

Rutherford, Ont.
Feb-28/66

Dear Mrs Phillips:

Once again I am turning to you to solve a problem in our branch, I hope you are feeling well and also your husband - I will send this letter to Redbridge in case you are visiting your daughter there I know Mrs Morris will forward this to you if you are not there.

First ^(not a by-law) if a motion is made regarding something years ago and we want to change things now, can we not just make a new motion, or do we have to find the old motion and add an amendment to it. Also is it required that a months notice of motion be given. I feel this is correct with by-law but did not think this was necessary for a ordinary motion I thought that as long as everyone or $\frac{2}{3}$ majority present were in favour of this motion that it would be in order. I read the hand book but it seems to deal with by-laws or amendments to motions made all in one meeting not motions that were made long ago, in Canadian Parliamentary Practice I believe there is a rule that states If a new motion is made with $\frac{2}{3}$ ~~in favour~~ of the members present ~~it is~~ in favour of it it overrules the old motion. I have just been told this by someone who has a book on Parliamentary Procedures so this is not the exact wording