## THE

## CALIFORNIA DIGEST

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# MASONIC LAW,

CONTAINING THE

OLD CHARGES AND REGULATIONS OF 1720,

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## CONSTITUTION AND GENERAL REGULATIONS

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M.: W.: Grand Lodge of California,

AS AMENDED TO 1866,

WITH THE

RESOLUTIONS AND DECISIONS
NOW IN FORCE IN THAT M. . . W. . . GRAND BODY, ETC.

COLLATED BY

## LORENZO GORDIN YATES,

Deputy Grand Lecturer and Master of Alameda Lodge, No. 167.

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## OLD CHARGES AND REGULATIONS

OF THE

## Free and Accepted Masons,

Collected from the Old Records of the Lodges, and Presented to the Grand Lodge of England on the 27th Day of Dec., 1721.

Ordered to be Printed with the Proceedings of the Grand Lodge of California, May Eighth, 1855.

#### THE

## CHARGES OF A FREEMASON,

EXTRACTED FROM THE

Ancient Records of Lodges beyond the Sea, and of those in England, Scotland, and Ireland, for the use of Lodges in England;

TO BE READ AT THE

## MAKING OF NEW BRETHREN,

OR WHEN THE MASTER SHALL ORDER IT.

### CHARGE I.

CONCERNING GOD AND RELIGION.

A Mason is obliged by his tenure to obey the moral law; and if he rightly understands the art, he will never be a stupid atheist, nor an irreligious libertine. But though in ancient times Masons were charged in every country to be of the religion of that country or nation, whatever it was, yet it is now thought more expedient only to oblige them to that religion in which all men agree, leaving their particular opinions to themselves; that is, to be good men and true, or men of honor and honesty, by whatever denominations or persuasions they may be distinguished; whereby Masonry becomes the centre of union, and the means of conciliating true friendship among persons that must have remained at a perpetual distance.

## CHARGE II.

OF THE CIVIL MAGISTRATE SUPREME AND SUBORDINATE.

A Mason is to be a peaceable subject to the civil powers, wherever he resides or works, and is never to be concerned in plots or conspiracies against the peace and welfare of the nation, nor to behave himself undutifully to inferior magistrates; for as Masonry hath been always injured by war. bloodshed, and confusion, so ancient kings and princes have been much disposed to encourage the craftsmen, because of their peaceableness and lovalty, whereby they practically answered the cavils of their adversaries, and promoted the honor of the Fraternity, who ever flourished in times of peace. that if a brother should be a rebel against the State, he is not to be countenanced in his rebellion, however he may be pitied as an unhappy man; and if convicted of no other crime, though the loval brotherhood must and ought to disown his rebellion, and give no umbrage or ground of political jealousy to the government for the time being, they cannot expel him from the Lodge, and his relation to it remains indefeasible.

## CHARGE III.

#### OF LODGES.

A Lodge is a place where Masons assemble and work; hence that assembly or duly organized society of Masons, is called a Lodge, and every brother ought to belong to one, and be subject to its by-laws and the general regulations. It is either particular or general, and will best be understood by attending it, and by the regulations of the general or Grand-Lodge hereunto annexed. In ancient times, no Master or fellow could be absent from it, especially when named to appear at it, without incurring a severe censure, until it appeared to the Master and Wardens that pure necessity hindered him.

The persons admitted members of a Lodge must be

good and true men, free born, and of mature and discreet age, no bondmen, no women, no immoral or scandalous men, but of good report.

## CHARGE IV.

OF MASTERS, WARDENS, FELLOWS, AND APPRENTICES.

All preferment among Masons is grounded upon real worth and personal merit only; that so the lords may be well served, the brethren not put to shame, nor the Royal Craft despised: therefore no Master or Warden is chosen by seniority, but for his merit. It is impossible to describe these things in writing, and every brother must attend in his place, and learn them in a way peculiar to this Fraternity. Only candidates may know, that no Master should take an Apprentice, unless he has sufficient employment for him, and unless he be a perfect youth, having no maim or defect in his body, that may render him incapable of learning the art of his serving his Master's lord, and of being made a brother, and then a Fellow-Craft in due time, even after he has served such a term of years as the custom of the country directs; and that he should be descended of honest parents; that so, when otherwise qualified, he may arrive to the honor of being the Warden, and then the Master of the Lodge, the Grand Warden, and at length the Grand Master of all the Lodges, according to his merit.

No brother can be a Warden until he has passed the part of a Fellow-Craft; nor a Master, until he has acted as a Warden, nor Grand Warden until he has been Master of a Lodge, nor Grand Master unless he has been a Fellow-Craft before his election, who is also to be nobly born, or a gentleman of the best fashion, or some eminent scholar, or some curious architect or other artist, descended of honest parents, and who is of singular great merit in the opinion of the Lodges. And for the better, and easier and more honorable discharge of his office, the Grand Master has a power to choose his own Deputy

Grand Master, who must be then, or must have been formerly, the Master of a particular Lodge, and has the privilege of acting whatever the Grand Master, his principal, should act, unless the said principal be present, or interpose his authority by a letter.

These rulers and governors, supreme and subordinate of the ancient Lodge, are to be obeyed in their respective stations by all the brethren, according to the old charges and regulations, with all humility, reverence, love, and alacrity.

## CHARGE V.

OF THE MANAGEMENT OF THE CRAFT IN WORKING.

All Masons shall work honestly on working days, that they may live creditably on holy days, and the time appointed by the law of the land, or confirmed by custom, shall be observed.

The most expert of the Fellow-Craftsmen shall be chosen or appointed the Master or Overseer of the lord's work; and who is to be called Master by those that work under him. The craftsmen are to avoid all ill language, and to call each other by no disobliging name, but brother or fellow; and to behave themselves courteously within and without the Lodge.

The Master, knowing himself to be able of cunning, shall undertake the lord's work as reasonably as possible, and truly dispend his goods as if they were his own; nor to give more wages to any brother or Apprentice than he really may deserve.

Both the Master and the Masons receiving their wages justly, shall be faithful to the lord, and honestly finish their work, whether task or journey, nor put the work to task that hath been accustomed to journey.

None shall discover envy at the prosperity of a brother, nor supplant him, or put him out of his work, if he be capable to finish the same; for no man can finish another's work so much to the lord's profit, unless he be thorough-

ly acquainted with the designs and draughts of him that began it.

When a fellow-craftsman is chosen Warden of the work under the Master, he shall be true both to Master and fellows; shall carefully oversee the work in the Master's absence to the Lord's profit; and his brethren shall obey him.

All Masons employed shall meekly receive their wages, without murmuring or mutiny, and not desert the Master till the work is finished.

A younger brother shall be instructed in working, to prevent spoiling the materials for want of judgment, and for increasing and continuing of brotherly love.

All the tools used in working shall be approved by the Grand Lodge.

No laborer shall be employed in the proper work of Masonry; nor shall Freemasons work with those that are not free, without an urgent necessity; nor shall they teach laborers and unaccepted Masons, as they should teach a brother or fellow.

### CHARGE VI.

OF BEHAVIOR, VIZ.: IN THE LODGE WHILE CONSTITUTED.

1. You are not to hold private committees, or separate conversation without leave from the Master, nor to talk of anything impertinent or unseemly, nor interrupt the Master or Wardens, or any brother speaking to the Master; nor behave yourself ludicrously or jestingly while the Lodge is engaged in what is serious and solemn; nor use any unbecoming language upon any pretence whatsoever; but to pay due reverence to your Master, Wardens, and fellows, and put them to worship.

If any complaint be brought, the brother found guilty shall stand to the award and determination of the Lodge, who are the proper and competent judges of all such controversies (unless you carry it by appeal to the Grand Lodge), and to whom they ought to be referred, unless a

lord's work be hindered the meanwhile, in which case a particular reference may be made; but you must never go to law about what concerneth Masonry, without an absolute necessity apparent to the Lodge.

## BEHAVIOR AFTER THE LODGE IS OVER AND THE BRETHREN NOT GONE.

2. You may enjoy yourselves with innocent mirth, treating one another according to ability, but avoiding all excess, or forcing any brother to eat or drink beyond his inclination, or hindering him from going when his occasions call him, or doing or saying anything offensive, or that may forbid an easy and free conversation, for that would blast our harmony, and defeat our laudable purposes. Therefore, no private piques or quarrels must be brought within the door of the Lodge, far less any quarrels about religion, or nations, or State policy, we being only, as Masons, of the catholic religion above mentioned; we are also of all nations, tongues, kindreds, and languages, and are resolved against all politics, as what never yet conduced to the welfare of the Lodge, nor ever will. This charge has been always strictly enjoined and observed; but especially ever since the reformation in Britain, or the dissent and secession of these nations from the communion of Rome.

## BEHAVIOR WHEN BRETHREN MEET WITHOUT STRANGERS, BUT NOT IN A LODGE FORMED.

3. You are to salute one another in a courteous manner, as you will be instructed, calling each other brother, freely giving each other mutual instruction as shall be thought expedient, without being overseen or overheard, and without encroaching upon each other, or derogating from that respect which is due to a brother, were he not a Mason: for, though all Masons are as brethren upon the same level, yet Masonry takes no honor from a man that he had before; nay, rather it adds to his honor.

especially if he has deserved well of the brotherhood, who must give honor to whom it is due, and avoid ill manners.

#### BEHAVIOR IN PRESENCE OF STRANGERS NOT MASONS.

4. You shall be cautious in your words and carriage, that the most penetrating stranger shall not be able to discover or find out what is not proper to be intimated; and sometimes you shall divert a discourse, and manage it prudently for the honor of the worshipful Fraternity.

## BEHAVIOR AT HOME AND IN YOUR NEIGHBORHOOD.

5. You are to act as becomes a moral and wise man; particularly not to let your family, friends and neighbors know the concerns of the Lodge, etc., but wisely to consult your own honor, and that of the ancient brother-hood, for reasons not to be mentioned here. You must also consult your health, by not continuing together too late, or too long from home, after Lodge hours are past; and by avoiding of gluttony or drunkenness, that your families be not neglected, or injured, nor you disabled from working.

## BEHAVIOR TOWARDS A STRANGE BROTHER.

6. You are cautiously to examine him, in such a method as prudence shall direct you, that you may not be imposed upon by an ignorant false pretender, whom you are to reject with contempt and derision, and beware of giving him any hints of knowledge.

But if you discover him to be a true and genuine brother, you are to respect him accordingly; and if he is in want, you must relieve him if you can, or else direct him how he may be relieved. You must employ him some days, or else recommend him to be employed. But you are not charged to do beyond your ability, only to prefer a poor brother, that is a good man and true, before any other poor people in the same circumstances.

Finally, all these charges you are to observe, and also those that shall be communicated to you in another way; cultivating brotherly love, the foundation and copestone, the cement and glory of this ancient Fraternity, avoiding all wrangling and quarreling, all slander and backbiting, nor permitting others to slander any honest brother, but defending his character, and doing him all good offices, as far as is consistent with your honor and safety, and no farther.

And if any of them do you injury, you must apply to your own or his Lodge; and from thence you may appeal to the Grand Lodge at the quarterly communication, and from thence to the annual Grand Lodge, as has been the ancient laudable conduct of our forefathers in every nation; never taking a legal course but when the case cannot be otherwise decided, and patiently listening to the honest and friendly advice of Master and fellows, when they would prevent your going to law with strangers, or would excite you to put a speedy period to all lawsuits, so that you may mind the affair of. Masonry with the more alacrity and success. But with respect to brothers or fellows at law, the Master and brethren should kindly offer their mediation, which ought to be thankfully submitted to by the contending brethren; and if that submission is impracticable, they must, however, carry on their process, or lawsuit, without wrath and rancor (not in the common way) saving or doing nothing which may hinder brotherly love, and good offices to be renewed and continued; that all may see the benign influence of Masonry, as all true Masons have done from the beginning of the world, and will do to the end of time.

Amen—So mote it be.

## GENERAL REGULATIONS.

- 1. The Grand Master, or his Deputy, hath authority and right not only to be present in any true Lodge, but also to preside wherever he is, with the Master of the Lodge on his left hand, and to order his Grand Wardens to attend him, who are not to act in particular Lodges as Wardens, but in his presence and at his command; because there the Grand Master may command the Wardens of that Lodge, or any other brethren he pleaseth, to attend and act as his Wardens pro tempore.
- II. The Master of a particular Lodge has the right and authority of congregating the members of his Lodge into a Chapter at pleasure, upon any emergency or occurrence, as well as to appoint the time and place of their usual forming; and in case of sickness, death, or necessary absence of the Master, the Senior Warden shall act as Master pro tempore, if no brother is present who has been Master of that Lodge before; for in that case the absent Master's authority reverts to the last Muster then present; though he cannot act until the said Senior Warden has once congregated the Lodge, or, in his absence, the Junior Warden.
- III. The Master of each particular Lodge, or one of the Wardens, or some other brother by his order, shall keep a book containing their by-laws, the names of their members, with a list of all the Lodges in town, and the usual times and places of their forming, and all their transactions that are proper to be written.
- IV. No Lodge shall make more than five new brethren at one time, nor any man under the age of twentyfive, who must be also his own master; unless by a dispensation from the Grand Master or his Deputy.
  - V. No man can be made or admitted a member of a

particular Lodge without previous notice one month before given to the said Lodge, in order to make due inquiry into the reputation and capacity of the candidate, unless by the dispensation aforesaid.

- VI. But no man can be entered a brother in one particular Lodge, or admitted to be a member thereof, without the unanimous consent of all the members of that Lodge then present when the candidate is proposed, and their consent is formally asked by the Master; and they are to signify their consent or dissent in their own prudent way, either virtually or in form, but with unanimity: nor is this inherent privilege subject to a dispensation; because the members of a particular Lodge are the best judges of it; and if a fractious member should be imposed on them, it might spoil their harmony or hinder their freedom, or even break or disperse the Lodge; which ought to be avoided by all good and true brethren.
- VII. Every new brother at his making is decently to clothe the Lodge, that is, all the brethren present, and to deposit something for the relief of indigent and decayed brethren, as the candidate shall think fit to bestow, over and above the small allowance stated by the bylaws of that particular Lodge; which charity shall be lodged with the Master or Wardens, or the Cashier, if the members think fit to choose one.

And the candidate shall also solemnly promise to submit to the Constitutions, the Charges, and Regulations, and to such other good usages as shall be intimated to him in time and place convenient.

VIII. No set or number of brethren shall withdraw or separate themselves from the Lodge in which they were made brethren, or were afterward admitted members, unless the Lodge becomes too numerous; nor even then, without a dispensation from the Grand Master or his Deputy; and when they are thus separated, they

must either immediately join themselves to such other Lodge as they shall like best, with the unanimous consent of that other Lodge to which they go (as above regulated), or else they must obtain the Grand Master's Warrant to join in forming a new Lodge.

If any set or number of Masons shall take upon themselves to form a Lodge without the Grand Master's Warrant, the regular Lodges are not to countenance them, nor own them as fair brethren and duly formed, nor approve of their acts and deeds; but must treat them as rebels, until they humble themselves, as the Grand Master shall in his prudence direct, and until he approve of them by his Warrant, which must be signified to the other Lodges, as the custom is when a new Lodge is to be registered in the list of Lodges.

- IX. But if any brother so far misbehaves himself as to render his Lodge uneasy, he shall be twice duly admonished by the Master or Wardens in a formed Lodge; and if he will not refrain his imprudence, and obediently submit to the advice of his brethren, and reform what gives them offence, he shall be dealt with according to the by-laws of that particular Lodge, or else in such a manner as the quarterly communication shall in their great prudence think fit; for which a new regulation may be afterward made.
- X. The majority of every particular Lodge, when congregated, shall have the privilege of giving instructions to their Master and Wardens before the assembling of the Grand Chapter, or Lodge, at the three quarterly communications hereafter mentioned, and of the annual Grand Lodge too; because their Masters and Wardens are their representatives, and are supposed to speak their mind.
- XI. All particular Lodges are to observe the same usages as much as possible; in order to which, and for

cultivating a good understanding among Freemasons, some members out of every Lodge shall be deputed to visit the other Lodges as often as shall be thought convenient.

XII. The Grand Lodge consists of, and is formed by, the Masters and Wardens of all the regular particular Lodges upon record, with the Grand Master at their head, and his Deputy on his left hand, and the Grand Wardens in their proper places, and must have a quarterly communication about Michaelmas, Christmas, and Lady Day, in some convenient place as the Grand Master shall appoint, where no brother shall be present who is not at that time a member thereof, without a dispensation; and while he stays, he shall not be allowed to vote, nor even give his opinion, without leave of the Grand Lodge asked and given, or unless it be duly asked by the said Lodge.

All matters are to be determined in the Grand Lodge by a majority of votes, each member having one vote, and the Grand Master having two votes, unless the said Lodge leave any particular thing to the determination of the Grand Master for the sake of expedition.

XIII. At the said quarterly communication all matters that concern the fraternity in general, or particular Lodges, or single brethren, are quietly, sedately, and maturely to be discoursed of and transacted. Apprentices must be admitted Masters and Fellow-Craft only here, unless by a dispensation. Here also all differences that can not be made up and accommodated privately, nor by a particular Lodge, are to be seriously considered and decided; and if any brother thinks himself aggrieved by the decision of this Board, he may appeal to the annual Grand Lodge next ensuing, and leave his appeal in writing with the Grand Master, or his Deputy, or the Grand Wardens.

Here also the Master or the Wardens of each particular

Lodge shall bring and produce a list of such members as have been made, or even admitted in their particular Lodges since the last communication of the Grand Lodge: and there shall be a book kept by the Grand Master, or his Deputy, or rather by some brother whom the Grand Lodge shall appoint for Secretary, wherein shall be recorded all the Lodges, with their usual times and places of forming, and the names of all the members of each Lodge; and all the affairs of the Grand Lodge that are proper to be written.

They shall also consider of the most prudent and effectual methods of collecting and disposing of what money shall be given to, or lodged with them in charity, toward the relief only of any true brother fallen into poverty or decay, but of none else; but every particular Lodge shall dispose of their own charity for poor brethren according to their own by-laws, until it be agreed by all the Lodges (in a new regulation) to carry in the charity collected by them to the Grand Lodge, at the quarterly or annual communication, in order to make a common stock of it, for the more handsome relief of poor brethren.

They shall also appoint a Treasurer, a brother of good worldly substance, who shall be a member of the Grand Lodge by virtue of his office, and shall be always present and have power to move to the Grand Lodge anything, especially what concerns his office. To him shall be committed all money raised for charity, or for any other use of the Grand Lodge, which he shall write down in a book, with the respective ends and uses for which the several sums are intended; and shall expend and disburse the same by such a certain order, signed as the Grand Lodge shall afterward agree to in a new regulation; but he shall not vote in choosing a Grand Master or Wardens, though in every other transaction. As in like manner the Secretary shall be a member of the Grand

Lodge by virtue of his office, and vote in everything except in choosing a Grand Master or Wardens.

The Treasurer and Secretary shall have each a clerk, who must be a brother and Fellow-Craft, but never must be a member of the Grand Lodge, nor speak without being allowed or desired.

The Grand Master, or his Deputy, shall always command the Treasurer and Secretary, with their clerks and books, in order to see how matters go on, and to know what is expedient to be done upon any emergent occasion.

Another brother (who must be a Fellow-Craft) should be appointed to look after the door of the Grand Lodge,

but shall be no member of it.

But these offices may be further explained by a new regulation, when the necessity and expediency of them may more appear than at present to the fraternity.

- XIV. If at any Grand Lodge, stated or occasional, quarterly or annual, the Grand Master and his deputy should be both absent, then the present Master of a Lodge that has been the longest a Freemason, shall take the chair and preside as Grand Master pro tempore, and shall be vested with all his power and honor for the time, provided there is no brother present that has been Grand Master formerly, or Deputy Grand Master; for the last Grand Master present, or else the last Deputy present, should always of right take place in the absence of the present Grand Master and his Deputy.
- XV. In the Grand Lodge none can act as Wardens but the Grand Wardens themselves, if present; and if absent, the person who presides in his place, shall order private Wardens to act as Grand Wardens pro tempore whose places are to be supplied by two Fellow-Craft of the same Lodge, called forth to act, or sent thither by the particular Master thereof; or if by him omitted, then they shall be called by the Grand Master, that so the Grand Lodge may be always complete.

XVI. The Grand Wardens, or any others, are first to advise with the Deputy about the affairs of the Lodge or of the brethren, and not to apply to the Grand Master without the knowledge of the Deputy, unless he refuse his concurrence in any certain necessary affair; in which case, or in case of any difference between the Deputy and the Grand Wardens, or other brethren, both parties are to go by concert to the Grand Master, who can easily decide the controversy and make up the difference, by virtue of his great authority.

The Grand Master should receive no intimation of business concerning Masonry but from his Deputy first, except in such certain cases as his Worship can well judge of; for if the application to the Grand Master be irregular, he can easily order the Grand Wardens, or any other brethren thus applying, to wait upon his Deputy, who is to prepare the business speedily, and to lay it orderly before his Worship.

XVII. No Grand Master, Deputy Grand Master, Grand Wardens, Treasurer, Secretary, or whoever acts for them, or in their stead *pro tempore*, can at the same time be the Master or Warden of a particular Lodge; but as soon as any of them has honorably discharged his Grand Office, he returns to that post or station in his particular Lodge from which he was called to officiate above.

XVIII. If the Deputy Grand Master be sick, or necessarily absent, the Grand Master may choose any Fellow-Craft he please to be his Deputy pro tempore: but he that is chosen Deputy at the Grand Lodge, and the Grand Wardens too, can not be discharged without the cause fairly appear to the majority of the Grand Lodge; and the Grand Master, if he is uneasy, may call a Grand Lodge on purpose to lay the cause before them, and to have their advice and concurrence; in which case, the majority of the Grand Lodge, if they can not reconcile

the Master and his Deputy or his Wardens, are to concur in allowing the Master to discharge his said Deputy or his said Wardens, and to choose another Deputy immediately; and the said Grand Lodge shall choose other Wardens in that case, that harmony and peace may be preserved.

XIX. If the Grand Master should abuse his power, and render himself unworthy of the obedience and subjection of the Lodges, he shall be treated in a way and manner to be agreed upon in a new regulation; because hitherto the ancient fraternity have had no occasion for it, their former Grand Masters having all behaved themselves worthy of that honorable office.

XX. The Grand Master, with his Deputy and Wardens, shall (at least once) go round and visit all the Lodges about town during his Mastership.

XXI. If the Grand Master die during his Mastership, or by sickness, or by being beyond sea, or any other way should be rendered incapable of discharging his office, the Deputy, or, in his absence, the Senior Grand Warden, or in his absence, the Junior, or, in his absence, any three present Masters of Lodges, shall join to congregate the Grand Lodge immediately, to advise together upon that emergency, and to send two of their number to invite the last Grand Master to resume his office, which now in course reverts to him; or, if he refuse, then the next last, and so backward. But if no former Grand Master can be found, then the Deputy shall act as principal until another is chosen; or if there be no Deputy, then the oldest Master.

XXII. The brethren of all the Lodges in and about London and Westminster, shall meet at an annual communication and feast, in some convenient place, on St. John Baptist's Day, or else on St. John Evangelist's Day.

as the Grand Lodge shall think fit by a new regulation, having of late years met on St. John Baptist's Day;

Provided, The majority of the Masters and Wardens, with the Grand Master, his Deputy, and Wardens, agree at their quarterly communications, three months before, that there shall be a feast and a general communication of all the brethren; for if either the Grand Master or the majority of the particular Masters are against it, it must be dropped for that time.

But whether there shall be a feast for all the brethren or not, yet the Grand Lodge must meet in some convenient place annually on St. John's Day; or if it be Sunday, then on the next day, in order to choose every year

a new Grand Master, Deputy, and Wardens.

XXIII. If it be thought expedient and the Grand Master, with the majority of the Masters and Wardens, agree to hold a grand feast, according to the ancient laudable custom of Masons, then the Grand Wardens shall have the care of preparing the tickets, sealed with the Grand Master's seal, of receiving the money for the tickets, of buying the materials of the feast, of finding out a proper and convenient place to feast in, and of every other thing that concerns the entertainment.

But, that the work may not be too burdensome to the two Grand Wardens, and that all matters may be expeditiously and safely managed, the Grand Master, or his Deputy, shall have power to nominate and appoint a certain number of Stewards, as his Worship shall think fit, to act in concert with the two Grand Wardens; all things relating to the feast being decided among them by a majority of voices, except the Grand Master or his Deputy interpose by a particular direction or appointment.

XXIV. The Wardens and Stewards shall, in due time, wait upon the Grand Master, or his Deputy, for directions and orders about the premises; but if his Worship and his Deputy are sick, or necessarily absent, they shall call together the Masters and Wardens of Lodges to meet on purpose for their advice and orders; or else they may take the matter wholly upon themselves and do the best they can.

The Grand Wardens and the Stewards are to account for all the money they receive, or expend. to the Grand Lodge after dinner, or when the Grand Lodge shall think

fit to receive their accounts.

If the Grand Master pleases, he may in due time summon all the Masters and Wardens of Lodges, to consult with them about ordering the grand feast, and about any emergency or accidental thing relating thereunto, that may require advice; or else to take it upon himself altogether.

XXV. The Masters of Lodges shall each appoint one experienced and discreet Fellow-Craft of his Lodge, to compose a committee, consisting of one from every Lodge, who shall meet to receive, in a convenient apartment, every person that brings a ticket, and shall have power to discourse him, if they think fit, in order to admit or debar him, as they shall see cause;

Provided, They send no man away before they have acquainted all the brethren within doors with the reasons thereof, to avoid mistakes; that so no true brother may be debarred, nor a false brother or mere pretender admitted. This committee must meet very early on St. John's Day, at the place, even before any persons come with tickets.

XXVI. The Grand Master shall appoint two or more trusty brethren to be porters or doorkeepers, who are also to be early at the place, for some good reasons: and who are to be at the command of the committee.

XXVII. The Grand Wardens, or the Stewards, shall appoint beforehand such a number of brethren to serve

at table as they think fit and proper for that work; and they may advise with the Masters and Wardens of Lodges about the most proper persons, if they please, or may take in such by their recommendation; for none are to serve that day but Free and Accepted Masons, that the communications may be free and harmonious.

XXVIII. All the members of the Grand Lodge must be at the place long before dinner, with the Grand Master, or his Deputy, at their head, who shall retire and form themselves.

And this is done in order—

- 1. To receive any appeals duly lodged, as above regulated, that the appellant may be heard, and the affair may be amicably decided before dinner, if possible; but if it can not, it must be delayed till after the new Grand Master is elected; and if it can not be decided after dinner, it may be delayed, and referred to a particular committee, that shall quietly adjust it, and make report to the next quarterly communication, that brotherly love may be preserved.
- 2. To prevent any difference or disgust which may be feared to arise that day, that no interruption may be given to the harmony and pleasure of the Grand Feast.
- 3. To consult about whatever concerns the decency and decorum of the Grand Assembly, and to prevent all indecency and ill manners, the assembly being promiseuous.
- 4. To receive and consider of any good motion, or any momentous and important affair that shall be brought from the particular Lodges by their representatives, the several Masters and Wardens.
- XXIX. After these things are discussed, the Grand Master and his Deputy, the Grand Wardens, or the Stewards, the Secretary, the Treasurer, the Clerks, and every other person shall withdraw and leave the Masters

and Wardens of the particular Lodges alone, in order to consult amicably about electing a new Grand Master, or continuing the present, if they had not done it the day before; and if they are unanimous for continuing the present Grand Master, his Worship shall be called in, and humbly desired to do the fraternity the honor of ruling them for the year ensuing; and after dinner it will be known whether he accepts of it or not; for it should not be discovered but by the election itself.

XXX. Then the Masters and Wardens, and all the brethren, may converse promiscuously, or as they please to sort together, until the dinner is coming in, when every brother takes his seat at table.

XXXI. Some time after dinner, the Grand Lodge is formed, not in the retirement, but in the presence of all the brethren who yet are not members of it, and must not therefore speak until they are desired and allowed.

XXXII. If the Grand Master of last year has consented with the Masters and Wardens in private, before dinner, to continue for the year ensuing, then one of the Grand Lodge, deputed for that purpose, shall represent to all the brethren, his Worship's good government, etc., and, turning to him, shall, in the name of the Grand Lodge, humbly request him to do the fraternity the great honor (if nobly born, if not), the great kindness, of continuing to be their Grand Master for the year ensuing. And his Worship declaring his consent by a bow or a speech, as he pleases, the said deputed member of the Grand Lodge shall proclaim him Grand Master, and all the members of the Lodge shall salute him in due form. And all the brethren shall for a few minutes have leave to declare their satisfaction, pleasure, and congratulation.

XXXIII. But if either the Master and Wardens have not in private, this day before dinner nor the day before,

desired the last Grand Master to continue in the Mastership another year; or if he, when desired, has not consented: Then

The last Grand Master shall nominate his successor for the year ensuing, who, if unanimously approved by the Grand Lodge, and if there present, shall be proclaimed, saluted, and congratulated the new Grand Master as above hinted, and immediately installed by the last Grand Master, according to usage.

XXXIV. But if that nomination is not unanimously approved, the new Grand Master shall be chosen immediately by ballot, every Master and Warden writing his man's name, and the last Grand Master writing his man's name too; and the man whose name the last Grand Master shall first take out, casually or by chance, shall be Grand Master for the year ensuing; and, if present, he shall be proclaimed, saluted, and congratulated as above hinted, and forthwith installed by the last Grand Master, according to usage.

XXXV. The last Grand Master thus continued, or the new Grand Master thus installed, shall next nominate and appoint his Deputy Grand Master, either the last or a new one, who shall also be declared, saluted, and congratulated as above hinted.

The Grand Master shall also nominate the new Grand Wardens, and if unanimously approved by the Grand Lodge, shall be declared, saluted, and congratulated as above hinted; but if not, they shall be chosen by ballot, in the same way as the Grand Master; as the Wardens of private Lodges are also to be chosen by ballot in each Lodge, if the members thereof do not agree to their Master's nomination.

XXXVI. But if the brother whom the present Grand Master shall nominate for his successor, or whom the majority of the Grand Lodge shall happen to choose by ballot, is, by sickness or other necessary occasion, absent

from the Grand Feast, he can not be proclaimed the new Grand Master, nuless the old Grand Master, or some of the Masters and Wardens of the Grand Lodge can vouch, upon the honor of a brother, that the said person so nominated or chosen, will readily accept of the said office; in which case the old Grand Master shall act as proxy, and shall nominate the Deputy and Wardens in his name, also receive the usual honors, homage, and congratulation.

XXXVII. Then the Grand Master shall allow any brother, Fellow-Craft, or Apprentice to speak, directing his discourse to his Worship; or to make any motion for the good of the fraternity, which shall be either immediately considered and finished, or else referred to the consideration of the Grand Lodge, at their next communication, stated or occasional. When that is over,

XXXVIII. The Grand Master or his Deputy, or some brother appointed by him, shall harangue all the brethren, and give them good advice; and lastly, after some other transactions, that cannot be written in any language, the brethren may go away or stay longer as they please.

XXXIX. Every annual Grand Lodge has an inherent power and authority to make new Regulations, or to alter these, for the real benefit of this ancient fraternity: provided, always, that the old Landmarks be carefully preserved, and that such alterations and new Regulations be proposed and agreed to at the third quarterly communication preceeding the annual Grand Feast; and that they be offered also to the perusal of all the brethren before dinner, in writing, even of the youngest Apprentice, the approbation and consent of the majority of all the brethren present being absolutely necessary to make the same binding and obligatory; which must, after dinner, and after the new Grand Master is installed, be solemnly desired, as it was desired and obtained for these Regulations, when proposed by the Grand Lodge, to about 150 brethren, on St. John Baptist's Day, 1721.

## GRAND LODGE

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## FREE AND ACCEPTED MASONS.



## CONSTITUTION

OF THE

## M..W..GRAND LODGE

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## Free and Accepted Masons

OF THE

## STATE OF CALIFORNIA,

AS REVISED AND ADOPTED IN MAY, A.L. 5859, AND AMENDED TO OCTOBER, A.L. 5866.

## PART I.

Of the Organization of the Grand Lodge.

### ARTICLE I.

OF ITS TITLE AND SEAL.

Section 1. This Grand Lodge shall be entitled "The Most Worshipful Grand Lodge of Free and Accepted Masons of the State of California."

Sec. 2. It shall have a Seal, bearing such devices and inscriptions as have heretofore been, or may hereafter be determined, which shall be affixed to all instruments issued by or under its authority.

## ARTICLE II.

OF ITS MEMBERS AND THEIR QUALIFICATIONS.

Section 1. The Grand Lodge shall be composed of a Grand Master (whose address shall be Most Worshipful), a Deputy Grand Master, a Senior Grand Warden, and a Junior Grand Warden (whose addresses shall severally be Right Worshipful), a Grand Treasurer and a Grand Secretary (whose addresses shall severally be Very Worshipful), a Grand Chaplain (whose address shall be Very Reverend), a Grand Orator, a Grand Marshal, a Grand Standard Bearer, a Grand Sword Bearer, a Grand Bible Bearer, a Senior Grand Deacon, a Junior Grand Deacon, two Grand Stewards, a Grand Organist, a Grand Pursuivant and a Grand Tyler (whose addresses shall severally be Worshipful), and such other officers as it may hereafter designate: together with all the Past Grand Officers and Past Masters of this jurisdiction, and the Masters and Wardens of the several chartered and duly constituted Lodges, or the representatives thereof, duly elected as provided in Art. II, Part VII.

Sec. 2. Each officer and member of the Grand Lodge must be a member of some Lodge within its jurisdiction. With the cessation of such membership shall cease his office and membership in the Grand Lodge.

Sec. 3. No member of the Grand Lodge shall be represented therein by proxy.

### ARTICLE III.

## OF ITS POWERS AND AUTHORITY.

Section 1. The Grand Lodge is the Supreme Masonic Power and Authority in this State, possessing all the attributes of sovereignty and government—legislative, executive, and judicial—limited only by a strict adherence to the Ancient Landmarks of the Order, and to the provisions of its own Constitution and Regulations.

Sec. 2. Its legislative powers extend to every case of

legislation not expressly delegated by itself to the Lodges; and the Constitution and Regulations, which it has an inalienable right to adopt and promulgate at its own convenience, and to alter, amend, or repeal at its own pleasure, under the limitations therein imposed, are final and binding upon all Lodges and Masons within its jurisdiction, until so altered, amended, or repealed.

SEC. 3. Its executive powers include the granting of dispensations and charters to establish and perpetuate Lodges within this State, and in other territory where no Grand Lodge exists; the revocation or suspension thereof; the issuing of special dispensations for all purposes permitted by any of the provisions of this Constitution; and the exercise, generally, of all such authority as may be necessary to carry its own legislation into complete effect.

SEC. 4. Its judicial powers are of two kinds:

1st. Original—Including the decision of all controversies between any of the Lodges, or between one of them and a member or members of another, or between members of different Lodges; and the enforcement of discipline upon its own members and upon the Lodges under its jurisdiction: and

2d. Appellate—Embracing the revision of all matters of controversy or discipline, proper for Masonic investigation, which may have arisen in any of the Lodges, and over which it has not retained original jurisdiction.

## ARTICLE IV.

## OF ITS COMMUNICATIONS.

Section 1. The Grand Lodge shall hold its Annual Communications for the transaction of its regular business, at the City of San Francisco, commencing on the second Tuesday of October, at 10 o'clock, A.M.

SEC. 2. Special Communications may be ordered by the Grand Master whenever, in his opinion, the welfare of

the Fraternity shall require it.

- SEC. 3. Special Communications shall be ordered by the Grand Master, upon an application therefor in writing setting forth the causes which demand it, and signed by the Masters of at least five chartered Lodges.
- SEC. 4. Every order for a Special Communication shall designate the object thereof, so far as is proper to be written, and shall be issued to each Lodge and Grand Officer at least thirty days before the day named for meeting; and no business shall be transacted thereat other than that for which the Grand Lodge was especially convened.
- Sec. 5. The officers or representatives of at least fifteen chartered Lodges shall be present in order to transact any business in the Grand Lodge, either at an Annual or Special Communication; but, upon occasions of ceremony only, the Grand Master, or his duly authorized representative, with a sufficient number of brethren to fill the stations and places, may at any time open the Grand Lodge, and perform the ceremonies for which it was convened.

## ARTICLE V.

#### OF THE ELECTIONS AND APPOINTMENTS.

- Section 1. The Grand Master, Deputy Grand Master, Grand Wardens, Grand Treasurer, and Grand Secretary shall be elected by ballot, at each Annual Communication, upon the fourth day thereof; shall be installed before its close; and shall hold their respective offices until their successors shall have been elected and installed. A majority of all the votes cast shall be necessary for an election.
- Sec. 2. All other Grand Officers shall be appointed by the Grand Master, immediately after his installation, at each Annual Communication; shall be properly invested before the close thereof; and shall hold their respective offices during his will and pleasure.
  - Sec. 3. Whenever a vacancy shall occur in any elective

office of the Grand Lodge, the Grand Master shall have power to fill the same by appointment, which appointment shall be valid until the succeeding annual election and installation; and the officer so appointed shall be charged with all the duties and responsibilities of one regularly elected.

## ARTICLE VI.

### OF ITS VOTING AND REPRESENTATION.

Section 1. All questions in the Grand Lodge (except elections of officers) shall be decided either *viva voce*, or by a show of hands—unless, before the announcement of the result thereof, three members shall demand that the vote be taken by yeas and nays, in which case it shall thus be taken.

SEC. 2. Each Grand Officer present, whether elected or appointed (except the Grand Tyler), and each Past Grand Officer present, shall be entitled to one vote.

Sec. 3. Each Lodge represented shall be entitled to three votes; and the Past Masters of each Lodge shall,

collectively, be entitled to one vote.

- SEC. 4. No Grand Officer, Past Grand Officer, or Past Master, voting, or participating in a vote, in either of those capacities, shall vote, or participate in a vote, in any other of them; but either of such members may, as Master, Warden, or representative of a Lodge, cast also the vote or votes to which such position shall entitle him.
- SEC. 5. When a Lodge shall be represented by only two of its proper officers, the officer highest in rank may cast two of the three votes.
- Sec. 6. When a Lodge shall be represented by only one of its proper officers, or by a representative, such officer or representative may cast all the votes to which it is entitled.
- SEC. 7. In all cases of a tie vote, except votes by ballot, the Grand Master, in addition to his proper vote, may have the casting vote.

#### ARTICLE VII.

### OF ITS COMMITTEES AND THEIR DUTIES.

- Section 1. The following regular committees, to consist of five members each, shall be appointed by the Grand Master at each Annual Communication, viz: On Credentials, on Grievances, on Finances, on Jurisprudence, on Charters, on Returns, on By-Laws, and on Correspondence.
- Sec. 2. Special committees may also be appointed by the Grand Master, whenever it may be deemed necessary by the Grand Lodge.
- SEC. 3. No business of any kind shall be finally acted upon, until after reference to and report upon, by a committee, unless by unanimous consent; and no appropriation of money shall be made until after reference to and report upon, by the Committee on Finances.

### ARTICLE VIII.

#### OF ITS REVENUES.

Section 1. The revenue of the Grand Lodge shall be derived from the following sources:

1st. From fees charged for dispensations, charters, diplomas, and other documents issued under its authority:

- 2d. From contributions levied upon the Lodges, which shall always be equal and uniform, in proportion to their membership, admissions, and degrees conferred: and
- 3d. From the funds, dues, and proceeds of all property of dissolved Lodges within its jurisdiction.
- SEC. 2. The following shall be the fees charged as above, exclusive of those provided in Sec. 3, Article IV, Part II, to be paid to the Grand Secretary:
- 1st. For a dispensation to form a new Lodge, the sum of seventy-five dollars:
- 2d. For a charter to perpetuate a Lodge, the sum of fifty dollars:

3d. For a dispensation to hold an election of an officer or officers at a time other than that named in Sec. 1, Art. I, Part IV, the sum of ten dollars:

4th. For a dispensation to ballot for a candidate for the degrees, without the reference to a committee provided in Sec. 3, Art. III, Part III, the sum of ten dollars:

5th. For a dispensation to receive and act upon the petition of a rejected candidate, within a less period than the twelve months prescribed in Sec. 2, Art. III, Part III, the sum of ten dollars: and

6th. For a diploma of any kind, the sum of two dollars, except when issued for the widow or children of a deceased Mason, in which case there shall be no charge: but no diploma shall issue except upon the presentation to the Grand Secretary of a certificate from the Secretary of a Lodge, in one of the forms prescribed in Art. III, Part VII.

Sec. 3. In no case shall either of the foregoing documents be issued until the fees therefor shall have been paid to the Grand Secretary.

Sec. 4. The following contributions shall be paid, as annual dues, by each of the Lodges, whether chartered or under dispensation, at the time and in the manner provided in Sec. 4, Art. II, Part III:

1st. For each degree it shall have conferred during the year, the sum of one dollar:

2d. For each member it shall have received by affiliation during the year, the sum of one dollar:

3d. For each Master Mason borne upon its roll at the date of its annual return, the sum of one dollar:

And the Grand Lodge may levy, in addition to the above, such other contributions as in its judgment may be required.

SEC. 5. In case of the dissolution of a Lodge, the Grand Secretary, or some brother by him duly authorized, shall at once proceed to receive its funds on hand, collect its outstanding dues, and dispose of its jewels, furniture, and

property of every kind, in such manner as shall seem to him most judicious; and he shall place the proceeds thereof, after the payment of necessary expenses, among the funds of the Grand Lodge.

## PART II.

Of the Grand Officers, their Powers and Duties.

## ARTICLE I.

OF THE GRAND MASTER.

Section 1. The Grand Master, during the interval between the Communications of the Grand Lodge, may exercise all its executive powers as defined in Sec. 3, Art. III, Part I, except the granting of charters. By virtue of these, authority is given him—

1st. To grant dispensations for the formation of new Lodges, under the regulations prescribed in Sec. 2, Art. I, Part III:

2d. To grant dispensations for the holding elections of an officer or officers at times other than the regular periods prescribed in Sec. 1, Art. I, Part VI, under the regulations provided in Sec. 2. Art. I. Part IV:

3d. To grant dispensations to ballot for and confer the degrees upon candidates, without the reference of their applications to committees, as provided in Sec. 3, Art. III, Part III, under the regulations prescribed in Sec. 4, Art. III, Part III:

4th. To grant dispensations to receive and act upon the petitions of rejected applicants, within a less period than the twelve months prescribed in Sec. 2, Art. III, Part III, under the regulations provided in Sec. 4, Art. III, Part III: 5th. To convene any Lodge, preside therein, inspect its proceedings, and compel its conformity to Masonic usage:

6th. To arrest the charter or dispensation of any Lodge, for good reasons shown, and suspend the operations thereof until the next Annual Communication:

7th. To suspend the Master of any Lodge from the exercise of the powers and duties of his office, for good reasons shown, until the next Annual Communication:

8th. To require the attendance of, and information from any Grand Officer, respecting matters appertaining to the duties of his office: and

9th. To appoint Representatives in other recognized Lodges, and to receive and accredit such Representatives from them.

Sec. 2. It shall be the duty of the Grand Master— 1st. To preside in the Grand Lodge at all its Communications:

2d. To present, at each Annual Communication, a written message, therein setting forth all his official acts during the year, exhibiting the general condition of Masonry within the jurisdiction, and recommending such legislation as he may deem necessary or expedient for the welfare of the Order:

3d. To constitute all chartered Lodges, either in person or by a duly authorized representative, in accordance with the ancient usages and regulations:

4th. To exercise a general and careful supervision over the Craft, and see that the Constitution and Regulations of the Grand Lodge are strictly maintained, supported, and obeyed: and

5th. To discharge all the necessary executive functions of the Grand Lodge, when that body is not in session.

## ARTICLE II.

OF THE DEPUTY GRAND MASTER AND GRAND WARDENS.
SECTION 1. It shall be the duty of the Deputy Grand

Master to assist the Grand Master in the discharge of his duties at all the Communications of the Grand Lodge, and, in his absence, to preside therein; and, in the event of the death of the Grand Master, or of his absence from the State, or of his inability, from any cause, to perform the functions of his office, the Deputy Grand Master shall succeed to and be charged with all his powers and duties.

SEC. 2. It shall be the duty of the Grand Wardens to assist the Grand Master at all the Communications of the Grand Lodge, and, in his absence, and that of the Deputy Grand Master, to preside therein in the order of their rank; and, in case of the death, absence from the State, or inability as before, of both their superiors, the Grand Wardens shall, in the order of their rank, succeed to and be charged with all the powers and duties of the Grand Master.

#### ARTICLE III.

## OF THE GRAND TREASURER.

Section 1. It shall be the duty of the Grand Treasurer—

1st. To receive all moneys belonging to the Grand Lodge, from the Grand Secretary; to give him duplicate receipts therefor; and to keep, in proper books, a just account thereof:

2d. To take charge of all other property of the Grand Lodge, except as provided in Sec. 1, Art. IV, of this Part, and keep an accurate account thereof:

3d. To pay all orders drawn upon such funds and moneys, under such regulations as may be provided by the Grand Lodge:

4th. To attend the Grand Lodge at all its Communications, and the Grand Master, when required, with the books and all necessary papers appertaining to his office; and also, if required by the Grand Lodge or Grand Master, to attend with such books and papers upon any committee which may be appointed to act in relation to the fiscal concerns of the Grand Lodge: and 5th. To report at each Annual Communication a detailed account of his receipts and disbursements, with proper vouchers for the latter; and to present a statement of the existing condition of its property and finances.

SEC. 2. He shall execute and file in the office of the Grand Master, within fifteen days after his installation, an official bond, in such penal sum and with such sureties as shall be approved by the Grand Master, conditioned that he will faithfully discharge the duties of his office, as prescribed in this Constitution, and, at the end of his term, pay over and transfer to his successor all funds or property of the Grand Lodge which shall have come into his keeping.

SEC. 3. He shall receive such compensation for his

services as the Grand Lodge may direct.

# ARTICLE IV.

#### OF THE GRAND SECRETARY.

Section 1. It shall be the duty of the Grand Sec-

retary—

1st. To record all the transactions of the Grand Lodge which it is proper to have written; and to superintend the publication thereof, immediately after the close of each Communication, under such instructions as may be given by the Grand Lodge:

2d. To receive, duly file, and safely keep all papers and documents addressed or belonging to the Grand Lodge; and to present such as may require its action, at

each Annual Communication thereof:

3d. To keep the Seal of the Grand Lodge, and affix the same, with his attestation, to all instruments emanating from that body, and to all the written official acts of the Grand Master:

4th. To collect all moneys due to the Grand Lodge, keep a correct account thereof in proper books, and pay the same quarterly to the Grand Treasurer:

5th. To report, at each Annual Communication, a detailed account of all moneys received by him during the year, with a specific statement of the sources whence they were derived; and to present therewith the receipts of the Grand Treasurer therefor:

6th. To report, at each Annual Communication, all Lodges which shall be in arrears to the Grand Lodge, or which shall have neglected or refused to comply with any provision of its Constitution and Regulations:

7th. To conduct the correspondence of the Grand Lodge, and to submit copies thereof, at each Annual Communication, for its inspection:

8th. To attend the Grand Lodge at all its Communications, and the Grand Master, when required, with the books and all necessary papers appertaining to his office:

9th. To keep his office, with all the books, papers, and archives of the Grand Lodge, in a fire-proof building; and to have the same open at least six hours each day (except Sundays) for the transaction of Masonic business:

10th. To transmit to each Lodge within the jurisdiction, once in every two months, a list of all rejections, expulsions, suspensions, and restorations of which he shall have been notified by the several Lodges:

11th. To present, at each Annual Communication, an estimate of the probable expenses of the ensuing year, giving each class of expenditures under its proper head; and also to present an estimate of the probable income from the known sources of revenue, during the same period:

12th. To issue notices of any special Communication ordered by the Grand Master, to each Lodge and Grand Officer within the jurisdiction:

13th. To issue notices to each Lodge, of the granting of a dispensation by the Grand Master, for the formation of a new Lodge:

14th. To transmit to any Lodge, which shall send him

a certificate of membership and good standing of a deceased brother, in the form prescribed in Art. III. Part VII, stating that he leaves a wife, child, or children, a Grand Lodge diploma for her, his, or their benefit, free of charge, when so requested by such Lodge:

15th. To take charge of the jewels, furniture, clothing, and paraphernalia of the Grand Lodge, during its vaca-

tions:

16th. To furnish every Grand Officer, elected or appointed, with a certificate of such election or appointment:

17th. To act as Grand Librarian, and take charge of the library of the Grand Lodge, under such regulations as it may prescribe:

18th. To report, at each Annual Communication, all unfinished business of the Grand Lodge; and to present all such other matters to its notice as may properly come within his province: and

19th. To perform all such other duties, appertaining to his office, as the Grand Lodge may direct.

- SEC. 2. He shall execute and file in the office of the Grand Master, within fifteen days after his installation, an official bond, in such penal sum and with such sureties as shall be approved by the Grand Master, conditioned that he will faithfully discharge the duties of his office as prescribed in this Constitution.
- Sec. 3. He shall receive such compensation for his services as the Grand Lodge may direct; and in addition thereto shall receive the following fees:
- 1st. For a dispensation to open a new Lodge, the sum of fifteen dollars:
- 2d. For a charter to perpetuate a Lodge, the sum of ten dollars:
- 3d. For a dispensation to hold an election of an officer or officers at another than the regular period, the sum of five dollars:
  - 4th. For a dispensation to ballot for a candidate and

confer the degrees, without reference to a committee, the sum of five dollars:

5th. For a dispensation to receive and act upon the petition of a rejected applicant, within a less period than twelve months, the sum of five dollars:

6th. For a diploma of any kind (except when issued for the widow or children of a deceased brother), the sum of three dollars: and

7th. For every certificate (except those hereinbefore named) requiring the seal of the Grand Lodge, the sum of three dollars.

SEC. 4. He may, with the approval of the Grand Master, appoint an Assistant Grand Secretary, for whose official acts he shall be responsible, and who shall be considered an appointed officer of the Grand Lodge, and shall receive such compensation for his services as it may direct.

## ARTICLE V.

#### OF THE APPOINTED GRAND OFFICERS.

SECTION 1. It shall be the duty of the Grand Chaplain, during each Communication of the Grand Lodge, to perform such services, appertaining to his office, as may be required of him by the Grand Master.

Sec. 2. It shall be the duty of the Grand Orator, at each Annual Communication, to deliver an address to the Grand Lodge upon matters appertaining to the Craft.

SEC. 3. It shall be the duty of the Grand Marshal—

1st. To proclaim the Grand Officers at their installation, and to make such other proclamations as by the Grand Master may be directed:

2d. To introduce the Representatives of other Grand Lodges, and all visiting brethren of distinction: and

3d. To conduct all processions of the Grand Lodge, under the direction of the Grand Master, and to perform such other duties, proper to his office, as may be required.

Sec. 4. It shall be the duty of the Grand Standard

Bearer to bear the Banner of the Grand Lodge in all processions and at all public ceremonies.

- Sec. 5. It shall be the duty of the Grand Sword Bearer to attend upon the Grand Master, and bear the Sword of the Grand Lodge in all processions and at all public ceremonies.
- Sec. 6. It shall be the duty of the Grand Bible Bearer to bear the Holy Writings in all processions and at all public ceremonies.
- Sec. 7. It shall be the duty of the Grand Deacons to assist the Grand Master and Grand Wardens in such manner as the ancient usages of the Craft prescribe.
- Sec. 8. It shall be the duty of the Grand Stewards to superintend the preparations for all festive occasions directed by the Grand Lodge.
- Sec. 9. It shall be the duty of the Grand Organist to preside at the organ at the opening and closing of the Grand Lodge, and to conduct its music upon all occasions of ceremony, when required.
- Sec. 10. It shall be the duty of the Grand Pursuivant—
- 1st. To guard the inner door of the Grand Lodge, and communicate with the Grand Tyler without:
- 2d. To announce all applicants for admission by their names and proper Masonic titles, and see that all who enter wear the jewel and clothing proper to their rank: and
- 3d. To allow none to withdraw who have not obtained permission to do so from the Grand Master.
  - Sec. 11. It shall be the duty of the Grand Tyler-
- 1st. To guard the outer door of the Grand Lodge, and communicate with the Grand Pursuivant within:
- 2d. To report all applicants for admission to the Grand Pursuivant, and see that all who enter are duly authorized and properly clothed:
- 3d. To make suitable preparations for the accommodation of the Grand Lodge at all its Communications, and

see that its hall is kept in proper condition during their continuance:

4th. To take charge of and safely keep the jewels, furniture, clothing, and paraphernalia of the Grand Lodge during its Communications: and

5th. To carry all notices and summonses, and perform such other duties as may be required of him by the Grand Lodge or Grand Master.

Sec. 12. The Grand Tyler shall receive for his services such compensation as the Grand Lodge may direct.

## ARTICLE VI.

OF THE COMPENSATION OF GRAND OFFICERS.

Section 1. Each of the elective Grand Officers shall be entitled to receive payment for the amount of his necessary expenses in attending the Grand Lodge at any of its Communications: but, in all cases, the claims for such expenses shall be ascertained by the Committee on Finances, and be by it reported on, before allowance by the Grand Lodge.

## PART III.

Of Subordinate Lodges.

## ARTICLE I.

ON THE ORGANIZATION OF A LODGE.

Section 1. A Lodge can only be formed by authority of a dispensation from the Grand Master, or of a charter from the Grand Lodge; and no charter shall be granted to any Lodge, until it shall have worked a time under dispensation, and shall have exhibited to the Grand Lodge satisfactory evidence of its Masonic capability.

SEC. 2. Upon the petition of seven or more Master

Masons being presented to the Grand Master, in the form prescribed in Art. III, Part VII, he may grant them a dispensation to open and hold a Lodge at the place therein to be named, with power to make Masons and receive members by affiliation; and he shall therein appoint the Master and Wardens of the new Lodge. in no case shall such dispensation be issued, unless the petition be accompanied by a recommendation from the nearest or most convenient chartered Lodge (if from a town or city where more than one Lodge exists, then from a majority of such Lodges), setting forth, in the form prescribed in Art. III, Part VII, that the petitioners are all Master Masons in good standing, that the establishment of the new Lodge is of manifest propriety and will conduce to the good of the Order, and that a safe and suitable Lodge room has been provided therefor; nor unless the petition shad also be accompanied by a certificate of withdrawal of each petitioner from the Lodge of which he was last a member, and by a certificate from a Master, whom the Grand Master is satisfied is well skilled in the craft, declaring that the Master proposed in such petition is fully competent properly to confer the three degrees of Masonry, and to deliver entire the lectures thereunto appertaining. Such dispensation shall terminate upon the first day of the month in which the next succeeding Annual Communication shall be holden: and shall then be returned to the Grand Secretary, together with the by-laws, book of records, and returns of the new Lodge to that date.

SEC. 3. Upon the return of the dispensation of a new Lodge, as above, with a petition for a charter, in the form prescribed in Art. III, Part VII, if an examination of its work and proceedings shall prove satisfactory, the Grand Lodge may order the issue of a charter to such Lodge, and assign it such name and number on the registry as shall be deemed proper; and such Lodge shall be duly constituted within sixty days thereafter, or its

charter shall be forfeited. If the examination be not satisfactory, the petition may be totally refused, or a continuance of the dispensation, until the next Annual Communication, may be ordered; but no such continuance shall be granted a second time.

Sec. 4 A Lodge shall consist of a Master, a Senior Warden, a Junior Warden, a Treasurer, a Secretary, a Senior Deacon, a Junior Deacon, a Tyler, and such other officers as its by-laws may provide; together with as many members as it may find convenient.

## ARTICLE II.

# OF THE POWERS AND DUTIES OF A LODGE.

SECTION 1. The powers and duties of a Lodge are such as are prescribed in its dispensation or charter, by the Constitution and Regulations of the Grand Lodge, and by the general regulations of Masonry: and they are defined as follows:

1st. Executive—In the direction and performance of its work, as prescribed by the Grand Lodge, under the control of the Master: and in all other matters, in aid of the Master, who is the primary executive authority of the Lodge:

2d. Legislative—Including all matters of legislation relative to its internal concerns, which shall not be in violation of the general regulations of Masonry, the Constitution or Regulations of the Grand Lodge, or its own particular by-laws: and

3d. Judicial—Embracing the exercise of discipline over its own members (except the Master) and all other Masons within its jurisdiction, and the settlement of controversies between them; subject always to a revision by the Grand Lodge, upon appeal.

Sec. 2. Each Lodge shall have not more than one stated meeting in each lunar month, but may hold such other meetings as it may determine, or the Master shall direct; but no business of any kind, except collections

or appropriations for charity, conferring of degrees, ceremonial observances, or balloting for Commissioners to try charges of unmasonic conduct, shall be done at any other than a stated meeting, unless by dispensation from the Grand Master, as provided in Sec. 1, Art. I, Part II. And all business, except the examination of candidates and conferring of the subordinate degrees, shall be done in a Lodge of Master Masons.

SEC. 3. Each chartered and duly constituted Lodge shall be represented in the Grand Lodge at every Communication, by one or more of its proper officers, or by a representative duly elected as provided in Art. II, Part VII, which representative shall have credentials in the

form provided in Art. III, Part VII.

SEC. 4. Each chartered Lodge shall transmit to the Grand Secretary a full and correct return of its transactions for the twelve months next preceding the first day of August in each year, within fifteen days thereafter, in the form provided in Art. III, Part VII; and each Lodge under dispensation shall transmit a similar return from the date of its organization to the first day of October, in each year, without delay; and every Lodge shall accompany such return with payment of its dues to the Grand Lodge for those periods, as prescribed in Sec. 4, Art. VIII, Part I.

- SEC. 5. Each Lodge shall transmit to the Grand Secretary a copy of its by-laws, as soon as adopted; but no such by-laws, nor any subsequent amendments thereunto, shall be deemed valid until approved by the Grand Lodge, though they may be acted under until the next Annual Communication, if approved by the Grand Master.
- Sec. 6. Each chartered Lodge shall, within two months from the date of its charter, provide a suitable seal, bearing such devices as may be deemed proper, and having inscribed thereon the name and number of the Lodge, the date of its charter, and the place of its location;

and all documents or papers of every kind whatsoever, emanating from such Lodge, or from its Master or Secretary, in his official capacity, shall bear the impress of such seal, or be considered null and of no effect.

- Sec. 7. Each Lodge shall have all official communications from the Grand Master or Grand Secretary read in open Lodge, at the stated meeting next following their receipt.
- Sec. 8. Each Lodge shall provide the several books prescribed in Sec. 2, Art. V, Part IV, to be kept by its Secretary, which shall be prepared in accordance with forms to be provided.
- Sec. 9. Each Lodge shall provide, in such manner as it may deem proper, for the payment of its officers or representative in attending the Communications of the Grand Lodge.
- Sec. 10. For the neglect or violation of any duty imposed upon a Lodge in this Constitution, its charter may be suspended or forfeited; and for the neglect or violation of any duty herein imposed upon a Secretary, his Lodge shall be held responsible.

## ARTICLE III.

## OF PROHIBITIONS.

Section 1. No Lodge shall remove its place of meeting from that named in its dispensation or charter, unless notice shall have been given at a stated meeting that a resolution for such removal will be offered at the next succeeding one, nor unless such resolution shall have been adopted by the votes of at least two-thirds of the members present at such succeeding meeting; nor shall such removal then take place until the action of the Lodge shall have been approved by the Grand Lodge or Grand Master.

SEC. 2. No Lodge in this State shall receive an application for the degrees of Masonry unless the applicant shall have been a resident within the State during twelve

months, and within the jurisdiction of the Lodge during six months, next preceding the date of his application. Nor shall any Lodge receive such application from any person, who, within twelve months next preceding, shall have been rejected by any Lodge, unless by dispensation from the Grand Master, as provided in Sec. 1, Art. I, Part II. All such applications, as well as those for affiliation, shall be in writing, signed by the applicant, and recommended by at least two members of the Lodge, in the forms prescribed in Art. 3, Part VII.

SEC. 3. No Lodge shall ballot upon such application (except by dispensation from the Grand Master, as provided in Sec. 1, Art. I, Part II), until it shall have been referred to a committee, whose duty it shall be to make strict examination into the moral, mental, and physical qualifications of the applicant, and to report thereon at the next stated meeting, unless further time be granted. No application shall be withdrawn after reference to a committee, and it shall require an unanimous ballot to elect. But if one black ball only appear in the ballotbox, the Master, without declaring the result, may at once order a second ballot for the purpose of correcting a possible mistake.

Sec. 4. No dispensation shall be issued to a Lodge to ballot for and confer the degrees upon a candidate without reference to a committee as provided in the preceding section, nor to receive and act upon the petition of a rejected applicant within less than twelve months after the date of such rejection, unless the application therefor be made by the Lodge, by an unanimous vote by ballot; and of the special meeting to be holden under such dispensation, and the purpose thereof, the members

of the Lodge shall have due notice.

SEC. 5. No Lodge, unless it be otherwise provided in its By-laws, shall have more than one ballot for the three degrees: but, though an applicant may be elected to receive them, if, at any time before his initiation, objection

be made by any member, he shall not receive the degree until such objection shall have been withdrawn; and if, after his initiation, but before being passed, or after passing, before being raised, objection to his advancement be made by any member, such objection shall be referred to a committee, with power to inquire into the cause thereof, who shall, at the next stated meeting (unless further time be given) report thereon; and upon the reception of such report, if no cause for the objection has been assigned, or if the cause assigned be, in the opinion of two-thirds of the members present, not a valid and Masonic one, the Lodge may confer the degree in the same manner as if no objection had been made.

- Sec. 6. No Lodge shall advance an Entered Apprentice or a Fellow-Craft to a higher degree until, after a strict examination in open Lodge, he shall have given satisfactory evidence that he is entirely proficient and well qualified in that or those which he has already taken; and no Entered Apprentice or Fellow-Craft shall be advanced to a higher degree in any Lodge other than that in which he shall have received those, or either of those degrees, unless by the official consent of such Lodge, if it then be in existence.
- SEC. 7. No Lodge within this State shall confer the three degrees for a less fee than fifty dollars; nor shall any Lodge without the State, and under this jurisdiction, confer them for a less fee than thirty dollars; and in every case the fee for each, or all of the degrees, as may be regulated by the Lodge, shall accompany the application.
- SEC. 8. No Lodge shall confer degrees upon more than five candidates at any one meeting; nor shall confer more than one degree upon any one candidate at any one meeting; nor shall confer either of the degrees upon more than one candidate at a time.
  - Sec. 9. No Lodge shall expel a member for the non-

payment of his dues; but in case any member shall have refused or neglected to pay his regular dues during a period of six months, he shall be notified by the Secretary that, unless at the next stated meeting, either his dues be paid, or sickness or inability to pay be shown as the cause of such refusal or neglect, he will be suspended from all the rights and privileges of Masonry. If neither of these things be done, he shall be so suspended, unless, for special reasons shown, the Lodge may otherwise determine; but any Mason thus suspended, who shall at any time pay the arrearages due at the time of his suspension, together with such further dues as would, had he retained his membership, have accrued against him to the date of such payment, shall by that act be restored.

Sec. 10. No Lodge shall receive lectures from any person who is not duly authorized by the Grand Lodge

or the Grand Master.

SEC. 11. No Lodge shall receive an application for affiliation unless it be accompanied by a proper dimit from the Lodge of which the applicant was last a member, or a satisfactory explanation, in writing, of his inability to furnish such dimit.

SEC. 12. No Lodge shall hold Masonic communication with any Lodge which has been declared illegal by the Grand Lodge, or with any person who has received

degrees in, or is a member of such a Lodge.

Sec. 13. No Lodge shall admit a visitor without due inquiry or examination, nor if there be, in the opinion of the Master, a valid objection made to such admission by a member of the Lodge.

Sec. 14. No Lodge which shall have failed to make its annual returns, as provided in Sec. 4, Art. II, Part III, and in Sec. 1, Art. V, Part IV, shall be entitled to representation at the next Communication.

Sec. 15. No Lodge, until chartered and duly constituted, shall be entitled to representation in the Grand Lodge; but a Lodge under dispensation may send dele-

gates thereto, who may be admitted to seats and be permitted to speak, but shall have no vote.

#### ARTICLE IV.

#### OF THE DISSOLUTION OF LODGES.

Section 1. A Lodge may be disselved—

1st. By the voluntary surrender of its charter, when such surrender shall have been accepted by the Grand Lodge: and

2d. By the revocation of its charter by the Grand Lodge.

SEC. 2. The charter of a Lodge may be surrendered if notice shall be given at a stated meeting that a resolution to that effect will be presented at the next succeeding one, and if, at such succeeding meeting, there shall not be seven members present who oppose such resolution; but no such act of surrender shall be considered final until it shall have been approved and accepted by the Grand Lodge.

Sec. 3. The charter of a Lodge may be forfeited—

1st. By disobedience to any provision of the Constitution or Regulations of the Grand Lodge:

2d. By disregard to the lawful authority of the Grand Master:

3d. By violation or neglect of the ancient and recognized usages of the Craft: or

4th. By failure to meet during a period of six successive months. But no charter shall be forfeited unless charges against the Lodge shall have been presented to and investigated in the Grand Lodge, of which charges the Lodge accused shall have had due notice; though the same may be arrested until the next Annual Communication, either by the Grand Lodge or the Grand Master, upon satisfactory reasons therefor being shown.

Sec. 4. The forfeiture or arrest of the charter of a Lodge involves the suspension of all its members from the rights and privileges of Masonry, excepting those who may be specially exempted from such effect.

Sec. 5. The surrender or forfeiture of the charter of a Lodge, when declared by the Grand Lodge, shall be conclusive upon the Lodge and its members; and all its funds, jewels, furniture, dues, and property of every kind shall be disposed of as provided in Sec. 5, Art. VIII, Part I.

## PART IV.

Of the Officers of Subordinate Lodges.

#### ARTICLE I.

## OF ELECTIONS AND APPOINTMENTS.

Secretary of each Lodge shall be elected annually, by ballot, at the stated meeting next preceding the anniversary of St. John the Evangelist: and a majority of the votes of the members present shall be necessary to elect. They shall be installed as soon as practicable thereafter, and shall hold their respective offices until their successors shall have been duly elected and installed.

SEC. 2. In case any Lodge shall fail to hold such election at the time above named, upon good cause being shown therefor, the Grand Master may issue a dispensation to hold such election at another time; and in case a vacancy shall at any time occur in either of the offices of Master or Warden in any Lodge, upon proper representation of the necessity therefor, the Grand Master may issue a dispensation for an election to fill such vacancy. But in either of these cases, such dispensation shall be issued only upon the application of the Lodge, setting forth the reasons therefor, to be approved by two-thirds of the members present at a stated meeting, and to be properly certified by the Secretary; and of the special

election which may thus be ordered, the members shall have due notice.

Sec. 3. Every member in good standing, and whose dues are paid, shall be entitled to a vote at all elections; and every voter shall be eligible to any office in the Lodge.

SEC. 4. The Deacons, Tyler, and such other subordinate officers as the by-laws of each Lodge may designate, shall be appointed in such manner as they may direct: and the officers so appointed shall be properly invested as soon as practicable after their appointment.

## ARTICLE II.

#### OF THE MASTER.

Section 1. The Master shall have power—

1st. To congregate his Lodge whenever he shall deem it proper:

2d. To issue, or cause to be issued, all summonses and notices which may be required:

3d. To discharge all the executive functions of his Lodge: and

4th. To perform all such other acts, by ancient usage proper to his office, as shall not be in contravention of any provision of the Constitution or Regulations of the Grand Lodge.

Sec. 2. It shall be his duty—

1st. To preside at all meetings of his Lodge:

2d. To confer all degrees in strict accordance with the ritual which has been, or may hereafter be ordained by the Grand Lodge:

3d. To give, in full, the lectures appertaining to each degree, at the time it is conferred, in accordance with such ritual:

4th. To superintend the official acts of all the officers of his Lodge, and see that their respective duties are properly discharged: and

5th. To carefully guard against any infraction, by the

members of his Lodge, of its own by-laws, of the Constitution or Regulations of the Grand Lodge, or of the gen-

eral regulations of Masonry.

SEC. 3. From the decisions of the Master there shall be no appeal to the Lodge; but objections to such decisions may be laid before the Grand Master, and by him be dealt with in the manner provided in Art. II, Part VI.

Sec. 4. In all cases of a tie vote, except votes by ballot, the Master, in addition to his proper vote, may have

the casting vote.

Sec. 5. For the neglect or violation of any duty imposed by this Constitution upon the Master of a Lodge, he shall be subject to deprivation of office, suspension, or expulsion, as provided in Art. II, Part VI.

## ARTICLE III.

## OF THE WARDENS.

Section 1. It shall be the duty of the Wardens to assist the Master in the performance of his duties, and to discharge all those duties which ancient usage has assigned to their respective stations.

Sec. 2. In the absence of the Master, the Senior Warden (and in his absence also the Junior Warden) shall succeed to and be charged with all the powers and duties

of the Master.

## ARTICLE IV.

## OF THE TREASURER.

Section 1. It shall be the duty of the Treasurer—

1st. To receive and safely keep all moneys or property of every kind which shall be placed in his hands by order of the Lodge:

2d. To disburse or transfer the same, or any part thereof, upon the order of the Master, duly attested by

the Secretary:

3d. To keep a book or books wherein a correct account of his receipts and disbursements shall be exhibited:

4th. To present a statement of the finances of the Lodge whenever required: and

5th. To perform such other duties, appertaining to his office, as the by-laws may require, or the Lodge may at any time direct.

## ARTICLE V.

#### OF THE SECRETARY.

Section 1. It shall be the duty of the Secretary—

1st. To record all the proceedings at each meeting, which it is proper should be written, under the direction of the Master; and to submit such record to the Lodge at its next stated meeting for approval or correction:

2d. To prepare and transmit a copy of such record, or of any part thereof, to the Grand Lodge, when required:

3d. To collect and receive all moneys due to the Lodge, and pay them over to the Treasurer:

4th. To keep the seal of the Lodge, and to affix the same, with his attestation, to all papers issued under its authority, or in obedience to the requirements of the Constitution and Regulations of the Grand Lodge:

5th. To transmit to the Grand Secretary, immediately after each election and installation in the Lodge, a certificate thereof, in the form prescribed in Art. III, Part VII:

6th. To transmit to the Grand Secretary the annual return required in Sec. 4, Art. II, Part III, in the form provided in Art. III, Part VII: and

7th. To report to the Grand Secretary, immediately after their occurrence, all rejections, expulsions, suspensions, and restorations, in the forms provided in Art. III, Part VII.

Sec. 2. He shall keep the following books of the Lodge, in such forms as may be provided:

1st. A Record Book, in which he shall record all the transactions of the Lodge, proper to be written, after the same shall have been approved:

2d. A Book of By-Laws, for the signatures of the members in the order of their admission:

3d. A Roll Book, in which he shall record, upon pages alphabetically arranged, the names of all belonging to the Lodge; the dates of their initiation, passing, raising, or affiliation; the name, number, and location of the Lodges of which those affiliated were last members; the age and occupation of each when received; and the dates of their withdrawal, expulsion, suspension, death, or restoration:

4th. A Black Book, in which he shall record, upon pages alphabetically arranged, the names of those rejected, expelled, suspended, or restored by any of the Lodges, so far as he shall receive the proper notice thereof: and

5th. A Register, to be kept in the Tyler's room, in which all members shall record their names; and all visitors shall record their names and the names, numbers, and locations of their respective Lodges, before entering the Lodge.

Sec. 3. He shall also keep such Account Books as may be necessary to present clearly the account of each member with the Lodge, the receipts of the Secretary, and his payments to the Treasurer; and shall preserve the Books of Constitutions and Regulations of the Grand Lodge, which may from time to time be published, together with all the printed proceedings thereof, as promulgated by its order.

#### ARTICLE VI.

#### OF THE APPOINTED OFFICERS.

SECTION 1. The Deacons, Tyler, and other appointed officers, shall perform such duties, consonant with the usages of the Craft and appertaining to their respective offices, as may be required by the by-laws, or directed by the Master.

# PART V.

Of Individual Masons.

## ARTICLE I.

#### OF MEMBERSHIP.

Section 1. Membership in a Lodge may be acquired— 1st. By having regularly received the degree of Master Mason therein:

2d. By having been duly elected for affiliation therewith: and

3d. By having been named in a dispensation for a new Lodge, as one of the petitioners therefor.

Sec. 2. No Mason shall be a member of more than one Lodge at the same time.

Sec. 3. Membership in a Lodge can only be terminated—

1st. By the dissolution of the Lodge:

2d. By voluntary withdrawal therefrom: and

3d. By death, suspension, or expulsion.

Sec. 4. A member of a Lodge, in good standing, and whose dues are paid, may withdraw therefrom at any time by giving notice of his intention so to do at a stated meeting; but no recommendatory certificate shall be given him, except by a vote of the majority of the members of the Lodge then present.

#### ARTICLE II.

#### OF DUTIES, PROHIBITIONS, AND PENALTIES.

Section 1. It is the duty of every Master Mason to be a member of some Lodge; and every one who, having resided six months within the jurisdiction of a Lodge, shall refuse or neglect to make application so to be, or who shall not have regularly contributed to such Lodge an amount equivalent to its regular dues, while able so to do, shall be deemed unworthy of Masonic consideration, and shall not be entitled to, nor be the recipient of, any of the rights, privileges, or charities of the Order.

- SEC. 2. No member of a Lodge shall be required to divulge his vote upon a ballot for affiliation, or for the degrees of Masonry; nor to assign reasons for such vote, if it be known.
- Sec. 3. No Mason shall hold any Masonic intercourse with an expelled or suspended Mason, with an illegal Lodge, with any person who has received degrees therein, or is a member thereof, nor with any Mason not acknowledged as such by this Grand Lodge.

Sec. 4. For non-payment of his dues, a member may be suspended from all the rights and privileges of Masonry, in the manner provided in Sec. 9, Art. III, Part III.

Sec. 5. For any violation of the Ancient Landmarks of the Order, of the Constitution or Regulations of the Grand Lodge, of the by-laws of his Lodge, or of any portion of the Masonic or moral law, a member, or any other Mason within the jurisdiction of a Lodge, may be reprimanded, suspended, or expelled, in the manner provided in Art. IV, Part VI.

# PART VI.

Of Trials, Appeals, and Penalties.

#### ARTICLE I.

RELATIVE TO THE GRAND MASTER.

SECTION 1. Charges may be preferred against the Grand Master for abuse of his power, violation of the Constitution or Regulations of the Grand Lodge, or other unmasonic conduct, by any five Masters of Lodges;

which charges shall be in writing, over their signatures, and shall be presented to the last Past Grand Master of this Grand Lodge who may be within the State, and who is a member of a Lodge within its jurisdiction.

- SEC. 2. Upon the presentation of such charges, it shall be the duty of such Past Grand Master to transmit a copy thereof to the accused, if within the State, at least thirty days, and if without the State, at least ninety days, before the time designated for the trial, together with a notification to attend at such time, and at the place he may therein name, which shall be one most convenient for the parties; and he shall also summon four or more other Past Grand Masters of this State, who shall be members of Lodges therein, to assemble with him at the time and place designated, and shall notify the accused thereof.
- Sec. 3. The tribunal thus assembled, or any of its members, shall have power to summon witnesses at the request of either party; it shall receive such testimony as in its judgment shall be proper, and shall determine finally upon the guilt or innocence of the accused; and the opinion of a majority shall be the judgment of the tribunal, and shall be final.
- Sec. 4. The only penalty inflicted shall be deprivation of office; but, when thus deprived, the adjudged may be amenable to his Lodge upon a charge of unmasonic conduct.
- Sec. 5. The Grand Secretary shall attend at the trial to keep a record of the proceedings and of the judgment, which shall be filed in his office, and shall be presented at the next Annual Communication of the Grand Lodge.
- Sec. 6. All necessary traveling expenses of the members of such tribunal shall be paid by the Grand Lodge, in the same manner as those of Grand Officers attending its Communications.

#### ARTICLE II.

#### RELATIVE TO MASTERS OF LODGES.

Section 1. Charges may be preferred against the Master of a Lodge for abuse of his power, violation of the Constitution or Regulations, or for unmasonic conduct of any kind, by any five Master Masons in good standing; which charges shall be in writing, over their signatures, and shall be presented to the Grand Lodge, if in session, or to the Grand Master during the vacation.

SEC. 2. Upon the presentation of such charges, the Grand Lodge, or the Grand Master, as the case may be, may at once appoint and summon not less than three nor more than seven disinterested Masters, to assemble as Commissioners to hear and determine thereupon; and shall then summon the accused to appear and answer thereunto, at such time and place most convenient for the parties as shall be indicated in said summons, giving him, if within the jurisdiction of his Lodge, at least ten days—if without that jurisdiction and within the State, at least thirty days—and if without the State, at least ninety days—to answer thereunto; and transmitting to him also a copy of the charges.

SEC. 3. The Commissioners, thus assembled, shall choose one of their number to preside; and they, or any of them, shall have power to summon witnesses at the request of either party. The witnesses, if Masons, shall testify upon their honor as such; if not, their depositions shall be taken, in writing, before an officer legally authorized to administer oaths; and, in such case, the party requiring such depositions shall notify the other of the time and place when and where they will be taken, that he may, if he choose, be present thereat.

SEC. 4. The Commissioners may adjourn from time to time, at their own convenience, or for good cause shown by either party; provided, that the period within which their duties shall be concluded, shall not exceed ten days.

unless, for sufficient reasons, the Grand Master shall

grant them further time.

Sec. 5. The opinion of a majority of the Commissioners shall be deemed the judgment of the whole, and shall be conclusive, unless an appeal be taken at the next Annual Communication of the Grand Lodge.

Sec. 6. The penalties which may be inflicted by such Commissioners, may be either deprivation of office, suspension, or expulsion, as in their judgment shall be

deemed proper.

SEC. 7. The Commissioners shall keep a complete record of their proceedings and of their judgment, and shall transmit the same to the Grand Secretary, at the conclusion of the trial; and the judgment shall at once be carried into effect by order of the Grand Master.

SEC. 8. An appeal to the Grand Lodge may be taken at its next Annual Communication, by either party, if notice thereof be given to the Grand Secretary within thirty days after the conclusion of the trial.

## ARTICLE III.

RELATIVE TO LODGES AND MEMBERS OF DIFFERENT LODGES.

Section 1. When a controversy shall arise between Lodges, or between a Lodge and a member or members of another Lodge, charges may be preferred by either party, if in good standing; which charges shall be in writing, and shall be presented to the Grand Lodge or Grand Master, as provided in Sec. 1, Art. II of this Part.

SEC. 2. Upon the presentation of such charges, not less than five nor more than seven Commissioners shall be appointed and summoned, as provided in Sec. 2, Art. 11 of this Part, which Commissioners shall be Masters or Wardens, and shall be selected from at least three different Lodges not interested in the controversy, and most convenient to the parties; and the accused party shall be summoned, with such time to answer as provided in the section and article last quoted.

Sec. 3. The Commissioners shall have power to proceed, and shall keep a record of their proceedings and judgment in the same manner as provided in Art. II of this Part; and the penalties which they may inflict may be any known to Masonic usage; or, if the case be one not involving a violation of Masonic duty, the decision may be such special one as the circumstances shall, in their judgment, warrant.

Sec. 4. An appeal may be taken by either party to the Grand Lodge, as provided in Sec. 8, Art. II of this

Part.

## ARTICLE IV.

# RELATIVE TO MASONS INDIVIDUALLY.

SECTION 1. When any member of a Lodge (except its Master or the Grand Master), or any Mason residing within its jurisdiction, shall be accused of unmasonic conduct, charges to that effect may be preferred by any Master Mason in good standing; which charges shall be in writing, over his signature, and shall be presented to the Master of the Lodge having jurisdiction thereof.

SEC. 2. Upon the presentation of such charges, it shall be the duty of the Master, by due notification, to call a special meeting of his Lodge, as soon as practicable, and there cause to be elected, by ballot, and by a majority of those present, not less than seven nor more than nine of its members, who shall assemble as Commissioners, to hear and determine thereupon, at such time and place, convenient to the parties, as he shall indicate; and he shall also summon the accused to appear and answer thereunto at such time and place; and shall, at the same time, cause the Secretary to furnish him with a copy of the charges, and to notify the accuser of the said time and place of trial.

Sec. 3. If the accused be within the jurisdiction of the Lodge, the summons and copy of the charges shall be issued at least ten days prior to the day appointed for the trial, and shall be served personally by the Tyler, or shall be left at his ordinary residence or place of business. If he be without the said jurisdiction, but within the State, and his residence be known, they shall be issued at least thirty days before the day of trial, and shall be forwarded to his address by the Secretary, by mail or other usual mode of conveyance, which shall be deemed sufficient service. If he be without the State, and his residence be known, they shall be issued at least ninety days before the trial, and shall be forwarded to his address by the Secretary, as before provided, which shall be sufficient service. If his address is unknown, the Master shall order the trial to proceed at once upon the testimony, ex parte.

SEC. 4. The Commissioners shall assemble at the time and place appointed, and shall be presided over by the Master, who shall decide all questions of Masonic law which may arise during the trial, but shall have no vote in the final decision of the case by the Commissioners; and the Secretary, by order of the Master, shall attend them and keep a full and correct record of the proceedings and of the judgment, under their supervision.

SEC. 5. The Master shall summon such witnesses, within the jurisdiction of his Lodge, as may be desired by either party, and the accused may select any brother in good standing to assist him in his defenes. The witnesses, if Masons, shall testify on their honor as such; if not, their depositions shall be taken in writing, before an officer legally authorized to administer oaths, and, in such case, the party requiring such depositions shall notify the other of the time and place when and where they will be taken, that he may, if he choose, be present thereat.

Sec. 6. The Commissioners may adjourn from time to time, at their own convenience, or for sufficient cause shown by either party; *provided*, that the period within

which their duties shall be concluded shall not exceed ten days, unless, for good reasons shown, the Master shall grant them further time.

SEC. 7. After all the testimony shall have been received, the Commissioners shall proceed to deliberate upon their verdict and sentence, with none present save themselves and the Secretary, which last shall have no voice in the proceedings. The judgment of a majority of the Commissioners shall be taken as the decision of the whole; and when the trial is concluded, the Secretary shall make a fair copy of the record and finding, under their supervision, which shall be signed by the Chairman of such Commission, and attested by the Secretary, and shall be presented to the Master, who, at the next meeting of his Lodge, shall, in the presence of its members only, announce the result, and direct the Secretary to record the same as the judgment of the Lodge, and file the record for safe keeping among its archives.

Sec. 8. The penalties which may be inflicted are reprinand in open Lodge, suspension, or expulsion. If the sentence be reprimand, the Master shall summon the adjudged to appear at the next stated meeting, when it shall be carried into effect, in the presence only of members of the Lodge. If it be suspension or expulsion, it shall at once go into effect, and the Secretary shall immediately notify the Grand Secretary thereof; and it shall be final and conclusive, unless an appeal be taken to the Grand Lodge.

SEC. 9. An appeal may be taken to the Grand Lodge by either party, at its next succeeding Annual Communication, but not unless a notice of such intended appeal shall be given to the Master within thirty days after his announcement of the result of the trial. And in all cases of expulsion or suspension, the Master shall cause the Secretary to prepare a transcript of the record of trial, and immediately transmit it to the Grand Secretary, together with information of the appeal intended, if any there be.

#### ARTICLE V.

## OF REVISIONS AND RESTORATIONS.

- Section 1. All judgments from which an appeal shall be taken, as hereinbefore in this Part provided, shall be reviewed in the Grand Lodge, or before a committee thereof, during its sessions, upon the record sent up, and upon such other proper documents as may be submitted: and its decision shall be final and conclusive.
- Sec. 2. All sentences of suspension shall be for an indefinite period; and a Lodge may, at any stated meeting, by the votes of two-thirds of the members present, annul any such sentence of suspension pronounced by itself, and restore the Mason thus suspended to all his Masonic rights; provided, that notice of a resolution for such restoration shall have been given at the stated meeting next preceding. And in case of such restoration, the Secretary shall at once notify the Grand Secretary thereof.
- SEC. 3. The Grand Lodge may, at any Annual Communication, if good cause therefor be shown, restore a Mason who has been suspended or expelled within its jurisdiction: but such restoration shall not restore him to membership in the Lodge by which he was suspended or expelled.
- Sec. 4. No suspension, expulsion, or restoration shall be published otherwise than as hereinbefore provided, except by authority of the Grand Lodge, or by order of the Grand Master.

# PART VII.

Of Amendments, Definitions, and Forms.

#### ARTICLE I.

#### OF AMENDMENTS.

Section 1. Any proposed amendment to this Constitution shall be presented at an Annual Communication, and shall in all cases be referred to the Committee on Jurisprudence, who shall report before a vote thereon be taken.

SEC. 2. After the report of said committee, if the vote in favor of such proposed amendment be unanimous, it shall be declared adopted; and from and after the close of that Communication, shall become a part of the Constitution.

SEC. 3. If the vote in favor of such proposed amendment be not unanimous, but there be a majority therefor, it shall lie over for one year, and shall be published with the proceedings, under the caption of "Proposed Amendments to the Constitution;" and if, at the next succeeding Annual Communication, it shall receive two-thirds of the votes given thereon, it shall be declared adopted, and from and after the close of that Communication, shall become a part of the Constitution.

Sec. 4. No vote upon a proposed amendment shall be taken after the election of the Grand officers.

Sec. 5. All former written Constitutions of this Grand Lodge are hereby repealed, as are also all Regulations, or parts thereof, which are repugnant to or inconsistent with this Constitution; and no Regulation shall hereafter be adopted which shall be in violation of or inconsistent with any of its provisions.

#### ARTICLE II.

#### OF DEFINITIONS.

The words and terms used in this Constitution shall bear the construction which is given them in the following definitions:

Grand Master.—This title applies, not only to him who has been elected and installed as Grand Master, but to either of the Grand Officers who, under the provisions of Art. II, Part II, of this Constitution, shall have succeeded to the powers and duties of Grand Master.

Master.—This title applies, not only to him who has been elected and installed as Master, but to either of the Wardens, who, under the provisions of Art. III, Part IV, of this Constitution, shall have succeeded to the powers and duties of the Master.

Past Grand Officer.—This title applies only to one of the six elective Grand Officers who has been regularly elected and installed, and has served his term as such in this Grand Lodge; and who remains a member, in good standing, of some Lodge under its jurisdiction.

Past Master.—This title applies only to one who has been regularly elected, or named in a charter, and installed, and has served a term as Master of a chartered Lodge, within the jurisdiction of this Grand Lodge; and who still remains a member, in good standing, of one of its subordinates.

REPRESENTATIVE.—The Representative of a Lodge within this State, is one who, being a member thereof, in the event that neither the Master nor either of the Wardens can be present at the Grand Lodge, has been elected by the Lodge, at a stated meeting, or at a special meeting called for that purpose, by ballot, and by a majority of the votes present, to represent it at the next Communication. A Lodge without the State, may be represented by a member of any Lodge under this jurisdiction, elected as before.

Vacancy.—Vacancies in office, either in a Lodge or in the Grand Lodge, may occur by death, deprivation, resignation, removal from the jurisdiction, suspension, or expulsion.

Jurisdiction.—The jurisdiction of the Grand Lodge includes all Lodges and Masons within the territorial limits of this State, and all Lodges and their members

without this State, acting under its authority.

The jurisdiction of a Lodge includes all Masons residing nearer to its place of meeting than to that of any other Lodge within this State, except in towns or cities where more than one Lodge exists; in which case, each of such Lodges has separate jurisdiction over its own members, and concurrent jurisdiction over all Masons not members of one of such Lodges, who reside in such town or city, or nearer thereto than to any other place where a Lodge exists.

REGULATION.—By a regulation of the Grand Lodge is meant any resolution, edict, law, or ordinance of any kind whatever, other than the Constitution, which it may adopt.

Suspension.—The suspension of a Lodge is an arrest of its charter, and a temporary prohibition to assemble or work as a legal Lodge, until again authorized so to do by competent authority; and the act suspends all its members, except those especially exempted from its effect.

The suspension of the Master of a Lodge is a temporary deprivation of his office, and prohibits all recognition of him in that capacity, until he be restored by competent authority.

The suspension of a Mason is a temporary deprivation of all his rights and privileges as such, and prohibits all Masons and Lodges from holding any Masonic intercourse whatever with him, until he shall be legally restored by the Lodge which suspended him, or by the Grand Lodge.

Expulsion.—The expulsion of a Mason is the highest penalty known to the Masonic law. It is an absolute deprivation of all the rights and privileges of the Order, and prohibits all Masons and Lodges from holding any Masonic intercourse with him forever, unless he be restored by the Grand Lodge.

Notification.—A notification is a call issued by the Secretary, by order of the Lodge or Master, or by other competent authority as hereinbefore provided, to attend for some specific purpose at the time and place therein indicated; and it is the duty of every Mason to comply with its direction, if he can, without great inconvenience,

Summons.—A summons is an imperative order, issued by the Master, or by other competent authority, as hereinbefore provided, to appear at such time and place as may therein be designated. The obligation to obey it is absolute, and the penalty for disobedience shall be expulsion, unless it shall be shown that such disobedience was unavoidable, or was occasioned by some pressing necessity.

STATED MEETINGS.—The stated meetings of a Lodge is the one only meeting in each lunar month, at which business may be done, with the exceptions specified in Sec. 2, Art. II, Part III. It shall be designated as such in the by-laws of each Lodge, and no adjourned or called meeting shall ever be considered as a part of such stated meeting.

# ARTICLE III.

OF FORMS.

Form of Certificate for a Diploma. ..... Lodge, No ..., F. and A. M., ...., A. L. 58.. § To the Very Worshipful ..... Grand Secretary of the Grand Lodge of California:

I hereby certify that Brother . . . . . . . is a Master

Mason	and a	memb	er of th	is Lodge,	in good	l standing;
and as	such	he is	hereby	recomme	ended fo	or a Grand
Lodge	Diplon	ıa, upo	n payme	ent of the	usual fo	ees.

Given under my hand and the Seal of the Lodge aforesaid, at the date above written.

...., Secretary. [Seal.]

Form of Certificate for a Diploma for the benefit of the family of a deceased Brother.

> ..... Lodge, No. ..., F. and A. M., ? ..... A. L. 58.. 9

To the Very Worshipful .....,

Grand Secretary of the Grand Lodge of California:

I hereby certify that Brother ....., who died at ....., on the .... day of ....,  $\Lambda$ . L. 58... was, at the date of his decease, a Master Mason and a member of this Lodge, in good standing; and that he left [here insert "a widow," "a child,", or "children," or any of them, as the case may be], for whose benefit a Grand Lodge Diploma is desired.

> Given by order of the Lodge aforesaid, at the date first above written, as witness my hand and the Seal thereof.

..... Secretary. [Seal.]

Form of Petition for a Dispensation to form a new Lodge.

To the Most Worshipful .....

Grand Master of Masons in California:

The petition of the undersigned respectfully represents, that they are Master Masons in good standing; that they were last members of the respective Lodges named opposite their several signatures hereunto, as will appear from the dimits of each of the petitioners, herewith transmitted; that they reside in or near the ..... of ....., in the county of ....., in the State of California; that among them are a sufficient number of brethren well qualified to open and hold a Lodge of Free and Accepted Masons, and to discharge all its various duties in the three degrees of Ancient Masonry, in accordance with established usage; and that, having the prosperity of the Craft at heart, and being desirous to use their best endeavors for the diffusion of its beneficent principles, they pray for a Dispensation empowering them to form, open, and hold a regular Lodge at the ..... of ....., aforesaid, to be called ...... Lodge.

They have nominated, and respectfully recommend Brother . . . . . . as the first Master, Brother . . . . . . as the first Senior Warden, and Brother . . . . . as the first Junior Warden of the said Lodge, they being in all respects competent to perform all the duties of the several stations for which they are proposed; and, if the prayer of the petitioners be granted, they promise in all things strict obedience to the commands of the Grand Master, and undeviating conformity to the Constitution and Regulations of the Grand Lodge.

Dated at ....., on the ... day of ...... A. L. 58...

Signatures.	Name and No. of Lodge.	State or Country.			
	l .				

Form of Recommendation of a Petition for the Institution of a new Lodge.
Lodge, No, F. and A. M., }, A. L. 58
To the Most Worshipful, Grand Master of Masons in California:
At a stated meeting of this Lodge, held at the date above written, the following preamble and resolution were adopted:
"Whereas, A petition for the issue of a Dispensation to form and open a new Lodge at, in the county of, has been presented to this Lodge for its recommendation; and whereas, it is known to this Lodge that the signers to said petition, in number, are al Master Masons in good standing, and that a safe and suitable Lodge-room has been provided by them for their meetings: it is
"Resolved, That the establishment of said new Lodge is of manifest propriety, and will conduce to the good of the Order, and that this Lodge recommends to the Grand Master the granting of the Dispensation prayed for insaid petition."
A true copy from the minutes.
In testimony whereof, I have hereunto set my hand and affixed the Seal of the Lodge aforesaid at the date above written.
[Seal.], Secretary.
<del>_</del>
Form of Certificate of the Qualifications of the Master proposed in a Petition for a new Lodge.
To the Most Worshipful
The petition of brethren, residing at the

of ..... in the county of ..... praying the Grand Master for a Dispensation to open and hold a new Lodge at said ...... to be called ..... Lodge, having been presented to me; and Brother ..... being recommended therein for nomination as the first Master of said proposed new Lodge: now, I...... Master of ...... Lodge, No. ...., do hereby certify that, to my positive knowledge, said Brother . . . . . is fully competent properly to confer the three degrees of Masonry, and to deliver entire the several lectures thereunto appertaining. Given at ....., in the county of ...., this ...

day of ...., A. L. 58...

Master.

# Form of Petition for a Charter.

To the M.:.W.:.Grand Lodge of California:

The undersigned respectfully represent that on the .... day of ...... A. L. 58 ..., a Dispensation was issued by the Grand Master, for the formation of a new Lodge at ....., in the county of ....., by the name of ...... Lodge; that on the ... day of ..... next ensuing, said Lodge was opened and organized, and has since continued successfully to work during the period named in said Dispensation, as will appear from its records, by-laws, and returns, herewith presented; and that it is the anxious desire of the members of said Lodge that its existence be perpetuated.

They therefore pray that a charter be granted to said Lodge, by the name of ..... Lodge, with such number as the usage of the Grand Lodge may assign it; and recommend that Brother ..... be named therein as Master, Brother . . . . . . as Senior Warden, and Brother . . . . . . as Junior Warden: promising, as heretofore, strict obedience to the commands of the Grand

Master, and undeviating conformity to the Constitution
and Regulations of the Grand Lodge.
Given by instruction from, and on behalf of said Lodge,
at, this day of, A. L. 58
)
, )
_
Form of Credential for a Representative elected by a Lodge.
Lodge, No, F. & A. M. ( 
To the M.:.W.:.Grand Lodge of California:
This is to certify that, at a meeting of this
Lodge, held at the date above written, it having been
made known that neither the Master nor either of the
Wardens thereof would be enabled to attend the Grand
Lodge at its next Annual Communication, Bro
, a member of the Lodge, was, by ballot, duly
plected to serve as its Representative during said Com-
munication.
In testimony whereof I have hereunto set my hand,
and have caused the Secretary to affix the
[Seal.] Seal of the Lodge, with his attestation, at the
date above written.
, Master.
Secretary.
_
Form of Petition for the Degrees of Masonry.
To the Worshipful Master, the Wardens, and Members of Lodge, No, F. & A. M.:

The undersigned respectfully represents, that, unbiased by friends and uninfluenced by mercenary motives, he freely and voluntarily offers himself as a candidate

for the mysteries of Masonry; that he is prompted to solicit this privilege by a favorable opinion conceived of the institution, a desire for knowledge, and a sincere wish to be serviceable to his fellow-creatures; that he has resided in the State of California more than one year, and at the place below named more than six months, next preceding the date hereof; that he has not, within twelve months past, been rejected by any Lodge of Free and Accepted Masons; and that he promises, if found worthy, to conform to all the ancient usages and regulations of the Fraternity.

His place of residence is, his age,
years, and his occupation
[Date] , $18$
Recommended by Bros.
[To be members of the Lodge.]
Form of Application for Membership.
To the Worshipful Master, the Wardens, and Brethren of Lodge, No, F. & A. M.:
The undersigned respectfully represents, that he is a Master Mason, in good standing; that he was last a member of Lodge, No, in the of, from which he has honorably withdrawn, as by the accompanying certificate will appear; and that he now desires, if found worthy, to become a member of your Lodge.
His place of residence is, his age years, and his occupation
[Date], A. M., 58
[Signature]
$\{Signature   \dots \}$

[To be members of the Lodge.]

FORM	of	Certificate of the Election and Installation of t	the
		Officers of a Subordinate Lodge.	

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To the Very Worshipful .....,

Grand Secretary of the Grand Lodge of California:

I hereby certify that, at the stated meeting of this Lodge held on the day above written, it being that next preceding the anniversary of St. John the Evangelist, the following officers were duly elected for the ensuing Masonic year, viz.:

Bro.	, Maste	er;
Bro.	, Sen.	Warden ;
Bro.	Jun.	Warden :
	, Treas	
Bro.	Secre	etary.

And that on the .... day of ......, A. L. 58.., said officers were duly installed by [here give the name and Masonic title of the installing officer].

Given under my hand and the Seal of the Lodge, on the day last above written.

[Seal.] ...., Secretary.

Form of Notice of Rejections, Suspensions, Expulsions, and Restorations.

To the Very Worshipful .....

Grand Secretary of the Grand Lodge of California:

I hereby certify that, at a stated meeting of this Lodge held at the date above written, the petition of ....., an applicant for the degrees of Masonry, was rejected.

- (Or, Bro. . . . . . . . . , after due notice, as prescribed in the Constitution, was suspended from all the rights and privileges of Masonry, for non-payment of his dues.)
- (Or, Bro. . . . . . . , after due trial, in the manner prescribed in the Constitution, was declared to be suspended from all the rights and privileges of Masonry, for unmasonic conduct.)
- (Or. Bro. . . . . . . . , after due trial, in the manner prescribed in the Constitution, was declared to be expelled from all the rights and privileges of Masonry, for unmasonic conduct.)
- (Or, Bro. . . . . . . , heretofore suspended by this Lodge for non-payment of dues, having paid up all arrearages (or, having had his dues remitted by the Lodge), as provided in the Constitution, resumed his rights and privileges as a Mason and as a member of this Lodge.)
- (Or, Bro....., heretofore suspended by this Lodge for unmasonic conduct, was, by a two-thirds vote, in the manner prescribed in the Constitution, restored to all his rights and privileges as a Mason and as a member of this Lodge.

Given under my hand and the seal of the Lodge aforesaid, at the date above written.

[Seal.] ....., Secretary.

# Form of Annual Report of a Lodge.

Date of Date of Death of Date of Death
Date of Inchest of Inc
Date of loads of load
Date of Belevin Date of Belevin Date of Belevin Date of Belovin Date of Belovin Date of Baylar Date of Exp's'n Date of Baylar Date of
Date of lessent in parts of lessent lessent in parts of lessent lessent in parts of lessent les lessent les lessent les les lessent les
Date of Date o
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Date of Date o
Date of Of Dase Date of
Date of Helevin   Helevin   Helevin   Helevin   Heate of   Heate o
Date of Beleeth  Date of Date of Date of Bestore  Date of Bestore  Inate of Banyls'n  Date of samples'n  for une inasonic conduct
Date of Diejectn Date of Date of Douth.  Date of Restord.  Lestord.  Date of Incorp.  Date of Date of Date of Date of
Date of Beleeth  Date of Date of Beatern.  Date of Restore.
Date of Rejectn  Date of Date of Company Compa
10 91sd
Lodge,   : : : : : : : : : : : : : : : : : :

# GENERAL REGULATIONS

OF THE

# Grand Lodge of California.

- 1. The practice of dueling being repugnant to the principles of Freemasonry, in all cases where two brethren resort to this mode of settling their disputes, it shall be the duty of the Lodge or Lodges of which they are members, or within whose jurisdiction they may reside forthwith to expel them from all the rights and privileges of Masonry; and no brother who may fall in a duel shall be buried with Masonic honors. [1854.]
- 2. All bodies purporting to be Masonic Lodges—held in the United States or any of their Territories, within the jurisdiction of the Grand Lodge of any State or Territory—without authority from such Grand Lodge, and all the members thereof, are declared illegal. [1854.]
- 3. All Lodges within this State, having concurrent jurisdiction with other Lodges, shall immediately notify such others of all applications for membership or initiation. [1854.]
- 4. This Grand Lodge, having recognized the principle that no one should be initiated into the mysteries of our Order, except in the Lodge nearest his place of residence (unless by its permission), and having, by an established regulation, taken care to avoid infringing the jurisdictional rights of others, will not tolerate that its own

be invaded; and it is therefore ordered that no Lodge, subordinate to the Grand Lodge of California, shall admit to membership any person who, being at the time a resident of this State, has received, or claims to have received, the degrees of Masonry from any source beyond its jurisdiction, without the proper permission, until he shall have paid the Lodge to which he applies for membership, the full amount charged by that Lodge for conferring the degrees, less the sum paid by him to the Lodge in which he received them. [1855, 1857.]

5. This Grand Lodge recognizes no degree of Past Master conferred by any authority not holden under a legitimate Grand Lodge—acknowledging only the Order of that name as its exists in the ceremonies attending the installation of the Master elect of a chartered Lodge; which Order shall be conferred only by a convocation of Present or Past Masters, not less than three in number, who have thus regularly received it. [1855.]

6. All Masonic communication between the Lodges and Masons of this jurisdiction and those acknowledging allegiance to the Grand Lodge of Hamburg, is hereby forbidden, while that body shall continue its unlawful and reprehensible invasion of the jurisdictional rights of the Grand Lodge of New York. [1855.]

7. Such standard of revenue shall be continued hereafter as will afford an excess over the current expenditures of at least one thousand dollars; which excess shall each year be set aside as an accumulating fund, for the future erection of a Masonic Hall, and shall not be used for any other purpose. At each Annual Communication, a Board of Trustees, three in number, shall be elected, whose duty it shall be judiciously to invest all moneys set aside for such fund, and all moneys accruing from the interest on such investments; and each member of said Board shall execute and file in the office of the Grand Secretary, a bond in the penal sum of \$5,000, to be approved by the Grand Master, Grand Treasurer, and

Grand Secretary, conditioned that he will faithfully perform the duties of his trust. [1856.]

8. All members of Lodges, the charters of which have been surrendered, who were in good standing at the date of such surrender, and whose dues shall have been paid, are entitled to and may receive from the Grand Secretary, a certificate to that effect. [1858.]

9. No Lodge under this jurisdiction shall be allowed to transact business, other than the conferring of degrees, with a less number than seven members present. [1859.]

10. The Grand Secretary is authorized to charge the sum of one dollar, for the use of the Grand Lodge, for each copy of its printed proceedings for the current year, other than the four copies to be sent to each subordinate Lodge, and those required for transmission abroad, for future binding, and for the use of the Grand Lodge at its next succeeding Annual Communication. [1859.]

11. All Masons, heretofore stricken from the rolls of Lodges within this jurisdiction, for non-payment of dues, who have not been reinstated, are hereby declared to be suspended, as provided in Sec. 9, Art. III, Part III, of the Constitution. [1859.]

12. The names of Entered Apprentices and Fellow-Crafts shall be returned to the Grand Lodge for two years only, in either of those degrees, but this shall not affect their position in their respective Lodges. [1860, 1862.]

13. In addition to the dues prescribed in the Constitution, there shall be levied hereafter upon the subordinate Lodges the sum of seventy-five cents for each Master Mason whose name is borne upon their rolls at the date of the annual returns, which shall constitute a special fund to be denominated "The Representative Fund;" and it shall be the duty of the several Lodges to pay the said sum at the time and in the manner directed in the Constitution for the payment of their annual dues. At each Annual Communication, an auditing committee, to

consist of three, shall be appointed by the Grand Master, who shall audit all accounts of Representatives of Lodges for their necessary traveling expenses to and from the place of the Communication, and shall certify the amount due each Representative to the Grand Secretary, who shall thereupon draw his warrant upon the Grand Treasurer therefor; but no warrant shall issue to more than one Representative from any Lodge, nor shall any Representative receive payment for such traveling expenses whose Lodge shall not have paid its dues for the current year, or who shall not have been in attendance during the entire Communication. [1861, 1865.]

- 14. The appointed Grand Officers and the Chairmen of standing committees shall receive payment for their necessary traveling expenses to and from each Annual Communication of the Grand Lodge, in the same manner as ordered for the Representatives of Lodges; but no such Officer, Chairman, or Representative, shall receive such payment in more than one of those capacities, nor shall he receive it unless he shall have been in attendance at such Communication from the first to the last day thereof, inclusive (unless excused by the Grand Lodge), nor if he shall already have been paid for such traveling expenses by any other Masonic Grand Body. [1862, 1863, 1864.]
- 15. The work and lectures presented by the committee appointed for their examination and revision, are approved, adopted, and made obligatory upon all Lodges within this jurisdiction; and any Lodge which shall have had opportunity to obtain instruction therein, and shall neglect or refuse to learn and use the same, shall, upon representation of that fact to the Grand Master, be liable to the arrest of its charter, if, in his discretion, he shall think it proper. [1863, 1864.]
- 16. Non-affiliated Masons, who are suspended by operation of Sec. 1, Art. II, Part V, of the Constitution, if they desire to restore themselves by affiliation, shall pay

a sum equivalent to six months' dues, in addition to the affiliation fee required by the by-laws of the Lodge to which they may apply; or, if they desire to restore themselves by contribution, they shall pay a sum equivalent to the amount of the regular dues of the Lodge within whose jurisdiction they reside, during the whole period of such residence, unless sickness or inability to pay be shown as the reason for such non-affiliation or non-payment. [1866.]

17. When it is the intention of any Lodge to take measures to apply to the Grand Lodge for the restoration of a Mason who has been expelled, it shall be the duty of the Master thereof to notify the members of his Lodge, as far as possible, of the time when such proposed action will be had; and to cause to be recorded, in the minutes of the meeting at which such action shall be had, the fact that such notification was duly given. [1864.]

18. The person who desires to be made a Mason must be a man: no woman nor cunuch; freeborn, neither a slave nor the son of a bondwoman; a believer in God and a future existence; of moral conduct; capable of reading and writing; not deformed or dismembered, but hale and sound in his physical conformation, having his right limbs as a man ought to have; and be able to conform literally to what the several degrees respectively require of him. [1864.]

19. Whenever any Mason, under sentence of suspension, who has submitted to the judgment of the subordinate Lodge, or whose sentence of suspension has been affirmed by the Grand Lodge, desires to apply to the Grand Lodge for restoration to the rights and privileges of Masonry, it shall be his duty first to make such application to the Lodge by which he was suspended; and, if it be there refused, that then it may be made to the Grand Lodge, provided that due notice be given to the subordinate Lodge of such intended application. [1865.]

20. Whenever it is the intention of a person, who has

been expelled from the rights and privileges of Masonry, to petition the Grand Lodge for restoration, it shall be his duty to notify the Lodge which expelled him of such intention, at least sixty days before the meeting of the Grand Lodge, accompanying said notice with a copy of his intended petition; and before said petition shall be considered by the Grand Lodge, proof shall be made of the giving of said notice. [1866.]

# UNIFORM CODE OF BY-LAWS,

As Revised and Recommended by the Grand Lodge in May, 1860.

### ARTICLE I.

OF NAME AND OFFICERS.

### ARTICLE II.

### OF ELECTIONS AND APPOINTMENTS.

Section 1. The Master, the Senior and Junior Wardens, the Treasurer, and the Secretary shall be elected by ballot, in conformity with Section 1, Article I, Part IV, of the Constitution of the Grand Lodge. The other officers shall be appointed by the Master, except the Junior Deacon, who may be appointed by the Senior Warden.

### ARTICLE III.

### OF MEETINGS OF THE LODGE.

Section 1. The stated meetings of this Lodge shall be holden on the ...... in each month.

SEC. 2. Special meetings may be called from time to time, as the Lodge, or the presiding officer thereof, may direct.

### ARTICLE IV.

### OF INITIATION AND MEMBERSHIP.

Section 1. All petitions for initiation or affiliation must be signed by the petitioner, and be recommended by two members of the Lodge. Every such petition shall be referred to a committee of three, whose duty it shall be to report thereon at the next stated meeting (unless further time be granted), when the applicant may be balloted for and received or rejected, or the ballot may be postponed until the ensuing stated meeting, as the Lodge may determine.

SEC. 2. If an applicant, elected to receive the degrees in this Lodge, does not come forward to be initiated within three months thereafter, the fee shall be forfeited,

unless the Lodge shall otherwise direct.

SEC. 3. Every person raised to the degree of Master Mason in or elected a member of this Lodge, shall sign the By-Laws thereof.

### ARTICLE V.

### OF THE TREASURER.

Section 1. The Treasurer shall receive all moneys from the Secretary; shall keep an accurate and just account thereof; and shall pay the same out only upon an order duly signed by the Master, and countersigned by the Secretary. He shall, at the stated meetings in June and December of each year, submit a report in full of the monetary transactions of the Lodge. The Lodge may also, at any time, when considered necessary, cause him to present an account of his receipts and disbursements, and of the amount of funds on hand.

SEC. 2. He shall, if required by the Lodge, execute a good and sufficient bond to the Master, for the faithful performance of his duties.

### ARTICLE VI.

### OF THE SECRETARY.

Section 1. The Secretary shall keep a faithful record of all proceedings proper to be written; shall transmit a copy of the same to the Grand Lodge, when required; shall keep a separate account for each member of the Lodge; shall report at the stated meetings in June and December, the amounts due by each; shall receive all moneys due the Lodge, and pay the same to the Treasurer; and shall perform all such other duties as may properly appertain to his office.

Sec. 2. He shall receive such compensation for his

services as the Lodge may direct.

### ARTICLE VII.

## OF THE TYLER.

Section 1. The Tyler, in addition to the necessary duties of his office, shall serve all notices and summonses, and perform such other services as may be required of him by the Lodge.

SEC. 2. He shall receive such compensation for his services as the Lodge may direct.

### ARTICLE VIII.

#### OF FEES.

SECTION 1. The table of fees for this Lodge shall be as follows: for the degree of Entered Apprentice, \$....; for the degree of Fellow-Craft, \$....; for the degree of Master Mason, \$....; for Affiliation, \$.....

### ARTICLE IX.

### OF DUES.

Section 1. The dues of each member of this Lodge shall be . . . . . . . . . . . . . . . . payable quarterly in advance. Sec. 2. No member who shall be in arrears for dues

at the time of the annual election, shall be permitted to vote, or shall be eligible to any office.

Sec. 3. Any member who shall have been suspended for non-payment of his dues, shall be restored to membership upon payment of all arrearages.

SEC. 4. Any member in good standing may withdraw from membership, by paying his dues and notifying the Lodge to that effect at a stated meeting; but no recommendatory certificate shall be issued, unless ordered by the Lodge.

## ARTICLE X.

### OF COMMITTEES.

Sec. 2. The Master, at the stated meeting next succeeding his installation, shall appoint an auditing committee, whose duty it shall be to examine all accounts presented against the Lodge.

Sec. 3. All reports of committees shall be made in

writing.

### ARTICLE XI.

# OF REVEALING THE TRANSACTIONS OF THE LODGE.

Section 1. When a candidate for initiation or affiliation is rejected, or a brother reprimanded, suspended, or expelled, no member or visitor shall reveal, either directly or indirectly, to such person, or to any other, any transactions which may have taken place on the subject; nor shall any proceeding of the Lodge, not proper to be made public, be disclosed outside thereof, under the penalty of reprimand, suspension, or expulsion, as the Lodge may determine.

### ARTICLE XII.

#### OF THE ORDER OF BUSINESS.

Section 1. The regular order of business at every stated meeting of this Lodge, shall be as follows:
1. Reading of the Minutes. 2. Reports of Committees.
3. Ballotings. 4. Reception of Petitions. 5. Miscellaneous and Unfinished Business. 6. Conferring Degrees.

## ARTICLE XIII.

### OF AMENDMENTS.

Section 1. These By-Laws, so far as relates to the times of meeting, and the amounts of fees, dues, and disbursements by the Charity Committee, may be amended at any stated meeting, by the votes of two-thirds of of the members present, provided that notice of such amendment shall have been given at the stated meeting next preceding; but such amendment shall have no effect until approved by the Grand Lodge or Grand Master, and until such approval shall have been transmitted to the Grand Secretary.

# BY-LAWS

OF THE

# Grand Lodge of California,

AS ADOPTED MAY, A. L. 5855.

### ARTICLE I.

Section 1. After the Grand Lodge is opened, the Grand Secretary shall call a roll of the members.

Sec. 2. The Grand Master shall then appoint a Committee on Credentials.

SEC. 3. The Grand Master, after the report of the Committee on Credentials is returned, shall appoint the various committees, as provided in the Constitution.

Sec. 4. The Grand Secretary and the Grand Treasurer shall, on the afternoon of the first day of the session, make their reports, which shall be read and referred to the Finance Committee.

### ARTICLE II.

Section 1. After the business is completed, as laid down in the foregoing article, petitions shall be read and referred to the appropriate committees.

Sec. 2. All committees shall make their reports in writing, before the final close of the Communication, and be discharged, unless otherwise ordered. This is not to include the Committees on Foreign Correspondence and Unfinished Business.

### ARTICLE III.

SECTION 1. The order of business at each session, after the first day, shall be as follows:

- 1. Reading and approving the minutes of the preceding session.
  - 2. Reports of the Committee on Credentials.
- 3. Reports of Unfinished Business of previous Communication.
- 4. Motions and resolutions, and reference or other disposition of the same.
- 5. Reports of Standing Committees, and action thereon; the Committee on Foreign Correspondence to have precedence.
- 6. Reports of Special Committees of last and present Communication, and action thereon.
  - 7. Special orders and motions (if any).
- 8. Consideration of Amendments to the Constitution, General Regulations and Rules (if any).
  - 9. Unfinished Business of previous session (if any).
- 10. Miscellaneous business, not included in any of the foregoing.
- Sec. 2. Should the business, as laid down, not be concluded at the session at which it is first called up, it shall be commenced at the next succeeding session, where it was left off, and so on through the Communication, taking up the order of business as set forth; provided, that the reading of the minutes be first in order at each session.

### ARTICLE IV.

Section 1. No member, representative, or proxy shall, under any pretense, be admitted into the Grand Lodge, without his proper clothing, or be allowed to vote without his jewel, unless he offer a satisfactory excuse, and have permission from the Grand Lodge.

### ARTICLE V.

- Section 1. In filling blanks, the largest sum or number and the longest time shall be first stated.
- Sec. 2. No member shall speak more than twice upon the same subject, unless he first obtain consent of the Grand Lodge, nor then more than five minutes at either time.
- Sec. 3. All reports, motions, and resolutions must be in writing before being introduced.
- Sec. 4. The rules of order shall not be suspended at any time, except by unanimous consent.
- Sec. 5. No new motion or other business shall be received, except in regular routine.
- SEC. 6. No motion to reconsider a vote or motion shall be entertained, unless made at the same session of the same day on which the question shall have been decided; nor shall it be in order, unless moved by one of the majority, and duly seconded.
- SEC. 7. If the previous question should be called for by the representatives of one Lodge, and duly seconded by the representatives of another, and the majority of the members present sustain such call, it shall be put in this form: "Shall the main question be now put?" and if carried, such main question shall be the original proposition as amended at the time of adoption of the call for the previous question.

- Sec. 8. Any of these By-Laws may be amended by notice in writing being given at one session, and to be acted upon at the next; and it shall require two-thirds of all present to carry such amendment.
- SEC. 9. All other By-Laws of this Grand Lodge are hereby repealed, from and after the close of the present Communication.

# CALIFORNIA

MASONIC CODE.



# CALIFORNIA MASONIC CODE.

# POWERS OF A GRAND MASTER.

There is no appeal from the ruling of a Grand Master. The authorities and the reasoning may be found fully set forth by Mackey, in his Masonic Jurisprudence, where he gives not only his own views, but those of some of the ablest Masonic jurists in the country: and the question has already been decided by this Grand Lodge, vide pages 108 and 109, Vol. I, of our Proceedings.—Committee on Jurisprudence, p. 100, 1865.

See Sec. 2. Art. IV. Part I. Constitution. Secs. 2, 3, Art. V. Part I. Constitution. Sec. -, Art. I. Part II. Constitution.

# POWERS AND DUTIES OF MASTERS OF LODGES.

Resolved, That when it is the intention of any Lodge to take measures to apply to the Grand Lodge for the restoration of a Mason who has been expelled, it shall be the duty of the Master thereof to notify the members of his Lodge, as far as possible, of the time when such proposed action will be had; and to cause to be spread upon the minutes of the meeting at which such action shall be had, the fact that such notification was duly given.—p. 354, 1864.

On the third decision, which relates to the duty of the Master of a Lodge upon the decision of an objection to advancement, your committee say that, ordinarily, the Master of the Craft is the proper one to judge of the fitness of the materials of which his building is to be composed. But, when the Lodge has decided that the applicant is worthy, and the required proficiency has been attained, the Master should, if not absolutely contrary to his obligations, proceed to confer the next degree.—Committee on Jurisprudence, p. 110, 1863.

The Master of a Lodge has absolute control within his Lodge. Our ritual prescribes that none shall enter without his permission, and he may refuse admission to any at his discretion. He may even cause a member of his Lodge to be excluded or removed, but he must recollect that there should be strong cause for the exercise of such an act of authority, and that the Constitution provides a remedy for those who may be aggrieved by the abuse of the power which his station temporarily gives him.—Decision of Grand Master N. Greene Curtis, p. 381, 1860.

Your committee believe the law to be, that in all cases of a tie vote (except by ballot), the Master, in addition to his proper vote, has the right to give the casting vote.—Committee on Grievances, p. 118, 1859.

See Votes in a Lodge, p. 99.
Opening and Closing of Lodges, p. 97.
Notifications and Summonses, p. 125.
Admission and Advancement of Candidates, p. 106.
Art. H, Part IV, Constitution.
General Regulation, No. 17.

### MASTERS AND WARDENS.

I have been asked so often to construe Sec. 4, Art. I. Part V, of the Constitution, that it seems proper to re-

peat here what I have many times decided, in answer to particular inquiries—1st. That the Master, or any other officer of a Lodge, may withdraw therefrom in the same manner as any other member, and that whatever may be the rule elsewhere, our laws make no distinction.—Decision of Grand Master Belcher, p. 251, 1854: Approved by Grand Lodge, p. 366, 1864.

See Sec. -, Art. I, Part IV, Constitution. Sec. -, Art. III, Part IV, Constitution.

# OPENING AND CLOSING OF LODGES.

A Master may, if he choose, omit a portion of the usual ceremony of opening or closing a Lodge, but your committee are not acquainted with the regulation which authorizes an entire *waiver* of all these ceremonies.—p. 74, 1861.

See Business of a Lodge, p. 98.

### WORK AND LECTURES.

Your committee believe that a uniform system of work is not only earnestly desired by a large majority of the Lodges in our jurisdiction, but that the establishment of such uniformity is entirely practicable at this time; and so believing, for the purpose of securing such a system and affording to the Lodges a thorough instruction therein, they offer the following resolutions and recommend their adoption:

Resolved, That the Grand Master, Deputy Grand Master, and three Past Masters, to be appointed by the Grand Master, be constituted a committee, who shall assemble at the call of the Grand Master, for the purpose of examining and revising the work and lectures as heretofore adopted by this Grand Lodge.

Resolved, That when such revision as they may deem requisite shall have been made by said committee, the Grand Master shall appoint a Grand Lecturer and as many Deputy Grand Lecturers as may be necessary, in order that the Lodges of the jurisdiction may be fully instructed in the system of work approved and adopted by this Grand Lodge.

Resolved, That the Grand Lecturer shall receive a salary of \$1,000 per annum from this Grand Lodge, and be entitled to receive from such Lodges as he may visit and instruct, all necessary traveling expenses accruing by reason of such visitation; and that each Deputy Grand Lecturer shall receive from each Lodge visited, the trav-

eling expenses attending such visitation.

Resolved, That after due and timely notice has been given the Lodges under this jurisdiction, of the work and appointment of the Grand Lecturer and Deputy Grand Lecturers, and said Lodges have had full opportunity to obtain instruction in said system of work and lectures, any Lodge neglecting or refusing to learn and use such work, so approved and adopted by this Grand Lodge, shall, on proper representation of the facts to the Grand Master, be liable to the arrest of its charter (if in his discretion he shall think proper), until they shall conform in all things to the regulations of the Grand Lodge in the premises.—Committee on Jurisprudence. pp. 101–2, 1863.

See Sec. 10, Art. HI, Part X, Constitution. General Regulation, No. 15.

## BUSINESS OF A LODGE.

Resolved, That no Lodge under this jurisdiction be allowed to transact business, other than the conferring of degrees, with a less number than seven members present.—Committee on Jurisprudence, p. 107, 1859.

—They discover, however, that in several instances this Lodge has opened its stated Communications on the first or second degree; deferring the approval of the minutes of the preceding stated Communication until after the conferring of the first or second degree, as the case might be. This your committee deem an irregularity, believing that the stated Communication should always be opened on the third degree, and that the first business transacted should be the approval of the minutes of the preceding stated and called Communications.—

Committee on Charters, p. 50, 1861.

See Lodges under Dispensation, p. 103.

Opening and Closing of Lodges, p. 97.

Art. II, Part III, Constitution.

General Regulation, No. 9.

### VOTES IN A LODGE.

Your committee believe the law to be, that in all cases of a tie vote (except by ballot), the Master, in addition to his proper vote, has the right to give the easting vote.—Committee on Grievances, p. 118, 1859.

See Non-affiliated Masons, p. 114. Sec. 3, Art. 1, Part IV, Constitution. Sec. 4, Art. II, Part IV, Constitution.

### BALLOTING.

Your committee, to whom was referred the following proposition from Bro. J. P. Miller, viz.: "An Entered Apprentice, made elsewhere, petitions a Lodge for the second and third degrees. Accompanying his petition is a permission from the Lodge in which the first degree was conferred, for any other Lodge to receive his application

for those other two. Can the Lodge to which he applies confer those degrees without subjecting the candidate to the ordeal of the ballot?"—have given it due consideration, and report as follows:

Sections 2 and 3, of Article III, Part III, of our Constitution, plainly state that every application "for the degrees of Masonry" must be referred to a committee, reported upon, and balloted for; and that this applies to any, as well as all of the degrees, is perfectly obvious from the fact that our Constitution allows the Lodges who wish so to do, to receive applications for the degrees separately. The law, and this plain construction of it, is founded upon simple common sense. Although a distant Lodge may have elected a candidate to receive the three degrees, and may have conferred one upon him, it does not at all follow that some other Lodge, within whose jurisdiction he has recently arrived, and to whose members he is perhaps an utter stranger, should confer the remaining degrees upon him without first endeavoring to ascertain his worthiness. The permission is not a request to do the work for the Lodge granting it, but simply authorizes some other Lodge, if it shall please, to confer the remaining degree or degrees; and it is given only because both our own Constitution and the common law of Masonry forbid that any Lodge shall complete the unfinished work of another without its assent. It would be singular, indeed, if an Entered Apprentice or a Fellow-Craft were to be considered entitled to receive the remaining degrees or degree upon terms of less careful scrutiny than our laws provide for the application of a Master Mason for affiliation: and your committee have no hesitation in saying that a petition for any degree or degrees must be referred, reported on, and balloted for, unless there be a dispensation from the Grand Master in regard to the reference, which our Constitution permits. — Report of Committee on Jurisprudence, p. 415, 1866.

—And every Mason should know and remember that it is neither his privilege nor his right to inquire or to know how his neighbor may have voted upon any petition, nor is it the right or the privilege of the neighbor to show or tell how he intends to vote or how he has voted.—Grand Master W. C. Belcher, p. 15, 1865.

I think there should be but one ballot for the three degrees; and if, by a fair construction, the law, as it is, does not prohibit absolutely the use of more than one, I advise that it be so amended that it will.—Grand Master Belcher, p. 12, 1863.

Where it appears evident that a black ball has been carelessly dropped, when a white one was intended, or when it is shown that a negative vote has been cast under a misapprehension as to the name or identity of the candidate, your committee think that justice requires a correction of the error. But it is better that such cases, unless corrected immediately, should take the usual course, when a re-ballot is desired, and be referred to the Grand Master, with all the necessary evidence, for his dispensation, if he deem one proper.—Committee on Jurisprudence, p. 107, 1859.

The power to cast adverse ballots must be free and unquestioned, or the ballot box will cease to express the wishes of the members of a Lodge.—Special Committee. p. 113, 1859.

See Rejected Candidates, p 112. Sec. 3, Art. III, Part III, Constitution. Sec. 2. Art. II, Part V, Constitution.

# WITHDRAWING PETITION BEFORE BALLOT.

Your committee having carefully considered the question presented by Bro. Bishop, in regard to the course to

be pursued upon an application for affiliation, report as follows:

Taking the language of Sections 2 and 3, of Art. III, Part III, of the Constitution together, and construing them so as to give every part effect, there can be no question but that an application for affiliation must take the same course and be governed by the same rules as an application for the degrees.

They therefore answer that an application for affiliation, having once been referred to a committee, cannot be withdrawn, but must go to a ballot.—Committee on

Jurisprudence, p. 98, 1865.

See Sec. 3, Art. III, Part III, Constitution.

# REMOVALS OF LODGES.

In several instances applications have been made for permission to remove only from one building to another. in the same town or village; and, as the undersigned. when he prepared our present Constitution, certainly never intended that the prohibition to a Lodge to "remove its place of meeting" should be construed so literally, he has always answered that in such cases no action but that of the Lodge itself was necessary. The law says that "no Lodge shall remove its place of meeting from that named in its dispensation or charter, unless," etc., etc.; and as the name of the city, town, or village is the only "place" mentioned in either of those instruments, it is only a removal from, and not within, such place which can require the proceedings prescribed in that portion of our Constitution providing for such cases.—Report of Grand Secretary, p. 22, 1865.

In the matter of the removal of a Lodge from the place of meeting named in its dispensation or charter, they are of the opinion that the language of Sec. 1, Art.

III, Part III, of the Constitution, will bear no other construction than that which is given to it by the Grand Secretary. They therefore recommend the adoption by the Grand Lodge of the view so expressed, that the Constitution prohibits removal from the town or city in which a Lodge is located, and not removal from one hall to another within such town or city.—Committee on Jurisprudence, p. 98, 1865.

See Sec. 1, Art. III, Part III, Constitution.

### LODGE MEETINGS ON SUNDAYS.

We have often regretted the disposition of some of the Lodges of this jurisdiction to meet for work on the Sabbath, as we deem it entirely inconsistent with and contrary to the teachings of the institution. We distinctly teach regard for the Sabbath, based upon the example of the ancient craftsmen and the words of our Great Light; and the clear and only inference from the teachings of our ritual is, that, as speculative workmen, we revere and follow the example of the Great Architect and of our operative brethren, in doing "no work on the Sabbath."—Committee on Correspondence, p. 32, 1865.

# LODGES UNDER DISPENSATION.

Resolved, That whenever the Grand Master shall issue a dispensation for the formation of a new Lodge, such Lodge shall be required to procure a suitable record book, and enter therein a short history of the preliminary proceedings for its organization, with a copy of the petition to the Grand Master and of the dispensation, before commencing the minutes of its proceedings.—Committee on Charters, p. 121, 1865.

Your committee are of the opinion that a charter should not be granted to any Lodge until it affirmatively appears, in a clear and positive manner, that there is a population within its jurisdiction sufficient to afford the requisite number of contributing members and unworked material, whereby to enable it to have sufficient pecuniary resources to support the character and dignity of the Lodge.—Committee on Dispensations and Charters, p. 120, 1859.

See Art. I. Part III, Constitution. Sec. 15, Art. III, Part III, Constitution.

# PROPERTY OF DISSOLVED LODGES.

Your committee are of the opinion that upon the surrender or forfeiture of the charter of a Lodge, all its effects become the property of the Grand Lodge, by operation of the Constitution; and they deem it inexpedient for this Grand Lodge to make voluntary donations from its funds to individual Lodges.—p. 360, 1860.

See Sec. 5, Art. VIII, Part 1, Constitution. Art. IV, Part III, Constitution.

## JURISDICTION OF A LODGE.

Your committee believe that the right of exclusive jurisdiction of a Lodge over parties living nearer to its place of meeting than to that of any other Lodge in the State, except in towns or cities where more than one Lodge exists, is a provision of the Constitution which must in all cases be strictly observed, in order that the harmony of the Craft be not disturbed. A Lodge should know the exact extent of its jurisdiction, and not rely for such information upon the statement of petitioners;

and if any doubt existed, certainly inquiry should be made of, and consultation had with, the neighboring Lodge or Lodges.—Committee on Jurisprudence, p. 374. 1862.

There is no one subject which has so often called forth an expression of opinion by this Grand Lodge as that of jurisdiction, and your committee can see no difference between a temporary sojourn under a Lodge in this, and under one of another jurisdiction. The principle is the same, and should be enforced.—Committee on Jurisprudence, p. 117, 1859.

The jurisdiction of each Lodge within the State, except those located in the cities, which have concurrent jurisdiction, extends in every direction to the geographical center between it and the contiguous Lodges. The air line governs, and not the route of travel.—Decision of Grand Master Claiborne, p. 293, 1866.

See Witnesses, Testimony, and Trials, p. 128.

Admission and Advancement of Candidates, p. 106.
Sec. 1, Art. II, Part V, Constitution.
Art. II, Part VII, Constitution.
General Regulation, No. 4.

# CANDIDATES FROM OTHER JURISDICTIONS.

A Lodge cannot lawfully pass or raise an Entered Apprentice or Fellow-Craft, upon whom the authority of another jurisdiction rests, without first obtaining permission from the Lodge or Grand Lodge in whose jurisdiction his original petition is filed.—Grand Master Claiborne, p. 293, 1866.

See Jurisdiction of a Lodge, p. 104.
Admission and Advancement of Candidates, p. 106.

# QUALIFICATIONS OF CANDIDATES.

He who, in our day and in our country, so far forgets himself as to grow up to the stature of a man without being able to read or write, or who, having arrived at man's estate, neglects to acquire that ability, is not deserving a place in our midst. He is not just and true to himself, nor can he be so to us.—Grand Master Belcher, p. 15, 1865.

"The person who desires to be made a Mason must be a man; no woman nor cunuch; freeborn, neither a slave nor the son of a bondwoman; a believer in God and a future existence; of moral conduct; capable of reading and writing; not deformed or dismembered, but hale and sound in his physical conformation, having his right limbs as a man ought to have; and be able to conform literally to what the several degrees respectively require of him."—Committee on Jurisprudence, p. 364, 1864; adopted as a General Regulation.

### ADMISSION AND ADVANCEMENT OF CANDIDATES.

"If an Entered Apprentice removes from the jurisdiction of the Lodge in which he received that degree, and is dropped from the report of the Lodge to the Grand Lodge, after two years, as provided by our laws, can he petition another Lodge within whose jurisdiction he may live, for the remaining degrees and receive them, if elected?"—the Committee on Jurisprudence report that, under the provision of Sec. 6, Art. III, Part III, of our Constitution, he cannot. He may apply to the Lodge into whose jurisdiction he may have removed, but his application must be accompanied by a permission from the Lodge in which he received his first degree, if it be in existence, else his petition cannot be received.

At first your committee were of opinion, that the act of dropping the Entered Apprentice from the return to the Grand Lodge was a relinquishment of all claim to him, but further examination shows that the law is plain, and to that the Lodges must adhere. It is not supposed that any Lodge to whom application is made would refuse or neglect to give such permission without good reason, which, as Masons, they would be willing to state. —Committee on Jurisprudence, p. 349, 1864.

1st. When an objection has been made, and a committee appointed to investigate the causes of objection, what is the duty of the committee; and may they advise the candidate of the objection, and hear his defense?

2d. When a member of the Lodge has interposed an objection, stating the cause, and the Lodge, upon the report of its committee, has decided that it is not "a valid and Masonic one," has the same member, or another, the right to interpose the same objection a second time, or any objection for the same cause?

3d. When an objection has been decided by the Lodge not to be "a valid and Masonic one," is it the duty of the Master to proceed to confer the remaining degree or degrees whenever the candidate exhibits suitable pro-

ficiency?

I report to you my decisions upon these questions, that you may take such action upon them as shall seem just, and in accordance with the spirit of the law, so that the Craft may be advised of the rights of all parties interested in like cases which may arise hereafter.

1st. The committee is appointed to hear the testimony that may be adduced, and to inquire into, determine, and report the facts to the Lodge for its advisement, that it may wisely determine whether or not the objection is well founded; or, in the language of the clause, whether or not the cause is a valid and Masonic one. That the committee may arrive at the facts, it must hear

all the testimony, as well for the defense as the prosecution. The candidate is a Mason, and, before conviction, should be heard—should have his day in court. In many cases he should therefore be informed of the objection made against him, and should be heard in his defense.

2d. When a member of the Lodge has objected to the advancement of a candidate, stating the cause of objection, and the cause of objection has been inquired into, and decided by the Lodge not to be "a valid and Masonic one," it is not competent for the same, or another member, to interpose a second objection for the same cause, except on the ground of newly-discovered and material evidence, or for acts subsequently committed. In the first instance, it is the right of every member to object, without stating the cause, if he so choose; but if he, or another, desires to interpose a second objection, he must state the grounds on which it is based, and it is for the Lodge to determine whether it will or should consider the second objection.

3d. When the Lodge has decided that the objection is not sustained, or that the cause is not a valid and Masonic one, and the candidate has attained suitable proficiency, it is his right to ask to receive the remaining degrees, and it is the duty of the Master to confer them. He has promised "to submit to the awards of his brethren, when convened, in every case consistent with the constitutions of the Order." When the Lodge has decided that the candidate is worthy, and he presents himself, ready to approve his proficiency, the Master may not refuse to confer the remaining degrees, and thus overrule the action of his Lodge.—Decisions of Grand Master Belcher, p. 13, 1863.

In regard to the first decision of the Grand Master, your committee conceive that it is strictly in accordance with the common-sense doctrine that there is a remedy for every wrong. It must be borne in mind always that

under the original organization of the Fraternity, the Entered Apprentices formed the great body of Masons; and that only in modern times have they been placed in their present position in regard to the body of the Fraternity. So few rights are left to them that not only charity, but justice, demands that those remaining rights receive a liberal construction. No man should be condemned without a hearing. This would virtually be done if we decide that the brother whose advancement is objected to, can have no knowledge of the objection and no opportunity of combating it; and your committee apprehend that "our law condemns no man before it hears what he says." They, therefore, recommend that the decision of the Grand Master, made in these words: "In many cases, therefore, he should be informed of the objection against him and be heard in his defense" be and the same is hereby approved.

Upon the second decision, your committee believe that the rule—that a man shall not be twice placed in jeopardy for the same offense—is entirely applicable to Masonic jurisprudence. If a committee, appointed for the purpose, has properly attended to its duty, has investigated the objection made against a brother's advancement, has reported the objection as "not a valid and Masonic one," and the Lodge has adopted the report, and thus, by a two-third vote, has ratified the finding of the committee, then the brother who has made the objection, and the minority, acting with him, should yield their opinion. It amounts, in the opinion of your committee, to factious opposition on the part of any brother thus to set up his own view against so large a majority of his brethren; and, when he has been decided against, to renew the very same objection. Your committee therefore recommend the approval of the second decision of the Grand Master, given in these words: "It is not competent for the same or another member to interpose a second objection for the same cause, except on the

ground of newly-discovered and material evidence, or for acts subsequently committed."

On the third decision, which relates to the duty of the Master of a Lodge upon the decision of an objection to advancement, your committee say that, ordinarily, the Master of the Craft is the proper one to judge of the fitness of the materials of which his building is to be composed. But, when the Lodge has decided that the applicant is worthy, and the required proficiency has been attained, the Master should, if not absolutely contrary to his obligations, proceed to confer the next degree. Your committee would take away no right from the Master of a Lodge which is his by ancient usage, conferred for the best good of the Craft. They would give no countenance to the spirit of innovation so prevalent in our free country. They would not relieve the Master from any responsibility which he of right should assume. He should not rule his Lodge in a haughty or arbitrary manner, but should, when proper that is, when no harm can accrue to the Craft therefrom-vield to the decision of his brethren when constitutionally expressed. They therefore recommend the approval of the Grand Master's third decision.—Committee on Jurisprudence, p. 110, 1863.

"When a brother has been initiated, has remained upon the roll of a Lodge as an Entered Apprentice over two years, and has been dropped from the roll under General Regulation No. 12, what action is necessary on the part of the Lodge to authorize the conferring of the other degrees upon him?" respectfully report as follows:

Where a Lodge has balloted for all three degrees at the same time, if no objection is made, as provided in the Constitution, nothing is necessary but to require proficiency.

Where a Lodge ballots separately for each degree, a clear ballot and proof of proficiency only are necessary. The object of the 12th Regulation was not to alter the status in a Lodge of persons who had been initiated or passed, but simply to prevent cumbering the rolls annually returned to the Grand Lodge with the names of those who, for two years or more, had remained Entered Apprentices or Fellow-Crafts.—Committee on Jurisprudence, pp. 385-6, 1862.

See Powers and Duties of Masters of Lodges, p. 95. Candidates from other Jurisdictions, p. 105. Conferring Degrees and Proficiency, p. 111. Balloting, p. 99. Rejected Candidates, p. 112. Sec. 1, Art. I, Part II, Constitution. Art. 3, Part III, Constitution. General Regulation, No. 12.

# CONFERRING DEGREES AND PROFICIENCY.

Some of the Lodges are inclined to manifest too great haste in conferring the several degrees, as, in one instance in particular, a candidate was passed one night and raised on the next. Though our regulations fix no period of time as necessary to elapse between the conferring of the several degrees—requiring only absolute proficiency in that last received before another shall be conferredit is certain that more time than a single day ought to be devoted to that reflection and deliberation so essential to a proper understanding of the sublime principles of our Order: and he who too hastily passes through our solemn ceremonies is ill prepared to attach to them that dignity and importance which their moral precepts demand. When Lodges are about to pass upon the proficiency of candidates, let them remember how important it is, both to the Fraternity and the applicants, that the examination be most thorough, and the evidences of a knowledge of that which has gone before, absolute and complete.— Committee on Charters, p. 363, 1862.

See Balloting, p. 99.

# REJECTED CANDIDATES.

I therefore decided that an objection made to the initiation of one who had been elected to receive the degrees of Masonry in a Lodge was, unless withdrawn, equivalent to a rejection, and should be so reported by the Secretary to the Grand Secretary; and that the party so rejected might, at any time after one year, again petition that or another Lodge, as in cases of rejections.—Grand Master Belcher, p. 13, 1865; approved by the Grand Lodge, see p. 98, 1865.

When, after initiation, but before passing or raising, an objection has been made, and has been, by proper proceedings, declared by the Lodge to be a "valid and Masonic objection," what is the effect of the objection so declared to be "valid and Masonic?" Is it a rejection for the remaining degree or degrees, or a suspension; and if a rejection, when and how can the rejected candidate and the process of the process of the process of the respective for a large process.

date again apply for advancement?

In my judgment it is not a suspension from the rights and privileges which he has acquired as an Entered Apprentice or a Fellow-Craft—for of these he can only be deprived by a trial, in the form prescribed by our law and by the judgment of his peers—but is a rejection: and the same rule should apply as in cases where a separate ballot is required for each degree and one is rejected for the second or third degree. Considering it a rejection, I was yet in doubt what course should be pursued; whether he must wait a full year before making application again, and whether his application should be made by simply presenting himself to the Lodge as an Apprentice or Fellow-Craft, well skilled and proficient in all the work and learning of his degree, and again asking simply to be advanced; or, whether his petition must be presented to the Lodge in form, and must take the course of other petitions for degrees or membership. In the case presented, I decided that the objection sustained was in effect a rejection for the remaining degrees; that the party so rejected must wait twelve months, and then, if he desired to proceed, he must petition his Lodge anew; and that his petition must take the usual course. In any view of the ease he was entitled to that, if no more.—

Decision of Grand Master Belcher, p. 13, 1865.

Your committee recommend the approval of the decision—that the candidate may apply to that Lodge, or any other within whose jurisdiction he may be, at the expiration of twelve months, as though he had been rejected by ballot.—Committee on Jurisprudence, p. 99, 1865.

See Balloting, p. 99.
Powers and Duties of Masters of Lodges, p. 95.
Withdrawing Petition before Ballot, p. 101.
Sec. 1, Art. I, Part II, Constitution.

# MEMBERSHIP.

See Affiliation, p. 114, Residence, p. 116, Art. 1, Part V, Constitution. General Regulation, No. 4.

# HONORARY MEMBERSHIP.

A Subordinate Lodge may, for good reasons of its own, release a member from the requirements which impose upon him active duties and relieve him from contributions—say for such reasons as the Virginia Committee give; but it can not relieve itself from its own responsibility, assumed in bearing his name on the roll. The Lodge thus expressing toward a cherished brother—its member—the estimation in which he is held, may call

that act by any name it may select, whether honorary or not, but your committee certainly think there is nothing in this jurisdiction which justifies such a Masonie title; and we do not know outside of it where the custom legitimately originated, nor do we approve of it.—Committee on Jurisprudence, p. 376, 1862.

# AFFILIATION.

A Mason may make application for affiliation as often as it may please him so to do. The rejection of his petition for that purpose by a Lodge, simply implies that that particular Masonic family, or some one or more of its members, has objection to the immediate association; but it does not prevent him from applying for membership to any other Lodge, or to the same one, at any time thereafter.—Grand Master Curtis, p. 381, 1860.

See Residence, p. 116. Fees, Dues, and Assessments, p. 122. Withdrawing Petition before Ballot, p. 101. Sec. 2, Art. III, Part III, Constitution. General Regulation, No. 4. General Regulation, No. 16.

# NON-AFFILIATED MASONS.

"Regulation 16. Non-affiliated Masons, who are suspended by operation of Sec. 1, Art. II, Part V, of the Constitution, if they desire to restore themselves by affiliation, shall pay a sum equivalent to six months' dues, in addition to the affiliation fee required by the by-laws of the Lodge to which they may apply; or, if they desire to restore themselves by contribution, they shall pay a sum equivalent to the amount of the regular dues of the Lodge within whose jurisdiction they reside, during the whole period of such residence: unless sickness or inability to pay be shown as the reason for such non-affiliation or non-payment."—p. 410, 1866.

Your committee, to whom was referred the question of Bro. Stanley as to the right of a so-called "contributing member" to vote on any and all occasions, report that they suppose the question refers to those Masons who, though non-affiliated, are nevertheless willing to, and do, contribute a sum equal to the monthly dues required of the members of the Lodge within whose jurisdiction they reside, and thus avoid suspension under our law. If this supposition be correct, the committee are at a loss to know how it could be imagined that one so situated was entitled to a vote at all; and they simply have to say—what there should be little need of saying—that an unaffiliated contributor is not entitled to a vote on any occasion whatever.—Committee on Jurisprudence, p. 110, 1865.

The position occupied by non-affiliated Masons in this State is plainly defined in the Constitution. In Sec. 1, Art. II, Part V, of that instrument it is declared, that "it is the duty of every Master Mason to be a member of some Lodge; and every one who, having resided six months within the jurisdiction of a Lodge, shall refuse or neglect to make application so to be, or who shall not have regularly contributed to such Lodge an amount equivalent to its regular dues, while able so to do, shall be deemed unworthy of Masonic consideration, and shall not be entitled to, or be the recipient of, any of the rights, privileges, or charities of the Order." This is literally the language of suspension; and, under this law. every non-affiliated Mason, coming within its purview, is absolutely suspended, until by compliance with either of the alternatives which it provides, he shall choose to free himself from the disability.—Decision of Grand Master Curtis, p. 381, 1860.

See Residence, p. 116. General Regulation, No. 16.

#### RESIDENCE.

It is not necessary, though it would be very proper, that every Mason should apply for affiliation to the Lodge nearest his place of residence. It is the right of a Master Mason to affiliate where he may choose, whether at the place nearest his residence or not, for our Constitution evidently conveys this meaning in the words: "It is the duty of every Master Mason to be a member of some Lodge.—Committee on Jurisprudence, p. 368, 1862.

It is not necessary that a Mason should be a member of the Lodge nearest his place of residence. He may hold membership, or apply for it, wherever it shall please him. It is certainly better that he should be a member of the Lodge within whose jurisdiction he resides, but I know of no law which requires it; and to be a member, in good standing, in any regular Lodge, is to be in good standing everywhere.—Decision by Grand Master N. Greene Curtis, p. 381, 1860.

See Sec. 2, Art. III, Part III, Constitution.

#### DEMISSION.

That when a member of a Lodge has paid his dues, and at a stated meeting announced his intention to withdraw his membership, his membership ceases; and he can become a member of that Lodge only by petition and ballot, as in the case of any other non-affiliated Mason. It is not competent for the Lodge by vote to reinstate him.—Grand Master Belcher, p. 251, 1864.

The Grand Master, in his Address, lays before the Grand Lodge the following decision on a point of Masonic law:

"When a member of a Lodge has paid his dues, and,

at a stated meeting, announces his intention to withdraw from membership, his membership ceases, and he can become a member again only by petition and ballot as any other non-affiliated Mason. It is not competent for his Lodge by vote to reinstate him."

The said decision was referred, among other things, to the Committee on Jurisprudence, who have considered the same and now report a recommendation that the decision of the Grand Master be approved.—Committee on Jurisprudence, p. 354, 1864.

"The Master, or any other officer of a Lodge, may withdraw therefrom in the same manner as any other member. Whatever may be the rule elsewhere, our law makes no distinction."—Committee on Jurisprudence, p. 365, 1864.

See Sec. 4, Art. I, Part V, Constitution.

#### RIGHT OF VISIT.

"A difference of opinion exists as to the proper construction of our fourth General Regulation, and, that its true intent may be defined, the following is submitted: A. B. has resided in this State several years. A little less than a year ago he visited his former home in Maine, and while there received the degrees of Masonry. Upon his return to California he proposed to visit a Lodge, but the Master refused to admit him. He afterwards offered to visit another Lodge, and was admitted. again applying to visit the first-named Lodge, should the Master admit him upon the avouchment of a brother who had sat with him in a regular Lodge? Which Master was right - the one who refused, or the one who permitted his admission? Would it affect the case if the applicant stated that when he left this State he had no intention to return, but afterward changed his mind? Should he apply for affiliation, the regulation is sufficiently clear; but does it deny him the right to visit?"

The regulation referred to has no application to the right of visit. That right, so called, is not, as is generally supposed, absolute and indefeasible. The Master of a Lodge is under obligation to preserve harmony among his craftsmen. He represents the wise Master-builder who laid the foundations of our speculative science, and he must see that the guards and defenses of his Lodge are of such character that nothing be suffered to pass or repass them that might tend to disturb the peace of his To this end he must be clothed with authorworkmen. ity to say who, of those bailing from other Lodges, shall visit his. In regard to the brother whose case is mentioned in the question under consideration, we think the fact of his intention to remain permanently out of the State does affect the action of the regulation. Prima facie an offense may have been committed, but often an apparent wrong ceases to be rightly so considered when the intention is taken into account. It may well occur that one, for several years a resident of this State, may return to the home of his youth, intending to reside permanently among the associations of his earlier days; but, finding that the attachments formed in the new home are stronger than those severed in the past, determines to return there, ere they too, like the old ones, shall have become strange by long absence. If then, having in good faith intended to change his place of residence, he become a member of the Fraternity abroad, the regulation of this State should not operate against him upon his return. While we tenaciously adhere to and insist upon our jurisdictional rights, we should not enforce the regulation referred to, unless the violation of those rights is clear and pointed. Nothing is to be gained by a too strenuous and rigid interpretation of the law.

We conclude, then, that if the brother's purpose in going to the Eastern States was to reside permanently and become a citizen, his simple change of purpose and return to this State within some short time, will not of itself bring him within the regulation of this Grand Lodge. We further conclude that, as the regulation does not apply to the matter of visit, and as the Master has control thereof, both Masters—the one who refused, and the one who permitted—were within the purview of their powers.—Committee on Jurisprudence, p. 433, 1866.

It appears that Alphonse Dennery, a native of France, but a resident of this jurisdiction, returned to his native country, and while there, received the degrees of Masonry. He took his dimit and returned to this State, where he now seeks to affiliate, and the questions are asked: "Can he be affiliated?" and "Can he visit?"

Under the fourth of our General Regulations he may affiliate, by paying the full amount charged by the Lodge to which he applies for conferring the degrees, less the sum paid for them to the Lodge in which he received them.

We do not think he can visit until he has complied with the foregoing regulation, or has endeavored to do so in good faith.—Committee on Jurisprudence, p. 349, 1864.

See Sec. 13, Art. III, Part III, Constitution.

### CHARITABLE RELIEF.

Your committee are aware that Masonic authorities are somewhat contradictory upon this point; but, upon a full consideration of the subject, they are of opinion that it would be an unfortunate proposition to establish, that a Masonic Lodge, devoted, as it should be, to charitable objects and the assistance of the distressed, could with impunity suffer its members to want for the necessaries of life, and thus bring discredit upon the whole Fraternity.—Committee on Grievances, p. 374, 1864.

Believing that, aside from actual necessary expenses, all the funds of a Lodge should be devoted to charitable uses.—Committee on By-Laws, p. 90, 1863.

# MASONIC FUNERALS AND EXPENSES.

If a Mason forget his duty to God, his fellow, and himself, and commit suicide, shall he or may he be buried by his Lodge with Masonic honors? Several cases have occurred, as I am informed, in which suicides have been so buried. It should not always be so. When a Mason has unfortunately been deprived of that reason which God has given him to enable him to distinguish between right and wrong, and, being actually demented, deprives himself of life, I see no reason why he should not be interred with the usual Masonic honors and ceremonials. An insane man cannot commit a crime, and it would be an utter forgetfulness of that charity which is the brightest jewel of the Craft, to refuse the Masonic rite of burial, when desired by his relatives or friends, to one who had only been unfortunate. Not so, however, with one who wittingly, or in consequence of intemperate habits, destroys the life which Heaven has given him for useful and beneficent purposes. We would throw the mantle of charity over the faults of an erring brother, dead or living, but we should not lightly overlook his crimes. By all law, human and divine, he who takes his own life is as guilty as he who takes the life of another. Before God and man he is guilty, and it is not fitting that we, as a society, should hold ourselves out to the world as the excusers of such crime.—Grand Master Belcher, p. 252, 1864.

In the matter of the burial, with Masonic honors, of Masons who commit suicide, referred to in the Address of the Grand Master, the Committee on Jurisprudence report as follows:

It is difficult to conceive that any man in his right mind could be guilty of destroying his own life. It is probably true that one who commits suicide has previously become, by some means, demented. Self-preservation is the first law of nature. A very high authority declares that "no man ever vet hated his own flesh." This being true, a man must in some way have lost the right use of his mental powers before he can lift a hand against his own life. Reason may be dethroned, either by the visitations of God, or by indulgence in licentious and vicious habits. If the hand of God has been laid upon a brother, recalling the reason which He had given, and, while thus demented, he shall take his life, we think he may properly receive the honors paid by our Order to the dead. But if, forgetting the first perfect point of his entrance and the virtue by which it is exemplified, and which it is designed to enforce; if, neglecting his solemn obligations and that prudence which should characterize every brother in his conduct in the Lodge and when abroad in the world, he, by indulgence in drink or other habits which are calculated to enervate the mind, loses his reason, and, while thus out of his mind, destroys his own life, we think he is not entitled to and should not receive the burial rites of the Order.

We therefore recommend that the sentiments of the Grand Master's Address on this subject be approved.—p. 338, 1864.

It is asked whether, when a Mason dies, he is entitled to Masonic burial; and if so, whether a single individual must bear the expense? A deceased sojourning brother, who was in good standing, is certainly entitled to Masonic burial; and if an individual renders that last service, he may well ask that his brethren and neighbors help him to bear the burden, if so it appears to him to be. But he can scarcely demand this as a right. He has done his duty, and they ought to be willing to assist him; but

let him not detract from the merit of his charity by his complainings. God loveth a cheerful giver.—Committee on Jurisprudence, p. 58, 1861.

See Suspensions, Expulsions, and Restorations, p. 131. General Regulation, No. 1.

# FEES, DUES, AND ASSESSMENTS.

Your committee to whom was referred the following question: "Has the M. W. Grand Master authority to prevent individual Masons or Lodges from corresponding with each other on subjects relating to the levy of assessments upon subordinate Lodges?"—have had the same under consideration, and are of the opinion that the Grand Master has no authority to prevent any proper correspondence on such subjects.—Special Committee, p. 97, 1865.

Your committee are of opinion that during the period of suspension for unmasonic conduct, the dues of a brother should cease. He is under a disability from which he cannot, of his own will, free himself. When suspended simply for non-payment of dues, he is in a position from which he may, by his own act, at any time relieve himself, and he should pay his dues accordingly. But while he is under suspension for unmasonic conduct, he is cut off entirely from all privileges, and can only be restored by an act of his Lodge, or of the Grand Lodge. They answer, then, that a Mason, suspended for non-payment of dues, and subsequently suspended for unmasonic conduct, should be charged dues only during the period when he was under suspension for non-payment thereof.—Committee on Jurisprudence, p. 100, 1865.

Your committee, to whom was referred the inquiry as to what is required in a notice to those in arrears for dues, report that the question involves the construction of the language of Sec. 9, Art. III, Part III, of the Constitution. The wording of the law is such as evidently to make it the duty of the Secretary to give the notice, without any order from the Master or the Lodge to that effect; and by the fourth subdivision of Sec. 1, Art. V, Part IV, of the Constitution, he is required to affix the seal of the Lodge to all papers issued by authority of the Lodge, or in obedience to the requirements of the Constitution and Regulations of the Grand Lodge. The notice to members in arrears for dues, is made in obedience to the Constitution, and must have the seal of the Lodge attached.—Committee on Jurisprudence, p. 110, 1865.

In reply to Bro. Blake, it is the opinion of the committee that it is not necessary or right to require a member who withdraws, and afterward desires to affiliate again with the same Lodge, to pay dues during the time he was not a member, in order to affiliate.—Committee on Jurisprudence, p. 368, 1862.

See Affiliation, p. 114.
Non-affiliated Masons, p. 114.
Suspension for Non-payment of Dues, p. 123.
Representative Fund, p. 137.
Art. VIII, Part I, Constitution.
General Regulation, No. 16.

# SUSPENSION FOR NON-PAYMENT OF DUES.

"Has a subordinate Lodge the right, under Sec. 9, Art. III, Part III, of the Constitution, to restore a Mason laboring under suspension for non-payment of dues, in any other manner than that provided for in the fundamental law—that is, by paying all arrearages due—in other words, can a Lodge remit dues until a brother is restored?"—beg leave to report as follows:

The proposition is susceptible of division into two

branches—the question of obedience to laws, and the question of construction of laws. In answer to the first, it is the opinion of the committee that a subordinate Lodge can do nothing rightfully, either in respect to the restoration of a Mason laboring under suspension for nonpayment of dues, or any other matter, in any way other than that provided in the fundamental law. In answer to the second, it is the opinion of the committee that the fundamental laws of Masonry respecting its morality should be construed strictly, but always with charity; in respect to its government, with liberality, and in the true spirit of the enactments and customs. To say that a Lodge cannot remit a portion or all of the arrearages, for good and satisfactory reasons, of a member suspended for non-payment of dues, in order that he may be restored. appears to us like the construction which Shylock would have put upon his bond. We do not believe that such a spirit did or could exist in the Masonic mind of the framers of our fundamental law; and we are therefore of the opinion that a subordinate Lodge, for good cause, in the exercise of a discreet judgment, under the section referred to, may remit dues in favor of a member suspended for non-payment of dues, in order to restore him. —Committee on Jurisprudence, p. 356, 1862.

Suspension for non-payment of dues is absolute suspension. The disabilities which it involves under our laws, are the same as if the penalty had been incurred by unmasonic conduct. In fact, such is really the misdemeanor which has induced the punishment, as a violation of the by-laws of a Lodge (all which require the payment of certain quarterly or monthly dues), is eminently unmasonic. The only difference which our Constitution makes between suspension for (so-called) unmasonic conduct, and suspension for non-payment of dues, is, that in the first case, it requires the votes of two-thirds of the Lodge of which the delinquent was a member, to effect

his restoration, while in the second, he may restore himself by payment of his arrearages.—*Grand Master Curtis*, p. 381, 1860.

See Non-affiliated Masons, p. 114.
Fees, Dues, and Assessments, p. 122.
Suspensions, Expulsions, and Restorations, p. 131.
Sec. 9, Art. HI, Part III, Constitution.
Sec. 4, Art. II, Part V, Constitution.
General Regulation, No. 11.

# DROPPING NAMES FROM THE ROLL.

The object of the 12th Regulation was not to alter the status in a Lodge of persons who had been initiated or passed, but simply to prevent cumbering the rolls annually returned to the Grand Lodge with the names of those who, for two years or more, had remained Entered Apprentices or Fellow-Crafts.—Committee on Jurisprudence, pp. 385-6, 1862.

Resolved, That the names of Entered Apprentices and Fellow-Crafts shall be returned to the Grand Lodge for two years only, and be thereafter dropped from the roll.

—Committee on Jurisprudence, p. 369, 1860.

See Admission and Advancement of Candidates, p. 106. General Regulation, No. 12.

# NOTIFICATIONS AND SUMMONSES.

Your committee, to whom was referred the inquiry as to what is required in a notice to those in arrears for dues, report that the question involves the construction of the language of Sec. 9, Art. III, Part III, of the Constitution. The wording of the law is such as evidently to make it the duty of the Secretary to give the notice, without any order from the Master or the Lodge to that

effect; and by the fourth subdivision of Sec. 1, Art. V, Part IV, of the Constitution, he is required to affix the seal of the Lodge to all papers issued by authority of the Lodge, or in obedience to the requirements of the Constitution and Regulations of the Grand Lodge. The notice to members in arrears for dues, is made in obedience to the Constitution, and must have the seal of the Lodge attached.—Committee on Jurisprudence, p. 110, 1865.

Your committee to whom was referred the resolution offered by Bro. Alex. G. Abell, defining what shall be deemed due notification in cities and towns where daily newspapers are printed, have given the same careful consideration, and respectfully report that, in their judgment, the trial of a brother upon charges for unmasonic conduct is a matter of such serious moment to the Craft that every thing connected with it should be done "decently and in order," and that every member of the Lodge should be in fact notified of the time when the Commissioners are to be elected. There is no necessity for haste in such a matter, and it is better that one who is unjustly accused should suffer somewhat from the law's delay than that we should seem to treat the matter of trials lightly, or neglect any precaution necessary to ensure to every brother an opportunity to be present upon an occasion of so much importance.

In cities and large towns, although the membership of the Lodges may be extensive, yet all reside within a convenient distance. One of the duties of the Tyler of a Lodge is to serve notices, as it is one of the duties of the Secretary to prepare them; and your committee deem it much more important that every member of the Lodge should be personally notified, than that the Secretary and Tyler, who, alone of the officers, receive compensation for their services, should be saved a little labor. It is true, probably, that a notification published in one or more daily papers of San Francisco, or any other city, would be a notification in fact to a considerable number of the members of any Lodge there; but it is also true that not every man who reads the papers reads the general advertisements, or even the special notices, and that, at least, some of the members would thus fail to be notified. It is the right of the accused, and the duty of the Lodge, to have every thing connected with the trial conducted in such manner as will best insure a fair and impartial result: and in order to secure this, the most important step is the election of Commissioners.

Your committee think that every member of the Lodge should at least have an opportunity to participate in such election; and, being of the opinion that a notification by advertisement, in the manner proposed in the resolution referred to them, would not be the best method of insuring that desirable result, they return the resolution with the recommendation that it be not adopted.—Committee on Jurisprudence, p. 57, 1861.

The Constitution of this Grand Lodge provides that, upon the presentation of charges, it shall be the duty of the Master, "by due notification," to call a special meeting of his Lodge for the election of Commissioners. "notification" is defined by the Constitution to be "a call issued by the Secretary, by order of the Lodge or Master, or by other competent authority, as hereinbefore provided, to attend for some specific purpose at the time and place therein indicated." We find that a "summons" is defined by the Constitution to be "an imperative order issued by the Master or by other competent authority, as hereinbefore provided, to appear at such time and place as may therein be designated." Stripping these two definitions of all verbiage unnecessary to a determination of the point now under consideration, we find that a notification is "a call issued by the Secretary to attend at the time and place therein indicated;" while

a summons is "an imperative order issued by the Master to appear at said time and place, as may therein be designated." Nothing whatever is said as to the mode of service of either, but as the definition of the two are so very similar, varying only sufficiently to indicate to the brethren served the difference between the two, we think there is no doubt but that a notification and a summons should be served in a similar manner; for if this was not intended, or if any mode of notification could be adopted which a Lodge might see proper to select, why did this Grand Lodge define what a notification is? We are therefore of the opinion that a notification should be served in the same manner as a summons. Now, would any one suppose for a moment, that the announcement of the Master at a stated meeting, that all the members of the Lodge were summoned to appear at a certain time, would be a service of the summons upon all the members of the Lodge, or would the publication of a summons in the newspapers be so regarded? Unquestionably not. How then could such announcement or publication be considered due notification? In the opinion of your committee it cannot be, as this Grand Lodge has decided that in a case of charges preferred, it is the duty of the Master to see that every member of his Lodge, who can possibly be notified of the meeting, is notified in due season.—Committee on Grievances, p. 364, 1860.

See Suspensions, Expulsions, and Restorations, p. 131.

Fees, Dues, and Assessments, p. 122.

Part VI. Constitution.

Art. II, Part VII, Constitution.

General Regulation, No. 7.

# WITNESSES, TESTIMONY, AND TRIALS.

Resolved, That, in the opinion of this Grand Lodge, the language of Sec. 3, Art. IV, Part IV, of the Constitution, should not be so construed as to prevent the

accuser, any more than the accused, from employing a brother in good standing to assist him at a trial.—p. 111. 1861.

See p. 87, 1863, Relative to Trials, ex parte.

Resolved, That the Committee on Grievances prepare a form of transcript of proceedings on trial in subordinate Lodges, and forward the same, when prepared, to the Grand Secretary, who shall cause the same to be printed and distributed to the various Lodges; and that said Lodges be and they are hereby required, as far as possible, to adhere to said form in returning the record of proceedings on trials.—p. 108, 1863.

In response to Bro. Wiggin, it is the opinion of the committee, that it certainly is the right of a brother upon trial for unmasonic conduct, to make a statement before the Commission assembled to try him; and that such statement should have its weight before the Commission—though not as great as that of a disinterested brother—and should form part of the record. The constitutional words requiring the Master to "summon the accused to appear and answer," should be construed differently in Masonry from what it is in the civil courts, for Masonic law should receive a more liberal construction.—Committee on Jurisprudence, p. 367, 1862.

A Fellow-Craft was admitted to testify upon his honor as a Mason; this was wrong, as none but Master Masons should be permitted so to testify—all others should be sworn.—Committee on Grievances, p. 364, 1860.

In cases of trial, a majority of the Commissioners, elected or appointed, may proceed with the business committed to them. The Constitution does not say thus much in terms, but it does by inference, as it declares that "the judgment of a majority of the Commissioners shall be taken as the decision of the whole." To rule

otherwise would be to defeat the justice sought for in the regulations upon this subject, as it would probably not often happen that all the Commissioners named would be in attendance during the whole period given for a trial under our Constitution. The vote upon the finding and the sentence should be by ballot, and a majority of all the Commissioners is requisite for judgment.—Decision of Grand Master Curtis, p. 381, 1860.

See Commissioners and their Reports, p. 130.
Admission and Advancement of Candidates, p. 106.
Appeals, p. 130.
Suspensions, Expulsions, and Restorations, p. 131.
Notifications and Summonses, p. 125.
Part VI, Constitution.

#### APPEALS.

In the matter as to who may take an appeal from the judgment of a Commission for trial, they are of opinion that the language of the law excludes every one save the accuser and the accused. By operation of law the judgment of a majority of the Commissioners becomes the judgment of the Lodge; and it was never yet heard that a court rendering judgment in a case might turn about and appeal to a higher court, from its own judgment. They recommend the approval of the action of the Grand Master in ordering the judgment in the case to which he refers to be carried into effect.—Committee on Jurisprudence, p. 99, 1865.

See Powers of a Grand Master, p. 95. Part VI, Constitution.

# COMMISSIONERS AND THEIR REPORTS.

Your committee having considered the question presented by Bro. Crane, respectfully report that the law

to which reference is made in the question, requires the Secretary "to keep a full and correct record of the proceedings and the judgment" of the Commissions for trial, and that this requirement can only be met by his keeping a record of all the testimony in the case; not a mere abstract, but the testimony of each witness in full, so that if appeal be had to this Grand Body, its committees may have the whole case before them. Witnesses, not Masons, testify before the Commission in the form of deposition, taken before some officer entitled to administer oaths; and in order that the witnesses who are Masons may stand on the same footing, their testimony must be written out in full by the Secretary .- Committee on Jurisprudence, p. 109, 1865.

"In cases of trial, when one or more of the Commissioners is absent, can a quorum proceed to the trial of the case and render judgment, or must the Master appoint to fill vacancies?"

It has been more than once decided already, that a quorum of the Commissioners may proceed to trial and judgment, but that, in such case, the judgment must be that of a majority of all the Commissioners elected, to wit: if the number of the Commissioners be seven, four may try the case—but all four must concur in the judgment. No power is anywhere conferred upon the Master to appoint members to fill vacancies.—Committee on Jurisprudence, p. 110, 1865.

See Witnesses, Testimony, and Trials, p. 128. Part VI, Constitution.

# SUSPENSIONS, EXPULSIONS, AND RESTORATIONS.

Resolved, That whenever it is the intention of a person, who has been expelled from the rights and privileges of Masonry, to petition the Grand Lodge for restoration, it

shall be his duty to notify the Lodge which expelled him of such intention, at least sixty days before the meeting of the Grand Lodge, accompanying said notice with a copy of his intended petition; and before said petition shall be considered by the Grand Lodge, proof shall be made of the giving of said notice.—General Regulation, No. 20, p. 419, 1866.

Your committee are aware that, in reporting in favor of restoring the memorialist, they may appear to be somewhat running counter to the wishes of the subordinate Lodge to which the memorialist belongs, inasmuch as an application to restore him has there been refused, but they can well imagine how the Lodge could decline to reverse their former action and restore the applicant to membership therein, when they might not materially object to his restoration by the Grand Lodge, which would only give him the general privileges of a Mason.—Committee on Grievances, p. 93, 1865.

In the matter of the effect of a reversal by the Grand Lodge of a judgment of suspension or expulsion, your committee agree with the Grand Master, that the accused is at once restored to the standing he had before charges were preferred. If this be not so, the appeal and the indement of reversal are simply solemn farces. reversal, in terms, declares that the charges were untrue or unsupported by evidence, and the judgment founded thereon unwarranted, and of course, unjust. Its effect is to put the brother appealing in precisely the position he occupied before the charges were preferred. Bro. Mackey, on this point, well says: "When a Lodge has wrongfully deprived a Mason of his membership by expulsion from the Order, the Grand Lodge, on his appeal. if it shall find the party innocent, that wrong has been inflicted, that, by the sentence, the laws of the institution as well as the rights of the individual have been violated, may, on his appeal, interpose and redress the wrong, not only by restoring him to his rights and privileges as a Mason, but also to membership in the Lodge. This, it seems to me, is the true principle, not only of Masonic law, but also of equity. If a brother be innocent, he must be restored to everything of which an unjust sentence had deprived him—to membership in his Lodge, as well as to the general rights of Masonry."—Committee on Jurisprudence, p. 99, 1865.

When a brother, who has been suspended for non-payment of dues, pays up all his arrearages, he thereby becomes restored to all the former privileges enjoyed by him in his Lodge, and it is unnecessary that he should again go through the form of signing its by-laws.—Committee on Grievances, p. 373, 1864.

Resolved, That when it is the intention of any Lodge to take measures to apply to the Grand Lodge for the restoration of a Mason who has been expelled, it shall be the duty of the Master thereof to notify the members of his Lodge, as far as possible, of the time when such proposed action will be had; and to cause to be spread upon the minutes of the meeting at which such action shall be had, the fact that such notification was duly given.—p. 354, 1864.

A suspended Mason, dying while still under sentence of suspension, cannot be restored by any action subsequent to his death.—Committee on Jurisprudence, p. 93, 1863.

Question 1st.—Can a Lodge proceed to try a Master Mason, under suspension for non-payment of dues, for unmasonic conduct, without first restoring him?

Answer.—It can; no matter what the cause of suspension may have been, it is certainly within the power of a Lodge, having jurisdiction, to try a suspended Mason on

charges of further unmasonic conduct, and to inflict such further punishment as it may deem proper.

Question 2d.—Can a Lodge proceed to try, for further unmasonic conduct, a Mason suspended by itself, who, at the time charges are preferred against him, resides within the jurisdiction of another Lodge, although the offenses charged were committed while within the jurisdiction of the Lodge first named?

Answer.—It can not; the proper course would be to prefer the charges before the Lodge within whose jurisdiction the delinquent actually resides, by which he can and should be tried. From the date of his suspension, whatever the cause thereof, his membership in that Lodge ceases, and residence elsewhere carries with it jurisdiction.—Committee on Jurisprudence, p. 76, 1861.

There is no better established custom in the Masonry of the United States, than that the Lodge (or the Grand Lodge under whose jurisdiction such Lodge exists) which expels or suspends a Mason, should alone have the right to restore him.—Committee on Jurisprudence, p. 373, 1860.

See Powers and Duties of Masters of Lodges, p. 95.
Suspension for Non-payment of Dues, p. 123.
By-laws, p. 140.
Non-affiliated Masons, p. 114.
Fees. Dues, and Assessments, p. 122.
Sec. 9. Art. III, Part III, Constitution.
Sec. 4. Art. IV, Part III, Constitution.
Sec. 5. Art. II, Part V, Constitution.
Art. II, Part VI, Constitution.
Art. II, Part VII, Constitution.
General Regulation, No. 1.
General Regulations, Nos. 17, 19, and 20.

# UNMASONIC CONDUCT.

Your committee, to whom was referred the appeal of Bro. . . . . from the action of St. John's Lodge, No. 37,

in suspending him from all the rights and privileges of Masonry, have had the same under consideration, and report that the evidence does not sustain the specification on which the accused was found guilty and suspended. Though it does not show that the accused advised the candidate to withdraw his petition, as he was sure to be blackballed, it does show that he conversed with the candidate as to the likelihood of his being blackballed. This certainly was very reprehensible, and had the specification been in accordance with the facts, a little wholesome punishment in the case might have proved advantageous to the Craft generally, by the lesson it would teach of the necessity of abstaining from all conversation with a candidate as to the action upon his petition.—Committee on Grievances, p. 102, 1865.

The brother manifestly labored under a serious error when he considered that gambling was not a Masonic offense. A very slight examination of the ancient regulations of the Order, or a conversation with any intelligent Mason, would have apprised him that this offense is one strictly forbidden by Masonry, upon all moral and social grounds; and is an evil in all its effects and consequences which cannot be too greatly deprecated.—p. 348, 1864.

See Witnesses, Testimony, and Trials, p. 128. Suspensions, Expulsions, and Restorations, p. 131.

#### ORDINARY DEBTS.

Should a Lodge entertain charges for unmasonic conduct against a brother because, for any reason, he has neglected or refused to pay his debts, or has paid them in the depreciated currency of the country?

My own opinion has always been that the Lodge was not the proper place for the settlement of the business

difficulties of its members, or the enforcement of the payment of debts; and I have so decided in the cases The civil government has instituted courts, and appointed judges, and authorized juries, for the express purpose of determining and protecting the rights of citizens, and enforcing the proper remedies in cases of wrong. If I owe a brother a debt and refuse to pay him, he may very properly invoke the aid of the law to compel me to do that which I ought to have done without compulsion. Exceptional cases may occur, involving such breach of faith and turpitude of conduct that we ought to notice them, even if they had been carried by the parties to the proper tribunals for adjudication; but they are the exceptions, not the rule. Masons should deal honestly with one another, and with all men, and should pay all they owe; but it does not always follow that any special moral turpitude attaches to them because they sometimes fail to do this last; and, however much we may disapprove the act of one who avails himself of the benefits of the laws, and pays debts, perhaps honestly due in gold, in legal tenders, I think we may properly leave the aggrieved party to charge the blame, if any, partly upon himself, that he has been so careless and negligent in the management of his own business. That which the laws of the land sanction, can hardly be an offense against any law of Masonry.—Grand Master Belcher, p. 251, 1864.

In reference to that portion of the Grand Master's address which treats of the question whether a Masonic Lodge is a proper place for brethren to settle their differences in business transactions, and whether, if a brother pays debts owing to another brother, in the depreciated currency of the country, he is liable to a charge for unmasonic conduct, the Committee on Jurisprudence report as follows:

This is one of those questions which we think ought

to be determined by the circumstances. We agree with the Grand Master, that the courts of the country are established for the purpose of settling differences which may arise in business transactions between men.  $\Lambda$  man does not cease to be a citizen when he becomes a Mason. All his duties and rights as a citizen are retained. Masonic Lodges are established and exist for other and different purposes, and were we to open the door of the Lodge and invite Masons to make it the tribunal before which to try their business disputes, the real purposes of the fraternity would be forever rendered impossible. It is true, however, that circumstances may arise, in the course of transactions between Masons, of such a character that one or the other would be liable to a charge for violation of Masonic obligations; and of such circumstances and their bearing upon the particular case to which they are sought to be made applicable, the Commissioners must judge, subject to the revision of this Grand Lodge on appeal. It is impossible to establish any certain rule. We have seen already, in the reports of the Committee on Grievances, that cases arise and are duly tried, in which the proof was of such a nature that the able committee who considered them found no violation of the obligations of the brother charged; and yet, we apprehend that another case might arise in which the same committee would feel themselves constrained to affirm a judgment of convic-

We recommend that no action be had in the premises. —Committee on Jurisprulence, p. 349, 1864.

# REPRESENTATIVE FUND.

Resolved, That, for the ensuing fiscal year, there shall be levied upon the Lodges under this jurisdiction, in addition to the dues prescribed by the Constitution, the sum of seventy-five cents for each member borne upon their respective rolls at the date of their annual returns, for account of the Representative Fund; which assessment shall be paid at the same time and in the same manner as is prescribed for the payment of the regular annual dues.—p. 382, 1864.

Resolved, That for the year ending March 1, 1864, there shall be levied upon the subordinate Lodges, in addition to the dues prescribed by the Constitution, the sum of seventy-five cents for each member borne upon their respective rolls at the date of their annual returns—to be assessed for the purpose and in the manner provided in certain resolutions relative to a Representative Fund adopted on the sixteenth day of May, 1861, the same being in lieu of one dollar for each member, as therein directed.—p. 124, 1863.

Resolved, That, in addition to the amount at present levied upon the subordinate Lodges, there be levied the sum of one dollar for the name of each Master Mason borne upon the rolls at the date of the annual returns, which shall constitute a special fund to be denominated "The Representative Fund"; and that it shall be the duty of the several Lodges to pay the said sum at the time and in the manner prescribed for the payment of their annual dues.—pp. 51–2, 1861.

See General Regulation, No. 13.

# COMPENSATION TO GRAND OFFICERS AND MEMBERS OF THE GRAND LODGE.

Resolved, That hereafter no Grand Officer, Chairman of a Standing Committee, or Representative of a Lodge, shall receive payment for his necessary traveling expenses in attending a Communication of a Grand Lodge. who shall not have been in attendance from the first to the last day, inclusive, of such Communication, unless excused by special action of the Grand Lodge.—p. 382, 1864.

Resolved, That hereafter the appointed Grand Officers and the chairmen of the several Standing Committees, shall receive payment for their necessary traveling expenses to and from the place of meeting of the Grand Lodge, in the same manner as ordered for the Representatives of Lodges; provided, however, that no such Officer, Chairman, or Representative, shall receive payment in more than one of those capacities; and provided, further, that no such Officer, Chairman, or Representative shall receive any pay who shall already have been paid for such necessary traveling expenses by another Masonic Grand Body.—Committee on Jurisprudence, p. 125, 1863; ordered to be published as a General Regulation.

See Representatives and Delegates of Lodges, p. 139. Sec. I, Art. VI, Part II, Constitution.

# REPRESENTATIVES AND DELEGATES OF LODGES.

Resolved, That, at each Annual Communication, an Auditing Committee, to consist of three, shall be appointed by the Grand Master, which committee shall audit all accounts of delegates from subordinate Lodges, for their necessary traveling expenses to and from the place of the Annual Communications; and shall certify the amount due each delegate to the Grand Secretary, who shall thereupon draw his warrant upon the Grand Treasurer for the amount due such delegate. The warrant shall specify the fund from which the money is drawn, and no warrant shall be issued to more than one delegate from each Lodge; provided, that no delegate shall receive such payment who shall not have remained during the

entire Communication, unless excused by the Grand Lodge, and whose Lodge shall not have paid its dues for the current year.—p. 52, 1861.

See Sec. 11, Art. III, Part III, Constitution. Art. VI, Part I, Constitution. Art. II, Part VII, Constitution. General Regulation, No. 13.

# BY-LAWS.

The charge that the brother has not signed the bylaws is one that ought not to be made in a well governed Lodge now. If he has not done so, he has certainly neglected his duty, but that neglect cannot forfeit his membership, any more than would the neglect or violation of any other provision which they contain, until after due trial for such offense, that penalty should be incurred; and this fact shows that the officers have been careless in the discharge of their duty, and that the brethren themselves cannot avoid a share of the blame which attaches in this case. We advise the Masters of Lodges who have not attended to this plain duty, to look well to it.—Committee on Jurisprudence, p. 377, 1862.

See Suspensions, Expulsions, and Restorations, p. 131. Sec. 5, Art. II, Part III, Constitution.

# UNIFORM CODE OF BY-LAWS.

In relation to that portion of the Annual Report of the Grand Secretary concerning the by-laws of Lodges, which was referred to your committee, they can only echo the hope expressed by him, and strongly urge all Lodges in this jurisdiction to adopt the Uniform Code of By-laws, not only because they have been very carefully prepared by one of the best Masonic jurists in the State, and contain, in the opinion of your committee, all that is required for the proper regulation and government of the Lodges, but because it is most desirable that in this, as in all other respects, there should be uniformity throughout the jurisdiction.—Committee on By-laws, p. 56, 1861.

Resolved, That the form of by-laws for the government of subordinate Lodges, as now revised and corrected by the special committee, be approved by the Grand Lodge; and that it be recommended to all the Lodges within the jurisdiction for their adoption.—Committee on By-laws, p. 368, 1860.

#### MASONIC CLOTHING AND PROCESSIONS.

On no occasion, except for the burial of a brother, is it permitted for any Lodge or number of Masons to appear in Masonic clothing in public procession, without special permission from the Grand Master; and that permission ought very rarely to be asked or granted.—

Grand Master Belcher, p. 16, 1865.

The sentiments of the Grand Master in regard to participating in our character as Masons, in public celebrations not of a Masonic character, are heartily approved.—p. 85, 1865.

On occasions of festivity, as at Masonic balls, it seems to me to be in exceeding bad taste for brethren to appear in Masonic clothing. The white apron, in its place, is the appropriate and emblematic badge of a Mason, but in a ball-room, nothing could look much more absurd and out of good taste.—Grand Master Belcher, p. 16, 1865.

# STANDING RESOLUTIONS RESCINDED.

Your committee, appointed at the last Annual Communication to revise the Standing Resolutions and Regulations for Trials heretofore in force in this jurisdiction, report as follows: They find upon the statute book seventy-eight so-called Standing Resolutions, with the exception of three—Nos. 12, 44 and 46—which have at different times been rescinded. Of these, forty-seven, viz.: 1, 2, 3, 5, 7, 8, 9, 10, 11, 13, 14, 15, 16, 18, 19, 20, 21, 22, 24, 25, 27, 28, 29, 30, 32, 33, 40, 41, 42, 43, 47, 48, 49, 53, 58, 59, 60, 61, 63, 64, 65, 66, 67, 70, 75, 76, and 78 have, together with the Regulations for Trials, been substantially incorporated in the new Constitution presented by this committee, and just adopted by the Grand Lodge—twenty, viz.: Nos. 4, 6, 17, 23, 26, 34, 35, 36, 38, 45, 54, 55, 56, 57, 62, 68, 71, 72, 73, and 74—should be dropped; some, as being entirely useless, some, as containing only enunciations of common truths in regard to which no legislation is required, others, as having been intended but for a temporary purpose, others still, as announcing erroneous doctrine, and one or two perhaps, as being simply absurd; and eight, viz.: Nos. 31, 37, 39, 50, 51, 52, 69, and 77—should, with some alterations of phraseology, be retained as general regulations. The committee therefore recommend the adoption of the following resolution:

Resolved. That all the Standing Resolutions of this Grand Lodge, with the exception of those now numbered as 31, 37, 39, 50, 51, 52, 69, and 77, be and are hereby rescinded; and that those excepted, after proper correction, shall be published hereafter, with the annual proceedings, under the name of General Regulations.—p. 116, 1859.

# LIST OF THE SUBORDINATE LODGES

Under the Inrisdiction of the Grand Lodge of California, from its Organization in 1859 to March, 1867, with Time and Place of Meeting, Date of Charter, and Number of Members reported to Aug. 1, 1866.

Norg.—The Lodges in the following list marked thus (\*) have surrendered their Charters; those marked thus (†) have had their Charters revoked: those marked thus (‡) are now under the jurisdiction of the Grand Lodge of Oregon, and those marked thus ( ||) are under the jurisdiction of the Grand Lodge of Nevada.

No. Memb'rs Aug 1, 1866	7
TIME OF MEETING.	San Francisco         Apr. 19, 1850 First Thursday in each month         286           Sacramento         " 19, 1850 Saturday of or next preceding Full Moon         72           Sacramento         " 19, 1850 First Monday in each month         55           Solano         May 7, 1850         Renesday of or next preceding Full Moon         65           Sacramento         May 7, 1850         First Saturday in each month         59           San Francisco         " 27, 1850 First Monday in each month         51           Yuba         " 27, 1850 First Monday in each month         51           Oregon Territory         " 27, 1850 First Monday in each month         17           Oregon Territory         " 27, 1850 First Saturday in each month         12           Nevada         6, 1851 Saturday of or next preceding Full Moon         29           Sonoma         " 6, 1851 Saturday of or next preceding Full Moon         20           Placer         " 9, 1851         Wednesday of or next preceding Full Moon         37
Date when Charter was Ordered.	Apr. 19, 1850  " 19, 1850  " 19, 1850  " 19, 1850  " 19, 1850  Nov. 27, 1850  " 27, 1850  " 27, 1850  " 27, 1850  " 27, 1850  " 27, 1850  " 6, 1851  " 6, 1851  Nov. 7, 1851
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# GRAND OFFICERS

ELECTED SINCE THE ORGANIZATION OF THE GRAND LODGE OF CALIFORNIA, APRIL 18th, A.L. 5850.

#### Note.—Those deceased are indicated thus (\*).

#### 1850.

1030.
Jonathan D. Stevenson Grand Master, John A. Tutt Deputy Grand Master. Caleb Fenner Senior Grand Warden. Saschel Woods* Junior Grand Warden. Levi Stowell* Grand Treasurer, John H. Gihon Grand Secretary.
1851.
JOHN A. TUTT Grand Master, BENJAMIN D. HYAM Deputy Grand Master, E. F. W. Ellis* Senior Grand Warden, B. S. Olds Junior Grand Warden, TOWNSEND A. THOMAS Grand Treasurer, LEVI STOWELL* Grand Secretary.
1852.
BENJAMIN D. HYAM

JOHN R. McConnell       Junior Grand Warden,         Addison Martin       Grand Treasurer,         Levi Stowell*       Grand Secretary.								
1853.								
CHARLES M. RADCLIFF. Grand Master. TOWNSEND A. THOMAS. Deputy Grand Master, JOHN R. CRANDALL Senior Grand Warden, RICHARD F. KNOTT Junior Grand Warden, ADDISON MARTIN Grand Treasurer, LEVI STOWELL* Grand Secretary.								
1854.								
WILLIAM H. HOWARD* Grand Master, N. Greene Curtis. Deputy Grand Master, Rector E. Cole. Senior Grand Warden, ROBERT N. WOOD* Junior Grand Warden, Addison Martin Grand Treasurer, Levi Stowell* Grand Secretary.								
1855.								
WILLIAM H. HOWARD* Grand Master, TOWNSEND A. THOMAS Deputy Grand Master, JOHN A. RAYMOND Senior Grand Warden, SAMUEL A. MERRITT Junior Grand Warden, ADDISON MARTIN Grand Treasurer, LEVI STOWELL* Grand Secretary.								
1856.								
WILLIAM H. HOWARD* Grand Master, JOHN A. RAYMOND Deputy Grand Master, LEMUEL LYON Senior Grand Warden, PHILIP W. RANDLE Junior Grand Warden, ADDISON MARTIN Grand Treasurer, ALEXANDER G. ABELL Grand Secretary.								

# 1857.

1857.						
N. Greene Curtis Grand Master. Charles Marsh Deputy Grand Master, Aaron D. Park Senior Grand Warden, John B. Bope Junior Grand Warden, Addison Martin Grand Treasurer, Alexander G. Abell Grand Secretary.						
1858.						
N. Greene Curtis Grand Master. Philip W. Shepheard Deputy Grand Master, Wm. McCormick Senior Grand Warden, James W. Bicknell Junior Grand Warden, Addison Martin Grand Treasurer, Alexander G. Abell Grand Secretary.						
1859.						
N. Greene Curtis Grand Master, Philip W. Shepheard* Deputy Grand Master, EBENEZER LANE Senior Grand Warden, Thomas P. Hawley Junior Grand Warden, Addison Martin Grand Treasurer, Alexander G. Abell Grand Secretary.						
1860.						
N. Greene Curtis. Grand Master, Philip W. Shepheard. Deputy Grand Master, Whlliam C. Belcher. Senior Grand Warden, Alvinza Hayward. Junior Grand Warden, Addison Martin. Grand Treasurer, Alexander G. Abell. Grand Secretary.						
1861.						
JAMES LAWRENCE ENGLISH						

William C. Belcher ... Deputy Grand Master.
John W. Harville ... Senior Grand Warden,

Caleb E. Wilcoxon Junior Grand Warden, James Laidley Grand Treasurer, Alexander G. Abell Grand Secretary.
1862.
WILLIAM CALDWELL BELCHER Grand Master, GILBERT B. CLAIBORNE Deputy Grand Master, JOHN W. HARVILLE Senior Grand Warden, JOHN B. HEWSON Junior Grand Warden, JAMES LAIDLEY Grand Treasurer, ALEXANDER G. ABELL Grand Secretary.
1863.
WILLIAM CALDWELL BELCHER Grand Master. GILBERT B. CLAIBORNE Deputy Grand Master, LOUIS COHN Senior Grand Warden, WILLIAM A. DAVIES Junior Grand Warden, JAMES LAIDLEY Grand Treasurer, ALEXANDER G. ABELL Grand Secretary.
1864.
WILLIAM CALDWELL BELCHER
1865.
GILBERT B. CLAIBORNE Grand Master, WILLIAM A. DAVIES Deputy Grand Master, ISAAC S. TITUS Senior Grand Warden, HENRY H. HARTLEY Junior Grand Warden, JAMES LAIDLEY Grand Treasurer, ALEXANDER G. ABELL Grand Secretary.

### 1866.

GILBERT B. CLAIBORNE	Grand Master,
HENRY H. HARTLEY	Deputy Grand Master,
WILLIAM H. PETERSON	Senior Grand Warden,
Thos. Beck	. Junior Grand Warden,
JAMES LAIDLEY	Grand Treasurer,
ALEXANDER G. ABELL	Grand Secretary.

# GRAND CHAPTER

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# ROYAL ARCH MASONS.



## CONSTITUTION

OF THE

#### M...E...GRAND CHAPTER

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# Royal Arch Masons

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#### STATE OF CALIFORNIA.

Of the Organization of the Grand Chapter.

#### ARTICLE I.

OF ITS TITLE AND SEAL.

Section 1. This Grand Chapter shall be entitled "THE MOST EXCELLENT GRAND CHAPTER OF ROYAL ARCH MASONS OF THE STATE OF CALIFORNIA," and shall have a Seal, bearing suitable devices and inscriptions, which shall be affixed to all instruments issued by or under its authority.

#### ARTICLE II.

OF ITS MEMBERS AND THEIR QUALIFICATIONS.

Section 1. This Grand Chapter shall be comprised of a Grand High Priest, a Deputy Grand High Priest, a Grand King, a Grand Scribe, a Grand Treasurer, a Grand Secretary, a Grand Chaplain, a Grand Captain of the Host, a Grand Royal Arch Captain, a Grand Guard, and such other officers as it may hereafter designate; together with all Past Grand High Priests, Past Deputy Grand High Priests, Past Grand Kings, Past Grand Scribes, and Past High Priests, by service in this jurisdiction, and the High Priests, Kings, and Scribes of the several chartered and duly constituted Chapters, or their regularly appointed proxies.

SEC. 2. Each officer and member of the Grand Chapter must be a member of some Chapter within its jurisdiction; and with the cessation of such membership shall cease his office and membership in the Grand

Chapter.

#### ARTICLE III.

#### OF ITS POWERS AND AUTHORITY.

SECTION 1. This Grand Chapter has the sole government and superintendence of all Chapters of Royal Arch Masons, and Lodges of the Intermediate Degrees, in the State of California; with authority to settle controversies that may arise between them; to assign their limits: to prescribe laws and regulations for their government; and to review, confirm, or annul their decisions.

Sec. 2. It may grant dispensations and charters for holding regular Chapters of Royal Arch Masons, and may revoke, suspend, or annul the same for good cause.

Sec. 3. It may assess and collect, from the several Chapters under its jurisdiction, such sums of money, annually, as may be found necessary for its maintenance and support.

#### ARTICLE IV.

#### OF ITS CONVOCATIONS.

Section 1. The Grand Chapter shall hold its annual convocations for the transaction of its regular business, at such place as the M.W.Grand Lodge of Free and Accepted Masons of the State of California shall meet, commencing at 10 o'clock, A.M., on the Monday next suc-

ceeding the day upon which that Grand Body commences its annual communications.

Sec. 2. The Grand High Priest may call special convocations of the Grand Chapter whenever in his opinion the welfare of the Order shall require it.

SEC. 3. Special convocations shall be ordered by the Grand High Priest upon an application therefor in writing, setting forth the causes which demand it, and signed by the High Priests of at least five chartered Chapters.

- SEC. 4. Every order for a special convocation shall designate the object thereof, so far as is proper to be written, and shall be issued to each Chapter and Grand Officer at least thirty days before the day named for meeting; and no business shall be transacted thereat, other than that for which the Grand Chapter was convened.
- Sec. 5. There must be at least nine chartered Chapters represented in order to transact any business in the Grand Chapter, either at an annual or a special convocation.

#### ARTICLE V.

#### OF ITS ELECTIONS.

Section 1. The officers of the Grand Chapter (except the Grand Chaplain and the Grand Guard) shall be chosen by ballot at each annual convocation; shall be installed before the close thereof; and shall hold their respective offices until their successors are elected and installed. A majority of all the votes cast shall be necessary for a choice. The Grand Chaplain shall be appointed by the Grand High Priest.

SEC. 2. The Grand Guard shall be appointed by the Grand High Priest, immediately after his installation, at each annual convocation; shall be properly invested before the close thereof; and shall hold his office during the will and pleasure of the Grand High Priest.

Sec. 3. Any vacancy in office occurring when the Grand Chapter is not in session, may be filled by the

Grand High Priest, and the officer so appointed shall possess all the powers, and be charged with all the duties of one regularly elected.

#### ARTICLE VI.

#### OF ITS VOTING AND REPRESENTATION.

Section 1. All questions in the Grand Chapter (except elections of officers) shall be decided viva voce, or by a show of hands, unless, before the announcement of the result thereof, three members shall demand that the vote be taken by yeas and nays, in which case it shall thus be taken. In all cases of a tie vote, except votes by ballot, the Grand High Priest, in addition to his proper vote, may have the casting vote.

SEC. 2. Each Grand Officer present (except the Grand Guard), and each Past Grand High Priest, Past Deputy Grand High Priest, Past Grand King, and Past Grand

Scribe present, shall be entitled to one vote.

SEC. 3. Each Chapter represented shall be entitled to three votes; and the Past High Priests of each Chapter shall, collectively, be entitled to one vote.

Sec. 4. No Grand Officer, Past Grand Officer, or Past High Priest, voting, or participating in a vote, in either of those capacities, shall vote, or participate in a vote, in any other of them; but either of such members may, as High Priest, King, Scribe, or as the proxy of either or all of them, cast also the vote or votes to which such position shall entitle him.

#### ARTICLE VII.

#### OF ITS COMMITTEES.

Section 1. The following regular committees, to consist of not less than three nor more than five members each, shall be appointed by the Grand High Priest at each annual convocation, viz.: On Credentials, on Grievances, on Finances, on New Chapters, on Returns, on By-laws, on Jurisprudence, and on Correspondence. The

two last named shall be Standing Committees, and shall

serve during the year.

SEC. 2. Special Committees may also be appointed by the Grand High Priest whenever deemed necessary by the Grand Chapter.

#### ARTICLE VIII.

#### OF ITS REVENUES.

Section 1. The revenue of the Grand Chapter shall be derived from fees charged for dispensations, charters, diplomas, and other instruments issued under its authority, and from contributions levied upon the Chapters, which shall always be equal and uniform, in proportion to their membership and degrees, as follows:

1st. For a dispensation to open a new Chapter, ninety dollars, of which fifteen dollars shall be the fee of the

Grand Secretary:

2d. For a charter to perpetuate a Chapter, sixty dollars, of which ten dollars shall be the fee of the Grand Secretary:

3d. For a dispensation to hold an election for an officer or officers at a time other than that named in this Con-

stitution, five dollars:

4th. For a dispensation to ballot for a candidate for the degrees, without reference to a committee, five dollars:

5th. For a diploma, five dollars, of which three dollars

shall be the fee of the Grand Secretary:

And in no case shall any of the foregoing documents be issued until the fees therefor shall have been paid to the Grand Secretary.

Sec. 2. The following contributions shall be paid as annual dues, by each of the Chapters, whether chartered

or under dispensation:

1st. For each Mark Master's, Past Master's, Most Excellent Master's, and Royal Arch Degree, conferred during the year, the sum of one dollar:

2d. For each Royal Arch Mason borne upon its roll, at the date of its annual return, the sum of one dollar; and the Grand Chapter may levy, in addition to the above, such other contributions as, in its judgment, may be required.

# Of the Grand Officers.

#### ARTICLE IX.

#### OF THE GRAND HIGH PRIEST.

Section 1. The Grand High Priest shall, at each annual convocation, present a written report of all his official acts during the year, and of the condition of Royal Arch Masonry within his jurisdiction, together with such recommendations as he shall deem conducive to the prosperity and advancement of the Order. From his decisions there shall be no appeal.

SEC. 2. He shall carefully supervise the subordinate Chapters, and see that the Constitutions and Regulations of the General Grand Chapter, as well as those of this Grand Chapter, are faithfully observed.

Sec. 3. He shall have power, when the Grand Chapter is not in session—

1st. To issue dispensations for the formation of new Chapters:

2d. To issue dispensations for the election of an officer or officers of a Chapter at a time other than that named in this Constitution:

3d. To issue dispensations to ballot for a candidate for the degrees without reference to a committee:

4th. To convene any Chapter within his jurisdiction, preside therein, inspect its proceedings, and give such orders and instructions as he may deem necessary:

5th. To arrest the charter or dispensation of any Chapter, for good reasons shown, and, for proper cause, to

suspend any High Priest from the functions of his office until the ensuing annual convocation.

SEC. 4. He shall constitute, either in person or by proxy, all newly-chartered Chapters, and install their officers.

#### ARTICLE X.

#### OF THE DEPUTY GRAND HIGH PRIEST.

Section 1. The Deputy Grand High Priest shall have power, during the recess of the Grand Chapter, to grant dispensations for the formation of new Chapters.

SEC. 2. In the event of the death of the Grand High Priest, or of his absence from the State, or his inability, from any cause, to perform the functions of his office, the Deputy Grand High Priest shall succeed to and be charged with all his powers and duties.

#### ARTICLE XI.

#### OF THE GRAND KING AND GRAND SCRIBE.

SECTION 1. The Grand King and Grand Scribe, in the event of the death, absence from the State, or inability, as before, of both their superiors, shall in the order of their rank, succeed to and be charged with all the powers and duties of the Grand High Priest.

SEC. 2. In case all the four principal Grand Officers shall be absent from any convocation, the Past Grand Officers of like rank, shall, in the order of their rank and seniority, be empowered to preside; and in the event of the absence of all the Grand and Past Grand Officers, the High Priest of the oldest Chapters represented, shall take charge.

#### ARTICLE XII.

#### OF THE GRAND TREASURER.

Section 1. The Grand Treasurer shall receive all moneys belonging to the Grand Chapter from the Grand Secretary, and shall pay the same out under such regu-

lations as may by it be provided. He shall keep a just account thereof in proper books, and at each annual convocation shall present a detailed statement of his receipts and disbursements, together with proper vouchers for the latter, and a full statement of the existing condition of the finances.

SEC. 2. He shall execute and file with the Grand High Priest, within fifteen days after his installation, a bond, in such penal sum, and with such sureties, as shall be approved by that officer, conditioned that he will faithfully discharge his duties, and at the end of his term of office, pay over and transfer to his successor all funds or property of the Grand Chapter which shall have come into his keeping.

#### ARTICLE XIII.

#### OF THE GRAND SECRETARY.

Section 1. It shall be the duty of the Grand Secretary to record all the transactions of the Grand Chapter which it is proper to have written, and to superintend the publication thereof immediately after the close of each annual convocation. He shall receive, duly file. and safely keep, all papers and documents addressed or belonging to the Grand Chapter, and present such as may require its action, at each convocation. He shall keep the Seal of the Grand Chapter, and fix the same with his attestation to all documents emanating from that body. He shall collect the revenue of the Grand Chapter, pay it over to the Grand Treasurer, and present a detailed report of his receipts and of all business appertaining to his office, at each annual convocation. He shall report at each annual convocation all Chapters which are in arrears to the Grand Chapter, or which shall have neglected or refused to comply with any provision of its Constitution or Regulations. He shall conduct the correspondence of the Grand Chapter, and submit copies thereof at each annual convocation. He

shall take charge of the jewels, furniture, clothing, and paraphernalia of the Grand Chapter during its vacations. He shall report at each annual convocation all unfinished business, and shall perform such other duties as may be assigned him by the Grand Chapter or Grand High Priest.

Sec. 2. He shall receive such compensation for his services as the Grand Chapter may direct, and shall execute and file with the Grand High Priest, within fifteen days after his installation, a bond, in such penal sum, and with such sureties, as shall be approved by that officer, conditioned that he will faithfully discharge the duties of his office, as prescribed by this Constitution.

## Relative to Subordinate Chapters.

#### ARTICLE XIV.

OF THEIR FORMATION.

Section 1. Upon the petition of nine or more Royal Arch Masons in good standing, the Grand Chapter, Grand High Priest, or Deputy Grand High Priest, may issue a Letter of Dispensation authorizing them to form and open a Chapter of Royal Arch Masons and Lodges of the Intermediate Degrees, with power to confer the several degrees thereof and receive members by affiliation. But no such dispensation shall issue, unless the petition be accompanied by a recommendation from the chartered Chapter nearest the location of the proposed new one, which shall certify to the good standing of each of the petitioners, and that a suitable place of meeting has been provided; and by a certificate from the Grand Lecturer (if there be one), or from a High Priest whom the Grand High Priest is satisfied is well skilled in the Royal  $\Lambda$ rt, declaring that the High Priest proposed in said petition is qualified to properly confer all the Chapter degrees and deliver the lectures thereunto appertaining; nor unless the petition shall also be accompanied by a certificate of withdrawal of each petitioner from the Chapter of which he was last a member. Such dispensation shall terminate on the first day of the month in which the next succeeding annual convocation shall be holden, and then shall be returned to the Grand Secretary, together with the book of records, by-laws, and returns to that date, when, if the transactions of the new Chapter shall appear satisfactory to the Grand Chapter, it may, upon petition therefor, receive a charter.

Sec. 2. A Chapter shall consist of a High Priest, a King, a Scribe, a Captain of the Host, a Principal Sojourner, a Royal Arch Captain, three Masters of the Vails, a Treasurer, a Secretary, a Guard, and such other officers as its By-laws may provide, together with as many members as it may find convenient.

#### ARTICLE XV.

#### OF THEIR DUTIES.

Section 1. Each Chapter shall have a stated meeting at least once in every month for the transaction of its regular business. Special meetings may be ordered by the Chapter, or by the High Priest, but no business shall be done thereat, except collections or appropriations for charity, or conferring of degrees. All business, except the conferring of degrees, shall be done in a Chapter of Royal Arch Masons.

Sec. 2. Each chartered and duly constituted Chapter shall be represented in the Grand Chapter at every convocation, by one or more of its proper officers, or by his or their proxies; but such proxy or proxies shall be members of such Chapter.

Sec. 3. Each chartered Chapter shall transmif to the Grand Secretary a full and correct returns of its transactions for the twelve months next preceding the first day of August in each year, within fifteen days there-

after, in the form hereinafter provided, and shall accompany such return with payment of its dues to the Grand

Chapter.

Sec. 4. Each Chapter shall transmit to the Grand Secretary a copy of its By-laws, as soon as adopted, but no such By-laws, nor any subsequent amendment thereunto, shall be deemed valid, until approved by the Grand Chapter, though they may be acted under until the next annual convocation, if approved by the Grand High Priest.

SEC. 5. Each chartered Chapter shall, within three months from the date of its charter, provide a suitable seal, bearing such devices as shall be deemed proper, and having inscribed thereon the name and number of the Chapter, the date of its charter, and the place of its location; and all documents and papers emanating from such Chapter, or from its High Priest, or Secretary, in his official capacity, shall bear the impress of such seal, or be considered null and of no effect.

#### ARTICLE XVI.

#### OF THEIR ELECTIONS.

Section 1. The officers of each Chapter (except the Guard, who shall be appointed by the High Priest) shall be chosen by ballot, at the stated meeting next preceding the Anniversary of St. John the Evangelist; shall be installed as soon thereafter as practicable, and shall hold their respective offices until their successors shall have been duly elected and installed. A majority of all the votes cast shall be necessary for a choice.

SEC. 2. In case any Chapter shall fail to hold such election at the time above specified, upon good cause being shown therefor, the Grand High Priest may issue a dispensation to hold such election at another time; and in case a vacancy shall at any time occur in either of the offices of High Priest, King, or Scribe, in any Chapter, upon proper representation of the necessity

therefor, the Grand High Priest may issue a dispensation to fill such vacancy. But, in either of these cases, such dispensation shall be issued only upon the application of the Chapter, setting forth the reasons therefor, to be approved by two-thirds of the members present at a stated meeting, and to be properly certified by the Secretary; and of the special election which may thus be ordered the members shall have due notice.

Sec. 2. Every member in good standing, and whose dues are paid, shall be entitled to vote at all elections; and every voter shall be eligible to any office in the Chapter.

#### ARTICLE XVII.

#### OF PROHIBITIONS.

Section 1. No Chapter in this State shall receive an application for the degrees unless the applicant shall have resided within its jurisdiction during six months, next preceding the date of his application, except by permission of the Chapter nearest his place of residence; nor shall the application of a rejected candidate for the degrees be presented to any Chapter within six months after such rejection, without the unanimous consent of the Chapter in which he was rejected. All such applications, as well as those for affiliation, shall be in writing, signed by the applicant, and recommended by at least two members of the Chapter.

SEC. 2. No Chapter shall ballot upon such application (except by dispensation of the Grand High Priest), until it shall have been referred to a committee, whose duty it shall be to make strict examination into the qualifications of the applicant, and to report thereon at the next stated meeting, unless further time be granted. No application shall be withdrawn after reference to a committee, and it shall require a unanimous ballot to elect. But if one black ball only appear in the ballot-box, the High Priest, without declaring the result, may order a second ballot, for the purpose of correcting a possible

mistake, when, if a black ball again be cast, the appli-

cant shall be declared rejected.

SEC. 3. No dispensation shall be issued to a Chapter to ballot for a candidate for the degrees without the reference of his petition to a committee, as before, unless application therefor be made by a majority of the Council thereof, and of the issue of such dispensation and its purpose the members of the Chapter shall have due notice.

- SEC. 4. No Chapter shall receive a petition for the degrees, or for membership, unless the applicant therefor is a Master Mason, in good standing; nor shall an application for affiliation be received unless it be accompanied by a certificate of dismissal from the Chapter of which the applicant was last a member, or a satisfactory explanation, in writing, of the inability to furnish such certificate.
- SEC. 5. No Chapter shall confer the degrees for a less sum than fifty dollars; and in every case the fee for each, or all of the degrees, as may be regulated by the Chapter, shall accompany the application.
- Sec. 6. No Chapter shall expel a member for the non-payment of his dues, but any member who shall be six months in arrears therefor shall be immediately notified thereof by the Secretary, and if the said dues shall not be paid at or before the next stated meeting, or some sufficient reason be presented for such non-payment, he shall be suspended from all the rights and privileges of Royal Arch Masonry. Any member thus suspended, who shall at any time thereafter pay the arrearages due at the time of his suspension, together with such further dues as would, had he retained his membership, have accrued against him, to the date of such payment, shall by that act be restored.
- SEC. 7. No Chapter shall receive lectures from any person who is not duly authorized by the Grand Chapter, or Grand High Priest.

- SEC. 8. No Chapter which shall have failed to make its annual returns shall be entitled to representation at the next annual convocation of the Grand Chapter.
- SEC. 9. No person shall be admitted either as a member or a visitor in any Chapter, unless he shall have regularly received the degree of Entered Apprentice, Fellow-Craft, Master Mason, Mark Master, Past Master, Most Excellent Master, and the Royal Arch, in just and legally constituted bodies of such.
- SEC. 10. No Chapter, until chartered and duly constituted, shall be entitled to representation in this Grand Chapter: but a Chapter under dispensation may send delegates thereto, who may be admitted to seats and be permitted to speak, but shall have no vote.
- SEC. 11. No Chapter of Royal Arch Masons within this jurisdiction shall be considered legal without a dispensation or charter from this Grand Chapter; and no Masonic communication shall be held with any such Chapter, or with any person who is a member thereof, or has received the degrees therein.

#### ARTICLE XVIII.

#### OF THE DISSOLUTION OF CHAPTERS.

Section 1. The charter of a Chapter may be surrendered, if notice shall be given at a stated meeting that a resolution to that effect will be presented at the next succeeding one; and if, at such succeeding meeting, there shall not be nine members present who oppose such resolution, it may be surrendered, if it shall be so ordered by a majority of those assembled; but no such act of surrender shall be considered final until it shall have been approved and accepted by the Grand Chapter.

- SEC. 2. The charter of a Chapter may be forfeited-
- 1st. By disobedience to any provision of the Constitution or Regulations of this Grand Chapter, or of the General Grand Chapter:
- 2d. By disregard to the lawful authority of the Grand High Priest:

3d. By violation or neglect of the ancient and recognized usages of the Craft:

4th. By a failure to meet during a period of six successive months; or

5th. By a reduction of its members to a less number than nine.

SEC. 3. In case of the dissolution of a Chapter, the Grand Secretary, or some companion by him duly authorized, shall at once proceed to receive its funds on hand, collect its outstanding dues, and dispose of its jewels, furniture, and property of every kind, in such manner as shall seem to him most judicious: and he shall place the proceeds thereof, after the payment of the necessary expenses, among the funds of the Grand Chapter.

#### ARTICLE XIX.

#### OF THE OFFICERS OF CHAPTERS.

SECTION 1. Each High Priest has it in special charge to see that the By-laws of his Chapter, and the Constitution and Regulations of the Grand Chapter, as well as those of the General Grand Chapter are duly observed; that accurate records are kept, and just accounts and proper reports rendered by his officers; and that regular returns are annually made to the Grand Chapter at the time prescribed therefor, with prompt payment of the annual dues. From his decisions there shall be no appeal to the Chapter, but any five members thereof may complain of his decisions or conduct to the Grand Chapter or Grand High Priest.

Sec. 2. The King and Scribe shall perform the duties severally assigned them by the traditional usages of the Order, and, in the absence of the High Priest, shall, in the order of their rank, succeed to and be charged with all his powers and duties.

SEC. 3. The Treasurer shall receive from the Secretary all moneys belonging to the Chapter, and shall pay the same out under such regulations, and account there-

for at such times and in such manner as by it may be prescribed.

SEC. 4. The Secretary shall keep an accurate record of all the transactions of the Chapter which should be written, including a list of the officers and members present at each meeting; shall collect the revenue, and pay it over to the Treasurer; shall keep correct accounts of the dues of members; shall prepare and transmit the annual returns to the Grand Secretary; shall keep the Seal of the Chapter, and affix it to all documents emanating therefrom; and shall perform such other duties as may be required of him by the Chapter or High Priest.

SEC. 5. The other officers shall perform such duties as traditionally appertain to their respective stations, or may be assigned them by the Chapter or the High Priest.

#### ARTICLE XX.

#### OF MEMBERSHIP.

Section 1. Membership in a Chapter may be acquired by having regularly received the degree of Royal Arch Mason therein; by having been duly elected for affiliation therewith; or, by having been named, in a dispensation for a new Chapter, as one of the petitioners therefor.

SEC. 2. No Royal Arch Mason shall be a member of more than one Chapter at a time.

SEC. 3. Membership in a Chapter can only be terminated by voluntary withdrawal therefrom; by the dissolution of the Chapter; or, by death, suspension, or expulsion.

SEC. 4. A member of a Chapter may withdraw therefrom, unless charges are pending against him, by paying his dues and notifying the Chapter of such intention at any stated meeting; but no recommendatory certificate shall be issued, unless ordered by a majority of the members present.

Sec. 5. No member of a Chapter shall be required to divulge his vote upon a ballot for the degrees or for affiliation, nor to assign reasons for such vote, if it be known.

# Of Trials, Appeals, and Penalties.

#### ARTICLE XXI.

#### RELATIVE TO THE GRAND HIGH PRIEST.

Section 1. Charges may be preferred against the Grand High Priest for abuse of his power, violation of the Constitution or Regulations of the Grand Chapter, or other unmasonic conduct, by any five High Priests of Chapters; which charges shall be in writing, over their signatures, and shall be presented to the last Past Grand High Priest of this Grand Chapter who may be within the State, and who is a member of a Chapter within its jurisdiction.

- SEC. 2. Upon the presentation of such charges, it shall be the duty of such Past Grand High Priest to transmit a copy thereof to the accused, if within the State, at least thirty days, and if without the State, at least ninety days, before the time designated for the trial, together with a notification to attend at such time and at the place he may therein name, which shall be one most convenient for the parties: and he shall also summon four or more other Past Grand High Priests of this State, who shall be members of Chapters therein, to assemble with him at the time and place designated, and shall notify the accused thereof.
- Sec. 3. The tribunal thus assembled, or any of its members, shall have power to summon witnesses at the request of either party; it shall receive such testimony as in its judgment shall be proper, and shall determine finally upon the guilt or innocence of the accused; and the opinion of a majority shall be the judgment of the tribunal, and shall be final.

- Sec. 4. The only penalty inflicted shall be deprivation of office; but, when thus deprived, the adjudged shall be amenable to his Chapter upon a charge of unmasonic conduct.
- Sec. 5. The Grand Secretary shall attend at the trial to keep a record of the proceedings and of the judgment, which shall be filed in his office, and shall be presented at the next annual convocation of the Grand Chapter.
- Sec. 6. All necessary traveling expenses of the members of such tribunal shall be paid by the Grand Chapter.

#### ARTICLE XXII.

#### RELATIVE TO HIGH PRIESTS OF CHAPTERS.

- SECTION 1. Charges may be preferred against the High Priest of a Chapter for abuse of his power, violation of the Constitution or Regulations, or for unmasonic conduct of any kind, by any five Royal Arch Masons in good standing; which charges shall be in writing, over their signatures, and shall be presented to the Grand Chapter, if in session, or to the Grand High Priest during the vacation.
- SEC. 2. Upon the presentation of such charges, the Grand Chapter, or the Grand High Priest, as the case may be, may at once appoint and summon not less than three nor more than seven disinterested High Priests, to assemble as Commissioners to hear and determine thereupon; and shall then summon the accused to appear and answer thereunto, at such time and place most convenient for the parties as shall be indicated in said summons; giving him, if within the jurisdiction of his Chapter, at least ten days—if without that jurisdiction and within the State, at least thirty days—and if without the State, at least ninety days—to answer thereunto; and transmitting to him also a copy of the charges.
- Sec. 3. The Commissioners thus assembled shall choose one of their number to preside; and they, or any of them, shall have power to summon witnesses, at the request of

either party. The witnesses, if Masons, shall testify upon their honor, as such: if not, their depositions shall be taken, in writing, before an officer legally authorized to administer oaths: and, in such case, the party requiring such depositions shall notify the other of the time and place when and where they will be taken, that he may, if he choose, be present thereat.

Sec. 4. The Commissioners may adjourn from time to time, at their own convenience, or for good cause shown by either party; provided, that the period within which their duties shall be concluded shall not exceed ten days, unless, for sufficient reasons, the Grand High Priest shall grant them further time.

Sec. 5. The opinion of a majority of the Commissioners shall be deemed the judgment of the whole, and shall be conclusive, unless an appeal be taken at the next annual convocation of the Grand Chapter.

Sec. 6. The penalties which may be inflicted by such Commissioners may be either deprivation of office, suspension, or expulsion, as in their judgment shall be

deemed proper.

SEC. 7. The Commissioners shall keep a complete record of their proceedings and of their judgment, and shall transmit the same to the Grand Secretary, at the conclusion of the trial; and the judgment shall at once be carried into effect, by order of the Grand High Priest.

SEC. 8. An appeal to the Grand Chapter may be taken at its next annual convocation, by either party, if notice thereof be given to the Grand Secretary within thirty days after the conclusion of the trial.

#### ARTICLE XXIII.

RELATIVE TO CHAPTERS AND MEMBERS OF DIFFERENT CHAPTERS.

Section 1. When a controversy shall arise between Chapters, or between a Chapter and a member or members of another Chapter, charges may be preferred by either party, if in good standing; which charges shall be in writing, and shall be presented to the Grand Chapter, or Grand High Priest, as provided in Sec. 1, Art. XXII.

Sec. 2. Upon the presentation of such charges, not less than five nor more than seven Commissioners shall be appointed and summoned, as provided in Sec. 2, Art. XXII; which Commissioners shall be High Priests, Kings, or Scribes, and shall be selected from at least three different Chapters not interested in the controversy, and most convenient to the parties; and the accused party shall be summoned, with such time to answer as provided in the section and article last quoted.

SEC. 3. The Commissioners shall have power to proceed, and shall keep a record of the proceedings and judgment in the same manner as provided in Sec. 7. Art. XXII, and the penalties which they may inflict may be any known to Masonic usage; or, if the case be not one involving a violation of Masonic duty, the decision may be such special one as the circumstances shall, in their judgment, warrant.

Sec. 4. An appeal may be taken by either party to the Grand Chapter, as provided in Sec. 8, Art. XXII.

#### ARTICLE XXIV.

RELATIVE TO ROYAL ARCH MASONS INDIVIDUALLY.

SECTION 1. When any member of a Chapter (except its High Priest, or the Grand High Priest), or any Royal Arch Mason, residing within its jurisdiction, shall be accused of unmasonic conduct, charges to that effect may be preferred by any Royal Arch Mason in good standing; which charges shall be in writing, over his signature, and shall be presented to the High Priest of the Chapter having jurisdiction thereof.

Sec. 2. Upon the presentation of such charges, it shall be the duty of the High Priest, by due notification, to call a special meeting of the Chapter as soon as

practicable, and there cause to be elected by ballot, and by a majority of those present, not less than seven nor more than nine of its members, who shall assemble as Commissioners, to hear and determine thereupon, at such time and place convenient to the parties as he shall indicate; and he shall also summon the accused to appear and answer thereunto at such time and place; and shall, at the same time, cause the Secretary to furnish him with a copy of the charges, and to notify the accuser of the

said time and place of trial.

Sec. 3. If the accused be within the jurisdiction of the Chapter, the summons and copy of the charges shall be issued at least ten days prior to the day appointed for the trial, and shall be served personally by the Guard, or shall be left at his ordinary residence or place of business. If he be without the said jurisdiction, but within the State, and his residence be known, they shall be issued at least thirty days before the day of trial, and shall be forwarded to his address by the Secretary, by mail or other usual mode of conveyance, which shall be deemed sufficient service. If he be without the State, and his residence be known, they shall be issued at least ninety days before the trial, and shall be forwarded to his address by the Secretary, as before provided, which shall be sufficient service. If his address is unknown, the High Priest shall order the trial to proceed at once upon the testimony, ex parle.

Sec. 4. The Commissioners shall assemble at the time and place appointed, and shall choose one of their number to preside; and the Secretary, by order of the High Priest, shall attend them, to keep a full and correct record of the proceedings and of the judgment, under their su-

pervision.

Sec. 5. The High Priest shall summon such witnesses, within the jurisdiction of his Chapter, as may be desired by either party, and the accused may select any brother in good standing to assist him in his defense. The wit-

nesses, if Masons, shall testify on their honor as such; if not, their depositions shall be taken in writing, before an officer legally authorized to administer oaths; and, in such case, the party requiring such depositions shall notify the other of the time and place when and where they will be taken, that he may, if he choose, be present thereat.

Sec. 6. The Commissioners may adjourn from time to time, at their own convenience, or for sufficient cause shown by either party; provided, that the period within which their duties shall be concluded shall not exceed ten days, unless for good reason shown the High Priest shall grant them further time.

SEC. 7. After all the testimony shall have been received, the Commissioners shall proceed to deliberate upon their verdict and sentence, with none present save themselves and the Secretary, which last shall have no voice in the proceedings. The judgment of a majority of the Commissioners shall be taken as the decision of the whole; and when the trial is concluded the Secretary shall make a fair copy of the record and finding, under their supervision, which shall be signed by the chairman of such Commission, and attested by the Secretary, and shall be presented to the High Priest, who, at the next meeting of his Chapter, shall, in the presence of its members only, announce the result, and direct the Secretary to record the same as the judgment of the Chapter, and file the record for safe keeping among its archives.

Sec. 8. The penalties which may be inflicted are reprimand in open Chapter, suspension, or expulsion. If the sentence be reprimand, the High Priest shall summon the adjudged to appear at the next stated meeting, when it shall be carried into effect, in the presence only of members of the Chapter. If it be suspension or expulsion, it shall at once go into effect, and the Secretary shall immediately notify the Grand Secretary thereof; and it shall be final and conclusive, unless an appeal be taken to the Grand Chapter.

SEC. 9. An appeal may be taken to the Grand Chapter by either party at its next succeeding annual convocation, but not unless a notice of such intended appeal shall be given to the High Priest within thirty days after his announcement of the result of the trial; and in all cases of expulsion or suspension the High Priest shall cause the Secretary to prepare a transcript of the record of trial, and immediately transmit it to the Grand Secretary, together with information of the appeal intended, if any there be.

#### ARTICLE XXV.

#### OF REVISIONS AND RESTORATIONS.

SECTION 1. All judgment from which an appeal may be taken, as hereinbefore provided, shall be reviewed in the Grand Chapter, or before a committee thereof, during its session, upon the record sent up, and upon such other proper documents as may be submitted; and its decision shall be final and conclusive.

SEC. 2. All sentences of suspension shall be for an indefinite period; and a Chapter may, at any stated meeting, by the votes of two-thirds of the members present, annul any such sentence of suspension pronounced by itself, and restore the Mason thus suspended to all his Masonic rights; provided, that a notice of a resolution for such restoration shall have been given at the stated meeting next preceding. And in case of such restoration, the Secretary shall at once notify the Grand Secretary thereof.

Sec. 3. The Grand Chapter may, at any annual convocation, if good cause therefor be shown, restore a Mason who has been suspended or expelled within its jurisdiction: but such restoration shall not restore him to membership in the Chapter by which he was suspended or expelled.

Sec. 4. No suspension, expulsion, or restoration shall be published otherwise than as hereinbefore provided. except by authority of the Grand Chapter, or by order of the Grand High Priest.

# Of Amendments and Obligations of Office.

# ARTICLE XXVI.

# OF AMENDMENTS.

Section 1. This Constitution may be altered or amended at any annual convocation of the Grand Chapter by a vote of two-thirds of the members present; but no alteration or amendment shall be acted upon until after its reference to the Committee on Jurisprudence, who shall report thereon as soon as practicable.

# ARTICLE XXVII.

# OF OBLIGATIONS OF OFFICE.

Section 1. All officers of the Grand Chapter and of its subordinates, before entering upon the duties of their respective stations, shall take a solemn obligation that they will maintain and support the Constitution and Regulations of the General Grand Chapter of the United States of America, and of the Grand Chapter of the State of California.

# GENERAL REGULATIONS.

- 1. The Degree of Past Master must be conferred upon all candidates who have previously had the degree conferred upon them in a convocation of Past Masters, by virtue of an election to preside over a Lodge of Free and Accepted Masons.
- 2. All the Chapters under this jurisdiction are required, in the conferring of degrees, to conform to the ritual adopted by the Grand Chapter, at its special convocation in September, 1855.
  - 3. Every Mark Master attached to a Chapter under

this jurisdiction, must, within six months after his admission, select his Mark, and record the same in a Book of Marks, kept by the Chapter for that purpose; and it is made the special duty of the Sceretary of each Chapter to see that this regulation is complied with.

4. The term "nearest Chapter," used in the Constitution, means the nearest by geographical measurement.

- 5. No Masonic communication shall be held with a Royal Arch Mason who stands suspended as a Master Mason, for any cause.
- 6. Each Chapter under this jurisdiction shall pay, in addition to its annual dues, the sum of one dollar for each Royal Arch Mason borne upon its roll at the date of its annual report, which additional assessment shall be used as a fund to defray the actual expenses of one delegate from each Chapter represented at the annual convocations of the Grand Chapter, the same to be apportioned by a special committee appointed for that purpose.
- 7. Whenever two or more Chapters exist in any city or town within this jurisdiction, it shall be the duty of such Chapters to notify the other or others existing in the same place of all applications presented to it for the degrees.

# RULES OF ORDER

OF THE

# Grand Chapter of California.

RULE 1. When the Grand Chapter shall have assembled, the Grand Secretary shall call the roll of its members, and if a sufficient number of Chapters are represented, the Grand Chapter shall be opened. The Grand High Priest shall then appoint a Committee on Credentials, and no further business shall be transacted until after its report shall have been received.

Rule 2. After the reception of the report on Credentials, the proceedings of the preceding convocation shall be read by the Grand Secretary, unless their reading be dispensed with; the address of the Grand High Priest, and the reports of the Deputy Grand High Priest, Grand Secretary, and Grand Treasurer, shall be presented, and appropriately referred, in the order here named; and the Grand High Priest shall appoint the regular committees, to whom all papers then in the hands of the Grand Secretary requiring such reference, shall be at once referred. The Committee on Correspondence shall then present its annual report.

Rule 3. After the business of the convocation is thus begun, the regular order for each session, during its continuance, shall be as follows:

- 1. Reading of the minutes of the last session.
- 2. Report of the Committee on Credentials.

3. Reception and action upon, or, reference of petitions, memorials, and appeals.

4. Reports of regular and special committees, and action thereupon.

5. Motions, resolutions, and other business.

Rule 4. All reports submitted, all petitions, memorials, or appeals presented, and all orders, motions, or resolutions, shall be in writing, and shall be read by the Grand Secretary, before any action is taken thereupon.

Rule 5. No motion to reconsider shall be entertained, unless made during the same session when the question proposed to be reconsidered was decided, nor unless such motion be made by one who voted with the majority upon that question.

Rule 6. When a day and hour shall have been named for the election of Grand Officers, such election shall, at that time, take precedence of all other business, unless the Grand Chapter, by a two-thirds vote, shall otherwise direct.

Rule 7. These rules shall only be suspended by unanimous consent, but may at any time be amended by a vote of two-thirds of the members present.

# LIST OF CHAPTERS NOW IN EXISTENCE,

Under the Jurisdiction of the Grand Chapter of California, A.I. 2396.

PLACE OF LOCATION. Date when Charter was
Town. County. Ordered.
San Francisco  San Francisco  July 28, 1854 First and Third Mondays in each month
Sonora   Tuohumne ; 28, 1854   Wednesday of or next preceding Full Moon
Sacramento Sacramento " 28, 1854 First Thesday in each month
ings . El Dorado Apr. 5
San Francisco San Francisco 30, 1855 First and Third Tuesdays in each month
Nevada Nevada
Solano 30,
Columbia Tuolumne ** 30, 1855 First Monday in each month
Shasta  30,
Forest City   Sierra
Sufter Creek Amador May 3, 1856 First and Third Saturdays in each mouth .
Murphy's Calayeras 3, 1856 Second and Pourth Wednesdays in ea. month
Yuba ".
Santa Clara
YrekaSiskiyou 3. 1856 Second Tuesday in each month
ille El Dorado
lowa Hill Placer 8, 1857 Thursday of or next preceding Full Moon
Grass Valley Nevada
19   Weaverville   Trinity

38 38 38 47 15 15 26 26 27 20 60 60 60 60 60 60 60 60 60 60 60 60 60	
May 7, 1858 Second and Fourth Fridays in each month 7, 1858 Saturday of or next preceding Full Moon 6, 1858 First and third Mondays in each month 6, 1859 Wednesday of or next preceding Full Moon 6, 1859 Wednesday of or next preceding Full Moon 5, 1860 First Thursday in each month 6, 1860 First Thursday in each month 10, 1861 First Thursday in each month 10, 1861 First Friday in each month 10, 1861 First Friday in each month 10, 1862 Ferond and Fourth Fridays in each month 10, 1862 Ferond and Fourth Fridays in each month 10, 1861 First Priday in each month 10, 1862 Monday next preceding Full Moon 1, 1863 Saturday next preceding Full Moon 1, 1864 Saturda	020
fay 	
20         Oroville         Butte           21         Downleville         Sierra           22         Petaluma         Sonoma           23         Todt's Valley         Placer           24         Camptonville         Fl Dorado           25         Georgetown         Alameda           26         Oakland         Alameda           27         Auburn         Alameda           28         Stockton         San Joaquin           29         North San Juan         Nevada           30         Napa City         Napa           31         Martinez         Plumas           32         Quincy         Plumas           33         Los Angeles         Los Angeles           34         La Porte         Sierra	
Franklin Sierita. Petalum Petalum Oliver La Fayette Geotgetow Oaklan Delta. Brazanta Manzanta Manzanta Manzanta Manzanta Manzanta Nara Manzanta Los Angeles Altrums	

Total number of Members..... \* Charter surrendered.

# GRAND OFFICERS

ELECTED SINCE THE ORGANIZATION OF THE GRAND CHAPTER OF CALIFORNIA, JULY  $28 \mathrm{TH}$ , A. I. 2384.

1854.
CHARLES M. RADCLIFF Grand High Priest,
John D. Creigh Deputy Grand High Priest,
A. B. Hoy Grand King,
Hugh G. PlattGrand Scribe.
1855.
JOHN DUNBAR CREIGH Grand High Priest,
Isaac Davis Deputy Grand High Priest,
WILLIAM W. TRAYLOR Grand King.
LEVERETT BRADLEY Grand Scribe.
1856.
ORANGE H. DIBBLEGrand High Priest,
WILLIAM W. TRAYLOR Deputy Grand High Priest,
Whiting G. West Grand King,
James A. JacksonGrand Scribe.
1857.
WILLIAM W. TRAYLORGrand High Priest.
THOMAS H. CASWELL Deputy Grand High Priest,
Whiting G. WestGrand King,
James A. Jackson

# 1858.

THOMAS H. CASWELL	Grand High Priest,
WHITING G. WEST Deputy	Grand High Priest,
James A. Jackson	Grand King,
HENRY HARE HARTLEY	Grand Scribe.

# 1859.

WHITING G. WEST	Grand High Priest,
HENRY HARE HARTLEY	Deputy Grand High Priest,
Aaron D. Park	Grand King,
Lewis Reynolds	Grand Scribe.

# 1860.

HENRY HARE HARTLEY	Grand High Priest,
ADOLPHUS HOLLUB	Deputy Grand High Priest,
JAMES W. BICKNELL	
EZRA HOWARD VAN DECAR	Grand Scribe.

# 1861.

HENRY HARE HARTLEY	Grand High Priest,
ADOLPHUS HOLLUB	Deputy Grand High Priest,
	Grand King,
JOHN KIRKPATRICK	Grand Scribe.

# 1862.

Adolphus Hollub	Grand High Priest,
EZRA H. VAN DECARDeputy	
JOHN KIRKPATRICK	
CHARLES MARSH	

# 1863.

Ezra Howard Van DecarGrand High Prie	st,
John Kirkpatrick Deputy Grand High Prie	est.
CHARLES MARSHGrand Kin	
WILLIAM A. DAVIES Grand Scril	

# 1864.

1004.
ISAAC DAVIS
CHARLES MARSHGrand Ring,
WILLIAM A. DAVIESGrand Scribe.
1865.
JOHN KIRKPATRICKGrand High Priest,
C M. Carrier D. A. Carrier Direct
CHARLES MARSHDeputy Grand High Priest,
WILLIAM A. DAVIESGrand King.
ISAAC S. TITUSGrand Scribe.
ISAAU G. TITUS
1866.
CHARLES MARSHGrand High Priest,
WILLIAM A. DAVIES Deputy Grand High Priest,
WILLIAM A. DAVIES Deputy Grand High Prest,
Isaac S. TitusGrand King,

JOHN W. HARVILLE.....Grand Scribe.

# GRAND COUNCIL

o F

ROYAL AND SELECT MASTERS.

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# CONSTITUTION

OF THE

# M...P...GRAND COUNCIL

O F

# Royal and Select Masters,

OF THE

# STATE OF CALIFORNIA.

AS REVISED AND ADOPTED MAY, A. DEP. 2862.

# Relative to the Grand Council.

# ARTICLE I.

OF ITS TITLE AND SEAL.

Section 1. This body shall be entitled "The Grand Council of Royal and Select Masters of the State of California," and shall have a Seal, bearing suitable devices and inscriptions, which shall be affixed to all instruments issued by or under its authority.

# ARTICLE II.

OF ITS OFFICERS AND MEMBERS.

Section 1. The Grand Council shall be composed of

a Grand Master, a Deputy Grand Master, a Grand Illustrious Master, a Grand Principal Conductor of the Works, a Grand Treasurer, a Grand Recorder, a Grand Captain of the Guard, a Grand Chaplain, a Grand Steward, a Grand Sentinel; all Past Grand Masters, Past Deputy Grand Masters, Past Grand Illustrious Masters, Past Grand Principal Conductors of the Work; all Thrice Illustrious Masters, Deputy Illustrious Masters, and Principal Conductors of the Work for the time being, of the several Councils under its jurisdiction, and all Past Thrice Illustrious Masters of such Councils, so long as all such officers and past officers remain members of any Council under the jurisdiction of the Grand Council.

# ARTICLE III.

OF ITS POWERS AND AUTHORITY.

SECTION 1. This Grand Council has the sole government and superintendence of all Councils under its jurisdiction, with authority to settle all controversies that may arise between them, to assign their limits, to prescribe laws and regulations for their government, and to review, confirm, or annul their decisions.

SEC. 2. It shall have power to grant dispensations and charters for holding regular Councils within the State of California, or in any other State or Territory in which there is no Grand Council established, and may revoke, suspend, or annul the same.

Sec. 3. It may assess and collect from the several Councils under its jurisdiction such sums of money, annually, as may be found necessary for its maintenance and support.

# ARTICLE IV.

#### OF ITS ASSEMBLIES.

SECTION 1. The Grand Council shall hold its Annual Assemblies at the same place in which the Grand Chapter of Royal Arch Masons of the State of California shall

annually convene, and on the day preceding such Annual Convocation. Special Assemblies may be ordered by the Grand Master, at his discretion, or whenever desired by a majority of the Councils under this jurisdiction; but no business shall be transacted thereat other than that specified in such order.

# ARTICLE V.

# OF ITS ELECTIONS.

Section 1. The first six officers of the Grand Council shall be chosen by ballot at each Annual Assembly: shall be duly installed before the close thereof: and shall hold their respective offices until their successors are elected and installed. A majority of all the votes cast shall be necessary for a choice. The remaining officers shall be appointed by the Grand Master. Any vacancy in office occurring when the Grand Council is not in session may be filled by the Grand Master; and the officer so appointed shall possess all the powers and be charged with all the duties of one regularly elected.

# ARTICLE VI.

# OF PROXIES.

Section 1. Each Thrice Illustrious Master, Deputy Illustrious Master, and Principal Conductor of the Works of the Subordinate Councils under this jurisdiction, may appear and vote by proxy, but such proxy must be a member of the same Council with his principal.

# ARTICLE VII.

#### OF VOTING.

Section 1. Each member of the Grand Council present shall be entitled to one vote, and all questions shall be determined by a majority of votes. In all cases of a tie vote, except votes by ballot, the Grand Master, in addition to his proper vote, may have the casting vote.

# ARTICLE VIII.

# OF REVENUE.

Section 1. The revenue of the Grand Council shall be derived from the following sources:

For every dispensation to form a new Council, the sum of seventy-five dollars, of which ten dollars shall be the fee of the Grand Recorder:

For every charter to perpetuate a new Council, the sum of twenty-five dollars, of which five dollars shall be the fee of the Grand Recorder:

For each companion received and greeted, the sum of fifty cents; and

For each member borne upon the rolls of the subordinate Councils at the date of their annual returns, the sum of fifty cents.

# ARTICLE IX.

# OF COMMITTEES.

SECTION 1. The following regular committees, to consist of three members each, shall be appointed by the Grand Master at each Annual Assembly, viz.: On Credentials, on Reports of the Grand Officers, on Appeals and Grievances, on Finances and Returns, and on New Councils.

# Of the Grand Officers.

#### ARTICLE X.

#### OF THE GRAND MASTER.

Section 1. The Grand Master shall have power, when the Grand Council is not in session, to issue dispensations for the formation of new Councils, and shall, either in person or by proxy, constitute all new Councils, when chartered, and install their officers. He may visit and preside in any Council within his jurisdiction, inspect its proceedings, and require its conformity to Masonic rule; and, during the recess of the Grand Council, may exercise all its executive functions.

# ARTICLE XI.

OF THE DEPUTY GRAND MASTER, THE GRAND ILLUSTRIOUS MASTER, AND THE GRAND PRINCIPAL CONDUCTOR OF THE WORKS.

Section 1. In case of the death of the Grand Master, his absence from the State, or of his inability from any cause to perform the functions of his office, the Deputy Grand Master, the Grand Illustrious Master, and the Grand Principal Conductor of the Works, shall, in the order of their rank, succeed to and be charged with all the duties of that office.

# ARTICLE XII.

# OF THE GRAND TREASURER.

Section 1. The Grand Treasurer shall receive all moneys belonging to the Grand Council from the Grand Recorder, and shall pay the same out under such regulations as by it may be provided. He shall keep a just account thereof in proper books, and at each Annual Assembly shall present a detailed statement of his receipts and disbursements, together with vouchers for the last, and a full statement of the existing condition of the finances.

# ARTICLE XIII.

# OF THE GRAND RECORDER.

SECTION 1. The Grand Recorder shall keep an accurate record of all the transactions of the Grand Council which should be written. He shall collect the revenue, and pay it over to the Grand Treasurer. He shall present a detailed report of his receipts and of all business appertaining to his office, at each Annual Assembly. He shall keep the Seal of the Grand Council, and shall affix it with his attestation, to all instruments emanating from

that body, and to all dispensations issued by the Grand Master. He shall report at each Annual Assembly all unfinished business; shall conduct the correspondence of the Grand Council; and shall perform such other duties as may be assigned him by the Grand Council or Grand Master. He shall receive such compensation for his services as the Grand Council may direct.

# Of Subordinate Councils.

# ARTICLE XIV.

OF THEIR FORMATION.

Upon the petition of nine or more Royal Section 1. Select Masters, in good standing, the Grand Council, or the Grand Master, may issue a Letter of Dispensation, authorizing them to form and open a Council of Royal and Select Masters, and to hold the same until the next Annual Assembly. But no such dispensation shall issue unless the petition be accompanied by a recommendation from the Council nearest or most convenient to the location of the proposed new one, which shall certify to the good standing of each of the petitioners, to the proper qualifications of the officers whom they have nominated, and that a suitable place of assembling has been provided. The dispensation, thus issued, shall be returned at the next Annual Assembly, together with the Book of Records, By-laws, and Returns, when, if the transactions of the New Council shall appear satisfactory, it may, upon petition, receive a charter.

Sec. 2. A Council shall consist of a Thrice Illustrious Master, a Deputy Illustrious Master, a Principal Conductor of the Works, a Treasurer, a Recorder, a Captain of the Guards, a Conductor, a Marshal, a Steward, a Sentinel, and as many members as may be found convenient.

# ARTICLE XV.

# OF THEIR DUTIES.

Section 1. Each Council shall hold a stated assembly at least once in each month for the transaction of its regular business. Special meetings may be ordered by the Thrice Illustrious Master, at his discretion. A failure to assemble for six successive months shall be deemed sufficient cause for the arrest or revocation of the charter.

SEC. 2. The first five officers of each Council shall be chosen by ballot at the stated meeting next preceding the Anniversary of St. John the Evangelist, and shall be installed as soon thereafter as convenient. A majority of all the votes cast shall be necessary for a choice. The other officers shall be appointed by the Thrice Illustrious Master.

SEC. 3. The returns of each Council shall be made up to and including the last day of February in each year, and shall be forwarded within fifteen days thereafter, with the annual dues, to the Grand Recorder.

Sec. 4. The returns to the Grand Council shall contain the names of all the members, alphabetically arranged, the names of the Lodges and Chapters of which they may be members, the names of the Councils to which those who have affiliated during the year last belonged, and such other particulars as may be prescribed by the Grand Recorder.

# ARTICLE XVI.

# OF FEES AND DUES.

Section 1. No Council under this jurisdiction shall confer the degrees for a less sum than fifteen dollars, which fee must invariably accompany the petition. The dues of the members of each Council shall be such as may be provided in its By-laws, and the non-payment of such dues for a period of twelve months, unless a good reason therefor be shown, shall be punished by suspension.

# ARTICLE XVII.

# OF PROHIBITIONS.

Section 1. No Council shall confer the degrees of Royal and Select Master upon any one who is not a Royal Arch Mason in good standing.

SEC. 2. There shall not be a greater number of Councils established in this State than there are Royal Arch Chapters, nor more than one Council within the jurisdiction of a Chapter.

# ARTICLE XVIII.

# OF TRIALS AND APPEALS.

SECTION 1. The mode of proceeding in all trials, shall, as nearly as may be, be that which is now or may hereafter be prescribed in the Regulations of the Grand Lodge of Free and Accepted Masons of this State; and appeals from the results of such trials may, in like manner as is directed by the Grand Lodge, be made to and adjudicated by the Grand Council.

# ARTICLE XIX.

Section 1. This Constitution may be altered or amended at any Annual Assembly by the votes of two-thirds of the members present.

# LIST OF SUBORDINATE COUNCILS

# Under the Jurisdiction of the Grand Council of California.

					v N
	unx	PLACE OF LOCATION.	LOCATION.	TIME OF MEETING.	hiteM. L,f.:an
NAME OF COUNCIL.	трек	Town.	County.		9981 81,q
	_  -	Secremento	Sacramento	Last Monday in each month	66
SACRAMENTO	_				146
California	ı.o	San Francisco	San Francisco	:	1 6
MARYSYHLE	L)	Marysville	Yuba	First Monday in each month	5
Compt Nevent	-	Placerville	El Dorado	First Wednesday in each month	46
OIBMA INTERNATION	en .		Tnolumne	Tuesday of or next preceding Full Moon	11
DONORA				Third Tuesday in each month	23
Shasta	6	Shasta	Shasta	THE I desday in each money	<del>,</del>
Virginia	~1	Virginia	Storey, Nevada	Storey, Nevada Second Tuesday in each month	+

Total number of Members. .....



# GRAND COMMANDERY

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# KNIGHTS TEMPLAR.



# STATUTES

OF THE

# Grand Commandery of Znights Templar,

OF THE

# STATE OF CALIFORNIA.

# CHAPTER I.

RELATIVE TO THE GRAND COMMANDERY.

I.

Of its Title and Seal.

This body shall be entitled "The Grand Commandery of Knights Templar of the State of California"; and shall have a Seal, bearing suitable devices and inscriptions, which shall be affixed to all instruments issued by or under its authority.

Π.

Of its Officers and Members.

The Grand Commandery shall be composed of a Grand Commander (whose address is *Right Eminent*); a Deputy Grand Commander (whose address is *Very Eminent*); a Grand Generalissimo; a Grand Captain General; a Grand Prelate; a Grand Senior Warden; a Grand Junior Warden; a Grand Treasurer; a Grand Recorder; a

Grand Standard Bearer; a Grand Sword Bearer; a Grand Warder (whose several addresses are *Eminent*); a Grand Captain of the Guards (the Sentinel); all Past Grand Commanders, Past Deputy Grand Commanders, Past Grand Generalissimos, and Past Grand Captains General of this Grand Commandery; all Past Commanders, by service, of chartered Commanderies under its jurisdiction; and the Commanders, Generalissimos, and Captains General, for the time, of the several chartered and duly constituted Commanderies subordinate thereto.

ш.

# Of Qualifications for Office or Membership.

Every officer and member of the Grand Commandery must be a member of some Commandery under its jurisdiction; and with the suspension or cessation of such membership, shall cease his office and membership in the Grand Commandery.

IV.

# Of its Powers and Authority.

The Grand Commandery derives all its powers from the Grand Encampment of Knights Templar of the United States of America, to the Constitution and Regulations of which its obedience is ever due. Under these powers it has authority over all Commanderies and Knights Templar within the State of California. It may grant Dispensations and Charters for forming and holding Commanderies therein, and, at its pleasure, may arrest, suspend, or revoke them. It may enact such statutes and pass such orders, for its own government and for that of its subordinates and the Knights within its jurisdiction, as shall not conflict with the Constitution and Regulations of the Grand Encampment; may alter, amend, or annul the same; and may exercise all other authority which shall be deemed necessary for the good

of the Order in this State, and which shall be in conformity with its precepts and the Constitution and Regulations of the Grand Encampment.

# v. Of its Conclaves.

The Grand Commandery shall hold an Annual Conclave, for the transaction of its regular business, at the City of San Francisco, commencing on the second Tuesday in November, at 10 o'clock, A.M. Special Conclaves may be ordered by the Grand Commander, at his discretion, but no business shall be transacted thereat other than that specified in such order.

# VI.

# Of its Elections.

The officers of the Grand Commandery shall be chosen by ballot at each Annual Conclave; shall be duly installed before the close thereof; and shall hold their respective offices (except as hereinbefore provided) until their successors are elected and installed. A majority of all the votes cast shall be necessary for a choice. Any vacancy in office occurring when the Grand Commandery is not in Conclave, may be filled by the Grand Commander; and the officer so appointed shall possess all the powers and be charged with all the duties of one regularly elected.

# VII.

# Of Proxies.

Any member of the Grand Commandery, except Past Commanders and the Grand Captain of the Guards, may appear and vote by proxy; but such proxy must, at the time of service, be a member of the same Commandery as his principal, and must present a properly authenticated certificate of his appointment.

#### VIII.

# Of Voting.

Each member of the Grand Commandery present shall be entitled to one vote, and all questions shall be determined by a majority of votes. In case the votes are equally divided, the Grand Commander, in addition to his proper vote, shall give the casting vote.

#### IX.

# Of Revenue.

The revenue of the Grand Commandery shall be derived from fees charged for Dispensations, Charters, Diplomas, and other instruments issued under its authority, as follows:

- 1. For a Dispensation, one hundred and twenty-five dollars, of which fifteen dollars shall be the fee of the Grand Recorder:
- 2. For a Charter, seventy-five dollars, of which fifteen dollars shall be the fee of the Grand Recorder:
- 3. For a Diploma, five dollars, of which three dollars shall be the fee of the Grand Recorder:

And from the following contributions levied upon the several Commanderies—

- 1. For each Order of the Red Cross conferred, two dollars:
- 2. For each Order of the Temple conferred, three dollars:
- 3. For each Knight Templar borne upon the rolls at the date of the annual returns, one dollar.

#### Χ.

# Of Committees.

The following regular committees, to consist of three members each, shall be appointed by the Grand Commander at each Annual Conclave, viz.: On Credentials,

on Reports of the Grand Officers, on Appeals and Grievances, on Finances and Accounts, on New Commanderies, and on Returns of Subordinates. The Grand Commander may also appoint such special committees, at any Conclave, as may be deemed expedient by the Grand Commandery.

# CHAPTER II.

# RELATIVE TO THE GRAND OFFICERS.

XI.

Of the Grand Commander.

The Grand Commander shall, at each Annual Conclave, present a written report of all his official acts during the year, and of the condition of the Order within his jurisdiction, together with such recommendations as he shall deem conducive to its prosperity and advancement. He shall have a watchful supervision over the subordinate Commanderies, and shall carefully see that the Constitution and Regulations of the Grand Encampment, and the Statutes and Orders of the Grand Commandery, are duly and promptly observed. He shall have power, when the Grand Commandery is not in conclave, to issue Dispensations for the formation of new Commanderies, as hereinafter provided; and shall, either in person or by proxy, constitute all new Commanderies, when chartered, and install their officers. He may, for good reasons shown, issue Special Dispensations to Commanderies, authorizing them to hold elections of officers at times other than that named in the twentieth of these Statutes; to receive and act again upon the petitions of rejected applicants for the Orders of Knighthood, within a less period than the twelve months prescribed in the twenty-second of these Statutes; to ballot for and confer the orders upon candidates, without the reference of their petitions to committees; and to do such other things, not specifically

provided for, as shall not be repugnant to or inconsistent with the general regulations of the Order. He may order Special Conclaves, at his discretion, specifying the object thereof. He may visit and preside in any Commandery within his jurisdiction, and give such orders and instructions as he may deem necessary, and as shall not be inconsistent with the enactments of the Grand Encampment and Grand Commandery. He may arrest the Charter or Dispensation of any Commandery for good reasons shown, and for proper cause may suspend any Commander from the functions of his office until the next Annual Conclave. It shall be his duty, either in person or by proxy, to attend all meetings of the Grand Encampment; and there shall be no appeal to the Grand Commandery from his decisions.

#### XII.

# Of the Deputy Grand Commander.

The Deputy Grand Commander, in the absence of the Grand Commander from any conclave, shall take command; and, in the event of the death, absence from the State, or inability to serve, from any cause, of the Grand Commander, he shall succeed to and be charged with all the powers and duties of that officer. At all other times he shall perform such duties as may be assigned him by the Grand Commandery or Grand Commander; and he is required, either in person or by proxy, to attend all meetings of the Grand Encampment.

#### XIII.

Of the Grand Generalissimo and the Grand Captain General.

The Grand Generalissimo and Grand Captain General, in the absence of their superiors from any conclave, shall severally take command, in the order of their rank; and in the event of the death, removal from the State, or inability to serve, from any cause, of their superiors,

shall in like manner succeed to and be charged with all the powers and duties of the Grand Commander. At all other times they shall perform such duties as may be assigned them by the Grand Commandery or Grand Commander; and they are required, either in person or by proxy, to attend all meetings of the Grand Encampment.

# XIV.

# Of the Grand Treasurer.

The Grand Treasurer shall receive all moneys belonging to the Grand Commandery from the Grand Recorder, and shall pay the same out under such regulations as by it may be provided. He shall keep a just record thereof in proper books, and at each Annual Conclave shall present a detailed account of his receipts and disbursements, together with vouchers for the last, and a full statement of the existing condition of the finances. He shall execute and file with the Grand Recorder, within fifteen days after his installation, a bond, in such terms, in such penal sum, and with such sureties, as shall be approved by the Grand Commander, conditioned that he will faithfully discharge the duties of his office.

### XV.

# Of the Grand Recorder.

The Grand Recorder shall keep an accurate record of all the transactions of the Grand Commandery, which should be written. He shall collect the revenue, and pay it over to the Grand Treasurer. He shall present a detailed report of his receipts, and of all business appertaining to his office, at each Annual Conclave. He shall, as soon as practicable, after each Annual Conclave, transmit copies of the transactions thereat to the Grand Master of the Order, the Grand Recorder of the Grand Encampment, the Grand Recorders of the several Grand Commanderies under the jurisdiction of that body, and

the Recorders of the several Commanderies within this jurisdiction. He shall keep the Seal of the Grand Commandery, and shall affix it, with his attestation, to all instruments emanating from that body, and to all Dispensations issued by the Grand Commander. He shall conduct the correspondence of the Grand Commandery, and shall present at each Annual Conclave a summary of such proceedings of other Grand Commanderies as may have come into his possession. He shall report at each Annual Conclave all unfinished business, and shall perform such other duties as may be assigned him by the Grand Commandery or Grand Commander. shall receive such compensation for his services as the Grand Commandery may direct; and shall execute and file with the Grand Treasurer, within fifteen days after his installation, a bond, in such terms, in such penal sum, and with such sureties, as shall be approved by the Grand Commander, conditioned that he will faithfully discharge the duties of his office.

# XVI.

# Of the other Grand Officers.

The duties of the remaining Grand Officers shall be such as traditionally appertain to their respective stations, and shall correspond, as nearly as may be, to those of the officers of similar rank in the Grand Encampment. In case all the four principal Grand Officers shall be absent from any conclave, the Past Grand Officers of like rank, shall, in the order of their rank and seniority, be empowered to take command.

# CHAPTER III.

# RELATIVE TO SUBORDINATE COMMANDERIES.

# XVII.

# Of their Formation.

Upon the petition of nine or more Knights Templar, in good standing, the Grand Commandery, or the Grand Commander, may issue a Letter of Dispensation, authorizing them to form and open a Commandery of Knights Templar, and to hold the same until the next Annual Conclave. But no such dispensation shall issue unless the petition be accompanied by a recommendation from the Commandery nearest the location of the proposed new one, which shall certify to the good standing of each of the petitioners, to the proper qualifications of the officers whom they have nominated, and that a suitable place of assembling has been provided. The dispensation, thus issued, shall be returned at the next Annual Conclave, together with the Books of Records, By-laws, and Returns, when, if the transactions of the new Commandery shall appear satisfactory, it may, upon petition, receive a Charter.

# XVIII.

# Of whom Composed.

A Commandery consists of a Commander (whose address is *Eminent*), a Generalissimo, a Captain General, a Prelate, a Senior Warden, a Junior Warden, a Treasurer, a Recorder, a Standard Bearer, a Sword Bearer, a Warder, a Captain of the Guards (the Sentinel), three Guards, and as many members as may be found convenient for work or discipline.

#### XIX.

# Of Assemblies.

Each Commandery should hold a stated Assembly at least once in each month, for the transaction of its reg-

ular business. Special meetings may be ordered by the Commander, at his discretion, but no business shall be done thereat other than that specified in the order. A failure to assemble for six successive months, shall be deemed sufficient cause for the arrest or revocation of its Charter.

# XX.

# Of Elections.

The officers of each Commandery (except the Sentinel and Guards, who shall be appointed by the Commander), shall be chosen by ballot at the first stated Assembly in the month of March in each year, and shall be installed before or at the next stated Assembly. A majority of all the votes cast shall be necessary for a choice.

# XXI.

# Of Voting.

All questions in a Commandery shall be determined by a majority of votes. Each member present shall be entitled to one vote, and when the votes are equally divided (except in elections), the Commander shall, in addition, have the casting vote.

#### HXX.

# Of Qualifications for the Order.

No Commandery shall confer an Order of Knighthood upon any one who is not a regular—oyal Arch Mason, according to the requirements of the General Grand Chapter of the United States of America, nor unless he shall have produced evidence of his good standing at the time of application; and no application for the Orders shall be received by any Commandery, from one who within twelve months next preceding shall have been rejected by any Commandery (unless by dispensation from the Grand Commander), nor unless the applicant shall have resided one year next preceding in this

State, and three months next preceding within its jurisdiction, except by permission of the Commandery nearest his place of residence.

# XXIII.

# Of Fees and Dues.

No Commandery shall confer the several Orders of Knighthood for a less fee than sixty dollars, and no application therefor shall be received unless accompanied by such fee. The dues of the members of each Commandery shall be such as may be provided in its By-laws, and the non-payment of such dues for a period of six months, unless good reason therefor be shown, shall be punished by suspension.

# XXIV.

# Of the Commander.

Each Commander has it in special charge to see that the By-laws of his Commandery, the Statutes and Orders of the Grand Commandery, and the Constitution and Regulations of the Grand Encampment, are duly observed by the Knights under his command; that accurate records are kept, and just accounts and proper reports rendered by his officers; and that regular returns are annually made to the Grand Commandery at the time prescribed therefor, with prompt payment of the annual dues. From his decisions there shall be no appeal to the Commandery, but any five members thereof may complain of his decisions or conduct to the Grand Commandery or Grand Commander. It shall be his duty, either in person or by proxy, to attend all conclaves of the Grand Commandery.

#### XXV.

# Of the Generalissimo and Captain General.

The Generalissimo and Captain General shall perform the duties severally assigned them by the traditional usages of the Order; and, in the absence of the Commander, shall, in the order of their rank, succeed to and be charged with all his powers and duties. It shall be the duty of both, either in person or by proxy, to attend all Conclaves of the Grand Commandery. In the absence of all the three principal officers, the Past Commanders, in the order of their seniority, may take command.

#### XXVI.

# Of the Treasurer and Recorder.

The Treasurer shall receive from the Recorder and safely keep all moneys belonging to the Commandery; and shall pay the same out under such regulations, and account therefor at such times and in such manner, as by it may be prescribed. The Recorder shall keep an accurate record of all the transactions of the Commandery, which should be written, including a list of the officers, members, and visitors present at each Assembly; shall collect the revenue and pay it over to the Treasurer; shall keep correct accounts of the dues of members; shall prepare and transmit the annual returns to the Grand Recorder; shall keep the seal of the Commandery, and affix it to all documents emanating therefrom; and shall perform such other duties as may be required of him by the Commandery or Commander.

# XXVII.

# Of Returns.

The returns of each Commandery shall be made up to the first day of October in each year, in such form as shall be prescribed by the Grand Commandery; and shall immediately be forwarded to the Grand Recorder, with the dues as hereinbefore provided.

# CHAPTER IV.

# MISCELLANEOUS.

# XXVIII.

# Trials and Appeals.

The mode of proceeding in all trials shall, as nearly as may be, be that which is now or may hereafter be prescribed in the Regulations of the Grand Lodge of Free and Accepted Masons of this State; and appeals from the results of such trials may, in like manner as is directed by the Grand Lodge, be made to and adjudicated by the Grand Commandery.

# XXIX.

# Of Penalties.

Censure, suspension, or expulsion may be inflicted by any Commandery upon any Knight within its jurisdiction, for unknightly conduct or for violation of or disobedience to any of the By-laws, Statutes, Orders, Regulations, or Constitutions of the Order. Information of a suspension or expulsion by any Commandery, shall immediately be communicated by its Recorder to the Recorder of each other Commandery in the State, and to the Grand Recorder; but no publication thereof shall be made except by the Grand Commandery. Suspension may be removed by the Commandery which imposed it, but an expelled Knight can only be restored by the Grand Commandery.

#### XXX.

# Of Vows of Office.

All officers of the Grand Commandery and of its subordinates, before entering upon the duties of their respective stations, shall take a solemn vow that they will maintain and support the Constitution and Regulations of the Grand Encampment of Knights Templar of the United States of America, and the Statutes and Orders of the Grand Commandery of the State of California.

### XXXI.

### Of Amendments.

These Statutes may be altered or amended at any Annual Conclave by the votes of two-thirds of the members present.

# RULES OF ORDER

OF THE

# Grand Commandery of California.

RULE 1. When the Grand Commandery is opened, the Grand Recorder shall call the roll of its members, and note the names of those who may be present. The Grand Commander shall then appoint a Committee on Credentials, and no further business shall be transacted until after its report shall have been received.

RULE 2. After the reception of the report on Credentials, the proceedings of the preceding Conclave shall be read by the Grand Recorder, unless their reading be dispensed with; the reports of the Grand Commander, the Grand Recorder, and the Grand Treasurer, shall be presented and appropriately referred, in the order here named; and the Grand Commander shall appoint the regular committees, to whom all papers then in the hands of the Grand Recorder, requiring such reference, shall at once be referred.

RULE 3. After the business of the Conclave is thus begun, the regular order for each session during its continuance shall be as follows: 1st. Reading of the minutes of the last session; 2d. Reception and action upon or reference of petitions, memorials, and appeals; 3d. Reports of regular and special committees, in the order named, and action thereupon: 5th. Motions, resolutions, and other business.

- Rule 4. All reports submitted, all petitions, memorials, or appeals presented, and all orders, motions, or resolutions proposed, shall be in writing, and shall be read from the desk of the Grand Recorder, before any action is taken thereupon.
- RULE 5. No member shall be allowed to speak more than twice upon the same subject, nor more than ten minutes at either time, except by special permission of the Grand Commandery.
- Rule 6. No motion to reconsider shall be entertained, unless made during the same session when the question proposed to be reconsidered was decided, nor unless offered by one who voted with the majority upon that question.
- Rule 7. When a day and hour shall have been named for the election of Grand Officers, such election shall, at that time, take precedence of all other business, unless the Grand Commandery, by a two-thirds vote, shall otherwise direct.
- Rule 8. These rules shall only be suspended by unanimous consent, but may at any time be amended by a vote of two-thirds of the members present.

# LIST OF COMMANDERIES

Under the Jurisdiction of the Grand Commandery of California, A.D. 1866, A.O. 7.18.

Table of Meeting.    Prace of Location.   County.		Yuba  Second and Fourth Mondays in each monda	Yuba	Warveville	-1	
Town.    San Francisco   San Francisco   Every Friday   Each month		First and Third Tuesdays in each monu.	Nevada		c.	NEVADA
Town. County.  1 San Francisco. San Francisco. Every Friday. Every Friday in each month.  2 Sacramento. Tuolumne. Tuesday of or next preceding Full Moon.  4 Placerville. El Dorado. First Thursday in each month.	=	Second and Fourth Wednesdays in each mont			ψŧ	Oroville
Town.  1 San Francisco San Francisco 2 Sacramento Sacramento 3 Columbia Tuolumme		First Thursday in each month		:		El Dorado
PLACE OF LOCATION.  THUE OF MEETING.  County.  County.  1 Sam Francisco		Tuesday of or next preceding Full Moon	:			Pacific
TOMMANDERY.  Town.  Tow		First Saturday in each month	Sacramento			SACRAMENTO
The of Location.  The of Meeting.		Every Friday	San Francisco	San Francisco	-	California
		TIME OF MEETING.	LOCATION.	PLACE OF TOWN.	Zmmber	NAME OF COMMANDERY.

Total number of Members.....

## GRAND OFFICERS

ELECTED SINCE THE ORGANIZATION OF THE GRAND COM-MANDERY OF CALIFORNIA, AUGUST 10th, A.D. 1858.

# 1858. Isaac Davis ...... Grand Commander, LEANDER RANSOM..... Deputy Grand Commander. JOHN S. GRAHAM..... Grand Generalissimo, STILLMAN H. FICKETT..... Grand Captain General. 1859. Leander Ransom......Grand Commander. James Lawrence English. Deputy Grand Commander, JOHN S. GRAHAM . . . . . . . . . . Grand Generalissimo, CHARLES MARSH......Grand Captain General. 1860 James Lawrence English......Grand Commander, CHARLES MARSH. ..... Deputy Grand Commander, Aarox D. Park..... Grand Generalissimo, Henry Hare Hartley......Grand Captain General. 1861. ALEXANDER GURDON ABELL......Grand Commander, CHARLES MARSH..... Deputy Grand Commander, HENRY HARE HARTLEY..... Grand Generalissimo. ISAAC S. Titus..... Grand Captain General.

### 1862.

CHARLES MARSH	Grand Commander,
HENRY HARE HARTLEY	Deputy Grand Commander,
Isaac S. Titus	Grand Generalissimo,
JAMES HORACE CULVER	Grand Captain General.

### 1863.

HENRY HARE HARTLEYGrand Commander,
ISAAC S. TITUS Deputy Grand Commander,
WILLIAM CALDWELL BELCHER Grand Generalissimo.
REUEL C. GRIDLEY Grand Captain General.

### 1864.

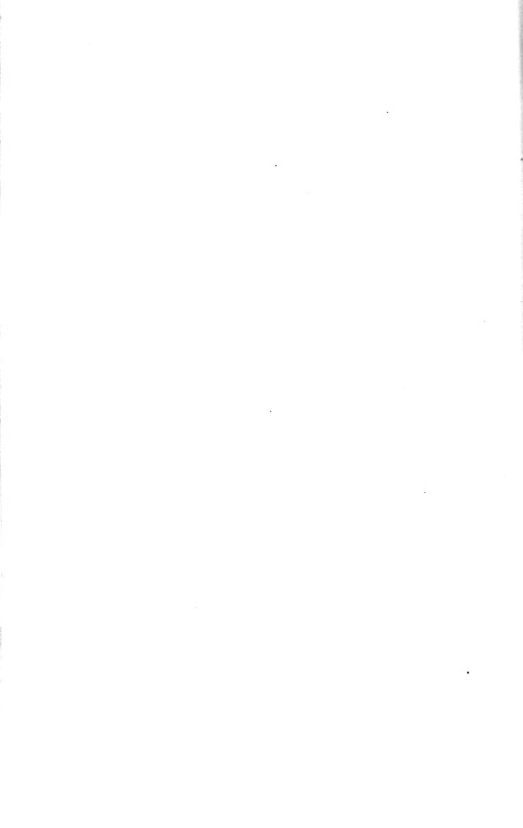
WILLIAM CALDWELL BELCHERGrand Commander,
WILLIAM MASON RUNDELL. Deputy Grand Commander,
THOMAS CALLOW Grand Generalissimo,
THEODORE F. TRACYGrand Captain General.

# 1865.

HENRY HOLCOMBE RHEESGrand Commander,
WILLIAM MASON RUNDELL. Deputy Grand Commander,
THEODORE F. TRACY Grand Generalissimo,
WILLIAM WILSON TRAYLOR Grand Captain General.

### 1866.

WILLIAM MASON RUNDELL	Grand Commander.
ISAAC S. TITUS	Deputy Grand Commander,
WILLIAM WILSON TRAYLOR .	Grand Generalissimo,
THOMAS HUBBARD CASWELL.	Grand Captain General.



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