DIGEST

of

Masonic Law of Florida F. & A. M.



REVISED BY THE COMMITTEE ON MASONIC DIGEST
A.D. 1975-1976 A.L. 5975-5976
PUBLISHED BY AUTHORITY OF THE MOST
WORSHIPFUL GRAND LODGE OF FREE AND
ACCEPTED MASONS OF FLORIDA
A.D. 1976 A.L. 5976

REPRINT — 2006 (Contains 2005 updates)

PROCLAMATION

By virtue of the authority vested in me by The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida, I do hereby declare and promulgate the within Digest of the Masonic Law of Florida as the official Masonic Law of this Grand Jurisdiction.

My thanks and the thanks of the Masons of Florida go to the committees listed herein which have had the revision of the Digest in charge.

A careful study of the provisions of our law as contained herein will afford the answers to practically all questions of law that may arise in the conduct of Masonic affairs of this Grand Jurisdiction.

Given under my hand and the Seal of the Most Worshipful Grand Lodge of Free and Accepted Masons of Florida, at Cross City, Florida, this 25th day of April, A. D. 1977, A. L. 5977.

RICHARD F. GRIFFIE Grand Master of Masons of Florida

COMMITTEE ON DIGEST OF MASONIC LAW

A.D. 1974 A.L. 5974

J. Lewis Hall, PGM, Chairman David H. Wilkison, PGM, Vice Chairman Ernest Willie Campbell, PGM Roy T. Lord, PGM H. Ben Collins, PGM

A.D. 1975 A.L. 5975

J. Lewis Hall, PGM, Chairman David H. Wilkison, PGM, Vice Chairman Ernest Willie Campbell, PGM John T. Rose, Jr., PGM H. Ben Collins, PGM

A.D.1976 A.L. 5976

J. Lewis Hall, PGM, Chairman Evans Crary, Jr., PGM, Vice Chairman Ernest Willie Campbell, PGM John T. Rose, Jr., PGM H. Ben Collins, PGM

RESOLUTION

WHEREAS, the Masons of the State of Florida have been fortunate to have the advantage of an established Digest of Masonic Law to guide the operations and deliberations of the Masonic organizations of the State and

WHEREAS, the Digest has been kept current over the years by a diligent and active Digest Committee operating through the auspices of and under the direction of the Grand Lodge of Free and Accepted Masons of the State of Florida and

WHEREAS, the excellence of the Digest and the diligent work of the Committee has been a direct result of the dedication, devotion, and perseverance of its Chairman M.: W.: J. Lewis Hall and

WHEREAS, the 1976 Edition of the Masonic Digest, introduced at Grand Lodge on April 27th, 1977, is a continuing credit to the Committee and its Chairman and should be properly acknowledged

NOW THEREFORE, be it resolved by the Grand Lodge of Free and Accepted Masons, in Regular Communication assembled at Orlando, Florida this 28th day of April, 1977, that the 1976 Edition of the Digest of Masonic Law of the State of Florida be and is hereby dedicated to our distinguished Past Grand Master and beloved Brother, M∴ W∴ J. Lewis Hall.

IT IS further resolved that this dedication be evidenced by the insertion of an appropriate page in the front of each volume of the 1976 Edition of the Digest of Masonic Law of the State of Florida.

RESOLUTIONS COMMITTEE

George L. Myers P.G.M. Chairman Perry R. Marsh P.G.M. Vice-Chairman

I certify that this Resolution was unanimously adopted in the 148th Annual Communication of Grand Lodge April 27, 28, 29, 1977,

Wm. A. Whitcomb, Grand Secretary

TABLE OF CONTENTS

Page No.

The Digest-How to Use it	2
Freemasonry - A Resolution	3
Index of Chapters	5
Outline of the Digest	7
Quick References	39
Corporate Status of Grand Lodge and	
Particular Lodges	43
Constitution of the Grand Lodge	44a
Regulations of the Grand Lodge	77
Appendix	353
Rules and Regulations of the Masonic Home	355
Forms	382
Pronouncing Glossary	392
Style and Usage for Masonic Documents	396
Tables	401
General Index	425

THE DIGEST—HOW TO USE IT

It has been said that half of knowledge is knowing where to find it.

In recognition of this truism this revision of the Digest provides several aids for finding the Masonic Law of Florida for which search is being made.

These aids are:

- (1) General Index
- (2) Index of Chapters
- (3) Outline of the Digest—Constitution
- (4) Outline of the Digest-Regulations
- (5) Quick References
- (6) Masonic Home Rules and Regulations-Index
- (7) Forms—Adopted
- (8) Key Words—Pronunciation and Style
- (9) Table of Constitutional Amendments
- (10) Table of Numbered Regulations
- (11) Cross References

In addition to the above aids each chapter contains not only the applicable Regulations but also excerpts from the Constitution relevant to the subject of the chapter and the Rulings and Decisions of the Grand Lodge interpreting the Constitution and Regulations and also cross references to other provisions of the Constitution and other Regulations that are relevant to the subject.

The Digest also contains extensive Tables showing the derivation and history of the Constitution, the Regulations, and the changes made therein.

The Digest has a dual system of numbering in that pages are numbered in sequence: 1, 2, 3, 4, 5, etc., and each page of the Constitution shows the Article and Section number of the first Section appearing on that page and each page of the Regulations shows the Chapter number and the Regulation number of the first Regulation appearing on that page.

The Outline of the Digest, the Quick Reference Table and the General Index all refer to the Article and Section of the Constitution or to the Regulation number and the page number.

The Uniform Code of By-Laws for Particular Lodges appearing in Chapter 24, and the Masonic Home Rules and Regulations appearing in the Appendix are prefaced by outlines, with a special index for Masonic Home Regulations.

The General Index is cross indexed with each regulation and constitutional provision outlined under each applicable category.

We trust that our efforts will be of assistance to the Craft.

The Digest Committee

FREEMASONRY

RESOLUTION

WHEREAS, Freemasonry has for its guide certain clear and definite, unchanging and unchangeable precepts, principles, tenets and beliefs which every Mason shall subscribe to and abide by and which Freemasonry shall never forsake without hazard of dissolution and from which no Mason shall ever depart without loss of his identity as such, which precepts, principles, tenets and beliefs are universally known and designated "Landmarks" and among which are the following:

- (1) A belief in the existence of one ever living and true God.
- (2) A belief in the immortality of the human soul and a resurrection thereof to a Future Life, and
- (3) The Volume of the Sacred Law, open upon the altar, is an indispensable furnishing of every Lodge while at Labor, and

WHEREAS, every meeting of Masons on Masonic affairs is opened and closed with prayer invoking the blessing of Deity, and

WHEREAS, every Mason is bound by his tenure to obey the moral law and live by the eternal virtues, among which are charity, temperance, tolerance, truth and justice, and

WHEREAS, Freemasonry inculcates in its ritual and exemplifies by its degrees, the great moral principles of charity, temperance, tolerance, truth and justice and by an organized and systematic program of education teaches the principles of patriotism and the duties and responsibilities of citizenship, and

WHEREAS, it is a fundamental tenet of Freemasonry that every man is a creature of a Supreme Creator and as such is endowed with certain inalienable rights, one of which is the right to charity, aid and assistance from his fellow creatures when his need is greater than theirs, and

WHEREAS, the Most Worshipful Grand Lodge of Free and Accepted Masons, and each of the Particular, individual and subordinate Lodges Masonically chartered by it, are bound by Masonic Law, precepts, principles, tenets and beliefs to subscribe and adhere to the Landmarks above referred to and to inculcate and exemplify the principles of patriotism and the duties and

Digest of Masonic Law

responsibilities of citizenship, and to provide for those who by reason of age, misfortune or infirmity have claim upon the sympathy and charity of their fellowman, and in accordance therewith conducts and maintains a program of education which teaches the principles of patriotism and the duties and responsibilities of citizenship and have established and maintained charitable institutions and operations for the relief of mankind, and

WHEREAS, the Congress of the United States, by enactment of the 1969 Tax Reform Act recognized that Freemasonry is characterized by and possessed of all those attributes that make and distinguish non-sectarian religious organizations, educational organizations and charitable organizations and that the Grand Lodge and Particular Lodges of regular Freemasonry are entitled to all the rights, privileges and immunities provided for and granted to such organizations, and

WHEREAS, it is fitting and proper that the Most Worshipful Grand Lodge of Free and Accepted Masons of Florida, for itself and all the Particular, individual and subordinate Lodges Masonically chartered by it publish and proclaim that by reason of its fundamental precepts, principles, tenets and beliefs that Freemasonry is a non-sectarian religious organization and that by reason of its program of education it is an educational organization, and that by reason of its charitable programs, activities and operations it is a charitable organization, and that by reason thereof may, shall be, and is hereby denominated as such.

THEREFORE BE IT RESOLVED by the Most Worshipful Grand Lodge of Free and Accepted Masons of Florida, in Annual Grand Communication assembled, this 26th day of April, A.D. 1972, A.L. 5972, for itself, and all the Particular, individual and subordinate Lodges Masonically chartered by it, does hereby proclaim and publish that Freemasonry is a non-sectarian religious organization, an educational organization and a charitable organization founded upon, possessed of and adhering to all those principles, precepts, tenets and beliefs that characterize and distinguish such organizations. (1972 Proc. 284)

FREEMASONRY CHARITY

RESOLUTION

WHEREAS, the Masonic Medical Research Laboratory in Utica, New York was founded and originally funded by the Masons of New York, and,

WHEREAS, this is the only known Medical Research Facility in this country and perhaps the world, that began with the support of Freemasons, and,

WHEREAS, The basic biomedical research done there and the findings shared with all mankind -- Masons and non-Masons alike - have led to remarkable discoveries in heart disease -- the number one killer of man, and

WHEREAS, the Grand Lodge Officers - beginning with the Grand Master in 1994 and each succeeding Grand Master till the present time has seen fit to continue support of the Laboratory by naming it his charity,

WHEREAS, the Grand Line Officers for the next three years have found it to be most beneficial to all mankind and have pledged their continuing support,

THEREFORE, BE IT RESOLVED: that the Grand Lodge of Florida designate the Masonic Medical Research Laboratory as its continuing FLAGSHIP CHARITY which all Blue Lodge Masons can support and point to with pride and say, "That's our Charity -- That is what distinguishes us -- we support a cause that helps everyone." (1997 Proc. _____)

Digest of Masonic Law

1997 4b

INDEX OF CHAPTERS

Cho	napter No. Subject I	Page No.
1	Masonic Law, Tradition and Policy	77
2	Grand Lodge-Name and Style	98
3	Grand Lodge-Membership	99
4	Grand Lodge-Jurisdiction and Powers	100
5	Grand Lodge-Officers	104
6	Grand Master	112
7	Deputy Grand Master and Grand Wardens	120
8	Grand Treasurer	121
9	Grand Secretary	122
10	District Deputy Grand Master, District Instructors, Districts and Zones	128
11	Subordinate Grand Lodge Officers	131
12	Grand Lodge Communications and Proceedings	132
13	Grand Lodge Committees-General Provisions	137
14	Grand Lodge Revenue and Finances-General Provisions	152c
15	Grand Lodge Relations with Other Jurisdictions	171
16	Particular Lodges-Name and Number: Consolidation and Merger	172
17	Particular Lodges-Charters	175
18		
19	Particular Lodges-Officers	183
20	Worshipful Master	190
21	Wardens	194
22	Treasurer and Secretary	195
23	Subordinate Lodge Officers	199
24	Particular Lodges-By-Laws-(Uniform Code)	200

Digest of Masonic Law

INDEX OF CHAPTERS—[Continued]

Cho	apter No. Subject	Page No.
25	Particular Lodges-Communications and Business	217
26	Membership, Rights, Status and Duties	228
27	Finances, Dues, Suspension for Non-Payment Thereof and Reinstatement	238
28	Lodge Property, Lodge Building and Lodge Room	243
29	Lodge Representatives to Grand Lodge	246
30	Lodge Reports and Returns to Grand Lodge	248
31	Candidates for the Degrees	251
32	Fees for the Degrees and Refunds Thereof	260
33	Petitions for the Degrees and Proceedings Thereon	262
34	Waiver of Jurisdiction	266
35	Balloting	269
36	Rejection of Candidates and Effect Thereof	274
37	Initiation and Advancement	276
38	Ritual and Ceremonies	283
39	Courtesy Work	297
40	Visitation and Avouchment	299
41	Dimits; Transfer Certificates and Affiliation	301
42	Lodges Under Dispensation (U.D. Lodges)	309
43	Defunct Lodges	314
44	Penal Code	317
45	Florida Lodge of Research	333
46	Memorial Lodges	336
47	Clubs and Similar Organizations	344
48	Masonic Home and Masonic Home Trustees	351

OUTLINE OF THE DIGEST

CONSTITUTION

Artic	cle Pa _s	ge No
I	Style and Jurisdiction of Grand Lodge	. 44a
II	Grand Lodge Officers and Members	45
III	Election and Installation of Grand Lodge Officers	46
IV	Grand Lodge Communications	47
V	Powers of the Grand Lodge	48
VI	Powers and Duties of Grand Lodge Officers	49
VII	Charters and Dispensations for Lodges	54
VIII	Taxation and Revenue	55
IX	Standing Committees of the Grand Lodge	56
X	Particular Lodges	61
XI	Amendments	67
XII	The Masonic Home	67
XIII	The Landmarks and Laws of Freemasonry	69
XIV	Grand Lodge Finances and Accounts	72
ΧV	Forms and Ceremonies	75

Digest of Masonic Law

Outline Outline of Digest Chap. 1

REGULATIONS

CHAPTER 1.

MASONIC LAW, TRADITION AND POLICY

Regui	lation

1.01	Adoption of the Digest
1.02	Masonic Law Defined
1.03	Masonic Law, Written and Unwritten
1.04	The Landmarks
1.05	Libraries
1.06	Freemasonry Promotes Virtue
1.07	Masonic Law and Jurisprudence
1.08	Duties of Officers
1.09	Masonic Lodges Shall Not Act as Judicial Courts
1.10	Masonic Penalties Affect Only Fraternal Rights
1.11	Anderson's Constitution and Charges of a Freemason

CHAPTER 2.

GRAND LODGE-NAME, AND STYLE

(See Chapter 2 for References)

CHAPTER 3.

GRAND LODGE-MEMBERSHIP

3.01 Past Masters of Florida Lodges

CHAPTER 4.

GRAND LODGE-JURISDICTION AND POWERS

4.01	Territorial Jurisdiction
4.02	Original Panal Jurisdicti

- 4.02 Original Penal Jurisdiction over Certain Officers
- 4.03 Penal Jurisdiction of Particular Lodge
- 4.04 Appellate Jurisdiction

4.05	Review Jurisdiction
4.06	Power Relating to Other Organizations
4.07	Proficiency or Waiting Period Before Petitioning Appendant Orders
4.08	Clandestine Organizations Defined
4.09	Use of "Masonic" in Corporate Name Prohibited
4.10	Requirement for Grand Lodge Approval of Organizations
4.11	Florida Masons May Affiliate with Masonic Groups
4.12	Grand Lodge Shall Not Act as Trustee
4.13	No Solicitation of Members Programs (1983)
4.14	Budget Commission Sets Prices on Printed Material (1983)
	CHAPTER 5.

Digest of Masonic Law

Chap. 4

Regulation

Outline

GRAND LODGE-OFFICERS

5.01	Eligibility for Appointment
5.02	Nomination and Election Procedure
5.03	Installation
5.04	Grand Honors
5.05	Certain Officers Cannot Resign
5.06	Repealed (1984)
5.07	District Deputy Grand Master May Resign
5.08	Incompatible Officers
5.09	Certain Offices Never Vacant; Determination of Incapacity
5.10	All Officers Except Grand Master Subject to Discipline

Outline	Outline of Digest	Chap. 6

CHAPTER 6.

GRAND MASTER

n :	
Regui	ation
n c g m	$\alpha iion$

6.01	Annual Address or Report
6.02	Restoration and Suspension of Lodge Charters
6.03	Review of Lodge Decisions
6.04	Replacement of Lost Lodge Charter
6.05	Cannot Appoint Representatives of Particular Lodge
6.06	May Establish Military Lodges
6.07	Powers Restricted by Constitution and Regulations
6.08	May Make a Mason at Sight
6.09	Dispensations
6.10	Dispensations
6.11	Dispensations
6.12	Dispensations
6.13	Limitation on Dispensations
6.14	Public Installation of Lodge Officers

CHAPTER 7.

DEPUTY GRAND MASTER AND GRAND WARDENS

Regulation

 7.01 Deputy Grand Master May Designate Masons to Attend Ensuing Annual Grand Communication
 7.02 Deputy Grand Master to Submit Proposed Program to Jurisprudence Committee

CHAPTER 8.

GRAND TREASURER

8.01 Bond

Chap. 9

Digest of Masonic Law

Outline

CHAPTER 9.

GRAND SECRETARY

Regul	lation
ncgm	$\alpha iion$

9.01	Limitation on Holding Other Offices
9.02	Bond
9.03	Arrangements for Printing
9.04	Grand Lodge Proceedings
9.05	Advance Pamphlet
9.06	May Sell Proceedings
9.07	Shall Keep Records and Jewels Insured
9.08	Certificates to Grand Lodge officers
9.09	Notice of Deaths
9.10	Furnish Forms for Lodges
9.11	Furnish Forms for Reporting Membership Status
9.12	Record Charters
9.13	Certificate for Unaffiliated Masons
9.14	May Furnish Membership Information to Appendant and Affiliated Orders
9.15	Grand Secretary to Maintain Penal Record Book

CHAPTER 10.

DISTRICT DEPUTY GRAND MASTERS AND DISTRICT INSTRUCTORS D.D.G.M.

10.01	May Hold District Convention
10.02	May Designate a Past Master to Visit Lodges
10.03	Assistance to Grand Lodge Officers and Committees
10.04	Reports
10.05	Opinions are Advisory Only
10.06	Cannot Grant Dispensations
10.07	Shall Not Wear Hat While Being Received
10.08	May Approve Change of Meeting Place
10.09	Eligibility

Outline	Outline of Digest	Chap. 10
Outilite	Outilité di Digest	Chap. 10

District Instructors

Regulation

- 10.10 Eligibility and Duties
- 10.11 List of Masonic Districts to be Published in Proceedings (1980)
- 10.12 Ten Masonic Zones (1995)

CHAPTER 11.

SUBORDINATE GRAND LODGE OFFICERS

- 11.01 Eligibility
- 11.02 Grand Historian
- 11.03 Grand Musician

CHAPTER 12.

GRAND LODGE COMMUNICATIONS AND PROCEEDINGS

- 12.01 "Oldest Master Mason Present" Defined
- 12.02 Communications Defined
- 12.03 Seating Arrangements
- 12.04 Repealed (1985)
- 12.05 Grand Lodge Payroll
- 12.06 Mileage
- 12.07 Grand Lodge Proceedings
- 12.08 Grand Lodge Proceedings Printed Soon as Practicable
- 12.09 Grand Secretary to Publish New Legislation, Etc.
- 12.10 Grand Secretary May Sell Proceedings
- 12.11 Grand Lodge Proceedings to Include Names of Deceased
- 12.12 All Matters Must be Referred to a Committee
- 12.13 Voting Procedure
- 12.14 Voting on Assessments
- 12.15 Proposed Amendments and Regulations Submitted by December 31 prior to Grand Communication

CHAPTER 13.

GRAND LODGE COMMITTEES

Regulation

13.28

13.01	Endowment Procurement
13.02	Jurisprudence-Grand Master's Address or Report, Grand Lodge Officer's
	Reports and all Committee Reports
13.03	Jurisprudence-Jurisdiction
13.04	Digest-Compilation of Changes in Laws
13.05	Digest-Advise on Lodge By-Laws
13.06	Appeals
13.07	Lodge Charters
13.08	Foreign Relations
13.09	Appendant and Allied Orders
13.10	Work
13.11	Proficiency Cards
13.12	Proficiency Cards
13.13	Properties
13.13.1	Insurance
13.14	Returns and Credentials
13.15	Repealed (1974)
13.16	Co-Ordinating Committee
13.17	Arrangements
13.18	Museum and History
13.19	Masonic Education
13.20	Public Education
13.21	Youth Activities
13.21.1	Public Relations and Publicity
13.22	Committee Procedure
13.23	Notice of Appointment
13.24	Duty of Chairman
13.25	Committee Expense
13.26	Committee Meetings Attendance Limitations
13.27	Zone Committee Distribution

1993 14

Zone Chairman Appointments

Outline Outline of Digest Chap. 14

CHAPTER 14.

GRAND LODGE REVENUE AND FINANCES

14.01	Assessment of Lodges
14.02	Per Capita Tax Assessment Procedure
14.03	Assessment for Masonic Home Building
14.04	Assessment for George Washington Memorial
14.05	Per Capita Assessment
14.06	Data Processing Membership and Annual returns
14.07	Returns on Assessments-Reinstatement and Deceased
14.08	Penalties for Delay in Payment
14.09	Bequests and Devises to Endowment Fund
14.10	Grand Lodge Funds Disbursement
14.11	Budget Appropriations
14.12	Budget Funds and Accounts Established
14.12.1	Contributions-Special Charity and Specified Projects Funds
14.13	System of Accounts
14.14	Budget for Grave Markers
14.15	Eastern Star Account
14.16	Endowment and Investment Committee
14.17	Finance and Accounts Committee
14.171	Definition of Charity Funds
14.172	Source of All Funds
14.173	Definition Purpose of Charity Funds
14.174	Allocation of Accounts-Interest Earned on Charity Funds
14.175	Proration of Administrative Expenses
14.18	Fees for Dispensations

CHAPTER 15.

GRAND LODGE RELATIONS WITH OTHER JURISDICTIONS

15.01	Inter-Jurisdictional Correspondence
15.02	Recognition of Acts of Other Grand Jurisdictions
15.03	Representatives Appointed by Grand Master
15.04	Eligibility of Representatives
15.05	Vacating Office of Representative

I	Digest of N	Masonic Law
-	rigest or i	iluboliic Lu ii

Chap. 16 Outline

CHAPTER 16.

PARTICULAR LODGES-NAMES AND NUMBER CONSOLIDATION

D.	
Regui	lation

16.01 16.02 16.03 16.04	Lodges Numbered Chronologically Change of Lodge Name Consolidation of Lodges Merger of Lodges
	CHAPTER 17.
	PARTICULAR LODGES-CHARTERS
17.01	Lodge Charter
17.02	Lost or Destroyed Charter
17.03	Duplicate of Lodge Charter
17.04	Surrender of Lodge Charter
17.05	Lodge Charter Arrested for Contempt
17.06	Forfeiture of Lodge Charter
17.07	Restoration of Lodge Charter
17.08	Restoration of Charter Reinstates Membership Only for Petitioners
17.09	Lodge Defunct for Five Years Cannot Be Reinstated
	CHAPTER 18.

PARTICULAR LODGES-JURISDICTION

18.01	Personal and Territorial Jurisdiction
18.02	Concurrent Territorial Jurisdiction
18.03	Agreements for Concurrent Jurisdiction
18.04	Limitation on Establishment of New Lodges
18.05	Lodge Continuing Jurisdiction
18.06	Lodge Jurisdiction of Entered Apprentices and Fellow Crafts
18.07	Grand Lodge Jurisdiction of Rejected Applicants
18.08	Jurisdiction Ceases over Non-Mason upon Removal from Jurisdiction

CHAPTER 19.

PARTICULAR LODGES—OFFICERS

Regulation

19.01	Eligibility for Office of Worshipful Master
19.02	Eligibility for Other Lodge Offices
19.03	Ineligibility for Lodge Office While under Charges
19.04	Time of Election of Lodge Officers
19.05	Worshipful Master-Elect Appoints Subordinate Officers
19.06	Installation Unnecessary for Re-elected Officer
19.07	Master and Wardens Cannot Resign Without Grand Master's Permission (1997)
19.08	Officers May Be Installed at a Called Communication
19.09	Public Installation Authorized without Dispensation
19.10	Installing Officers
19.11	Grounds for Refusal of Installation
19.111	Grand Honors for Worshipful Master
19.12	Worshipful Master May Be Relieved of Duties and Tried by Order of
	Grand Master
19.13	Master and Wardens Cannot Dimit during Term of Office
19.14	Term of Lodge Officers
19.15	Removal from Jurisdiction Vacates any Office
19.16	Incompatible Offices
19.17	Continual Absence of Master Not Grounds for Removal
19.18	Master Cannot Be Petitioner for U.D. Lodge
19.19	Succession to Lodge Office
19.20	Filling Vacancies in Offices
19.21	Filling Vacancies in Lodge Offices
19.22	Offices of Master and Grand Master Never Vacant
19.23	All Officers, Except the Master and Wardens, Subject to Discipline by
	Lodge

CHAPTER 20.

WORSHIPFUL MASTER

Regulation

20.01	Master is Supreme in the Lodge
20.02	Master Must Be Held to Worship
20.03	Powers of Worshipful Master
20.04	Master's Will and Pleasure is Absolute Law
20.05	Master Guides and Controls all Work and Business
20.06	Master has Supreme Authority over Work of the Lodge
20.07	Master Cannot Order Removal of a Brother from Lodge
20.08	Master May Postpone Transaction of Lodge Business
20.09	Master Should Not Permit Important Matters to Be Disposed of by
	Minority of Members
20.10	When Lodge Proceedings Are Irregular, Master Should Order
	Abatement
20.11	No Appeal to Grand Master until Master Has Had Opportunity to Rule
20.12	Smoking in Lodge Room Prohibited
20.13	Master Cannot Delegate Authority to Preside
20.14	Master May Delegate Authority for Degree Work Done in His Presence
20.15	Lodge Charter Is under Control of Master
20.16	Master Cannot Disband a Lodge
20.17	Master May Attend and Direct Lodge Committees
20.18	Master May Remove Committee Member
20.19	Past Master's Degree

Outline	Outline of Digest	Chap, 21

CHAPTER 21.

WARDENS

(See Chapter 21 for references)

CHAPTER 22.

TREASURER AND SECRETARY

Regulation

22.01	Bond
22.02	Treasurer Is Custodian of Funds
22.03	Secretary to Certify Lodge Officers
22.04	Furnishing of Lists of Members Prohibited
22.05	Information to Appendant Orders
22.06	Dues Notices Required
22.07	Quarterly Returns on "Let Your Pennies Make Good Cents" Program
22.08	Tax Returns
22.09	Must Accept Petitions

CHAPTER 23.

SUBORDINATE LODGE OFFICERS

23.01 Place of Chaplain

CHAPTER 24.

PARTICULAR LODGES-BY-LAWS

24.01	By-Laws Must Be Approved by Grand Lodge
24.02	By-Laws Cannot Be Suspended
24.03	Cemetery Arrangements
24.04	Amendments to By-Laws Procedure
24.05	Uniform Code of By-Laws

CHAPTER 25.

PARTICULAR LODGES COMMUNICATIONS AND BUSINESS

Regulation

25.01	"Communication" Defined
25.02	Stated and Called Communication and Business
25.03	Changing Previous Action
25.04	Memorials
25.05	Sale of Lodge Property
25.06	Honorary Members
25.07	Summonsing Officers and Members
25.08	Called Communication by a Warden
25.09	Notice of Called Communication
25.10	Summons to be in Writing
25.11	Facsimile of Lodge Seal
25.12	Called Communication for Funerals Continuous for Year
25.13	Business at Called Communications
25.14	Memorials
25.15	Installing Officers at Called Communication
25.16	Called Communication for a Degree
25.17	Quorum
25.18	Opening Lodge in Absence of Officers
25.19	Sunday Communications
25.20	Business on Saints John Days
25.21	Saints John Day on Sunday, Following Day Official Substitute
25.22	Lodge Cannot Recess to Future Day
25.23	Opening and Closing with Prayer
25.24	Smoking Prohibited in Lodge Room
25.25	Display of Flag
25.26	Parliamentary Law Does Not Prevail in Lodge
25.27	Dispensing with and Resuming Labor
25.28	Minutes
25.29	Minutes
25.30	Minutes
25.31	Minutes
25.32	Minutes

Regulation		
25.33	Other Grand Jurisdictions Must Be Respected	
25.34	Political Activities Prohibited	
25.35	Certain Contributions Prohibited	
25.36	Community Activities	
25.37	Community Activities	
25.38	Appeals for Aid	
25.39	Method of Voting	
25.40	Method of Voting	
25.41	Right to Ballot	
25.42	A.L. and A.D. Dates	
25.43	Seal	
25.44	Notices	
25.45	Notices	
25.46	Appeal from Lodge Action	
25.47	Lodge Funds for any Purpose Not Unmasonic	
25.48	Resolution Defining Freemasonry	
	CHAPTER 26.	
	MEMBERSHIP, RIGHTS, STATUS AND DUTIES	
26.01		
26.01 26.02	Repealed	
26.01 26.02 26.03	Repealed Dual Membership	
26.02 26.03	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges	
26.02	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership	
26.02 26.03 26.04	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership	
26.02 26.03 26.04 26.05	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership	
26.02 26.03 26.04 26.05 26.05.01	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership	
26.02 26.03 26.04 26.05 26.05.01 26.05.02	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06 26.07	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member Emeritus Members	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06 26.07 26.08	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member Emeritus Members Emeritus Members	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06 26.07 26.08 26.09	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member Emeritus Members Emeritus Members Emeritus Members Emeritus Members	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06 26.07 26.08 26.09 26.10	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member Emeritus Members Emeritus Members Emeritus Members Emeritus Members Dues Cards Twenty-five, Fifty, Sixty and Seventy-Five Year Certificates	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06 26.07 26.08 26.09 26.10 26.11	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member Emeritus Members Emeritus Members Emeritus Members Honorary Members Dues Cards	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06 26.07 26.08 26.09 26.10 26.11 26.12	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member Emeritus Members Emeritus Members Emeritus Members Emeritus Members Dues Cards Twenty-five, Fifty, Sixty and Seventy-Five Year Certificates	
26.02 26.03 26.04 26.05 26.05.01 26.05.02 26.06 26.07 26.08 26.09 26.10 26.11 26.12 26.13	Repealed Dual Membership Dual Membership Prohibited between Florida Lodges Dual Members Dimitting from Lodge of Regular Membership Life Membership Perpetual Membership Perpetual Membership Presumption of Death of a Member Emeritus Members Emeritus Members Emeritus Members Emeritus Members Dues Cards Twenty-five, Fifty, Sixty and Seventy-Five Year Certificates Fraternal Discipline	

Outline of Digest

Chap. 26

Outline

26.17	Proficiency in Work and Lectures
26.18	Right to Ballot
26.19	Role of Members
26.20	Solicitation of Business Prohibited in Lodge or Masonic Occasion
26.21	Controversial Communications Prohibited
26.22	Removal from Jurisdiction Vacates any Office
26.23	Widows and Orphans Certificates
26.24	Remarriage of Masonic Widow to Non-Mason
26.25	Masonic Charity While under Legal Sentence
26.26	Masonic Charity During Period of Suspension Prohibited
26.27	Change of Name
26.28	Resignation from Freemasonry Procedure — Reinstatement Procedure
	CHAPTER 27.
	FINANCES; DUES, SUSPENSION FOR
	NONPAYMENT THEREOF AND REINSTATEMENT
27.01	Assessments and Dues
27.02	Power to Collect Assessments
27.03	Retroactive Dues and Assessments Prohibited
27.04	Dues Governed by By-Laws
27.05	Dues May Be Paid Quarterly
27.06	Emeritus Members upon Reinstatement
27.07	Dues of Dimitted Member
27.08	Automatic Suspension NPD Prohibited
27.09	Lodge Returns to Grand Lodge—Reinstated and Deceased Members
27.10	No Masonic Rights During Sentence of Suspension
27.11	Suspension for Nonpayment of Dues May Be Made Effective at a Future
	Date
27.12	During Suspension Dues Not Chargeable
27.13	Reinstatement Procedure
27.14	Reinstatement—Per Capita Due Grand Lodge
27.15	Reinstatement—Member of Defunct Lodge
27.16	Lodge Funds for Any Purpose Not Unmasonic
27.17	Lodge Funds to Foreign Jurisdictions—Must Have Approval of Grand
	Master

Digest of Masonic Law

Outline

1985 22

Chap. 26

Regulation

Outline	Outline of Digest	Chap. 28
Outine	Outline of Digest	Chap. 20

CHAPTER 28.

LODGE PROPERTY, LODGE BUILDING AND LODGE ROOM

Regulation			
28.01	Title to Property Must Be in Lodge Name		
28.02	Sale of Lodge Property		
28.03	Construction of Buildings		
28.04	Use of Lodge Premises		
28.05	Political Meetings Prohibited		
28.06	Sale or Dispensing of Intoxicating Liquors Prohibited		
28.07	Engaging in Certain Profit-Making Activities Prohibited		
	CHAPTER 29.		
	LODGE REPRESENTATIVES TO GRAND LODGE		
29.01	Officers to Attend Grand Lodge		
29.02	Proxies—Handed to Returns and Credentials Committee		
29.03	Proxies—Withdrawal Procedure		
29.04	Mileage and Per Diem of Representatives		
29.05	Mileage and Per Diem of Representatives		
29.06	Representatives of Newly Chartered Lodges		
	CHAPTER 30.		
	LODGE REPORTS AND RETURNS TO GRAND LODGE		
30.01	Penalty for Failure to Make Return		
30.02	Data Processing Membership and Return System		
30.03	Penalty for Failure to Make Lodge Return		
30.04	Lodge Returns to Grand Lodge—Suspensions and Deaths		
30.05	Returns of Emeritus Members		
30.06	Presumption of Death of Member after Seven Years		

CHAPTER 31.

CANDIDATES FOR THE DEGREES

Regulation

31.01	Qualifications
31.02	Illiteracy
31.03	Felon
31.03.1	Background Investiation
31.04	Physical Qualifications
31.05	Physical Qualifications
31.06	Age
31.07	Residence of Petitioner Elected to receive E.A. Degree
31.08	Residence of Petitioner—Requirements
31.09	Residence of Petitioner—Qualifications Basis
31.10	Residence of Petitioner—Tests to Determine
31.11	Residence of Petitioner—Temporary Students Not Eligible
31.12	Lodge Retains Jurisdiction after Election
31.13	Jurisdiction Should Be Investigated
31.14	Jurisdictional Disputes—Procedure
31.15	Rejected Material of Foreign Jurisdiction—Procedure
31.16	Religious Belief
31.17	Communists Prohibited
31.18	Renunciation of Clandestine Membership
31.19	Rejected Material of Foreign Jurisdiction

Outline Outline of Digest Chap. 32

CHAPTER 32.

FEES FOR THE DEGREES AND REFUNDS THEREOF

Regulation

32.01	Advance Fees for the	Degrees of F.O	C. and M.M. ir	By-Laws Prohibited
22.02	E C 4 D	D CI	1	

- 32.02 Fees for the Degrees—Property of Lodge
- 32.03 Refund of Fees when Petition Refused
- 32.04 Refund of Fees Result of Mental Illness
- 32.05 Refund of Fees Due to Objection
- 32.06 Refund of Fees Due to Death Prior to Ballot

CHAPTER 33.

PETITION FOR THE DEGREES AND PROCEEDINGS THEREON

- 33.01 "Month" Defined
- 33.02 Petition for the Degrees-Required Form
- 33.03 Petition Received by the Lodge
- 33.04 Refusal to Receive Petition
- 33.05 Refund on Rejected Petition
- 33.06 Rejected Material of Foreign Jurisdiction
- 33.07 Lodge Retains Jurisdiction of Petitioner
- 33.08 Petitions Committee
- 33.09 Investigation of Petitioners
- 33.10 Ballots Spread Inadvertently
- 33.11 Eligibility of Petitioner

CHAPTER 34.

WAIVER OF JURISDICTION

Regulation

- 34.02 Vote on Waiver of Jurisdiction Procedure
- 34.03 Refusal of Waiver of Jurisdiction when Unsuitable Material
- 34.04 Waiver of Jurisdiction of Petitioner under Twenty-One Years of Age Permissible
- 34.05 Jurisdiction of Non-Mason Ceases on Removal from Jurisdiction
- 34.06 Physical Qualifications for Waiver of Jurisdiction
- 34.07 Repealed
- 34.08 Investigation of Jurisdiction

CHAPTER 35.

BALLOTING

- 35.01 In Master Mason Lodge at Stated Communication
- 35.02 Ballot Box Procedure
- 35.03 Secrecy of Ballot Violated-Subject to Discipline
- 35.04 Secrecy of Ballot-Not to Divulge How Voted
- 35.05 Secrecy of Ballot-Act Proclaimed Charges Preferred
- 35.06 Publicity of Rejection Prohibited
- 35.07 Right to Ballot
- 35.08 Collective Ballot Procedure
- 35.09 Reballot when Only One Negative Vote
- 35.10 Favorable Ballot and Delay in Receiving Degrees Must Reballot
- 35.11 Ballot Cannot Be Reconsidered after Declaration
- 35.12 Negative Ballot Cannot Be Withdrawn

Outline	Outline of Digest	Chap. 36		
Regulation				
35.14 1 35.15 1 35.16 1 35.17 1 35.18 1	Subject of Ballot Must Retire from Lodge Room Irregular Ballot before Character Committee Reports Irregular Ballot—Mechanical Error Right to Ballot by Every Member Right to Ballot—Temporary Absence Does Not Bar Delay of Ballot for Temporary Absence Inadvertent Conferring of Degrees without Ballot—Results			
	CHAPTER 36.			
REJECTION OF CANDIDATES AND EFFECT THEREOF				
36.02 1 36.03 1 36.04 1	Six Month Waiting Period after Rejection Lodge in Concurrent Jurisdiction over Rejected Material Rejected Material of Foreign Jurisdiction Procedure No Publicity over Rejection of Petitioner Rejected Material of Foreign Jurisdiction Procedure			
CHAPTER 37.				
INITIATION AND ADVANCEMENT				
37.02 1 37.03 1 37.04 2 37.05 1	Number that May Receive Degrees at One Time Delay in Receiving Degrees after Period of Six Months—Reballot Removal of Jewelry—Preparation Problem Affirmation Not Acceptable in Taking Obligation Finishing Work of Defunct Lodge Procedure Dispensation for Degrees Short of Required Time	t		

27 1995

37.07	Objection Procedure
37.08	Objection; Advancement of E.A. or F.C.
37.09	Settlement of Jurisdictional Dispute
37.10	Petition for Advancement Procedure
37,11	Objection to Receive E.A. Degree—Effect of Rejection at Ballot Box
37.12	Requirement for Proficiency—Prescribed Instruction in Masonic
	Education
37.13	Examination for Proficiency Procedure
37.14	Lodge Determines Proficiency
37.15	Vote on Proficiency Requirements
37.16	Proficiency Cards Requirements
37.17	Proficiency Cards Examination and Issuance
37.18	"Lodge System of Masonic Education" Mandatory
	CHAPTED 20
	CHAPTER 38.
	RITUAL AND CEREMONIES
38.01	"Florida Monitor"—Official
38.02	"Florida Monitor"—Proofread by Committee on Work
38.03	Grand Lodge Power over Ritual
38.04	Forms and Ceremonies—Adoption and Usage
38.05	Cornerstones—Laying Ceremony Control
38.06	Cornerstones—Application for
38.07	Cornerstones—Discretion of Grand Master
38.08	Cornerstones—Control of Grand Master
38.09	Cornerstones—Procedure
38.10	Cornerstone Inscription
38.101	Removal of Cornerstones
38.11	Grand Lodge Does Not Confer Degrees
38.12	Official Visits

Digest Of Masonic Law

Chap. 38

Regulation

Outline

Outline	Outline of Digest	Chap. 3	•
Outilie	Outline of Digest	Chap. 3	"

Regulation

38.13	Removal of Jewelry—Preparation Problem
38.14	Affirmations Not Acceptable in Taking Obligations
38.15	Presentation of Apron Proper Procedure
38.16	Entire Degree Must Be Completed During Same Communication
38.17	Worshipful Master Responsible for Degree Work Responsibility Not
	Assigned to a Degree Team
38.18	Worshipful Master Responsible for Degree Work Conferred in Proper
	Manner
38.19	Degree Teams—Procedure
38.20	Master's Power over Work—Absolute and Supreme
38.21	Master's Power over Work—Controls Completely
38.22	Warden's Authority over Work—Options
38.23	Warden's Authority over Work—under Master's Authority when Present
38.24	Opening and Closing for Degree Work
38.25	Called Communication for Degree Work
38.26	Display of Flag Required
38.27	Display of Masonic Banner Recommended
38.28	Unlawful Written Work—Subject to Discipline
38.29	Side Degrees—Not under Protection of Grand Lodge
38.30	Dispensation for Processions
38.31	Sunday Communications—Limitations
38.32	Funerals—White Gloves and Aprons

Outline Outline of Digest Chap. 40

CHAPTER 40.

VISITATION AND AVOUCHMENT

Regulation

40.01	Right of Visitation
40.02	Visitors Admitted Only by Unanimous Consent of Lodge
40.03	Refusal to Receive Visitor—Valid Causes
40.04	Documentary Evidence of Good Standing
40.05	Right of Visitor to Demand to See Lodge Charter
40.06	Visit to Clandestine Lodge Forfeits Right of Visitation to Regular Lodge
40.07	Objection to Receiving Visitor—Not Required to Prefer Charges
40.08	Objection to Receiving Visitor—with Caution
40.09	Visitors Are Required to Sign Register
40.10	Avouchment—Procedure
40 11	Avouchment—Master's Discretion

CHAPTER 41.

DIMITS; TRANSFER CERTIFICATES AND AFFILIATION

Regulation

41.01	Right to Dimit
41.02	Brother Cannot Be Required to Dimit
41.03	Entire Lodge Membership Cannot Dimit
41.04	Unlawful Dimit
41.05	Withholding Dimit for Investigation
41.06	Dimit of Member by Affiliation
41.07	Inadvertent Issuance of Dimit—Action Corrected
41.08	Form of Dimit
41.09	Duplicate Dimit Improper
41.10	Master and Wardens Cannot Dimit
41.11	Certificate of Grand Lodge for Members of Defunct Lodge
41.12	Certificate for Members of Dormant Lodges
41.13	Transfer Certificate Procedure
41.14	Application for Dimit Prior to December 27th
41.15	To Continue Membership after Dimitted, Must Petition for Affiliation
41.16	Certificate from Foreign Jurisdiction Has Force and Effect of Dimit
41.17	Documents from Foreign Jurisdictions Recognized as Dimits
41.18	Dimits from Foreign Jurisdiction—Certification
41.19	Membership Denied
41.20	Affiliation with Dimit-Waiver of Jurisdiction Not Required
41.21	Grand Lodge Certificate to Member of Defunct Lodge—Procedure
41.22	Affiliation of Member of Lodge Not Recognized Prohibited

Outline	Outline of Digest	Chap. 41
Outline	Outline of Digest	Chap.

Regulation

- 41.23 Affiliation while under Charges Shall Be Denied
- 41.24 Affiliation with Lodge in Concurrent Jurisdiction with Other Lodges after Rejection Permitted
- 41.25 Affiliation by Members of Military Lodges Permitted
- 41.26 Form of Petition for Affiliation Requirements
- 41.27 Refusal of Petition for Affiliation Right of Lodge
- 41.28 Inquiry Necessary on Petition for Affiliation
- 41.29 Affiliated Members Dimit Filed in Archives of Lodge
- 41.30 Dimits Must Not Be Marked until after Brother Is Accepted
- 41.31 Affiliation Makes Man a Member of Lodge
- 41.32 Petition May Be Renewed at any Subsequent Stated Communication
- 41.33 Fees for Affiliation Fixed by By-Law
- 41.34 Dues Cannot Be Charged While Unaffiliated
- 41.35 By-Law Requiring Fees from Applicants While Unaffiliated is Void
- 41.36 Petitioner for Affiliation Must Abide Result of Ballot
- 41.37 Forfeiture of Masonic Rights by Unaffiliated Mason

CHAPTER 42.

LODGES UNDER DISPENSATION (U.D. LODGES)

Regul	lation
$I \cup L \cup U$	auton

42.01	Dispensation for New Lodge
42.02	Consent of Lodge of Jurisdiction
42.03	Charters Deposited with Grand Secretary
42.04	Master Must Be Past Master—Grand Master May Waive (1984)
42.05	Assignment to Masonic District, Grand Master's Responsibility
42.06	Setting to Work Procedure
42.07	Creature of the Grand Master
42.08	No Penal Jurisdiction over Members
42.09	No Legislative Power Except Arrange Meetings and Fees for Degrees
42.10	Jurisdiction—Same Right as Chartered Lodges
42.11	Subject to Same Regulations as Chartered Lodges
42.12	Effect of Membership in Chartered Lodges
42.13	Signers of Petition for Charter Become Members of Chartered Lodge
42.14	Membership Automatically Terminated in Former Lodge
42.15	Members Raised in U.D. Lodge that Does Not Become Chartered Lodge
	Have Status of Unaffiliated Masons
42.16	Dues Requirements When Signing Petition for Charter
42.17	Records Required
42.18	Instruction Booklet—Official Guide
	CHAPTED 42

CHAPTER 43.

DEFUNCT LODGES

43.01	Property Escheats to Grand Lodge
43.02	Personal Property
43.03	Unfinished Work—Procedure
43.04	Certificates to Members—Procedure
43.05	Evidence of Membership in Defunct Lodge
43.06	Members Become Unaffiliated Masons
43.07	Dues Paid Before Obtaining Grand Lodge Certificate
43.08	Charter May Not Be Restored after Five Years
43.09	Restoration of Charter Procedure

Outline Outline of Digest Chap. 44

CHAPTER 44.

PENAL CODE

Regulation

44.33 Accused in Prison (1979)

Vices Are Subjects of Fraternal Discipline
Breach of Masonic Law is Contempt
Lodge Shall Not Be Collecting Agency
Filing False Charges (1979)
Prohibition Against Intoxicating Beverages (1979)
Improper Use of Masonic Emblems or Membership Unmasonic (1989)
False Statements (1979)
Violation of Moral Law (1979)
Violation of Secrecy (1979)
Solicitation for Membership (1983)
Unlawful Written Work (1979)
Lodge Penal Jurisdiction (1979)
Lodge Responsibility (1979)
Notice of Charges to Lodge of Accused (1979)
Transmit Charges to Lodge of Accused (1979)
Entered Apprentice and Fellow Crafts Subject to Discipline (1979)
Disputes Between Brothers (1979)
Offenses Prior to Initiation (1979)
Duty of Brethren to Investigate (1979)
Retroaction (1979)
Notice of Conviction of Civil Crime (1985)
Penal Affairs Panel (1983)
Grand Master's Authority (1979)
Who May File Charges (1979)
Form of Charges (1979)
Filing of Charges Procedure (1979)
Duties of Secretary and Review of Charges by Worshipful Master (1979)
Service of Charges (1979)
Answer of Accused (1979)
Form of Answer (1979)
Amendment to Charges (1979)
Failure of Accused to Answer (1979)

Chap. 44	Digest of Masonic Law	Outline

Regulation	
-	

44.34	Procedure of Lodge after Filing of Charges and Answer (1979)
44.35	Taking and Reporting Testimony Procedures (1979)
44.36	Testimony Must Be in Writing (1979)
44.37	No Oath Required of Masons (1979)
44.38	Depositions Permitted (1979)
44.39	Right to Counsel for Accused (1979)
44.40	Agreements and Stipulations (1979)
44.41	Relevant Testimony (1979)
44.42	Evidence for Trial (1979)
44.43	Trial Date (1979)
44.44	Lodge Is Jury (1979)
44.45	Right of Accused to Be Present in Lodge Room (1979)
44.46	Lodge Trial Procedure (1979)
44.47	Main Points of Law in Trial (1979)
44.48	Discussion by Lodge (1979)
44.49	Brothers Involved Should Be Excused from Lodge Room until Vote
	Taken (1979)
44.50	All Members Present Must Vote (1979)
44.51	Written Ballot—Majority Vote Controls (1979)
44.52	Postponement of Trial Criteria (1979)
44.53	Form of Charges after Civil Conviction (1979)
44.54	Penalties (1979)
44.55	Majority Vote Required to Assess Penalty (1979)
44.56	Reprimand, Suspension and Expulsion Criteria (1985)
44.57	Minimum Penalty (1979)
44.58	Procedure for Fixing Penalty (1979)
44.59	Absence of Accused to Avoid Reprimand (1979)
44.60	Suspension or Expulsion from Other Masonic Bodies (1979)
44.61	Return of Dues Card upon Reinstatement (1979)
44.62	Duty of Secretary to Keep Full Record (1979)
44.63	Request for Trial Commission Procedure (1979)
44.64	Procedure of Trial Commission (1979)
44.65	Appeal to Grand Lodge from Judgment of Trial Commission (1979)

1985 36

44.66 Duty of Secretary on Appeal (1979)
44.67 Action of Grand Lodge on Appeal (1979)
44.68 Power of Grand Lodge on Appeal (1979)

44.69 Grand Lodge Power on Appeal from Retrial (1979)

Regulation		
44.70	Duty of Lodge on Retrial (1979)	
44.71	Duty of Grand Secretary to Certify Result (1979)	
44.72	Petition for Reinstatement Procedure (1979)	
44.73	Definite Suspension (1979)	
44.74	Dormant Lodge—Procedure (1979)	
44.75	Power of Grand Lodge to Reinstate (1979)	
44.76	Continuing Jurisdiction of Grand Lodge (1979)	
44.77	Grand Lodge Trials Procedure (1979)	
44.78	Rule of Construction (1979)	
	CHAPTER 45.	
	FLORIDA LODGE OF RESEARCH	
45.01 45.02	Florida Lodge of Research Authorized Procedure to Form Worshipful Master or Past Master Not Eligible to Receive "Actual Past Master's Degree"	
	CHAPTER 46.	
	MEMORIAL LODGES	
46.01	Memorial Lodges Authorized	
46.02	Name	
46.03	Function	
46.04	Always Open for Funerals	
46.05	Eligibility for Membership	
46.06	Officers	

Outline of Digest

Chap. 44

Outline

46.07 Jurisdiction46.08 Dues46.09 Membership

46.10

46.11

Membership Returns Required

Officers—Duties and Limitations Uniform Code of By-Laws

Chap. 47 Digest of Masonic Law Outline

CHAPTER 47.

CLUBS AND SIMILAR ORGANIZATIONS

Regulation

47.01	All Masonic Affiliated Clubs, Societies or Similar Organizations, Subject
	to Jurisdiction and Approval of Grand Lodge
47.02	Uniform Code of By-Laws
47.03	Clubs and Similar Organizations Requirements

CHAPTER 48.

MASONIC HOME

48.01	Apportionment of Relief
48.02	Board May Adopt Rules and Regulations Subject to Review by Grand
	Lodge

Quick References Affiliation

QUICK REFERENCES

Affiliation

- (1) General information Chapter 41.
- (2) Petition must be presented at Stated Communication. (Reg. 25.02; Const., Art. X, Sec. 15)
- (3) Referred to Investigating Committee. (Const., Art. X, Sec. 15)
- (4) One month must intervene before ballot on petition. (Const., Art. X, Sec. 15)
- (5) If petition is rejected, it may be renewed at any subsequent Stated Communication. (Reg. 41.32)
- (6) Unanimous ball ballot required for acceptance. (Art. X, Sec. 16)
- (7) Waiver of jurisdiction not required. (Reg. 41.20)

Balloting

- (1) General information Chapter 35.
- (2) For Degrees (Reg. 35.09).
- (3) For affiliation (Reg. 35.09).
- (4) For waiver of jurisdiction (Reg. 34.02).
- (5) For reinstatement N.P.D. (Reg. 27.13).
- (6) Collective (Reg. 35.08).
- (7) Re-ballot after one black ball (Reg. 35.11).
- (8) Vote on proficiency (Reg. 37.15).

Dimits

- (1) General information Chapter 41.
- (2) Dimit may be granted upon request to any member including E.A.'s and F.C.'s, if not under charges and is in good standing (Reg. 41.01)
- (3) Dues must be paid before dimit issued. (Const., Art. X, Sec. 21)

Election of Lodge Officers

- (1) General information Chapter 19.
- (2) Held at first Stated Communication in December. (Const., Art. X, Sec. 4)

- (3) Secret written ballot, majority necessary to a choice. (Const., Art. X, Sec. 2)
- (4) Installed on December 27th (Const., Art. X, Sec. 4)

Honorary Membership

- (1) General information Chapters 25 and 26.
- (2) Resolution for honorary membership must be presented at Stated Communication (Reg. 25.06) (Reg. 26.10)
- (3) Ballot at subsequent Stated Communication. (Reg. 25.06)
- (4) Unanimous ball ballot required for approval. (Reg. 25.06)
- (5) May be revoked by majority vote at any Stated Communication. (Reg. 25.06) (Reg. 26.10)

Initiation and Advancement

- (1) General information Chapter 37.
- (2) Entered Apprentice Degree may be conferred upon up to five candidates at the same time. (Reg. 37.01)
- (3) One month must intervene between conferring any two degrees. (Reg. 37.06)
- (4) Grand Master may grant Dispensation to confer degrees short of time. (Reg. 6.10 (b))

Installation of Lodge Officers

- (1) General information Chapter 19.
- (2) Any Past Master, the Grand Master, Deputy Grand Master or District Deputy Grand Master may act as installing officer. (Const., Art. X, Sec. 9)
- (3) Installed on December 27th (Const., Art. X, Sec. 4)

Petition for the Degrees

- (1) General information Chapter 33.
- (2) Presented at a Stated Communication. (Const., Art. X, Sec. 14) (Reg. 25.02)
- (3) Referred to Petitions Committee. (Reg. 33.08)(Uniform Code By-Law 10.04)
- (4) Referred to Investigating Committee (Reg. 33.10) (Uniform Code By-Law 10.07)

Quick References Reinstatement

(5) One month must intervene between presenting of petition and ballot thereon, which ballot must be at a Stated Communication. (Const., Art. X, Sec. 14)

Reinstatement, non-payment of dues

- (1) General information Chapter 27.
- Petition for reinstatement takes same course as petition for degrees. (Reg. 27.13)
- (3) Favorable vote of 3/4 of members present by ball ballot or secret written ballot. (Reg. 27.13)
- (4) May be renewed after three months. (Reg. 27.13)
- (5) Per capita due Grand lodge must be paid. (Reg. 27.14)

Rejection

- (1) General information Chapter 36
- (2) A rejected candidate for the degrees must wait twelve months before presenting another petition. (Reg. 36.01)
- (3) Rejected petitioner for affiliation may renew petition at any subsequent Stated Communication. (Reg. 41.32)
- (4) Rejected petitioner for reinstatement for nonpayment of dues may renew petition after three months from date of rejection. (Reg. 27.13)

Suspension for non-payment of dues

- (1) General information Chapter 27.
- (2) Procedure (Uniform Code By-Law 4.02)
- (3) Members in arrears for six months must be notified of such arrearage. (Const., Art. X, Sec. 20) (Uniform Code By-Law 4.02)
- (4) After three months notice of arrearage member may be suspended by vote of the Lodge. (Const., Art. X, Sec. 20) (Uniform Code By-Law 4.02)

Waiver of Jurisdiction

- (1) General information Chapter 34.
- (2) Requires unanimous ball ballot. (Reg. 34.02)
- (3) No waiver over non-mason permanently removed. (Reg. 34.05)

Digest of Masonic Law

Corporate Status

CORPORATE STATUS OF THE MOST WORSHIPFUL GRAND LODGE OF FREE AND ACCEPTED MASONS OF FLORIDA AND THE SUBORDINATE OR PARTICULAR LODGES MASONICALLY CHARTERED THEREBY

Chapter 4281, Laws of Florida, Acts of 1893, incorporated the Grand Master, the Deputy Grand Master and the Grand Wardens of the Most Worshipful Grand Lodge of Free and Accepted Masons of Florida as a body politic and corporate by the name and style of "The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida" and providing that such corporation shall be capable and liable in law to sue and be sued, to contract and be contracted with, to plead and be impleaded, and to acquire, own, hold, possess, and convey property either real, personal or mixed, either by purchase, gift or devise, and to issue Masonic Charters according to its own constitution, by-laws, rules and regulations to such subordinate, particular or individual Lodges of Free and Accepted Masons as it may see fit, with full power to recall, abrogate, revoke or annul any such Masonic Charter.

This act further provided that the Worshipful Master and the Junior and Senior Wardens and their successors in office of any and all particular, individual or subordinate Lodge of Free and Accepted Masons heretofore or hereafter Masonically Chartered by the Grand Lodge are declared to be separate and independent bodies politic and corporate, under such general corporate names and styles as may be assigned to them respectively in their Masonic Charters, and shall have the right to contract and be contracted with; to sue and be sued; plead and be impleaded; and to acquire, own, hold, possess and convey property of all kinds, real, personal and mixed, so long as their Masonic Charters shall remain unrevoked by said Grand Lodge; and to elect their said corporate officers at such times and places as their own rules, regulations and by-laws not in conflict with the rules and regulations properly laid down for them by said Grand Lodge, may provide.

Said act further provided that whenever the Masonic Charter of any particular, individual or subordinate Lodge shall be recalled, abrogated, revoked or annulled by the Grand Lodge, such particular or individual Lodge shall cease to have corporate existence except for the purpose of being sued for its legal obligations; and upon such cessation of its corporate existence all of its property, real, personal and mixed shall revert to and belong to the Grand Lodge, subject to

Digest of Masonic Law

Corporate Status

any debts that may have been contracted by such particular or individual Lodge. By specific provision of said act the Grand Lodge shall in no event be responsible or liable for any indebtedness created by any particular, individual or subordinate Lodge.

In quo warranto proceedings in the Circuit Court of the Second Judicial Circuit in and for Leon County, Florida, entitled "The State of Florida, ex rel., Earl Faircloth, as Attorney General of the State of Florida, Plaintiff, vs. William M. Hollis, as Grand Master of Masons of Florida, et als., Defendants, Case No. 11497, said court held Chapter 4281 to be a valid act of the legislature and that the Most Worshipful Grand Lodge and the particular, individual or subordinate Lodges chartered by it were lawfully entitled to all of the rights, privileges and benefits hereinabove enumerated and lawfully entitled to exercise all of the powers vested in them by said act.

The report of the special committee on the above litigation and copy of the judgment entered therein appears in the 1967 Proceedings of the Grand Lodge of Florida at pages 232-243 and the opinion and decision of the Court is reported in Florida Supplement, Volume 27, at pages 15-24.

A copy of the entire proceedings is on file in the office of the Grand Secretary.

CONSTITUTION

ARTICLE I

STYLE AND JURISDICTION

- **Section 1.** Style The style of the Grand Lodge is "The Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida."
- **Section 2.** Jurisdiction The jurisdiction of the Grand Lodge of Florida extends over all the recorded Lodges of Free and Accepted Masons within the political boundaries of the State, and within which it is the Supreme Masonic head and authority. Its jurisdiction also extends to any State, Province or Territory in which no Grand Lodge of Free and Accepted Masons exists, in which it may Charter Particular Lodges: Provided, that its jurisdiction and authority over Lodges so Chartered ceases as soon as a Grand Lodge is legally constituted in such State, Province or Territory.
- **Section 3.** Corporate Entity It is recognized that the Grand Lodge is a regularly constituted Masonic Grand Lodge and as such is subject to and governed by the Landmarks of Freemasonry and those laws and customs that govern all Masonic Grand Lodges.

It is further recognized that the Grand Lodge is a body politic and corporate created and existing under and by virtue of Chapter 4281, Laws of Florida, Acts of 1893, and it, and all Particular Lodges Masonically chartered by it, are corporate bodies subject to laws governing corporations so created and existing in Florida.

- **Section 4.** Corporate Board (1) The Grand Master, Deputy Grand Master, Senior Grand Warden and Junior Grand Warden are hereby designated as corporate officers and together with the Grand Treasurer and two appointees as hereinafter set forth are hereby designated as the Board of Directors of The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida in its corporate character, which Board of Directors may be referred to as the Corporate Board.
- (2) The Grand Master shall be Chairman of the Corporate Board and the Deputy Grand Master shall be Vice-Chairman of said Board.

44a 1984

- (3) The Grand Treasurer shall be Treasurer of the Corporation and the internal auditor of all claims and orders for disbursement of corporate funds and shall be responsible for pre-audit of all such claims and orders. When in doubt as to the legality or validity of any such claim or order the Grand Treasurer shall not make payment thereof pending appeal to and decision by majority vote of membership of the Corporate Board. The Corporate Board shall prescribe the procedure for such appeals and the disposition thereof.
- (4) The Grand Secretary shall, ex-officio, be Secretary to, but not a member of the Corporate Board and shall be the keeper of the Seal of the Grand Lodge, which Seal shall be the Corporate Seal. In the event the Grand Secretary shall be, for any reason, unable to attend his duties as Secretary to the Corporate Board, the Board may designate a member of said Board to act as Secretary. Full and complete minutes of the proceedings and actions of the Corporate Board shall be made and signed by the Grand Master and by the Secretary or acting Secretary and shall be filed in the office of the Grand Secretary.
- (5) The two appointive members of the Corporate Board, one of which shall be a Past Grand Master, shall be appointed by the Grand Master for a term of one year. No appointive member of said Board shall serve for more than three consecutive years.
- (6) The Grand Master and any three other members of the Corporate Board shall constitute a quorum. All decisions and actions by said Board shall be by majority vote, which majority shall and must include the Grand Master. There shall be no proxy voting.
- (7) In the event of a vacancy arising by death, resignation, removal or any other cause of an appointive member of the Corporate Board the Grand Master, then in office, shall appoint a successor to serve the unexpired term of such appointive member.
- **Section 5.** Grand Master Supreme in Fraternal Matters-In all purely fraternal matters, as hereinafter designated, the Grand Master is the supreme authority and in Corporate matters, as hereinafter designated, the Corporate Board is the supreme authority. In the recess of the Grand Lodge all executive powers of the Grand Lodge of fraternal character vest in the Grand Master and all powers of the Grand Lodge of corporate character vest in the Corporate Board.

1984 44b

- **Section 6.** Corporate Board Powers (a) All financial affairs of the Grand Lodge are hereby declared to be corporate in character and the Corporate Board is hereby declared to be and constituted as the Budget Commission of the Grand Lodge and is hereby vested with all the powers and duties of such Budget Commission as now or hereafter prescribed by this Constitution and the Regulations of the Grand Lodge and all programs, projects, activities, functions, and operations of the Grand Lodge financial nature or character are hereby declared to be under the supervision of the Corporate Board and to be administered by such Board in accordance with this Constitution and the Regulations of the Grand Lodge.
- (b) All programs, projects, activities, functions, and operations carried on or directed by and under the jurisdiction of the Corporate Committees as set forth, defined and prescribed in and by the terms and provisions of Article IX of this Constitution are hereby declared to be corporate in nature and character to-wit: The Board of Directors as provided for herein and as the Corporate Board of the Grand Lodge as provided in this Constitution and in the Regulations of the Grand Lodge, the Masonic Home Endowment and Investment Committee, the Board of Trustees of the Masonic Home, the Finance and Accounts Committee, the Endowment Procurement Committee, the Committee on Grand Lodge Properties, the Panel of Attorneys, and the Committee on Masonic Jurisprudence, the Committee on Perpetual Membership and the Insurance Committee. (1991)
- (c) Except as provided for elsewhere in this Constitution the Grand Master shall appoint all Corporate Committees. (1989)
- **Section 7.** Fraternal Matters Defined The following activities, functions, operations, and programs of the Grand Lodge carried on, directed by or under the jurisdiction of the following Committees are declared to be fraternal in character and are hereby designated as Fraternal Committees, and shall be subject to supervision, direction and control of the Grand Master, subject to provisions of the Landmarks of Freemasonry and the Constitution and Regulations of the Grand Lodge to-wit:
- (a) The Committee on Masonic Jurisprudence
- (b) The Committee on Work
- (c) The Committee on Returns and Credentials
- (d) The Grand Master's Coordinating Committee
- (e) The Committee on Arrangements
- (f) The Penal Affairs Panel
- (g) The Committee on Museum and History

44c 1991

Sec. 7

- (h) The Committee on Masonic Education
- (i) The Committee on Public Education and Citizenship
- (j) The Committee on Youth Activities
- (k) The Committee on Workshops for Lodge Officers
- (1) The Committee on Public Relations and Publicity (1993)
- (m) The Committee on Wardens' Workshop (2001)
- (n) The Committee on the Child ID Program (2002)
- (o) The Flagship Charity MMRL Committee (2011)

The duties, powers and jurisdiction of the Committees designated in this Section shall be prescribed by this Constitution and by the Regulations of the Grand Lodge, but no power, duty, authority nor jurisdiction shall be conferred upon the above designated Committees nor upon any other Committee of the Grand Lodge that limits, restricts or impairs the duties, powers, authority or jurisdiction of the Committees designated in Section 6 hereof as Corporate Committees.

Except as otherwise provided in this Constitution, the Committees designated in this Section shall be appointed by the Grand Master.

Section 8. Fraternal Matters Further Defined - Any and all activities, functions, and operations of the Grand Lodge, except those defined, delineated, and designated as Corporate activities, functions and operations are hereby declared to be Fraternal in character including but not limited to appointment of District Deputy Grand Masters, District Instructors, and appointed Grand Lodge Officers; visitation by the Grand Master to the Lodges and Districts; issuance of Edicts, Proclamations, Executive Orders, and Dispensations and all such Fraternal matters, subject to the provisions of the Constitution and Regulations of the Grand Lodge shall be under exclusive control and direction of the Grand Master.

- **Section 9.** Powers, Duties & Limitations of and on Corporate Board The Corporate Board shall also have the following powers, duties, and authority and be subject to the limitations, restrictions, and prohibitions enumerated herein:
- (a) Prescribe by appropriate Resolution the manner, procedure and requirements for disbursement of Grand Lodge funds but such Resolution shall provide for one genuine signature of at least one Corporate Officer and one facsimile signature on all checks or drafts not to exceed \$5,000. All disbursements over \$5,000 will require genuine signatures of at least two Corporate Officers. (1998)
- (b) Make recommendations for legislation fixing the fiscal year of Grand Lodge.
- (c) No Committee shall be approved or appointed whose operation, meetings or functions will require expenditure of Grand Lodge funds without specific appropriation therefore and approval by the Corporate Board, which approval must be recorded

2011 44d

in the minutes of the said Board together with detailed statement of the purpose, authority and scope of activity of the Committee and no Committee shall be approved or appointed for a purpose, project or program that is within the power, jurisdiction or scope, either expressly or by fair implication, of an Officer or Committee provided for in the Constitution or Regulations of the Grand Lodge.

- (d) No program, project or undertaking shall be initiated, promoted, carried on or prosecuted which requires expenditure of Grand Lodge funds or solicitation of funds from membership of the fraternity except such programs or projects as are authorized by this Constitution or by Grand Lodge Regulation or Resolution or with written approval of the Corporate Board, which approval by the Corporate Board shall set forth in detail the nature, scope, purpose, method of procedure and other relevant matters in respect to the proposed project or program.
- (e) The Seal of the Grand Lodge shall be the Corporate Seal and shall be affixed to all documents requiring such Seal. In the event of incapacity or for any other reason the Grand Secretary shall not affix such Seal, the Corporate Board may designate a member of the Corporate Board to affix such Seal as Acting Secretary.
- (f) The Grand Master may be suspended, and the Deputy Grand Master, Senior Grand Warden, Junior Grand Warden, Grand Treasurer or Grand Secretary can be suspended or removed from office in such manner as the Grand Lodge may prescribe by Constitutional provision or Regulation of the Grand Lodge.
- (g) Documents requiring execution in the name of or in behalf of the Grand Lodge that obligate the Grand Lodge to do or perform any act or action or permit any act or action by another party or provides for expenditure of funds shall be executed by the Grand Master or Acting Grand Master and the Grand Lodge Seal affixed and the document attested by the Grand Secretary or Acting Grand Secretary. No such document shall be executed as aforesaid except by approval of the Corporate Board.
- (h) Subject to review by the Grand Lodge at the next succeeding Annual Grand Communication, the Corporate Board may promulgate and issue Rules for the procedures and conduct of business of any Corporate Committee not in conflict with the Constitution and Regulations of the Grand Lodge. (1984)
- (i) The Corporate Board may authorize the solicitation and sale of advertising for The Florida Mason and other publications, providing that such advertising does not pertain to the sale of alcoholic beverages, or violate the principles of Masonic teachings. (1997)

44e 1997

Rulings and Decisions

The Deputy Grand Master upon being elected and installed to the Office of Grand Master of Masons is supreme in his appointments and cannot be held to any nomination made by the newly elected and or installed Senior Grand Warden. (1989 Proc. 74)

2002 44f

ARTICLE II

GRAND OFFICERS AND MEMBERS

Section 1. The Officers of the Grand Lodge are: the Grand Master, whose title is Most Worshipful; the Deputy Grand Master, the Senior Grand Warden, the Junior Grand Warden, the Grand Treasurer, the Grand Secretary, the title of each being Right Worshipful; and the Right Reverend Grand Chaplain - who shall be appointed by the Grand Master; and a District Deputy Grand Master from each Masonic District which Districts shall not exceed thirty-six (36) in number, who shall be appointed by the Grand Master, the title of each being Right Worshipful. (1995)

And the following Subordinate Grand Officers, viz: Grand Orator, Grand Marshal, Senior Grand Deacon, Junior Grand Deacon, Grand Standard Bearer, Grand Sword Bearer, Senior Grand Steward, Junior Grand Steward, Grand Pursuivant and Grand Tyler whose title is Worshipful - who shall be appointed by the Grand Master, but the Junior Grand Deacon shall be appointed only upon nomination of the Senior Grand Warden. (1990)

Section 2. The members of the Grand Lodge by inherent right are the Masters and Wardens of the Particular Lodges, and U.D.

Lodges who have paid for their Charters, and have been working more than one year in this jurisdiction, or their regular appointed proxies, and who with the elected Officers of the Grand Lodge for the time being only, and all Past Grand Masters, have the right to vote for Grand Officers.

- **Section 3.** All the elected Past Grand Officers and Past Masters of Lodges are, by courtesy, members of the Grand Lodge, so long as they continue members of some Particular Lodge under this jurisdiction, and have a right to vote upon all questions arising in the Grand Lodge, which are determined by the usual Masonic Sign at the sound of the gavel.
- **Section 4.** All members of the Grand Lodge are entitled to one vote; and in case of a tie, the Grand Master, or Officer presiding, has the casting vote.

ARTICLE III

ELECTION AND INSTALLATION

- **Section 1.** The election of Grand Officers shall be held at the Annual Grand Communication at such time as the Grand Lodge may appoint by appropriate Resolution.
- **Section 2.** In balloting for Grand Officers, each Lodge is entitled to three (3) votes; if there be but two (2) of the three (3) principal Officers of a Lodge present, the Officer highest in rank shall cast two (2) votes; the Officer present shall have precedence over the proxy of an Officer higher in rank, but if two (2) or more of the Officers are represented by proxies, such proxies shall have precedence according to the rank of the Officers they severally represent; and if there be but one (1) Officer or proxy present, he shall cast the three votes of his Lodge.
- **Section 3.** The Grand Master is always in nomination, and a majority of all the votes cast is requisite to a choice.
- **Section 4.** Only members of the Grand Lodge who have been regularly elected and installed the Master of a Particular Lodge under the jurisdiction of the Grand Lodge of Florida are eligible to be elected to any Office in the Grand Lodge. (1992)
- **Section 5.** It is the duty of the Grand Master-elect, as soon after the election as may be, to appoint the Subordinate Grand Officers and to announce the same to the Grand Lodge.

- **Section 6.** The last Grand Master, or any other Past Grand Master, may install the Grand Master-elect, whose duty it is to install the other Grand Officers elected and appointed, which duty must be performed before the close of the Grand Lodge; *Provided*, Any Past Grand Master, or Deputy Grand Master, or Past Deputy Grand Master, may perform that duty. But no elected Grand Officer can be installed by proxy, except under some peculiar circumstances when the Grand Master may grant a Dispensation for that purpose.
- **Section 7.** All Grand Officers duly elected and installed shall continue in office one year, and until their successors in office are duly elected and installed. The Grand Master, the Deputy Grand Master and the Grand Wardens cannot resign during the year for which they are elected and installed in office.

Rulings and Decisions

The Deputy Grand Master upon being elected and installed to the Office of Grand Master of Masons is supreme in all his appointments and cannot be held to any nomination made by the newly elected and or installed Senior Grand Warden. (1989 Proc. 74)

ARTICLE IV

GRAND COMMUNICATIONS

- **Section 1.** The Annual Communication of the Grand Lodge of Florida shall be held within the State of Florida between the 1st of April and the 30th of June at the time and place to be appointed by the Grand Master by Executive Order. At least sixty (60) days prior to the time and place of the Annual Communication, notice shall be provided to each of the Particular Lodges, Grand Lodge Officers, and Past Grand Masters. The Grand Master may call a special Communication of the Grand Lodge when, in his opinion, the interest of the Craft may require it. (1996)
- **Section 2.** A due representation of at least three Particular Lodges is necessary to constitute a quorum to open the Grand Lodge; *Provided*, That should there not be a quorum of Lodges represented by 11 o'clock A.M., on the first day of the Annual Communication, it shall be the duty of the Grand Secretary to adjourn the meeting from day to day, or time to time, until a quorum shall be in attendance, not exceeding three days.
- **Section 3.** The Grand Master, when present, presides, and the Grand Lodge is opened in Ample Form. In his absence, the Deputy Grand Master presides, and the Grand Lodge is opened in Due Form. In the absence of the Grand Master and Deputy Grand Master, the Senior Grand Warden presides; and in his absence also, the Junior Grand Warden presides. And should the Grand Master, Deputy Grand Master, and the Grand Wardens be absent, the Grand

Master may appoint as his Special Deputy, any permanent member of the Grand Lodge to preside, and in case no Special Deputy shall be appointed and be present, and in case neither of the Grand Officers mentioned shall be present, then the oldest Master Mason present, being a Master of a Lodge, shall preside; and in either of the four last alternatives, the Grand Lodge will only be opened in Form, and the Officer so presiding pro tem, shall, during his presence in the East, be clothed with all the powers, prerogatives and authority of the Grand Master, and be held to worship until a Grand Officer higher in rank shall appear and take his place.

- **Section 4.** When the Senior Grand Warden is not in the West, the Junior Grand Warden does not succeed to fill it, because his proper place is in the South; and the West must be filled by a PRO TEM appointment from time to time.
- **Section 5.** Prior to the opening of Grand Lodge, the Grand Master shall appoint a Committee on Returns and Credentials and the Grand Secretary shall deliver to such Committee all necessary materials for the work of the Committee. The Committee on Returns and Credentials shall report as soon as practicable after opening of Grand Lodge.

ARTICLE V

POWERS OF THE GRAND LODGE

- **Section 1.** The Grand Lodge is a representative body, and derives its power from the Particular Lodges who are its constituents, and from immemorial usage and custom; and is, therefore, the supreme head and authority of Ancient Craft Masonry in this jurisdiction.
- **Section 2.** It has original jurisdiction over all subjects of legislation for the benefit of the Craft, and judicial powers in the interpretation and administration of its own Laws, and in the trial and punishment of its own Officers and members, and appellate jurisdiction in all cases involving Masonic rights and benefits-not in violation of this Constitution, and the established Landmarks of the Order; Provided, that the Grand Master cannot be tried during his Grand Mastership, because no one can preside in his presence, but when the term for which he is elected and installed expires, he may be tried as provided by Grand Lodge Regulations for trial of past elected Grand Lodge Officers, if charges and specifications be filed against him within one year after the expiration of his Grand Mastership. (1985)
- **Section 3.** In cases of an appeal from a suspension or expulsion, if the Grand Lodge acquit the accused, or reverse the decision of the Lodge below, or when the Grand Lodge confirms the decision of the Particular Lodge and subsequently restores the party

to the rights and benefits of Masonry, the action of the Grand Lodge does not in either case restore the party to membership in the Lodge from which he is suspended or expelled without the unanimous consent of the Lodge, as in cases of a ballot for membership. In all cases of definite suspension, the member returns to his membership upon the expiration of the term of suspension.

- **Section 4.** The Grand Lodge has the power to constitute new Lodges, and grant Charters or Warrants of Constitution for the same, and has the supervision and approval of the By-Laws of the Particular Lodges, and therefore may adopt a Uniform Code of By-Laws for their government; *Provided*, That local regulations for the benefit of the Craft be not interfered with.
- **Section 5.** The Grand Lodge has the power to suspend the Charter of any of the Particular Lodges, or of arresting or withdrawing the Charter of any of the Particular Lodges for good cause shown; and when a Lodge forfeits or surrenders its Charter, the Grand Lodge succeeds to all its Furniture, Jewels, funds, books, papers, and other property, and may appoint some proper officer to take charge of the same for the benefit of the Craft; *Provided*, That when the Charter of a Lodge is restored, all its Furniture, Jewels, books, papers and other property, shall also be restored.
- **Section 6.** The Grand Lodge has the power to assess and collect an annual revenue, adequate to its current demands, and to make such other assessments from time to time, and appropriations, as may be required for its permanent accommodation, the increase of its library, and the preservation and security of its public proceedings and archives; and to do all other matters and things which, in its wisdom, may be required and necessary for the general benefit of the Craft in the jurisdiction, not prohibited by this Constitution and the Old Landmarks of Freemasonry.

ARTICLE VI

POWERS AND DUTIES OF GRAND OFFICERS

- **Section 1.** Besides those duties which are unwritten, and which every Officer should know and understand, and faithfully perform, the following duties are required of the Grand Officers respectively:
- **Section 2.** It is the duty of the Grand Master to attend all Communications of the Grand Lodge and, when present, to preside, and at the opening of each Annual Communication, to read an address or report relating to the transactions of the past year, and suggesting such measures for the actions of the Grand Lodge as in his opinion the good of the Craft and the prosperity of good Masons may require.

Section 3. The Grand Master is clothed with powers and prerogatives, from ancient usages and customs, besides those conferred by Constitutional Law. When presiding, he is supreme, and no appeal can be taken from his decision, nor call for the previous question or motion to adjourn, be entertained.

Section 4. In the recess of Grand Lodge, all the executive powers and authority of the Grand Lodge in fraternal matters devolve upon the Grand Master. He can grant Dispensations for new Lodges, and may suspend a Lodge or take possession of its Charter, when he believes the good of the Order requires it, until the next Annual Communication. He can suspend the Master and Wardens of a Lodge, or any of them, and may cause charges to be preferred against the officer or officers so suspended. He can make a Mason at sight; but he must be made in a body of a regularly constituted Lodge, and by the trial of the ballot. He can grant Dispensations for extraordinary processions, and in all cases of emergency when in his opinion the good of Masonry will be promoted. In the recess of Grand Lodge all Corporate power and authority of the Grand Lodge devolve upon the Corporate Board. (1984)

Section 5. It is the duty of the Grand Master, with the assistance of the Deputy Grand Master, or one of the District Deputy Grand Masters, to visit the Particular Lodges in his jurisdiction at least once a year, and to examine their work and condition; and, when necessary, to have access to books and papers, and to preside, with the Master of the Lodge on his left.

Section 6. When the Grand Lodge is in session, it is the duty of the Grand Master to appoint all committees and to make PRO TEM appointments; to appoint the Subordinant Officers and install the Grand Officers. He has general supervision of the books and accounts of the Grand Treasurer and Grand Secretary, and unrestrained access to them; and in case of vacancy by death, resignation, removal or other cause of the Grand Treasurer or Grand Secretary, to make other appointments until the next Annual Communication. And generally, the Grand Master being the representative of the Grand Lodge in recess, may do, order and direct all matters and things which in his wisdom and judgement may tend to the prosperity of the Craft, not in violation of this Constitution and the Ancient Landmarks of Freemasonry. (1984)

Section 7. It is the duty of the Deputy Grand Master to assist the Grand Master in the discharge of all his official duties, and in his absence to preside. And in case of his death, or incapacity from any cause, to perform the duties of his office, all the duties, powers and prerogatives of the Grand Master devolve on the Deputy Grand Master until the next Annual Communication.

Section 8. It is the duty of the Senior Grand Warden to assist the Grand Master in opening and closing the Grand Lodge, and in his absence, and in the absence of the Deputy Grand Master, to preside; and in case of the death, removal or inability from any other cause to perform the duties of the office of the Grand Master and the Deputy Grand Master, the Senior Grand Warden succeeds to all the powers, rights and prerogatives of the Grand Master. And in case of the death, removal or inability from any cause to perform the duties of the office of the Grand Master, the Deputy Grand Master and the Senior Grand Warden, the Junior Grand Warden succeeds to all the powers, rights and prerogatives of the Grand Master.

Section 9. It is the duty of the Grand Treasurer to receive all monies received or collected for or on account of the Grand Lodge, giving his receipt for same and to keep a just and true account thereof in a book to be provided for that purpose, to which the Grand Master and Corporate Board shall at all times have free access for inspection; and at each Annual Communication to make a full and accurate statement of his accounts, to be laid before the Committee on Finance and Accounts for examination and report. In case of the death, resignation or removal from office of the Grand Treasurer, the Grand Master has authority to take possession of all the books, papers, accounts and funds appertaining to his office, to be turned over to his successor in office. The Grand Treasurer, for his service and responsibilities, shall be entitled to receive compensation as may be provided for, from time to time, by Budget appropriation. (1984)

Section 10. It is the duty of the Grand Secretary to receive all monies due to the Grand Lodge payable to him, and to pay the same to the Grand Treasurer, taking a receipt therefore, to keep a just and true account of all monies received by him, and paid over to the Grand Treasurer, in books provided for that purpose, to which the Grand Master and members of the Corporate Board shall at all times have free access; and at each Annual Communication, to make out a true and accurate statement and report of the same, to be laid before the Committee on Finance and

Accounts for examination. It is the duty of the Grand Secretary to report to the Grand Lodge all communications and correspondence which may have been received at his office during the recess of Grand Lodge, pertinent to be reported on; to furnish the respective committees with all necessary papers, documents and records to them referred; to keep a true and accurate journal and record in a book provided for that purpose, of all the proceedings of the Grand Lodge, proper to be written, must be signed by the Grand Master and the Junior Past Grand Master or other officer who presided at the Communication, and their signatures shall be shown in the printed Proceedings. To preserve in his office all the returns, papers and other documents from the Particular Lodges, and the Proceedings, foreign correspondence and other communication, from other Grand Lodges in correspondence with the Grand Lodge to which the Committee on Foreign Relations of this Grand Lodge shall have access during the recess. And as soon after the close of the Grand Lodge as may be, he shall cause a true copy or transcript of all matters ordered or intended to be published as the Proceedings of the Grand Lodge, to be prepared for the Corporate Board for publication, and which, when published, he shall cause to be transmitted to all the Particular Lodges under this Jurisdiction, and to all the Grand Lodges in correspondence with this Grand Lodge. It is the duty of the Grand Secretary to furnish the Particular Lodges with all necessary blank forms as prescribed, or may from time to time, be prescribed by the Grand Lodge. The Grand Secretary is, by virtue of his office, Grand Librarian and has charge and custody of all books, papers and archives of the Grand Lodge. It is his duty to provide all necessary blank forms of Charters, Dispensations, Diplomas, etc. and to cause the same, when required, to be properly executed under the Seal of the Grand Lodge, and to furnish widows and orphans of Master Masons Certificates or Diplomas, when required, without fee.

In the event of the death, removal or resignation of the Grand Secretary, it is the duty of the Grand Master to appoint a successor, who shall take charge of all the books, papers, archives, Seal and furniture, and other effects belonging to the Grand Secretary's office, and make and preserve a correct inventory of same.

If the Grand Secretary is requested or directed to execute or attest any document and has doubts as to the legality or validity thereof under civil or Masonic Law, he shall appeal to the Corporate Board for instructions or directions in the matter. (1984)

Each District Deputy Grand Master shall visit every Lodge in his District, at a Stated or Called Communication, at least once during his term of office, and of such intended visit he shall give notice to the Master or Secretary of the Lodge. He shall examine the records of the Lodge, and see if they are regularly kept, inform himself of the number of members, inquire into the condition of the Lodge, point out any errors he may observe in the condition or manner of working, instruct the Lodge in every particular wherein he may conceive them to require information, recommend attention to the moral and benevolent principles of the institution, caution in the admission of candidates, and a punctual representation of their Lodge in every Communication of the Grand Lodge. When any District Deputy Grand Master shall discover, either in his own district or any other part of the jurisdiction of this Grand Lodge, any Masonic error or evil, he shall immediately endeavor, by Masonic means, to arrest its progress, and if he shall judge it expedient he shall forward to the Grand Master full information of the whole subject. The District Deputy Grand Master shall, under direction of the Grand Master, receive the whole property belonging to any dormant or extinct Lodge, and, except in cases where a different disposition shall be made, or hereafter may be made, in relation to any part of the whole thereof, forward to the Grand Secretary the several Charters, Jewels, Seals, books, papers, etc., and sell the furniture or other personal property of such Lodge, and account to the Grand Lodge for the proceeds thereof. Previous to every Annual Communication of the Grand Lodge, every District Deputy Grand Master shall so far as it is proper to be done, make out in writing a full report of the state of each Lodge in his district and forward it to the Grand Master.

Section 12. The duties of the Subordinate Grand Officers are defined by the unwritten law and ancient Masonic usage and custom, and inculcated in their installation Charges and instructions of the

Grand Master. The Grand Tyler is entitled to receive for his services such compensation as shall be provided for by Resolution of the Grand Lodge.

Section 13. (New) In case of the death, incapacity, or inability from any other cause to perform the duties of the office of the Grand Master, the Deputy Grand Master, the Senior Grand Warden, and the Junior Grand Warden, the Junior Past Grand Master shall forthwith call and give notice of a meeting of all living Past Grand Masters to be held not less than ten (10) days nor more than fifteen (15) days after notice of such meeting at the time and place specified in such notice, and the Past Grand Masters in such meeting, shall, in such manner as they deem appropriate from among themselves fill all vacancies then existing in elective Grand Lodge Offices and the Officers so elected to fill such vacancies shall have all of the powers appertaining to the offices to which they have been designated to fill, and shall serve until their successors are elected and installed at the next Special or Annual Grand Communication, and the Past Grand Masters may, at such meeting, call a Special Communication of Grand Lodge for the purpose of filling by election the offices filled by selection of the Past Grand Masters. The Grand Master designated by the Past Grand Masters shall immediately, after such meeting of the Past Grand Masters, promptly proclaim and publish to the Particular Lodges the actions of the Past Grand Masters.

ARTICLE VII

CHARTERS AND DISPENSATIONS

Section 1. The Grand Lodge is clothed with the power of constituting new Lodges upon the Petition of not less than twenty (20) Master Masons. But no Dispensation nor Charter shall issue to a Lodge except upon written consent of the Lodge nearest the place where the new Lodge is to be located and Certificate of the Committee on Work or its duly authorized representative that the Officers and Membership of the new Lodge are qualified and capable of conferring the Degrees of Freemasonry.

In the event that two or more Lodges meet at the place nearest the location of the new Lodge, the consent of any one of such Lodges shall be sufficient.

Section 2. In the recess of the Grand Lodge, the Grand Master has authority to grant Dispensations for new Lodges until the next Annual Communication of the Grand Lodge, when due returns of the

Art. VIII Constitution Sec. 1

work, with a copy of their proposed By-Laws for examination, shall be submitted to the Grand Lodge, when a Charter may be granted. But until a Charter is granted, the petitioners for the Dispensation continue their membership in their respective Lodges.

ARTICLE VIII

TAXATION AND REVENUE

Section 1. The fee for a Charter, or Warrant of Constitution for a new Lodge, shall be fifty dollars (\$50.00), to be paid at time of delivery, and five dollars (\$5.00), to be paid as a fee to the Grand Secretary. For Dispensation, a fee of five dollars (\$5.00) shall be paid to the Grand Secretary for his services, but no fee for the Dispensation.

Section 2. The Particular Lodges under this Jurisdiction shall make Lodge Returns, and shall account for and pay to the Grand Lodge such fees, dues, assessments and revenue at such time as shall be prescribed by Regulations, and until such Returns are made, and dues paid or remitted, no Lodge shall be entitled to representation in the Grand Lodge; *Provided*, that members exempted from payment of dues by provisions of this Constitution shall not be included and accounted for in the Returns; *Provided further*, that members who have membership in more than one (1) Lodge during the year shall only be accounted for by the Lodge wherein such members first had a membership during the year, except in the case of newly Chartered Lodges. Members whose names appear upon the Returns of the Lodge of which they were former members, and also upon the Returns of newly Chartered Lodges, shall be accounted for by such newly Chartered Lodges only.

Section 3. No Officer, Group of Officers, Agency, Board or Committee of the Grand Lodge F. & A. M. of Florida can borrow money or execute any evidence of indebtedness, nor create any debts whatsoever, in the name of the Grand Lodge, nor in the name of any Officer, Group of Officers, Agency, Board or Committee of the said Grand Lodge, unless notice of the amount and purpose thereof is given by the Grand Master, or by his authority, to each Particular Lodge at least sixty (60) days prior to any Grand Communication, and be authorized by a majority vote of Grand Lodge, except that notice to the Particular Lodges shall not be necessary in case of great emergency and necessity resulting from fire, storms or other acts of God. (1982)

ARTICLE IX **STANDING COMMITTEES**

Section 1. Corporate Committees - The Corporate Committees of the Grand Lodge are:

- (1-a) The Corporate Board of Directors, constituted as provided in Article I of this Constitution and as the Budget Commission of the Grand Lodge as provided in this Constitution and the Regulations of the Grand Lodge.
- (1-b) The Corporate Board composed of the Grand Master as Chairman, the Deputy Grand Master as Vice-Chairman, the Senior Grand Warden, the Junior Grand Warden, the Grand Treasurer and two members appointed by the Grand Master, one of which shall be a Past Grand Master, which Corporate Board shall have power of general supervision over and management of Grand Lodge Funds and property, except Masonic Home property.
- (2) The Masonic Home Endowment and Investment Committee composed of nine Master Masons in good standing in Florida Lodges. The members of the Committee shall be men of experience in the management and investment of funds or men qualified in professions that acquaint them with the duties and responsibilities of management and investment of funds, including but not limited to bankers, public accountants, lawyers, financial counselors and men of similar training and experience.

Each incoming Grand Master shall make three appointments to this committee for a term of three years each. Vacancies shall be filled by appointment by the Grand Master for the remainder of the vacant term. Initial implementation shall be by appointment by the Grand Master of three members for three year terms, three members for two year terms and three members for one year terms. (1999)

No person while a member of this committee, or for a period of two (2) years after serving on this committee, may, directly or indirectly, gain any economic benefit by reason of bidding, providing or contracting to provide financial services to the Grand Lodge of Florida. Any attempt to circumvent this regulation will be prima facie evidence of unmasonic conduct and will be punishable as such. (1999)

The Committee shall make recommendations to the Corporate Board in respect to the following matters: (1999)

 1999
 56

 Art. IX
 Constitution
 Sec. 1

- (a) Selection of Registered Investment Adviser(s) to manage, or Registered Representative's(s') broker-dealer or its clearing firm to act as custodian for such portions of the Masonic Home Endowment Fund as shall be entrusted to such Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm by written contract/document with the Grand Lodge. (1999)
- (b) The terms of contract with the Registered Investment Adviser(s) or the Registered Representative's(s') broker-dealer for management and custodianship of the Masonic Home Endowment Fund. (1999)
- (c) The means, methods, and standards for evaluation of the services of the Registered Investment Adviser(s), the Registered Representative(s), or its broker-dealer managing and investing the Masonic Home Endowment Fund. (1999)
- (d) The Committee shall comply with the foregoing in respect to other Grand Lodge funds. (1999)
- (3) The Board of Trustees of the Masonic Home shall be composed of the Deputy Grand Master, as Chairman, and nine members. The Board shall be divided into sub-committees as shall be prescribed by the Constitution or Regulations of the Grand Lodge and such other sub-committees as shall be deemed appropriate by the Chairman of the Board. The Grand Treasurer and the Grand Secretary shall be Treasurer and Secretary, respectively, of the Board. The Grand Master shall designate one of the members of the Board to serve as Vice Chairman.

The initial implementation shall be three of the nine members of the Board shall be appointed by the Grand Master for one year term. Three shall be appointed by the Grand Master only upon nomination of the Deputy Grand Master for a two year term, and three shall be appointed only upon nomination of the Senior Grand Warden for a three year term. Thereafter the incoming Grand Master shall appoint, only upon nomination of the incoming Senior Grand Warden, three members of the Craft for a three year term. Vacancies shall be filled by appointment of the Grand Master for the remainder of the vacant term. No person shall serve as a member of the Board for more than six consecutive years.

The members of the Board of Trustees shall be men of experience in the management of or men qualified in professions that acquaint them to the duties and responsibilities of managing and operating all aspects of nursing facilities for the aged, including, but not limited to, accountants, building maintenance, dieticians, doctors, food management, health insurance advisors, inventory management, legal counsel, marketing specialist, nurses, pharmacist, and men of similar training and experience.

56a 2011

The Board shall be divided into such sub-committees as shall be prescribed by the Constitution or Regulations of the Grand Lodge, such as Committee on Admissions and Non-Resident Relief, Long Range Planning/Facility, Masonic Home Budget, Hal W. Adams Hospital service and Emergency Relief, Masonic Home Activities, and such other sub-committees as shall be deemed appropriate by the Chairman of the Board, which sub-committees shall report to the Board of Trustees the results of their respective investigations with their recommendations. All actions taken by the Board must be approved by a majority thereof.

It shall be the duty and responsibility of the Board of Trustees to determine and fix basic policy for operation of the Masonic Home and Relief Programs; to employ an Administrator to implement, administer, and operate the Masonic Home. No member of the Board of Trustees, except the Chairman, shall give or attempt to give instructions or directions to the Administrator in respect to administration or operation of the Masonic Home. It shall be the duty of the Chairman to insure strict compliance with the provisions of this paragraph. (2011)

The Board of Trustees shall have the care, custody and control of Masonic Home property, real and personal, and shall maintain and make routine repairs thereto and shall arrange for insurance coverage through the Insurance Committee and the Corporate Board. (1992)

- (4) The Finance and Accounts Committee, of which the Senior Grand Warden shall be Chairman and a Past Grand Master shall be a member. This Committee shall prepare proposed Budget and simplified financial statement as to financial condition of the Grand Lodge, which proposed Budget and statement shall be delivered to the Corporate Board for consideration and transmittal to the Particular Lodges as shall be prescribed by Regulation or by Resolution of the Corporate Board. (1992)
- (5) The Endowment Procurement Committee shall be composed of the Junior Grand Warden as Chairman and not more than twenty-five (25) members, which Committee shall be divided into such sub-committees as shall be prescribed by Regulation of the Grand Lodge and such other sub-committees as the Chairman of the Committee shall deem appropriate, but there shall be a sub-committee designated Let Your Pennies Make Good Cents, a sub-committee designated Wills and Gifts, and a sub-committee designated Masonic Home-100, each sub-committee to be composed of a Chairman and at least three (3) other members of the Committee. (1986)
- (6) The Committee on Grand Lodge Properties shall be divided into such sub-committees as shall be prescribed by Regulation of the Grand Lodge and such other sub-committees as the Grand Master shall deem appropriate. This Committee shall have the care, custody and control of all Grand Lodge properties, except the Masonic Home and shall advise the Insurance Committee in respect to appropriate insurance coverage thereof. (1992)

2011 56b

- (7) A panel of Attorneys at Law to advise with the Grand Master and Corporate Board on all matters of civil law and to represent the Grand Lodge or any Officers, Committee, Board or Commission thereof when designated so to do by direction of the Grand Master or the Corporate Board. (1984)
- (8) The Committee on Masonic Jurisprudence, constituted as provided in Article IX, Section 1, of this Constitution, which shall be divided into such Sub-Committees as shall be prescribed by Regulations of the Grand Lodge and such other Sub-Committees as the Grand Master shall deem appropriate. When acting as a Corporate Committee, it shall have the duty and authority to review report and make recommendations to the Grand Lodge on all Corporate matters. (1989)
- (9) The Committee on Perpetual Membership shall be appointed by the Grand Master and shall be composed of a Chairman and not more than ten (10) members. Under the direction of the Grand Master, the Committee shall promote Perpetual Membership in the Particular Lodges of this Grand Jurisdiction. (1995)
- (10) The Insurance Committee shall review all insurance matters, including insurance policies of the Grand Lodge of Florida and residents of the Masonic Home of Florida, and shall make recommendations concerning the same to the Corporate Board. No person while a member of this committee, or for a period of two (2) years after serving on this committee, may bid or contract to provide insurance to the Grand Lodge of Florida. (1992)

Section 2. Fraternal Committees - The Fraternal Committees of the Grand Lodge as defined in Article I of the Constitution are:

(1) The Committee on Masonic Jurisprudence, which shall be divided into such subcommittees as shall be prescribed herein or by Regulations of Grand Lodge, and such other subcommittees as the Grand Master shall deem appropriate, but there shall be a subcommittee designated Committee on Resolutions, a subcommittee designated Committee on Appeals, a subcommittee designated Committee on Appeals, a subcommittee designated Committee on Appendant and Allied Orders, and a subcommittee designated Committee on Foreign Relations.

Subcommittees shall be composed of a Chairman and at least two (2) other members. All Resolutions, except Memorial Resolutions, all penal appeals, all applications for Lodge Charters, all requests for recognition or withdrawal of recognition of organizations whose

membership is predicated on Masonic affiliation, all correspondence or reports of recognized foreign Jurisdictions and all matters of recognition or withdrawal of recognition of foreign Masonic Jurisdictions and all matters of Masonic Law, customs, practices, policies and procedures shall be referred to this Committee for report and recommendation thereon. All Past Grand Masters in good standing shall be members of this Committee together with such additional members as may be appointed by the Grand Master.

- (2) The Committee on Work, which may be divided into such subcommittees as shall be prescribed by Regulations of the Grand Lodge and such other sub-committees as the Grand Master shall deem appropriate, but there shall be a sub-committee designated committee on Actual Past Master Degree. The Committee shall give instructions in the Forms and Ceremonies of the Grand Lodge and conduct appropriate memorial ceremonies and confer the Actual Past Master Degree at each Annual Grand Communication. All matters of Masonic Etiquette, ceremonies and ritual shall be referred to this Committee for report and recommendation thereon. All Resolutions, changes, corrections or revisions to the sacred written work shall be limited to once every three (3) years. Grand Lodge may waive this provision and requirements by three-fourths (3/4) vote. (1990)
- (3) The Committee on Returns and Credentials. This Committee shall examine credentials of and register all members of the Grand Lodge in attendance at each Grand Communication and make report thereon and shall include in such report or indicate therein the Brothers eligible to be placed on the payroll of the Grand Lodge and shall furnish copy of the report to the Grand Secretary and to the Grand Treasurer.
- (4) The Grand Master's Coordinating Committee. This Committee, subject to direction of the Grand Master, shall provide and arrange for presentation to the Grand Lodge by appropriate reports all matters of Grand Lodge business and affairs.
- (5) The Committee on Arrangements, which shall have a subcommittee designated Committee on Distinguished Guests. The Committee, subject to the direction of the Grand Master, shall make all arrangements for facilities.

- entertainment and related matters for each Grand Communication and for accommodation and introduction of distinguished guests.
- (6) A Committee on Workshops for Lodge Officers composed of a Chairman and ten (10) members. Under direction of the Grand Master, this Committee shall conduct workshops for instruction of Lodge Officers in all matters of Masonic Law and Practice relating to their offices. (1995)
- (7) A Penal Affairs Panel composed of fifteen (15) Master Masons of Florida Lodges to render such service in Penal matters as may be prescribed by Regulation. The appointment, term, duties and powers of the Panel and the members thereof may be prescribed by Regulation or by the Constitution.
- (8) The Grand Lodge, by Regulation, may create and prescribe duties and powers of a Committee on Museum and History, a Committee on Masonic Education, a Committee on Public Education and Citizenship, a Committee on Youth Activities, a Committee on Public Relations and Publicity, a Committee on Wardens' Workshop, a Committee on the Child ID Program, and a Flagship Charity MMRL Committee. (2011)
- (9) The above Committees named in Section 2, (1), (2), (3), (4), (5), (6), (7), and (8) are hereby declared to be Fraternal Committees as designated in Section 7 of Article I of the Constitution and shall be appointed by the Grand Master and shall be under his exclusive direction and control subject to the Constitution and Regulations of the Grand Lodge and budgetary limitations.
- **Section 3.** Power to Sit in Recess of Grand Lodge All Corporate Committees shall have power to sit in the recess of the Grand Lodge. The Committee on Masonic Jurisprudence and the Committee on Work shall have power to sit during the recess of the Grand Lodge and other Fraternal Committees and members thereof may sit or perform duties during the recess of Grand Lodge by direction of the Grand Master.
- **Section 4.** General Service Panel Notwithstanding anything in this Constitution to the contrary, the Grand Master and Corporate Board may agree upon and designate a Panel of not more than twelve (12) Master Masons for assignment to aid or assist any Grand Lodge committee upon showing to Corporate Board of need for such aid and assistance. Members so selected and assigned to assist a Committee shall not be members of or have

vote on such Committee. This Panel shall not be considered a committee, no funds shall be appropriated for the Panel and no report need be made in respect to its activities. Funds necessary for use of General Service Panel shall be included in committee appropriation of the committee using members of the Panel.

- **Section 5.** Appropriation Appropriation shall be made in the annual Budget for each of the above Committees or Panels by name except General Service Panel.
- **Section 6.** Special Committee Limitations No special Committee shall be appointed, designated or authorized except pursuant to provisions of Section 9(c) of Article I relating to Special Committees.
- **Section 7.** Number of Committees Except as specified above or elsewhere in this Constitution, each Committee shall be composed of not fewer than three nor more than eleven members, except the Committee on Masonic Jurisprudence which shall have such number of members as may be determined by the Grand Master, subject to provisions of Sub-section (1) of Section 2 thereof. The Committee on Masonic Education shall be composed of not fewer than three nor more than twelve members. The Committee on Work shall be composed of not fewer than ten nor more than fifteen members, of which one must be Spanish speaking. (2010)
- **Section 8.** Committee Reports All committees shall report in writing to the Grand Lodge. Reports of all subcommittees of Committees provided for herein shall be reviewed by the full Committee and included in and made a part of the full Committee report. (1984)

ARTICLE X

PARTICULAR LODGES

- **Section 1.** The Particular Lodges are the source and foundation of all Symbolic Masonry, and possess inherent rights and powers, sanctioned by immemorial custom and usage, which never can be changed or altered.
- **Section 2.** The Officers of a Lodge are the Worshipful Master, Senior Warden, Junior Warden, Treasurer and Secretary, who must be elected by ballot, and a majority of all the votes cast is necessary to a choice and shall have a current paid dues card for the forthcoming year, or a receipt for the same, prior to installation. The Subordinate Officers are the Senior Deacon, Junior Deacon, Senior and Junior Stewards and Tyler, who are appointed by the Worshipful Master, but the Senior Warden has the nomination of the Junior Deacon; and the Worshipful Master may also appoint a Chaplain and a Marshal. (1997)
- **Section 3.** Every Lodge must have one Stated monthly Communication at which every Brother should punctually attend, but the Lodge may dispense with the Stated Communications in the months of July, August and September. The Worshipful Master has the power to order Called Communications of the Lodge at any time, by causing sufficient number of the members to be served with timely notice thereof.
- **Section 4.** The election and appointment of the Officers of Lodges shall take place at the first Stated Communication in December of each year and such Officers shall be installed on the

anniversary of Saint John the Evangelist, or as soon thereafter as practical, and the Officers so elected and installed shall continue in office for one year and until their successors are duly elected and installed unless for good and sufficient reasons the Most Worshipful Grand Master has granted permission for the resignation and authorized an election to fill the vacancy and such other vacancies created by the election; *Provided*, That if, from any cause, there should be no election at the time appointed for the annual election, it shall be the duty of the Worshipful Master to order an election at any time before or on the anniversary of Saint John the Evangelist. (1997)

- **Section 5.** The Master and Wardens of a Lodge cannot be tried by the Lodge; but complaint may be made against them or either of them to the Grand Master by not less than seven members of the Lodge, and he may investigate the matter, and file charges or direct that charges be filed for Grand Lodge Trial as provided by Grand Lodge Regulations. The Grand Master may suspend the accused from office pending trial of the charges. (1985)
- **Section 6.** The Master is supreme in his Lodge and must be held to worship. No appeal can be taken from his decision, nor call for the previous question, nor motion to adjourn, can be entertained.
- **Section 7.** The Master and Wardens, or their duly appointed proxies, are the representatives of their Lodge in the Grand Lodge.
- **Section 8.** Besides the duties inculcated by the unwritten law, and the installation ceremonies, which every Mason should understand, remember and faithfully perform, there are duties required by the Constitution, of the Worshipful Master, the Wardens, the Treasurer and Secretary which cannot be neglected without being liable to Masonic censure.
- **Section 9.** The last Master, or any Past Master of a Lodge, can install the Master-elect and he then can install the other Officers, but when the Grand Master, or Deputy Grand Master or one of the District Deputy Grand Masters is present, it is his privilege to install the officers.
- **Section 10.** Every Particular Lodge has a right to adopt its own By-Laws in conformity to Grand Lodge Regulations, and subject to the supervision of the Grand Lodge.
- **Section 11.** The Master and Wardens of a Lodge cannot resign during the year for which they are elected and installed unless for good and sufficient reasons the Most Worshipful Grand Master has granted permission for his resignation. If by death, removal from the jurisdiction, or other cause, the Master becomes incapable to perform the duties of his office, the Senior Warden succeeds to all powers, duties and responsibilities of the Master, and the Senior Warden's place in the West must be filled by pro tempore

appointment, from time to time; and if from any of the like causes the Master and Senior Warden should both be rendered incapable of performing the duties of Master of the Lodge, then the Junior Warden succeeds to all the powers, duties and responsibilities of the Master, and the South must be filled, from time to time, by pro tempore appointment. But the Junior Warden cannot succeed to the seat in the West, when vacant, by absence of the Senior Warden. (1996)

Section 12. The work and business of the Lodge must be transacted in a Master Mason Lodge, except the work and lectures in conferring the Degrees of Entered Apprentice and Fellow Craft; but those Degrees should be opened when there is no work to be done, for the instruction of the young Masons, and all Degrees should be closed at the close of every Communication.

Section 13. No Lodge in this Jurisdiction shall confer the Three Degrees of Entered Apprentice, Fellow Craft and Master Mason, for a less sum than One Hundred Dollars, of which a minimum fee of fifty dollars shall be required for initiation in addition to the fee for a criminal background investigation must accompany the petition. The fee received for initiation shall be returned to the candidate if rejected, however the fee received for the criminal background investigation shall be retained by the Lodge. The fee for passing or raising must be paid to the Secretary before the Degree is conferred; *provided*, that any Lodge may remit monthly or annual dues to members of the Lodge, who from bodily infirmities or misfortune, have become unable to pay them. (2009)

Section 14. Every candidate for initiation should read and approve the By-Laws of the Lodge, and must present his petition in writing vouched for by two members of the Lodge at a Stated Communication, which must lie over at least one month for the Brethren to make due inquiry into the character and standing of the candidate and review a criminal background investigative report of the candidate. And a petition thus presented cannot be withdrawn, but must be acted upon, and if rejected, cannot again be presented within six months. But rejections for passing and raising, and for membership, shall not be required to lie over six months, but may be renewed at any subsequent Stated Communication of the Lodge. (2009)

Section 15 (a). Any upright Mason, on presentation of satisfactory evidence of his having paid all dues against him, and having regularly withdrawn from a lodge from which he was last a member, may present a petition in writing, which must be vouched for by two members of the Lodge, at a Stated Communication, and which must lie over at least one month for the Brethren to make due inquiry into the character and standing of the petitioner; *provided*, that any Particular Lodge of this Grand Jurisdiction may adopt a By-Law (subject to approval of the Grand Master), permitting a member in good standing of a Particular Lodge of a Grand Jurisdiction with which this Grand Lodge sustains fraternal relations, to petition such Particular Lodge for affiliation without dimitting from his home Lodge; in such petition all facts and circumstances upon which such petition is based, and the reasons for the dual membership thereby sought, shall be fully stated; upon the reception of such petition

it shall take the usual course with respect to investigation and voting, and be subject to the same requirements as to vouchers, as a regular petition based upon a regular dimit; *provided*, that such petition for dual membership shall not be received from a Mason from a Grand Jurisdiction whose laws prohibit its members from becoming dual members.

If such petition for affiliation be voted upon favorably, such petitioner shall thereupon become a member of such Particular Lodge, vested with all the rights and privileges of membership, and be subject to the discipline of the Lodge, and provided further, that upon the suspension, or expulsion, of such member by the Lodge of which he was a member prior to applying for dual membership as above provided for, such member shall be automatically suspended or expelled from the Particular Lodge of this Grand Jurisdiction with which he shall have affiliated; provided further, that in the event that a member receiving the privileges of dual membership in this Grand Jurisdiction shall take his dimit from his Lodge of original membership, it shall be his duty to place such dimit, and his full membership, in the Particular Lodge in this Grand Jurisdiction in which he shall have received the privileges of dual membership; and upon his failure to do so, and satisfactory evidence having been presented to the Particular Lodge of such failure, it shall be the duty of such Particular Lodge to suspend such member from membership; provided further, that the Grand Master of this Grand Jurisdiction may draft and promulgate such Regulations as he may find necessary and expedient for the purpose of carrying the provisions of this section into effect, which Regulations shall be subject to the approval of the Grand Lodge, and subject to amendment and alteration from time to time, as in the case of other Regulations. (2005)

Section 15 (b). Any Particular Lodge of this Grand Jurisdiction may adopt a By-Law (subject to approval of the Grand Master) permitting a member in good standing of another Particular Lodge in Florida to petition such Particular Lodge for affiliation without dimitting from his home Lodge, regardless of any action that his home Lodge may or may not have taken with respect to accepting Plural Members. In such petition all facts and circumstances upon which such petition is based, and the reasons for the plural membership thereby sought, shall be fully stated. Upon the reception of such petition it shall take the usual course with respect to investigation and voting, and be subject to the same requirements as to vouchers, as a regular petition based upon a regular dimit. If such petition for affiliation be voted upon favorably, such petitioner shall thereupon become a member of such Particular Lodge, vested with all the rights and privileges of membership, and be subject to the discipline of the Lodge, except, that such member shall not be eligible to be elected or appointed an officer in more than one Particular Lodge at one and the same time. And provided further, that upon suspension, or expulsion, of such member by any Lodge of which he was a member prior to applying for plural membership as above provided for, such member shall be automatically suspended or expelled from any other Particular Lodge of this Grand Jurisdiction with which he shall have affiliated.

Provided further, that in the event that a member receiving the privileges of plural membership shall take his dimit from his Lodge of original membership, it shall be his duty to place such dimit, and his full membership, in a Particular Lodge in the Grand Jurisdiction in which he shall have received the privileges of plural membership; and upon his failure to do so, and satisfactory evidence having been presented to the Particular Lodge of such failure, it shall be the duty of such Particular Lodge to suspend such member from membership, provided further, that the Grand Master of this Grand Jurisdiction may draft and promulgate such Regulations as he may determine, which Regulations shall be subject to the approval of the Grand Lodge, and subject to amendment and alteration from time to time, as in the case of other Regulations. (2004)

Rulings and Decisions

A collective ballot can be used for the purpose of balloting on petitions for dual membership and for transfer by affiliation. (1994 Proc. 101)

A Plural Member suspended or expelled for any cause from his Lodge of Original Membership shall automatically be suspended or expelled from all Florida Lodges with which he is affiliated. (2008 Proc. 106-107)

A Plural Member expelled or suspended for any cause other than non-payment of dues shall be automatically expelled or suspended from all Florida Lodges in which he is a member. (2008 Proc. 106-107)

A Plural Member suspended for non-payment of dues from a Lodge with which he is affiliated shall be automatically suspended from all Lodges with which he is affiliated but not from his Lodge of Original Membership. (2008 Proc. 106-107)

Section 16. Balloting for initiation, passing, raising and membership must be unanimous; but when only one black ball appears, the ballot should be spread again to guard against

64a 2008

Digest of Masonic Law

Art. X

2001 64b

mistakes; but if a black ball appears on the second ballot it is final, as it shall be when two or more black balls appear on the first ballot. Not more than one Degree shall be conferred on the same candidate at the same Stated Communication, unless under a Dispensation from the Grand Master.

- **Section 17.** The Grand Lodge, shall, by regulation uniformly applicable to all Lodges prescribe, define and regulate the jurisdiction of Lodges in regard to accepting and receiving petitions for the Degrees, administering Masonic justice and for all other purposes.
- **Section 18.** Every member of a Lodge must pay to the Secretary of the Lodge such monthly or annual dues as may be prescribed by the By-Laws of the Lodge.
- **Section 19.** The Grand Lodge shall, by regulation, prescribe the procedures for administration of Masonic Justice. Such regulations shall provide for notice to an accused Mason, service of specific charges upon him, reasonable opportunity to respond thereto, fair and impartial hearing thereon and right of appeal from any judgment to the Grand Lodge.
- **Section 20.** Every member of a Lodge who is six months or more in arrears for dues shall be notified thereof by the Secretary, and in case of failure or refusal to come forward and pay his dues, or give satisfactory excuse, within three months after such notification, may be suspended at the discretion of the Lodge.
- **Section 21.** Any member of a Lodge who has no charges preferred against him has a clear Masonic right to withdraw from membership by dimit, on payment of all dues against him.
- **Section 22.** Every Lodge must make full and complete Return of the proceedings annually to the Grand Lodge, with the names of its Officers and members, and a statement of all dues, signed by the Master, and countersigned by the Secretary under the Seal of the Lodge; and without such Returns made, and payment or remission of all dues, no Lodge shall be entitled to representation in the Grand Lodge. And every Lodge failing to be represented in the Grand Lodge for two consecutive years shall forfeit its Charter; *Provided*, That if such defaulting Lodge shall, on or before the next Annual Communication, make full Returns and payment of dues to the Grand Secretary, and satisfactory explanation to the Grand Lodge, or in the recess to the Grand Master, such forfeiture shall be released, and the Lodge restored to its regular standing.

- **Section 23.** Every Particular Lodge must be furnished with a Seal and appropriate Jewels, Furniture and Working Tools, and all official documents must be verified by the Secretary, under the Seal of the Lodge.
- **Section 24.** No Lodge has the right to receive a petition of any person for the Degree of Entered Apprentice, Fellow Craft or Master Mason, residing out of its jurisdiction, without the express consent of the Lodge in whose jurisdiction such person resides, certified by its Secretary with the Lodge Seal.
- **Section 25.** The Master and Wardens of each Particular Lodge are a standing Committee on Education and Primary Schools in their respective Lodge jurisdictions.
- **Section 26.** On the death of a Master Mason in good standing in his Lodge, leaving a widow and orphan, or a widow or an orphan or orphans, it is the duty of the Secretary of the Lodge to grant to such widow and orphans, or to the widow or to the orphan or orphans of such deceased Master Mason, a Certificate of the fact under the Seal of the Lodge; and on the presentation of such Certificate to the Grand Secretary, it shall be his duty to grant to the said widow and orphans an appropriate Grand Lodge Certificate of Respect without charge or fee.
- **Section 27.** Every Particular Lodge has the right and it is the duty of its members when summoned by the Worshipful Master to turn out in public procession on the anniversaries of Saint John and in funeral procession of a Master Mason, or laying a cornerstone, but on all extraordinary Masonic occasions (except attendance on Divine Service for which no Dispensation is necessary), a Dispensation must be obtained from the Grand Master.
- **Section 28.** It is the duty of each Worshipful Master of the Particular Lodges in this jurisdiction to make a report of the Proceedings of the Annual Communication of the Grand Lodge to his Lodge, as soon as practicable after said Communication has been closed, and to impress upon all the members of his Lodge the duty of familiarizing themselves with this Constitution and the Old Charges of Free and Accepted Masons.
- **Section 29.** The vote or decision at a Stated Communication of the Lodge cannot be rescinded, altered or amended at a Called Communication of the Lodge, nor at any subsequent Stated Communication; unless the membership of the Lodge is given due notice of such proposed reconsideration.

Section 30. Expulsion and suspension from the "higher degrees" of Masonry do not necessarily work as such in Symbolic Masonry, but may be good cause for investigation by a Lodge.

Section 31. When all of the three principal Officers of a Particular Lodge are absent, the Lodge may be opened and presided over by the District Deputy Grand Master or by the Junior Past Master present.

ARTICLE XI

AMENDMENTS

Section 1. Any proposed Amendment or alteration of this Constitution shall be presented in writing to the Grand Lodge at an Annual Communication as provided by Regulation; and if sanctioned by written vote by a majority of the members of the Grand Lodge present and voting, it shall be published in the Proceedings as a subject for action at the next Annual Communication of Grand Lodge; and, if sanctioned by two-thirds written vote of the members present and voting at that Annual Communication, the same shall become a part of this Constitution. Alternatively, in the event such proposed Amendment or alteration of this Constitution is sanctioned by two-thirds written vote of the members of Grand Lodge present and voting, at its initial presentation, the same shall become part of this Constitution. (2009)

ARTICLE XII

MASONIC HOME

Section 1. The supervision of the Masonic Home including all Relief Programs, is hereby vested in a Board of Trustees constituted and organized as provided in Section 1(3) of Article IX of this Constitution and having the powers and duties and subject to the provisions of said Section. (1985)

Digest of Masonic Law

Art. XII

- **Section 2.** The Board of Trustees shall meet not less than once a month, at the Home in St. Petersburg, Florida, on a day to be fixed by the Chairman of the Board and at such other times and places as the Grand Master or the Chairman of the Board may designate. All actions taken by the Board must be approved by a majority of the membership of the Board. (1985)
- **Section 3.** The Grand Treasurer of The Most Worshipful Grand Lodge of Florida and Grand Secretary thereof, shall respectively be the Treasurer and Secretary of the Board of Trustees. (2011)
- **Section 4.** The Grand Lodge of Florida in Annual Grand Communication shall, by Regulation, adopt such Rules and Regulations as may be found necessary or desirable for the management, operation and supervision of the Masonic Home and Relief Funds, relating to eligibility for admission to the Home or to receive Masonic relief, and for the management of finances, and all operations and actions pertaining to the above shall be in strict accord with such Rules and Regulations.
- **Section 5.** All the Rules and Regulations now in effect and not inconsistent with the provisions of this Article shall remain in full force and effect until amended or repealed as herein provided for.

ARTICLE XIII

LANDMARKS AND CERTAIN LAWS OF FREEMASONRY

Section 1. It being well known that for any concept, precept or principle of Freemasonry to be recognized as being a Landmark, the same must be possessed of two (2) principal attributes, namely, Antiquity, and Universality, the following definition of those terms are hereby adopted:

"Antiquity: Those beliefs and those practices which were fixed at the time when Freemasonry emerged from its prehistoric era into the period of recorded Masonic history."

"Universality: A suggested Landmark has universality when it is one of the practices, principles or beliefs which Masons everywhere accept, believe, and practice and without which there would be no Freemasonry."

Section 2. The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida hereby recognizes, as being Landmarks of Freemasonry, the following:

- (a) A belief in the existence of one ever living and true God.
- (b) A belief in the immortality of the human soul and a resurrection thereof to a Future Life.
- (c) The Volume of the Sacred Law, open upon the altar, is an indispensable furnishing of every regular Lodge while at labor.
- (d) The Legend of the Third Degree.
- (e) Secrecy, which includes: The necessary words, signs and tokens, whereby one Mason may know another to be such, in darkness as in light, that every regular Lodge must be tyled while at labor; that every visitor seeking admission to the Lodge must be examined and prove himself a Mason, unless duly and properly avouched for; those other matters which cannot be written in any language.
- (f) The symbolism of the Operative Art.
- (g) Every candidate for Freemasonry must be a man, free born, of lawful age, being under the tongue of good repute and well recommended, and, unless <u>Dispensation is granted by the Grand Master</u>, having no maim or defect of body that may render him incapable of learning the art or of being advanced to the Several Degrees. (1992)
- (h) The division of Ancient Craft Masonry into three (3) classifications, namely, Entered Apprentices, Fellow Crafts and Master Masons, out of which classifications grew the present Three Degrees of Craft Masonry.

(i) The government of the Fraternity by a presiding Officer who, since the advent of Speculative Masonry, has borne the title of Grand Master and been elected from the body of the Craft, and the prerogatives inherent in that office, among which are:

The prerogative of the Grand Master to enter into and preside over every assembly of Masons within his jurisdiction and, corollary thereto, to supervise and regulate the affairs of Masonry within that jurisdiction, between Communications of the Grand Lodge, subject to the Constitution and lawful Regulations duly enacted by the Grand Lodge.

The prerogative of the Grand Master to grant his Dispensation.

The prerogative of the Grand Master to make a Mason at sight in the body of a regularly constituted Lodge and by trial of the ballot.

(j) The necessity for Freemasons to congregate in Lodges.

The recognition of the above as Landmarks shall not be construed to mean or imply that this Grand Lodge is in any wise prohibited from recognizing, from time to time, hereafter, by appropriate amendment hereto, other principles, precepts, practices or tenets of Freemasonry as being Landmarks, nor is this Grand Lodge prohibited from reconsidering and, if deemed proper, withdrawing, this recognition of any of the above.

- **Section 3.** Although not recognized as being Landmarks, this Grand Lodge recognizes the following as being fundamental concepts, principles, precepts, practices and tenets of Freemasonry possessing the qualities and characteristics of Ancient Craft Masonic precedents and law, but not possessed of the immutable qualities of Landmarks:
 - (a) The government of the Craft, when congregated in a Lodge, by a Master and two (2) Wardens.
 - (b) The right of every Mason to be represented in all general meetings of the Craft and to instruct his representatives.

- (c) The right of every Mason to appeal to the Grand Lodge from any decision affecting his status as a Mason.
- (d) The right of every Mason to visit and sit in every regular Lodge.
- (e) No Lodge can interfere with the business of another Lodge.
- (f) Every Freemason is amenable to the laws of the Masonic Jurisdiction in which he resides.
- (g) The equality of all Masons.

ARTICLE XIV

GRAND LODGE FINANCES AND ACCOUNTS

Section 1. Budget System Established—

- (a) The Funds and finances of the Grand Lodge shall be managed, invested and expended in accordance with an annual budget adopted at each Annual Grand Communication. The budget shall be divided into Funds for each major operation, activity or purposes of Grand Lodge and each of such Funds shall be divided into accounts and sub-accounts for detailed appropriations to accomplish the purpose of the Fund. Grand Lodge shall by Regulations further prescribe the form of the budget.
- (b) There shall be a Budget Manual that shall prescribe in detail the Funds by letter and accounts and sub-accounts of the budget by number with description as to the purposes, limitations, restrictions and conditions relating to each of such Funds, accounts, and sub-accounts, and such Budget Manual shall upon its approval by the Grand Lodge be and become a part by reference of each and every Annual Budget. (1985)

Section 2. Corporate Board of Directors—

- (1) The Corporate Board of Directors as provided in this Constitution shall be and act as the Budget Commission of the Grand Lodge.
- (2) The Corporate Board of Directors shall meet at least once each month at such time and place as determined by the Commission, and at call of the Grand Master.

(3) A quorum of the Corporate Board shall be any three (3) members and the Grand Master. All decisions of the Board shall be by majority vote of members present which majority shall and must include the Grand Master. There shall be no proxy voting. (1985)

Section 3. Preparation of Budget-Each Officer, Board, Commission and Committee of the Grand Lodge shall submit a request for appropriation of funds at such time and in such manner and in such form as may be prescribed by Grand Lodge Regulation. The Finance and Accounts Committee shall consider such requests and prepare a tentative Budget with such amendments, additions, and deletions made thereto or therefrom by the Corporate Board, together with a narrative statement of the general financial condition of the Grand Lodge shall be sent to each Particular Lodge at least sixty (60) days prior to the Grand Lodge Annual Communication each year. At the ensuing Grand Communication the proposed Budget shall be reviewed by the Finance and Accounts Committee and the Corporate Board and presented, with suggested changes, for final action by the Grand Lodge but any and all suggested changes shall be specifically recited in detail to the Representatives of the Particular Lodges when the Budget is presented for final adoption. The Grand Lodge by Regulation shall adopt such other provisions as shall be necessary to fully implement the purpose of intent of this Section. (1990)

72a 1990

Digest of Masonic Law

Art. XIV

1985 72b

- Section 4. Adoption of Budget and Effect Thereof.—The proposed budget shall be submitted to the Grand Lodge at the Annual Grand Communication with such amendments thereto as may be approved by the Grand Lodge, after which such budget shall be adopted. Upon the adoption of the budget by the Grand Lodge, the budget shall control the expenditures for all departments of the Grand Lodge and the itemized estimates of the expenditures shall have the effect of fixed appropriations and shall not be amended, altered or exceeded except as provided for herein. Transfers from one sub-account to another sub-account within the same Fund in the budget shall be made upon Executive Order of the Grand Master. No Officer, agent, committee or board shall make any expenditures in excess of the budget appropriation except as may be authorized in accordance with the Constitution and Regulations of the Grand Lodge. The Grand Secretary shall compile a monthly statement of expenditures of each budget account and a statement of disbursement of trust funds and mail or deliver a copy to each of the elective Grand Officers, Past Grand Masters and chairmen of all Committees authorized to meet during the recess of the Grand Lodge.
- **Section 5.** Duties and Powers of the Corporate Board.—The Corporate Board is hereby vested with the following powers, duties and authority over the finances of the Grand Lodge:
 - (1) During the recess of the Grand Lodge, the Corporate Board shall supervise the financial affairs of Grand Lodge and shall administer the same in accordance with the budget provided for herein and the Constitution and Regulations of the Grand Lodge.
 - (2) The Corporate Board shall cause to be set up the Budget Accounts in the books of the Grand Lodge immediately after the close of each Annual Grand Communication.
 - (3) The members of the Corporate Board and any authorized agent of such Board shall have access to the records of every Officer, agent, committee, and board handling moneys of the Grand Lodge, or having supervision of any Grand Lodge function with reference to finances.
 - (4) The Corporate Board shall have authority during the recess of the Grand Lodge to set up such temporary sub-accounts as may be necessary for the keeping of clear and accurate records of all receipts and disbursements for which an account is not already provided.

- (5) The Corporate Board is hereby vested with authority to invest and reinvest current income funds, budgeted funds and reserve funds in savings accounts or in obligations of the United States of America, maintaining only sufficient checking account balance in the depositories to meet current demands.
- (6) The Corporate Board shall develop and supervise insurance and retirement programs affecting Grand Lodge properties and employees and make arrangements to implement the same.
- (7) The Corporate Board shall provide for minutes of every meeting to be properly recorded, which shall include copies of each and every order by number, as issued by them, and make written report to the Grand Lodge each year and shall attach a copy of all such minutes.
- (8) The Corporate Board is hereby vested with the authority to do all things necessary and proper to the full exercise of the power and authority provided for herein.
- Section 6. Emergency Expenditures—When in the recess of Grand Lodge an emergency that could not have reasonably been foreseen or anticipated and which requires immediate expenditure of funds, reserve or otherwise not budgeted for such emergency that the Corporate Board may meet in called meeting and by vote of at least three members and the Grand Master, recorded in the minutes of the meeting together with full statement of the material facts as to the emergency, may transfer necessary funds of the Grand Lodge to a special and/or sub-account to meet the needs raised by the emergency. All records and facts relevant to such proceedings shall be reviewed by the Jurisprudence Committee and reported to the Craft thereon. (1985)
- **Section 7.** Audit—There shall be an annual audit of the books, records and accounts of the Grand Lodge. Special audits shall be made of all such books, records and accounts or any part or portion thereof when ordered or directed by the Grand Lodge or the Grand Master or by the Corporate Board. The Grand Lodge may adopt other and further Regulations concerning the audit as may be appropriate. (1985)

Art. XIV Constitution Sec. 8

Section 8. Masonic Home Endowment Fund -

- (a) The Masonic Home Endowment Fund is hereby designated and dedicated as a sacred trust fund, the principal amount whereof may not be expended for any purpose or purposes whatsoever save for investment and reinvestment, the income therefrom to be expended for the uses and purposes of Masonic charity and for no other purpose whatever save the payment of unexpended balances of such income into the Masonic Home Endowment Fund to further increase the said Fund.
- (b) The Corporate Board is hereby empowered and directed to receive and hold all assets now or hereafter belonging to said Masonic Home Endowment Fund and which may have or may hereafter be given, devised or bequeathed to or for the benefit of the Masonic Home; to invest and reinvest from time to time all moneys and assets in the said capital Fund in securities listed on recognized stock exchanges in the United States of America, or in bonds of the United States Government, or in direct obligations of the United States Government, or in securities issued by instrumentalities of the United States Government, or in corporate bonds having a rating of "A" or better by some nationally recognized rating institution, or in deposits in federal savings and loan associations of Florida or in banking institutions not to exceed the insurance limit provided by FDIC. (1999)
- (c) The Corporate Board shall employ the services of Registered Investment Adviser(s) or Registered Representative(s) and shall make investments only on the advice of such Registered Investment Adviser(s) or Registered Representative(s) and by majority approval of the Corporate Board and the concurrence of the Grand Master, and *provided further* that the expressed wish of every donor as to the type or kind of investment shall be followed. The Corporate Board is hereby authorized to retain any property acquired by gift, bequest or otherwise, for as long as is deemed advisable, even though such property may not qualify under the above and foregoing provisions for investment of capital and/or principal constituting such Fund. The Corporate Board shall receive the income from said Endowment Fund on or before the close of the Grand Lodge Fiscal year and pay over said income annually to the Grand Secretary to be used for such Masonic Charity as the Grand Lodge may direct. (1999)
- (d) The Corporate Board shall authorize the Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm to act as custodian or custodians of said Fund and all capital and/or principal belonging to said Fund may be delivered to said Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm as custodian or custodians and said Registered Investment Adviser(s) or

Registered Representative's(s') broker-dealer or its clearing firm so authorized shall proceed to keep the assets of said Fund in Trust, holding all assets in the name of its nominee and be authorized by reason thereof to execute all stock powers, proxies and other instruments pertaining to said assets and held by such Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm. No broker-dealer or its clearing firm may hold Grand Lodge securities or funds in excess of the amount of their respective insurance on accounts. (1999)

- (e) The Corporate Board shall authorize the Registered Investment Adviser(s) or Registered Representative(s) selected as financial adviser(s) to make the decision as to the purchase and sales of securities according to prescribed limitations and guidelines approved by the Corporate Board but such guidelines shall conform to the requirements of this Constitution and Regulations of the Grand Lodge relating to investments of the Endowment Fund. (1999)
- (f) The Corporate Board shall meet immediately after close of Grand Lodge and shall employ the Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer above provided for and shall meet in regular meeting of at least once every quarter thereafter and at such other times as called by the Grand Master. (1999)

Section 9. There is hereby established a Grand Lodge Fund to be designated the Cumulative Depreciation Fund, which Fund and all monies deposited in or allocated to or appropriated for such Fund, shall be used exclusively for replacement of existing facility for administration of Grand Lodge affairs, or Masonic Home affairs, or for place of residence of or care for Residents of the Masonic Home.

Any monies deposited, allocated or appropriated as aforesaid may be invested in same manner as investment of Masonic Home Endowment Fund and all interest and dividends earned by the Cumulative Depreciation Fund shall accrue to and be credited to such Fund.

Any monies deposited, allocated or appropriated for such Fund shall not be withdrawn, except for investment purposes as aforesaid, nor expended for any other purpose whatsoever except by direct action by secret written ballot of Representatives of Particular Lodges, Elected Grand Lodge Officers and Past Grand Masters in Annual Grand Communication after sixty (60) days written notice by the Corporate Board to all Particular Lodges, District Deputy Grand Masters then in office and all Past Grand Masters. (1995)

1999 74b

The Grand Lodge shall by Regulation provide for funding of such Cumulative Depreciation Fund and designation thereof by appropriate letter with designation shown in Grand Lodge financial records.

Anything in this Constitution to the contrary notwithstanding this Section 9 of Article XIV of the Constitution may be amended only by two thirds majority of secret written ballots of Representatives of Particular Lodges, Elected Grand Lodge Officers then in office and Past Grand Masters in two consecutive Annual Grand Communications after written notice sixty (60) days before each Annual Grand Communication to all Particular Lodges, Elected Grand Lodge Officers and Past Grand Masters. (1985)

Section 10. There is hereby established a Grand Lodge fund to be designated the Masonic Museum Fund of The Most Worshipful Grand Lodge of Florida. Said fund is hereby designated and dedicated as a Sacred Trust Fund, the principal amount whereof may not be expended for any purpose or purposes whatsoever save for investment and reinvestment, the income therefrom to be expended for the use of capital improvement of the Masonic Museum of The Most Worshipful Grand Lodge of Florida. All expenditures are to be under the direction and supervision of the Corporate Board. (1989)

Section 11. There is hereby established a Grand Lodge Fund to be designated the Grand Lodge Administrative Endowment Fund of The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida. Said fund is hereby designated and dedicated as a Sacred Trust Fund, the principal amount whereof shall not be expended for any purpose or purposes whatsoever save for investment and reinvestment. The income therefrom may be expended for the use of the Administrative Budget of The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida. All monies received from the Grand Lodge proportion of the Perpetual Membership Program in excess of the current per capita shall be paid into this fund. (1993)

ARTICLE XV

FORMS AND CEREMONIES

Section 1. All ritualistic ceremonies, forms, services, and esoteric work of the Grand Lodge and all Subordinate, Particular or Individual Lodges, hereinafter referred to as "Forms and Ceremonies" as transcribed and written and adopted in Annual Grand Communication, April 26, A.L. 5967, A.D. 1967, and on file in the office of the Grand Secretary, together with such changes, amendments and deletions as from time to time may be duly authorized and made, is declared to be the true, authentic and genuine Forms and Ceremonies of the Grand Jurisdiction of Florida, and are the only Forms and Ceremonies authorized for use in such Grand Jurisdiction, and no other Forms or Ceremonies shall be used by the Grand Lodge or any of the Subordinate, Particular or Individual Lodges of said Grand Jurisdiction.

Section 2. There shall be one (1) original and up to thirty-five (35) duplicate copies of the Forms and Ceremonies described herein. There shall also be one Spanish Translation and three (3) duplicate copies of the Spanish Translation of the Forms and Ceremonies. (2009)

The original shall be permanently bound in not more than three volumes and shall not be used unless such use is specifically authorized by appropriate Resolution of Grand Lodge, which Resolution shall specify in detail the use to be made of such original and the terms and conditions governing such use. (1989)

The duplicate copies of the Forms and Ceremonies shall be permanently bound in such number of volumes as the Grand Master may from time to time direct by Edict, and may be moved to a Committee room in the Grand Lodge Building, but shall not be removed to any other building or place except by direction of the Grand Master and only after the Lodge in the requesting District has signed a satisfactory contract and agreement with the Grand Lodge of Florida and agreed to pay the cost incurred in the reproduction of the duplicate copies and provides a safe to house the "Books." The duplicate copy of the "Forms and Ceremonies" retained at the Grand Lodge Building will be used as the "Master" for producing those duplicates. (2009)

There shall also be a First Letter Cipher of the Forms and Ceremonies, which shall be available to all Master Masons in good standing in a Particular Lodge in this Grand Jurisdiction. This Cipher shall contain the Opening and Closing Ceremonies of the Three Degrees, the Degree Work of the Three Degrees, the Lectures of the Three Degrees, and the Catechisms of the Three Degrees. There shall also be two untitled and uncredited booklets containing the First Letter Cipher of the Catechisms of the Entered Apprentice and Fellow Craft Degrees, which shall be available for use by the Particular Lodges of Florida to assist the candidates. (1997)

There shall also be a Grand Lodge Officers First Letter Cipher Code Book. Copies of this Grand Lodge Officers Code Book shall be prepared at no cost to the Grand Lodge; printed on 8½ X 11 inch sheets, mounted in a cover folder and kept with the Aprons of the Elected and Appointed Grand Lodge Officers having speaking parts for their use during the year. A master copy of said Grand Lodge Officers Code Book shall be prepared and held by the Grand Secretary in order to provide future replacement copies if necessary. (2001)

The Grand Lodge by Regulation may further regulate the use of such duplicate copies and Ciphers. (1995)

Section 3. The original and duplicate copies of the Forms and Ceremonies described herein shall be kept in a safety deposit box permanently anchored in the vault in the Grand Lodge Building, which safety deposit box

2009 76 Art. XV Constitution Sec. 4 shall be provided with lock which can only be opened by operation of two different keys, one of which keys shall be in the custody of the Grand Master except as hereinafter provided and the other of such keys in the custody of the Grand Secretary.

The safety deposit box herein above referred to shall not be opened except by the Grand Master and the Grand Secretary in the presence of at least one Past Grand Master and a member of the Committee on Work; *provided, however*, the Grand Master may be represented by the Deputy Grand Master, Senior Grand Warden or Junior Grand Warden when he shall so direct in writing.

In the event of illness, incapacity or unavoidable absence of the Grand Secretary, the Grand Master may designate, in writing, an additional Past Grand Master to act for the Grand Secretary. A record shall be provided and kept on file in said safety deposit box showing each time that said safety deposit box is opened, what was removed therefrom, the use made thereof of the original or duplicate copy, the persons present at the time of opening of said safety deposit box and the time of return of anything removed therefrom.

Section 4. At no time and under no circumstances and by no person shall any copy be made of the secret work adopted by the Grand Lodge, nor any notes or memorandum made or prepared therefrom, nor any changes, amendments, or deletions made thereto or therefrom, unless authorized by Grand Lodge in Annual Grand Communication, and then only after sixty (60) days notice to the Particular Lodges of any proposed change, modification, abridgement, amendment or repeal hereof.

At no time and under no circumstances and by no person shall any copy be made of the Ciphers authorized by Grand Lodge, nor any notes or memorandum made or prepared therefrom, nor any changes, amendments, or deletions made thereto or therefrom, unless authorized by the Grand Lodge. (1995)

Section 5. The provisions hereof shall not be changed, modified, abridged, amended or repealed by any manner or means whatsoever except by direct action of the Grand Lodge in Annual Grand Communication after not less than sixty (60) days notice to all Particular Lodges of any proposed change, modification, abridgement, amendment or repeal hereof.

Rulings and Decisions

Article XV, Section 3. requires that the Grand Master, the Grand Secretary, at least one other elective Grand Lodge Officer, and at least one Past Grand Master be personally present at the opening and closing of the vault, wherein is kept the written Forms and Ceremonies. (1971 Proc. 301-302).

76a 1995

Constitution Art. XV

Digest Inserts

DIGEST OF MASONIC LAW OF FLORIDA DIRECTION FOR INSERTION OF NEW PAGES - 2011

FOR DIGEST REPRINTS OF 1981, 1986, 1992, 1995, 1999, 2002 & 2006

Your Digest must contain all previous annual updates through the year 2010 before proceeding under these directions.

REMOVE OLD PAGES	INSERT NEW PAGES
Cover Page	Cover Page
44c, 44d	44c, 44d
56a, 56b	56a, 56b
59, 60	59, 60
63, 64	63, 64
69, 70	69, 70
137, 138	137, 138
138a, 138b	138a, 138b
None	149d, 149e
152a, 152b	152a, 152b
183, 184	183, 184
286a, 286b	286a, 286b
369, 370	369, 370
401, 401a	401, 401a
405, 406, 407, 408, 409, 410	405, 406, 407, 408, 409, 410
413, 414, 415, 416	413, 414, 415, 416
419, 420, 421, 422, 423, 424	419, 420, 421, 422, 423, 424
451, 452	451, 452
495, 496, 497, 498	495, 496, 497, 498

Our sincere appreciation is extended to the Brothers who assisted the Grand Lodge staff by reviewing the Digest Inserts for 2011.

CHAPTER 1

MASONIC LAW, TRADITION AND POLICY LANDMARKS AND CERTAIN LAWS OF FREEMASONRY

Constitutional Provisions

It being well known that for any concept, precept or principle of Freemasonry to be recognized as being a Landmark, the same must be possessed of two principal attributes, namely, Antiquity, and Universality, the following definitions of those terms are hereby adopted:

"Antiquity: Those beliefs and those practices which were fixed at the time when Freemasonry emerged from its prehistoric era into the period of recorded Masonic history.

"Universality: A suggested Landmark has universality when it is one of the practices, principles or beliefs which Masons everywhere accept, believe and practice and without which there would be no Freemasonry." (Art. XIII, Sec. 1)

The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida hereby recognizes, as being Landmarks of Freemasonry the Following:

- (a) A belief in the existence of one ever living and true God.
- (b) A belief in the immortality of the human soul and a resurrection thereof to a Future Life.
- (c) The Volume of the Sacred Law, open upon the altar, is an indispensable furnishing of every regular Lodge while at labor.
- (d) The Legend of the Third Degree.
- (e) Secrecy, which includes: The necessary words, signs and tokens, whereby one Mason may know another to be such, in darkness as in light; that every regular Lodge must be tyled while at labor; that every visitor seeking admission to the Lodge must be examined and prove himself a Mason, unless duly and properly avouched for; those other matters which cannot be written in any language.
- f) The symbolism of the Operative Art.
- (g) Every candidate for Freemasonry must be a man, free born, of lawful age, being under the tongue of good repute and well recommended, having no maim or defect of body that may render him incapable of learning the art or of being advanced

to the several degrees. (NOTE: Under our law, this language has been interpreted to mean that an artificial substitute will qualify a maimed applicant if by the use thereof he is capable of conforming literally to what is required of him by the ritual of the several degrees of Craft Masonry.)

- (h) The division of Ancient Craft Masonry into three classifications, namely, Entered Apprentices, Fellow Crafts and Master Masons, out of which classifications grew the present Three Degrees of Craft Masonry.
- (i) The government of the Fraternity by a presiding Officer who, since the advent of speculative Masonry, has borne the title of Grand Master and has been elected from the body of the Craft, and the prerogatives inherent in that office, among which are:

The prerogative of the Grand Master to enter into and preside over every assembly of Masons within his jurisdiction and, corollary thereto, to supervise and regulate the affairs of Masonry within that jurisdiction, between Communications of the Grand Lodge, subject to the Constitution and lawful Regulations duly enacted by the Grand Lodge.

The prerogative of the Grand Master to grant his Dispensation.

The prerogative of the Grand Master to make a Mason at sight in the body of a regularly constituted Lodge and by trial of the ballot.

(j) The necessity for Freemasons to congregate in Lodges.

The recognition of the above as Landmarks shall not be construed to mean or imply that this Grand Lodge is in any wise prohibited from recognizing, from time to time, hereafter, by appropriate amendments hereto, other principles, precepts, practices or tenets of Freemasonry as being Landmarks, nor is this Grand Lodge prohibited from reconsidering and, if deemed proper, withdrawing, this recognition of any of the above. (Art. XIII, Sec. 2).

Although not recognized as being Landmarks, this Grand Lodge recognizes the following as being fundamental concepts, principles, precepts, practices and tenets of Freemasonry, possessing the qualities and characteristics of Ancient Craft Masonic precedents and law, but not possessed of the immutable qualities of Landmarks:

(a) The government of the Craft, when congregated in a Lodge, by a Master and two Wardens.

- (b) The right of every Mason to be represented in all general meetings of the Craft and to instruct his representatives.
- (c) The right of every Mason to appeal to the Grand Lodge, from any decision affecting his status as a Mason.
- (d) The right of every Mason to visit and sit in every regular Lodge.
- (e) No Lodge can interfere with the business of another Lodge.
- (f) Every Freemason is amenable to the laws of the Masonic Jurisdiction in which he resides.
- (g) The equality of all Masons. (Article XIII, Sec. 3)

GENERAL PROVISIONS

Regulations

1.01 The Constitution and Regulations of the Most Worshipful Grand Lodge of Free and Accepted Masons of Florida as set forth and contained in this Digest are hereby adopted, ratified, confirmed and, with the amendments, changes, alterations and additions thereto which may hereafter be made by direction of Grand Lodge, are declared to be the supreme Masonic Law of this Grand Jurisdiction.

The rulings and decisions of this Grand Lodge set forth and contained herein are declared to be in full force and effect and all rulings and decisions in conflict therewith are hereby revoked, rescinded and declared of no force and effect. (1985)

- 1.02 Masonic Law is a rule of fraternal conduct, and applies only to the moral and fraternal rectitude of its members. It is based upon the law of Divine Revelation, therefore, any covenant, affirmation, declaration, assumption, prescription, or requirement derogatory thereto, or in conflict therewith, is void. Hence the precept, "a Mason is bound by his tenure to obey the moral law." It embodies an innate principle of right, whose footprints distinctly mark the path of virtue in all authentic antecedents history, and whose plumbline of moral rectitude will guide its consistent votaries of all successive future generations through the vista of coming time to the verge of human demolition.
- **1.03** Masonic Law is of two kinds, viz: The unwritten and written. The unwritten law of Masonry comprises its mystic covenants and ceremonies which have been handed down by tradition from time

immemorial, and which no Mason, or set of Masons, is at liberty to violate or unlawfully reveal. The written law of Masonry is embraced in the Holy Bible, the Constitution and legislation of Grand Lodge, and the Laws, Rules and Regulations of the Particular Lodges, respectively, to which every Mason in his proper sphere of fraternal jurisdiction should yield dutiful conformity.

- 1.04 Freemasonry has for its guide in jurisprudence an array of "Ancient Landmarks," from which, without the hazards of dissolution, it can never depart. They are from "Time immemorial," certain, continued, immovable, and easily discerned and comprehended through the medium of mystic intelligence. They form the circle of boundary lines of official prerogatives, Grand Lodge legislation, work of Particular Lodges, and the covenants, relations, rights, privileges and duties of constituents.
- 1.05 Lodges are recommended to establish libraries for the use and benefit of their members, and to place therein the various works on jurisprudence and other Masonic subjects, which they can obtain; but for Masonic Law in this Grand Jurisdiction they must be governed by the Constitution and Regulations of the Grand Lodge, which are by no means meager, and which may be enlarged from time to time, as the increasing necessities of the craft may demand.
- **1.06** Freemasonry professes to promote virtue, with which vice, of whatever shape or magnitude, is antagonistic. It is, therefore, incumbent upon every true Mason to conform and take counsel with his brethren concerning any and all matters properly involving fraternal discipline.
- **1.07** Masonic Law or jurisprudence is sufficiently large and comprehensive in area and application to need no special legislation to enable the Particular Lodges to correct, by discipline, the vices and irregularities of their wayward members.
- 1.08 Officers of Lodges, Grand and Particular, are by the nature of their contract with the fraternity, required to be prompt and faithful in the discharge of their official duties. Culpable negligence and dereliction on their part tend to discourage the Brethren, whereby the normal force or influence of the Lodge is weakened or destroyed. Such conduct is therefore censurable, and the Brethren should not be slow in seeking effectual fraternal remedy.
- **1.09** It is not within the province of a Masonic Lodge to assume the functions of judicial courts. It cannot pass upon compensation supposed to be due from one Brother to another, but

when there are reasons to believe that a premeditated or intentional wrong has been done, the erring Brother should be disciplined.

- **1.10** Masonry exercises no absolute control over the natural and civil rights of individuals, they being left to the law of the land. Masonic penalties, therefore, cannot be inflicted upon the person of any member, but may affect and deprive him of his fraternal rights and relations.
- **1.11** Anderson's Constitution, 1722, the General Regulations of Thirty-Nine articles, and the Charges of a Freemason, are in force in this Grand Jurisdiction, so far as they are not in conflict with the Constitution and Laws of this Grand Lodge.

GENERAL REGULATIONS FROM ANDERSON'S CONSTITUTION

Compiled first by Mr. George Payne, Anno 1720, when he was Grand Master, and approved by the Grand Lodge on St. John Baptist's Day, Anno 1721, at Stationer's Hall, London; when the most noble Prince John Duke of Montagu was unanimously chosen our Grand Master for the year ensuing; who chose John Beal, M.D., his Deputy Grand Master; Mr. Josiah Villeneau and Mr. Thomas Morris, Jun., were chosen by the Lodge Grand Wardens. And now, by the command of our said Right Worshipful Grand Master Montagu, the author of this book has compared them with, and reduced them to the ancient records and immemorial usage of the Fraternity, and digested them into this new method, with several proper explications, for the use of the Lodges in and about London and Westminster.

- I. 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 Master 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 twenty-five, 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 any 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 and 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 By-Laws 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 them 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 afterwards 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 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 misbehave 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 the 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 afterwards 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 Master 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 deputized 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 cannot 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, towards 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 or disburse the same by such a certain order signed, as the Grand Lodge shall afterwards 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 Warden.

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 farther 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 both be absent, then the present Master of a Lodge, that has been the longest Freemason, shall take the Chair, and preside as Grand Master pro tempore; and shall be vested with all his power and honour 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 Grand Master, or 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 refuses 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 honourably 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 pleases to be his Deputy pro tempore; but he that is chosen Deputy at the Grand Lodge, and the Grand Wardens too, cannot 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 cannot 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 honourable 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, in his absence any three present Masters of Lodges, shall join to congregate the Grand Lodge immediately, to advise together upon the 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 Saint John Baptist's Day, or else on Saint John Evangelist's Day, as the Grand Lodge shall think fit by a new regulation, having of late years met on Saint John Baptist's Day; provided,

The majority of the Masters and Wardens, with the Grand Master, his Deputy and Wardens, agree at their quarterly communication, 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 Saint 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 customs of Masons, then the Grand Wardens shall have the care of preparing the tickets, sealed with the Grand Master's Seal, of disposing of the tickets, of receiving the money for the tickets, of buying 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 amongst them by a majority of voices; except the Grand Master or his Deputy interposes 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, to 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 him, 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 reason thereof, to avoid mistakes that 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 door-keepers, 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 Communication 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 cannot, it must be delayed till after the new Grand Master is elected; and if it cannot 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 differences 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 promiscuous.
- 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 have 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 honour 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 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

Master 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 honour (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 be also 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 the 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 cannot be proclaimed the new Grand Master, unless the old Grand Master, or some of the Masters and Wardens of the Grand Lodge can vouch, upon the honour 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, and in his name also receive the usual honours, 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 preceding 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 one hundred and fifty Brethren, on Saint John Baptist's Day, 1721.

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 the Lodges in London
To be Read at the Making of New Brethren, or when the
Master shall order it.

THE GENERAL HEADS, VIZ.:

- I. OF GOD AND RELIGION.
- II. OF THE CIVIL MAGISTRATE, SUPREME AND SUBORDINATE.
- III. OF LODGES.
- IV. OF MASTERS, WARDENS, FELLOWS, AND APPRENTICES.
- V. OF THE MANAGEMENT OF THE CRAFT IN WORKING.
- VI. OF BEHAVIOR, VIZ.:
 - 1. IN THE LODGE WHILE CONSTITUTED.
 - 2. AFTER THE LODGE IS OVER, AND THE BRETHREN NOT GONE.
 - 3. WHEN BRETHREN MEET WITHOUT STRANGERS, BUT NOT IN A LODGE.
 - 4. IN THE PRESENCE OF STRANGERS NOT MASONS.
 - 5. AT HOME, AND IN THE NEIGHBORHOOD.
 - 6. TOWARDS A STRANGE BROTHER.

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 honour and honesty, by whatever denominations or persuasions they may be distinguished; whereby Masonry becomes the center of union,

and the means of conciliating true friendship among persons that must have remained at a perpetual distance.

II. OF THE CIVIL MAGISTRATE, SUPREME AND SUBORDINATE

A Mason is a peaceable subject to the civil powers, wherever he resides or works, and is never to be concerned in plots and 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 loyalty whereby they practically answered the cavils of their adversaries, and promoted the honour of the Fraternity, who ever flourished in times of peace. So 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 loyal 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.

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 to be subject to its By-Law.s and the General Regulations. It is either particular or general, and will be best 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 without it, especially when warned 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.

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 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 honour 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 noble 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 honourable 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.

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; 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.

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, nor 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 thoroughly 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 labourer shall be employed in the proper work of Masonry, nor shall Free Masons work with those that are not free, without an urgent necessity; nor shall they teach labourers and unaccepted Masons, as they should teach a Brother or Fellow.

VI. OF BEHAVIOR, VIZ.:

1. In the Lodge While Constituted

You are not to hold private committees, or separate conversation, without leave from the Master, not 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.

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.

2. Behavior After the Lodge is over, and the Brethren not Gone

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 lest 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, of the dissent and secession of these nations from the communion of Rome.

3. Behavior When Brethren Meet Without Strangers, But Not in a Lodge Formed

You are to salute one another in a courteous manner, as you will be instructed, calling each other Brother, freely giving mutual instructions 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 any Brother, were he not a Mason; for though all Masons are as Brethren upon the same level, yet Masonry takes no honour from a man that he had before; nay, rather it adds to his honour, especially if he has deserved well of the Brotherhood, who must give honour to whom it is due, and avoid ill manners.

4. Behavior in Presence of Strangers Not Masons

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 honour of the worshipful Fraternity.

5. Behavior at Home, and in your Neighborhood

You are to act as becomes a moral and wise man; particularly, not to let your family, friends, and neighbours know the concerns of the Lodge, etc., but wisely to consult your own honour, and that of the

ancient Brotherhood, 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 gluttony or drunkenness that your families be not neglected or injured, nor you disabled from working.

6. Behavior Towards a Strange Brother

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 capstone, the cement and glory of this ancient Fraternity, avoiding all wrangling and quarrelling, 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 consistent with your honour 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 law-suits, that so 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), saying 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.

Digest of Masonic Law

CHAPTER 2

GRAND LODGE - NAME AND STYLE

GENERAL PROVISIONS

That the Grand Master, the Deputy Grand Master and the Grand Wardens of the Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida*** be and they are hereby declared to be a body politic and corporate by the name and style of "The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida***." (Act of Incorporation-excerpt).

Constitutional Provisions

The style of the Grand Lodge is "The Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida." (Art. 1, Sec. 1).

CHAPTER 3

GRAND LODGE - MEMBERSHIP

GENERAL PROVISIONS

Constitutional Provisions

The members of the Grand Lodge by inherent right are the Masters and Wardens of the Particular Lodges, and U. D. Lodges who have paid for their Charters, and have been working more than one year in this jurisdiction, or their regular appointed proxies, and who with the elected Officers of the Grand Lodge for the time being, only, and all Past Grand Masters have the right to vote for Grand Officers. (Art. II, Sec. 2).

All the elected Past Grand Officers and Past Masters of Lodges are, by courtesy, members of the Grand Lodge, so long as they continue members of some Particular Lodge under this jurisdiction, and have a right to vote upon all questions arising in the Grand Lodge, which are determined by the usual Masonic Sign at the sound of the gavel. (Art. II. Sec. 3).

Regulations

3.01 Article II, Section 3, of the Constitution, applies only to those Past Masters who are members and Past Masters of Particular Lodges under the jurisdiction of the Grand Lodge of Florida.

Digest of Masonic Law

CHAPTER 4.

GRAND LODGE - JURISDICTION AND POWERS

TERRITORIAL JURISDICTION

Constitutional Provisions

The jurisdiction of the Grand Lodge of Florida extends over all the recorded Lodges of Free and Accepted Masons within the political boundaries of the State, and within which it is the Supreme Masonic head and authority. Its jurisdiction also extends to any State, Province or Territory in which no Grand Lodge of Free and Accepted Masons exists, in which it may Charter particular Lodges; *Provided*, That its jurisdiction and authority over Lodges so Chartered ceases as soon as a Grand Lodge is legally constituted in such State, Province or Territory. (Art. I, Sec. 2).

Regulations

4.01 This Grand Lodge has exclusive original jurisdiction over all Regular Masonic Lodges within the boundary lines of the State of Florida and concurrent right with all other Regular Grand Lodges in the world to establish and superintend Lodges in any State, Territory or Country where no Grand Lodge exists.

EXECUTIVE POWERS

Constitutional Provisions

The Grand Lodge is a representative body, and derives its powers from the Particular Lodges who are its constituents, and from immemorial usage and custom; and is, therefore, the supreme head and authority of the Ancient Craft Masonry in this jurisdiction. (Art. V, Sec. 1).

LEGISLATIVE, JUDICIAL AND APPELLATE POWERS

Constitutional Provisions

It has original jurisdiction over all subjects of legislation for the benefit of the Craft, and judicial powers in the interpretation and administration of its own Laws, and in the trial and punishment of its own Officers and members, and appellate jurisdiction in all cases involving Masonic rights and benefits-not in violation of this Constitution, and the established Landmarks of the order; *Provided*, that the Grand Master cannot be tried during his Grand Mastership, because no one can preside in his presence, but when the term for

which he is elected and installed expires, he may be tried as provided by Grand Lodge Regulations for trial of past elected Grand Lodge Officers, if charges and specifications be filed against him within one year after the expiration of his Grand Mastership. (1985) (Art. V, Sec. 2)

Regulations

- **4.02** The Grand Lodge has exclusive original penal jurisdiction over elected Grand Lodge officers for life, and over Masters and Wardens of the Particular Lodges and District Deputy Grand Masters and subordinate Grand Lodge officers while in office and continuing jurisdiction after expiration of term of office as to offenses committed while in office. (1984)
- **4.03** A Particular Lodge has penal jurisdiction as provided in Chapter 44 except as provided in Regulation 4.02. (Amended 1979)
- **4.04** The Grand Lodge has appellate jurisdiction in all matters arising in the Particular Lodges.
- **4.05** Any act or decision of a Lodge, or Master, may be reviewed by the Grand Lodge, or in the recess of the Grand Lodge, by the Grand Master, subject to the action of the Grand Lodge.

POWERS RELATING TO PARTICULAR LODGES

Constitutional Provisions

The Grand Lodge has the power to constitute new Lodges, and grant Charters or Warrants of Constitution for the same, and has the supervision and approval of the By-Laws of the Particular Lodges, and therefore may adopt a Uniform Code of By-Laws for their government; *Provided*, That local Regulations for the benefit of the Craft be not interfered with. (Art. V, Sec. 4)

The Grand Lodge has the power to suspend the Charter of any of the Particular Lodges, or of arresting or withdrawing the Charter of any of the Particular Lodges for good cause shown; and when a Lodge forfeits or surrenders its Charter, the Grand Lodge succeeds to all its Furniture, Jewels,

funds, books, papers, and other property, and may appoint some proper officer to take charge of the same for the benefit of the Craft; *Provided*, That when the Charter of a Lodge is restored, all its Furniture, Jewels, books, papers and other property, shall also be restored. (Art. V, Sec. 5)

POWERS RELATING TO REVENUE AND FINANCES

Constitutional Provisions

The Grand Lodge has the power to assess and collect an annual revenue, adequate to its current demands, and to make such other assessments from time to time, and appropriations as may be required for its permanent accommodation, the increase of its library, and the preservation and security of its public proceeds and archives; and to do all other matters and things which, in its wisdom, may be required and necessary for the general benefit of the Craft in the jurisdiction, not prohibited by this Constitution and the Old Landmarks of Freemasonry. (Art. V, Sec. 6)

References

Grand Lodge Revenue and Finances, Chapter 14.

POWERS RELATING TO OTHER ORDERS AND ORGANIZATIONS

Regulations

4.06 The Grand Lodge of Florida claims and asserts jurisdiction of all Masonic affairs in Florida, including all organizations, whose fundamental or principal predicate for membership is Masonic affiliation for the members of such organizations. Such organizations may not be formed or used for any purpose in violation of any of the laws, principles or tenets of Freemasonry, nor for the purpose of serving as a forum for the debate of partisan and controversial questions, nor as an agency for the dissemination of propaganda. Such organizations shall not be used, directly or indirectly, for the endorsement of or opposition to the candidacy for office of

any person, nor for supporting or proposing any proposal or program, in the Grand Lodge, any Particular Lodge, or other organization whatever, or in the United States, any State or subdivision thereof.

- **4.07** Master Masons of this Grand Jurisdiction are prohibited from petitioning any organization whose fundamental or principal predicate for membership is Masonic Affiliation until they have been Master Masons for at least six (6) months, or have passed a satisfactory examination on the catechism of the Third Degree. Organizations exempt from this prohibition shall be the Order of the Eastern Star, the Order of the Amaranth, the White Shrine of Jerusalem, or any recognized Masonic Youth Organization, such as the Rainbow for Girls, the Order of DeMolay, or Job's Daughters. (2001)
- **4.08** Every assembly, Lodge or organization or person claiming to be Masonic, and is not under the charge, control and protection or recognition of regular and competent Masonic authority, is clandestine.
- **4.09** It is not proper for a corporation for profit to use the corporate name "Masonic Temple Corporation," nor any other name that would indicate Masonic connection.
- **4.10** No Mason shall be a member or a stockholder of a corporation hereafter formed which predicates its membership therein on Masonic affiliation, unless such corporation is expressly authorized or approved by the Grand Lodge.
- **4.11** Members of the Particular Lodges of Florida, in good standing, when temporarily residing outside the Grand Jurisdiction of Florida, may affiliate with or become members of any Masonic Club, or other organization sponsored, approved or Chartered by any other Grand Jurisdiction of Masonry recognized by the Grand Jurisdiction of Florida.

Rulings and Decisions

Order of the Eastern Star is not an appendant order of Masonry. (1948 Proc. 194; 1969 Proc. 212).

The White Shrine of Jerusalem is not an appendant order of Masonry. (1976 Proc. 102).

- 1. The parties know the Masonic Law of this State:
- (a) That the Grand Lodge of Florida F. & A. M. and the Grand Master in the recess of Grand Lodge is the Supreme Authority and that the Landmarks, the Constitution and Regulations of the Grand Lodge and the lawful Orders of Edicts of the Grand Master are Supreme Masonic Law of this Jurisdiction.
- (b) Every Masonic resident in the State of Florida is subject to and bound by his obligation to obey these laws.

102a 2001

- (c) Every Mason is bound to obey every Summons, Order or Edict issued by proper Masonic Authority.
- (d) That no Organization Masonic in character has the power to modify, deny, defy, or obstruct any Summons, Order or Edict of the Grand Lodge or the Grand Master and no such organization may by contract, agreement, order or directive impair, diminish or weaken the supreme power of the Grand Lodge in the recess to direct and control all Masonic fraternal matters in this State.
- 2. The contract referred must be construed in the light of the foregoing rules and knowledge of the parties as to the law governing same. No presumption is intended that the parties intended to break Masonic Law or impede any Mason in his compliance with Masonic Law but on the other hand was entered into with full knowledge that the contract could not lawfully be used to allow any Mason in this State to defy, refuse to obey, evade or avoid full and prompt obeyance and compliance with each and every Order, Edict, Summons or request for aid, assistance or information made by the Grand Master or his designated representatives.
- 3. The contract and agreement may be binding upon members of Bahia Temple in their relations one with the other but in no way impairs the power of the Grand Lodge or the Grand Master nor constitutes any reason or excuse for any Mason to fail or refuse to obey fully, completely and promptly all Summons, Orders, Edicts or requests for aid and assistance made and issued in the name of the Grand Lodge by any proper and authorized Masonic authority. Any Mason who fails or refuses to promptly obey any and all Orders, Directives and Summons as issued in the name of the Grand Lodge or any duly constituted Committee, Board, Commission or Representative of the Grand Lodge or the Grand Master shall be subject to Masonic Discipline. September 12, 1984. (1985 Proc. 91, 325)

References

Chapter 47, Clubs and Similar Organizations.

MISCELLANEOUS POWERS

Regulations

4.12 It is not expedient, or authorized by an existing law, for the Grand Lodge to act as a trustee for the property or estate of a Brother Mason who may desire the same to be held by it and the income to be applied for the benefit of his family after his decease.

1985 102b

4.13 No solicitations nor circulations of a non Masonic character shall be made unless they are of service or benefit to the members of the Particular Lodges of this Grand Jurisdiction or the Craft in general.

All funds collected will be directed to the Masonic Home and/or the Grand Lodge Administrative Endowment Fund.

No member will be solicited for any service or program if he has requested in writing not to be solicited, and no list of membership will be provided to any company or organization except such list of members that have agreed in writing to participate in a particular program. (1995)

4.14 Anything in the Regulations of the Grand Lodge to the contrary notwithstanding, the Corporate Board shall each year set a price to be charged to all Particular Lodges for all printed material furnished to them, except the Proceedings of the Annual Grand Communication. (1983)

Digest of Masonic Law

CHAPTER 5

GRAND LODGE - OFFICERS

Title, Election, Appointment, Installation, Term, Resignation, Removal, Vacancies, Succession in Office and Discipline

TITLE

Constitutional Provisions

The Officers of the Grand Lodge are: The Grand Master, whose title is Most Worshipful; the Deputy Grand Master, the Senior Grand Warden, the Junior Grand Warden, the Grand Treasurer, and the Grand Secretary, the title of each being Right Worshipful; and the Right Reverend Grand Chaplain—Who shall be appointed by the Grand Master; and a District Deputy Grand Master from each Masonic District which Districts shall not exceed thirty-six (36) in number, who shall be appointed by the Grand Master, the title of each being Right Worshipful. (1995)

And the following Subordinate Grand Officers, viz: Grand Orator, Grand Marshal, Senior Grand Deacon, Junior Grand Deacon, Grand Standard Bearer, Grand Sword Bearer, Senior Grand Steward, Junior Grand Steward, Grand Pursuivant and Grand Tyler whose title is Worshipful—who shall be appointed by the Grand Master, but the Junior Grand Deacon shall be appointed only upon nomination of the Senior Grand Warden. (Art. II, Sec. 1) (1990)

Regulations

5.01 No Brother shall be appointed Grand Marshal, Senior Grand Deacon, Junior Grand Deacon, Grand Standard Bearer, Grand Sword Bearer, Senior Grand Steward, Junior Grand Steward, Grand Pursuivant, Grand Tyler, or District Deputy Grand Master who is not a Past Master of a Florida Lodge. Any Master Mason in good standing in a Florida Lodge shall be eligible for appointment to any other Grand Lodge appointive office or position and to any Grand Lodge Committee, Board or Commission.

ELECTION AND APPOINTMENT

Constitutional Provisions

The election of Grand Officers shall be held at the Annual Grand

Communication at such time as the Grand Lodge may appoint by appropriate Resolution. (Art. III, Sec. 1).

In balloting for Grand Officers, each Lodge is entitled to three (3) votes; if there be but two (2) of the three (3) principal Officers of a Lodge present, the Officer highest in rank shall cast two (2) votes; the Officer present shall have precedence over the proxy of an Officer higher in rank, but if two (2) or more of the Officers are represented by proxies, such proxies shall have precedence according to the rank of the Officers they severally represent; and if there be but one (1) Officer or proxy present, he shall cast the three votes of his Lodge. (Art. III, Sec. 2).

The Grand Master is always in nomination, and a majority of all the votes cast is requisite to a choice. (Art. III, Sec. 3).

Only members of the Grand Lodge who have been regularly elected and installed the Master of a Particular Lodge under the jurisdiction of the Grand Lodge of Florida are eligible to be elected to any office in the Grand Lodge. (Art. III, Sec. 4). (1992)

It is the duty of the Grand Master-elect, as soon after the election as may be, to appoint the Subordinate Grand Officers and to announce the same to the Grand Lodge. (Art. III, Sec. 5).

Regulations

5.02 (a) Except as to incumbent elected Grand Lodge Officers, hereinafter provided for, all nominations for election to an elective Grand Lodge Office shall be by nominating petition stating the name of the nominee, his address, telephone number (if any) and the nominee's Lodge number, and shall be signed by ten (10) Master Masons in good standing in one or more of the Lodges in the same Masonic District in which the nominee is a dues-paying member of some Lodge.

The petition shall contain an agreement signed by the nominee that if elected he will accept the office for which he is nominated.

The nominating petition shall be filed with the Grand Secretary on or before January 15. Upon receipt of the petition the Grand Secretary shall note thereon the time and date of receipt and shall forthwith deliver to the nominee a form which shall provide for the nominee to furnish his personal history, Masonic record and other pertinent information. The nominee shall sign the personal information form attesting to the correctness

of the information contained therein and return the same to the Grand Secretary on or before February 1. The Grand Secretary shall note on the personal and Masonic history form the date of delivery to and receipt from the nominee.

The Deputy Grand Master, Senior Grand Warden, and Junior Grand Warden shall always be in nomination for the next successive office in the Progressive Grand Lodge line and the Grand Treasurer and Grand Secretary shall always be in nomination for re-election; provided, however, such officer shall file in the office of the Grand Secretary, on or before January 15 a signed, written statement that he will accept the office for which he is nominated as herein provided. The Grand Secretary, upon receipt of the signed written statement aforesaid shall deliver to the nominee a personal and Masonic history form which shall be completed, signed and attested as to its correctness by the nominee and filed in the office of the Grand Secretary on or before February 1, and the Grand Secretary shall note thereon the date of delivery to the nominee and the date returned to the Grand Secretary's office.

The Grand Secretary shall send a copy of all nominating petitions and signed written statements of incumbent officers and all personal and Masonic information forms of all nominees to each Particular Lodge, the Grand Lodge elective officers, the District Deputy Grand Masters, the District Instructors, and Past Grand Masters on or before March 15.

No other written or printed material or matter shall be distributed by mail or otherwise by, or in behalf of, any candidate or nominee for Grand Lodge Office.

In the event a vacancy or vacancies shall occur in the progressive Grand Lodge line prior to January 15 the signed statement of an incumbent shall designate the office to which he in traditional course of events would be nominated. If the vacancy shall occur after January 15, the signed written statement of incumbent Grand Lodge line officer shall be construed to be an agreement to accept the highest office to which in traditional course of events he would be nominated and elected, that is, in event of a vacancy in the office of Deputy Grand Master the Senior Grand Warden shall be in nomination for Grand Master and the Junior Grand Warden shall be in nomination for Deputy Grand Master. In the event of more than one vacancy, the signed statements of incumbents shall be construed to be nominations to preserve the traditional progress of Grand Lodge line officers.

In the event of vacancy in nominations or nominees in the Grand Lodge line officers, all nominations for office of Junior Grand Warden shall be construed to be nominations for Junior Grand Warden and next highest office or offices so that each nominee shall be eligible for election to either office and may stand for election for the highest office and if not elected he shall be eligible for election to the other office, i.e. all nominees for Junior Grand Warden shall be in nomination for any or all offices vacant and not filled by nomination as above provided.

The Grand Master shall have authority to formulate and issue such Executive Orders as shall be necessary or appropriate to insure orderly election for all vacancies and preserve the traditional progress of Grand Lodge line officers.

The Grand Secretary, with the approval of the Grand Master shall prepare form of nominating petition and form for personal and Masonic history of nominees. Nominating petition shall be furnished to any Florida Master Mason upon request therefor.

In the event of any vacancy in nominations or nominees and filling such vacancy is not provided for herein, the Grand Master shall issue Executive Order setting forth the method and time for qualifying to fill such vacancy. (1983)

(b) The Grand Secretary, with the approval of the Grand Master

106a 1983

shall arrange for printing and delivery of ballots, and if practicable, for use of voting machines and such other arrangements for secret voting by Lodge representatives as shall be appropriate.

The ballot shall show the name of the office, and the name of each nominee for said office shall be printed thereunder, provided, if there is only one nominee for an office the name of such office and the name of the nominee shall not be printed on the ballot and the Grand Secretary shall certify to the Grand Lodge that such nominee was elected to the office without opposition.

(c) The Committee on Returns and Credentials shall, under the supervision and direction of the Grand Master, or someone designated by him, conduct the election.

The election shall be by secret ballot or by voting machine.

Upon registration with the Committee on Returns and Credentials, each Lodge Representative shall be given paper ballot with name of office and nominees for such office printed thereon with appropriate space provided for designating the choice and vote of such representative by checkmark or crossmark. The ballot shall contain specific directions as to the manner of casting the ballot. If voting machines are used the Lodge representative, upon registration, shall be given an identification slip entitling him to enter a voting machine and cast his ballot.

The Grand Secretary, with the approval of the Grand Master, shall prepare detailed instructions governing conduct of the election, prescribing time for opening registration, casting of ballots and the period during which ballots may be cast which shall not be earlier than the opening of Grand Lodge nor later than 5:00 P.M. of said day, and shall further prescribe in said instructions detailed information as to place of ballot and preservation of ballots until counting, which instructions so prepared by the Grand Secretary shall be presented to the Jurisprudence Committee no later than twenty-four (24) hours prior to time of beginning of balloting.

Any Lodge representative claiming right to vote more than one ballot by reason of absence of other Lodge representatives shall register his claim with the Committee on Returns and Credentials but at the time of such registration shall be allowed to cast only one (1) ballot. Not later than one (1) hour prior to the time of closing of balloting the representative claiming the right to cast more than one (1) ballot shall again present his claim to the Committee on Returns and Credentials and if no conflict appears with the right of such representative to cast additional ballot or ballots, he shall be given such ballots as he shall be entitled to vote or identification slips entitling him to vote such extra ballots on voting machine.

(d) At the close of the time of balloting the Committee on Returns and Credentials, under supervision of a canvassing committee of five (5) members, two of whom shall be Past Grand Masters, shall count and canvass the ballots for each nominee and prepare written reports of the results of such count and canvass, which report shall be signed by the Chairman of the Committee on Returns and Credentials and Chairman of the Canvassing Committee, which report shall be forthwith presented to the Grand Lodge. If balloting as above provided shall not result in any nominee for an office receiving a majority of the votes or ballots cast, then and in such event further balloting shall be conducted in accordance with instructions and directions of the Grand Master. Successive ballots shall be taken in accordance with the above procedures by directions of the Grand Master until all offices have been filled by majority vote.

References

The Grand Secretary shall furnish each Grand Lodge Officer with a certificate of his election or appointment. Reg. 9.08.

INSTALLATION Constitutional Provisions

The last Grand Master, or any other Past Grand Master, may install the Grand Master-elect, whose duty it is to install the other Grand Officers elected and appointed, which duty must be performed before the close of the Grand Lodge; *Provided*, Any Past Grand Master, or Deputy Grand Master, or Past Deputy Grand Master, may perform that duty. But no elected Grand Officer can be installed by proxy, except under some peculiar circumstances, when the Grand Master may grant a Dispensation for that purpose. (Art. III, Sec. 6).

Regulations

- **5.03** (a) The Grand Master, the Deputy Grand Master, any Past Grand Master, any Past Deputy Grand Master, or Constitutional Acting Grand Master may install the Grand Master-elect.
- (b) Upon installation of the Grand Master, the Grand Lodge shall present him with a Grand Master's Jewel, including date plate, to be retained by him during his lifetime. That Grand Master shall take such action as is necessary to cause his estate to return the Jewel and date plate to the Grand Lodge upon his death. Upon receipt thereof the date plate shall be removed, inscribed with that Grand Master's name, and placed in the Masonic Museum. A Jewel received by the Grand Lodge, if available, with a new date plate, shall then be presented to a subsequently installed Grand Master. This regulation shall apply to all Grand Master's Jewels, commencing with the Jewel presented at the 165th Annual Grand Communication. All Past Grand Masters to whom this regulation does not apply are urged to voluntarily comply herewith. (1995)

References

The Grand Master may grant Dispensation for installation of Grand Lodge Officers by proxy. Reg. 6.11 (a).

GRAND HONORS

Regulations

5.04 The Particular Lodges are required to receive the official visits of the Grand Master, the Deputy Grand Master, the Senior Grand Warden, the Junior Grand Warden, the Past Grand Masters and District Deputy Grand Masters (in their own Districts) with Grand Honors, respect and obedience. The Grand Treasurer, the Grand Secretary, Past Deputy Grand Masters and Past Grand Wardens may be received as a courtesy. A regularly elected Worshipful Master is entitled to Grand Honors at time of installation. (None others, except those provided for by Regulation, are entitled to be received with Grand Honors. See Monitor.) (2002)

Rulings and Decisions

Action of Grand Master in requiring written apology for discourtesies to District Deputy Grand Master on occasion of Official visit was proper and in accord with requirements of Masonic Law. (1969 Proc. 58, 212).

TERM; RESIGNATION AND REMOVAL

Constitutional Provisions

All Grand Officers duly elected and installed shall continue in office one year, and until their successors in office are duly elected and installed. The Grand Master, the Deputy Grand Master and the Grand Wardens cannot resign during the year for which they are elected and installed in office. (Art. III, Sec. 7).

Regulations

5.05 The Grand Master, the Deputy Grand Master, and the Grand Wardens cannot resign during their term of office and no other Grand Officer can resign except by permission of the Grand Lodge, or the Grand Master in recess.

5.06 Repealed (1984)

5.07 It shall be the duty of a District Deputy Grand Master, when unable or unwilling to attend to his duties as prescribed by Article VI, Section 5, of the Constitution, to resign his office, and

upon such resignation, the Grand Master shall appoint another District Deputy Grand Master to fill such vacancy.

VACANCIES AND SUCCESSION IN OFFICE

Constitutional Provisions

In case of the death, incapacity, or inability from any other cause to perform the duties of the office of the Grand Master, the Deputy Grand Master, the Senior Grand Warden, and the Junior Grand Warden, the Junior Past Grand Master shall forthwith call and give notice of a meeting of all living Past Grand Masters to be held not less than ten (10) days nor more than fifteen (15) days after notice of such meeting at the time and place specified in such notice, and the Past Grand Masters in such meeting, shall, in such manner as they deem appropriate from among themselves fill all vacancies then existing in elective Grand Lodge Offices and the Officers so elected to fill such vacancies shall have all of the powers appertaining to the offices to which they have been designated to fill, and shall serve until their successors are elected and installed at the next Special or Annual Grand Communication, and the Past Grand Masters may, at such meeting, call a Special Communication of Grand Lodge for the purpose of filling by election the offices filled by selection of the Past Grand Masters. The Grand Master designated by the Past Grand Masters shall immediately, after such meeting of the Past Grand Masters, promptly proclaim and publish to the Particular Lodges the actions of the Past Grand Masters. (Art. VI, Sec. 13).

"And in case of his (Grand Master's) death, or incapacity for any cause, to perform the duties of his office, all the duties, powers and prerogatives of the Grand Master devolve on the Deputy Grand Master until the next Annual Communication." (Art. VI, Sec. 7 - Excerpt).

"and in case of death, removal, or inability from any other cause to perform the duties of the office of Grand Master and the Deputy Grand Master, the Senior Grand Warden succeeds to all the powers, rights and prerogatives of the Grand Master. And in case of the death, removal or inability from any cause to perform the duties of the office of the Grand Master, the Deputy Grand Master and the Senior Grand Warden, the Junior Grand Warden succeeds to all the powers, rights and prerogatives of the Grand Master." (Art. VI, Sec. 8 - Excerpt).

When the Senior Grand Warden is not in the West, the Junior Grand Warden does not succeed to fill it, because his proper place is in

the South; and the West must be filled by a pro tem appointment from time to time. (Art. IV, Sec. 4)

Regulations

5.08 The offices of Master, Grand Master, Deputy Grand Master, and District Deputy Grand Master are clearly incompatible with each other, and therefore, no two (2) of them can be held by an individual at one and the same time. If a Brother holding any of said offices accepts either of the others, such acceptance is a surrender of the office so held, and it at once becomes vacant.

5.09 The office of Grand Master is never vacant, for succession being instanter, there is no interim.

A - Suspension of Grand Master for Inability or Incapacity.

In the event the Senior Grand Warden, the Junior Grand Warden, Grand Treasurer and Grand Secretary, or any two or more of them, shall believe, for good cause or reason, that the Grand Master is unable or incapable of performing the duties of his office, they shall forthwith give written notice thereof to the Junior Past Grand Master of such belief and the cause or reason therefor. The Deputy Grand Master shall not be an initiating party in order to avoid the appearance of impropriety or a conflict of interest.

The Past Grand Master so notified in accordance with the above procedure shall call and give notice to the Grand Master and all Past Grand Masters of a meeting at a time and place specified in such notice and the reason therefor.

At the meeting of the Past Grand Masters, a majority of whom shall constitute a quorum, the Junior Past Grand Master, or in his absence the immediate past Junior Past Grand Master, or in the absence of both of them a Past Grand Master selected by those present, shall preside.

The Past Grand Masters shall determine whether or not the Grand Master is unable to perform the duties of his office and may receive such evidence and testimony, including any evidence offered by or in behalf of the Grand Master, as may seem to them necessary or appropriate to make such determination, a majority vote of those Past Grand Masters present being sufficient for such determination.

If the Past Grand Masters shall find and determine that the Grand Master is unable to perform his duties, they shall enter an

appropriate order of such determination signed by the presiding Past Grand Master and in said order shall direct that the Deputy Grand Master shall forthwith assume the duties of office of Grand Master.

A full and complete record of all proceedings, including testimony and evidence received at the meeting together with the order entered at such meeting, shall be filed in the office of the Grand Secretary and copy of the order delivered to the Deputy Grand Master and to the Grand Master.

B - Request by Grand Master for Assumption of Duties.

Upon receipt of a request from the Grand Master and a statement from him that he is able to assume the duties of his office, the presiding Past Grand Master shall call a meeting of the Past Grand Masters to take such action as shall be appropriate in accordance with the same procedure established in Section A above for the suspension of the Grand Master, including an evidentiary hearing and order of determination in connection therewith.

C - Suspension or Removal of Other Elected Grand Lodge Officers.

In the event the Grand Master and two other elected Grand Lodge Officers shall believe for good cause or reason that the Deputy Grand Master, Senior Grand Warden, Junior Grand Warden, Grand Treasurer or the Grand Secretary is unable or incapable of performing the duties of his office, or should be removed for any other reason, including misconduct or violation of established Masonic principles, they shall forthwith give notice of such belief and the grounds therefor to all other elected Grand Lodge Officers, including the officer whose conduct or capability is in question, and to all Past Grand Masters and of a meeting of said Grand Lodge Officers and Past Grand Masters at a time and place named and designated in said notice. At the meeting aforesaid, a majority of the elected Grand Lodge Officers, exclusive of the officer whose conduct or capability is in question, and the Past Grand Masters present collectively shall constitute a quorum and the Grand Master, or in his absence the highest ranking Grand Lodge Officer present whose conduct or capability is not in question, shall preside.

Said Grand Lodge Officers and Past Grand Masters shall determine by collective majority vote whether or not the officer whose conduct or capability is in question is unable to perform the duties of his office or should be removed for reasons alleged and may receive such evidence and testimony, including any evidence offered for or in behalf of the officer whose conduct or

1983 111a

capability is in question, as may be necessary or appropriate to make such determination.

If it shall be determined as aforesaid that the officer whose conduct or capability is in question is unable to perform the duties of his office or should be removed from office for reasons alleged, all participating in said decision shall subscribe to and sign an appropriate order of such determination which shall be filed in the office of the Grand Secretary and a copy delivered to the affected officer. Upon filing of such an order, the officer whose conduct or capability was in question shall stand suspended or removed from his office as set forth in said order and the Grand Master shall forthwith appoint a qualified Master Mason as acting officer to fill the vacancy created by the suspension or removal.

D - Reinstatement of Suspended Elected Grand Lodge Officer

An officer suspended for incapacity may be reinstated by the Grand Master at such time as the Grand Master shall determine, with the concurrence of two other elected Grand Lodge Officers, that the suspended officer is again capable of performing the duties of his office. The Grand Master shall have no power to reinstate an officer removed from office for misconduct.

The salary or compensation of an officer suspended for incapacity shall be continued during the period of his incapacity, but not beyond the Officers term of office. An Officer removed for misconduct shall not be paid any compensation after such removal. (1983)

DISCIPLINE

Constitutional Provisions

The Grand Master cannot be tried during his Grand Mastership, because no one can preside in his presence, but when the term for which he is elected and installed expires, he may be tried as provided by Grand Lodge Regulations for trial of past elected Grand Lodge Officers, if charges and specifications be filed against him within one year after the expiration of his Grand Mastership. (Art. V, Sec. 2 - Excerpt) (1985)

Regulations

5.10 All Officers of the Grand Lodge, except the Grand Master, are subject to discipline by the Grand Lodge.

References

As to Powers and Duties of Grand Lodge Officers, see: Grand Master: Chapter 6. Deputy Grand Master and Wardens: Chapter 7. Grand Treasurer: Chapter 8.

Grand Secretary: Chapter 9.

111b 1985

CHAPTER 6.

GRAND MASTER

As to Election, Installation, Term, Title, Vacancies, Succession and Discipline of Grand Lodge Officers See Chapter 5

POWERS AND DUTIES GENERAL POWERS AND DUTIES

Constitutional Provisions

It is the duty of the Grand Master to attend all Communications of the Grand Lodge and, when present, to preside, and at the opening of each Annual Communication, to read an address or report relating to the transactions of the past year, and suggesting such measures for the action of the Grand Lodge as in his opinion the good of the Craft and the prosperity of good Masons may require. (Art. VI, Sec. 2)

The Grand Master is clothed with powers and prerogatives, from ancient usages and customs, besides those conferred by Constitutional Law. When presiding, he is supreme, and no appeal can be taken from his decision, no call for the previous question or motion to adjourn, be entertained. (Art. VI, Sec. 3)

POWERS IN RECESS OF GRAND LODGE

Constitutional Provisions

In the recess of Grand Lodge, all the executive powers and authority of the Grand Lodge in fraternal matters devolve upon the Grand Master. He can grant Dispensations for new Lodges, and may suspend a Lodge or take possession of its Charter, when he believes the good of the Order requires it, until the next Annual Communication. He can suspend the Master and Wardens of a Lodge, or any of them, and may cause charges to be preferred against the officer or officers so suspended. He can make a Mason at sight; but he must be made in a body of a regularly constituted Lodge, and by the trial of the ballot. He can grant Dispensations for extraordinary processions, and in all cases of emergency when in his opinion the good of Masonry will be promoted. In the recess of Grand Lodge all Corporate power and authority of the Grand Lodge devolve upon the Corporate Board. (Art. VI, Sec. 4) (1984)

Digest of Masonic Law

POWERS WITH RESPECT TO GRAND LODGE

Constitutional Provisions

When the Grand Lodge is in session, it is the duty of the Grand Master to appoint all committees and to make pro tem appointments; to appoint the Subordinate Officers and install the Grand Officers. He has general supervision of the books and accounts of the Grand Treasurer and Grand Secretary, and unrestrained access to them; and in case of vacancy by death, resignation, removal or other cause of the Grand Treasurer or Grand Secretary, to make other appointments until the next Annual Communication. And generally, the Grand Master being the representative of the Grand Lodge in recess, may do, order and direct all matters and things which in his wisdom and judgement may tend to the prosperity of the Craft, not in violation of this Constitution and the Ancient Landmarks of Freemasonry. (Art. VI, Sec. 6). (1984)

1984 112a

All members of the Grand Lodge are entitled to one vote and in case of a tie, the Grand Master, or Officer presiding, has the casting vote. (Art. II, Sec. 4).

Regulations

6.01 The Grand Master is requested to file in the Office of the Grand Secretary, at least ten days before the opening day of Annual Grand Communication, copies of his address or report together with all necessary papers, records and documents relating thereto and to his other official acts and actions. All other elected Grand Lodge Officers shall file similar reports as to their official acts and recommendations during the year. The Grand Secretary shall lay before the Committee on Masonic Jurisprudence said address or report together with all papers, records and documents relating thereto and to other official acts and actions, implemented or to be implemented by the Grand Master and all other elected Grand Lodge Officers and all papers and documents relating to penal appeals, applications for Lodge Charters, relations with foreign jurisdictions, relations with appendant and allied orders, and all matters pertaining to Masonic Law, policy and practices and the Committee shall review all such matters and things and make report and recommendations thereon to the Grand Lodge.

POWERS WITH RESPECT TO GRAND COMMUNICATIONS

References

The Grand Master may appoint time and place for Annual Communications. Const. Art. IV, Sec. 1; Chapter 12.

The Grand Master may call Special Communications of Grand Lodge. Const. Art IV, Sec. 1; Chapter 12.

The Grand Master may call an Emergent Communication of Grand Lodge at any time and place. Reg. 12.02.

Rulings and Decisions

An Emergent Communication can be called by the Grand Master at any time for any purpose he may elect. (1951 Proc. 26).

POWERS WITH RESPECT TO GRAND LODGE OFFICERS

References

The Grand Master-elect shall appoint the Subordinate Grand Officers. Const. Art. III, Sec. 5; Chapter 5.

The Grand Master may grant Dispensations for installation of Grand Lodge Officers by proxy. Const. Art. III, Sec. 6; Reg. 6.11(a).

Grand Master shall appoint District Instructors. Reg. 10.10.

POWERS WITH RESPECT TO GRAND LODGE COMMITTEES

References

Chapter 13, Grand Lodge Committees. Const., Art. IX, Sec. 1 (2) (c), (i), (j), (l).

POWERS WITH RESPECT TO GRAND LODGE REPRESENTATIVES

References

Grand Lodge Representatives are appointed by the Grand Master. Reg. 15.03.

POWERS WITH RESPECT TO GRAND LODGE RITUAL AND CEREMONIES

References

Chapter 38, Ritual and Ceremonies. Const., Art. XV, Sec. 3.

POWER TO REINSTATE EXPELLED MEMBER

References

See: Chapter 44. Reg. 44.67.

Grand Master POWERS WITH RESPECT TO

PARTICULAR LODGES

CHARTERS AND ACTIONS OF LODGES

Constitutional Provisions

In the recess of Grand Lodge, all the executive powers and authority of the Grand Lodge in fraternal matters devolve upon the Grand Master. He can grant Dispensations for new Lodges, and may suspend a Lodge or take possession of its Charter, when he believes the good of the Order requires it, until the next Annual Communication. He can suspend the Master and Wardens of a Lodge, or any of them, and may cause charges to be preferred against the officer or officers so suspended. (1984) (Art. VI, Sec.4)

Regulations

- **6.02** The Grand Master, during the recess of the Grand Lodge, may in the exercise of proper discretion, restore a suspended or surrendered Charter, or he may arrest or suspend a Lodge Charter until the next Annual Grand Communication.
- **6.03** Any act or decision of a Lodge, or Master, may be reviewed by the Grand Lodge, or in the recess of the Grand Lodge, by the Grand Master, subject to the action of the Grand Lodge.
- **6.04** When a Charter is lost or destroyed, the Grand Master may order a certified copy thereof to be issued in lieu of the original. (As to forfeiture of Charter see Constitution, Art. X, Sec. 22).
- **6.05** It is not competent for the Grand Master to appoint a Brother to represent a Particular Lodge in the Grand Lodge.

References

Grand Master's approval is necessary for consolidation of Lodges. (Reg. 16.03 (c).)

APPEALS FOR AID

References

Grand Master's approval is necessary before a Lodge can issue an appeal for aid. (Reg. 25.38).

LODGE BY-LAWS

References

Lodge By-Laws have no validity until approved by the Grand Master. Regs. 24.01; 24.04.

BUILDING PLANS, SPECIFICATIONS AND FINANCING

References

Grand Master's approval of plans and specifications for buildings and financing must be obtained. Reg. 28.03.

Rulings and Decisions

If properly designed, the Grand Master may permit construction of ground floor Temple. (1952 Proc, 31).

PUBLIC PROCESSIONS

References

Grand Master may grant Dispensation for public processions. (See Dispensations below).

OFFICERS OF PARTICULAR LODGES

References

The Grand Master is privileged to install a Master-elect. Const. Art. X, Sec. 9; Chapter 19. The Grand Master may suspend the Master of a Lodge. Const. Art. VI, Sec. 4; Chapter 19; Reg, 19.12.

As to Dispensations for election and installation of Lodge Officers, see Dispensations below.

POWERS WITH RESPECT TO MILITARY LODGES

Regulations

6.06 The Grand Master has authority to establish Military Lodges; but it is inexpedient for him to do so, except under specific Regulations of the Grand Lodge.

POWERS WITH RESPECT TO DEFUNCT LODGES

PROPERTY

References

With approval of Grand Master the Grand Secretary may sell personal property of defunct Lodges. Reg. 43.02.

With approval of Grand Master the Committee on Grand Lodge Properties may sell real and personal property of defunct Lodges. Reg. 13.13.

 $See\ Constitution, Article\ V, Sec.\ 5, for\ restoration\ of\ property\ to\ Lodges\ upon\ restoration\ of\ Charter;$ Chapter 43.

RESTORATION OF CHARTER

References

As to restoration of Charters, See Chapter 17.

POWERS WITH RESPECT TO U.D. LODGES

References

U.D. Lodges are creatures of Grand Master. Reg. 42.07; 42.08. Grand Master may grant Dispensations for new Lodges. Const. Art. VII, Sec. 2; Chapter 42.

Grand Master controls roll of members of U.D. Lodges. Reg. 42.07; Chapter 42. Grand Master shall open and set to work U.D. Lodges. Reg. 42.06; Chapter 42.

PREROGATIVES

Constitutional Provisions

A Landmark of Freemasonry is:

The government of the Fraternity by a presiding Officer who, since the advent of Speculative Masonry, has borne the title of Grand Master and been elected from the body of the Craft, and the prerogatives inherent in that office, among which are:

The prerogative of the Grand Master to enter into and preside over every assembly of Masons within his jurisdiction and, corollary thereto, to supervise and regulate the affairs of Masonry within that jurisdiction, between Communications of the Grand Lodge, subject to the Constitution and lawful Regulations duly enacted by the Grand Lodge.

The prerogative of the Grand Master to grant his Dispensation.

The prerogative of the Grand Master to make a Mason at sight in the body of a regularly constituted Lodge and by trial of the ballot. (Art. XIII, Sec. 2).

Regulations

6.07 The prerogatives of a Grand Master are commensurate with his high and honorable position, and circumscribed only by Masonic propriety and usefulness. They are so extensive as to need no legislation to enlarge them, but they are restricted by the Constitution and Regulations of the Grand Lodge, so far as they are specifically embraced within the scope of such laws.

6.08 The Grand Master may make a Mason at sight, but only as the Constitution provides.

DISPENSATIONS

Regulations

6.09 Dispensations may be granted for public processions on extraordinary occasions. A Worshipful Master may summon the members of his Lodge to turn out in public procession without Dispensation on the anniversaries of the Saints John, for Masonic funerals, or to attend with the Grand Master or his special Deputy in the ceremony of laying a cornerstone. A Lodge may meet and attend Divine Services, but not in Masonic regalia, and the members shall not be summoned for the occasion.

- **6.10** The Grand Master may grant Dispensations to a Particular Lodge to provide material for Degree work, conformably to the Constitution, the ballot being required in each case, for example:
 - (a) To receive and ballot on a petition short of the Constitutional time.
 - (b) To ballot and confer the Degrees short of time at Stated and Called Communications.
 - (c) To reopen a dark ballot.
 - (d) To confer more than one Degree on the same candidate at the same Communication.
 - (e) To confer the M.M. Degree upon a F.C. who, after election, becomes badly wounded or crippled in pursuit of his regular vocation.
 - (f) To allow a Lodge to accept a petition from a rejected candidate.

References

As to fees for Dispensations to confer Degrees short of time, see Reg. 14.18.

Regulations

- **6.11** Dispensation may be granted and shall be required for election and installation of officers in the following cases:
 - (a) To install an elected Grand Officer under the provisions of Article III, Section 6 of the Constitution.
 - (b) To elect and install Officers when election did not take place as set forth in Article X, Section 4 of the Constitution.
 - (c) To elect and install any Officer when the Officer-elect remains permanently beyond the Lodge jurisdiction.
 - (d) To elect and install any elective Officer when the Brother named in the Charter, or elected to office, declines installation, and another Brother cannot be elected on or before December 27th.
 - (e) To fill vacancies in elective offices to Particular Lodges for unexpired terms. (See Reg. 19.19).
 - (f) To permit joint installation of the Officers of Lodges outside of their respective territorial jurisdiction, within this Grand jurisdiction.

- **6.12** Dispensations may be granted and shall be required for Lodge Communications in the following cases:
 - (a) To authorize a Lodge to continue its work in the absence of its Charter when lost, stolen or destroyed, until the Charter is returned or a certified copy issued.
 - (b) To authorize a Lodge to change its place of meeting within its jurisdiction, but without changing its jurisdictional lines, until and unless Grand Lodge makes such changes permanent, in which case its jurisdictional lines will measure from its new location.
 - (c) To authorize a Lodge to hold its Communications in ground floor rooms when necessity demands, and the approval of the District Deputy Grand Master has been secured.
- **6.13** Dispensations cannot be issued to Lodges to hold their annual election of Officers prior to their first Stated Communication in December, nor to install their Officers prior to December 27th, since both are prohibited by Article X, Section 4 of the Constitution.
- **6.14** Public installation of Officers may hereafter be held by the Lodges in their territorial jurisdictions without Dispensations.

References

A Dispensation may be granted to a Lodge to elect a Master. Reg. 19.19.

A Dispensation may be granted to fill the office of Senior or Junior Warden. Reg. 19.21.

DUTY TO VISIT LODGES

Constitutional Provisions

It is the duty of the Grand Master, with the assistance of the Deputy Grand Master, or one of the District Deputy Grand Masters, to visit the Particular Lodges in his jurisdiction at least once a year, and to examine their work and condition; and, when necessary, to have access to books and papers, and to preside, with the Master of the Lodge at his left. (Art. VI, Sec. 5).

Digest of Masonic Law

CHAPTER 7.

DEPUTY GRAND MASTER AND GRAND WARDENS

As to Election, Installation, Term, Title, Vacancies, Succession and Discipline of Grand Lodge Officers, See Chapter 5.

POWERS AND DUTIES

Constitutional Provisions

It is the duty of the Deputy Grand Master to assist the Grand Master in the discharge of all his official duties, and in his absence to preside. And in case of his death, or incapacity from any cause, to perform the duties of his office, all the duties, powers and prerogatives of the Grand Master devolve upon the Deputy Grand Master until the next Annual Communication. (Art. VI, Sec. 7).

It is the duty of the Senior Grand Warden to assist the Grand Master in opening and closing the Grand Lodge, and in his absence, and in the absence of the Deputy Grand Master, to preside; and in case of the death, removal or inability from any other cause to perform the duties of the office of Grand Master and the Deputy Grand Master, the Senior Grand Warden succeeds to all the powers, rights and prerogatives of the Grand Master. And in case of the death, removal or inability from any cause to perform the duties of the office of the Grand Master, the Deputy Grand Master and the Senior Grand Warden, the Junior Grand Warden succeeds to all the powers, rights and prerogatives of the Grand Master. (Art. VI, Sec. 8).

References

The Deputy Grand Master is privileged to install a Master-elect in absence of Grand Master. Const. Art. X, Sec. 9; Chapter 19.

Regulations

- **7.01** Prior to each Annual Grand Communication, the Deputy Grand Master may file with the Grand Secretary a confidential list of names of Brothers whom he desires to have in attendance at such Grand Communication, not to exceed fifty (50) in number, who, if present at such Grand Communication, shall be eligible to be placed on the payroll thereof as specified by the Deputy Grand Master as follows:
- (1) Forty-five Brothers for a period not to exceed one day and one night plus mileage, and

(2) Five Brothers for a period not to exceed four days and three nights plus mileage.

The Grand Secretary shall give notice to the named Brothers so listed and designated by the Deputy Grand Master and shall certify such Brothers to the appropriate Grand Lodge Officers and Committees as eligible to be placed on the payroll as above provided.

7.02 The Deputy Grand Master, prior to the Annual Grand Communication shall be invited to present to the Jurisprudence Committee an outline of his proposed program and projects for the coming year, should he be elected Grand Master. This outline shall give detail as to projects and programs where Lodges and Lodge members are involved. The Jurisprudence Committee will review the Deputy Grand Master's proposed plans and advise him as to the legality of such plans under Masonic Law. (1983)

References

120a 1984

Digest of Masonic Law

Chap. 7

1984 120b

CHAPTER 8.

GRAND TREASURER

As to Election, Installation, Term, Title, Vacancies, Succession and Discipline of Grand Lodge Officers, See Chapter 5.

POWERS AND DUTIES

Constitutional Provisions

It is the duty of the Grand Treasurer to receive all monies received or collected for or on account of the Grand Lodge, giving his receipt for same and to keep a just and true account thereof in a book to be provided for that purpose, to which the Grand Master and Corporate Board shall at all times have free access for inspection; and at each Annual Communication to make a full and accurate statement of his accounts, to be laid before the Committee on Finance and Accounts for examination and report. In case of the death, resignation or removal from office of the Grand Treasurer, the Grand Master has authority to take possession of all the books, papers, accounts and funds appertaining to his office, to be turned over to his successor in office. The Grand Treasurer, for his service and responsibilities, shall be entitled to receive compensation as may be provided for, from time to time, by Budget appropriation. (Art. VI, Sec. 9) (1984)

Regulations

8.01 The Grand Treasurer shall give a good and sufficient surety bond conditioned for the faithful performance of his duties, payable to the Grand Lodge in a sum of not less than \$10,000.00, the premium to be paid by the Grand Lodge.

REVENUE AND FINANCES

References

See Grand Lodge Revenue and Finances; Chapter 14.

Digest of Masonic Law

CHAPTER 9.

GRAND SECRETARY

As to Election, Installation, Term, Title, Vacancies, Succession and Discipline of Grand Lodge Officers, See Chapter 5.

POWERS AND DUTIES

GENERAL

Constitutional Provisions

It is the duty of the Grand Secretary to receive all monies due to the Grand Lodge payable to him, and to pay the same to the Grand Treasurer, taking a receipt therefore, to keep a just and true account of all monies received by him, and paid over to the Grand Treasurer, in books provided for that purpose, to which the Grand Master and members of the Corporate Board shall at all times have free access; and at each Annual Communication, to make out a true and accurate statement and report of the same, to be laid before the Committee on Finance and Accounts for examination. It is the duty of the Grand Secretary to report to the Grand Lodge all communications and correspondence which may have been received at his office during the recess of Grand Lodge, pertinent to be reported on; to furnish the respective committees with all necessary papers, documents and records to them referred; to keep a true and accurate journal and record in a book provided for that purpose, of all the proceedings of the Grand Lodge, proper to be written, must be signed by the Grand Master and the Junior Past Grand Master or other officer who presided at the Communication, and their signatures shall be shown in the printed Proceedings. To preserve in his office all the returns, papers and other documents from the Particular Lodges, and the Proceedings, foreign correspondence and other communication, from other Grand Lodges in correspondence with the Grand Lodge to which the Committee on Foreign Correspondence of this Grand Lodge shall have access during the recess. And as soon after the close of the Grand Lodge as may be, he shall cause a true copy or transcript of all matters ordered or intended to be published as the Proceedings of the Grand Lodge, to be prepared for the Corporate Baord for publication, and which, when published, he shall cause to be transmitted to all the Particular Lodges under this Jurisdiction, and to all the Grand

Lodges in correspondence with this Grand Lodge. It is the duty of the Grand Secretary to furnish the Particular Lodges with all necessary blank forms as prescribed, or may from time to time, be prescribed by the Grand Lodge. The Grand Secretary is, by virtue of his office, Grand Librarian and has charge and custody of all books, papers and archives of the Grand Lodge. It is his duty to provide all necessary blank forms of Charters, Dispensations, Diplomas, etc. and to cause the same, when required, to be properly executed under the Seal of the Grand Lodge, and to furnish widows and orphans of Master Masons Certificates or Diplomas, when required, without fee.

In the event of the death, removal or resignation of the Grand Secretary, it is the duty of the Grand Master to appoint a successor, who shall take charge of all the books, papers, archives, Seal and furniture, and other effects belonging to the Grand Secretary's office, and make and preserve a correct inventory of same.

If the Grand Secretary is requested or directed to execute or attest any document and has doubts as to the legality or validity thereof under civil or Masonic Law, he shall appeal to the Corporate Board for instructions or directions in the matter. (Art. VI, Sec. 10). (1984)

Regulations

9.01 The Grand Secretary shall not act as Secretary for any other Grand Body.

BOND

Regulations

9.02 The Grand Secretary shall give a good and sufficient surety bond conditioned for the faithful performance of his duties, payable to the Grand Lodge in a sum of not less than \$10,000.00, the premium to be paid by the Grand Lodge.

GRAND LODGE RECORDS, PROCEEDINGS AND BUSINESS

Regulations

- **9.03** The Grand Secretary, under the direction of the Corporate Board, shall arrange for the printing of Grand Lodge Proceedings, Masonic Digest, Forms and other documents necessary for carrying on the business and affairs of the Grand Lodge.
- **9.04** The Regulations and Amendments passed each year by the Grand Lodge shall be properly recorded in the Proceedings of that Grand Communication, and the Grand Secretary is also directed to publish therewith the names of all members of new Lodges chartered at that Grand Communication and their former Lodge membership. (1985)
- **9.05** Immediately after the adjournment of each Annual Grand Communication of the Grand Lodge, the Grand Secretary shall prepare, and cause to be distributed, an "Advance Booklet" showing the names of Grand Lodge Officers, elective and appointive, Lodges by Districts with name of the District Deputy Grand Masters and name of the District Instructors, and all Committees appointed by the Grand Master with complete mailing address of each, and with such other information as directed by the Grand Lodge, and shall furnish each Particular Lodge with one copy of said Booklet, the receipt of which shall be announced to the Craft in open Lodge at the next Stated Communication after its receipt. The Lodge copy of the Booklet shall be retained by the Lodge Secretary and shall be open and available to all members of the Craft. One copy of the Booklet shall be furnished to each Grand Lodge Officer, Past Grand Master, and District Deputy Grand Master. (2009)
- **9.06** The Grand Secretary is authorized to sell the Proceedings of the Grand Lodge to any Master Mason in good standing at cost.
- **9.07** The Grand Secretary is authorized to have such books bound as may be authorized by the Grand Lodge, and to keep the Jewels and other personal property insured and securely in his possession.

References

See Grand Lodge Communications and Proceedings, Chapter 12.

GRAND LODGE OFFICERS AND REPRESENTATIVES

Regulations

9.08 The Grand Secretary is required to furnish every Grand Officer with a Certificate, under the Seal of the Grand Lodge, of his election or appointment and installation.

9.09 it shall be the duty of the Grand Secretary, upon the death of a Past Grand Master, or elective Grand Lodge Officer, to notify the Grand Master, all living Past Grand Masters and elective Officers of the Grand Lodge of such death, and the time and place appointed for funeral. Such notice shall state if Emergent Grand Communication of the Grand Lodge has been called by the Grand Master, giving time and place for convening.

References

The Grand Secretary shall sign commissions of Grand Lodge Representatives. Reg. 15.03

The Grand Secretary shall notify appointing power of a Representative in Florida who vacates his appointment. Reg. 15.05.

GRAND LODGE COMMITTEES

References

The Grand Secretary shall notify all members of Committees of their selection. Reg. 13.23.

The Grand Secretary shall, ex-officio, be Secretary to, but not a member of the Corporate Board.
(Sec. 4 (4) Art. I) (1984)

The Grand Secretary shall furnish identification cards and roll of Lodges to Committee on Returns and Credentials. Reg. 13.14; Const., Art. IV, Sec. 5.

The Grand Secretary shall lay before the Committee on Masonic Jurisprudence the address of the Grand Master the day before Grand Lodge convenes. Reg. 6.01.

REVENUE AND FINANCES

References

PROPERTY OF GRAND LODGE

References

The Grand Secretary shall keep the Grand Lodge Jewels and other personal property insured and in his possession. Reg. 9.07.

PARTICULAR LODGES RETURNS AND REPORTS

Regulations

9.10 The Grand Secretary is authorized to furnish the Particular Lodges with such blank forms as prescribed by Grand Lodge, and the costs therefor set by the Corporate Board. (1985)

9.11 The Grand Secretary is authorized and directed to furnish the Particular and Memorial Lodges with prescribed forms for reporting change of status of membership, for Annual Returns and other forms prescribed for implementing the Data Processing Lodge Membership and Annual Returns Centralized System.

CORRESPONDENCE

References

All requests for work by courtesy to and from other Grand Jurisdictions may be made through office of Grand Secretary. Reg. 15.01.

Correspondence relating to waiver of jurisdiction by Lodge of another Grand Jurisdiction over rejected candidate must be handled through office of Grand Master. Reg. 31.19.

LODGE CHARTERS

Regulations

9.12 The Grand Secretary shall record accurately all Charters hereafter issued in a book to be kept for the purpose.

References

Ancient Lodge Charters of historical value may be surrendered to the Grand Secretary for safekeeping and a duplicate issued with approval of the Grand Master. Reg. 17.03.

Charters and Seals of consolidating Lodges shall be surrendered to the Grand Secretary. Reg. 16.03 (f).

LODGE RECEIPTS AND DUES CARDS

References

Wording and issuance of card receipts to Lodges shall be under regulation prescribed by the Grand Secretary with approval of the Grand Master. Reg. 26.11.

DEFUNCT LODGES

PROPERTY

References

With the approval of the Grand Master the Grand Secretary may sell the personal property of defunct Lodges. Reg. 43.02.

MEMBERS OF DORMANT LODGES

Regulations

9.13 A Mason, whose Lodge is dormant or defunct, is not suspended, but merely unaffiliated, and may apply for affiliation only upon a proper Certificate from the Grand Secretary, to whom a fee of

one dollar and all arrears must be paid; *Provided*, That it shall be in the power of the Grand Lodge, or the Grand Master in recess, to remit such arrears in meritorious cases, upon the recommendation of the Lodge to which such Mason proposes to apply for affiliation.

APPENDANT AND ALLIED ORDERS

Regulations

9.14 The Grand Secretary and the Secretaries of the Particular Lodges, upon request therefore, may provide to appropriate officers of appendant, allied or affiliated orders and organizations lists of names of persons that for any reason have been removed from the Lodge roll of members and the reason for such removal and such other lists of members as may be approved by the Grand Master. (1991)

If any appendant, allied or affiliated order or organization wherein membership is predicated upon Masonic membership or relationship to a Mason shall wilfully carry on its roll of members a Mason not in good standing in a Particular Lodge of this Grand Jurisdiction, or a Grand Jurisdiction recognized by the Grand Lodge of Florida, the same shall constitute grounds for investigation by the Grand Master and report to the Grand Lodge for consideration as to continued recognition of such appendant, allied or affiliated order or organization.

Penal Proceedings

9.15 The Grand Secretary shall keep and maintain a record book in his office relating to the progress of all penal proceedings. A separate page or portion of the book shall be assigned to each penal proceeding and shall have recorded thereon, the name, address, and Lodge of the accused, the date of receipt of papers and documents or copies thereof received by the Grand Secretary and the name, title or character of each such paper or document. A separate file folder shall be maintained as to each penal proceeding and all papers and documents relating to such proceeding shall, after recording in the record book aforesaid, be filed in such file folder. The record book shall be maintained in alphabetical order of surname of accused.

Records of completed proceedings shall be removed from current record book and filed or bound in an appropriate manner.

Digest of Masonic Law

CHAPTER 10.

DISTRICT DEPUTY GRAND MASTERS AND DISTRICT INSTRUCTORS

As to Appointment, Installation, Term, Title, Vacancies, Succession and Discipline of Grand Lodge Officers, See Chapter 5.

POWERS AND DUTIES

GENERAL

Constitutional Provisions

The officers of the Grand Lodge are: *** a District Deputy Grand Master for each Masonic District, which Districts shall not exceed thirty-six (36) in number, who shall be appointed by the Grand Master, the title of each being Right Worshipful. (1995)

Each District Deputy Grand Master shall visit every Lodge in his district, at a Stated or Called Communication, at least once during his term of office, and of such intended visit he shall give notice to the Master or Secretary of the Lodge. He shall examine the records of the Lodge, and see if they are regularly kept, inform himself of the number of members, inquire into the condition of the Lodge, point out any errors he may observe in the condition or manner of working, instruct the Lodge in every particular wherein he may conceive them to require information, recommend attention to the moral and benevolent principles of the institution, caution in the admission of candidates, and a punctual representation of their Lodge in every Communication of the Grand Lodge. When any District Deputy Grand Master shall discover, either in his own district or any other part of the jurisdiction of this Grand Lodge, any Masonic error or evil, he shall immediately endeavor, by Masonic means, to arrest its progress, and if he shall judge it expedient he shall forward to the Grand Master full information of the whole subject. The District Deputy Grand Master shall, under direction of the Grand Master, receive the whole property belonging to any dormant or extinct Lodge, and except in cases where a different disposition shall be made, or hereafter may be made, in relation to any part of the whole thereof, forward to the Grand Secretary the several Charters, Jewels, Seals, books, papers, etc., and sell the furniture or other personal property of such Lodge, and account to the Grand Lodge for the

proceeds thereof. Previous to every Annual Communication of the Grand Lodge, every District Deputy Grand Master shall so far as it is proper to be done, make out in writing a full report of the state of each Lodge in his district and forward it to the Grand Master. (Art. VI, Sec. 11).

References

The District Deputy Grand Master is privileged to install the Master-elect of a Lodge in absence of Grand Master and Deputy Grand Master. Const. Art. X, Sec. 9; Chapter 19.

Regulations

- **10.01** No Dispensation is necessary to enable a District Deputy Grand Master to hold a district convention, but if a Lodge is opened it must be under the auspices of a Lodge in the District. When a Degree is conferred it must be upon a candidate regularly elected by a Particular Lodge.
- 10.02 In case of failure of a District Deputy Grand Master to visit any Lodge or Lodges in his District, he may appoint some competent Past Master to visit such Lodge or Lodges for him, and to report to him the status of the same.
- 10.03 The District Deputy Grand Master is the personal representative of the Grand Master. Any officer, board, commission or committee desiring the assistance of or action by the District Deputy Grand Master shall first obtain approval of request for such assistance or action before such request is made of the District Deputy. (1984)
- 10.04 All reports of District Deputy Grand Masters must be made to the Grand Master at least thirty days before the first day of the Annual Communication of the Grand Lodge, and such reports shall not be made to the Grand Lodge; the Grand Master to take such cognizance of such reports as he may deem proper.
- 10.05 When a District Deputy Grand Master answers a question on Masonic Law, his answer is advisory only and must be referred to the Grand Master at once for confirmation.
- 10.06 The Constitution of this Grand Lodge confers no power upon a District Deputy Grand Master to grant Dispensations for any purpose. Their duties are clearly defined in the Constitution and cannot exceed the limitations there fixed.
- **10.07** According to proper Masonic usage and practice, no Brother shall wear his hat while being received by a Particular Lodge except the Most Worshipful Grand Master in person.
- **10.08** The District Deputy Grand Master may approve in writing a change of meeting place for any single or particular Stated

Communication of a Particular Lodge within his Masonic District, provided such change has been approved by special action of the Lodge and that written notice is given to the membership of the Lodge.

PRESIDING OFFICER

References

When all of the three principal Officers of a Lodge are absent the Lodge may be opened and presided over by the District Deputy Grand Master. Const. Art. X, Sec. 31; Reg. 25.18.

LODGE COMMUNICATIONS IN GROUND FLOOR ROOMS

References

The approval of the District Deputy Grand Master must be secured for a Lodge to hold its Communications in ground floor rooms. Reg. 6.12(c).

ELIGIBILITY FOR APPOINTMENT

Regulations

10.09 No Brother shall be appointed Grand Marshal, Senior Grand Deacon, Junior Grand Deacon, Grand Standard Bearer, Grand Sword Bearer, Senior Grand Steward, Junior Grand Steward, Grand Pursuivant, Grand Tyler, or District Deputy Grand Master who is not a Past Master of a Florida Lodge. Any Master Mason in good standing in a Florida Lodge shall be eligible for appointment to any other Grand Lodge appointive office or position and to any Grand Lodge Committee, Board or Commission. (1982)

DISTRICT INSTRUCTORS

Regulations

10.10 The Grand Master is authorized to appoint one District Instructor for each Masonic District, which Districts shall not exceed thirty-six (36) in number, for a term of one year, to work in their respective Districts under the Supervision of the Grand Lodge Committee on Work, subject to the approval of the Grand Master. (1995)

Each District Instructor shall hold a minimum of a Blue Card certificate of proficiency, provided, however, a Brother appointed as District Instructor who does not have such minimum requirement shall be permitted ninety (90) days within which to achieve such degree of proficiency.

The title of a District Instructor shall be "Right Honorable District Instructor" and the title of all Past District Instructors shall be "Right Honorable Past District Instructor" for life. District Instructor may be abbreviated "D.I." and Right Honorable Past District Instructor may be abbreviated "R : H : P.D.I.". (2008)

Masonic Districts

10.11 The Grand Secretary shall annually compile and publish in an appropriate appendix to the Proceedings a list of the Masonic Districts, the name and number of the Lodges in each District, the place and time of Stated Communications of such Lodges and the name, address, and telephone number of the District Deputy Grand Master.

This compilation shall be the official allocation of Lodges and Districts for the year of such publication.

10.12 There shall be ten (10) Masonic Zones as follows:

```
Zone 1 - Districts 1, 2, 3, 5, & 6 (2000)
```

Zone 2 - Districts 7, 8, 9, & 10

Zone 3 - Districts 11, 12, & 13

Zone 4 - Districts 14, 15, & 19

Zone 5 - Districts 16, 17, 18, & 26

Zone 6 - Districts 20, 21, 22 & 23

Zone 7 - Districts 24 & 25

Zone 8 - Districts 27, 28, & 29

Zone 9 - Districts 30, 32, & 33 (2008)

Zone 10 - Districts 34, 35, & 36

130a 2008

CHAPTER 11.

SUBORDINATE GRAND LODGE OFFICERS

As to appointment, Installation, Term, Title, Vacancies, Succession and Discipline of Grand Lodge Officers, See Chapter 5.

GENERAL PROVISIONS

Constitutional Provisions

The Subordinate Officers of Grand Lodge are viz; Grand Orator, Grand Marshal, Senior Grand Deacon, Junior Grand Deacon, Grand Standard Bearer, Grand Sword Bearer, Senior Grand Steward, Junior Grand Steward, Grand Pursuivant, and Grand Tyler. (Const. Art. II, Sec. 1).

POWERS AND DUTIES

SUBORDINATE OFFICERS

Constitutional Provisions

The duties of the Subordinate Grand Officers are defined by the unwritten law and ancient Masonic usage and custom, and inculcated in their installation Charges and instructions of the Grand Master. The Grand Tyler is entitled to receive for his services such compensation as shall be provided for by Resolution of the Grand Lodge. (Art. VI, Sec. 12).

Regulations

- 11.01 No Brother shall be appointed Grand Marshal, Senior Grand Deacon, Junior Grand Deacon, Grand Standard Bearer, Grand Sword Bearer, Senior Grand Steward, Junior Grand Steward, Grand Pursuivant, Grand Tyler, or District Deputy Grand Master who is not a Past Master of a Florida Lodge. Any Master Mason in good standing in a Florida Lodge shall be eligible for appointment to any other Grand Lodge appointive office or position and to any Grand Lodge Committee, Board or Commission.
- 11.02 The Grand Master may appoint a Grand Historian for the Grand Lodge.
- 11.03 The Grand Master may appoint a Grand Musician for the Grand Lodge. (1989)

Digest of Masonic Law

CHAPTER 12.

GRAND COMMUNICATIONS AND PROCEEDINGS

GENERAL PROVISIONS

Constitutional Provisions

The Annual Communication of the Grand Lodge of Florida shall be held within the State of Florida during the month of April at the time and place to be appointed by the Grand Master by Executive Order. At least sixty (60) days prior to the time and place of the Annual Communication, notice shall be provided to each of the Particular Lodges, Grand Lodge Officers and Past Grand Masters. The Grand Master may call a special Communication of the Grand Lodge when, in his opinion, the interest of the Craft may require it. (Art. IV, Sec. 1).

A due representation of at least three Particular Lodges is necessary to constitute a quorum to open the Grand Lodge; *Provided*, That should there not be a quorum of Lodges represented by 11 o'clock A.M., on the first day of the Annual Communication, it shall be the duty of the Grand Secretary to adjourn the meeting from day to day, or time to time, until a quorum shall be in attendance, not exceeding three days. (Art. IV, Sec. 2).

The Grand Master, when present, presides, and the Grand Lodge is opened in Ample Form. In his absence, the Deputy Grand Master presides, and the Grand Lodge is opened in Due Form. In the absence of the Grand Master and Deputy Grand Master, the Senior Grand Warden presides; and in his absence also, the Junior Grand Warden presides. And should the Grand Master, Deputy Grand Master, and the Grand Wardens be absent, the Grand Master may appoint as his Special Deputy any permanent member of the Grand Lodge to preside, and in case no Special Deputy shall be appointed and be present, and in case neither of the Grand Officers mentioned shall be present, then the oldest Master Mason present, being a Master of a Lodge, shall preside; and in either of the four last alternatives, the Grand Lodge will only be opened in Form, and the Officer so presiding pro tem, shall, during his presence in the East, be clothed with all the powers, prerogatives and authority of the Grand Master, and be held to worship until a Grand Officer higher in rank shall appear and take his place. (Art. IV, Sec. 3).

Regulations

12.01 The phrase "the oldest Master Mason present, being a Master of a Lodge" used in Article IV, Section 3 of the Constitution

Chap. 12

to designate the person to preside over the Grand Lodge in the absence of the regular presiding officer, means "the present Master of a Lodge, who has been longest a Freemason."

DEFINITIONS

Regulations

12.02 The lawful assemblage of Masons in Grand Lodge capacity is called "Grand Communication." Grand Communications are of three kinds: "Annual...... Special," and "Emergent." An "Annual Communication" of Grand Lodge is for the transaction of general business and the election and installation of Grand Officers for the ensuing year. A "Special Communication" of Grand Lodge is called by the Grand Master for such business as he may lay before it, of which all Grand Lodge Officers and members shall have due and timely notice. An "Emergent Communication" of Grand Lodge is a Grand Master's prerogative, to be called at any time or place, or for any purpose as he may elect, and without formal notice to any one. He may call and preside over such Emergent Communication in person, or he may delegate his authority for such a Communication to a "Special Deputy," unless the Deputy Grand Master be present, in which case he will take precedence over the Special Deputy, and Grand Lodge Officers who may be present are entitled to assume their respective stations or places, unless requested to serve in another. The minutes of all such meetings shall be filed with the Grand Secretary. (The only "Special Communication" ever held by the Grand Lodge of Florida was called by Grand Master Jesse Coe, and held at Tallahassee in June, 1845, for the transaction of general business and joining in the celebration of Florida's admission to statehood, and the inauguration of Florida's first Governor. The session lasted three days.)

Rulings and Decisions

An Emergent Communication can be called by the Grand Master at any time for any purpose he may elect. (1951 Proc. 26).

SEATING ARRANGEMENT

Regulations

12.03 The seats in Grand Lodge shall be arranged by Masonic Districts, under direction of the Grand Secretary, with the number of each district displayed at the East end of seat row. The District Deputy Grand Master, or some competent brother appointed to act as such, in his absence, shall occupy the front seat, and shall be responsible for those occupying seats in his section or division. No visitor or member

shall occupy a seat in Grand Lodge until he shall have made himself known to the District Deputy Grand Master in whose section he would be seated.

TIME OF CONVENING

Regulations

12.04 (Repealed 1985)

PROCEDURE AND PROCEEDINGS

Regulations

- 12.05 In making up the Grand Lodge Payroll, the mileage and per diem allowed Officers, Committees and Members of the Grand Lodge shall be the amount set by recommendation of the Finance Committees with the approval of the Grand Lodge. (1985)
- 12.06 No Brother shall receive any mileage or per diem in more than one capacity, nor shall any Brother be entitled to compensation for any day in which he is not in actual and dutiful attendance upon the Grand Communication; nor mileage, when the traveling expenses have not been incurred exclusively for attendance upon the Grand Lodge.
- 12.07 The custom heretofore prevailing of recording the Proceedings of Annual Communications of the Grand Lodge in a book prepared for the purpose, after they have been made ready for the printer, is discontinued. In lieu thereof, the original minutes as made in the Grand Lodge should be carefully preserved and filed for future reference. The published Proceedings, after the approval by Grand Lodge, will then be the recognized record of the Annual Communications as they occur, and a copy thereof should be filed with the original minutes.
- **12.08** The Grand Lodge Proceedings are required to be printed annually, as soon as practicable after the close of the Annual Grand Communication, on the best possible terms, and in the most approved style.
- **12.09** The Regulations and Amendments passed each year by the Grand Lodge shall be properly recorded in the Proceedings of

that Grand Communication, and the Grand Secretary is also directed to publish therewith the names of all Members of new Lodges chartered at that Grand Communication and their former Lodge membership. (1985)

- **12.10** The Grand Secretary is authorized to sell the Proceedings of the Grand Lodge to any Master Mason in good standing at cost.
- 12.11 It has for many, many years been the unbroken custom of this Grand Jurisdiction to include in the Proceedings of our Annual Grand Communications the names, names and numbers of Lodges, and date of death of deceased Master Masons of this Grand Jurisdiction. This Grand Lodge now adopts this custom as a declared policy.
- 12.12 All motions, Resolutions, Reports and other proposals for Grand Lodge action shall, prior to such Grand Lodge action, be referred to, acted upon and recommendation made in regard thereto by an appropriate Grand Lodge Committee, including but not limited to:
- (a) All proposals for legislation, trials and appeals, Charters, relations with other Grand Jurisdictions, relations with Foreign Jurisdictions, Appendant and Allied Orders, Masonic Digest, all Resolutions except Memorial Resolutions and all matters of Masonic Law, policies and procedures, shall be referred to the Committee on Masonic Jurisprudence and the appropriate subcommittee thereof.
- (b) All proposals involving management, control, budgeting and expenditure of Grand Lodge funds, except the Masonic Home Endowment Fund, shall be referred to the Committee on Finance and Accounts.
- (c) All proposals relating to management and operation of the Masonic Home shall be referred to the Board of Trustees of the Masonic Home.
- (d) All proposals relating to Forms and Ceremonies, Ritual, Masonic protocol and Memorial Resolutions shall be referred to Committee on Work and the appropriate subcommittee thereof.
- (e) All other proposals shall be referred to an appropriate Committee for action and recommendation.

- (f) All proposals of like or similar nature or topics having been rejected by the Grand Lodge at two (2) consecutive Annual Grand Lodge Communications, shall not be submitted for consideration again for a period of three (3) years.
- (g) Grand Lodge may waive the provisions and requirements of this Regulation by three-fourths vote. (1989)

VOTING

Regulations

- **12.13** All voting, in both Grand and Particular Lodges, not requiring ball or written ballot, shall be by "show of hands."
- **12.14** In all cases, when voting in Grand Lodge upon any Resolution which will levy, or cause to be levied, a tax or assessment upon Particular Lodges or the members thereof, the vote shall be taken in the same manner and under the same Laws and Regulations as the voting for Grand Lodge Officers.
- 12.15 Any proposed amendment or alteration of the Constitution, or Regulations to be presented to the Grand Lodge for adoption at an Annual Communication shall be submitted to the Grand Secretary before December 31 by Resolution explaining the reasons for amending the Constitution or Regulation or proposing new Constitutional provisions or Regulations, using no more than two letter size typewritten single spaced pages, and must be sent by the Grand Secretary to each Particular Lodge, the Grand Lodge Elective Officers, the District Deputy Grand Masters, the District Instructors, and Past Grand Masters no later than sixty (60) days prior to the Grand Lodge Annual Communication. (1993)

A proposed amendment or alteration of a Regulation or of the Constitution may be designated emergency legislation by a majority vote of members present and presented at the Annual Grand Communication for consideration by the members of the Grand Lodge present and voting. (1984)

References

As to Powers of Grand Master relating to Communications, see Chapter 6. As to Lodge Representatives to Grand Lodge, see Chapter 29.

CHAPTER 13.

GRAND LODGE COMMITTEES

GENERAL PROVISIONS

Constitutional Provisions

The Committees of the Grand Lodge shall be as provided for herein: (Art. IX)

Section 1. Corporate Committees - The Corporate Committees of the Grand Lodge are:

- (1-a) The Corporate Board of Directors, constituted as provided in Article I of this Constitution and as the Budget Commission of the Grand Lodge as provided in this Constitution and the Regulations of the Grand Lodge.
- (1-b) The Corporate Board composed of the Grand Master as Chairman, the Deputy Grand Master as Vice Chairman, the Senior Grand Warden, the Junior Grand Warden, the Grand Treasurer and two members appointed by the Grand Master, one of which shall be a Past Grand Master, which Corporate Board shall have power of general supervision over and management of Grand Lodge Funds and property, except Masonic Home property.
- (2) The Masonic Home Endowment and Investment Committee composed of nine Master Masons in good standing in Florida Lodges. The members of the Committee shall be men of experience in the management and investment of funds or men qualified in professions that acquaint them with the duties and responsibilities of management and investment of funds, including but not limited to bankers, public accountants, lawyers, financial counselors and men of similar training and experience.

Each incoming Grand Master shall make three appointments to this committee for a term of three years each. Vacancies shall be filled by appointment by the Grand Master for the remainder of the vacant term. Initial implementation shall be by appointment by the Grand Master of three members for three year terms, three members for two year terms and three members for one year terms. (1999)

No person while a member of this committee, or for a period of two (2) years after serving on this committee, may, directly or indirectly, gain any economic benefit by reason of bidding, providing or contracting to provide financial services to the Grand Lodge of Florida. Any attempt to circumvent this regulation will be prima facie evidence of unmasonic conduct and will be punishable as such. (1999)

The Committee shall make recommendations to the Corporate Board in respect to the following matters:

- (a) Selection of Registered Investment Adviser(s) to manage, or Registered Representative's(s') broker-dealer or its clearing firm to act as custodian for such portions of the Masonic Home Endowment Fund as shall be entrusted to such Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm by written contract/document with the Grand Lodge. (1999)
- (b) The terms of contract with the Registered Investment Adviser(s) or the Registered Representative's(s') broker-dealer for management and custodianship of the Masonic Home Endowment Fund. (1999)
- (c) The means, methods, and standards for evaluation of the services of the Registered Investment Adviser(s), the Registered Representative(s), or its broker-dealer managing and investing the Masonic Home Endowment Fund. (1999)
- (d) The Committee shall comply with the foregoing in respect to other Grand Lodge funds. (1999)
- (3) The Board of Trustees of the Masonic Home shall be composed of the Deputy Grand Master, as Chairman, and nine members. The Board shall be divided into sub-committees as shall be prescribed by the Constitution or Regulations of the Grand Lodge and such other subcommittees as shall be deemed appropriate by the Chairman of the Board. The Grand Treasurer and the Grand Secretary shall be the Treasurer and Secretary, respectively, of the Board. The Grand Master shall designate one of the members of the Board to serve as Vice Chairman.

The initial implementation shall be three of the nine members of the Board shall be appointed by the Grand Master for one year term. Three shall be appointed by the Grand Master only upon nomination of the Deputy Grand Master for a two year term, and three shall be appointed only upon nomination of the Senior Grand Warden for a three year term. Thereafter the incoming Grand Master shall appoint, only upon nomination of the incoming Senior Grand Warden, three members of the Craft for a three year term. Vacancies shall be filled by appointment of the Grand Master for the remainder of the vacant term. No person shall serve as a member of the Board for more than six consecutive years.

The members of the Board of Trustees shall be men of experience in the management of or men qualified in professions that acquaint them to the duties and responsibilities of managing and operating all aspects of nursing facilities for the aged, including, but not limited to, accountants, building maintenance, dieticians, doctors, food management, health insurance advisors, inventory management, legal counsel, marketing specialist, nurses, pharmacist, and men of similar training and experience.

The Board shall be divided into such sub-committees as shall be prescribed by the Constitution or Regulations of the Grand Lodge, such as Committee on Admissions and Non-Resident Relief, Long Range Planning/Facility, Masonic Home Budget, Hal W. Adams Hospital Service and Emergency Relief, Masonic Home Activities and such other sub-committees as shall be deemed appropriate by the Chairman of the Board, which sub-committees shall report to the Board of Trustees the results of their respective investigations with their recommendations. All actions taken by the Board must be approved by a majority thereof.

It shall be the duty and responsibility of the Board of Trustees to determine and fix basic policy for operation of the Masonic Home and Relief Programs; to employ an Administrator to implement, administer, and operate the Masonic Home. No member of the Board of Trustees, except the Chairman, shall give or attempt to give instructions or directions to the Administrator in respect to administration or operation of the Masonic Home. It shall be the duty of the Chairman to insure strict compliance with the provisions of this paragraph. (2011)

The Board of Trustees shall have the care, custody, and control of Masonic Home property, real and personal, and shall maintain and make routine repairs thereto and shall arrange for insurance coverage through the Insurance Committee and the Corporate Board. (1992)

- (4) The Finance and Accounts Committee, of which the Senior Grand Warden shall be Chairman and a Past Grand Master shall be a member. This Committee shall prepare proposed Budget and simplified financial statement as to financial condition of the Grand Lodge, which proposed Budget and statement shall be delivered to the Corporate Board for consideration and transmittal to the Particular Lodges as shall be prescribed by Regulation or by Resolution of the Corporate Board. (1992)
- (5) The Endowment Procurement Committee shall be composed of the Junior Grand Warden as Chairman and not more than twenty-five (25) members, which Committee shall be divided into such sub-committees as shall be prescribed by Regulation of the Grand Lodge and such other sub-committees as the Chairman of the Committee shall deem appropriate, but there shall be a sub-committee designated Let Your Pennies Make Good Cents, a sub-committee designated Wills and Gifts, and a sub-committee designated Masonic Home-100, each sub-committee to be composed of a Chairman and at least three (3) other members of the Committee. (1986)
- (6) The Committee on Grand Lodge Properties shall be divided into such subcommittees as shall be prescribed by Regulation of the Grand Lodge and such other subcommittees as the Grand Master shall deem appropriate. This Committee shall have the care, custody and control of all Grand Lodge properties, except the Masonic Home and shall advise the Insurance Committee in respect to appropriate insurance coverage thereof. (1992)

138a 2011

- (7) A panel of Attorneys at law to advise with the Grand Master and Corporate Board on all matters of civil law and to represent the Grand Lodge or any Officers, Committee, Board or Commission thereof when designated so to do by direction of the Grand Master or the Corporate Board. (1984)
- (8) The Committee on Masonic Jurisprudence, constituted as provided in Article IX, Section 1, of this Constitution, which shall be divided into such Sub-Committees as shall be prescribed by Regulations of the Grand Lodge and such other Sub-Committees as the Grand Master shall deem appropriate. When acting as a Corporate Committee, it shall have the duty and authority to review report and make recommendations to the Grand Lodge on all Corporate Matters. (1989)
- (9) The Committee on Perpetual Membership shall be appointed by the Grand Master and shall be composed of a Chairman and not more than ten (10) members. Under the direction of the Grand Master, the Committee shall promote Perpetual Membership in the Particular Lodges of this Grand Jurisdiction. (1991)
- (10) The Insurance Committee shall review all insurance matters, including insurance policies of the Grand Lodge of Florida and residents of the Masonic Home of Florida, and shall make recommendations concerning the same to the Corporate Board. No person while a member of this committee, or for a period of two (2) years after serving on this committee, may bid or contract to provide insurance to the Grand Lodge of Florida. (1992)

Section 2. Fraternal Committees - The Fraternal Committees of the Grand Lodge.

(1) The Committee on Masonic Jurisprudence, which shall be divided into such sub-committees as shall be prescribed herein or by Regulations of Grand Lodge, and such other sub-committees as the Grand Master shall deem appropriate, but there shall be a sub-committee designated Committee on Resolutions, a sub-committee designated Committee on Masonic Digest, a sub-committee designated Committee on Appeals, a sub-committee designated Committee on Lodge Charters, a sub-committee designated Committee on Appendant and Allied Orders, and a sub-committee designated Committee on Foreign Relations.

Sub-committees shall be composed of a Chairman and at least two (2) other members. All Resolutions, except Memorial Resolutions, all penal appeals, all applications for Lodge Charters, all requests for recognition or withdrawal of recognition of organizations whose membership is predicated on Masonic affiliation, all correspondence or reports of recognized foreign Jurisdictions and all matters of recognition or withdrawal of recognition of foreign Masonic Jurisdictions and all matters of Masonic Law, customs, practices,

1995 138b

Chap. 13

Grand Lodge Committees

policies and procedures shall be referred to this Committee for report and recommendation thereon. All Past Grand Masters in good standing shall be members of this Committee together with such additional members as may be appointed by the Grand Master.

- (2) The Committee on Work, which may be divided into such sub-committees as shall be prescribed by Regulations of the Grand Lodge and such other sub-committees as the Grand Master shall deem appropriate, but there shall be a sub-committee designated committee on Actual Past Master Degree. The Committee shall give instructions in the Forms and Ceremonies of the Grand Lodge and conduct appropriate memorial ceremonies and confer the Actual Past Master Degree at each Annual Grand Communication. All matters of Masonic Etiquette, ceremonies and ritual shall be referred to this Committee for report and recommendation thereon. All Resolutions, changes, corrections or revisions to the sacred written work shall be limited to once every three (3) years. Grand Lodge may waive this provision and requirements by three-fourths (3/4) vote. (1990)
- (3) The Committee on Returns and Credentials. This Committee shall examine credentials of and register all members of the Grand Lodge in attendance at each Grand Communication and make report thereon and shall include in such report or indicate therein the Brothers eligible to be placed on the payroll of the Grand Lodge and shall furnish copy of the report to the Grand Secretary and to the Grand Treasurer.
- (4) The Grand Master's Coordinating Committee. This Committee, subject to direction of the Grand Master, shall provide and arrange for presentation to the Grand Lodge by appropriate reports all matters of Grand Lodge business and affairs.
- (5) The Committee on Arrangements, which shall have a subcommittee designated Committee on Distinguished Guests. The Committee, subject to the direction of the Grand Master, shall make all arrangements for facilities, entertainment and related matters for each Grand Communication and for accommodation and introduction of distinguished guests.

- (6) A Committee on Workshops for Lodge Officers composed of a Chairman and ten (10) members. Under direction of the Grand Master, this Committee shall conduct workshops for instruction of Lodge Officers in all matters of Masonic Law and Practice relating to their offices.
- (7) A Penal Affairs Panel composed of fifteen (15) Master Masons of Florida Lodges to render such service in Penal matters as may be prescribed by Regulation. The appointment, term, duties and powers of the Panel and the members thereof may be prescribed by Regulation or by the Constitution.
- (8) The Grand Lodge, by Regulation, may create and prescribe duties and powers of a Committee on Museum and History, a Committee on Masonic Education, a Committee on Public Education and Citizenship, a Committee on Youth Activities, a Committee on Public Relations, and Publicity, and a Committee on Wardens' Workshop. (2001)
- (9) The above Committees named in Section 2, (1), (2), (3), (4), (5), (6), (7), and (8) are hereby declared to be Fraternal Committees as designated in Section 7 of Article I of the Constitution and shall be appointed by the Grand Master and shall be under his exclusive direction and control subject to the Constitution and Regulations of the Grand Lodge and budgetary limitations.
- **Section 3.** Power to Sit in Recess of Grand Lodge All Corporate Committees shall have power to sit in the recess of the Grand Lodge. The Committee on Masonic Jurisprudence and the Committee on Work shall have power to sit during the recess of the Grand Lodge and other Fraternal Committees and members thereof may sit or perform duties during the recess of Grand Lodge by direction of the Grand Master.

Section 4. General Service Panel - Notwithstanding anything in this Constitution to the contrary, the Grand Master and Corporate Board may agree upon and designate a Panel of not more than twelve (12) Master Masons for assignment to aid or assist any Grand Lodge committee upon showing to Corporate Board of need for such aid and assistance. Members so selected and assigned to assist a Committee shall not be members of or have

vote on such Committee. This Panel shall not be considered to be a committee, no funds shall be appropriated for the Panel and no report need be made in respect to its activities. Funds necessary for use of General Service Panel shall be included in committee appropriation of the committee using members of the Panel.

Section 5. Appropriation - Appropriation shall be made in the annual Budget for each of the above Committees or Panels by name except General Service Panel.

Section 6. Special Committee Limitations - No special Committee shall be appointed, designated or authorized except pursuant to provisions of Section 9(c) of Article I relating to Special Committees.

Section 7. Number of Committees - Except as specified above or elsewhere in this Constitution, each Committee shall be composed of not less than three nor more than eleven members, except the Committee on Masonic Jurisprudence which shall have such number of members as may be determined by the Grand Master, subject to provisions of Sub-section (1) of Section 2 hereof. The Committee on Masonic Education and the Committee on Work shall be composed of not less than three nor more than twelve members, of which one must be Spanish speaking. (1997)

Section 8. Committee Reports - All committees shall report in writing to the Grand Lodge. Reports of all sub-committees of Committees provided for herein shall be reviewed by the full Committee and included in and made a part of the full Committee report. (Sec. 1, 2, 3, 4, 5, 6, 7, 8, of Art. IX) (1984)

140a 1997

COMMITTEES CREATED BY THE CONSTITUTION

References

THE BUDGET COMMISSION

Chapter 14, Grand Lodge Revenue and Finances.

MASONIC HOME ENDOWMENT AND INVESTMENT COMMITTEE

Chapter 14, Grand Lodge Revenue and Finances.

FINANCE AND ACCOUNTS COMMITTEE

Chapter 14, Grand Lodge Revenue and Finances.

BOARD OF TRUSTEES OF MASONIC HOME

Chapter 48, Masonic Home.

THE ENDOWMENT PROCUREMENT COMMITTEE

Regulations

13.01 The Endowment Procurement Committee shall be composed of the Junior Grand Warden as Chairman and not more than twenty-five (25) other members appointed annually by the Grand Master. The duty and function of this Committee shall be to provide a coordinated program for solicitation of funds for the Masonic Home Endowment Fund. There shall be various sub-committees including "Let Your Pennies Make Good Cents," "Wills and Gifts" and "Masonic Home-100" and others as the Chairman may deem appropriate. (1985)

COMMITTEE ON MASONIC JURISPRUDENCE GENERAL PROVISIONS

Regulations

Secretary, at least ten days before the opening day of Annual Grand Communication, copies of his address or report together with all necessary papers, records, and documents relating thereto and to his other official acts and actions. All other Elected Grand Lodge Officers and all Grand Lodge committees shall file similar reports as to their official acts and recommendations during the year. The Grand Secretary shall lay before the Committee on Masonic Jurisprudence said address or report together with all papers, records, and documents relating thereto and to other official acts and actions, implemented or to be implemented by the Grand Master and all other Elected Grand Lodge Officers and committees and all papers and documents relating to penal appeals, applications for Lodge Charters, relations with foreign jurisdictions, relations with Appendant and Allied Orders, and all matters pertaining to Masonic law, policy, practices, and corporate matters and the committee shall review all such matters and things and make report and recommendations thereon to the Grand Lodge. (1989)

13.03 All matters involving Masonic law, customs, practices, policies, corporate matters, and procedures shall be referred to the Committee on Masonic Jurisprudence for report and recommendation. The committee shall be divided into such sub-committees as shall be prescribed by the Constitution and Regulations of the Grand Lodge and such additional sub-committees as the Grand Master shall deem appropriate, but there shall be a sub-committee designated Committee on Resolutions, a sub-committee designated Committee on Masonic Digest, a sub-committee designated Committee on Lodge Charters, a sub-committee designated Committee on Appendant and Allied Orders, a sub-committee designated Committee on Foreign Relations, and a sub-committee designated Committee on Corporate Matters, which sub-committee shall be composed of a chairman and at least two other members. (1989)

SUBCOMMITTEES

COMMITTEE ON MASONIC DIGEST

Regulations

13.04 Immediately after the adjournment of Grand Lodge, the Committee on Masonic Digest shall prepare a report together with a summary thereof, embracing all changes in our laws enacted at the Grand Communication, and shall furnish said report and summary to the Grand Secretary who shall reproduce sufficient copies for distribution to each Particular Lodge, all Grand Lodge Officers, Past Grand Masters, District Deputy Grand Masters, and appropriate Committees. This summary shall be reviewed by the Elected Lodge Officers and report of the changes made in open Lodge at the next Stated Communication after its receipt. This Committee shall supervise and advise in the preparation of newly enacted legislation to be printed on loose leaf updated pages, of required size, for insertion in the Digest of Masonic Law, immediately after each Grand Communication. (1991)

13.05 A Lodge adopting, revising or amending By-Laws shall forward original and three copies signed by the Worshipful Master and Secretary under the Seal of the Lodge, with date of approval and date of adoption shown thereon to the Grand Secretary who shall forthwith examine the same as to form, regularity of procedure and compliance with Masonic Law. If the proposal is found to have been regularly submitted, in proper form and in compliance with Masonic Law, the

Grand Secretary shall retain one copy, and the original and two copies thereof shall be forwarded to the Grand Master for approval or disapproval. Upon approval, the original shall be returned to the Lodge, one copy forwarded to the Grand Secretary for Grand Lodge files and one copy retained by the Grand Master for his files. If the proposed By-Law is not in proper form or is contrary to Masonic Law or is not properly submitted, Grand Secretary shall return the same to the Lodge for appropriate action.

The Committee on Masonic Digest shall, on request of the Grand Secretary, advise with him in regard to proposed amendments. (1978)

COMMITTEE ON APPEALS

Regulations

13.06 The Committee on Appeals shall review all appeals to the Grand Lodge and make report and recommendations thereon to the full Committee.

COMMITTEE ON LODGE CHARTERS

Regulations

13.07 The Committee on Lodge Charters shall review all documents and papers relating to application for Lodge Charters and make report and recommendation thereon to the full Committee.

COMMITTEE ON RELATIONS WITH FOREIGN JURISDICTIONS

Regulations

13.08 The Committee on Foreign Relations shall review proceedings of other Grand Jurisdictions and make report thereof as may be appropriate. All matters relating to recognition of or relations with other Grand Jurisdictions and recognition of and avouchment for members of other Grand Jurisdictions shall be referred to this Committee for appropriate action, report, and recommendations thereon. The Committee shall report any departure from the Landmarks or unlawful innovations in the proceedings of any other Grand Jurisdiction to the full Committee. The review of other Grand Jurisdictions as compiled by the Committee shall be printed in the Proceedings of the Grand Lodge. (1985)

COMMITTEE ON APPENDANT ORDERS

Regulations

13.09 The Committee on Appendant and Allied Orders shall review and make report and recommendation in regard to relations of the Grand Lodge with Masonic Clubs and all other appendant, allied and affiliated Orders.

The By-Laws of all such orders or organizations requiring approval of the Grand Lodge shall be referred to this Committee for review and forwarding to the Grand Master with recommendation. (1985)

1985 143a

COMMITTEE ON WORK

Regulations

13.10 The Grand Lodge Committee on Work shall hold a minimum of one (1) Grand Lodge School of Instruction each year at each location wherein has been placed a duplicate copy of the Forms and Ceremonies, each school to be conducted by one (1) or more members of the Committee. The dates and places of holding such Schools and the member or members to hold and conduct them shall be fixed by the Committee on Work. Said Committee shall meet at least once each year and check on the work as taught by its respective members and keep the same uniform. The expense of attending such meetings shall be paid by the Grand Lodge.

It shall be the duty of the Grand Lodge Committee on Work to meet as soon as practicable after their appointment has been announced by the Grand Master, and organize, and make recommendations to the Grand Master for his consideration as District Instructor appointments.

It shall be the duty of the Committee on Work to include in their Schools of Instruction, instruction in the catechism of the lessons of the Three Degrees.

- 13.11 (a) The Grand Lodge Committee on Work shall issue card certificates of proficiency to qualified Master Masons, who are members in good standing of regular Lodges, when in the judgment of the said committee, the proficiency of such Masons, in the official Forms and Ceremonies, is such as to meet the standards set up by said Committee, and when otherwise qualified.
- (b) The Committee on Work shall issue a white card certificate of proficiency to a Master Mason when proficient in the ceremonies of opening and closing the Three Degrees of Freemasonry and in the esoteric work of the Entered Apprentice Degree.
- (c) The Committee on Work shall issue a green card certificate of proficiency to a Master Mason when proficient in the ceremonies of opening and closing the Three Degrees of Freemasonry, and in the esoteric work of the Entered Apprentice and the Fellow Craft Degree.

- (d) The Committee on Work shall issue a blue card certificate of proficiency to a Master Mason when proficient in the ceremonies of opening and closing the Three Degrees of Freemasonry, and in the esoteric work of the Entered Apprentice, Fellow Craft and Master Mason Degrees.
- (e) The Committee on Work shall issue to a Master Mason proficient in one (1) or two of the lectures of the Degrees an orange card with blue stripe, on which stripe shall be imprinted and impressed the lecture or lectures in which the holder is proficient. An orange card without the blue stripe shall be issued for proficiency in the lectures of the Three Degrees.
- (f) The Committee on Work shall issue a gold card of proficiency together with a certificate suitable for framing to a Master Mason when proficient in all Three Degrees and lectures of Freemasonry.
- (g) All proficiency cards except the brown and gold cards shall only be in force for three (3) years unless renewed by the Committee upon examination of such card holder, or unless the holder of such cards has qualified to receive an extra card for proficiency; *provided*, that when any Master Mason is proficient in the esoteric work of all Three Degrees and the lectures thereof and receives a gold card, it shall be good for life, unless revoked by the Grand Lodge. The brown card shall be in force for ten (10) years. (2003)
- (h) The Committee on Work shall issue a silver card for proficiency in the Catechism of the three (3) degrees in accordance with adopted Forms and Ceremonies. (Amended 1979)
- (i) The Committee on Work shall issue a brown card for proficiency in all the following portions or parts of the esoteric (monitorial) Forms and Ceremonies: (a) All the Chaplain's parts in the conferring of the Three Degrees, an opening prayer, a closing prayer, the Flag prayer, and the prayers for the 25, 40, and 50 year membership presentation awards; and (b) The three regular Charges at Initiation, Passing and Raising; and (c) All the parts in one or more Funeral/Memorial Service; and (d) The Presentation of the Lambskin Apron. (1989)
- 13.12 The Committee on Work shall examine and issue proficiency cards in accordance with these Regulations. The Committee shall certify the names of all Brethren to whom has been issued a Certificate of Qualification, to the Grand Secretary, who shall record the same and maintain as permanent records of the Grand Lodge.

2003 144a

GRAND LODGE PROPERTIES

Regulations

- 13.13 (a) The Committee on Grand Lodge Properties shall be divided into such subcommittees as shall be prescribed by Regulations of the Grand Lodge and such other sub-committees as the Grand Master shall deem appropriate. This Committee shall have the care, custody and control of all Grand Lodge properties, except the Masonic Home and shall advise the <u>Insurance Committee</u> in respect to appropriate insurance coverage thereof. (1991)
- (b) It shall be the duty of the Grand Secretary during the month of January, each year, to furnish this Committee and members of the Corporate Board with a complete list of all real estate and other property owned by the Grand Lodge on January first, with the last-assessed value of each item. The Grand Secretary shall make tax returns to the tax assessors in the counties where the Grand Lodge owns property.

The Grand Secretary shall secure and furnish the information to the Committee and members of the Corporate Board of any and all assessments and taxes on all property and the dates on which such taxes and assessments are due and prepare vouchers for payment of all taxes and special assessments early enough to take advantage of any discount which may be available.

(c) The Committee on Grand Lodge Properties shall have such minor repairs and alterations made on all properties entrusted to them as may be necessary to keep them in good condition. All expenditures to properly handle properties entrusted to them shall be charged against such properties. When in the opinion of the Committee it is advisable to sell any property acquired for the use and benefit of the Grand Lodge or Masonic Home, or when under the terms of a will or other conveyance by which the Grand Lodge acquired title a sale of any property is necessary, the Committee shall have authority to sell the same during the recess of the Grand Lodge, and shall take such steps as may be necessary to ensure a sale on favorable terms, except that no sale shall be made without Corporate Board approval. This Committee shall have no authority to negotiate for a sale of the Masonic Home in St. Petersburg, Florida, or the Masonic Offices and contiguous

property in Jacksonville, Florida, except upon authority of the Grand Lodge in Annual or Special Communication, and after due notice to the Particular Lodges at least sixty (60) days in advance of such Grand Communication of the Grand Lodge. (1990)

When in the opinion of the Committee, major repairs or alterations in excess of two thousand dollars (\$2,000.00) to the Masonic Office Building or contiguous property in Jacksonville are necessary, they shall report their opinions and recommendations to the Grand Lodge. The Grand Lodge may approve such major changes as they deem advisable and appropriate, and place in the budget such moneys as may be necessary to make such changes or additions. If, in the opinion of the Committee, repairs are necessary without delay to avoid loss of or serious damage to property before the next Annual Grand Communication of the Grand Lodge, they shall report their opinions and recommendations to the Grand Master and take such action as the Corporate Board may authorize and approve; *provided*, *however*, that this shall not be authority for the Corporate Board or the Committee to violate Section 3 of Article VIII of the Constitution.

The Committee is authorized, but not required, to lease property entrusted to their care, when such letting is desirable either for preservation of the property or for the production of revenue; *provided*, *however*, that all such leases must be in accord with the provisions in the law of the Grand Lodge in effect at the time, and shall not be for a period of more than five years, without special action of the Grand Lodge in Annual or Special Grand Communication.

There shall be placed in the budget a revolving fund to meet the necessary expenditures in connection with properties entrusted to them and held for disposal.

d) The Grand Secretary shall be Secretary of the Committee on Grand Lodge Properties, and attend all meetings of the Committee, and keep detailed records of all properties under the supervision of the Committee and minutes of all meetings, with copies being sent to the Committee and all members of the Corporate Board.

- (e) All deeds for authorized sale of any property of the Grand Lodge shall be signed by the Grand Master, attested by the Grand Secretary and bear the Seal of the Grand Lodge.
- (f) A record shall be made of all sales of property with complete descriptions and information, and all records shall be preserved. A complete report shall be made to the Grand Lodge at the next Annual Grand Communication showing the description of properties sold or leased and the amounts received together with detailed processing costs.
- (g) The Grand Secretary shall prepare a detailed report of each piece of property sold or leased for the month in which sold or leased, showing the sales price or rent and description of same, together with an itemized statement of the processing cost and mail copies of same to all members of the Board of Trustees of the Masonic Home, The Corporate Board, The Properties Committee, and all Past Grand Masters.
- 13.13.1 The Insurance Committee shall review all insurance matters, including insurance policies of the Grand Lodge of Florida and residents of the Masonic Home of Florida, and shall make recommendations concerning the same to the Corporate Board. No person while a member of this committee, or for a period of two (2) years after serving on this committee, may bid or contract to provide insurance to the Grand Lodge of Florida. (1991)

COMMITTEE ON RETURNS AND CREDENTIALS

Constitutional Provisions

Prior to the opening of Grand Lodge, the Grand Master shall appoint a Committee on Returns and Credentials and the Grand Secretary shall deliver to such Committee all necessary materials for work of the Committee. The Committee on Returns and Credentials shall report as soon as practicable after opening of Grand Lodge. (Art. IV, Sec. 5).

Regulations

13.14 The Committee on Returns and Credentials shall arrange for such subcommittees as may be necessary for the purpose

of registering members and visitors prior to the opening of the Grand Lodge. They shall be furnished with a roll of the Lodges so arranged that it can be divided into several parts for use of the subcommittees. The several sub-committees shall sit at the same time and register such representatives of Particular Lodges as shall identify themselves in a satisfactory manner to the Committee. The Committee shall furnish to each Brother so registered an identification card, which shall bear the name of the Brother to whom issued and the name and number of the Lodge represented by him; these cards to be prepared by the Grand Secretary. No representative of a Particular Lodge shall be placed upon the payroll, until he shall have been registered and provided with identification card, without special action of the Grand Lodge. No Brother shall be registered and given a card, unless the Return for the Lodge represented by him has been received.

13.15 Repealed 1974

GRAND MASTER'S COORDINATING COMMITTEE

Regulations

13.16 It shall be the duty of the Grand Master's Coordinating Committee, subject to approval of the Grand Master and the Grand Lodge, to refer all matters of unfinished business to appropriate Officers or Committees for report to the Grand Lodge; to provide and arrange for presentation of all Grand Lodge business to the Grand Lodge by reports of appropriate Officers or Committees; to determine the time, order and sequence for presentation to the Grand Lodge and action thereon of all reports, motions and resolutions and generally be responsible for all matters of Grand Lodge business being properly and timely presented to the Grand Lodge. All Officers, Committees or individuals desiring to present matters to the Grand Lodge shall clear such matters through this Committee before the same are presented to the Grand Lodge for action.

COMMITTEE ON ARRANGEMENTS

Regulations

13.17 The Committee on Arrangements shall make arrangements, subject to direction of the Grand Master, for facilities,

entertainment and related matters for each Grand Communication. There shall be a subcommittee designated Committee on Distinguished Guests which shall provide for accommodation and introduction of distinguished guests.

COMMITTEES CREATED BY REGULATION

COMMITTEE ON MUSEUM AND HISTORY

Regulations

13.18 The Committee on Museum and History shall be composed of two (2) subcommittees designated Committee on Museum and Committee on History. The Committee on History shall prepare annually a synopsis of the significant events of the last Annual Grand Communication and of the year following such Grand Communication for report to Grand Lodge at the succeeding Annual Grand Communication. The Committee shall perform such other duties in regard to preparation of historical materials relating to the Grand Lodge as the Grand Master may direct, or the Grand Lodge may order by appropriate Resolution. The Committee on Museum shall arrange for display of appropriate materials and mementos relating to Masonic subjects and history.

COMMITTEE ON MASONIC EDUCATION

Regulations

13.19 A Committee on Masonic Education, to be composed of a Chairman and eleven (11) members of which one must be Spanish speaking, shall be appointed by each Grand Master to serve during his Masonic Year. It shall be the duty of this Committee to prepare suitable educational material and to supervise its dissemination under the direction and supervision of the Grand Master. (1998)

The Committee shall study and at appropriate times revise the "Lodge System of Masonic Education" promulgated, described and adopted by the Grand Lodge as shown in 1954 Proceedings at pages 165 through 168 and submit such revision to the Grand Master and the Grand Lodge.

The Committee shall promulgate examination on such Lodge System of Masonic Education and establish standards of required proficiency thereon and with approval of Grand Master or Grand Lodge prescribe such other and further requirements as shall be necessary and proper to ensure compliance with this and other Regulations relating to Masonic Education.

The Grand Master may appoint a well-informed Master Mason or "director of Masonic Education," whose duties it shall be, under supervision and direction of the Committee and the Grand Master, to aid and assist the Committee and the Lodges in promulgating and implementing the "Lodge System of Masonic Education" and with the approval of the Committee on Finance and Accounts and the Corporate Board may arrange for reimbursement of his expenses.

The Committee shall promulgate a program of Instruction for Lodge Officers and an examination thereon and establish standards of proficiency therein, which program of Instruction and examination shall include but not be limited to:

- (1) The Landmarks.
- (2) The Uniform Code of By-Laws with emphasis on:
 - (a) Lodge Jurisdiction, personal and territorial in respect to receiving petitions for the Degrees and in respect to filing and prosecution of charges of unmasonic conduct.
 - (b) Action of the Lodge in respect to Dual, Honorary, and Emeritus membership and necessary action of the Lodge in respect to each such memberships.
 - (c) Procedure for suspension for nonpayment of dues and for reinstatement.
 - (d) Requirements as to stated and special Communications, change of time and place of Communication and dispensing with Communications.
 - (f) Duties and powers of Lodge Committees required by By-Laws.
 - (g) Regulations and By-Laws relating to Lodge Finances in respect to:

1979 149a

- 1. Charity Fund.
- Other Lodge funds and duties of each Lodge officer in regard to collection, custody and disbursement of such funds, records in regard thereto and reports to Lodge thereon.
- (h) Procedure for amending By-Laws.
- (3) Procedure in respect to Petitions for:
 - (a) Degrees.
 - (b) Affiliation.
 - (c) Dual membership, including time for and method of investigation, balloting and recommendation thereof.
- (4) Masonic Etiquette in respect to but not limited to behavior in and outside the Lodge, funerals, reception and introduction of visitors, and Grand Lodge Officers and other Masonic dignitaries, the Masonic Altar, apron, the Bible, Flag, and other and similar subjects.
- (5) Powers, duties and responsibilities of each elected and appointed Lodge officer particularly in respect to Committee duties, reports to the Lodge and general duties of his office.
- (6) Such other matters and things as the Committee, the Grand Lodge or the Grand Master shall deem appropriate.

Under direction of the Grand Master the Committee shall arrange for instruction for Lodge Officers and for examinations for proficiency and for appropriate certificate of such proficiency.

Examination in Instruction for Lodge Officers shall be in such form and manner as the Grand Lodge Committee on Masonic Education, with the approval of the Grand Master, shall prescribe and shall be conducted by the Grand Lodge Committee or any member thereof or by the Lodge Committee on Masonic Education. Proficiency shall be certified by the Grand Lodge Committee or by member thereof or by a majority of the Lodge Committee on Masonic Education or by the Worshipful Master, which certificate shall be filed with the Secretary of the Lodge and recorded in the minutes of the Lodge.

The Grand Lodge Committee on Masonic Education shall issue purple card and appropriate certificate to Florida Master Masons demonstrating required proficiency in Instruction for Lodge Officers, which card and certificate shall be in such form as approved by the Grand Master.

149b 1979

Each certificate shall be signed by the Grand Master under seal of the Grand Lodge. (Amended 1979)

COMMITTEE ON PUBLIC EDUCATION AND CITIZENSHIP

Regulations

13.20 The Grand Master may appoint a Committee on Public Education and Citizenship. This Committee shall make such studies, prepare such material and conduct such program of instruction and dissemination of information in regard to public education and citizenship as shall be authorized and directed by the Grand Master.

COMMITTEE ON YOUTH ACTIVITIES

Regulations

13.21 The Committee on Youth Activities shall coordinate the work of Grand Lodge in regard to youth activities and promote appropriate activities for official orders of Masonry emphasizing youth education and activities.

PUBLIC RELATIONS AND PUBLICITY Regulations

13.21.1 The Committee on Public Relations and Publicity shall prepare such material and conduct such program of dissemination of information in regard to public relations and publicity as shall be authorized and directed by the Corporate Board. (1993)

WARDENS' WORKSHOP

Regulations

13.21.2 The Committee on Wardens' Workshop shall be composed of a Chairman and no more than ten (10) additional members. The members of this committee shall be men of experience in Masonic Education, Management and Organizational Skills or men qualified in professions that acquaint them with the duties and responsibilities of management and training. Committee members may include but should not be limited to Educators, Managers, Accountants, Lawyers, and men of similar training and experience and shall prepare such material and conduct such program of dissemination of information in regard to leadership training as shall be authorized and directed by the Corporate Board. (2001)

THE CHILD ID PROGRAM

Regulations

13.21.3 The Committee on the Child ID Program shall be composed of a Chairman and no more than ten (10) additional members. The expenses of Committee meetings shall be paid from Grand Lodge budgeted funds, however, the expense of supplies shall be funded from a sub-account of the Masonic Charities of Florida, Inc. (2002)

13.20

FLAGSHIP CHARITY COMMITTEE

Regulations

13.21.4 The Flagship Charity (MMRL) Committee shall be composed of a Chairman, Administrator, Ten Zone Chairmen, and Ten Deputy Chairmen. The Committee shall promulgate and disseminate information relating to the Masonic Medical Research Laboratory (MMRL) by educating the Fraternity and public in general concerning the treatment and discoveries of their medical research. (2011)

149d 2011

COMMITTEE PROCEDURE

Regulations

- 13.22 All motions, Resolutions, Reports and other proposals for Grand Lodge action shall, prior to such Grand Lodge action, be referred to, acted upon and recommendation made in regard thereto by an appropriate Grand Lodge Committee, including but not limited to:
 - (a) All proposals for legislation, trials and appeals, Charters, relations with other Grand Jurisdictions, relations with Foreign Jurisdictions, appendant and allied orders, Masonic Digest, all Resolutions except Memorial Resolutions and all matters of Masonic Law, policies and procedures, shall be referred to the Committee on Masonic Jurisprudence and the appropriate subcommittee thereof.
 - (b) All proposals involving management, control, budgeting and expenditure of Grand Lodge funds, except the Masonic Home Endowment Fund, shall be referred to the Committee on Finance and Accounts.
 - (c) All proposals relating to management and operation of the Masonic Home shall be referred to the Board of Trustees of the Masonic Home.
 - (d) All proposals relating to Forms and Ceremonies, ritual, Masonic protocol and Memorial Resolutions shall be referred to Committee on Work and the appropriate subcommittee thereof.
 - (e) All other proposals shall be referred to an appropriate Committee for action and recommendation.
 - (f) Grand Lodge may waive the provisions and requirements of this Regulation by three-fourths vote.

NOTICE OF APPOINTMENT

Regulations

13.23 The Grand Secretary shall notify the members of all Committees of their selection; and it shall be the duty of the Committees on Returns and Credentials, Finance and Accounts and Masonic Jurisprudence to meet at the office of the Grand Secretary one (1) days or more in advance of the Grand Lodge Session and at such other times as may be necessary to consider matters pertaining to their respective duties. It shall be the duty of the Committee on Grand

Lodge Properties, Trustees of the Masonic Home, Grand Secretary, Grand Treasurer, and Grand Master to refer to these Committees all matters to be presented to the Grand Lodge which should properly be considered by them.

DUTY OF CHAIRMAN

Regulations

13.24 It shall be the special duty of the Chairman of each and every Grand Lodge Committee to return, or have returned to the Grand Secretary, all papers referred to his Committee.

COMMITTEE EXPENSE

Regulations

- 13.25 Expenses of Grand Lodge Committee members serving during the recess of Grand Lodge may be reimbursed on the following basis:

 Transportation:
- (a) Private automobile When used by one or more Committee members, the owner of the automobile shall be allowed mileage in an amount determined by the Corporate Roard:
- (b) Other means of common carrier transportation actual expenses.

Hotel or Motel Bills:

Actual expenses, but not to exceed the amount provided by the Corporate Board.

Meals Away from Home:

Actual expense, but not to exceed the amount provided by the Corporate Board.

All bills for expenses shall be submitted to the Chairman of the Committee for approval and transmission to the Grand Secretary for payment. The Corporate Board shall set the figures for the year at their first meeting after each Annual Grand Communication of the Grand Lodge.

13.26 The Corporate Board, the Masonic Home Endowment and Investment Committee, the Board of Trustees of the Masonic Home, the Finance and Accounts Committee, the Committee on Masonic Jurisprudence, the Committee on Grand Lodge Properties, the Insurance Committee, the Committee on Returns and Credentials, and the Grand Master's Coordinating Committee may by majority vote of the membership of such board, commission or committee hold meeting at which members only and the Grand Master shall be permitted to attend. (1991)

- 13.27 Membership of Grand Lodge Committees shall be distributed as equally as feasible and practicable among the ten zones described in Grand Lodge Regulations but this shall not be construed to authorize Committee appointments in excess of those provided for in the Constitution. (1995)
- 13.28 In making appointments to Committees the Grand Master may designate a member of a Committee as State Chairman and other members as Zone Chairman.

INTERPRETATION OF LAW ADOPTED AT 151st ANNUAL COMMUNICATION WITH 1984 AMENDMENTS

- (1) **Section 7 of Art. IX** specifically provides that each committee of the Grand Lodge shall be composed of not less than three (3) nor more than eleven (11) members, except the Committee on Masonic Jurisprudence which shall have such number of members as may be determined by the Grand Master, subject to provisions of Sub-section (1) of Section 2 hereof. The Committee on Masonic Education and the Committee on Work shall be composed of not less than three nor more than twelve members of which one must be Spanish speaking. (1997)
- (2) **Section 9 (c) of Article I** provides that special committees may be appointed in connection with a Grand Lodge project or program not properly assignable to any established Grand Lodge Committee, subject however to Budget appropriation therefore.

This provision limits special committees in two ways:

- (a) A special committee should not be appointed in connection with any project or program if that project or program is within the scope or jurisdiction or a part of the duties of an established committee, and
 - (b) There must be a specific appropriation for the committee in the Budget.
- (3) **Section 4 of Art. IX** provides for a General Services Committee of twelve members to perform any service directed by the Grand Master and the Corporate Board. (1984)

Members of this Committee may be appointed to any subcommittee of an established committee but are not members of, nor do they have a vote on, the established committee.

This provision provides a reserve pool of manpower to assist any subcommittee of an established committee, such as Foreign Relations subcommittee of the Jurisprudence Committee or to the Distinguished Guests subcommittee of the Arrangements

Chap. 13 Grand Lodge Committees

Committee, or any other such subcommittee. Only members of this committee may be assigned to assist established committees.

- (4) Although the Grand Master may transfer funds from one subaccount to another subaccount in the same fund (Reg. 14.12 (2) (4) (e)) this does not mean that the Grand Master may create a subaccount for a committee for which there was no appropriation in the Budget. Only the Corporate Board may establish new subaccounts and then only when necessary for keeping of accurate receipts and disbursements. (Reg. 14.12 (3) (b) (5); Const. Art. XIV, Sec. 5 (4))
- (5) A chart of authorized committees and limitations as to number of members of each committee is attached hereto.
- (6) Each committee shall have a separate item of appropriation in the Budget. (Sec. 5 of Art. IX, Const.) (1984)

152a 1984

CORPORATE COMMITTEES CREATED BY CONSTITUTION

Corporate Board Grand Master; Deputy G.M.; Senior G. W. Junior G. W.; Grand Tres. & two appointed Members, of which one is a P.G.M.	Endowment Invest- ment Committee Nine Master Masons in Florida Lodges	Masonic Home Trustees Deputy Grand Master as Chairman and nine appointed members
Finance and Accounts Senior Grand Warden and seven appointed members	Endowment Procurement Junior Grand Warden and twenty-five appointed members	Properties Committee Chairman and ten members
Panel of Attorneys at Law Three to eight members	Jurisprudence Committee Review report and make recommendations on all corporate matters	
Perpetual Membership Committee Chairman and ten members	Insurance Committee Review all insurance matters; make recommendations	
FRATERNAL COMMITTEES		
Jurisprudence All Past Grand Masters and members appointed by Grand Master	Committee on Work Chairman and ten members	Returns and Credentials Committee Chairman and ten members
Coordinating Committee Chairman and ten members	Arrangements Committee Chairman and seven members	Workshops for Lodge Officers Committee Chairmen and ten members
Penal Affairs Panel Fifteen members	General Services Panel Twelve members for general services	
CREATED BY REGULATION		
Museum and History Committee Chairman and seven members	Masonic Education Committee Chairman and eleven members	Public Education Committee Chairman and ten members
Committee Chairman and ten	Flagship Charity MMF Committee Chairman, Administrators, and ten Deputy Zone	Committee r, ten Chairman and ten

PRESENT SPECIAL COMMITTEES

Public Relations and Publicity

(These Committees become defunct if not reappointed and budget appropriation made therefore)

2011 152b

CHAPTER 14.

GRAND LODGE REVENUE AND FINANCES

GENERAL PROVISIONS

Constitutional Provisions

The Particular Lodges under this Jurisdiction shall make Lodge Returns, and shall account for and pay to the Grand Lodge such fees, dues, assessments and revenue at such time as shall be prescribed by Regulations, and until such Returns are made, and dues paid or remitted, no Lodge shall be entitled to representation in the Grand Lodge; *Provided*, that members exempted from payment of dues by provisions of this Constitution shall not be included and accounted for in the Returns; *Provided further*, that members who have membership in more than one (1) Lodge during the year shall only be accounted for by the Lodge wherein such members first had a membership during the year, except in the case of newly Chartered Lodges. Members whose names appear upon the Returns of the Lodge of which they were former members, and also upon the Returns of newly Chartered Lodges, shall be accounted for by such newly Chartered Lodges only. (Art. VIII, Sec. 2). (1982)

No Officer, group of Officers, Agency, Board or Committee of the M∴W∴ Grand Lodge, F. & A.M. of Florida, can borrow money or execute any evidence of indebtedness, nor create any debts whatsoever, in the name of the Grand Lodge, nor in the name of any Officer, group of Officers, Agency, Board, or Committee of the said Grand Lodge, unless notice of the amount and purpose thereof is given by the Grand Master, or by his authority, to each Particular Lodge at least sixty days prior to any Grand Communication, and be authorized by a majority vote of Grand Lodge, except that notice to the Particular Lodges shall not be necessary in case of great emergency and necessity resulting from fire, storms or other acts of God. (Art. VIII, Sec. 3).

The Grand Lodge has the power to assess and collect an annual revenue, adequate to its current demands, and to make such other assessments from time to time, and appropriations as may be required for its permanent accommodation, the increase of its library, and the preservation and security of its public proceedings and archives; and to do all other matters and things which, in its wisdom, may be

152c 1984

Digest of Masonic Law

required and necessary for the general benefit of the Craft in the jurisdiction, not prohibited by this Constitution and the Old Landmarks of Freemasonry. (Art. V, Sec. 6).

1984 152d

Grand Lodge Revenue and Finances ASSESSMENTS

Regulations

- 14.01 The Grand Lodge will make no assessment upon the Particular Lodges for Grand Lodge purposes, except such as are provided for in the Constitution.
- 14.02 No increase in per capita tax or other assessments shall be levied against the members of Particular Lodges without due notice to the Particular Lodges by the Grand Secretary 60 days prior to the next Annual Grand Communication of the Grand Lodge, that such proposed per capita tax or other assessment will then be considered; *provided*, that in case of extreme emergency this Regulation may be waived by vote of the Grand Lodge, by a show of hands.

Any member of the Grand Lodge or any Particular Lodge desiring to propose an increase in per capita tax or other assessment shall file a copy thereof in the Grand Secretary's Office at least 75 days prior to the next Annual Grand Communication.

- 14.03 The sum of \$5.00 from the moneys accompanying each petition for the E.A. Degree accepted by the Lodge, shall be set aside and paid to the Grand Secretary at the time of payment of their dues, for future necessary buildings at the Masonic Home, said moneys to be deposited in an appropriate Reserve Account. Each year there shall be added to such account a sum for interest based on average interest earned by investment of all Grand Lodge Reserve Funds.
- 14.04 Each Particular Lodge shall pay to the Grand Lodge, in addition to all other dues, assessments and revenue the sum of five (\$5.00) dollars to be collected from each petitioner for the Degrees as a contribution to the construction, maintenance and preservation of a National Monument under care, supervision and direction of the George Washington Masonic National Memorial Association. (1981)
- 14.05 Effective with the annual dues return to Grand Lodge for 2004, a special one time assessment of \$3.00 per dues paying member is hereby assessed against each Particular Lodge for Grand Lodge purposes, projects and expenses. (2003)

The amount of the per capita tax shall be increased from its current annual amount of \$7.00 to \$12.00 in 2005 and to \$14.00 in 2006 and thereafter. (2003)

References

Vote in Grand Lodge on any tax or assessment upon Lodges or members shall be taken in the same manner as voting for Grand Officers. Reg. 12.14.

DATA PROCESSING

Regulations

14.06 A Data Processing Lodge Membership and Annual Return Centralized System is hereby established under supervision and direction of and in accordance with Rules promulgated by the Corporate Board. The development and implementation of such system and the purpose for which the same shall be used and employed shall be in accordance with appropriate resolution and regulation adopted and specific appropriations made therefor by the Grand Lodge in Annual Grand Communication.

RETURNS ON ASSESSMENTS

Regulations

14.07 At the time of making up Lodge Returns hereafter, the Particular Lodges of this Grand Jurisdiction shall be permitted to take credit for, or deduct, Grand Lodge dues and assessments for all those whose names appear in the "Exhibit of Losses" column, as suspended for non-payment of dues, and those who may have died during the year without having paid dues.

When a member suspended for non-payment of dues by a Particular Lodge is reinstated, the Particular Lodge shall account to Grand Lodge for arrearages of such member.

No Lodge shall reinstate a suspended member without collecting or remitting current year's dues, but in case of remission of dues, the Lodge shall account to Grand Lodge for Grand Lodge per capita.

Only the Grand Lodge, or the Grand Master, can remit any portion of arrearages of a suspended member, suspended for non-payment of dues.

PENALTIES FOR DELAY IN PAYMENT

Regulations

14.08 All Grand Lodge dues and assessments shall be paid in full on or before February 15th of each year and a penalty of \$50.00 or 5% of the balance past due, which ever is greater, shall be assessed against each Lodge failing so to do, which penal sum shall be paid to the Grand Secretary at the time of payment of delinquent dues and assessments. (2010)

BEQUESTS AND DEVISES TO ENDOWMENT FUND

Regulations

14.09 All bequests and devises made to the Grand Lodge of Florida for the use and benefit of the Masonic Home of Florida, shall be credited and added to the Masonic Home Endowment Fund unless specific directions otherwise have been made by the donor. (1991)

GRAND LODGE FINANCE AND ACCOUNTS THE CORPORATE BOARD (Formerly The Budget Commission)

Constitutional Provisions (Refer to Art. XIV)

Section 1. Budget System Established—

- (1) The Funds and finances of the Grand Lodge shall be managed, invested and expended in accordance with an annual budget adopted at each Annual Grand Communication. The budget shall be divided into Funds for each major operation, activity or purposes of Grand Lodge and each of such Funds shall be divided into accounts and sub-accounts for detailed appropriations to accomplish the purpose of the Fund. Grand Lodge shall by Regulations further prescribe the form of the budget.
- (2) There shall be a Budget Manual that shall prescribe in detail the Funds by letter and accounts and sub-accounts of the budget by number with description as to the purposes, limitations, restrictions and conditions relating to each of such Funds, accounts, and subaccounts, and such Budget Manual shall upon its approval by the Grand Lodge be and become a part by reference: of each and every Annual Budget. (1985)

Section 2. Corporate Board—

- (1) The Corporate Board of Directors as provided in this Constitution shall be and act as the Budget Commission of the Grand Lodge.
- (2) The Corporate Board shall meet at least once each month at such time and place as determined by the Board, and at call of the Grand Master.
- (3) A quorum of the Corporate Board shall be any three (3) members and the Grand Master. All decisions of the Board shall be by majority vote of members present which majority shall and must include the Grand Master. There shall be no proxy voting. (1985)

Section 3. Preparation of Budget-Each Officer, Board, Commission and Committee of the Grand Lodge shall submit a request for appropriation of funds at such time and in such manner and in such form as may be prescribed by Grand Lodge Regulation. The Finance and Accounts Committee shall consider such requests and prepare a tentative Budget with such amendments, additions and deletions made thereto or therefrom by the Corporate Board, together with a narrative statement of the general financial condition of the Grand Lodge shall be sent to each Particular Lodge at least sixty (60) days prior to the Grand Lodge Annual Communication each year. At the ensuing Grand Communication the proposed Budget shall be reviewed by the Finance and Accounts Committee and the Corporate Board and presented, with suggested changes, for final action by the Grand Lodge but any and all suggested changes shall be specifically recited in detail to the Representatives of the Particular Lodges when the Budget is presented for final adoption. The Grand Lodge by Regulation shall adopt such other provisions as shall be necessary to fully implement the purpose of intent of Commission6his Section. (1990)

Section 4. Adoption of Budget and Effect Thereof.—The proposed budget shall be submitted to the Grand Lodge at the Annual Grand Communication with such amendments thereto as may be approved by the Grand Lodge, after which such budget shall be adopted. Upon the adoption of the budget by the Grand Lodge, the budget shall control the expenditures for all departments of the Grand Lodge and the itemized estimates of the expenditures shall have the effect of fixed appropriations and shall not be amended, altered or exceeded except as provided for herein. Transfers from one subaccount to another subaccount within the same Fund in the budget shall be made upon Executive Order of the Grand Master. No Officer, agent, committee or board shall make any expenditures in excess of the budget appropriation except as may be authorized in accordance with the Constitution and Regulations of the Grand Lodge. The Grand Secretary shall compile a monthly statement of expenditures of each budget account and a statement of disbursement of trust funds and mail or deliver a copy to each of the elective Grand Officers, Past Grand Masters and Chairmen of all Committees authorized to meet during the recess of the Grand Lodge.

- **Section 5.** Duties and Powers of the Corporate Board—The Corporate Board is hereby vested with the following powers, duties and authority over the finances of the Grand Lodge:
 - (1) During the recess of the Grand Lodge, the Corporate Board shall supervise the financial affairs of Grand Lodge and shall administer the same in accordance with the budget provided for herein and the Constitution and Regulations of the Grand Lodge.
 - (2) The Corporate Board shall cause to be set up the Budget Accounts in the books of the Grand Lodge immediately after the close of each Annual Grand Communication.
 - (3) The members of the Corporate Board and any authorized agent of such Corporate Board shall have access to the records of every Officer, agent, committee and board handling moneys of the Grand Lodge, or having supervision of any Grand Lodge function with reference to finances.
 - (4) The Corporate Board shall have authority during the recess of the Grand Lodge to set up such temporary sub-accounts as may be necessary for the keeping of clear and accurate records of all receipts and disbursements for which an account is not already provided.
 - (5) The Corporate Board is hereby vested with authority to invest and reinvest current income funds, budgeted funds and reserve funds in savings accounts or in obligations of the United States of America, maintaining only sufficient checking account balance in the depositories to meet current demands.
 - (6) The Corporate Board shall develop and supervise insurance and retirement programs affecting Grand Lodge properties and employees and make arrangements to implement the same.
 - (7) The Corporate Board shall provide for minutes of every meeting to be properly recorded, which shall include copies of each and every order by number, as issued by them, and make written report to the Grand Lodge each year and shall attach a copy of all such minutes.
 - (8) The Corporate Board is hereby vested with the authority to do all things necessary and proper to the full exercise of the power and authority provided for herein.

156a 1995

- Section 6. Emergency Expenditures—When in the recess of Grand Lodge an emergency that could not have reasonably been foreseen or anticipated and which requires immediate expenditure of funds, reserve or otherwise not budgeted for such emergency that the Corporate Board may meet in called meeting and by vote of at least three members and the Grand Master, recorded in the minutes of the meeting together with full statement of the material facts as to the emergency, may transfer necessary funds of the Grand Lodge to a special and/or sub-account to meet the needs raised by the emergency. All records and facts relevant to such proceedings shall be reviewed by the Jurisprudence Committee and reported to the Craft thereon. (1985)
- **Section 7.** Audit—There shall be an annual audit of the books, records and accounts of the Grand Lodge. Special audits shall be made of all such books, records and accounts or any part or portion thereof when ordered or directed by the Grand Lodge or the Grand Master or by the Corporate Board. The Grand Lodge may adopt other and further Regulations concerning the audit as may be appropriate. (1985)

Section 8. Masonic Home Endowment Fund —

- (a) The Masonic Home Endowment Fund is hereby designated and dedicated as a sacred trust fund, the principal amount whereof may not be expended for any purpose or purposes whatsoever save for investment and reinvestment, the income therefrom to be expended for the uses and purposes of Masonic charity and for no other purpose whatever save the payment of unexpended balances of such income into the Masonic Home Endowment Fund to further increase the said Fund.
- (b) The Corporate Board is hereby empowered and directed to receive and hold all assets now or hereafter belonging to said Masonic Home Endowment Fund and which may have or may hereafter be given, devised or bequeathed to or for the benefit of the Masonic Home; to invest and reinvest from time to time all moneys and assets in the said capital Fund in securities listed on recognized stock exchanges in the United States of America, or in bonds of the United States Government, or in direct obligations of the United States Government, or agencies which are fully guaranteed by the United States Government, or in securities issued by instrumentalities of the United States Government, or in corporate bonds having a rating of "A" or better by some nationally recognized rating institution, or in deposits in federal savings and loan associations of Florida or in banking institutions not to exceed the insurance limit provided by the FDIC. (1999)

1999 156b

- (c) The Corporate Board shall employ the services of the Registered Investment Adviser(s) or Registered Representative(s) and shall make investments only on the advice of such Registered Investment Adviser(s) or Registered Representative(s) and by majority approval of the Corporate Board and the concurrence of the Grand Master, and *provided further* that the expressed wish of every donor as to the type or kind of investment shall be followed. The Corporate Board is hereby authorized to retain any property acquired by gift, bequest or otherwise, for as long as is deemed advisable, even though such property may not qualify under the above and foregoing provisions for investment of capital and/or principal constituting such Fund. The Corporate Board shall receive the income from said Endowment Fund on or before the close of the Grand Lodge Fiscal year and pay over said income annually to the Grand Secretary to be used for such Masonic Charity as the Grand Lodge may direct. (1999)
- (d) The Corporate Board shall authorize the Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm to act as custodian or custodians of said Fund and all capital and/or principal belonging to said Fund may be delivered to said Registered Investment Adviser(s) or Registered Representative's (s') broker-dealer or its clearing firm as custodian or custodians and said Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm so authorized shall proceed to keep the assets of said Fund in Trust, holding all assets in the name of its nominee and be authorized by reason thereof to execute all stock powers, proxies and other instruments pertaining to said assets and held by such Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm. No broker-dealer or its clearing firm may hold Grand Lodge Securities or funds in excess of the amount of their respective insurance on accounts. (1999)
- (e) The Corporate Board shall authorize the Registered Investment Adviser(s) or Registered Representative(s) selected as financial adviser(s) to make the decision as to the purchase and sales of securities according to prescribed limitations and guidelines approved by the Corporate Board but such guidelines shall conform to the requirements of this Constitution and Regulations of the Grand Lodge relating to investments of the Endowment Fund. (1999)
- (f) The Corporate Board shall meet immediately after close of Grand Lodge and shall employ the Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer above provided for and shall meet in regular meeting of at least once every quarter thereafter and at such other times as called by the Grand Master. (1999)

156c 1999

Section 9.

There is hereby established a Grand Lodge Fund to be designated the Cumulative Depreciation Fund, which Fund and all monies deposited in or allocated to or appropriated for such Fund, shall be used exclusively for replacement of existing facility for administration of Grand Lodge affairs, or Masonic Home affairs, or for place of residence of or care for Residents of the Masonic Home.

Any monies deposited, allocated or appropriated as aforesaid may be invested in same manner as investment of Masonic Home Endowment Fund and all interest and dividends earned by the Cumulative Depreciation Fund shall accrue to and be credited to such Fund.

Any monies deposited, allocated or appropriated for such Fund shall not be withdrawn, except for investment purposes as aforesaid, nor expended for any other purpose whatsoever except by direct action by secret written ballot of Representatives of Particular Lodges, Elected Grand Lodge Officers and Past Grand Masters in Annual Grand Communication after sixty (60) days written notice by the Corporate Board to all Particular Lodges, District Deputy Grand Masters then in office and all Past Grand Masters.

The Grand Lodge shall by Regulation provide for funding of such Cumulative Depreciation Fund and designation thereof by appropriate letter with designation shown in Grand Lodge financial records.

Anything in this Constitution to the contrary notwithstanding this Section 9 of Article XIV of the Constitution may be amended only by two thirds majority of secret written ballots of Representatives of Particular Lodges, Elected Grand Lodge Officers then in office and Past Grand Masters in two consecutive Annual Grand Communications after written notice sixty (60) days before each Annual Grand Communication to all Particular Lodges, Elected Grand Lodge Officers and Past Grand Masters. (1985)

Chap. 14

Regulations

- 14.10 No funds of the Grand Lodge shall be paid out by the Grand Treasurer unless the request or demand therefor shall be in full compliance with and meet all requirements of Grand Lodge Regulations and applicable rules or Resolutions of the Corporate Board. (1984)
- 14.11 No agent, Agency, Employee, Official, Board, or Committee of the Grand Lodge shall contract or provide for, or make any expenditures for or in the behalf of the Grand Lodge not embraced and provided for in the regular routine and operating expenses, and also within the Budgets adopted by the Grand Lodge at its last prior Annual Grand Communication, without first submitting the proposed expenditure to, and receiving the approval of the Corporate Board. (1983)
- 14.12 1. FUNDS AND ACCOUNTS ESTABLISHED—There is hereby established and created the following Funds and Accounts of the Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida:
 - "A" THE ADMINISTRATIVE FUND OF THE GRAND LODGE (Administrative Fund)
 - "C" THE RESERVE FUND OF THE GRAND LODGE (Reserve Fund)
 - "D"" THE MASONIC HOME AND RELIEF FUND OF THE GRAND LODGE
 (Masonic Home Fund)
 - "E" THE MASONIC HOME ENDOWMENT FUND OF THE GRAND LODGE
 (Masonic Home Endowment Fund)

- "F" THE TRUST FUND OF THE GRAND LODGE (Trust Fund) which shall include Special Gift Trust Account, Resident Members Trust Account, Masonic Home Building Fund, and other trust accounts.
- "G" MASONIC MUSEUM FUND OF THE GRAND LODGE which shall include all contributions given for the use and benefit of the Masonic Museum of Grand Lodge. (1989)
- "H" GRAND LODGE ADMINISTRATIVE ENDOWMENT FUND OF THE GRAND LODGE OF FLORIDA which shall include all funds designated for the use and benefit of the Administrative Endowment Fund of the Grand Lodge of Florida. (1993)

and ADMINISTRATIVE CURRENT REVENUE ACCOUNT

and a MASONIC HOME CURRENT REVENUE ACCOUNT.

Provision shall be made for a record system to accurately account for all receipts and expenditure of the foregoing Funds and Accounts. Records of Trust Funds and Accounts shall reflect source of all moneys in such Funds and Accounts, and details of disbursements of such moneys.

All moneys received by the Grand Lodge shall be deposited in the proper Current Revenue Account except moneys received in payment of bonds, mortgages, notes and other securities, and moneys distributed for the direct benefit of a Resident Member, or Members, of the Masonic Home, and separate accounts shall be kept of all receipts.

The Superintendent of the Masonic Home shall give a monthly memorandum accounting of the market value of all donations and gifts received by him for the operation of the Home -such as food, clothing and commodities, and the value of such gifts shall be charged, together with the budget accounts in arriving at the actual cost of maintaining each Resident in the Home. Moneys and items having a cash value received by the Superintendent for a direct benefit of the Resident Members or a particular Member of the Home shall not be construed as items to be deposited in a Current Revenue Account.

Any Resolution pertaining to the finance of Grand Lodge shall be presented to the Finance and Accounts Committee and Corporate Board at least ten (10) days prior to opening day for any Annual (or Special) Grand Communication. The Finance and Accounts Committee or Corporate Board shall submit said Resolutions to the Grand Lodge no later than the close of business on the second (2nd) day together with their recommendations thereon. (1984)

- 2. MANAGEMENT OF FINANCES There is hereby established the following systems for the control and management of all Funds of the Grand Lodge:
- (a) There shall annually be adopted by Grand Lodge a Budget for the operation of the following Funds:

"A" The Administrative Fund, and

"D" The Masonic Home Fund

and for the allocation to the "E" Masonic Home Endowment Fund of all funds accruing thereto for investment as provided in the Constitution, and all funds of the Grand Lodge not appropriated in such Annual Budget for expenditure in the "A" Administrative Fund and "D" The Masonic Home Fund, nor accruing to the "E" The Masonic Home Endowment Fund, nor properly belonging to the "F" The Trust Fund shall be allocated to "C" The Reserve Fund.

- (b) All trust monies received shall be allocated to the Trust Fund and records accurately reflecting the receipts, source and expenditure of each item shall be faithfully kept.
- (c) Each budget shall conform to the following general directions and requirements: (1984)
 - (1) A request for appropriation and a statement of contemplated expenditures for the ensuing Masonic Fiscal Year shall be prepared by each Officer, Board and Committee, having jurisdiction over the service or purchase for which expenditures are made, and such requested appropriation and statement shall be filed with the Grand Secretary, not later than the 1st day of January, each year, for consideration of the Grand Lodge Committee on Finance and Accounts. (1989)
 - (2) The Committee on Finance and Accounts shall meet not later than January 31st, each year, to review and study the preliminary report and statements of the auditor of the monies available for appropriation by the Grand Lodge, and to review the requests for appropriations, and prepare, summarize and submit, without delay, a tentative budget for the operation of the Grand Lodge for the ensuing year. (1989)

- (3) The Committee on Finance and Accounts shall not propose a budget, nor shall a budget be approved and adopted, for the operation of the "A" The Administrative Fund or "D" The Masonic Home and Relief Fund, for more than the unexpended balance on hand in the budget account of each of such funds and the Current Revenue Accounts that has been collected for the purpose of each of such funds, and other funds which may be allocated by the Grand Lodge.
- (4) Monies appropriated for the contingent subaccounts in the "A" Administrative Fund and the "D" The Masonic Home and Relief Fund may be transferred to another subaccount within the same fund by executive order of the Grand Master.
- (5) The allocation of monies to the different accounts shall be by both name and number, in accordance with the Budget and Bookkeeping and Accounting system names and numbers.
- (6) The budget shall be balanced; that is, the total of the monies available and the balance on hand in the budget account at the end of the year shall equal the total of the appropriation for the budget of the operating fund and funds to be allocated to the Reserve, Trust and Endowment Funds. No balance in the Current Revenue Accounts shall be carried forward into the next fiscal year. (1984)
- (d) The Corporate Board shall cause a copy of the proposed budget as prepared by the Committee on Finance and Accounts, with amendments, if any, by the Corporate Board, together with a simplified statement of the financial condition of the Grand Lodge to be mailed to the Lodges not later than 60 days prior to the Grand Lodge Annual Communication, each year, in order that the Lodges and their representatives may have ample time to consider it before the meeting of the Grand Lodge. In event any changes are made in the proposed budget after it has been submitted to the Lodges and before it is submitted to the Grand Lodge, such changes shall be reported in detail to the representatives in session at the Annual Grand Communication, prior to the adoption of the budget. (1989)

- (e) Upon the adoption of a budget by the Grand Lodge, the budget shall control the expenditures for all departments of the Grand Lodge, and the itemized estimates of expenditures shall have the effect of fixed appropriations and shall not be amended, altered or exceeded except as provided for herein. Transfers from one subaccount to another subaccount within the same Fund in the budget can be made upon Executive Order of the Grand Master. The Secretary to the Corporate Board shall compile a monthly statement of expenditures of each budget Account and a statement of disbursement of trust funds and mail or deliver one (1) copy thereof to each of the elective Grand Officers, Past Grand Masters and the Chairman of all Committees authorized to meet during the recess of the Grand Lodge.
- (f) No Officer, Agent, Committee or Board of the Grand Lodge shall make any expenditures in excess of the budget appropriation, except as may be authorized in accordance with the Constitution and Regulations of the Grand Lodge.
- 3. CORPORATE BOARD There shall be a Corporate Board of the Grand Lodge constituted and vested with powers as follows:
- (a) The Corporate Board of Directors, constituted as provided in Article I of the Constitution is hereby designated and declared to be the Budget Commission of the Grand Lodge.
- (b) The Corporate Board is hereby vested with the following powers and authority over the finances of the Grand Lodge, which shall specifically include the following powers and authority:
 - (1) During the recess of the Grand Lodge, the Corporate Board shall supervise the financial affairs of Grand Lodge and shall administer the same in accordance with the Budget provided for herein and the Constitution and Regulations of the Grand Lodge.
 - (2) The Grand Secretary shall be Secretary to the Corporate Board: *provided* the Corporate Board may designate some other person as Secretary to the Commission.
 - (3) The Corporate Board shall cause to be set up the Budget Accounts in the books of the Grand Lodge immediately after the close of each Annual Grand Communication.

- (4) The members of the Corporate Board and any authorized agent of such Commission shall have access to the records of every Officer, Agent, Committee and Board handling monies of the Grand Lodge, or having supervision of any Grand Lodge function with reference to finances.
- (5) The Corporate Board shall have authority during the recess of Grand Lodge to set up such temporary subaccount as may be necessary for the keeping of clear and accurate records of all receipts and disbursements for which an account is not already provided.
- (6) The Corporate Board is hereby vested with authority to invest and reinvest monies in the Current Revenue Accounts, the "C" Reserve Fund, and budgeted funds in savings accounts or in the same type of securities authorized for investment of the Masonic Home Endowment Fund, maintaining only sufficient checking account balance in the depositories to meet the current demands.
- (7) The Corporate Board shall provide for minutes of every meeting to be properly recorded, which shall include copies of each and every order, by number as issued by them and make written report to the Grand Lodge each year and shall attach a copy of all such minutes.
- (8) The Corporate Board is hereby vested with the authority to do all things necessary and proper to the full exercise of the power and authority provided for herein.
- (9) In addition to the foregoing powers, the Corporate Board shall have all powers conferred upon it by any provision of the Constitution or any other Regulation.
- (10) All gifts, donations or bequests of funds, money, or securities for specified purposes shall be accepted only by and with approval of the Corporate Board. Upon acceptance of funds or money for a specified purpose an account or sub-account thereof shall be set up in the budget and books of the Grand Lodge. After initial approval by the Corporate Board, additional funds may be expended by committee, board, officer or commission having responsibility for the purpose or project for which the gift was given unless otherwise restricted by the Corporate Board.

All such gifts and donations shall be accepted upon condition that if or when the specified purpose of the gift or donation has been accomplished that any remaining funds received for such purpose, shall be used for a similar purpose or project or deposited in the Masonic Home Endowment Fund.

- (11) The Corporate Board shall insure or, alternatively, shall defend and indemnify the elected Grand Lodge Officers and Members of the Board of Trustees of the Masonic Home and other members of Constitutional Commissions, Board or Committees of the Grand Lodge of the State of Florida in regard to any claim arising from acts or omissions in their official capacities, provided the act or omission is insurable under policies approved by or on file in the Office of the Insurance Commission of the State of Florida.
- (12) A quorum of the Corporate Board shall be the Grand Master and any three other members of the Commission. All actions and decisions of the Commission shall be by majority vote, one of which must be the Grand Master.

4. EMERGENCY EXPENDITURES—

- (a) When, in the recess of Grand Lodge, an emergency exists that requires expenditure of funds of a Reserve Account or Accounts or Reserve Funds of the Grand Lodge the Grand Master and any three other members of the Corporate Board may by written order transfer funds from such Reserve Account or Accounts or Reserve Funds of the Grand Lodge to appropriate Budget items for expenditure as may be required by such emergency, said order to be signed by the Grand Master and by other members of the Commission agreeing thereto.
- (b) When the emergency is such as to require immediate action and time does not permit meeting of the Corporate Board the Grand Master may enter and issue the order for transfer, provided however telegraphic authority from any three other members of the Commission is attached to the order. Members giving telegraphic authority shall forthwith confirm in writing the telegraphic authority by letter to the Grand Master, which letters shall also be attached to the order of the Grand Master.

1984 163a

- (c) For purposes of paragraphs (a) and (b) above an emergency means a sudden and unexpected happening or occurrence that could not reasonably have been anticipated and which requires immediate expenditure of funds to remedy damage or injury to persons or property or to prevent such damage or injury.
- (d) In all instances of order for transfer and expenditure of funds under provisions of paragraphs (a), (b) and (c) above the order shall set forth in detail the facts relied upon by the Commission in declaring that emergency existed, which order shall be presented to and reviewed by the Jurisprudence Committee and full report made thereon to the Craft at next Grand Communication.
- 5. AUDIT (a) There shall be an annual audit of the books, records and accounts of the Grand Lodge. Special audits shall be made of all such books, records and accounts or any part or portion of them and for any period of time at direction of the Grand Lodge or the Grand Master or the Corporate Board.
- (b) Receipts, expenditures, records, accounts, bills, invoices, funds and moneys of each and every Fund and Account of the Grand Lodge and all its departments, which shall include, but not be limited to, all records in the office of the Grand Treasurer, the Grand Secretary, the Superintendent of the Masonic Home, and the Custodian or Rental Agent for the Grand Lodge Properties Committee shall be subject to such audit.
- (c) The audit shall be for the fiscal year provided, however, that the Corporate Board may order an audit at any time and for any period. The auditor shall begin his audit at such time as decided by the Corporate Board, and report at the time specified by the Corporate Board.
- (d) The auditor shall be employed by the Corporate Board and the engagement letter shall be recorded in its Minutes. The auditor shall be a certified public accountant and licensed by the State of Florida.
- (e) The auditor shall perform his audits in accordance with generally accepted auditing standards pronounced by the American Institute of Certified Public Accountants and include such procedures as he considers necessary in the performance of his task.

163b 1984

This page intentionally left blank.

- (f) The Grand Secretary shall prepare a statement of assets and liabilities of the Masonic Home Endowment Fund, a Statement of the Trust Funds of the Grand Lodge, and a Statement of the investments, assets and liabilities of the Grand Lodge covering all departments and submit the same to the auditor for verification and upon verification, such statements shall be published with the report of the auditor.
- (g) In addition to expressing his opinion concerning the financial statements of the Grand Lodge, the auditor shall prepare a Management Letter addressed to the Most Worshipful Grand Lodge stating his observations and recommendations concerning the operation of the Grand Lodge, including a review of insurance coverage, bonds and in general the compliance or failure of compliance with Masonic Law as it relates to the conduct of the fiscal affairs of the Grand Lodge of Florida, which Management Letter shall be filed in the office of the Grand Secretary and be distributed by the Grand Secretary to all members of the Corporate Board the Past Grand Masters and to such other persons as the Corporate Board shall direct. (1984)
- 6. MASONIC HOME ENDOWMENT FUND (a) The Masonic Home Endowment Fund is hereby designated and dedicated as a sacred trust fund, the principal amount whereof may not be expended for any purpose or purposes whatsoever save for investment and reinvestment, the income therefrom to be expended for the uses and purposes of Masonic charity and for no other purpose whatever save the payment of unexpended balances of such income into the Masonic Home Endowment Fund to further increase the said Fund.
- (b) The Corporate Board is hereby empowered and directed to receive and hold all assets now or hereafter belonging to said Masonic Home Endowment Fund and which may have or may hereafter be given, devised or bequeathed to or for the benefit of the Masonic Home; to invest and reinvest from time to time all moneys and assets in the said capital Fund in securities listed on recognized stock exchanges in the United States of America, or in bonds of the United States Government, or in direct obligations of the United States Government, or agencies which are fully guaranteed by the United States Government, or in securities issued by instrumentalities of the United States Government, or in corporate bonds having a rating of "A" or better by some nationally recognized rating institution, or in deposits in federal savings and loan associations in Florida or in banking institutions not to exceed the insurance limit provided by the FDIC. (1999)
- (c) The Corporate Board shall employ the services of Registered Investment Adviser(s) or Registered Representative(s) and shall make investments only on the advice of such Registered Investment Adviser(s) or Registered Representative(s) and by majority approval of the Corporate Board and the concurrence of the Grand Master, and *provided further* that the expressed wish of every donor as to the type or kind of investment shall be followed. The Corporate Board is hereby authorized to retain any property acquired by gift, bequest or otherwise, for as long as is

163c 1999

deemed advisable, even though such property may not qualify under the above and foregoing provisions for investment of capital and/or principal constituting such Fund. The Corporate Board shall receive the income from said Endowment Fund on or before the close of the Grand Lodge Fiscal year and pay over said income annually to the Grand Secretary to be used for such Masonic Charity as the Grand Lodge may direct. (1999)

- (d) The Corporate Board shall authorize the Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm to act as custodian or custodians of said Fund and all capital and/or principal belonging to said Fund may be delivered to said Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm as custodian or custodians and said Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm so authorized shall proceed to keep the assets of said Fund in Trust, holding all assets in the name of its nominee and be authorized by reason thereof to execute all stock powers, proxies and other instruments pertaining to said assets and held by such Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm. No broker-dealer or its clearing firm may hold Grand Lodge Securities or funds in excess of the amount of their respective insurance on accounts. (1999)
- (e) The Corporate Board shall authorize the Registered Investment Adviser(s) or Registered Representative(s) selected as financial adviser(s) to make the decision as to the purchase and sales of securities according to prescribed limitations and guidelines approved by the Corporate Board but such guidelines shall conform to the requirements of this Constitution and Regulations of the Grand Lodge relating to investments of the Endowment Fund. (1999)
- (f) The Corporate Board shall meet immediately after close of Grand Lodge and shall employ the Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer above provided for and shall meet in regular meeting of at least once every quarter thereafter and at such other times as called by the Grand Master. (1999)
- 14.12.1 All funds paid or contributed to the Grand Lodge of Florida or the Grand Master for the purpose of any Grand Master's Project or charity, Grand Master's or other coins, Masonic Youth Association, Inc., or similar endeavors, shall be recorded by the Grand Secretary's office, deposited in the bank account of the Grand Lodge, if possible, and posted to a separate General Ledger account for that specific activity. The Grand Secretary shall promulgate and the Craft shall follow such rules and forms as he shall deem appropriate for the proper receipt, accounting and handling of all funds so paid or contributed. Disbursement of the funds shall be made by the Grand Secretary's Office upon written request by the person authorized to direct disbursements. (1991)

- 14.13 The Corporate Board shall set up or cause to be set up a system of accounts to be used as a basis for Grand Lodge Budgets and Bookkeeping System and recommend to Grand Lodge such Regulations as shall be necessary to establish such system.
- **14.14** Upon the death of a Past Grand Master or elected Grand Lodge Officer, the Corporate Board may, with the approval of the family, place a suitable marker at the place of burial.
- 14.15 The Grand Secretary, with the supervision of the Corporate Board shall establish a "LEDGER ACCOUNT" in the name of the "ORDER OF THE EASTERN STAR"; and all costs and charges for the care of Eastern Star Members, in such amounts as provided in the Rules and Regulations adopted by the Grand Lodge of Florida for the government and operation of the Masonic Home and Relief Funds, shall be charged against this Account. The Grand Secretary shall credit this Account with all cash contributed to the operation of the Home and Relief Funds by the O.E.S. or by individuals who give in the name of the O.E.S.; all interest received from that portion of the Masonic Home Endowment Fund contributed by the Order of the Eastern Star to-wit: \$212,565.07; all cash received from sale of items contributed by the Order of the Eastern Star; all earned receipts from Resident Members Trust Fund on account of Eastern Star members who have Trust Funds to their credit, which is a monthly charge in accordance with the Rules and Regulations; all Trust Funds remaining in the Trust Accounts to the credit of an Eastern Star member upon the death of such member; and the following sums to be authorized by the Grand Lodge: \$10,000.00 in 1960, \$7,500.00 in 1961, \$5,000.00 in 1962 and \$2,500.00 in 1963. And no additional member shall be admitted through the Order of the Eastern Star until sufficient funds in the amounts prescribed in the Rules and Regulations are available in the "Order of the Eastern Star Account" to provide for the care and cost of maintaining such additional member or members for twelve (12) months.

The Grand Secretary shall mail a statement of this Ledger Account monthly to the Grand Master, Deputy Grand Master, Senior Grand Warden, Junior Grand Warden, the Worthy Grand Matron, Worthy Grand Patron, the Associate Grand Matron, the Associate Grand Patron and the Grand Secretary of the Grand Chapter, all members of the Board of Trustees, and all Past Grand Masters.

14.16 There is hereby created a Committee designated the Masonic Home Endowment and Investment Committee, composed of nine Master Masons in good standing.

The Members of the Committee shall be men of experience in the management and investment of funds, or men qualified in professions that acquaint them with the duties and responsibilities of management and investment of funds, including but not limited to bankers, public accountants, lawyers, financial counselors and men of similar training and experience.

Each incoming Grand Master shall make three appointments to this committee for a term of three years each. Vacancies shall be filled by appointment by the Grand Master for the remainder of the vacant term. Initial implementation shall be by appointment by the Grand Master of three members for three year terms, three members for two year terms and three members for one year terms. (1999)

No person while a member of this committee, or for a period of two (2) years after serving on this committee, may, directly or indirectly, gain any economic benefit by reason of bidding, providing or contracting to provide financial services to the Grand Lodge of Florida. Any attempt to circumvent this regulation will be prima facie evidence of unmasonic conduct and will be punishable as such. (1999)

The Committee shall make recommendations to the Corporate Board in respect to the following matters:

- (a) Selection of Registered Investment Adviser(s) to manage or Registered Representative's(s') broker-dealer or its clearing firm to act as custodian for such portions of the Masonic Home Endowment Fund as shall be entrusted to such Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm by written contract/document with the Grand Lodge. (1999)
- (b) The terms of contract with the Registered Investment Adviser(s) or the Registered Representative's(s') broker-dealer or its clearing firm for management and custodianship of the Masonic Home Endowment Fund. (1999)
- (c) The means, methods, and standards for evaluation of the services of the Registered Investment Adviser(s), the Registered Representative(s) or its broker-dealer managing and investing the Masonic Home Endowment Fund. (1999)
- (d) The Committee shall comply with the foregoing in respect to other Grand Lodge Funds. (1999)

FINANCE AND ACCOUNTS COMMITTEE

Regulations

- 14.17 The Finance and Accounts Committee shall prepare tentative budget for presentation to the Corporate Board as provided in the Constitution and Regulations of the Grand Lodge and make report and recommendation to the Grand Lodge on all matters pertaining to the financial affairs of the Grand Lodge. Each year the Committee shall review all "F" account funds and other trust funds and report thereon to the Grand Lodge in respect to the purposes or projects for which such funds were given and whether or not such purposes or projects have been accomplished or completed together with recommendations for transfer of such funds to appropriate funds having similar purposes to the purpose for which such funds were originally designated. (1984)
- **14.17.1** Wherever the words "The Masonic Home and Relief Fund of the Grand Lodge" or "Masonic Home and Relief Fund" or "Masonic Home Fund" or "Masonic Charities Fund" appear or are used in the Constitution or Regulations of the Grand Lodge or in any paper, instrument or document the said words shall be construed to mean and include:
- The Masonic Home Endowment Fund and interest or profits earned on or derived therefrom.
- (2) All funds transferred from Resident Trust Funds and all funds derived from property; real, personal and mixed, conveyed, donated, bequeathed, or devised, by Residents of the Masonic Home or others pursuant to contract or agreement for care, support or aid and all funds received as reimbursement for care, support or aid under program of Masonic Relief and Charity.
- (3) All funds paid, deposited or donated by Order of Eastern Star for or as security for or appreciation of privileges of the Masonic Home.
- (4) All donations to the Masonic Home or to the Grand Lodge or other person or entity for the use of the Masonic Home or its Residents.
- (5) All funds donated, bequeathed or otherwise transferred or assigned to the Grand Lodge or the Masonic Home without specification of purpose, or use, which funds shall be forthwith deposited to credit of the Masonic Home Building Fund, to be used for extraordinary repairs to the Masonic Home; provided that after March 31, 2005, all funds so received and all such funds placed in the Masonic Home Building Fund and not used as above provided shall be placed in the Masonic Home Endowment Fund or the Masonic Home Endowment Fund, Inc., as principal thereof. (2002)

- (6) The \$5.00 fees derived from Entered Apprentice initiation.
- (7) Any and all interest and profits derived directly or indirectly from the above enumerated funds. (1982)
- **14.17.2** In preparing Annual Budget the Committee on Finance and Accounts shall show origin and source of all funds to be appropriated and specifically identify the funds designated as Masonic Home and Relief funds in Regulation 14.17.1. (1982)
- **14.17.3** The funds designated and defined in Regulation 14.17.1 as "The Masonic Home and Relief Funds of the Grand Lodge" and "Masonic Home and Relief Fund" and "Masonic Home Fund," and "Masonic Charity Fund," shall be used to pay for and defray costs and expenses of the following activities, functions and purposes:
- (1) Operation of the Masonic Home (Home) in St. Petersburg, Florida which shall be construed to mean the costs and expenses of operation and maintenance of the physical plant and installations and equipment appertaining thereto and insurance thereon and all costs of care, feeding, clothing and incidental needs of Residents of the Home, including funeral expense and all costs of Relief Programs.
- (2) Expenses of members of the Board of Trustees (Board), including mileage and per diem, in attending meetings of the Board and necessary costs of any member of the Board and employees incurred for travel or other expenses while engaged in business for and authorized by the Board.
- (3) Expense of members of the Board and employees in attending meetings designed to inform or aid in performance of duties relating to the Home when approved and authorized by the Board.
- (4) Costs and expense for legal services in connection with operation of the Home or relating to gifts, donations, bequests, devises for the benefit of the Home and generally for any legal services, said costs and expenses to be approved by or subject to approval by the Corporate Board.
- (5) Costs and expenses for accounting, bookkeeping, payroll preparation and similar services; and for purchase and printing of materials necessary therefor.

- (6) Costs of employment of fiscal agents, managers and advisors in relation to The Masonic Home Endowment Fund of the Grand Lodge.
- (7) Costs and expenses of the Endowment Procurement Committee members in attendance at meetings of the Committee and for procurement of promotional materials for the Endowment Fund.
- (8) Establishment and maintenance of programs of Reserve Funds for emergency operation of the Home and a program of continuing and cumulative reserve for depletion and depreciation of physical properties at the Home.
- (9) The Board of Trustees of the Masonic Home shall prepare an Annual Budget showing total of Masonic Charity Funds as defined in Regulation 14.17.1 which are available for allocation to the several purposes hereinabove set forth and detailed line items for each appropriation of said funds.
- (10) No part of the Masonic Fund as defined in Regulation 14.17.1 shall be used for any purpose except those purposes set forth in this Regulation. (1988)
- **14.17.4** (a) The Corporate Board is hereby vested with full power and authority and shall be responsible for establishing a record and accounting system for accurate and efficient record and accounting of and for all the funds and moneys received for any purpose, program or project of the Grand Lodge and for record and accounting of all investment revenue derived therefrom.
- (b) The following named and designated receipts, funds, proceeds and moneys shall be identified in said record and accounting system as receipts, funds, proceeds and moneys intended for allocation to the "A" Administrative Fund of the Grand Lodge, and upon receipt thereof shall be credited to and deposited in a bank account designated "Administrative Current Revenue Account" to wit:
 - (1) Current Assessments (Per-Capita)
 - (2) George Washington National Memorial Association
 - (3) Fees
 - (4) Computer Services
 - (5) Sales of Merchandise and Publications

168a 1988

- (6) Miscellaneous which shall include receipts related to "A" Administrative Fund purposes and not otherwise designated herein.
- (7) Interest, profits or other earnings of the "A" Administrative Fund Reserve if so allocated by the Annual Budget.
- (8) Other Funds allotted to the "A" Administrative Fund by Grand Lodge Regulation or action.
 - (c) The following named and designated receipts, funds, proceeds and moneys shall be identified in said record and accounting system as receipts, funds, proceeds and moneys intended for allocation to the "C" Administrative Reserve Fund of the Grand Lodge and upon receipt thereof shall be credited to said "C" Administrative Reserve Fund.
- (1) Administrative Fund Operating Reserve

14.17.4

- (2) Grand Lodge Office Building and Equipment Depreciation Reserve
 - (d) The following named and designated receipts, funds, proceeds and moneys shall be identified in said record and accounting system as receipts, funds, proceeds and moneys intended for allocation to the "C" Masonic Home Fund Reserve and upon receipt thereof shall be credited to said "C" Masonic Home Fund Reserve.
- (1) Masonic Home Fund Operating Reserve
- (2) Masonic Home Building and Equipment Depreciation Reserve
- (3) Masonic Home New Building Reserve (Reg. 14.03)
 - (e) The following named and designated receipts, funds, proceeds and moneys shall be identified in said record and accounting system as receipts, funds, proceeds and moneys intended for allocation to the "D" Masonic Home and Relief Fund of the Grand Lodge and upon receipt thereof shall be credited to and deposited in a bank account designated "Masonic Home Current Revenue Account" to wit:
 - (1) Resident Trust Fund transfers
 - (2) Endowment and Investment income
 - (3) Lodge Prorated payments on Relief
 - (4) Order of Eastern Star Deceased Guest Balances

1984 168b

- (5) Order of Eastern Star Operating Fund
- (6) Miscellaneous which shall include receipts related to the "D" Masonic Home Fund purposes and not otherwise designated herein.
- (7) Interest, profits, or other earnings of the "C" Masonic Home Fund Reserve if so allocated by the Annual Budget.
- (8) Other funds allotted to the "D" The Masonic Home Fund by Grand Lodge Regulation or action.
- (9) All funds designated as Masonic Home or Charity Funds by Regulation 14.17.1.
- (f) The following named and designated receipts, funds, proceeds and moneys shall be identified in said record and accounting system as receipts, funds, proceeds and moneys intended for allocation to the "F" Administrative Trust Fund of the Grand Lodge and upon receipt thereof shall be credited to said "F" Administrative Trust Fund.
 - (1) Administrative Trust Fund
- (g) The following named and designated receipts, funds, proceeds and moneys shall be identified in said record and accounting system as receipts, funds, proceeds, and moneys intended for allocation to the "F" Masonic Home Trust Fund and upon receipt thereof shall be credited to said "F" Masonic Home Trust Fund.
 - (1) Resident Members Trust Fund
 - (2) Gifts for specified purposes
- (h) The Corporate Board may invest any and all of the receipts, proceeds, funds and moneys in the "Administrative Current Revenue Account" and in the "Masonic Home Current Revenue Account" and for such purposes the following investment accounts are hereby established:
- (1) For investment of the receipts, proceeds, funds and moneys of the Administrative Current Revenue Account there is hereby established an investment account to be designated "A" Current Revenue which is and shall be restricted as to principal and income.
- (2) For investment of the receipts, proceeds, funds and moneys of the "D" Masonic Home Current Revenue Account there is hereby established an investment

168c 1984

- account to be designated "D" Current Revenue which is and shall be restricted as to principal and income.
- (i) The Corporate Board may invest all of the receipts, proceeds, funds and moneys in the "E" Masonic Home Endowment Fund as provided in the Constitution and Regulations of the Grand Lodge, which funds shall be restricted for principal and income.
- (j) The Corporate Board may invest the "C" Reserve Fund of the Grand Lodge and for such purposes there is hereby established an investment account designated "C" Administrative Reserve for investment of the receipts, proceeds, funds, and moneys of the "A" Administrative Fund of the Grand Lodge which shall be restricted for principal and income; and there is hereby established an investment account designated "C" Masonic Home Reserve for investment of receipts, proceeds, funds, and moneys in the Reserve accounts established for Reserves of the "D" Masonic Home and Relief Fund of the Grand Lodge which investment accounts shall be restricted for principal and income.
- (k) Subject to limitations and conditions hereinafter set forth the Corporate Board may invest the receipts, proceeds, funds and moneys in the "F" Trust Fund of the Grand Lodge and for such purposes the following Investment Accounts are hereby established:
 - (1) For investment of the receipts, proceeds, funds and moneys received in trust for the "A" Administrative Fund of the Grand Lodge, except trust funds for benefit of the Masonic Home and the purposes, projects and programs relating thereto and to the Residents thereof there is hereby established an account designated "F" Administrative Trust which shall be restricted as to income.
 - (2) For investment of the receipts, proceeds, funds and moneys received in trust for the benefit of the Masonic Home and the purposes, projects and programs relating thereto and to the Residents thereof there is hereby established an investment account designated "F" Masonic Home Trust, which account shall have two sub-accounts to wit:

1984 168d

- (1) Resident Members Trust
- (2) Gifts for specified purposes which sub-accounts shall be restricted as to income.
- (l) The moneys in the several accounts in the "C" Administrative Reserve established in paragraph (c) hereof may be commingled for purposes of investments but shall not be commingled with the moneys of any other Fund or account.

When moneys of the several accounts in the "C" Administrative Reserve are commingled for investment as herein authorized the accounts shall share in the gains and losses in such investment or investments in direct proportion to the amount of money and length of time the moneys of each account participated or was involved in the investment.

At the end of the fiscal year of the Grand Lodge the investment revenue of each account shall be allocated to such account or to the "A" Administrative Fund of the Grand Lodge.

(m) The moneys in the several accounts in the "C" Masonic Home Reserve established in paragraph (d) hereof may be commingled for purposes of investment but shall not be commingled with the moneys of any other Fund or account.

When the moneys of the several accounts in the "C" Masonic Home Reserve are commingled for investment as herein authorized the accounts shall share in the gains and losses in such investment or investments in direct proportion to the amount of money and length of time the moneys of each account participated or was involved in the investment.

At the end of the fiscal year of the Grand Lodge the investment revenue of such account shall be allocated to such account or to the "D" Masonic Home and Relief Fund of the Grand Lodge, provided however the investment of revenue of the Masonic Home New Building Reserve established by Regulation 14.03 shall be allocated only to such account.

(n) The moneys in the Resident Members Trust sub-account may be commingled for purposes of investment and the investment revenue computed each month and such investment revenue shall be prorated and credited to the account of the Resident Members in the proportion that the moneys of each such Resident Member participated in the investment or investments.

168e 1984

- (o) The moneys in the Gifts for Specified Purposes sub-account may be commingled for purpose of investment and the investment revenue may be allocated to such sub-account, to a Masonic Home Reserve Account or to the "D" Masonic Home and Relief Fund of the Grand Lodge.
- (p) Anything herein to the contrary notwithstanding the terms and conditions upon which any gift, donation, devise or contribution was given and accepted shall be complied with subject to the provisions of Regulation 14.12-3-(b)-10.
- (q) At the close of the Grand Lodge fiscal year all receipts, proceeds, funds and moneys in the "A" Administrative Current Revenue Account and the several investment accounts thereof shall be credited to the account designated "A" Administrative Budgeted Funds Account to be transferred, appropriated, allotted or allocated by the Annual Budget for the purposes for which the "A" Administrative Fund was established; and all receipts, funds and moneys in the "D" Masonic Home Current Revenue Account and the several investment accounts thereof shall be credited to an account designated "D" Masonic Home Budgeted Funds Account to be transferred, appropriated, allocated or allotted by the Annual Budget for the purposes for which the "D" Masonic Home and Relief Fund was established.
- (r) The Corporate Board may invest the receipts, proceeds, funds, and moneys in the "A" Administrative Budgeted Funds Account and in the "D" Masonic Home Budgeted Funds Account and for such purposes the following Investment Accounts are hereby established:
 - (1) For investment of the receipts, proceeds, funds and moneys in the "A" Administrative Budgeted Funds Account there is hereby established an Investment Account to be designated "A" Budgeted Funds which account shall be restricted as to income.
 - (2) For investment of the receipts, proceeds, funds and moneys in the "D" Masonic Home Budgeted Funds Account there is hereby established an Investment Account to be designated "D" Budgeted Funds which account shall be restricted as to income.
- (s) The investments of the "A" and "D" Budgeted Funds Accounts shall be made with due regard for the monthly

1984 168f

budgetary requirements of the several Funds and the Corporate Board shall prepare and frequently review statement of monthly budgetary requirements of the several Funds.

- (t) The Corporate Board shall insure that the Registered Investment Adviser(s) or Registered Representative's(s') broker-dealer or its clearing firm provide investment records as provided above. (1999)
- (u) The term "Investment Income" as used herein shall mean and include interest received on bonds and other securities and dividends received on stocks and shall be construed to mean profit made on sales of stocks, bonds or other securities. There shall be no diminution of the principal of Investment Funds by reason of the sale of stocks, bonds or other securities for less than cost thereof. The amount of any loss resulting from the sale of stocks, bonds or other securities shall be deducted from the total of interest, dividend and profit made on sales of stocks, bonds or other securities, as defined above, and only 75% of Investment Income remaining after loss by sales shall be considered as expendable income, the balance thereof shall first be added to an emergency operating reserve fund, the total is not to exceed the previous two years of investment income needed to fund the budget, the remainder is to be added to principal. It is the declared intent hereof that the principal of Investment Funds shall not be decreased by reason of any loss resulting from purchase and sale of securities. (2003)
- 14.17.5 Each year the Committee on Finance and Accounts shall compute or calculate the proper amounts of Masonic Home (Charity) Funds that should be appropriated in the "D" Masonic Home Budget for transfer to the "A" Administrative Fund as appropriate compensation for services to be performed for the benefit of the Home and the cost thereof paid or provided for payment in the "A" Administrative Fund Budget.

The procedure for computing or calculating the proper amount to be budgeted for such transfer shall be as follows:

(1) The amounts appropriated in the "A" Administrative Fund Budget for the following budget numbers and purposes shall be added together: 400-Salary, Grand Secretary; 401-Salary, Accounting Assistant; 402-Salary, Grand Treasurer; 403-Other Salaries; 404-Telephone and Telegraph; 406-Postage and Shipping; 409-Taxes-FICA; A-410-Taxes-Unemployment Compensation at 100%; one-half of 411-Rental, Data Processing; 423-Computer Supplies; 423-A-Office Supplies; A-428-Computer Consultant and Management; A-429-Computer Software; and A-430-Training Education.

168g 2003

- (2) Add the amounts appropriated for the "A" Administrative Fund and for the "D" Masonic Home and Relief Fund (excluding the Construction Funds) together to find the total of the sums appropriated as operating funds for said "A" and "D" Budgets, hereafter called the Total Budget.
- (3) Determine the percentage of the Total Budget of the "A" Administrative Fund Budget and the "D" Masonic Home and Relief Budget that is what percentage of the Total Budget consists of moneys appropriated in the "A" Budget and the percentage of the Total Budget that consists of moneys appropriated in the "D" Budget.
- (4) Multiply the percentage that the "D" Masonic Home and Relief Fund bears to the Total Budget (percentage obtained in (3) above) by the total cost of the items (appropriations) enumerated in (1) above. The amount obtained by this multiplication is the amount to be budgeted in the "D" Masonic Home and Relief Fund Budget for transfer to the "A" Administrative Fund Budget for services rendered and to be paid for from the "A" Administrative Fund.

A specified item in the Budget of each Fund should show the amount to be transferred to or from another Budget Fund. (1986)

References

- (2) The Committee on Finance and Accounts shall meet not later than January 31st, each year, to review and study the preliminary report and statements of the auditor of the moneys available for appropriation by the Grand Lodge, and to review the requests for appropriations, and prepare, summarize and submit, without delay, a tentative budget for the operation of the Grand Lodge for the ensuing year.
- (3) The Committee on Finance and Accounts shall not propose a budget, nor shall a budget be approved and adopted, for the operation of the "A" The Administrative Fund or "D" The Masonic Home and Relief Fund, for more than the unexpended balance on hand in the budget account of each of such funds and the Current Revenue Accounts that has been collected for the purpose of each of such funds, and other funds may be allocated by the Grand Lodge. Reg. 14.12 (2) (c-2-3)
- (d) The Corporate Board shall cause a copy of the proposed budget as prepared by the Committee on Finance and Accounts, with amendments, if any, by the Corporate Board together with a simplified statement of the financial condition of the Grand Lodge to be mailed to the Lodges not later than 60 days prior to the Grand Lodge Annual Communication, each year, in order that the Lodges and their representatives may have ample time to consider it before the meeting of the Grand Lodge. In event any changes are made in the proposed budget after it has been submitted to the Lodges and before it is submitted to the Grand Lodge, such changes shall be reported in detail to the representatives in session at the Annual Grand Communication, prior to the adoption of the budget. Reg. 14.12 (2) (d).

References

Income from the Masonic Home Endowment Fund may, in the discretion of the Finance and Accounts Committee, be allocated for current budget requirements or for contingencies in the Masonic Home and Relief Fund budget. Reg. 14.17.3 (1) (2) (3) (4) (5) (6) (7) (8) (10)

4. EMERGENCY EXPENDITURES - (a) When, in recess of Grand Lodge, an emergency exists that requires expenditure of funds of a Reserve Account or Accounts or Reserve Funds of the Grand Lodge the Grand Master and any three other members of the Corporate Board may by written order transfer funds from such Reserve Account or Accounts or Reserve Funds of the Grand Lodge as appropriate Budget items for expenditure as may be required by such emergency, said order to be signed by the Grand Master and by other members of the Corporate Board agreeing thereto. 14.12 (4) (a) (1984)

FEES

Regulations

14.18 A fee of ten dollars (\$10.00) for use of Grand Lodge, shall be charged for Dispensation to confer Degrees short of time, except in case of Army and Navy personnel; or for the purpose of providing material for Degree work at Grand Lodge Sessions, or a Grand Lodge School of Instruction, or official visitations.

References

As to Grand Lodge Payroll, see Regulation 12.05.

As to mileage and per diem for Grand Communications, see Regulation 12.06.

Rulings and Decisions

Provisions of Section 9(a) of Article I, also Section 4, paragraph 3 of Article I which specifies the duties of the Grand Treasurer and Section 9(a) of Article I, Section 10 of Article VI of the Constitution and other regulations that define the duties and responsibilities of the Grand Secretary as they apply to our financial affairs and it is my ruling that the Grand Treasurer and Grand Secretary are Corporate Officers for the purpose of signing documents for the disbursement of Grand Lodge Funds as required by Section 9(a) of Article I of the Constitution, June 29, 1984, and by the authority of the Grand Master's Supplemental Report appearing in 1984 Proceedings on pages 144, 145 and adopted by Grand Lodge on page 146, of the 155th Annual Grand Communication. June 29, 1984. (1985 Proc. 200)

CHAPTER 15.

GRAND LODGE RELATIONS WITH OTHER JURISDICTIONS CORRESPONDENCE

Regulations

15.01 All Inter-Jurisdictional correspondence shall be sent through the office of the Grand Master, except that requests for "Work by Courtesy" to and from other Grand Jurisdictions may be made through the office of the Grand Secretary.

References

Correspondence relating to waiver of jurisdiction over rejected material of another Grand Jurisdiction must be handled through office of Grand Master. Reg. 31.19.

ACTS OF OTHER GRAND JURISDICTIONS

Regulations

15.02 The Grand Lodge of Florida shall give full force and effect to the actions of other recognized Grand Jurisdictions not inconsistent with the jurisprudence of this Grand Jurisdiction.

REPRESENTATIVES TO AND FROM OTHER GRAND JURISDICTIONS

Regulations

- 15.03 The Grand Lodge Representatives are appointed by the Grand Master; their commissions, are signed by the Grand Master and Grand Secretary, and require the Grand Lodge Seal.
- 15.04 No one is eligible to the office of Representative in this Grand Jurisdiction, or from it to others, but members of the Grand Lodge to which the Representative is accredited, and continuous residence and good Masonic standing in his accredited Grand Jurisdiction are requisite to continue in office.
- 15.05 When the Representative in Florida of a Sister Grand Lodge takes a dimit from his Lodge and remains willfully unaffiliated for twelve months or more, he thereby vacates that appointment and the Grand Secretary should notify the appointing power under the direction of the Grand Master.

Digest of Masonic Law

CHAPTER 16.

PARTICULAR LODGES- NAME AND NUMBER; CONSOLIDATION

GENERAL PROVISIONS

Regulations

16.01 Newly Chartered Lodges hereafter shall be numbered chronologically, the newest Lodge taking the next number above the last Lodge Chartered. No Lodge in Florida shall be named after any living man, and no Lodge in Florida shall bear the number '8'. (historical note regarding the "Number 8" inhibition: Orion Lodge No. 8, for the last one hundred years a Georgia Lodge, was Chartered by the Grand Lodge of Florida at Pleasant Grove, Georgia, near the Florida line, in 1839. Two years later, without consent of either Grand Body, the Lodge moved to Decatur, now Bainbridge, Georgia. When this fact came to the attention of the Grand Lodge of Georgia much indignation was expressed and a resolution was adopted officially declaring Orion Lodge to be a Lodge of Clandestine Masons. Explanations followed and the matter was adjusted in a fraternal spirit of amity and good will. Florida released its claim on Orion Lodge and Georgia received it in full fellowship, and to cement the bond of good will and good fellowship, Florida resolved that no other Florida Lodge should bear the number "8," and as a further gesture of good will, elected the Masters and Wardens of Orion Lodge No. 8 honorary members of the Grand Lodge of Florida in perpetuity. In the same spirit, Georgia resolved that Orion Lodge should continue to work under the Charter granted by the Grand Lodge of Florida, endorsed by the Grand Lodge of Georgia. And so we see the anomaly of a Lodge of Masons working in another Grand Jurisdiction under and by virtue of authority granted by the Grand Lodge of Florida more than 100 years ago.)

16.02 When the name of a Chartered Lodge has been changed, the new name cannot be inserted in the old Charter. The Charter must be surrendered and a new one obtained, or a properly certified action of the Grand Lodge be appended to the old Charter.

CONSOLIDATED LODGES

Regulations

16.03 (a) When two or more contiguous Lodges deem it to their interest and to the interest of Masonry to consolidate and become one Lodge, they do so by proceeding as follows:

Chap. 16

A Resolution in writing proposing consolidation and naming the Lodges to be consolidated shall be offered at a Stated Communication of each Lodge concerned, and shall lie over for at least one month in each and every such Lodge.

- (b) If the majority of the members present at the next Stated Communication of each and every Lodge concerned, held after said Resolution shall have laid over for a month as herein above specified, vote in favor of the Resolution, the members of each Lodge so voting by a majority vote in favor of such Resolution, shall be furnished a copy of the Resolution. Same to be sent by mail to their last known address with notice that final action will be taken on said Resolution at a Stated Communication of said Lodge or Lodges on a date to be specified in said notice, which said date shall be not less than ten (10) days after the date of the mailing of said notice.
- (c) If three-fourths of the members of a Lodge so concerned with such Resolution, at a Stated Communication of said Lodge held on the date specified in the notice hereinabove mentioned, vote in favor of such consolidation, the Secretary of each Lodge so voting favorably shall notify the Grand Master. If the Grand Master approves of said consolidation, he shall give written notice thereof to each Lodge affected and the consolidation of the Lodges so voting in favor of same shall become effective from date of such approval.
- (d) The name of the new or consolidated Lodge may be the name and number of either of the Lodges participating in the consolidation, or a combination name derived from the names of the Lodges participating, and shall be selected or agreed upon by a majority vote of the membership of the new or consolidated Lodge at the first Stated Communication of said Lodge held after said consolidation becomes effective. However, the Lodges participating in the consolidation may propose a name and number for the new or consolidated Lodge by including same in said proposed Resolution of consolidation, and in the event said name and number is so specified and said Resolution becomes effective, the name and number so specified in said Resolution shall be the name and number of said new or consolidated Lodge. If the membership of said new or consolidated Lodge does not agree upon a new name and number for said Lodge, or desire to do so, the selection of a name and number for said Lodge may be referred to the Grand Master for his decision.
- (e) When said consolidation becomes effective, a new Charter shall be issued reciting the fact of such consolidation and the name and number of said Lodge. No fee shall be payable therefor.

- (f) The Charters and Seals of the consolidating Lodges shall be surrendered to the Grand Secretary. The new or consolidated Lodge shall acquire the title to all funds and the property of said consolidating Lodges, and shall assume responsibility for all Grand Lodge dues and assessments and all other debts and liabilities of the consolidating Lodges.
- (g) All members of the consolidating Lodges shall upon said consolidation becoming effective, automatically become members of the consolidated Lodge, and subject to the jurisdiction thereof.
- (h) Nothing herein contained shall vary or affect the right of a member in good standing of any of the Lodges concerned in said consolidation to demand his dimit at any time from his Lodge of original membership prior to the effective date of said consolidation, or from said consolidated Lodge after the date of said consolidation. Any such demand must be made conformably to the requirements of the Laws, Rules and Regulations of the Grand Lodge of Florida.
- (i) The terms of all Officers of the consolidating Lodges shall terminate as of the date when such consolidation is effective, and the Masters and Wardens of such Lodge shall be considered as having served the full term of their respective offices.
- (j) At the first stated Communication of said Consolidated Lodge, the Grand Master, District Deputy Grand Master, or the Master of the oldest Lodge concerned, shall open a Lodge of Master Masons and hold an election for Officers of said Consolidated Lodge. The Appointive Officers shall be named, Officers installed, By-Laws proposed, and all other organization details attended to conformably to the Laws and Regulations of this Grand Jurisdiction. The Officers so elected and appointed for said Consolidated Lodge shall serve until the end of the current Masonic year, and at the end of said year shall be deemed and considered to have served a full regular term in said offices.

MERGER OF LODGES

- 16.04 When two or more Lodges in a Masonic District deem it in the best interest of said Lodges and of freemasonry to merge and become one Lodge, they may do so by the following procedures:
- (a) A Resolution in writing proposing the merger shall be prepared, which Resolution shall set forth therein the following:
 - (1) A recital of the facts and circumstances which are deemed sufficient ground for the proposed merger.

(2) The names of the Lodges proposing to merge.

Chap. 16

- (3) Which Lodge shall retain its Name and Charter, which shall be referred to as the continuing Lodge, and which Lodge or Lodges shall surrender its or their charter, which Lodges shall be referred to as the merging Lodge or Lodges.
- (4) The proposed plan or program for transfer of the funds and property to and the assumption of liability by the continuing Lodge.
- (5) The proposed plan or program for preserving the records, papers, documents, and similar items of the Lodge or Lodges being merged.
- (6) The proposed schedule for implementing the merger which shall specify in detail the approximate dates of presentation of the proposed Resolution to the several Lodges involved, presentation of the same to Grand Master for approval or disapproval as hereinafter provided and date for final merger.
- (b) The foregoing Resolution shall be prepared and signed by a majority of the elected Officers of each of the Lodges involved and, after due notice to the Craft, shall be presented to all involved Lodges for approval by majority vote of those present at a stated communication. It shall then be presented to the Grand Master on or before the proposed date for such presentation specified in the Resolution.
- (c) The Grand Master shall review the Resolution and enter such order thereon as he may be advised, either approving or disapproving the Resolution or approving it with modification or with additional provisions, including a new schedule for progress of the proposed merger.
- (d) Upon approval by the Grand Master the Resolution shall be read to the Lodges involved at a stated communication and if approved by majority vote of the members present and voting in each Lodge, the Resolution shall be laid over in each of such Lodges for not less than one month nor more than two months, and if upon due notice it is adopted by three-fourths (3/4) vote of the members present and voting at a Stated Communication of each Lodge involved in the merger, the proceedings for merger shall progress as specified in the order of the Grand Master.

174a 1991

- (e) Nothing herein shall be construed to vary or affect the right of a member in good standing and any of the Lodges involved in the merger to demand and receive his dimit or transfer certificate at any time in accordance with the Constitution and Regulations of the Grand Lodge.
- (f) Upon the merger being fully effective the members of the merging Lodge or Lodges shall automatically be and become members of the Lodge into which the other Lodges are merged with the same rights and privileges they enjoyed in the merging Lodge or Lodges.
- (g) Upon completion of the procedure for merger the Charter of the merging Lodge or Lodges shall be surrendered to the Grand Lodge and such charter or charters shall be deemed recalled and revoked.
- (h) A copy of the Resolution and a statement of the proceedings shall be filed with the Grand Secretary at the time of surrender of the Charter or Charters, and then presented to all involved Lodges for approval, by majority vote, at a stated meeting and due notice to the Craft. It shall then be presented to the Grand Master on or before proposed date for such presentation specified in the Resolution. (1991)

1991 174b

CHAPTER 17.

PARTICULAR LODGES-CHARTERS

GENERAL PROVISIONS

Constitutional Provisions

The Grand Lodge has the power to constitute new Lodges, and grant Charters or Warrants of Constitution for the same, and has the supervision and approval of the By-Laws of the Particular Lodges, and therefore may adopt a Uniform Code of By-Laws for their government, *Provided*, That local Regulations for the benefit of the Craft be not interfered with. (Art. V, Sec. 4).

The Grand Lodge has the power to suspend the Charter of any of the Particular Lodges, or of arresting or withdrawing the Charter of any of the Particular Lodges for good cause shown; and when a Lodge forfeits or surrenders its Charter, the Grand Lodge succeeds to all its Furniture, Jewels, funds, books, papers, and other property, and may appoint some proper Officer to take charge of the same for the benefit of the Craft; *Provided*, That when the Charter of a Lodge is restored, all its Furniture, Jewels, books, papers and other property, shall also be restored. (Art. V, Sec. 5).

References

See also: U. D. Lodges; Chapter 42.

GRANT OF CHARTER

Regulations

17.01 A Charter for the establishment of a Lodge can be granted only by the Grand Lodge in Annual Grand Communication, and the Master and Wardens must be duly installed before they proceed to work.

References

The Grand Secretary shall keep in a book for that purpose, a record of all Charters hereafter issued. Reg. 9.12.

NEW CHARTERS

References

When a Lodge changes its name a new Charter must be issued. Reg. 16.02. When there is a consolidation of Lodges a new Charter shall be issued. Reg. 16.03

References

A Lodge Charter is constructively in possession and control of the Master. Reg. 20.15.

LOST, STOLEN OR DESTROYED CHARTERS

Regulations

17.02 When a Charter is lost or destroyed, the Grand Master may order a certified copy thereof to be issued in lieu of the original. (As to forfeiture of Charter see Constitution, Article X, Section 22).

References

Grand Master may grant Dispensation for Lodge to continue work when Charter is lost, stolen or destroyed. Reg. 6.12 (a).

SURRENDER OF CHARTER

Regulations

- 17.03 Charters of the Particular Lodges may be surrendered to the Grand Secretary by vote of the Lodge for safekeeping, and a duplicate or certified copy of the Charter issued to the Lodge, when directed by the Grand Master. A fee in the amount of the actual cost thereof shall be paid to the Grand Secretary's office for its services in this connection for the use of the Grand Lodge. (1985)
- 17.04 The Charter of a Lodge may be surrendered in the following manner: Motion to that effect may be made at a Stated Communication of the Lodge. The motion must then lie over for a final action at succeeding Stated Communication. Within two days from the time of the making of the motion, the Secretary shall mail to each and every member a notice that motion has been made for the surrender of the Charter of such Lodge, and that said motion will be voted on at the next Stated Communication of the Lodge, naming the day and hour when said Communication will be held. At such Communication the motion shall be submitted to the Lodge, and if a majority of the members present vote in favor of the surrender, said surrender shall take place. If for any reason the Master defers voting upon such motion, the members shall be given additional notice of the Stated Communication when said motion will be submitted for a vote of the Lodge.

Rulings and Decisions

Regulation 17.03 provides procedure for depositing with the Grand Secretary of original Charter and securing duplicate or certified copy for use in the Lodge. In view of

this provision of our law, action by a Lodge to make photostats of original Charter and deposit original Charter in deposit box in local bank would be improper. (1959 Proc. 52, 164).

The Master of a Lodge cannot arbitrarily disband a Lodge and surrender its Charter. Reg. 20.16.

ARREST OR FORFEITURE OF CHARTER RESTORATION THEREOF

Constitutional Provisions

The Master and Wardens of a Lodge cannot be tried by the Lodge; but complaint may be made against them or either of them to the Grand Master by not less than seven members of the Lodge, and he may investigate the matter, and file charges or direct that charges be filed for Grand Lodge Trial as provided by Grand Lodge Regulations. The Grand Master may suspend the accused from office pending trial of the charges. (Art. X, Sec. 5). (1985)

Every Lodge must make full and complete Returns of the proceedings annually to the Grand Lodge, with the names of its Officers and members, and a statement of all dues, signed by the Master, and countersigned by the Secretary, under the Seal of the Lodge; and without such Returns made, and payment or remission of all dues, no Lodge shall be entitled to representation in the Grand Lodge. And every Lodge failing to be represented in the Grand Lodge for two consecutive years shall forfeit its Charter; *Provided*, That if such defaulting Lodge shall, on or before the next Annual Communication, make full Returns and payment of dues to the Grand Secretary, and satisfactory explanation to the Grand Lodge, or in the recess to the Grand Master, such forfeiture shall be released and the Lodge restored to its regular standing. (Art. X, Sec. 22).

Regulations

- 17.05 When a Lodge is in contempt its Charter may be arrested.
- 17.06 When a Lodge fails to make Returns to the Grand Secretary for two consecutive years and two Annual Grand Communications have been convened, the Charter is forfeited, but may be restored for good cause.
- 17.07 When a Lodge surrenders its Charter and twelve or more Master Masons petition for the restoration of said Charter, the Grand Lodge or its authority, upon being satisfied from the facts and reasons set forth that the best interests of Masonry will thereby be served, will

grant the prayer of the petitioners, and the authority restoring the Charter will make provisions for officering the Lodge.

- 17.08 When the Charter of a defunct Lodge is restored, such restoration reinstates to membership only the petitioners therefor.
- 17.09 After a Particular Lodge has remained defunct for five (5) years, the re-establishment of a Particular Lodge in that jurisdiction shall be by petition for U. D. Lodge.

Rulings and Decisions

When John F. Dunn Lodge No. 82 merged with Marion Lodge No. 19 and took the name Marion-Dunn Lodge No. 19, Dunn Lodge No. 82 ceased to exist and the Charter to John F. Dunn Lodge No. 82 had no further validity and the act of the Grand Secretary in endorsing the action of the Grand Lodge on the Dunn Lodge Charter was merely a recital of a historical fact. The Charter of Marion Lodge No. 19 endorsed by the Grand Secretary in 1900 is the valid and existing Charter of Marion-Dunn Lodge No. 19. (1983 Proc. 115)

References

The Grand Master during recess of Grand Lodge may restore a Charter or arrest or suspend a Charter until next Annual Communication. Reg. 6.02.

As to Right of Members of Defunct Lodge, see Chapter 43.

As to Property of Defunct Lodge, see Chapter 43.

17.08

CHAPTER 18

PARTICULAR LODGES-JURISDICTION

Constitutional Provisions

The Particular Lodges are the source and foundation of all Symbolic Masonry, and possess inherent rights and powers, sanctioned by immemorial custom and usage, which never can be changed or altered. (Art. X, Sec. 1).

TERRITORIAL

Constitutional Provisions

The Grand Lodge, shall, by regulation uniformly applicable to all Lodges prescribe, define and regulate the jurisdiction of Lodges in regard to accepting and receiving petitions for the Degrees, administrating Masonic justice and for all other purposes. (Art. X, Sec. 17).

Regulations

- 18.01 A Lodge has jurisdiction over the territory surrounding the Lodge and extending in every direction one-half the distance to the nearest Lodge. A Lodge having concurrent jurisdiction with other Lodges shall notify such other Lodges of reception of petitions for the Degrees and for affiliations and of acceptance or rejection of such petitions.
- **18.02** For purposes of receiving petitions for the Degrees, Lodges have concurrent jurisdiction as follows:
 - (a) All Lodges meeting in the same building or Temple,
 - (b) All Lodges in the same city, town or other incorporated area, and
 - (c) All Lodges in the same Masonic District.

18.03 Any two or more Lodges with contiguous territories, without regard to boundaries of Masonic districts or of cities, towns or other incorporated areas, may enter into agreement for concurrent jurisdiction for reception of petitions for the Degrees, which agreement shall be in writing approved by adoption of appropriate Resolution at a stated Communication of each Lodge by majority vote of members present and voting, and shall be effective upon approval by the Grand Master. Such agreement shall not be construed to impair, restrict or limit the concurrent jurisdiction of a participating Lodge having concurrent jurisdiction with other Lodges under provisions of Regulation 18.02 nor shall such agreement be construed to enlarge the jurisdiction of Lodges not participating in such agreement.

Rulings and Decisions

City of Jacksonville is incorporated area embracing all territory of Duval County and all Lodges therein have concurrent jurisdiction. (1972 Proc. 52, 258).

Regardless of Masonic District lines, Lodges in corporate limits of Jacksonville have concurrent jurisdiction. (1952 Proc. 29).

Where petitioner lives nearer to other Lodges than the one he petitions, it is not necessary to secure waiver of both such Lodges but only to secure waiver of jurisdiction of Lodge having jurisdiction. (1946 Proc. 38).

A Lodge shall not use general trestleboards or Bulletins to notify other Lodges of rejected petitions for any of the degrees or affiliation. The notice shall be by sealed first class mail. (1980 Proc. 166).

1988 179a

Lodge Chartered in territory covered by concurrent jurisdictional agreement automatically becomes a party to the jurisdictional agreement. (1965 Proc. 196, 199).

Where a petitioner resides in concurrent jurisdiction of two or more Lodges and petitions a Lodge outside of said concurrent jurisdiction, waiver of jurisdiction is required only from Lodge nearest residence of the Petitioner. In the event two or more Lodges meet at a place nearest the residence of the petitioner, waiver should be secured from either of such Lodges. (1966 Proc. 247).

NEW LODGES

Constitutional Provisions

(1) The Grand Lodge is clothed with the power of constituting new Lodges upon the Petition of not less than twenty (20) Master Masons. But no Dispensation nor Charter shall issue to a Lodge except upon written consent of the Lodge nearest the place where the new Lodge is to be located and Certificate of the Committee on Work or its duly authorized representative that the officers and membership of the new Lodge are qualified and capable of conferring the Degrees of Freemasonry.

In the event that two or more Lodges meet at the place nearest the location of the new Lodge, the consent of any one of such Lodges shall be sufficient. (Art. VII, Sec. 1).

Regulations

18.04 A new Lodge will not be established within the jurisdiction of a Chartered Lodge against its consent (Constitution, Article VII, Section 1), but the Grand Lodge may recommend a favorable consideration of the subject.

References

As to Jurisdiction of U.D. Lodges, See Chapter 42.

PERSONAL

Regulations

- 18.05 When a Lodge lawfully assumes original jurisdiction, it cannot be rudely divested thereof; therefore, no Lodge can lawfully finish work begun by another surviving Lodge without its consent. Jurisdiction may be waived.
- **18.06** If an Entered Apprentice of a Florida Lodge removes into another Grand Jurisdiction where a similar rule prevails, or into the jurisdiction of another Lodge in Florida, and wishes to receive

the Fellow Craft Degree where he is, without a desire to transfer his membership or secure his dimit, he should petition his Lodge to request the Lodge in whose jurisdiction he resides to instruct him in the catechism of the Entered Apprentice Degree, and when proficient to confer the Fellow Craft Degree as a courtesy to that Lodge. The same rule applies for advancement to the Master Mason Degree, but one month's time must elapse or intervene between the time of conferring the different Degrees. When the Master Mason Degree is thus conferred the recipient is a member of the Lodge of original jurisdiction. The above rule would not apply to candidates of another Grand Jurisdiction, which did not require that one month's time elapse between the time of conferring the different Degrees, under the law. In such case this Grand Jurisdiction will respect the law of the Sister Grand Jurisdiction. A petitioner who has been elected to receive the Degrees may also receive the Entered Apprentice Degree by courtesy. (1985)

18.07 The Grand Lodge of Florida claims jurisdiction for its Particular Lodges over the rejected applicants of said Lodges removing to other Grand Jurisdictions, for one year from the date of rejection.

18.08 There can be no waiver of jurisdiction by a Lodge over a non-Mason who has permanently removed, even recently, to another jurisdiction. The jurisdiction ceases immediately upon a removal intended to be permanent.

Rulings and Decisions

A Lodge jurisdiction over non-Mason ceases instantly when he permanently moves out of its jurisdiction. (1942 Proc. 46).

There can be no waiver of jurisdiction by a Lodge over a non-Mason who has permanently removed, even recently to another jurisdiction. The jurisdiction ceases immediately upon removal intended to be permanent. (1962 Proc. 81, 296).

OFFENSES AGAINST MASONIC LAW

References

Penal Code; Chapter 44.

WAIVER OF JURISDICTION

References

Waiver of Jurisdiction; Chapter 34.
Balloting on Waiver of Jurisdiction; Chapter 34.
Residence Requirements of Candidates; Candidates, Chapter 31.

Digest of Masonic Law

Chap. 18

CHAPTER 19

PARTICULAR LODGES-OFFICERS

GENERAL PROVISIONS

Constitutional Provisions

The Officers of a Lodge are the Worshipful Master, Senior Warden, Junior Warden, Treasurer and Secretary, who must be elected by ballot, and a majority of all the votes cast is necessary to a choice and shall have a current paid dues card for the forthcoming year, or a receipt for the same, prior to installation. The Subordinate Officers are the Senior Deacon, Junior Deacon, Senior and Junior Stewards and Tyler, who are appointed by the Worshipful Master, but the Senior Warden has the nomination of the Junior Deacon; and the Worshipful Master may also appoint a Chaplain and a Marshal. (Art. X, Sec. 2). (1997)

ELIGIBILITY

Regulations

- 19.01 In former times no one was eligible to serve a Lodge as its Worshipful Master but the Master, an actual Past Master, a Warden, or Past Warden, but the Grand Lodge of Florida has ruled that a Lodge is the judge of the competency of its own members, and is authorized to elect its Master from the body of the Lodge.
- 19.02 Every Officer of a Lodge must be a member thereof, except the Musician and Tyler, and he must be a member of some Lodge. (2005)
- 19.03 No Brother shall be elected or appointed to any office while under charge of unmasonic conduct.
- **19.03.1** Every elected Officer shall have a current paid dues card for the forthcoming year, or a receipt for the same, prior to installation. (1997)

Rulings and Decisions

Any member of Lodge in good standing is eligible to be elected to Lodge offices regardless of where he lives. (1951 Proc. 27).

Offices of Secretary and Treasurer can not be held by one person. (1944 Proc. 34, 100).

Since Article X, Section 2 of the Constitution, specifies who are to be the Officers of a Lodge and no provision is made therein for Assistant Treasurer, permission to elect an Assistant Treasurer is denied. (1959 Proc. 51-52; 164).

The Subordinate Officers, who are the Senior Deacon, Junior Deacon, Senior Steward, Junior Steward, Chaplain, Marshal, Organist, and Tyler, who are appointed by the Worshipful Master, shall also have a current paid dues card for the forthcoming year, or a receipt for the same, prior to installation. (2011 Proc. ____)

ELECTION AND APPOINTMENT

Constitutional Provisions

The election and appointment of the Officers of Lodges shall take place at the first Stated Communication in December of each year and such Officers shall be installed on the anniversary of Saint John the Evangelist, or as soon thereafter as practical, and the Officers so elected and installed shall continue in office for one year

Chap. 19

and until their successors are duly elected and installed; *Provided*, That if, from any cause, there should be no election at the time appointed for the annual election, it shall be the duty of the Worshipful Master to order an election at any time before or on the anniversary of Saint John the Evangelist. (Art. X, Sec. 4).

Rulings and Decisions

Section 2 of Article X of the Constitution requires that Lodge Officers be elected by ballot. An election of the Officers of the Lodge or any of them by a show of hands, acclamation, or any other means other than secret ballot renders the election void and offices will be declared vacant if the improperly elected Officers have been installed. (1966 Proc. 246).

Regulations

19.04 Dispensations cannot be issued to Lodges to hold their annual election of Officers prior to their first Stated Communication in December, nor to install their Officers prior to December 27th, since both are prohibited by Article X, Section 4 of the Constitution.

References

Grand Master may grant Dispensation for election of Officers in the following cases:

- (b) When election did not take place as provided in Const. Art. X, Sec. 4.
- (c) When Officer-elect remains permanently beyond the Lodge jurisdiction.
- (d) When elective Officer declines installation and one cannot be elected before December 27.
- (e) To fill vacancies in elective offices. Reg. 6.11.

Regulations

19.05 The Master-elect of a Lodge, and not the retiring Master, has the sole right to appoint all the Officers who are to serve under him, the Senior Warden nominating the Junior Deacon.

References

The Lodge Secretary shall certify names of newly elected Officers to the Grand Secretary. Reg. 22.03.

Rulings and Decisions

Lodge Officers can not be elected before First Stated Communication in December but may be elected any time up to December 27, but if election is not held during that period, Dispensation to hold election is necessary. (1942 Proc. 54).

Vacancy in office of Lodge Treasurer may be filled pro tempore by Worshipful Master, but the Lodge may request Dispensation to fill the vacancy by election. (1959 Proc. 54, 160).

INSTALLATION

Constitutional Provisions

The last Master, or any Past Master of a Lodge, can install the Master-elect and he then can install the other Officers, but when the Grand Master, or Deputy Grand Master or one of the District Deputy Grand Masters is present, it is his privilege to install the Officers. (Art. X, Sec. 9).

Regulations

- 19.06 It is not necessary for an Officer re-elected to be re-installed, unless a term has intervened.
- 19.07 The Master and Wardens-elect may decline installation, but they cannot resign after being installed unless for good and sufficient reasons the Most Worshipful Grand Master has granted permission for his resignation. (1997)
- **19.08** The Officers-elect of a Lodge may be installed at a Called Communication, when duly called for that purpose.
- **19.09** Public installation of Officers may hereafter be held by the Lodges in their territorial jurisdictions without Dispensation.
- 19.10 The Worshipful Master, any Constitutional Acting Master, or any Past Master may install a Master-elect, but the Master-elect must be installed prior to installation of the other Officers.
- 19.11 When a Brother has been duly elected to an office in a Lodge, installation cannot be refused upon the ground of an alleged pecuniary liability to the Lodge, unless charges be preferred.
- 19.11.1 A regularly elected and installed Worshipful Master shall be accorded Grand Honors at the time of installation. No Grand Honors shall be accorded the Worshipful Master during public ceremonies of installation but when the Lodge resumes labor after guests and friends have retired from the Lodge Room private Grand Honors shall be accorded the newly installed Worshipful Master.

References

A regularly elected Master is entitled to Grand Honors at time of his installation. Reg. 5.04.

Rulings and Decisions

Any elected Officer of a Lodge has a clear right to refuse installation and when such refusal is made, the proper procedure is to request Dispensation to hold a special election to fill the office. (1954 Proc. 70).

Digest of Masonic Law Chap. 19

Public installation of Officers may be held without Dispensation. (1942 Proc. 55).

19.11.1

It is permissible to use aprons, Jewels and other Lodge paraphernalia in public installation ceremonies. $(1954\ Proc.\ 70)$.

No business or ceremony of any kind is permitted at public meetings other than installation of Officers. $(1952\ Proc.\ 32)$.

Installation of Officers on December 16 is irregular and proceedings shall abate. (1942 Proc. 55).

It is not the intent of our laws to permit the installation of any Lodge Officer by proxy. (1954 Proc. 59).

Worshipful Master may be installed at home or in hospital when confined thereto because of illness on regular date for installation if the Lodge so desires. (1960 Proc. 124).

1976 185a

TERM, RESIGNATION, SUSPENSION, VACANCIES AND SUCCESSION IN OFFICE

Constitutional Provisions

The Master and Wardens of a Lodge cannot resign during the year for which they are elected and installed unless for good and sufficient reasons the Most Worshipful Grand Master has granted permission for his resignation. All requests for resignation must be received in writing by the Most Worshipful Grand Master. If by death, removal from the jurisdiction, or other cause, the Master becomes incapable to perform the duties of his office, the Senior Warden succeeds to all powers, duties and responsibilities of the Master, and the Senior Warden's place in the West must be filled by pro tempore appointment, from time to time; and if from any of the like causes the Master and Senior Warden should both be rendered incapable of performing the duties of Master of the Lodge, then the Junior Warden succeeds to all the powers, duties and responsibilities of the Master, and the South must be filled, from time to time, by pro tempore appointment. But the Junior Warden cannot succeed to the seat in the West, when vacant, by absence of the Senior Warden. (Art. X, Sec. 11). (1997)

The election and appointment of the Officers of Lodges shall take place at the first Stated Communication in December of each year and such Officers shall be installed on the anniversary of Saint John the Evangelist, or as soon thereafter as practical, and the Officers so elected and installed shall continue in office for one year and until their successors are duly elected and installed; *Provided*, That if, from any cause there should be no election at the time appointed for the annual election, it shall be the duty of the Worshipful Master to order an election at any time before or on the anniversary of Saint John the Evangelist. (Art. X, Sec. 4).

The Master and Wardens of a Lodge cannot be tried by the Lodge; but complaint may be made against them or either of them to the Grand Master by not less than seven members of the Lodge, and he may investigate the matter, and file charges or direct that charges be filed for Grand Lodge Trial as provided by Grand Lodge Regulations. The Grand Master may suspend the accused from office pending trial of the charges. (Art. X, Sec. 5) (1985)

Regulations

19.12 A Particular Lodge does not have jurisdiction to conduct trial of its Worshipful Master and Wardens in office but charges may be filed against any of them as provided in Regulation 44.77. If the Grand Master shall determine that the charges are in proper form and state an offense against Masonic Law and enters order for Trial Commission as provided in Regulation 44.77, he may in his discretion, suspend the accused from office pending trial and disposition of the charges.

A Particular Lodge has penal jurisdiction over all of its other Officers. (1982)

1985 186a

- 19.13 Art. X, Sec. 21 of the Constitution, provides that any member of a Lodge can dimit, but Art. X, Sec. 11 makes a distinction between members and Masters and Wardens by inhibiting the resignation of Masters and Wardens during their term of office, and as dimitting has the same force as resigning, so far as giving up office is concerned, it logically follows that Masters and Wardens cannot dimit.
- 19.14 The term of office begins with installation and terminates only by regular succession, death, Constitutional removal from office, or Constitutional suspension or expulsion from the Lodge, permanent removal from the Lodge jurisdiction, and forfeiture of Charter.

Any officer of the Lodge except the Worshipful Master, Senior Warden and Junior Warden may resign with the consent of the Lodge. Appointive officers of the Lodge may be removed from office by the Worshipful Master for good cause after notice to the officer and the consent or approval of the Lodge.

- **19.15** Permanent removal from the jurisdiction vacates any office, but does not forfeit membership.
- 19.16 The offices of Master, Grand Master, Deputy Grand Master, and District Deputy Grand Master are clearly incompatible with each other and therefore, no two of them can be held by an individual at one and the same time. If a Brother holding any of said offices accepts either of the others, such acceptance is a surrender of the office so held, and it at once becomes vacant.

- 19.17 The continuous absence of the Master of a Lodge from its jurisdiction is not sufficient ground for his removal from office. In his absence, the Senior and Junior Wardens, in succession, become Master pro tem, and succeed to the duties of the office.
- 19.18 The Master of a Chartered Lodge cannot be a petitioner of a Lodge U.D.
- 19.19 The Master and Wardens of a Particular Lodge cannot resign during the year for which they are elected and installed unless for good and sufficient reasons the Most Worshipful Grand Master has granted permission for his resignation. If by death, removal from the jurisdiction of the Lodge, or other causes, the Master becomes incapable to perform the duties of the office, the Senior Warden and in succession the Junior Warden succeeds to all the powers, duties and responsibilities of the Master, and the Senior Warden's place or the Junior Warden's place must be filled by pro tempore appointment from time to time. The Junior Warden cannot succeed to the seat in the West when vacant by the absence of the Senior Warden. Under Article VI, Section 4 of the Constitution, the Grand Master may allow the Lodge to elect a Worshipful Master and fill any vacancies caused thereby if deemed for the good of Masonry. (1997)
- 19.20 Vacancies in elective offices (except Worshipful Master), can be permanently filled only by Dispensation, but the Master may make pro tempore appointments from time to time.
- 19.21 When a vacancy occurs in the office of Senior or Junior Warden, the station may be filled pro tempore from time to time, or the Grand Master may be asked to grant a Dispensation to elect a successor for the unexpired term.
- **19.22** The offices of Master and Grand Master are never vacant, for succession being instanter, there is no interim.

References

Terms of all Officers terminate if Lodges consolidate. Reg. 16.03.

Rulings and Decisions

Temporary absence of Senior Warden from Jurisdiction does not affect his status as Senior Warden. (1944 Proc. 34).

Vacancy in office of Lodge Treasurer may be filled pro tempore by Worshipful Master until next annual election but, by Dispensation, Lodge may hold election to fill such vacancy. (1943 Proc. 77).

Master of Lodge is without authority to remove Junior Warden and likewise without authority to submit question of removal of Junior Warden from office to the members of the Lodge. (1955 Proc. 131).

When the Master of a Lodge regularly elected and installed removes himself permanently from the jurisdiction of the Lodge prior to expiration of his term, and thus vacates the office of Master, he is nevertheless entitled to recognition as and privileges

of a Past Master and may receive Past Master's degree at Grand Lodge. (1961 Proc. 162, 168, 319).

Senior Warden who succeeds to powers and duties of Master when office of Master is vacated, does not succeed to office of Worshipful Master and is not entitled to receive Past Master's Degree nor receive honors and privileges of Past Master. (1961 Proc. 162, 168, 320).

(Removed as obsolete.) (1997)

In all applications for Dispensation to hold election to fill vacancy created by permanent removal of Lodge Officer from Lodge Jurisdiction, the Lodge should by appropriate letter or certificate signed by the Master and Secretary over the Seal of the Lodge, certify to the Grand Master the facts that created the vacancy. (1970 Proc. 58, 284-285).

DISCIPLINE

References

The Master cannot be tried by his Lodge during his Mastership. Const. Art. X, Sec. 5, above. Reg. 19.12.

Regulations

19.23 All Officers of a Particular Lodge, except the Worshipful Master and the Wardens, are subject to discipline by the Lodge. Grand Lodge has exclusive original jurisdiction of the Worshipful Master and Wardens while in office.

POWERS AND DUTIES OF OFFICERS

References

Worshipful Master, Chapter 20. Wardens, Chapter 21. Treasurer and Secretary, Chapter 22. Subordinate Officers, Chapter 23.

Digest of Masonic Law

CHAPTER 20.

WORSHIPFUL MASTER

As to Eligibility, Election, Installation, Term, Resignation, Removal, Vacancies, Succession in Office and Discipline of

Master, See Chapter 19.

POWERS AND DUTIES

LODGE BUSINESS AND WORK

Constitutional Provisions

The Master is supreme in his Lodge and must be held to worship. No appeal can be taken from his decision, nor call for the previous question, nor motion to adjourn, can be entertained. (Art. X, Sec. 6).

Besides the duties inculcated by the unwritten law, and the installation ceremonies, which every Mason should understand, remember and faithfully perform, there are duties required by the Constitution, of the Worshipful Master, the Wardens, the Treasurer and Secretary which cannot be neglected without being liable to Masonic censure. (Art. X, Sec. 8).

Regulations

- **20.01** The Master is supreme in the Lodge, from whose decision an appeal cannot be taken to the Lodge. (Art. X, Sec. 6).
- **20.02** The Worshipful Master must be held to worship by the Brethren and be implicitly obeyed in every legitimate official order.
- **20.03** The Worshipful Master is limited in his official authority only by his installation vows and Charges, the Constitution, Resolutions and Edicts of the Grand Lodge, the Rules and Regulations of his Lodge, and the ancient established usages and customs of the Fraternity.
- **20.04** The Master's expressed "will and pleasure" is absolute law in his Lodge; yet he should preside, not haughtily, but with dignity, courtesy, and affability.
- **20.05** The Worshipful Master guides and controls all the work and business of the Lodge, opens, closes, dispenses, calls off and calls on, at his pleasure.
- **20.06** The Master has absolute and supreme control over the work of the Lodge, and when there are two or more applicants for the same Degree elected and waiting at the same time, it is his discretion to direct which shall have precedence.
- **20.07** The Worshipful Master cannot order the removal of a disorderly Brother from the Lodge, but may instantly "cease labor" until harmony be restored.

20.08 It is the prerogative and duty of the Worshipful Master to postpone the transaction of any Lodge business when, from small attendance of the members, or other good reason, the interests of the Craft require it; but, ordinarily, the business should not be delayed solely on account of small attendance.

Chap. 20

- **20.09** In all matters of extraordinary import there should be a full attendance of the members of the Lodge before final action, and the Worshipful Master should not permit such matters to be hurriedly disposed of by a minority of its members.
- **20.10** When any Lodge proceedings are found to be irregular, they shall abate, by order of the Master; but such abatement does not bar any subsequent regular proceedings upon the same subject.
- **20.11** If any Brother deems Lodge proceedings irregular, he should in the first instance call them to the attention of the Master, whose duty it is to order irregular proceedings to abate. An application should not be made to the Grand Master until the Master has first had an opportunity to rule upon the question.
- **20.12** Smoking in a Lodge Room is prohibited while the Great Lights are open on the Altar.
- **20.13** The Master cannot delegate his authority to a Past Master to preside in his absence, for the Senior Warden, or in his absence, the Junior Warden, presides.
- **20.14** A Warden, vacating his position as such, or any other Brother, may confer a Degree and give the lecture, or do any part of the work of the Lodge in the presence and at the request of the Master. In this, the Master does not, and cannot, vacate or transfer his authority; but he can always act through any Brother whose assistance or skill he may desire, and the acts thus performed in his presence, and by his authority, are his acts.

Rulings and Decisions

Worshipful Master is not required to follow order of business recited in By-Laws since conduct of Lodge business lies within sound discretion of Worshipful Master. (1946 Proc. 36).

Man claiming to have been suspended N.P.D. twenty (20) years ago applying for and being reinstated when in fact he had been expelled U.M.C. may be stricken from the rolls by order of the Worshipful Master. (1952 Proc. 33).

The Worshipful Master may then change the order of election if deemed appropriate. (1986 Proc. 75)

20.15

APPOINTIVE POWERS

Master appoints Subordinate Officers of Lodge. Const. Art. X, Sec. 2; Chapter 19.

AVOUCHMENT

References

Master is judge of sufficiency of avouchment. Regs. 40.10, 40.11.

BALLOTING

References

Master shall order ballot re-spread if first ballot is irregular. Reg. 35.15.

Rulings and Decisions

Worshipful Master has no power to call ballot dark after receiving objection when ballot was clear when spread. (1950 Proc. 72).

CANDIDATES

References

Master shall arrest progress if objection arises. Reg. 37.11.

Master may defer consideration of petition for Degrees. Reg. 33.03,

LODGE CHARTER

Regulations

- **20.15** The Charter of a Lodge is always constructively in the possession and control of the Master, and should be securely kept in the Lodge; but its temporary absence therefrom will not vitiate the proceedings.
- **20.16** It is not in the power of the Worshipful Master to arbitrarily disband a Lodge and surrender its Charter.

References

The Master may decline to produce Charter to visitor demanding sight of it. Reg. 40.05.

Rulings and Decisions

It is not necessary that the Lodge Charter be physically present at an Outdoor Degree, but it may be represented in the person of the Worshipful Master. (2008 Proc. 107)

COMMITTEES

Constitutional Provisions

The Master and Wardens of each Particular Lodge are a standing Committee on their respective Lodge jurisdictions. (Const. Art. X, Sec. 25).

Regulations

- **20.17** It is competent for the Worshipful Master to attend and direct the deliberations of all the Lodge Committees.
- **20.18** If a Committee, or any member thereof, neglect to perform the required duties, the Worshipful Master should promptly discharge him or them so neglecting, and make a new appointment.

Rulings and Decisions

Worshipful Master has absolute authority to appoint all committees except when provided differently by By-Laws. (1951 Proc. 27).

COMMUNICATIONS

References

The Master may command attendance at any time. Reg. 25.02, 25.07.

DIMITS

References

Master shall instruct Secretary to issue dimit to applicant therefor if entitled to it. Reg. 41.01. Dimit shall be signed by Master, countersigned by Secretary and bear Lodge Seal. Reg. 41.08. Master cannot dimit. Reg. 19.13.

PROPERTY OF LODGE

References

The Master and Wardens shall not sell, convey or mortgage Lodge property except by action of the Lodge in Stated Communication after due notice. Reg. 25.05.

REPRESENTATIVE TO GRAND LODGE References

The Master and Wardens or their proxies are representatives of their Lodge to Grand Lodge. Const. Art. X, Sec. 7; Regs. 29.01, 29.03, 29.04, 29.05.

PAST MASTER'S DEGREE

Regulations

20.19 A Worshipful Master elected and installed should obtain the Past Master's Degree at the earliest practical period, but the want of it does not bar his right to preside.

U.D. LODGES

The Master of a Chartered Lodge cannot be a petitioner for U.D. Lodge. Reg. 19.18.

Rulings and Decisions

Neither the Master, nor the Wardens of a Chartered Lodge can become Charter members of a new Lodge during their year in office. (1954 Proc. 61).

REVIEW OF ACTS AND DECISIONS

References

Any act or decision of the Master may be reviewed by Grand Lodge, or by the Grand Master in recess. Reg. 25.46.

If proceedings be deemed irregular the matter should be called to the Master's attention and no review thereof should be sought until the Master has had opportunity to rule thereon. Reg. 20.11.

Digest of Masonic Law CHAPTER 21.

WARDENS

As to Eligibility, Election, Installation, Term, Resignation, Removal, Vacancies, Succession in Office and Discipline of Wardens, See Chapter 19.

POWERS AND DUTIES GENERAL PROVISIONS

Constitutional Provisions

Besides the duties inculcated by the unwritten law and the installation ceremonies, which every Mason should understand, remember and faithfully perform, there are duties required by the Constitution, of the Worshipful Master, the Wardens, the Treasurer and Secretary which cannot be neglected without being liable to Masonic censure. (Art. X, Sec. 8).

Rulings and Decisions

Temporary absence of Senior Warden from jurisdiction does not affect his status as Senior Warden. (1944 Proc. 34).

COMMUNICATIONS

References

In the absence of the Master the Senior Warden presides. Reg. 20.13.

Warden highest in authority may call a Communication if Master is absent from Lodge jurisdiction. Reg. 25.08.

Senior Warden, presiding in absence of Master, may call any Brother to the East to do work of Lodge. Reg. 38.22.

PROPERTY OF LODGE

References

The Master and Warden shall not sell, convey or mortgage Lodge property except by action of the lodge in Stated Communication after due notice. Reg. 25.05.

REPRESENTATIVES TO GRAND LODGE

References

The Master and Wardens or their proxies are representatives of their Lodge to Grand Lodge. Const. Art. X, Sec. 7; Regs, 29.01; 29.03; 29.04; 29.05.

DIMITS

Wardens of a Lodge cannot dimit. Reg. 19.13.

COMMITTEES

References

The Master and Wardens are a standing Committee on Education and Primary Schools. Const. Art. X, Sec. 25; Chapter 20.

CHAPTER 22.

TREASURER AND SECRETARY

As to Eligibility, Election, Installation, Term, Resignation, Removal, Vacancies in Office, Succession in Office, and Discipline of Treasurer and Secretary, See Chapter 19.

POWERS AND DUTIES

Constitutional Provisions

Besides the duties inculcated by the unwritten law and the installation ceremonies, which every Mason should understand, remember and faithfully perform, there are duties required by the Constitution, of the Worshipful Master, the Wardens, Treasurer and Secretary which can not be neglected without being liable to Masonic censure. (Art. X, Sec. 8).

BOND

Regulations

22.01 The Worshipful Master, Senior Warden, Junior Warden, Treasurer and Secretary of all Particular Lodges, U.D. Lodges, and the Lodge of Research shall be bonded in the amount of twenty-five thousand dollars (\$25,000.00) each. The Corporate Board shall arrange for and purchase the bond. The Grand Secretary shall furnish the surety company information in respect to Lodges and Officers and other information that may be requested by the surety company. Cost of said bond shall be paid from appropriate funds of the Grand Lodge. (1980)

Rulings and Decisions

Offices of Secretary and of Treasurer can not be held by one person. (1944 Proc. 34, 100).

DUTIES Regulations

- **22.02** The Treasurer is the custodian of the funds of the Lodge, even when only held in trust, therefore, the Secretary should promptly turn over to the Treasurer all moneys received by him for fees.
- **22.03** It shall be the duty of the Secretary of each Lodge to certify to the Grand Secretary the names of the newly elected Officers thereof immediately after their election.
- 22.04 The Secretaries of Particular Lodges are prohibited from furnishing lists or parts of lists of the members of their Lodges for any purpose, unless with the approval of the Grand Master, *provided* the Secretaries of the Particular Lodges, upon direction of the Worshipful Master may provide to an appropriate telephone committee names and telephone numbers of the members of the Lodge for courtesy calls, to establish the status of their health and welfare, or to attend meetings or other Lodge activities, also, provided that Secretaries may provide to the Worshipful Master, upon his request, a list of all members including their names, addresses and telephone numbers. It shall be construed as unmasonic conduct for solicitation of the members to be made for any private or commercial activity. (2001)

22.05 The Grand Secretary and the Secretaries of the Particular Lodges, upon request therefor, may provide to appropriate officers of appendant, allied or affiliated orders and organizations lists of names of persons that for any reason have been removed from the Lodge roll of members and the reason for such removal and such other lists of members as may be approved by the Grand Master.

If any appendant, allied or affiliated order or organization wherein membership is predicated upon Masonic membership or relationship to a Mason shall wilfully carry on its roll of members a Mason not in good standing in a Particular Lodge of this Grand Jurisdiction, or a Grand Jurisdiction recognized by the Grand Lodge of Florida, the same shall constitute grounds for investigation by the Grand Master and report to the Grand Lodge for consideration as to continued recognition of such appendant, allied or affiliated order or organization.

22.06 The Secretary of each Particular Lodge shall mail to each member of the Lodge a statement of dues and assessments due to the Lodge between October 15 and December 1, on notices furnished by the Grand Lodge or on printed notices approved by the Most Worshipful Grand Master which shall include voluntary contributions of two cents a day to the Masonic Home Endowment Fund - \$7.30. (2009)

22.07 Each Particular Lodge shall file return of funds collected for the "Let Your Pennies Make Good Cents" program on forms presented by the Grand Lodge for the following periods. The first period of each year shall begin January 1, extend through months of January, February and March; the second period of each year shall begin April 1 and extend through the months of April, May and June; the third period of each year shall begin July 1 and extend through months of July, August and September; and the fourth and closing period of each year shall begin October 1 of each year and extend through months of October, November and December.

The Grand Secretary shall mail period return forms in duplicate to the Particular Lodges at least thirty (30) days before end of each period and other forms shall be mailed at least thirty (30) days before expiration of the period of time to which such forms relate.

The Particular Lodges shall file period returns and closing period return within fifteen (15) days after end of such periods and file year summary return at same time as filing closing period return. (1984)

22.08 When a Particular Lodge is required by any state or federal law to comply with or make any report or return to any state or federal agency, the Secretary of the Lodge shall furnish a copy of such report or return to the Grand Secretary at least thirty (30) days prior to the final date of filing of such report or return to the state or federal agency. If any Particular Lodge is within the class required to file any such report and return but is exempted therefrom, the Secretary of the Lodge shall furnish to the Grand Secretary evidence supporting such exemption, which evidence shall be filed with the Grand Secretary at least thirty (30) days before the final date for filing of the report or return.

The Worshipful Master of each Lodge shall be responsible for enforcement of this Regulation and failure of the Worshipful Master or the Secretary to comply with the provisions of this Regulation shall subject them and each of them to Masonic Discipline.

22.09 The Lodge is the judge of eligibility of a petitioner for the Degrees and of an applicant for affiliation, and the Secretary of the Lodge shall accept for presentation to the Lodge each, every and all properly completed petitions for the Degrees, and each, every and all properly completed applications for affiliation without regard to the Secretary's opinion as to eligibility of the petitioner or applicant.

Rulings and Decisions

Repealed (1996)

Permission may be granted by Grand Master to a print roster of names without addresses for distribution to members of Lodge. (1952 Proc. 34).

Repealed (1996)

Secretaries of Lodges are not permitted to furnish lists of members to Scottish Rite Bodies. Scottish Rite officials should consult with Grand Secretary as to status of any member in question. (1941 Proc. 79).

The Secretary of the Lodge is the custodian of the records of the Lodge and should retain custody and control of a petition when it is received by the Lodge during the period of investigation. (1954 Proc. 63)

The Secretary is the custodian of all Lodge records and is responsible for the safekeeping thereof, and if in his judgment the storage or a portion of the records of the Lodge in a fireproof vault in the local bank is necessary and advisable, he has authority so to do with the approval of the Lodge. The Lodge may properly pay the cost of such storage upon the recommendation of the Secretary. (1959 Proc. 53, 164).

It is proper for Lodge to furnish list of membership with names and addresses to an appropriate Committee for use in soliciting contributions from the membership to pay for property purchased for Lodge purposes. (1961 Proc. 317).

Regulation 22.06 regarding mailing out statements for dues does not apply to Memorial Lodges. (1962 Proc. 82, 296).

It would be improper for the Grand Master to authorize Lodge Secretaries to furnish lists of Lodge members and their addresses for use in soliciting membership in a Masonic Widows Fund. (1964 Proc. 66, 268).

Permission was properly denied Lodge to turn over lists of names and addresses of members to an unspecified company for purposes of having addressograph plates made. (1966 Proc. 246).

Considering Rulings and Decisions on page 197, Digest of Masonic Law and our present Regulations, it is my Ruling that the Secretary is the sole custodian of all Lodge records and that none other than the Secretary have "unobstructed" access and control of said records. However, it will be the responsibility of the Secretary to furnish or provide access to Lodge records to ONLY the Worshipful Master upon request. Access shall be in the presence of the Secretary or his personal representative, i.e.: the District Deputy Grand Master, a Past District Deputy Grand Master or a Past Master of his Lodge. Proper instructions will be provided by the Secretary for accountability in case of incapacity of the Secretary or during his absence from the jurisdiction, but under conditions as stated above. Security and safekeeping of the records will be determined by the Secretary. January 8, 1985. (1985 Proc. 92)

The membership number used to average donations to determine the individual membership contribution of Particular Lodges shall be the total Lodge membership as shown on Annual Returns, including emeritus, life, fifty year and dual members. (1986 Proc. 72)

References

The Secretary shall promptly turn over to the Treasurer all moneys received by him for fees. Reg. 22.02.

The Secretary shall issue dimits upon order of the Master. Reg. 41.01.

The Secretary shall countersign dimits. Reg. 41.08.

The Secretary shall not put file mark on dimit until accepted. Reg. 41.30

The Secretary shall present petitions of candidates to the Lodge at next Stated Communication after received by him unless deferred by the Master. Reg. 33.03.

LODGE MINUTES

References

As to minutes of the Lodges, see Regs. 25.28; 25.29; 25.30; 25.31; and 25.32.

FEES

References

As to Refunds of Fees for the Degrees, see Chapter 32.

Rulings and Decisions

The purpose of the L.Y.P.M.G.C. program is to increase the Masonic Home Endowment Fund; so therefore, only contributions that are made to the Endowment Fund can be credited to a Lodge's total contribution in computing the L.Y.P.M.G.C. Awards. (1984 Proc. 116)

CHAPTER 23.

SUBORDINATE LODGE OFFICERS

As to Eligibility, Appointment, Installation, Term, Resignation, Removal, Vacancies in Office, Succession in Office od Discipline of Subordinate Officers, See Chapter 19.

GENERAL PROVISIONS

Constitutional Provisions

The Subordinate Officers of a Lodge are: Senior Deacon, Junior Deacon, Senior and Junior Stewards, and Tyler, and if the Master desires a Chaplain and a Marshal. (Art. X, Sec. 2; Chapter 5).

CHAPLAIN

Regulations

23.01 The proper position of a Lodge Chaplain is to the left and in front of the Worshipful Master, corresponding to that of the Grand Marshal, in the Grand Lodge.

Rulings and Decisions

It should be the prerogative and discretion of the Worshipful Master the custom of the Lodge, as to the place where the Chaplain should offer prayer, except during Degree work. When putting on Degree work, it would be time consuming to have the Chaplain go to the Altar after each Degree and also opening and closing the Lodge. (1962 Proc. 83, 296).

Digest of Masonic Law

CHAPTER 24.

PARTICULAR LODGES - BY-LAWS

GENERAL PROVISIONS

Constitutional Provisions

Every Particular Lodge has a right to adopt its own By-Laws in conformity to Grand Lodge Regulations, and subject to the supervision of the Grand Lodge. (Art. X, Sec. 10).

The Grand Lodge has the *** supervision and approval of the By-Laws of the Particular Lodges, and therefore may adopt a Uniform Code of By-Laws for their guidance; *Provided*, that local Regulations for the benefit of the Craft be not interfered with. (Art. V, Sec. 4).

Regulations

- **24.01** By-Laws are of no validity until approved by the Grand Master, subject to review by the Grand Lodge.
 - 24.02 A Lodge cannot suspend its By-Laws, or any section of them.
- **24.03** Cemetery arrangements and similar matters may be provided by Resolution, and therefore need not be incorporated in the Lodge By-Laws. (1985)

MATTERS TO BE FIXED IN BY-LAWS DUES AND ASSESSMENTS References

Dues and assessment must be fixed by By-Laws to be enforceable. Const. Art. X, Sec. 18; Regs. 27.01, 27.02, 27.03, 27.04 and 27.05.

Dues of those unable to pay because of infirmities or misfortune may be remitted. Const. Art. X, Sec. 13, Regs. 26.08 and 26.09.

COMMUNICATIONS References

See Reg. 25.02.

AFFILIATION FEE

References

If affiliation fee is charged it must be fixed by By-Law. Reg. 41.33.

A By-Law fixing affiliation fee according to number of years applicant has held his dimit is void. Reg. 41.35.

AMENDMENTS

24.04 A Lodge adopting, revising or amending By-Laws shall forward original and three copies signed by the Worshipful Master and Secretary under the Seal of the Lodge, with

date of approval and date of adoption shown thereon to the Grand Secretary who shall forthwith examine the same as to form, regularity of procedure and compliance with Masonic Law. If the proposal is found to have been regularly submitted, in proper form and in compliance with Masonic Law, the Grand Secretary shall retain one copy, and the original and two copies thereof shall be forwarded to the Grand Master for approval or disapproval. pon approval, the original shall be returned to the Lodge, one copy forwarded to the Grand Secretary for Grand Lodge files and one copy retained by the Grand Master for his files. If the proposed By-Law is not in proper form or is contrary to Masonic Law or is not properly submitted, Grand Secretary shall return the same to the Lodge for appropriate action.

The Committee on Masonic Digest shall, on request of the Grand Secretary, advise with him in regard to proposed amendments.

UNIFORM CODE OF BY-LAWS PARTICULAR LODGES GRAND JURISDICTION OF FLORIDA

24.05 The following Uniform Code of By-laws is adopted. The Uniform Code shall become effective immediately upon its adoption. Lodges shall incorporate the provisions of the Uniform Code into their By-laws without change, variation or modification, inserting the matter hereafter set forth. In submitting By-Laws for approval Lodges will not include in their proposals the provisions of the Uniform Code but will submit only those additional or supplemental By-laws they wish to adopt.

Particular Lodges in adopting By-laws shall adopt the provisions of the Uniform Code without change or variation with authority, however, to insert the following matters.

- (A) In Section 1.01 fill in date of Charter and location of the Lodge.
- (B) Section 3.02 relating to dual membership is optional with each particular Lodge.
- (C) In Section 3.03(B) the fee for life membership may be fixed at any amount not less than \$400.00.
- (D) In Section 4.01 the amount of dues shall be inserted.
- (E) In Section 5.01 the dates and time of Communications of the Lodge shall be inserted.
- (F) In Section 9.01 the fees for the Degrees shall be inserted.
- (G) In Section 9.02 the fee for affiliation shall be inserted, or if no fee is charged the word "none."

(H) Lodges wishing to make additional provisions may do so under appropriate section numbers, but such provisions shall not conflict with this Uniform Code, the Regulations of Grand Lodge, nor the Constitution thereof, nor with other recognized Masonic Law.

		AUTHORITY						
	1.01	Charter						
		JURISDICTION						
	2.01	Territorial						
	2.02	Personal						
	2.03	Other Provisions (optional)						
		(-F)						
	MEMBERSHIP							
	3.01	General						
	3.02	Dual (optional)						
1	3.02.1	Plural Membership (optional)						
	3.03	Life (optional)						
	3.03.1	Perpetual Membership						
	3.04	Honorary						
	3.04.1	Honorary Perpetual						
	3.04.2	Perpetual Friend Account						
	3.05	Emeritus						
	3.06	Roll of Members						
	3.07	E.A. and F.C. Members						
	3.08	Other Provisions (optional)						
DUES, SUSPENSION, AND REINSTATEMEN								
	4.01	Dues						
	4.02	Suspension						
	4.03	Reinstatement						
4.04 Other Provisions (optional)								
		.						
		COMMUNICATIONS						
	5.01	Stated Communications						
	5.02	Dispensing with Stated Communication						
	5.03	Change of Hour of Stated Communication						
5.04 Called Communications								
	5.05	Notice						
	5.06	Business at Called Communications						
	5.07	Quorum						
	5.08	Festivals						
	5.09	Other Provisions (optional)						

Chap. 24	Particular Lodges - By-Laws	24.05						
OFFICERS								
6.01	Officers							
6.02	Chaplain and Marshal							
6.03	Duties							
6.04	Secretary							
6.05	Treasurer							
6.06	6.06 Reports							
6.07	Other Provisions (optional)							
	ELECTION OF OFFICERS							
7.01	Time of Election							
7.02	Manner and Method of Election							
7.03	Other Provisions (optional)							
BUSINESS OF THE LODGE								
8.01	Master's Authority							
8.02	Reconsideration of Vote or Decision							
8.03	Other Provisions (optional)							
FEES								
9.01	Fees for the Degrees							
9.02	Fee for Affiliation							
9.03	Other Provisions (optional)							
	COMMITTEES							
10.01	Committees of the Lodge							
10.02	Finance Committee							
10.03	Vigilance Committee							
10.04	Petitions Committee							
10.05	Committee on Masonic Education							
10.06	Board of Relief							
10.07	Investigation Committee							
10.08	Committee on Charity							
10.09	Committee on Lodge Property							
10.10	Neglect of Committee Duty							
10.11	Attendance and Direction of Worshipful Master							
10.12	Other Committees - (optional)							
CHARITY								
11.01	Charity Fund							
11.02	Continued Charity							
11.03	Other Provisions (optional)							
	DISCIPLINE							
12.01	Discipline and Procedure							

24.05		Digest of Ma	sonic Law	7		Chap. 24		
		LODGE I	FUNDS					
13.01	Use of Funds							
13.02	Custody of the Tre	asurer						
13.03	Disbursements							
13.04	Other Provisions (optional)						
		LODGE PR	OPERT	Ϋ́				
14.01	Sale or Conveyance	e						
14.02	Construction, Repa	airs, Financin	g					
14.03	Other Provisions (optional)							
	AUTH	ORITY OF (GRAND	LODGE				
15.01 By-laws Under Authority of Grand Lodge								
15.02								
15.03	Grand Lodge Law	Supreme						
		AMENDN	MENTS					
16.01	Amendments							
		AUTHO	RITY					
		e of Free and	Accepte		State of	Florida,		
(NOTE:	*Fill in the most acc Street address (if a					or		
if	in a rural	-	-	(Fractional)				
				` /				
	nship				lame or	number)		
(Dis	stance) miles (Direct	ion) of (Near	est Town	n).				
		JURISDI	CTION					
determine	Territorial Jurisdiced as provided by the edge of Free and According to th	Constitution	and Reg	ulations of The l	Most Wo			
2.02	Personal Jurisdict	ion.—This L	odge pi	eserves the in	herent	right of		
	, original jurisdictio							
	Iasons, to whatever							
	hin its jurisdiction su							

1988 204

2.03 Other Provisions.—(Optional).

the Grand Lodge of Florida.

MEMBERSHIP

3.01 General.—All Master Masons whose names are now upon the roll of members, and who shall hereafter petition and receive the Third Degree in, or affiliate with, this Lodge, shall be members thereof.

3.02 Dual.—Any member in good standing of a Particular Lodge in a Grand Jurisdiction with which The Most Worshipful Grand Lodge of Florida sustains fraternal relations, and the laws of which do not prohibit dual membership, may petition this Lodge for affiliation without dimitting from his home Lodge; in such petitions all facts and circumstances upon which such petition is based, and the reasons for the dual membership thereby sought, shall be fully stated; upon the reception of such petition it shall take the usual course with respect to investigation and voting, and be subject to the same requirements as to vouchers as a regular petition based upon a regular dimit; *Provided*, if such petition for affiliation be voted upon favorably such petitioner shall thereupon become a member of this Lodge, vested with all the rights and privileges of membership and be subject to the discipline of the Lodge; Provided, further, that upon the suspension, or expulsion, of such member by the Lodge of which he was a member prior to applying for dual membership as above provided for, such member shall be automatically suspended or expelled from this Lodge; Provided, further, that in the event that a member receiving the privileges of dual membership in this Lodge, shall take his dimit from his Lodge of original membership, it shall be his duty to place such dimit and his full membership in this Lodge; and upon his failure to do so, and satisfactory evidence having been presented to this Lodge of such failure, it shall be the duty of this Lodge to suspend such member from membership. (Optional) (1997)

3.02.1 Plural Membership — A member in good standing of a Particular Lodge in Florida may petition this Lodge for affiliation without dimitting from his home Lodge; regardless of any action that his home Lodge may or may not have taken with respect to accepting Plural Members. In such petition all facts and circumstances upon which such petition is based, and the reasons for the plural membership thereby sought, shall be fully stated; upon the reception of such petition it shall take the usual course with respect to investigation and voting, and be subject to the same requirements as to vouchers, as a regular petition based upon a regular dimit. If such petition for affiliation be voted upon favorably, such petitioner shall thereupon become a member of this Lodge, vested with all the rights and privileges of membership, and be subject to the discipline of the Lodge, except, that such member shall not be eligible to be elected or appointed an Officer in more than one Particular Lodge at one and the same time; and provided further, that upon suspension, or expulsion, of such member by any Lodge of which he is a member, such member shall be automatically suspended or expelled from this Lodge; provided further, that in the event that a member receiving the privileges of plural membership shall take his dimit from his Lodge of original membership, it shall be his duty to place such dimit, and his full membership, in a Particular Lodge in this

Grand Jurisdiction in which he shall have received the privileges of plural membership; and upon his failure to do so, and satisfactory evidence having been presented to this Lodge of such failure, it shall be the duty of this Lodge to suspend such member from membership. (Optional) (2004)

3.03 Life.—

- (a) Life memberships shall be of three classes:
- (1) Life membership conferred by the Lodge upon payment of a fixed fee therefor which life membership shall exempt the recipient from payment of Grand Lodge Annual Revenue.
- (2) Life membership conferred by the Lodge without payment of fee therefor which exempts recipient thereof from payment of Grand Lodge Annual Revenue, and
- (3) Life membership conferred by the Lodge which does not exempt the recipient thereof from payment of Grand Lodge Annual Revenue, and
- (b) No life membership conferred for payment of fixed fee therefor and which shall exempt the recipient thereof from payment of Grand Lodge Annual Revenue may be conferred for a fee of less than *\$ _____ dollars, which fee, in whatever amount fixed, shall be deposited or invested as hereinafter set forth.

 (NOTE: *Insert amount, which must be not less than \$400.00.)
- (c) No life membership which exempts recipient thereof from payment of Grand Lodge Annual Revenue may be conferred by the Lodge without payment of fee therefor except upon the condition that the Lodge immediately set aside from its own funds for deposit or investment as hereinafter provided a minimum sum of two hundred (\$200.00) dollars except where the amount already in reserve funds is sufficient to equal two hundred (\$200.00) dollars per life membership at all times.
- (d) All funds derived from fees for life memberships and all funds set aside by the Lodge upon conferring life membership without payment of fee therefor shall be invested in bonds of the United States of America or deposited in savings accounts in institutions where such savings accounts are insured or in such other securities or stocks as shall be approved by the Grand Lodge, the interest derived from such deposit or investment to be deposited in the General Fund of the Lodge.
- (e) Upon the death, expulsion, dimit or disappearance of a life member as provided in Regulation 26.06 the Lodge may withdraw the deposit provided for such life member or dispose of the government bonds purchased with the proceeds thereof and return said funds to the general funds of the Lodge.
- (f) This Lodge may confer life memberships which do not exempt the recipient thereof from payment of Grand Lodge Annual Revenue without requiring any payment therefor by the life member or without making any deposit or investment by the Lodge.
- (g) Each life membership of this Lodge shall be issued an annual card evidencing such life membership.
- (h) No life membership conferred by this Lodge shall exempt such Lodge from payment of Grand Lodge Annual Revenue. (Optional)

- **3.03.1** Perpetual.—Perpetual Memberships are authorized by Particular Lodges subject to the following terms and conditions:
- (a) Any member or Plural Member in good standing and possessing a current dues card in a Particular Lodge of this Grand Jurisdiction may become a Perpetual Member of his lodge pursuant to the provisions of this section. (2003)
- (b) The member desiring a Perpetual Membership shall apply to the Secretary of his Lodge for such a membership on forms prescribed by the Grand Lodge and shall tender therewith a minimum sum of twenty (20) times the annual dues of his Lodge at the time of the application, but in no event less than twenty (20) times the minimum dues prescribed in Regulation 24.05, Section 4.01 of the Uniform Code of By-laws. The Lodge Secretary shall complete his part of the application and shall forward the same together with the full fee due, to the Grand Secretary. The date of the application shall be the date the Grand Secretary certified he received the application.
- (c) The application shall be signed by the applicant and have the certification of the Lodge Secretary. The application shall not become effective until the applicant's record has been certified by the Grand Secretary. The application shall contain thereon the computations upon which the perpetual membership fee is predicated. If the Grand Secretary determines that the minimum fee tendered by the applicant is in excess of that required, he shall have the power to correct the application and the Lodge Secretary's computations of the fee, accept the application as corrected and refund any excess fee to the applicant through the Particular Lodge Secretary. If the fee tendered is insufficient, the Grand Secretary shall return the application and fee to the constituent Lodge Secretary for correction and resubmittal. A copy of the completed and accepted Perpetual Membership application and a Certificate of Perpetual Membership shall be furnished to the applicant and his Lodge by the Grand Secretary. These provisions shall be construed so as to permit the Grand Secretary to use computerized records.
- (d) After the perpetual membership application and fee have been received and accepted by the Grand Secretary, the perpetual membership fee shall not be refundable except under circumstances determined by the Grand Secretary to be mistakes of fact rendering the applicant ineligible for perpetual membership as of the date of the application.
- (e) After the applicant's perpetual membership has been accepted by the Grand Secretary, the perpetual membership shall be paid over to the Grand Treasurer as required in Article VI, Section 10 of the Constitution. The funds shall be placed collectively in restricted perpetual membership accounts. These funds shall be accounted for on an individual lodge basis, listing the amount a person paid into the fund for both Lodge dues and Grand Lodge per capita and any assessments in effect. The funds shall be accounted for separately, by the Grand Treasurer, from all other Grand Lodge funds. The funds shall be audited annually as required in Chapter 4.09, Section 7.

206a 2003

- (f) A perpetual member shall owe no further dues to the Lodge of which he is a perpetual member. An annual dues card shall be issued by the Lodge Secretary who shall denote perpetual membership thereon. (Reg. 26.11)
- (g) The perpetual membership fee, less any amount required to supplement net income to pay the constituent Lodge the first year's dues and per capita, shall be considered principal and shall never be spent. Net profit or loss from the sale of securities shall mean the profit or loss realized from the sale of securities. Earned Income shall mean the interest and dividends received reduced by any net loss realized from the sale of securities. The net profit from the sale of securities plus earned income shall be allocated to a sub-account for each member's account. Net income shall mean earned income plus 60% of the net profit from the sale of securities, less administrative costs. The net income, but not less than five percent (5%) of the fair market value of all assets in the Perpetual Membership Fund, shall be paid proportionately annually to each constituent Lodge for each perpetual member at the time of per capita billing. The amount paid shall first be deducted from the subaccount, as to each member, and, if that is insufficient, then from any existing separate "Capital Gains" account. Allocations shall be based on the principal in each member's account, plus the sub-account of each member as of the beginning of each year, all as shall be equitably determined by the Grand Secretary. (2001)
- (h) The Grand Secretary shall, at the time of the annual net income distribution, submit a statement to the Lodge for an amount covering the proportionate per capita and assessment in effect at the time the member joined the plan. The Lodge shall during the members lifetime and thereafter pay to the Grand Lodge the amount designated by the Grand Secretary's per capita statement. (2001)
- (i) The obtaining of a perpetual membership in one Lodge by a dual member shall have no effect on his membership in the other Lodge to which he belongs. Dual perpetual memberships are permitted.
- (j) A perpetual member may affiliate under Chapter 41 of the Digest of Masonic Law. If the affiliation is within this Grand Jurisdiction the entire perpetual membership he originally paid shall be transferred to the account of the Lodge to which he affiliates. If the affiliation is outside this Grand Jurisdiction the entire perpetual membership fee shall remain with the Lodge of which he was a perpetual member.
- (k) Any Certificate of Good Standing issued under Regulation 41.13 of the Digest of Masonic Law to a perpetual member shall be endorsed thereon the fact that the holder is a perpetual member and the amount of the perpetual membership fee which shall be transferred to the Particular Lodge in Florida with which he affiliates.
- (l) If a perpetual member shall be suspended, expelled or withdraws and is subsequently restored to good standing, or re-affiliates from out of state, his perpetual membership shall be deemed to be also restored.
- (m) If a Lodge consolidates, surrenders its Charter or has its Charter arrested, the funds credited to that Lodge in the perpetual membership fund shall follow the members according to the relevant sections of the Constitution and Laws and Uniform Code dealing with consolidations, surrendering and arrests of Charters.

2001 206b

- (n) A memorial perpetual membership may be purchased by any person for a deceased Entered Apprentice Mason, Fellow Craft Mason, or Master Mason of a Florida Lodge by following the same procedures as outlined in this section. The minimum fee shall be \$200.00 (two hundred dollars). The total amount of net income derived therefrom shall be paid annually, seventy-five (75) percent to the Lodge through which the application was processed and twenty-five (25) percent to the Grand Lodge of Florida on the first \$500 (five hundred dollars) of principal. All net income earned on principal over \$500 (five hundred dollars) shall be returned to the Lodge. Net income derived therefrom shall be returned to the Lodge at the time of the per capita billing. (2001)
- (o) A Brother, at any future time, may add any amount to his perpetual membership fee through his local Lodge Secretary.
- (p) Applications for perpetual membership shall be on forms prescribed by the Grand Lodge and the Grand Secretary shall provide all forms required for the implementation of this section.
- (q) Where perpetual members have not been heard from for more than seven (7) years, the Worshipful Master shall direct the Secretary to report the names of such missing Brethren to the Grand Lodge on the membership report form as being deceased. Their names shall then be transferred to the rolls of deceased perpetual membership, but, this action shall have no effect on the amount of money paid the Lodge and Grand Lodge for that perpetual member as set forth in sub-sections (g) and (h).
- (r) There shall be no cost to the Constituent Lodge for administration of this program by the Grand Lodge. (1988)
- (s) An honorary perpetual membership may be purchased by any person in honor of a living or deceased Master Mason by following the procedures provided for by Regulations concerning Honorary Memberships and as outlined in this section. The minimum fee for an Honorary Perpetual Membership shall be two hundred dollars (\$200). The total amount of net income derived therefrom shall be paid annually, seventy-five (75) percent to the Lodge through which the application was processed and twenty-five (25) percent to the Grand Lodge of Florida on the first \$500 (five hundred dollars) of principal. All net income earned on principal over \$500 (five hundred dollars) shall be returned to the Lodge. Net income derived therefrom shall be returned to the Lodge at the time of the per capita billing. (2001)
- (t) A perpetual membership may be purchased by a 50-year Master Mason who meets the provisions of Regulation 26.12(d) by following the same procedures as outlined in this section. The minimum fee shall be \$200.00 (two hundred dollars) the total amount of net income derived therefrom shall be paid annually, seventy-five (75) percent to the Lodge of which a member and twenty-five (25) percent to the Grand Lodge on the first \$500.00 (five hundred dollars) of principal. All net income earned on principal over \$500.00 (five hundred dollars) shall be returned to the Lodge at the time of per capita billing. (2001)

206c 2001

- **3.04** Honorary—Distinguished and revered Masons may be made honorary members of this Lodge by unanimous ball ballot at a Stated Communication after having been proposed for membership at some previous Communication. Such membership imposes no duties or responsibilities and confers no rights or privileges except the right of visitation and speaking from the floor. Honorary memberships may be revoked by majority vote at any Stated Communication.
- **3.04.1** Honorary Perpetual- Distinguished and revered living or deceased Masons of this or another Grand Jurisdiction recognized by the Grand Lodge of Florida may be made honorary perpetual members of this Lodge by unanimous ball ballot at a Stated Communication after having been proposed for membership at some previous Communication. Honorary perpetual memberships may be revoked by majority vote at any Stated Communication in which case all funds credited to his account shall be transferred to The Masonic Home Endowment Fund.

The minimum fee for an Honorary Perpetual Membership shall be two hundred dollars (\$200.00) and must conform to Regulation 3.03.1 of the Uniform Code of Bylaws. The total amount of net income derived therefrom shall be paid annually, seventy-five (75) percent to the Lodge through which the application was processed and twenty-five (25) percent to the Grand Lodge of Florida on the first \$500 (five hundred dollars) of principal. All net income earned on principal over \$500 (five hundred dollars) shall be returned to the Lodge. Net income derived therefrom shall be returned to the Lodge at the time of the per capita billing. (2001)

3.04.2 Each Particular Lodge shall have an account within the Perpetual Membership Fund titled the "Perpetual Friend Account." The minimum donation that may be made to this account in the name of a single person or entity is \$200.00. The Grand Secretary shall issue a suitable certificate for each person or entity so donating. (1999)

The total amount of net income derived from this account shall be paid annually, seventy-five (75) percent to the Lodge and twenty-five (25) percent to the Grand Lodge of Florida on the first \$500 (five hundred dollars) of principal. All net income earned on principal over \$500 (five hundred dollars) shall be returned to the Lodge. Net income derived therefrom shall be returned to the Lodge at the time of the per capita billing. (2001)

3.04.3 All monies paid for an Honorary Perpetual Membership of a Brother in a Particular Lodge may be credited toward the purchase by that Brother of a Perpetual Membership in that Particular Lodge. (2003)

2003 206d

- **3.05** Emeritus.—Each year upon written recommendation of its elective officers a Lodge may, by majority vote, place upon the Emeritus List and remit the dues for such year to those members who from bodily infirmities or misfortune have become unable to pay dues, and in order for the Lodge to be exempt from payment to Grand Lodge of annual revenue on such emeritus members, the Worshipful Master and Secretary must certify on the annual return that each and every member of the Emeritus List is unable to pay dues because of bodily infirmities or misfortune, *provided however*, that any member of this Lodge who is a resident guest of the Masonic Home shall automatically be placed upon the Emeritus List.
- **3.06** Signing Roll of Members.—Every member is required to sign the Roll of Members with his own hand.
- **3.07** Entered Apprentice and Fellow Craft Members.—Entered Apprentices and Fellow Crafts, though not entitled to the rights, privileges and benefits of membership, are subject to discipline.

3.08 Other Provisions.—(Optional)

DUES AND SUSPENSION FOR NON-PAYMENT THEREOF AND REINSTATEMENT

- **4.01** Dues.—Every member of this Lodge shall pay to the Secretary, for the use of the Lodge, the sum of \$_____ per annum, which shall include the Grand Lodge Per-Capita Assessment, which sum shall be due and payable in advance on or before the first day of each Masonic Year, which Masonic Year shall begin on the 28th day of December of each year and end on the 27th day of December of the following year, except life members, honorary members and those members whose dues are remitted in accordance with Masonic Law. (1987)
- **4.02** Suspension for Non-Payment of Dues.—Every member of a Lodge who is six (6) months or more in arrears for dues shall be notified thereof by the Secretary, and in case of failure or refusal to come forward and pay his dues, or give satisfactory excuse, within three (3) months after such notification, may be suspended at the discretion of the Lodge.

Three months after such notices have been served, if the dues still remain unpaid, the Secretary shall issue a summons or notice to the

delinquent to be present at a Stated Communication of the Lodge, to answer the charges of delinquency or neglect, and show cause why he should not be suspended.

Such notice or summons shall be served at least ten (10) days before the Communication appointed for the hearing. The Secretary's account shall be sufficient charge. If the Brother does not appear after service of notice, default shall be entered and a hearing shall proceed in his absence. At the hearing, the Secretary shall have prepared a list of such delinquent members in advance, as to such list; the Secretary shall read the names of each and every member contained in such list, after which the Worshipful Master may propound the following questions, addressing the same to the entire list of delinquents collectively:

Is the Brother six (6) months or more in arrears for dues?

Has he been duly notified of his indebtedness to his Lodge?

If the answers to said questions be in the affirmative, the Worshipful Master shall proceed by propounding the following question:

Has he given satisfactory excuse for non-payment?

If this answer is in the negative, vote may be taken as to the names contained in such list collectively, and if the vote be to suspend, such members shall stand suspended.

Any member of the Lodge may request a separate vote on any particular name or names, and if so requested, said separate vote shall be taken, or the Worshipful Master may order such separate vote in his discretion. Collective vote may be taken as above provided, on the remaining names of said delinquent list, as to whom separate votes are not requested. (Amended 1962 Proc. 298).

4.03 Reinstatement.—A member suspended for non-payment of dues can be reinstated only after a petition for reinstatement has been properly submitted which shall take the same course as a petition for the Degrees; *Provided*, any such petition which is rejected may be renewed by a new petition at the end of three (3) months from date of such rejection. A favorable vote of three-fourths of the members present by ball ballot or written secret vote shall be necessary to reinstate a suspended member.

4.04 Other Provisions.—(Optional).-

COMMUNICATIONS

- **5.01** Stated Communications—The Stated Communications of this Lodge shall be held at its hall on the _______ in each month at _______ o'clock, ___. M., provided that such Stated Communication may be suspended during the months of July, August and September of each year by special action of the Lodge, and, provided, further, that the place of meeting for any single or particular Stated Communication may be changed by special action of the Lodge when the occasion shall require it, provided that such change of meeting place is approved in writing by the District Deputy Grand Master of the Masonic District in which this Lodge is situated and that written notice of such change of meeting place is given to the membership of the Lodge, and, provided, further, that no business shall be transacted at such Communication held in such different place except that specifically mentioned in the notice to the membership.
- **5.02** Dispensing with Stated Communications—By special action of the Lodge at a Stated Communication the next succeeding Stated Communication may be dispensed with, *provided*, *however*, this Lodge shall hold at least one Stated Communication in each month.
- **5.03** Change of Hour of Stated Communication.—By special action of this Lodge at any Stated Communication the hour of meeting of the next succeeding Stated Communication may be changed, *provided*, written notice of such special action of the Lodge changing such hour of meeting shall be given immediately to the membership.
- **5.04** Called Communication.—Communications may be called by the Worshipful Master, or in his absence from the Jurisdiction by the Warden next in line, at any time and at any place within the jurisdiction of the Lodge. Notice of the Called Communication to be held at regular meeting place of the Lodge may be given by announcement of such Communication at the Stated Communication preceding the date of such Called Communication or by written notice to the membership.
- **5.05** Notice.—Notice of Called Communications to be held at a place other than regular meeting place of this Lodge shall be by written notice to all the membership.
- **5.06** Business at Special Communications.—No business shall be transacted at any Called Communication except such business as is permitted to be transacted in Called Communications and named in

the call of such Communication. Certain business shall not be transacted at any Called Communication, to-wit:

- (a) Receiving petitions for initiation or affiliation or balloting, except by permission of the Grand Master.
- (b) Reversing action of a Stated Communication.
- (c) Filing charges for unmasonic conduct.
- (d) Masonic trials.
- (e) Petitions for reinstatement and action thereon in all cases of suspension or expulsion for unmasonic conduct.
- (f) Any action acquiring or disposing of real estate.
- **5.07** Quorum.—The quorum of a Master Mason Lodge is three, a Fellow Craft Lodge, five, and an Entered Apprentice Lodge, seven. In the case of a Master Mason Lodge three members of the Lodge are necessary to constitute a quorum, exclusive of the Tyler, who must be a member of some Lodge; if three members of the Lodge are present, the quorum necessary to open an E.A. or F.C. Lodge may be supplied with visitors, as the two latter Lodges are never opened, except for "Work and Instruction."
- **5.08** Festivals.—The annual June and December Festivals shall be observed as convenience and sound discretion may dictate, in accordance with established usages.
 - **5.09** Other Provisions.—(Optional).

OFFICERS

- **6.01** Officers.—The Officers are: a Master, whose title is Worshipful; a Senior Warden; a Junior Warden; a Treasurer; a Secretary; a Senior Deacon; a Junior Deacon; two Stewards and a Tyler; the first five of whom shall be elected by separate ballot, at the first Stated Communication in December in each and every year. The Master shall appoint the other Officers, but the Senior Warden may nominate the Junior Deacon; *Provided*, That when, from any cause, the election is not held at the time above specified, the Master may order an election at any time thereafter, on or before December 27, but not afterwards, except by Dispensation from proper authority.
- **6.02** Chaplain and Marshal.—The Worshipful Master, if he so desires, may appoint a Chaplain and a Marshal.
- **6.03** Duties.—The duties of the Officers, jointly and severally, shall be such as are prescribed by the Constitution, Resolutions, and Edicts of the Grand Lodge of Florida, and the ancient established usages and customs of the Masonic Fraternity.

- **6.04** Secretary.—The Secretary shall keep full and accurate records of all proceedings of the Lodge, preserve all books and records of the Lodge, shall be exofficio Librarian of the Lodge, and shall have custody of the Lodge Seal subject to the direction and control of the Worshipful Master.
- **6.05** Treasurer.—Treasurer shall have custody of all Lodge funds, and shall keep full and accurate records of the receipt and disbursement thereof.
- **6.06** Reports.—The Treasurer and Secretary shall each present full written annual reports of the state of the Lodge finances as they appertain to their offices respectively, which shall be placed on file and noted in the records, and shall also report quarterly, when required to do so.
 - **6.07** Other Provisions.—(Optional).

ELECTION OF OFFICERS

- **7.01** Time of Election.—The election and appointment of the Officers of this Lodge shall take place at the first Stated Communication in December of each year and such Officers shall be installed on the anniversary of Saint John the Evangelist, or as soon thereafter as practical, and the Officers so elected and installed shall continue in office for one year and until their successors are duly elected and installed; *Provided*, that if, from any cause, there should be no election at the time appointed for the annual election, it shall be the duty of the Worshipful Master to order an election at any time before or on the anniversary of Saint John the Evangelist, but not thereafter except by Dispensation from proper authority.
- **7.02** Manner and Method of Election.—In the election of Officers, the ancient regulations shall be observed. There shall be no nominations, nor electioneering; and a majority of all votes cast, respectively, shall determine. In each succeeding ballot for the same office, when more than two members are voted for, the name or names of the Brother or Brethren having the lowest number of votes, shall by order of the Master be dropped; and all votes cast in derogation of said order shall not be counted.
 - **7.03** Other Provisions.—(Optional).

BUSINESS OF THE LODGE

8.01 Master's Authority.—All appropriate business of general character shall be transacted in the Master Mason Lodge, under the special and absolute direction of the Master.

8.02 Reconsideration of Vote or Decision. The vote or decision at a Stated Communication of the Lodge cannot be rescinded, altered, or amended at a Called Communication of the Lodge, nor at any subsequent Stated Communication unless the membership of the Lodge is given due notice of such proposed reconsideration.

8.03 Other Provisions.—(Optional).

FEES FOR THE DEGREES AND AFFILIATION

9.01 Fees for the Degrees.—The fee for the Background Check shall	be
\$; for Initiation shall be \$; for Passing \$; and for Raising \$. In
every case the fee shall be paid to the Secretary in advance, without which no petiti	ion
or application shall be read or announced, and in every case of rejection the fee sh	ıall
be promptly returned from the treasury, upon the Master's order. (2009)	

9.02 Fee for Affiliation.—The fee for the Background Check shall be \$____; the fee for Affiliation with this Lodge shall be \$____. (2009)

9.03 Other Provisions.—(Optional).

COMMITTEES

- **10.01** Committees of the Lodge.—There shall be the following standing Committees: Finance, Vigilance, Petitions, Masonic Education, Board of Relief, Charity, and Lodge Property. (2010)
- 10.02 Finance Committee.—The Finance Committee shall consist of the Senior Warden and up to six (6) members, including a Past Master of the Lodge, appointed by the Master, whose duty it shall be to examine and report upon all matters relating or appertaining to the financial concerns of the Lodge, which may be placed in their hands by the Lodge or any member thereof, or other person. They shall also examine carefully and fully, and report upon in writing within thirty days after the close of the Masonic year, all the books, accounts, records, and vouchers of the Treasurer and Secretary, or cause all of the same to be done by some competent person recommended by the Committee and approved by the Lodge. (2003)
- 10.03 Vigilance Committee.—The Committee on Vigilance shall be composed of the Junior Warden and two members of the Lodge appointed by the Master, whose duty it is to exercise a watchful superintendence over the moral conduct of the Craft at all times, except during working hours of the Lodge; to correct all irregularities, so far as they can in keeping with the dignity, nature and principles of the Fraternity, and to report, by charges, or otherwise, all matters necessary and proper for the vindication of Masonic Law and virtue.

10.04 Petitions Committee.—The Petitions Committee shall be composed of not less than three nor more than seven members, whose duty it shall be to cause each applicant for the degrees before his petition has been received by the Lodge, to appear personally before the Committee to be interviewed and give such information as may be requested. The Committee shall make its report to the Worshipful Master, after which the petition shall take its usual course.

10.05 Committee on Masonic Education. — The Committee on Masonic Education shall be composed of not fewer than five members of knowledge, dedication, and tact, of which at least one shall be a Past Master and Chairman appointed by the Worshipful Master, who shall be responsible for reporting to the Master on the Candidate's progress through the Three Symbolic Degrees and Masonic Education Program as prescribed by Regulation 37.12 and 37.18.

The Committee on Masonic Education shall have a Sub-Committee for the Masonic Education of Candidates and shall be called the "Lodge Mentor's Committee."

- This Committee shall be composed of Past Masters, very knowledgeable Brothers or Brothers willing to invest the necessary time to become knowledgeable about all aspects of Freemasonry, with the same requirements for dedication and tact.
- 2. The Lodge Mentor **shall not** be the Catechism Instructor.
- A Lodge Mentor is required to be knowledgeable in the following: Masonic history, tradition, decorum, conduct, Masonic Law, Lodge history, community history in regards to his own Lodge, and American history concerning Masonry.
- 4. The mentoring of Candidates shall be conducted according to GL-200 Instruction Booklet in The Lodge System of Masonic Education.
- 5. This Committee shall report to the Chairman of the Committee on Masonic Education on the Candidate's progress through the Three Symbolic Degrees and Masonic Education. (2010)

10.06 Board of Relief.—The Worshipful Master and Wardens shall constitute the Board of Relief and jointly shall draw upon the Charity Fund, from time to time, as urgent fraternal necessity and propriety may require. The board shall render to the Lodge quarterly reports of all disbursements, but in their discretion they may omit the name of any recipient thereof unless such recipient is the object of continued charity. The Board must be scrupulously careful that no worthy cry of distress reaches their ears in vain and no deserving needy hands seek their aid without response, if within their power to grant without causing material injury to the Lodge.

10.07 Investigation Committees.—Upon the Lodge receiving a petition for the Degrees, or for affiliation, or for reinstatement, or for dual membership, or for plural membership, the Worshipful Master shall appoint a Committee of three members of the Lodge to inquire into the character and standing of the petitioner. Each member of the Committee shall investigate independently and submit his report in writing to the Lodge or authorize some brother to report for him if unable to be present in person. The Committee may make a unanimous report or a divided report, *Provided*, if only two members of the Committee report, the Worshipful Master, in his discretion, may proceed with the ballot if no objection is made thereto. Upon the filing of a report and acceptance thereof by the Worshipful Master and the Lodge, the Committee is automatically discharged. (2001)

10.08 Committee on Charity.—The Committee on Charity shall, under the direction of the Worshipful Master arrange:

- That a portion of every stated meeting be set aside for a lecture, talk or discussion of some Masonic or Community Charity or charitable endeavor and members of the Lodge urged to contribute to such charities.
- Publication in the Lodge bulletin or Trestle Board, if one is published, an announcement of the programs above referred to.
- 3. That the Lodge offer its facilities at cost or below cost to groups or organizations who support, sponsor or perform charitable services.
- 4. That the Lodge contribute to some, one or more community charity or charitable endeavors on a regular and frequent basis.
- 5. To advise with the Board of Relief in regard to fraternal need and assistance.

2001 213a

213b 2010

- 10.09 Committee on Lodge Property.—The Committee on Lodge Property shall be composed of not less than three (3) nor more than five (5) members appointed by the Worshipful Master whose duties it shall be to:
- 1. Promulgate and propose to the Lodge written Rules for government of use of the Lodge property.
- Arrange schedules of meetings of other groups using Lodge property to avoid conflicts.
- 3. Make recommendations to the Lodge for improvements, repairs, additions and renovations of Lodge property and for maintenance of Lodge Temple and grounds.
- 4. Under direction of the Worshipful Master and the Lodge negotiate for agreements between the Lodge and other organizations using Lodge Property.
- 5. Enforce or report to proper Masonic authorities for enforcement of all Lodge and Grand Lodge Rules and Regulations.
- **10.10** Neglect of Committee Duty.—If a Committee or any member thereof neglect to perform the required duties, the Worshipful Master may discharge him or them and make a new appointment.
- **10.11** Attendance and Direction of Worshipful Master.—The Worshipful Master may attend and direct the deliberations of all Lodge Committees.
 - **10.12** Other Committees.—(Optional).

CHARITY

- 11.01 Charity Fund.—There shall be a separate and distinct charity fund raised and sustained by voluntary contributions of the Brethren, to which attention should be called by the Worshipful Master at every Stated Communication of the Lodge. The Treasurer shall keep a separate account of this fund under the direct supervision of the Board of Relief, and he shall make a report thereon to the Lodge at the close of each Masonic year and at such other times as the Lodge or the Worshipful Master may direct.
- **11.02** Continued Charity.—Objects of continued charity must be considered by the Lodge.
 - 11.03 Other Provisions.—(Optional).

DISCIPLINE

12.01 Discipline and Procedure.—Every violation of the Moral Code, as comprehensively embraced in the Ten Commandments, and recorded in the Holy Book of Law, every violation of the established Laws of Masonry, written or unwritten, by any member, will subject the offender to punishment by reprimand, suspension or expulsion, as the Lodge may determine.

LODGE FUNDS

- 13.01 Use of Funds.—Lodge funds may be used for any purpose not unmasonic, when ordered by the Lodge.
- 13.02 Custody of the Treasurer.—The Treasurer is the custodian of the funds of the Lodge, even when only held in trust, and all persons having any such funds shall deliver the same unto the custody of the Treasurer at the earliest possible time.
- 13.03 Disbursement.—The Treasurer shall keep the Lodge funds at all times, subject to the immediate control of the Lodge, and shall pay out none but return fees and charity funds, except by Lodge action, and the Master's written order, which in every instance, must constitute his voucher, provided that Lodge action is not required for the payment of Grand Lodge Annual Revenue and fees.
 - **13.04** Other Provisions.—(Optional)

LODGE PROPERTY

14.01 Sale or conveyance.—The Master and Wardens of Lodges shall not sell, convey, dispose of, or mortgage property of their respective Lodges, except by special action of the Lodge, at a Stated Communication, after due notice to the Lodge membership of such

214a 1986

contemplated action. All necessary documents, instruments and papers relating to any such transaction required to be signed in behalf of the Lodge shall be executed in the name of such Lodge by the Worshipful Master under the Seal of such Lodge and attested by the Secretary of the Lodge. (1986)

14.02 Before proceeding with the construction of any new building or repairing, remodeling or making additions to any old building, or the purchase of any property where the same involves incurring indebtedness by a Particular Lodge, or before proceeding with financing any loan or refinancing any debt, Particular Lodges in this Grand Jurisdiction are required to submit plans and specifications of any building to be purchased, erected, repaired or remodeled, and complete financial statement and plan for financing the indebtedness to be incurred, to the Grand Lodge Properties Committee for review and then to the Grand Master for final action. The approval of plans for financing shall in nowise obligate the Grand Lodge for any indebtedness incurred by a Particular Lodge. All plans, specifications, statements and other documents must be submitted in duplicate.

14.03 Other Provisions.—(Optional).

1988 214b

AUTHORITY OF GRAND LODGE

- 15.01 By-laws Under Grand Lodge Authority.—These By-Laws are adopted under authority of the Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida and nothing herein shall be construed in any wise to conflict with the Constitution or Regulations of such Grand Lodge, but shall be construed in harmony therewith and to fully effectuate the intent and purpose of such Constitution and Regulations.
- 15.02 Grand Lodge Law Part of These By-Laws.—The terms and provisions of the Constitution and of the Regulations of the Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida are hereby specifically referred to and made a part of these By-laws by reference and in all matters not dealt with herein the Constitution and Regulations of Grand Lodge shall control and govern this Lodge.
- 15.03 Constitution and Regulations of Grand Lodge Supreme Law.—The Constitution and Regulations of the Most Worshipful Grand Lodge of Free and Accepted Masons of Florida as the same now are or may hereafter be changed, altered or amended shall be the supreme law of this Lodge and any By-Law or any part or portion thereof in conflict therewith shall be null and void.

AMENDMENTS

16.01 Amendments.—

- (1) These By-Laws may be amended only as follows, viz: The proposition must be made in writing at a Stated Communication, and if approved by a majority vote, shall lie over to the next Stated Communication, of which the membership shall be given written notice; and if three-fourths of all the members of the Lodge then present vote in favor thereof, it is adopted, and will go into effect after approval of the Grand Lodge or its authority. Proposed By-Laws or amendments, after adoption by the Lodge, shall be submitted for approval in accordance with the provisions of Regulation 24.04.
- (2) Any proposed amendment to these By-Laws shall be submitted to the Grand Lodge or its authority, as follows:

Original and three copies of such By-Laws or revision signed by the Worshipful Master and Secretary under the Seal of the Lodge, with date of approval and date of adoption shown thereon, shall be forwarded to the Grand Secretary.

Rulings and Decisions

By-Law of Lodge cannot disavow and disclaim jurisdiction over Masons sojourning within jurisdiction of Lodge although such Masons may be members of other Lodges. (1956 Proc. 198)

By-Law of Lodge relating to jurisdiction of Lodge must recognize original and concurrent jurisdiction of the Grand Lodge. (1956 Proc. 198)

Lodge By-Laws cannot prescribe penalty for offense against Masonic Law. In each case the penalty shall be fixed by vote of the Lodge as provided by Regulation 44.50. (1956 Proc. 198)

By-Law of Lodge cannot prescribe mandatory "Order of Business" since business of Lodge must be transacted under absolute direction of the Master. (1956 Proc. 198)

- (a) By-Laws of all Particular Lodges in conflict or inconsistent with the Uniform Code were repealed by action of the Grand Lodge in adopting the Uniform Code of By-Laws.
- (b) The Uniform Code of By-Laws became the By-Laws of all Particular Lodges upon its adoption by Grand Lodge and each Lodge should insert information relative to fees, dues, etc., intheblanks in the Uniform Code; and, with the blanks in the Uniform Code thus filled in, the Uniform Code became the By-Laws of the Particular Lodges, together with such By-Laws of the Lodge as had been regularly adopted and were not in conflict or inconsistent with the provisions of the Uniform Code.
 - (c) The adoption of Section 5.01 of the By-Laws in blank did not have the effect of leaving any Lodge without regular meeting time. The Uniform Code contemplated that each Particular Lodge would fill in the blanks in the Uniform Code with the information contained in their old By-Laws and that the Uniform Code, with such insertions, became the By-Laws of each Particular Lodge. (1959 Proc. 56, 164)

The Uniform Code of By-Laws may be translated into Spanish, published and copies furnished to Spanish speaking members of the Lodge, but the official By-Laws in the custody of the Secretary of the Lodge shall be in the English language and constitute the controlling law of the Lodge, and all amendments to the Uniform Code of By-Laws shall be submitted in the English language but the Lodge may also translate such amendments into the Spanish language for use of Spanish speaking members of the Lodge. (1964 Proc. 65-66, 268)

By-Law 10.06 is not in conflict with By-Laws 13.02 and 13.03 of Uniform Code of By-Laws which require all Lodge funds to be in custody of Lodge Treasurer including the Charity Fund. (1970 Proc. 55, 284)

If a member wants to purchase a Perpetual Membership he shall pay twenty (20) times the annual dues of his Lodge that is in effect on December 28th of that year. (1994 Proc. 101)

The Lodge's By-Laws are binding upon a Perpetual Member and that enforcement for collection and/or penalty for non-payment of special assessments is the same as for basic dues. (2002 Proc. 101)

Honorary Perpetual Memberships require two separate actions: (1) the ballot for the Honorary Membership and (2) the purchase of the Perpetual Membership, which does not require a ballot. (2008 Proc. 106)

A Plural Member suspended or expelled for any cause from his Lodge of Original Membership shall automatically be suspended or expelled from all Florida Lodges in which he is affiliated. (2008 Proc. 106-107)

A Plural Member expelled or suspended for any cause other than non-payment of dues shall be automatically expelled or suspended from all Florida Lodges in which he is a member.(2008 Proc. 106-107)

A Plural Member suspended for non-payment of dues from a Lodge with which he is affiliated shall be automatically suspended from all Lodges with which he is affiliated but not from his Lodge of Original Membership. (2008 Proc. 106-107)

All Petitions requiring an investigation and a ball ballot, with the exception of a Petition for Plural Membership or a membership transfer from one Florida Lodge to another, require a Background Check. (2009 Proc. __)

CHAPTER 25.

PARTICULAR LODGES

COMMUNICATIONS AND BUSINESS

GENERAL PROVISIONS

Constitutional Provisions

Every Lodge must have one Stated monthly Communication at which every Brother should punctually attend, but the Lodge may dispense with the Stated Communications in the months of July, August and September. The Worshipful Master has the power to order Called Communications of the Lodge at any time, by causing sufficient number of members to be served with timely notice thereof. (Art. X, Sec. 3).

The work and business of the Lodge must be transacted in a Master Mason Lodge, except the work and lectures in conferring the Degree of Entered Apprentice and Fellow Craft; but those degrees should be opened when there is no work to be done, for the instruction of the young Masons, and all Degrees should be closed at the close of every Stated Communication. (Art. X, Sec. 12).

Rulings and Decisions

A Lodge is a body corporate with a Seal and can borrow money and transact business of the Lodge by its proper Officers. (1951 Proc. 26)

DEFINITION

Regulations

25.01 The lawful assembling of Masons in Lodge capacity is called "Communication."

STATED COMMUNICATIONS

BUSINESS THAT MUST BE DONE ONLY IN STATED COMMUNICATIONS

Regulations

25.02 The place, date and hour of Communications of Particular Lodges shall be fixed in the By-Laws of each Lodge but each Lodge, whether provision therefor is made in the By-Laws of such Lodges or not, may dispense with Stated Communications or change the place and hour of meeting thereof in accordance with the provisions of Paragraph 1 of the Article on "Communications" in the Uniform Code of By-Laws set forth in Regulation 24.05, provided that permanent change of meeting place of the Lodge

may be made only under Dispensation of the Grand Master under the provisions of sub-paragraph (b) of Regulation 6.12.

Called Communications may be called by the Worshipful Master, or in his absence from the jurisdiction of the Lodge, by the Warden next in line at any time and at any place within the jurisdiction of the Lodge. Notice of Called Communication to be held at regular meeting place of the Lodge may be given by announcement of such Called Communication at the Stated Communication preceding the date of such Called Communication or by written notice to the membership.

Notice of Called Communication to be held at a place other than the regular meeting place of the Lodge shall be by written notice to all the membership. No business shall be transacted at any Called Communication except such business as is permitted to be transacted in Called Communications and named in the call of such Communication.

Certain business shall not be transacted at any Called Communication, to wit:

- (a) Receiving petitions for initiation or affiliation, or balloting, except by permission of the Grand Master under Regulation 6.10.
- (b) Reversing action of a Stated Communication.
- (c) Filing Charges for unmasonic Conduct.
- (d) Masonic Trials.
- (e) Petitions for reinstatement and action thereon in all cases of suspension or expulsion for unmasonic conduct.
- (f) Any action acquiring or disposing of real estate.

RECONSIDERATION OF VOTE

Constitutional Provisions

The vote or decision at a Stated Communication of the Lodge cannot be rescinded, altered or amended at a Called Communication of the Lodge, nor at any subsequent Stated Communication, unless the membership of the Lodge is given due notice of such proposed reconsideration. (Art. X, Sec. 29).

Regulations

25.03 A vote taken at any Communication can only be changed at a Stated Communication, with due notice to the membership of the reconsideration.

LODGE FUNDS

Regulations

25.04 Memorials of the dead and all other matters pertaining to a Masonic funeral, except the appropriation of Lodge funds, may be attended to at a Communication of a Lodge called for the occasion.

References

Chapter 27.

LODGE PROPERTY

Regulations

25.05 A Particular Lodge shall not sell, convey, dispose of, mortgage or enter into any transaction relating to Lodge property except by special action of the Lodge at a Stated Communication after due notice to the Lodge members of such contemplated action. All necessary documents, instruments and papers relating to any such transaction required to be signed in behalf of the Lodge shall be executed in the name of such Lodge by the Worshipful Master under the Seal of such Lodge and attested by the Secretary of the Lodge.

ELECTION OF HONORARY MEMBERS

Regulations

25.06 The Grand Lodge will not object to a Particular Lodge conferring honorary membership upon a distinguished and revered Mason, which must be by unanimous ball-ballot at a Stated Communication of the Lodge, after having been proposed, by Resolution at some prior Stated Communication. Such honorary membership imposes no duties or responsibilities, and confers no rights or privileges, except the right of visitation and speaking from the floor. Honorary membership may be revoked by majority vote at any Stated Communication. (Same as 26.10).

BALLOTING

References

All balloting must be done in a Master Mason Lodge and at Stated Communications, except by Dispensation. Reg. 35.01

Waiver of Jurisdiction must be by unanimous ball ballot at Stated Communications. Reg. 34.02

CALLED COMMUNICATIONS POWER TO CALL COMMUNICATIONS AND NOTICE

Regulations

- **25.07** The Worshipful Master has the right to command the attendance of the Officers and members of his Lodge at any time by summons, whether so requested by the Lodge or not. A prudent Master will use discretion as to what is for the best interest of the Craft, and not abuse the power reposed in him.
- **25.08** A Warden cannot call a Communication unless the Master be absent from the Lodge Jurisdiction, and then the Warden highest in official rank is the Acting Master.
- **25.09** Notice must be given to all the members, so far as practicable, of every Called Communication.
- **25.10** A summons to attend a Lodge meeting should be in writing or printed, signed by the Secretary, and under the Seal of the Lodge, unless given by the Worshipful Master in open Lodge.
- **25.11** A printed facsimile of the Seal of a Particular Lodge and a printed facsimile of the signature of the Secretary of a Particular Lodge, on a summons to the members of the Lodge, shall be deemed as complying with the Regulation that a summons must bear the Seal of the Lodge and the signature of the Secretary.
- 25.12 The Worshipful Master, in his discretion, may call and open a Called Communication of the Lodge for the sole and only purpose of conducting funeral ceremonies and thereafter, until the Worshipful Master shall close such Special Communication, members of the Lodge may be summoned, attend, meet, move in funeral procession and conduct funeral ceremonies in Lodge formation without opening and closing of the Lodge. The Lodge shall in all other respects adhere to Masonic Law applicable to conduct of Masonic funerals. The Secretary shall keep minutes of each funeral ceremony, which minutes shall be read and acted upon at the next ensuing Stated Communication of the Lodge.

BUSINESS AND WORK THAT MAY BE DONE AT CALLED COMMUNICATIONS

Regulations

25.13 Any business of the Lodge not otherwise restricted by the Constitution and Regulations, may be transacted at a Called Communication, when it has been expressly stated in the call, and due notice thereof given to all the members, so far as practicable.

- **25.14** Memorials of the dead and all other matters pertaining to a Masonic funeral, except the appropriation of Lodge funds, may be attended to at a Communication of a Lodge called for the occasion.
- **25.15** The Officers-elect of a Lodge may be installed at a Called Communication, when duly called for that purpose.
- **25.16** When a Communication is called for the sole purpose of conferring a specific Degree, it is not necessary to open the Lodge in any other Degree.

REGULATIONS GOVERNING ALL COMMUNICATIONS

QUORUM

Regulations

25.17 The quorum of a Master Mason Lodge is three, a Fellow Craft Lodge, five, and an Entered Apprentice Lodge, seven. In the case of a Master Mason Lodge, three members of the Lodge are necessary to constitute a quorum, exclusive of the Tyler, who must be a member of some Lodge. If three members of the Lodge are present, the quorum necessary to open an E.A. or F.C. Lodge may be supplied with visitors, as the two latter Lodges are never opened, except for "Work and Instruction."

References

The District Deputy Grand Master may approve in writing change of meeting place for any Stated Communication. Reg. 10.08.

It is a Landmark of Freemasonry that every regular Lodge must be tyled while at labor. (Const. Art. XIII, Sec. 2).

PRESIDING OFFICER

Constitutional Provisions

When all of the three principal Officers of a Particular Lodge are absent, the Lodge may be opened and presided over by the District Deputy Grand Master or by the Junior Past Master present. (Art. X, Sec. 31).

References

As to Powers of Worshipful Master to preside, See Chapter 20.

Regulations

25.18 When all of the three principal Officers of a Particular Lodge are absent, the Lodge may be opened and presided over by the District Deputy Grand Master, or by the Junior Past Master present.

TIME

Regulations

- **25.19** A Lodge cannot lawfully meet or work on Sunday, except for funerals, or to attend Divine Service, or for very urgent charity. But the members of Lodges shall not be summoned to attend Divine Service at any time, nor attend in Masonic regalia.
- **25.20** A Lodge has authority to transact any regular business or work on the occasion of the celebration of the Saints John Day festivals.
- **25.21** When Saints John Day occurs on Sunday, the day following will be the official substitute.
- **25.22** A Lodge cannot be called from labor to refreshment to meet on a certain day in the near future to do any work that can be done at a Called Communication, because it is in conflict with Article X, Section 12, of the Constitution.

References

Second Stated Communication of particular month may be suspended by action of Lodge. Reg. 24.05; By-Law 5.02.

Rulings and Decisions

A Lodge which has recessed for June, July and August may be called back to resume Labor on stated meeting night if all the members are duly notified. (1941 Proc. 76)

When Saints John Day falls on Sunday, the day following is the regular date and no other day can be substituted for it. (1943 Proc. 82)

A Lodge which has recessed for the months of July, August and September can be called back into Communication on a Stated meeting night during such months, upon due notice to the membership, and such meeting shall be considered a "Stated Communication." (1964 Proc. 65, 268)

Communication called by Worshipful Master during summer recess on regular meeting night after due notice to membership, is a Stated Communication and any business permitted at Stated Communications may be transacted. (1965 Proc. 196, 198)

OPENING AND CLOSING

Regulations

25.23 Every "Communication" of the Lodge should be opened and closed with prayer.

SMOKING

Regulations

25.24 Smoking in a Lodge Room is prohibited while Great Lights are open on the Altar.

FLAG Regulations

25.25 Every Particular Lodge must display the flag of the United States of America in the Lodge Room at all Communications of the Lodge, but without ceremony, but this Regulation shall not be construed to prohibit a recital of the Pledge of Allegiance to the Flag of the United States of America.

LODGE PROCEEDINGS AND MINUTES Regulations

- **25.26** Parliamentary terms and usages have no place in the Masonic Fraternity; therefore, protests, motions to adjourn, calls for the previous question, etc., cannot be entertained. Neither can substitutes for amendments to an original motion be allowed without the consent of the original mover.
- 25.27 The Master may "dispense with" and "resume labor" in any degree at pleasure to facilitate the business and work of the Communication, but he should never call the Lodge to "refreshment" except for actual refreshment or rest from labor.
- 25.28 The minutes of the Lodge at every Communication must be read for correction and approval before the closing of the Lodge, unless dispensed with by the Worshipful Master, but the minutes of the previous Communication or Communications shall be read for final adoption at the next Stated Communication.
- **25.29** The minutes of Called Communications can only be adopted at Stated Communication.
- **25.30** The minutes of a Lodge, when practicable, should embrace the names of all present, members and visitors.
- **25.31** The minutes, after having been read and finally adopted, cannot be altered or expunged at a subsequent Communication. If any error has been stated, it should be corrected by making another entry at some subsequent Communication.
- **25.32** Lodge minutes may be kept in a loose leaf book but when 250 pages have been filled they shall be taken out and permanently bound. (1952 Proc. 161).

References

As to powers of Master over work and business of Lodge, see Worshipful Master, Chapter 20.

As to Balloting, see Chapter 35.

As to Degree Work, see Candidates, Chapter 31, and Ritual and Ceremonies, Chapter 38.

As to Visitation and Avouchment, see Chapter 40.

As to holding Communications in Ground Floor Rooms, see Reg. 6.12(c).

Rulings and Decisions

It is proper to record as "members present" name of E.A. present when E.A. Lodge opens. $(1946 \, \text{Proc.}\, 33)$

LODGE BUSINESS AND PROCEDURE

GENERAL PROVISIONS

Constitutional Provisions

Every Particular Lodge must be furnished with a Seal and appropriate Jewels, Furniture and Working Tools, and all official documents must be verified by the Secretary, under the Seal of the Lodge. (Art. X, Sec. 23).

OTHER JURISDICTIONS

Regulations

25.33 The Lodges in Florida must respect the jurisdiction of Lodges in other Grand Jurisdictions.

ACTIONS FORBIDDEN

Regulations

- **25.34** It is not proper for a Masonic Lodge to endorse an applicant for political office.
- **25.35** Lodges must not contribute from their treasuries to Masonic or alleged Masonic objects in foreign jurisdictions, as for example, the building of a Temple at Jerusalem, unless such objects have been approved by the Grand Lodge, or by the Grand Master.

Rulings and Decisions

All rulings against Lodges participating in community projects and activities relating to charity, education, recreation and welfare are repealed and rescinded, except those rulings prohibiting sponsoring games of chance. (1962 Proc. 264, 265)

It is not a violation of Masonic Law for a Lodge bulletin to include a listing of Eastern Star meetings and it is up to the Lodge to decide their policy in this regard. (1954 Proc. 63)

It is improper for a Lodge or Lodges to place containers at doors of a public building and to accept contributions collected in that manner for the purpose of raising money to pay expenses of a speaker at a public meeting to be held during Education Month. (1964 Proc. 64, 268)

Lodges are prohibited from conducting or sponsoring games of chance. (1968 Proc. 57, 212)

Grand Master's action in denying request of holding company of the property of a Particular Lodge to conduct bingo games was proper and in accordance with Masonic Law. (1969 Proc. 58, 212)

COMMUNITY ACTIVITIES

Regulations

- 25.36 Particular Lodges may participate in community activities relating to the public school system, recognized charitable endeavors, community welfare and recreation, in keeping with the established principles and objectives of Freemasonry, and such participation may be in cooperation with the other community organizations, but any Lodge participating in such activity shall immediately furnish the Grand Master with a full report thereon, and shall cease and desist therefrom on his order.
- Particular Lodges, may, with the approval of the Grand Master, sponsor programs and projects for charitable, recreational, welfare and educational purposes and for such purposes may singly or with other Particular Lodges, form corporations, associations or other organizations in furtherance of such programs and projects. Before engaging in such programs and projects, a full report must be made to and the same approved by the Grand Master, and when a Lodge or Lodges propose to form any corporation, association, or other organization in furtherance of such project or program, proposed charter, by-laws, rules and regulations and other pertinent documents shall be submitted to and the approval thereof obtained from the Grand Master. The name of any such corporation may indicate the general purpose, and that it is sponsored by Masonic authority. No such corporation, association, or organization shall incur any indebtedness except for current operating expenses limited to one thousand dollars without express approval of the Grand Master. The approval of the Grand Master of any such corporation, association or other organization and of any indebtedness to be incurred thereby shall in no wise bind or obligate the Grand Lodge for the payment of any indebtedness of such corporation, association or organization. The Grand Master may appoint an appropriate advisory committee to assist him in reviewing all matters submitted to him under this Regulation.

Rulings and Decisions

If Lodge membership is properly informed, it is proper for the Lodge to contribute money for scholarship to deserving student of local junior college. (1962 Proc. 81, 296)

A Lodge may sponsor a community Christmas tree for local children, with expenses paid from General Fund of the Lodge, provided Lodge is properly informed on the matter. (1962 Proc. 82, 296)

APPEALS FOR AID

Regulations

25.38 Particular Lodges and individual Masons subject to the jurisdiction of the Grand Lodge of Florida cannot issue an appeal for aid under any circumstances without first having obtained the approval of the Grand Master, which approval must be written or printed on the appeal.

Rulings and Decisions

An appeal for financial assistance may be made to members of own Lodge but not to others. (1942 Proc. 45)

It is not improper for a Brother to solicit funds for Memorial Hospital in open Lodge since solicitation is for charitable purposes. (1946 Proc. 37)

Neither a Lodge, nor any member thereof, is permitted to issue a written appeal for any kind of material assistance except in case of the Lodge appealing to its own membership. (1954 Proc. 63)

Lodge may not issue general appeals for building funds, but may solicit such funds from its own membership, and may place container in Lodge hall for contributions to building fund. (1965 Proc. 198)

VOTING AND BALLOTING

Regulations

- **25.39** All voting, in both Grand and Particular Lodges, not requiring ball or written ballot, shall be by "show of hands."
- **25.40** On all questions properly submitted to vote of the Lodge by a show of hands, a majority vote of the members present and voting is decisive, and the Worshipful Master should announce the results accordingly.
- **25.41** None but members of the Lodge have a right to ballot, and no member present can be excused from balloting on any question before the Lodge, except by a vote of the Lodge, upon good cause shown; nor can a member be permitted to retire from the Lodge to avoid casting his ballot. (Same as 26.18 and 35.07).

References

See Balloting, Chapter 35.

A.L. DATE TO BE USED IN RECORDS

Regulations

25.42 The A.L. date shall always be used in Masonic records, and A.D. may also be used in connection therewith.

SEAL

Regulations

25.43 Every Lodge is required to have an appropriate Seal, but a scrawl may be submitted therefor until it can be procured.

NOTICES

Regulations

- **25.44** It is difficult to prescribe a definite period of time in which a great variety of notices must be given, but in every case reasonable notice is requisite, when such notice can be effected at all.
- **25.45** When a party entitled to notice resides beyond the jurisdiction of the Lodge, a written or printed notice forwarded by mail, properly sealed and correctly addressed to the party, is sufficient.

MASTER'S AUTHORITY

References

As to Master's authority over Lodge Business and Procedure, see Worshipful Master, Chapter 20.

ALL ACTS ARE REVIEWABLE BY GRAND LODGE

Regulations

25.46 Any act or decision of a Lodge or Master may be reviewed by the Grand Lodge, or in the recess of the Grand Lodge, by the Grand Master, subject to the action of the Grand Lodge.

LODGE FUNDS

Regulations

25.47 Lodge funds may be used for charity, public installation, entertainments, refreshments, and for any purpose not unmasonic, when ordered by the Lodge.

25.48 The Grand Lodge by appropriate Resolution adopted April 26, A.D. 1972, A.L. 5972 and reported 1972 Proceedings 284, 285 defined and declared Freemasonry to be a nonsectarian religious, educational and charitable organization founded upon, possessed of and adhering to the principles, precepts, tenets and beliefs that characterize such organization.

The character of Freemasonry as a fraternal organization possessed of the characteristics above recited shall be exemplified and demonstrated by devoting a part or portions of time of every Stated Communication to a program for lecture, speech, talk, discussion or visual demonstration in regard to a Masonic or Community Charity or an appropriate religious subject or an educational subject. When possible, notice of such program shall be given by announcement in Stated Communication or by publication in the Lodge Bulletin or Trestle Board. (Added 1979)

1979 227a

CHAPTER 26.

MEMBERSHIP, RIGHTS, STATUS AND DUTIES

MEMBERSHIP

DUAL MEMBERSHIP

Constitutional Provisions

Any upright Mason, on presentation of satisfactory evidence of his having paid all dues against him, and having regularly withdrawn from a Lodge from which he was last a member, may present a petition in writing, which must be vouched for by two (2) members of the Lodge, at a Stated Communication, and which must lie over at least one (1) month for the Brethren to make due inquiry into the character and standing of the petitioner; Provided, That any Particular Lodge of this Grand Jurisdiction may adopt a By-Law (subject to approval of the Grand Master), permitting a member in good standing of a Particular Lodge of a Grand Jurisdiction with which this Grand Lodge sustains fraternal relations to petition such particular Lodge for affiliation without dimitting from his home Lodge; in such petition all facts and circumstances upon which such petition is based, and the reasons for the dual membership thereby sought, shall be fully stated; upon the reception of such petition it shall take the usual course with respect to investigation and voting, and be subject to the same requirements as to vouchers, as a regular petition based upon a regular dimit; provided, That such petition for dual membership shall not be received from a Mason from a Grand Jurisdiction whose laws prohibit its members from becoming dual members.

If such petition for affiliation be voted upon favorably, such petitioner shall thereupon become a member of such Particular Lodge, vested with all the rights and privileges of membership, and be subject to the discipline of the Lodge, provided further, that upon the suspension, or expulsion, of such member by the Lodge of which he was a member prior to applying for dual membership as above provided for, such member shall be automatically suspended or expelled from the Particular Lodge of this Grand Jurisdiction with which he shall have affiliated; provided further, that in the event that a member receiving the privileges of dual membership in this Grand Jurisdiction shall take his dimit from his Lodge of original membership, it shall be his duty to place such dimit, and his full membership, in the Particular Lodge in this Grand Jurisdiction in which he shall have received the privileges of dual membership and upon his failure to do so, and satisfactory evidence having been presented to the Particular Lodge of such failure, it shall be the duty of such Particular Lodge to suspend such member from membership; Provided further, That the Grand Master of this Grand Jurisdiction may draft and promulgate such Regulations as he may find necessary and expedient

for the purpose of carrying the provisions of this section into effect, which Regulations shall be subject to the approval of the Grand Lodge, and subject to amendment and alteration from time to time, as in the case of other Regulations. (Art. X, Sec. 15(a)). (2005)

Any Particular Lodge of this Grand Jurisdiction may adopt a By-Law (subject to approval of the Grand Master) permitting a member in good standing of another Particular Lodge in Florida to petition such Particular Lodge for affiliation without dimitting from his home Lodge. In such petition all facts and circumstances upon which such petition is based, and the reasons for the plural membership thereby sought, shall be fully stated. Upon the reception of such petition it shall take the usual course with respect to investigation and voting, and be subject to the same requirements as to vouchers, as a regular petition based upon a regular dimit. If such petition for affiliation be voted upon favorably, such petitioner shall thereupon become a member of such Particular Lodge, vested with all the rights and privileges of membership, and be subject to the discipline of the Lodge, except, that such member shall not be eligible to be elected or appointed an officer in more than one Particular Lodge at one and the same time. And provided further, that upon suspension, or expulsion, of such member by any Lodge of which he was a member prior to applying for plural membership as above provided for, such member shall be automatically suspended or expelled from any other Particular Lodge of this Grand Jurisdiction with which he shall have affiliated. Provided further, that in the event that a member receiving the privileges of plural membership shall take his dimit from his Lodge of original membership, it shall be his duty to place such dimit, and his full membership, in a Particular Lodge in the Grand Jurisdiction in which he shall have received the privileges of plural membership; and upon his failure to do so, and satisfactory evidence having been presented to the Particular Lodge of such failure, it shall be the duty of such Particular Lodge to suspend such member from membership, provided further, that the Grand Master of this Grand Jurisdiction may draft and promulgate such Regulations as he may determine, which Regulations shall be subject to the approval of the Grand Lodge, and subject to amendment and alteration from time to time, as in the case of other Regulations (Art. X, Sec. 15(b)). (2001)

2001 228a

Regulations

26.01 Repealed.

- **26.02** Lodges with provision in their By-Laws for dual membership shall report all changes in status of such dual members at times and on forms provided by the Grand Secretary for such purpose.
- **26.03** Before signing a petition for membership in a Lodge in a foreign jurisdiction, a member of a Lodge in Florida shall secure his dimit from the Florida Lodge, and he remains a member of the Florida Lodge until he is regularly dimitted. (2001)
- **26.04** If a Dual Member dimits from his home Lodge and takes regular membership in a Florida Lodge during a year in which his dual membership dues have been paid to the Florida Lodge, the dues paid as a dual member shall be credited on his dues as a regular member.

A dual member in a Florida Lodge may withdraw from membership by requesting a withdrawal certificate. On the annual returns, the Lodge would show the member as having been issued a "Withdrawal Certificate." (1988)

- **26.04.1** Lodges with a provision in their By-Laws for plural membership shall report all changes in status of plural members at times and on forms provided by the Grand Secretary for such purpose. (2001)
- **26.04.2** If a plural member dimits from his home Lodge and takes regular membership in a Florida Lodge during the year in which his plural membership dues have been paid to the Florida Lodge, the dues paid as a plural member shall be credited on his dues as a regular member. A plural member in a Florida Lodge may withdraw from membership by requesting a withdrawal certificate. On the Annual Returns, the Lodge would show the member as having been issued a "Withdrawal Certificate." (2001)

Rulings and Decisions

Members of a Lodge in this Grand Jurisdiction are permitted to petition for dual membership in Lodges of another Grand Jurisdiction where such dual membership is permitted. (1947 Proc. 34)

When a dual member takes his dimit from his Lodge of original membership and places it in the Lodge of dual membership, he automatically becomes a full member of the latter Lodge without need of filing a petition or being balloted upon. (1964 Proc. 73)

A Brother whose home Lodge is Providence Lodge No. 711, A. F. & A. M., Chicago, Illinois, was formerly a dual member of Elmer O. Smith Lodge No. 307, F. & A. M., Pinellas Park. He was suspended for non-payment of dues on December 27, 1980. While he paid required back dues, he failed to petition for reinstatement, and on August 17, 1981 became a dual member of Star Lodge No. 78. Because of failure to reinstate and subsequently resigning from or securing permission of Elmer O. Smith Lodge to withdraw from dual membership being contrary to established procedure in this jurisdiction and the regulations thereof. Dual membership of this Brother in Star Lodge is null and void.

I

Dual member of Florida Lodge is not eligible for life membership in the Lodge. (1977 Proc. 120)

LIFE MEMBERS

Regulations

26.05 Lodges may incorporate in their By-Laws provisions for life members subject to the following requirements:

- A. Life memberships shall be of three classes:
- (1) Life membership conferred by the Lodge upon payment of a fixed fee therefor which life membership shall only exempt the recipient from payment of Grand Lodge Annual Revenue.
- (2) Life membership conferred by the Lodge without payment of fee therefor which exempts recipient from payment of Grand Lodge Annual Revenue, and
- (3) Life membership conferred by the Lodge which does not exempt the recipient thereof from payment of Grand Lodge Annual Revenue, and
- B. No life membership conferred for payment of fixed fee therefor and which shall exempt the recipient thereof from payment of Grand Lodge Annual Revenue may be conferred for a fee of less than four hundred (\$400.00) dollars, which fee, in whatever amount fixed, shall be deposited or invested as hereinafter set forth.
- C. No life membership which exempts recipient thereof from payment of Grand Lodge Annual Revenue may be conferred by the Lodge without payment of fee therefor except on the condition that the Lodge immediately set aside from its own funds for deposit or investment as hereinafter provided a minimum sum of two hundred (\$200.00) dollars except where the amount already in reserve funds is sufficient to equal two hundred (\$200.00) dollars per life membership at all times.
- D. All funds derived from fees for Life memberships and all funds set aside by the Lodge upon conferring life membership without payment of fee therefor shall be invested in bonds of the United States of America or deposited in Savings Accounts in institutions where such savings accounts are insured or in

- such other securities or stocks as shall be approved by the Grand Lodge, the interest derived from such deposit or investment to be deposited in the general fund of the Lodge.
- E. Upon the death, expulsion, dimit or disappearance of a life member as provided in Regulation 26.06, the Lodge may withdraw the deposit provided for such life member or dispose of the government bonds purchased with the proceeds thereof and return said funds to the general funds of the Lodge.
- F. Lodges may confer life memberships which do not exempt the recipient thereof from payment of Grand Lodge Annual Revenue without requiring any payment therefor by the life member or without making any deposit or investment by the Lodge.
- G. Each life member of a Lodge shall be issued an annual card evidencing such life membership.
- H. No life membership conferred by a Lodge shall exempt such Lodge from payment of Grand Lodge Annual Revenue.
- I. This Regulation shall be effective on the 1st day of May, A.D. 1956, A.L. 5956, but shall not affect any life membership vested on such date.

26.05.1 Perpetual Memberships are authorized by Particular Lodges subject to the following terms and conditions:

- (a) Any member or Plural Member in good standing and possessing a current dues card in a Particular Lodge of this Grand Jurisdiction may become a perpetual member of his lodge pursuant to the provisions of this section. (2003)
- (b) The member desiring a perpetual membership shall apply to the Secretary of his Lodge for such a membership on forms prescribed by the Grand Lodge and shall tender therewith a minimum sum of twenty (20) times the annual dues of his lodge at the time of the application, but in no event less than twenty (20) times the minimum dues prescribed in Regulation 24.05, Section 4.01 of the Uniform Code of By-laws. The Lodge Secretary shall complete his part of the application and shall forward the same together with the full fee due, to the Grand Secretary. The date of the application shall be the date the Grand Secretary certified he received the application.
- (c) The application shall be signed by the applicant and have the certification of the Lodge Secretary. The application shall not become effective until the applicant's record has been certified by the Grand Secretary. The application shall contain thereon the computations upon which the perpetual membership fee is predicated. If the Grand Secretary determines that the minimum fee tendered by the applicant is in excess of that required, he shall have the power to correct the application and the Lodge Secretary's computations of the fee, accept the application as corrected and refund any excess fee to the applicant through the Particular Lodge Secretary. If the fee tendered is insufficient, the Grand Secretary shall return the application and fee to the

constituent lodge secretary for correction and resubmittal. A copy of the completed and accepted Perpetual Membership application and a Certificate of Perpetual Membership shall be furnished to the applicant and his lodge by the Grand Secretary. These provisions shall be construed so as to permit the Grand Secretary to use computerized records.

- (d) After the perpetual membership application and fee have been received and accepted by the Grand Secretary, the perpetual membership fee shall not be refundable except under circumstances determined by the Grand Secretary to be mistakes of fact rendering the applicant ineligible for perpetual membership as of the date of the application.
- (e) After the applicant's perpetual membership has been accepted by the Grand Secretary, the perpetual membership shall be paid over to the Grand Treasurer as required in Article VI, Section 10 of the Constitution. The funds shall be placed collectively in restricted perpetual membership accounts. These funds shall be accounted for on an individual lodge basis, listing the amount a person paid into the fund for both lodge dues and Grand Lodge per capita and any assessments in effect. The funds shall be accounted for separately, by the Grand Treasurer, from all other Grand Lodge funds. The funds shall be audited annually as required in Reg. 14.09, Section 7.
- (f) A perpetual member shall owe no further dues to the Lodge of which he is a perpetual member. An annual dues card shall be issued by the Lodge Secretary who shall denote perpetual membership thereon. (Reg. 26.11)
- (g) The perpetual membership fee, less any amount required to supplement net income to pay the constituent Lodge the first year's dues and per capita, shall be considered principal and shall never be spent. Net profit or loss from the sale of securities shall mean the profit or loss realized from the sale of securities. Earned Income shall mean interest and dividends received reduced by any net loss realized from the sale of securities. The net profit from the sale of securities plus earned income shall be allocated to a sub-account for each member's account. Net income shall mean earned income plus 60% of the net profit from the sale of securities, less administrative costs. The net income, but not less than five percent (5%) of the fair market value of all assets in the Perpetual Membership Fund shall be paid proportionately annually to each constituent Lodge for each perpetual member at the time of per capita billing. The amount paid shall first be deducted from the subaccount, as to each member, and, if that is insufficient, then from any existing separate "Capital Gains" account. Allocations shall be based on the principal in each member's account, plus the sub-account of each member as of the beginning of each year, all as shall be equitably determined by the Grand Secretary. (2001)
- (h) The Grand Secretary shall, at the time of the annual net income distribution, submit a statement to the Lodge for an amount covering the proportionate per capita and assessment in effect at the time the member joined the plan. The Lodge shall during the members lifetime and thereafter pay to the Grand Lodge the amount designated by the Grand Secretary's per capita statement. (2001)
- (i) The obtaining of a perpetual membership in one lodge by a dual member shall have no effect on his membership in the other lodge to which he belongs. Dual perpetual memberships are permitted.
- (j) A perpetual member may affiliate under Chapter 41 of the Digest of Masonic Law. If the affiliation is within this Grand Jurisdiction the entire perpetual

membership he originally paid shall be transferred to the account of the Lodge to which he affiliates. If the affiliation is outside this Grand Jurisdiction the entire perpetual membership fee shall remain with the Lodge of which he was a perpetual member.

- (k) Any Certificate of Good Standing issued under Regulation 41.13 of the Digest of Masonic Law to a perpetual member shall be endorsed thereon the fact that the holder is a perpetual member and the amount of the perpetual membership fee which shall be transferred to the Particular Lodge in Florida with which he affiliates.
- (l) If a perpetual member shall be suspended, expelled or withdraws and is subsequently restored to good standing, or re-affiliates from out of state, his perpetual membership shall be deemed to be also restored.
- (m) If a Lodge consolidates, surrenders its Charter or has its Charter arrested, the funds credited to that Lodge in the perpetual membership fund shall follow the members according to the relevant sections of the Constitution and Laws and Uniform Code dealing with consolidations, surrendering and arrests of Charters.
- (n) A memorial perpetual membership may be purchased by any person for a deceased Entered Apprentice Mason, Fellow Craft Mason, or Master Mason of a Florida Lodge by following the same procedures as outlined in this section. The minimum fee shall be \$200.00 (two hundred dollars). The total amount of net income derived therefrom shall be paid annually, seventy-five (75) percent to the Lodge through which the application was processed and twenty-five (25) percent to the Grand Lodge of Florida on the first \$500 (five hundred dollars) of principal. All net income earned on principal over \$500 (five hundred dollars) shall be returned to the Lodge. Net income derived therefrom shall be returned to the Lodge at the time of the per capita billing. (2001)
- (o) A perpetual membership may be purchased by a 50-year Master Mason who meets the provisions of Article 26.12 (d) by following the same procedures as outlined in this section. The minimum fee shall be \$200.00 (two hundred dollars). The total amount of net income derived therefrom shall be paid annually, seventy-five (75) percent to the Lodge of which a member and twenty-five (25) percent to the Grand Lodge on the first \$500.00 (five hundred dollars) of principal. All net income earned on principal over \$500.00 (five hundred dollars) shall be returned to the Lodge at the time of per capita billing. (2001)
- (p) A Brother, at any future time, may add any amount to his perpetual membership fee through his Lodge Secretary.
- (q) Applications for perpetual membership shall be on forms prescribed by the Grand Lodge and the Grand Secretary shall provide all forms required for the implementation of this section.
- (r) Where perpetual members have not been heard from for more than seven (7) years, the Worshipful Master shall direct the Secretary to report the names of such missing Brethren to the Grand Lodge on the membership report form as being deceased. Their names shall then be transferred to the rolls of deceased perpetual membership, but, this action shall have no effect on the amount of money paid the Lodge and Grand Lodge for that perpetual member as set forth in sub-sections (g) and (h).

- (s) There shall be no cost to the Constituent Lodge for administration of this program by the Grand Lodge. (1998)
- **26.05.2** A Perpetual Membership may be purchased by using an installment plan to the Grand Lodge subject to the following terms:
- a. By making an initial payment of \$200.00 accompanied with the appropriate Perpetual Membership Application as prescribed in Regulation 26.05.01, at which time the member will choose the payment schedule he desires Monthly, Quarterly, Semi-annually and Annually.
- b. Net income earned on each account will be credited into each member's account. (2001)
- c. Payment in full must be received within five (5) years from the initial payment. If payment in full is not made within five (5) years the applicant may:
 - 1. Request refund of all payments paid into the account. All earned net income would be returned to the Perpetual Membership fund to be redistributed. (2001)
 - 2. Continue in the plan by establishing a new payment plan only upon the discretion of the Grand Secretary.
- d. If the member dies before payment in full is received the account would revert to a Memorial Perpetual in the member's name.
- e. If the member is suspended, expelled, resigns or affiliates out of state, all principal paid into the account will be returned upon request of the member. All net income earned would be returned to the Perpetual Membership Fund to be redistributed. If request for refund is not made, net income would accumulate into the account until the full fee is attained. (2001)
- f. If the member transfers or affiliates to a Particular Lodge within the State of Florida, the account would follow the member's membership.
- g. Until Perpetual Membership is paid in full, yearly dues and assessments would have to be paid in a prompt manner at the current annual dues and assessments in effect. (1990)
- **26.06** In case a Brother who has been a life member of a Particular Lodge, and for whom the Lodge has paid Grand Lodge dues, has been absent from the jurisdiction of the Lodge and has not been heard from for seven years or more,

and members of the Lodge have reason to think he is no longer living, the Lodge, by Resolution, may direct that his name be dropped from the list of membership and the Grand Secretary be notified of this action, after which time the Lodge shall not be liable for Grand Lodge dues for such member.

26.07 If a Lodge reinstates a suspended Mason, and at the same meeting that he was reinstated makes him an Emeritus Member, the Lodge must pay the Grand Lodge dues for him for the year in which the action is taken.

26.08 Emeritus Members are such as are exempt from the payment of dues by Article X, Section 13, Constitution, and must be reported as such in the Returns. They are not barred of any privilege.

26.09 The terms and conditions under which members of Particular Lodges may be placed upon the Emeritus List under the authority of Section 13, Article X, of the Constitution are as follows: Each year upon proper investigation and written recommendation of its elective Officers, a Lodge may, by majority vote, place upon the Emeritus list and remit dues for such year to those members who from bodily infirmities or misfortune have become unable to pay dues, and in order for the Lodge to be exempt from the payment to the Grand Lodge of the Grand Lodge Annual Revenue on such Emeritus Members, the Worshipful Master and Secretary must certify on the Lodge Return that every Emeritus Member is unable to pay dues in accord with this Regulation. Any Brother who is a resident guest of the Masonic Home shall automatically be placed on the Emeritus List of the Lodge of which he is a member.

Rulings and Decisions

None but a Lodge's own member can be carried on its roll as an Emeritus Member. (1942 Proc. 49)

Members may not be placed on an Emeritus List unless they are indigent. Placing of Brothers on an

Emeritus List is not proper manner to recognize long membership and service to the Lodge. (1941 Proc. 82)

The basis for determining the 5% return to the Lodges shall be the fully appreciated value of the Perpetual Membership Fund. (2000 Proc. 98)

HONORARY MEMBERS Regulations

26.10 The Grand Lodge will not object to a Particular Lodge conferring honorary membership upon a distinguished and revered Mason, which must be by unanimous ball-ballot at a Stated Communication of the Lodge, after having

234a 2005

been proposed, by Resolution, at some prior Stated Communication. Such honorary membership imposes no duties or responsibilities, and confers no rights or privileges, except the right of visitation and speaking from the floor. Honorary membership may be revoked by a majority vote at a Stated Communication. (same as 25.06)

26.10.1 The Grand Lodge will not object to a Particular Lodge conferring an Honorary Perpetual Membership on a distinguished and revered living or deceased Mason of this or another Grand Jurisdiction recognized by the Grand Lodge of Florida, which must be by unanimous ball ballot at a Stated Communication. An Honorary Perpetual Membership may be revoked by a majority vote at a Stated Communication in which case all funds credited to his account shall be transferred to The Masonic Home Endowment Fund.

The minimum fee for an Honorary Perpetual Membership shall be two hundred dollars (\$200.00) and must conform to Regulation 26.05.1(n). The total amount of net income derived therefrom shall be paid annually, seventy-five (75) percent to the Lodge through which the application was processed and twenty-five (25) percent to the Grand Lodge of Florida on the first \$500 (five hundred dollars) of principal. All net income earned on principal over \$500 (five hundred dollars) shall be returned to the Lodge. Net income derived therefrom shall be returned to the Lodge at the time of the per capita billing. (2001)

26.10.2 Each Particular Lodge shall have an account within the Perpetual Membership Fund titled the "Perpetual Friend Account." The minimum donation that may be made to this account in the name of a single person or entity is \$200.00. The Grand Secretary shall issue a suitable certificate for each person or entity so donating. (1999)

The total amount of net income derived from this account shall be paid annually, seventy-five (75) percent to the Lodge and twenty-five (25) percent to the Grand Lodge of Florida on the first \$500 (five hundred dollars) of principal. All net income earned on principal over \$500 (five hundred dollars) shall be returned to the Lodge. Net income derived therefrom shall be returned to the Lodge at the time of per capita billing. (2001)

26.10.3 All monies paid for an Honorary Perpetual Membership of a Brother in a Particular Lodge may be credited toward the purchase by that Brother of a Perpetual Membership in that Particular Lodge. (2003)

Rulings and Decisions

If a member wants to purchase a Perpetual Membership he shall pay twenty (20) times the annual dues of his Lodge that is in effect on December 28th of that year. (1994 Proc. 101)

Any assessments authorized by the Lodge's By-Laws are binding upon a Perpetual Member and that enforcement for collection and/or penalty for non-payment of special assessment is the same as for basic dues. (2002 Proc. 101)

Honorary Perpetual Memberships require two separate actions: (1) the ballot for Honorary Membership and (2) the purchase of Perpetual Membership, which does not require a ballot. (2008 Proc. 106)

2008 234b

CARDS AND CERTIFICATES OF MEMBERSHIP

Regulations

- 26.11 In order to comply with the requirements of Jurisdictions, requiring documentary evidence as a prerequisite for examination of visitors, in addition to tests already prescribed, this Grand Lodge shall furnish to the Particular Lodges a card receipt for dues, to be issued under the signature of the Secretary and the Seal of the Lodge, having upon the reverse a Certificate attested by the Seal of the Grand Lodge that the Lodge issuing the card is a regular Lodge holding a Charter from the Grand Lodge of Florida. The wording and issuance of the card receipts to be under Rules prescribed by the Grand Secretary, with approval of the Grand Master. The cost to the Lodges shall be the amount prescribed by the Corporate Board. (1985)
- **26.12** (a) A Master Mason member in good standing in a Florida Lodge upon whom the Master Mason Degree was conferred in a Florida Lodge or in a Lodge of a Grand Jurisdiction recognized by the Grand Lodge of Florida in a calendar year fifty (50) or seventy (70) or more years prior to the current calendar year shall be entitled to receive and there shall be presented to him an appropriate pin and certificate in recognition of such fact, which pin and certificate shall be presented with appropriate ceremony which, if conducted in Lodge Communication shall include Grand Honors. (1990)
- (b) A Master Mason member in good standing in a Florida Lodge upon whom the Master Mason Degree was conferred fifty-five (55), sixty (60), sixty-five (65) or more years prior to the current calendar year under conditions set forth in (a) above shall be given such recognition as the Grand Master may deem appropriate and other and further recognition may likewise be given and accorded a member that received the Master Mason Degree seventy-five (75) or more years prior to the current calendar year. (1990)
- (c) If a Florida Lodge receives request through office of the Grand Secretary to present a pin, certificate or similar award to a member from another Grand Jurisdiction for service or membership of fifty (50) years or more or in commemoration of an event that transpired fifty (50) years or more prior to the presentation the presentation shall be accompanied by Grand Honors unless such other Grand Jurisdiction shall specifically direct or request to the contrary.
- (d) Any Master Mason member of a Florida Lodge who receives the recognition provided for in (a) or (b) above and who has been a member in good standing for a period of twenty-five (25) years or more in a Florida Lodge or Lodges shall thereafter be exempt from payment of Lodge dues and assessments and his Lodge shall be exempt from payment of Grand Lodge dues, assessments and revenues on account of his membership.
- (e) A Master Mason member of a Florida Lodge upon whom was conferred the Master Mason Degree twenty-five (25) or more years prior to the current

234c 1990

26.13

calendar year shall be entitled to and there shall be presented to him with appropriate ceremony a pin and certificate in recognition of such fact.

A Master Mason member of a Florida Lodge upon whom was conferred the Master Mason Degree forty (40) or more years prior to the current calendar year shall be entitled to and there shall be presented to him with appropriate ceremony a pin and certificate in recognition of such fact. (1987)

(f) The Grand Secretary shall make and keep such records as may be necessary to determine when a member is eligible to receive recognition as above provided and shall without necessity request therefore transmit to the Lodge involved all necessary pins, certificates and other materials necessary to fully effectuate the intent of this Regulation.

In addition to the above materials, the Grand Secretary shall send proper notice to a Lodge when a member thereof is to be exempt from dues and the Lodge from payment of Grand Lodge dues, as assessments and revenues. (1984)

Rulings and Decisions

Where Brother demits from a lodge and within one year affiliates with another Lodge and pays dues for each Masonic Year for twenty-five years and is otherwise qualified, the Brother is entitled to a Twenty-Five Year Certificate and Pin, and where Brother demits from a Lodge and within one year affiliates with another Lodge and pays dues for each Masonic Year for fifty years and is otherwise qualified, the Brother is entitled to a Fifty-Year Certificate and Pin. (1972 Proc. 393)

Awards for 25 and 50 year memberships may be presented in public meeting or at any other appropriate time and place. (1975 Proc. 68)

DUTIES

GENERAL PROVISIONS

Regulations

- **26.13** Freemasonry professes to promote virtue, with which vice, of whatever shape or magnitude, is antagonistic. It is, therefore, incumbent upon every true Mason to conform and take counsel with his Brethren concerning any and all matters properly involving fraternal discipline.
- **26.14** It is the duty of every Mason, at all times and under all circumstances, to demean himself as an upright man and Mason, not only that he may continually enjoy the satisfaction of a good conscience, but that the world at large may perceive, in the conduct of every member, living and conclusive evidence of the purity and good effect of the Ancient Fraternity, whereby a good and wholesome influence may be exerted upon society at large.

1990 234d

- **26.15** In the Lodge every Brother should observe the utmost fraternal decorum, perform with zeal, fidelity and cheerfulness every legitimate duty, and not retire from the Communication, whether at labor, recess or refreshment, without proper permission.
- **26.16** It is truly Masonic, and highly commendable, for Brethren, between whom estranging differences exist, to refer their differences to a committee of Brethren for settlement, each agreeing to abide the award, and for which purpose charges pending may be withdrawn.
- **26.17** It is the duty of every Master Mason to become proficient in the work and lectures of the Three Degrees in Freemasonry as soon as possible after being raised, and it is urgently recommended that the Masters of Particular Lodges endeavor to promote this end.
- **26.18** None but members of the Lodge have a right to a ballot, and no member present can be excused from balloting on any question before the Lodge, except by a vote of the Lodge, upon good cause shown; nor can a member be permitted to retire from the Lodge to avoid casting his ballot.
- **26.19** Signing the By-Laws is not necessary, but every member of the Lodge should sign the roll of members with his own hand.
- 26.20 Solicitation of business or political support for self or other person or persons at a Lodge meeting or on any other Masonic occasion is prohibited. A Particular Lodge, however, may sell advertising space in a Masonic bulletin to members of said Lodge providing that such advertising does not pertain to the sale of alcoholic beverages or violate the principle of Masonic teachings. Said advertising space shall be sold at a uniform rate, shall not exceed the size of an ordinary business card and the accumulated advertising space shall not exceed fifty percent (50%) of the total bulletin space. (1984)

EMERITUS MEMBERS

Constitutional Provisions

No Lodge in this Jurisdiction shall confer the Three Degrees of Entered Apprentice, Fellow Craft and Master Mason, for a less sum than One Hundred Dollars, of which a minimum fee of fifty dollars shall be required for initiation, and the fee for initiation must accompany the petition, to be returned to the candidate if rejected. The fee for passing or raising must be paid to the Secretary before the Degree is conferred; *Provided*, That any Lodge may remit monthly or annual dues to members of the Lodge, who from bodily infirmities or misfortune, have become unable to pay them. (Art. X, Sec. 13). (1986)

234e 1990

26.21 No Mason or Masons subject to the jurisdiction of the Grand Lodge of Florida shall, by written or printed critical or controversial communications of any kind, circularize the Officers and members of any Particular Lodge in this Grand Jurisdiction.

It is the intent, spirit, and purpose of this Regulation to prevent the dissemination and circulation of critical and controversial communications between or concerning Masons in this Grand Jurisdiction. It is not the intent, spirit, or purpose to prohibit or interfere with official communications by Officers and members of the Grand Lodge, and by Officers and members of Particular Lodges, and by District Masonic Officers, necessarily carried on between Grand Communications for the orderly and regular conduct of the affairs of Masonry in this Grand Jurisdiction, and such communications are specifically exempted from the provisions of this Regulation. Likewise, non-controversial Masonic bulletins and publications are specifically exempted.

Between Annual Grand Communications of the Grand Lodge, the enforcement of this Regulation is placed in the hands of the Grand Master and he shall have the power to issue such admonitions, reprimands, Executive Orders and Edicts, as he may be advised, necessary to carry out the spirit, intent, and purpose of this Regulation. All of his acts and doings in the enforcement and administration of this Regulation shall be reported at the next Annual Grand Communication of the Grand Lodge with his report for review by the Grand Lodge.

Rulings and Decisions

It is contrary to Masonic Law and practice for a member to attempt to sell Masonic Bibles or solicit business at any Lodge meeting or on any Masonic occasion. (1954 Proc. 62)

It is mandatory for each Lodge to have a "Roll of Members" book and every member of the Lodge should sign the roll of members in his own hand. This book and requirement should not be confused with a "Visitors and Membership" book which should be signed by members and visitors alike prior to attending Lodge. (1983 Proc. 115)

STATUS

REMOVAL TO ANOTHER JURISDICTION

Regulations

26.22 Permanent removal from the jurisdiction vacates any office, but does not forfeit membership.

RIGHTS MASONIC CHARITY MEMBERS AND THEIR WIDOWS AND ORPHANS

Constitutional Provisions

On the death of a Master Mason in good standing in his Lodge, leaving a widow and orphan, or a widow or an orphan or orphans, it is the duty of the Secretary of the Lodge to grant to such widow and orphans, or to the widow or to the orphan or orphans of such deceased Master Mason, a Certificate of the fact under the Seal of the Lodge; and on the presentation of such Certificate to the Grand Secretary, it shall be his duty to grant to the said widow and orphans an appropriate Grand Lodge Certificate of Respect without charge or fee. (Art. X, Sec. 26).

Regulations

- **26.23** Worthy widows and orphans of Master Masons who died in good standing are entitled to certificates provided for in the Constitution. Widows of worthy Master Masons who died in good standing are also entitled to an official widow's pin, certificate, and wallet card, all of which shall be available through the Grand Secretary's office.
- **26.24** The widow of a Master Mason, who marries a non-Mason, loses by such marriage any claim for Masonic relief in the capacity of a widow of a Master Mason.
- **26.25** When a Mason is undergoing punishment under sentences of legal tribunal, his Lodge may contribute pecuniarily to his relief, if it is so decided after a careful examination into the facts. The decision of a legal tribunal is not, in itself, sufficient evidence of unworthiness, but it should prompt the Lodge to make a careful and searching investigation.
- **26.26** No Masonic rights, privileges, or benefits can be extended to anyone while under sentence of suspension or expulsion.

Rulings and Decisions

A suspended Brother of a Lodge can not be admitted to the Masonic Home at St. Petersburg. (1948 Proc. 52)

A Brother otherwise eligible for Masonic relief does not lose right to such Masonic relief merely because he transfers his membership from one Florida Lodge to another Florida Lodge, provided he does not remain unaffiliated for such time that he fails to pay dues each year. (1959 Proc. 61, 164)

A Mason's eligibility for Masonic relief is determined under the law, Rules and Regulations of this Grand Jurisdiction in force and effect at the time of his affiliation or the beginning of his membership. A brother 64 years of age at the time of his affiliation in 1947 is eligible for Masonic relief since the Regulations limiting relief by age limits was not adopted and did not become effective until May 1, 1952. (1959 Proc. 61, 164.)

MISCELLANEOUS

Regulations

- 26.27 A member of a Lodge may have his name changed upon its records by furnishing the Secretary two (2) certified copies of a court order whereby he was given authority to make such change of his name. The Secretary shall retain one (1) copy for the Lodge files and forward a copy to the Grand Secretary with required membership change of status information. (1985)
- 26.28 The Grand Master or the Grand Lodge may accept the resignation or withdrawal from Freemasonry of any member of a Particular Lodge of this Grand Jurisdiction without leave of reinstatement. The Grand Secretary shall search the records of the Brother who wishes to resign and inform the Grand Master of his findings. Copies of Resignations that are Penal related or that are made when unMasonic Conduct charges are pending shall be furnished to the Chairman of the Penal Affairs Panel. Acceptance of the resignation shall terminate Masonic Membership but shall not release such former member from the obligation of secrecy. "Without leave of reinstatement" means the former member forfeits all right and privilege to petition for reinstatement but does not prevent petition by a Particular Lodge for his reinstatement upon such terms and conditions as shall be or may be determined by the Grand Lodge.
- (a) A period of two years must have elapsed from the date the resignation became effective before a request for restoration will be considered by a Lodge.
- (b) The Petitioner would have to file his request and state his reasons desiring reinstatement in writing to the Secretary of his Lodge and certify that he has complied with his "obligation of secrecy" during the period that his resignation became effective to the date of his request.

- (c) After due notice to the membership of the Lodge at a Stated Meeting, the Secretary would read the request, a motion shall be made and seconded to proceed with the request or not to proceed with the request. A vote to proceed with the request would require a unanimous vote of those present, by either Ball or Written Ballot. If the vote is not to proceed with the request, the former member may appeal to the Grand Master who, in his discretion, may issue a Grand Lodge Certificate. (1989)
- (d) If the Lodge votes to proceed with the request, the Worshipful Master over the Seal of the Lodge and signed by the Secretary shall write the Grand Master for his permission to proceed. No action in respect to reinstatement shall be taken by a Particular Lodge without express written permission and consent of the Grand Lodge or its authority.
- (e) If the Grand Master approves the request of the Lodge by Dispensation, the Lodge may receive the petition for reinstatement. After the petition is received by the Lodge it will lay over for thirty (30) days during which time the membership must have due notice. If such petition is rejected, it cannot be put to a vote again until after one year from the date of such rejection.
- (f) If the Lodge voted to accept the petitioner back into membership, the Grand Master may give his approval at this time and the Petitioner would be restored to membership in the Lodge. Should the Grand Master refuse the request to receive the petition or refuse to restore the membership after the Lodge's approval, the Lodge may appeal to the Grand Lodge.
- (g) When a Brother has resigned from Freemasonry, it will take the unanimous consent of the Lodge and the consent of the Grand Master before he may be restored to membership in the Lodge. (1985)

References

As to Dues and Assessments, see Chapter 27.

As to Rights of Visitation, see Chapter 40.

As to Funerals, see Regs. 38.32 - 38.42.

As to Rights and Duties in Balloting, see Chapter 35.

As to Rights to Dimit, see Chapter 41.

As to Rights of Members of Defunct Lodges, see Chapter 43.

As to Membership in Other Orders, see Chapter 4.

As to Restoration of Full Civil Rights, see Reg. 31.03.

Rulings and Decisions

Member of Lodge desiring to have his name changed on Masonic records must furnish court order evidencing legal change of name. (1967 Proc. 75, 211)

Just as a candidate for Freemasonry must be a man, so it follows that to remain a Mason, he must not become a woman or portray himself as a woman. This portrayal may be by gender change, name change, identification, attire or accouterment. (2008 Proc. 106)

2009 237a

Membership, Rights, Status and Duties

Chap. 26

237b 1985

Digest of Masonic Law

CHAPTER 27.

FINANCES; DUES, SUSPENSION FOR NON-PAYMENT THEREOF AND REINSTATEMENT DUES

Constitutional Provisions

Every member of a Lodge must pay to the Secretary of the Lodge such monthly or annual dues as may be prescribed by the By-Laws of the Lodge. (Art. X, Sec. 18)

Regulations

- **27.01** It is competent for Particular Lodges by By-Law duly adopted to make such uniform and reasonable assessments of annual or monthly dues upon the members as are necessary for the well-being of the fraternity. (See Const. Art. X, Sec. 18)
- 27.02 A Lodge has the power, under the Constitution, to enforce the collection of any assessment authorized by its By-Laws, but none other.
- **27.03** A Particular Lodge, may, by By-Law duly adopted, change its dues or assessments, but no such By-Law shall be retroactive or put a Brother in default who has paid his annual dues under a valid By-Law in force at the time of such payment.
- 27.04 The payment of dues to the particular Lodges is governed by the By-Laws. If they are made payable in advance, they are due at the date when made payable, and those who do not pay at the designated time are in arrears. The Grand Lodge requires dues for an entire year, even though the member may have belonged to the Particular Lodge for only a small fraction of the year, and the Particular Lodge may adopt a similar policy by its By-Laws. If it fails to do this, it will still be liable to the Grand Lodge for the annual dues for its entire membership except in cases where a Brother has had membership, in more than one Florida Lodge during the year. (See Constitution, Article X, Section 20.) But members of Particular Lodges in Florida who are in the Armed Forces of the United States of America, and receiving less than \$50.00 per month in salary, shall while the United States is engaged in war, be exempt from Grand Lodge per capita assessment, provided, that the Particular Lodges of which they are members take similar action, notifying the Grand Secretary of such action.

Chap. 27 Finances 27.05

References

Dues may be made annually or monthly, according to the express terms of the Constitution. (Constitution, Article X, Section 18).

Regulations

- 27.05 Article X, Section 18 of the Constitution is construed as advisory and not mandatory, and a By-Law requiring Lodge dues to be payable quarterly is not contrary to the intent of the provisions of Article X, Section. 18.
- 27.06 If a Lodge reinstates a suspended Mason, and at the same meeting that he was reinstated makes him an Emeritus Member, the Lodge must pay the Grand Lodge dues for him for the year in which the action is taken.
- **27.07** A member paying his dues in full and applying for a dimit prior to December 27th is not chargeable with dues for the following year, for want of Lodge action, as action should be taken by the Lodge on or before December 27th.

References

As to other assessments by Grand Lodge, See Chapter 14. As to dues of dual member who dimits, See Reg. 26.04. Dues of Emeritus Members may be remitted. Const. Art. X, Sec. 13; Reg. 26.08, 26.09.

Rulings and Decisions

Lodges are not required to pay for those members who have not paid their assessment. (1952 Proc. 31)

It is proper to accept dues from a member who is under charges in a court of law. (1948 Proc. 48)

A Brother who withdraws from Lodge by dimit is required to pay all current dues before issuance of dimit and if Brother in that same year affiliates with another Florida Lodge, he is not required to pay dues to the Lodge with which he affiliates because Masonic Law does not contemplate a Brother paying dues more than one time each year. (1959 Proc. 60, 164)

SUSPENSION FOR NON-PAYMENT OF DUES

Constitutional Provisions

Every member of a Lodge who is six months or more in arrears for dues shall be notified by the Secretary, and in case of failure or refusal to come forward and pay his dues, or give satisfactory excuse, within three months after such notification, may be suspended at the discretion of the Lodge. (Art. X, Sec. 20)

Regulations

27.08 A Lodge By-Law providing for automatic suspension for non-payment of dues is not in accord with Article X, Section 20 of the Constitution, and is void. All suspensions for non-payment of dues must be by direct Lodge action, but may be made effective at a certain future date, not later than December 27th of that year, unless paid meanwhile; *Provided*, the Constitutional requirements involved are complied with.

References

See By-Law 4.02 of Uniform Code of By-Laws, Regulation 24.05 for procedure for suspension for non-payment of dues).

Regulations

27.09 At the time of making up Lodge Returns hereafter, the Particular Lodges of this Grand Jurisdiction shall be permitted to take credit for, or deduct, Grand Lodge dues and assessments for all those whose names appear in the "Exhibit of Losses" column, as suspended for non-payment of dues, and those who may have died during the year without having paid dues.

When a member suspended for non-payment of dues by a Particular Lodge is reinstated, the Particular Lodge shall account to Grand Lodge for arrearages of such member.

No Lodge shall reinstate a suspended member without collecting or remitting current year's dues, but in case of remission of dues, the Lodge shall account to Grand Lodge for Grand Lodge per capita.

Only the Grand Lodge, or the Grand Master, can remit any portion of arrearages of a suspended member, suspended for non-payment of dues.

- **27.10** No Masonic rights, privileges, or benefits can be extended to any one while under sentence of suspension or expulsion.
- **27.11** A Particular Lodge may, in suspending one or more Brothers for non-payment of dues, provide that such suspension shall become effective at certain future date, unless the dues are in the meantime paid.
 - **27.12** Dues are not chargeable during suspension for any cause.

Rulings and Decisions

The Master of a Lodge does not have authority to order suspension of members for non-payment of dues. The action for suspension must be by direct Lodge action. (1954 Proc. 65)

Action of a Particular Lodge suspending members without due notice is null and void. (1980 Proc. 166)

Regulation 27.08 provides that no suspension shall be made after December 27th, but, the Regulation contains a provision, which always over-rides anything before it, and that must be complied with. Even if there was no such provision, the requirements of the Constitution would prevail over the provisions of the Regulation. If a Brother has been suspended December 27th without proper notice, the suspension would be illegal. If a Brother was suspended after December 27th because proper notice had not been given to him six months prior to that date, then that suspension is valid, in accordance with the Constitution, and also is in compliance with the requirements of the Regulation. (1984 Proc. 116)

240a 1986

Chap. 27

Regulations

- 27.13 A Member suspended for non-payment of dues can be reinstated only after petition has been properly submitted, which shall take the same course as a petition for the Degrees, provided, any such petition which is rejected may be renewed by a new petition after three months from date of such rejection. A favorable vote of three-fourths of the members present by ball ballot or secret written vote shall be necessary to reinstate a member suspended for non-payment of dues.
- 27.14 In handling a petition for reinstatement for N.P.D., a Lodge may collect or remit all dues, including current dues, or any part thereof, but any per capita due Grand Lodge must be paid to Grand Lodge.
- 27.15 A Mason suspended for non-payment of dues by a Lodge which afterward becomes dormant or defunct, can be restored by the Grand Master upon the recommendation of some regular Lodge, and the payment of all arrearages to the Grand Secretary, who shall issue a Certificate upon which the restored Brother can apply for membership in any regular Lodge, but the payment of arrears of dues may be remitted by the Grand Lodge, or Grand Master in recess, in meritorious cases, upon the recommendation of the Lodge in which the Brother desiring restoration seeks affiliation. (See Reg. 9.13)

Rulings and Decisions

Lodge may reinstate members suspended for N.P.D. without payment of current year's dues unless such action is prohibited by Lodge By-Laws. (1942 Proc. 55)

It is optional with the Lodge whether or not to collect back dues or current dues from suspended Brother seeking reinstatement but per capita due Grand Lodge must be paid by the Lodge. (1943 Proc. 74)

Money for back dues tendered with petition for reinstatement belongs to Lodge even if petition is rejected, but may be returned as donation by a vote of the Lodge. Money tendered for current year's dues must be returned if petition is rejected. (1942 Proc. 46)

If amount tendered with petition and reinstatement is only for the amount of arrearage at time of suspension, it should be retained by the Lodge even if applicant is rejected. Any sum tendered for current dues must be returned if petitioner is rejected. (1944 Proc. 33)

On reinstatement of suspended Brother for N.P.D., nothing is paid to Grand Lodge except per capita due when suspended. (1944 Proc. 36)

Brother suspended in 1933 and moving into jurisdiction of another Lodge in 1934 and seeking reinstatement must apply to Lodge of which he was a member and seek reinstatement on terms provided in the By-Laws of that Lodge. (1947 Proc. 32)

On petition for reinstatement from suspension for N.P.D., by now defunct Kansas Lodge, correct procedure is for petitioner to clear with Grand Lodge of Kansas, paying all amounts due and taking receipt therefor and attaching same to petition for affiliation. Grand Master will then restore from suspension and permit Lodge to act on receiving petition. (1946 Proc. 37)

Members seventy (70) years old suspended twelve (12) years before applying for reinstatement may be reinstated at discretion of Lodge after thorough investigation. (1947 Proc. 31)

When Lodge is negligent in failing to investigate the condition of a Brother on Emeritus List, and suspends him for non-Payment of dues for succeeding years, it may, by appropriate resolution, reciting its oversight and negligence, reinstate the Brother and remit to Grand Lodge the dues for such member. (1961 Proc. 162, 319)

A Lodge should accept petition for reinstatement of a member 65 years of age who has been suspended for non-payment of dues in 1932, but reinstatement of petitioner is matter of discretion of the Lodge. (1964 Proc. 65, 268)

LODGE FUNDS

Regulations

- **27.16** Lodge funds may be used for charity, public installation, entertainments, refreshments, and for any purpose not unmasonic, when ordered by the Lodge.
- **27.17** Lodges must not contribute from their treasuries to Masonic or alleged Masonic objects in foreign jurisdictions, as for example, the building of a Temple at Jerusalem, unless such objects have been approved by the Grand Lodge, or by the Grand Master.

References

The Treasurer is the custodian of the funds of the Lodge, even when only held in trust, therefore, the Secretary should promptly turn over to the Treasurer all moneys received by him for fees. Reg. 22.02.

Rulings and Decisions

Unmasonic is defined as anything that Masonry is not part of. (1947 Proc. 31)

A Lodge may contribute from its funds to Memorial Hospital. (1946 Proc. 37)

Lodge may use its funds to award prize to outstanding high school senior boy but Lodges are cautioned against expenditures not strictly Masonic. (1944 Proc. 36, 100)

Lodge may contribute to erection of hospital in the community. (1944 Proc. 31)

Lodge may donate funds to Community Christmas Tree. (1942 Proc. 53)

Lodge By-Laws requiring notice to members of contemplated expenditures of over \$250 does not require notice to members to purchase bonds as investment. (1944 Proc. 36)

Lodge charity funds contributed primarily for the assistance of worthy needy Brother Masons and their families cannot be donated to other organizations, even though such organizations might do a certain amount of charity work. (1954 Proc. 68)

CHAPTER 28.

LODGE PROPERTY, LODGE BUILDING AND LODGE ROOM

GENERAL PROVISIONS

Regulations

28.01 WHEREAS, each Particular Lodge of this Grand Jurisdiction is by Act of Legislature incorporated as a separate and independent body, politic and corporate, and as such has all corporate powers, including the right to acquire, own, hold and convey real and personal property under its Masonic name as set out in its Charter.

THEREFORE, all Particular Lodges within this Grand Jurisdiction are instructed that title to any property hereafter acquired by such Particular Lodge, either by gift, purchase or other means, shall be held in the name of such Particular Lodge as set out in its Masonic Charter. All Particular Lodges are prohibited hereafter from placing the title to any of their Masonic buildings in any name other than their own.

Rulings and Decisions

Regulation 28.01 prohibits Masonic Lodges from forming nonprofit or other corporation for purpose of building and holding title to Lodge temple. (1968 Proc. 57, 212)

Regulations

28.02 A Particular Lodge shall not sell, convey, dispose of, mortgage or enter into any transaction relating to Lodge property except by special action of the Lodge at a Stated Communication after due notice to the Lodge members of such contemplated action. All necessary documents, instruments and papers relating to any such transaction required to be signed in behalf of the Lodge shall be executed in the name of such Lodge by the Worshipful Master under the Seal of such Lodge and attested by the Secretary of the Lodge.

28.03 Before proceeding with the construction of any new building or repairing, remodeling or making additions to any old building, or the purchase of any property where the same involves incurring indebtedness by a Particular Lodge, or before proceeding with financing any loan or refinancing any debt, Particular Lodges in this Grand Jurisdiction are required to submit plans and specifications of any building to be purchased, repaired or remodeled, and complete financial statement and plan for financing the indebtedness to be incurred, to the Grand Lodge Properties Committee for consideration; and if the Committee approves the proposal, the Committee shall send it to the Grand Master for final action, the above information to be furnished on forms prescribed by the Properties Committee with the approval of the Grand Master. The approval of plans for financing shall in nowise obligate the Grand Lodge for any indebtedness incurred by a Particular lodge. All plans, specifications, statements, and other documents must be submitted in duplicate if required by the committee.

(Form for furnishing information printed in full 1959 Proc. 100-103)

- 28.04 The "Banquet Hall" or any other rooms in the Masonic Building not used as a Lodge Room proper may be used for entertainments by the Lodge at which dancing may be permitted, and if some of the members have relatives or personal friends who have no Masonic connection, such friends may be invited to attend and participate in the entertainment. Dances shall not be permitted in the Lodge Room, except by or for recognized youth groups, which dances shall be conducted under the supervision of the Officers of the Lodge or their duly authorized representatives; and all paraphernalia of the Lodge shall be removed from the Lodge Room during such dances.
- **28.05** No Lodge shall permit its Lodge Room to be used for a political meeting.
- **28.06** A Particular Lodge shall not allow or permit its property or premises or any part thereof to be used for the sale or dispensing or serving of alcoholic beverages nor for

conducting thereon of games of chance, lotteries, or any other form of gambling, nor for any illegal or immoral purposes. These prohibitions shall apply to all Table Lodges but the use of wine for Ceremonial purposes by Allied and Appendant Bodies shall not be prohibited. (1992)

28.07 Any Lodge may engage in activities which solicits or accepts funds from any persons and permit its property to be used for any such purpose; provided however nothing herein shall prevent lease of such property or portions thereof for legitimate commercial or business purposes; further provided however such activity shall not involve any use for purposes prohibited by Masonic Law; and provided further that in the claim for exemption of Lodge property from taxation such activities shall be fully reported to the appropriate taxing authorities. (2009)

A Lodge may sponsor charitable fund raising events and solicit charitable contributions from Masons and non-Masons for specifically named charities, in compliance with all governmental regulations. Copies of all registration and reporting forms must be filed with the Grand Secretary's Office on a timely basis. All charitable funds received from specifically named charitable events must be kept in a separate bank account, separately accounted for, and never mixed with a Lodge's general fund. (1995)

It shall be the duty of the Committee on Lodge Property to promulgate written rules governing use of Lodge property in accordance with this and other Regulations and Lodge Bylaws relating to use of Lodge property and upon approval by the Lodge to enforce the same. (Added 1979)

28.07.1 All Particular Lodges of the Grand Jurisdiction of Florida shall be allowed to hold fund raising events and solicit the public for such events, on or off of Lodge property and comply with the laws, rules and regulations of Grand Lodge and under the qualifications and rules of the Florida Department of Agriculture's Solicitation Act and all other laws. (2009)

References

All business respecting acquiring or disposing of real estate must be taken at Stated Communications. Regs. 26.02; 25.05.

As to custody and sale of property of defunct Lodges, see Chapter 43.

As to conduct of members in Lodge Room during Communications, see Chapter 25.

As to Lodge Rooms on ground floor, see Reg. 6.12(c).

Rulings and Decisions

Lodge requires no authorization from Grand Lodge or Grand Master to purchase lot for Temple site for cash. (1941 Proc. 76)

Title to any building or property acquired by the Lodge must be vested in the name of the Lodge. (1954 Proc. 67)

A Lodge cannot enter into a joint venture with other civic and fraternal organizations for purpose of erecting a building. (1953 Proc. 49)

There can be no joint ownership of property between a Lodge and church or other organization. (1962 Proc. 81)

There can be no joint ownership of Lodge property nor can it be in the name of a nonprofit corporation. (1952 Proc. 32)

A Lodge will not be permitted to own property jointly with O.E.S. but the Lodge may own property and grant O.E.S. long-term lease. (1952 Proc. 35)

A Lodge can rent its hall or other of its facilities to other orders or organizations. (1948 Proc. 51)

It is within the authority of the Lodge to rent its hall to a church. (1948 Proc. 52)

It is contrary to Masonic Law for Lodge to join with the Eastern Star in the erection of a building under Joint ownership. (1954 Proc. 62)

When a Lodge leases any of its property, the lease should provide for right of the Lodge to cancel the lease in the event the property is used for any illegal purpose or for any purpose contrary to Masonic Law. (1954 Proc. 72)

There being no Grand Lodge Regulation against county, state or national elections being held in the kitchen part of a Lodge building, it is permissible to hold such elections therein. (1952 Proc. 82, 296)

It is proper for a Lodge to rent room in Grotto Temple for use as Lodge Room although the Grotto uses the same room on occasions for dances, provided all paraphernalia of the Lodge is removed after each Lodge meeting. (1959 Proc. 59-60, 164)

The serving of any intoxicating beverage in Masonic Temples or Lodge Rooms or at Masonic banquets is forbidden by Masonic Law. (1969 Proc. 58, 212)

Lodge property cannot be sold or disposed of except by action of the Lodge after notice to membership and all members wishing to vote must be personally present. Absentee voting is improper. See Regs. 25.05, 25.38, 26.18, and 35.07 (1970 Proc. 55, 284).

It is improper to have telephone in Lodge Room. Telephone in ante-room is proper and sufficient. (1972 Proc. 53-259).

Lodge cannot accept gift of real estate for Lodge building on condition that donor have free access and use of Lodge building and long term lease regarding use of Lodge building would also be improper. (1973 Proc. 60, 344).

It is not proper for a Particular Lodge to permit the Order of Eastern Star to make a permanent installation of the Eastern Star emblem in the floor of its Lodge Room. (1974 Proc. 354).

In respect to interpretation of Regulation 28.06 as it may apply to playing cards on Lodge premises we advised the Grand Master:

- (1) That Regulation 28.06, prohibits gambling and games of chance of every kind and by any devise.
- (2) That occasional games of cards that do not involve gambling or playing for stakes is not violative of Regulation
- (3) Excessive and frequent playing of cards on Lodge premises might be construed to change the character of the premises to a property used predominantly for recreational purposes and jeopardize tax exempt status of the property.
- (4) Officers of the Lodge should be diligent and make every effort to be sure that gambling is not permitted.
 - No card playing should be allowed in the Lodge Room. (1983 Proc. 357)

It is proper for a Lodge to permit the Chamber of Commerce to use the building for meeting purpose, but must abide by all the rules and regulations governing Masonic Lodges including intoxicating beverages and games of chance. (1986 Proc. 71)

The use of wine by Churches or religious organizations in the sacraments while using Lodge property shall not be prohibited. (2000 Proc. 97-98)

2000 245a

CHAPTER 29.

LODGE REPRESENTATIVES TO GRAND LODGE

GENERAL PROVISIONS

Constitutional Provisions

The Master and Wardens, or their duly appointed proxies, are the representatives of their Lodge in the Grand Lodge. (Art. X, Sec. 7)

It is the duty of each Worshipful Master of the Particular Lodges in this jurisdiction to make a report of the proceedings of the Annual Communication of the Grand Lodge to his Lodge, as soon as practicable after said Communication has been closed, and to impress upon all the members of his Lodge the duty of familiarizing themselves with this Constitution and the Old Charges of the Free and Accepted Masons. (Art. X, Sec. 28)

Regulations

- **29.01** It is the duty of the Master and Wardens, or at least one of them, of each Chartered Lodge, to attend every Annual Communication of the Grand Lodge, but when unable to do so in person it is each of their prerogatives to appoint proxies, confined to the membership of their respective Lodges, to represent them. Such appointments should be in writing and attested by the Secretary and Lodge Seal. However, when the Grand Lodge is satisfied that the proper officers of a Particular Lodge, being absent, intended to appoint a certain Brother their proxy, he may be admitted without formal credentials.
- 29.02 All proxies must be handed to the Committee on Returns and Credentials at or before the calling of the roll of Grand Lodge on the first day of the session; otherwise, no proxy will be received until recognized by the Grand Lodge.
- **29.03** When a Master has given his proxy to a member of his Lodge to represent him during a Communication of the Grand Lodge, and the proxy has been recognized as the representative,

the Master has the right to withdraw it and assume the duties himself only by action of the Grand Lodge.

- **29.04** Every Chartered Lodge is entitled to representation in the Grand Lodge; but no Brother representing a Lodge can draw mileage and per diem, or either, unless the Grand Lodge dues and assessments have been paid, remitted or further time given.
- **29.05** The Officer in attendance upon the Grand Lodge is entitled to receive the mileage and per diem in preference to the proxy of an Officer higher in rank.

1976 246a

29.06 Officers appointed to serve newly Chartered Lodges will not be allowed compensation or mileage for attending the Grand Communication at which their Lodges were Chartered, unless they have been working more than a year. (Const. Art. II, Sec. 2)

References

The Grand Master cannot appoint a Brother to represent a Lodge in Grand Lodge. Reg. 6.05. Representatives shall not be placed on payroll if Lodge return is not filed five (5) days before Annual Communication. Reg. 30.03.

As to mileage and per diem of representatives, See Reg. 12.06.

As to Grand Lodge payroll, See Reg. 12.05, 12.06.

A Lodge, by majority vote, may give instructions to its representatives to Grand Lodge. Anderson's Constitution, Reg. X, Chapter 1.

It is an ancient precept of Freemasonry that every Mason may instruct his representatives to the general meetings of the Craft. Const. Art. XIII, Sec. 3.

Digest of Masonic Law

CHAPTER 30.

LODGE REPORTS AND RETURNS TO GRAND LODGE

GENERAL PROVISIONS

Constitutional Provisions

The Particular Lodges under this Jurisdiction shall make Lodge Returns, and shall account for and pay to the Grand Lodge such fees, dues, assessments and revenue at such time as shall be prescribed by Regulations, and until such Returns are made, and dues paid or remitted, no Lodge shall be entitled to representation in the Grand Lodge; *Provided*, that members exempted from payment of dues by provisions of this Constitution shall not be included and accounted for in the Returns; *Provided further*, that members who have membership in more than one (1) Lodge during the year shall only be accounted for by the Lodge wherein such members first had a membership during the year, except in the case of newly chartered Lodges. Members whose names appear upon the Returns of the Lodge of which they were former members, and also upon the Returns of newly Chartered Lodges, shall be accounted for by such newly Chartered Lodges only. (Art. VIII Sec. 2.)

Every Lodge must make full and complete Returns of the proceedings annually to the Grand Lodge, with the names of its Officers and members, and a statement of all dues, signed by the Master, and countersigned by the Secretary, under the Seal of the Lodge; and without such Returns made, and payment or remission of all dues, no Lodge shall be entitled to representation in the Grand Lodge. And every Lodge failing to be represented in the Grand Lodge for two consecutive years shall forfeit its Charter; *Provided*, That if such defaulting Lodge shall, on or before the next Annual Communication, make full Returns and payment of dues to the Grand Secretary, and satisfactory explanation to the Grand Lodge, or in the recess to the Grand Master, such forfeiture shall be released, and the Lodge restored to its regular standing. (Art. X, Sec. 22)

Regulations

30.01 All Grand Lodge dues and assessments shall be paid in full on or before February 15th of each year and a penalty of \$50.00 or 5% of the balance past due; which ever is greater, shall be assessed against each Lodge failing so to do, which penal sum shall be paid to the Grand Secretary at the time of payment of delinquent dues and assessments. (2010)

- **30.02** A Data Processing Lodge Membership and Annual Return Centralized System is hereby established under supervision and direction of and in accordance with Rules promulgated by the Corporate Board. The development and implementation of such system and the purpose for which the same shall be used and employed shall be in accordance with appropriate resolution and regulation adopted and specific appropriations made therefor by the Grand Lodge in Annual Grand Communication.
- **30.03** When a Lodge shall fail to have its annual Return in the hands of the Grand Secretary at least five days before the Annual Communication of this Grand Lodge, it is to be reported absent, and the representative thereof shall not be placed upon the payroll, except by a vote of the Grand Lodge after satisfactory reason has been given for the delay.
- **30.04** At the time of making up Lodge Returns hereafter, the Particular Lodges of this Grand Jurisdiction shall be permitted to take credit for, or deduct, Grand Lodge dues and assessments for all those whose names appear in the "Exhibit of Losses" column, as suspended for non-payment of dues, and those who may have died during the year without having paid dues.

When a member suspended for non-payment of dues by a Particular Lodge is reinstated, the Particular Lodge shall account to Grand Lodge for arrearages of such member.

No Lodge shall reinstate a suspended member without collecting or remitting current year's dues, but in case of remission of dues, the Lodge shall account to Grand Lodge for Grand Lodge per capita.

Only the Grand Lodge, or the Grand Master, can remit any portion of arrearages of a suspended member, suspended for non-payment of dues.

- **30.05** Emeritus Members are such as are exempt from the payment of dues by Article X, Section 13, Constitution, and must be reported as such in the returns. They are not barred of any privilege.
- **30.06** In case of Brothers who have been carried upon the roll of a Lodge, as members exempt from payment of dues, and who have not been heard from for more than seven years and members of the Lodge having reason to believe that they are no longer living, the Lodge, by resolution, may direct the Secretary to enter upon the roll, "absent and not heard from for seven years," and the names of such members shall be dropped from the list of active members, and the Grand Lodge notified of this action in annual returns.

30.06

References

Forms for Lodge Returns shall be furnished by the Grand Secretary. Reg. 9.10; 9.11; 26.02. When Lodge fails for two consecutive years to file Return the Lodge Charter is forfeited. Reg. 17.06.

Newly elected officers of a Lodge shall be immediately reported to Grand Secretary. Reg. 22.03.

CHAPTER 31.

CANDIDATES FOR THE DEGREES

As to Fees for the Degrees, see Chapter 32. As to Petition for the Degrees, see Chapter 33.

QUALIFICATIONS

GENERAL

Constitutional Provisions

Every candidate for Freemasonry must be a man, free born, of lawful age, being under the tongue of good repute and well recommended, and, unless Dispensation is granted by the Grand Master, having no maim or defect of body that may render him incapable of learning the art or of being advanced to the Several Degrees. (Art. XIII, Sec. 2(g)). (1992)

Regulations

- **31.01** Every candidate for Freemasonry must be a man, freeborn, of lawful age, being under the tongue of good repute and well recommended, and, unless Dispensation is granted by the Grand Master, having no maim or defect of body that may render him incapable of learning the art or of being advanced to the several Degrees. (1991)
- **31.02** It is a safe rule in these days, though its antiquity may be greatly doubted, that a candidate should be able to read and write.
- 31.03 A Lodge may not receive a petition for the Degrees of Freemasonry from any person who has been convicted of a felony and who has not been restored to full civil rights.
- **31.03.1** A Lodge may not ballot on a petition until the Investigation Committee (formally referred to as the "Character Committee") has reviewed a criminal background investigation. (2009)

Rulings and Decisions

This Grand Jurisdiction imposes no citizenship restriction on candidates for the Degrees in Freemasonry (1942 Proc. 43)

Lodge may receive petition from applicant who is not yet a citizen of the United States. (1953 Proc. 48)

E.A. Brother initiated forty-nine (49) years ago and now desirous of finishing his Degrees at age of seventy (70) must be treated as a nonmason. (1952 Proc. 34)

Member of defunct clandestine Lodge is ineligible for affiliation with Florida Lodge, but may receive Degrees in usual course after renunciation if Lodge so elects. (1952 Proc. 45)

Justifiable homicide in defense of mother is not a bar to petitioning for Degrees of Masonry. (1946 Proc. 38)

A Lodge cannot require a petitioner to submit a recent photograph. (1947 Proc. 33)

The laws and decisions of the State of Florida provide that absent fraud a man has the right to choose a name under which he will be known and designated and if petitioner has, without fraud, adopted a name other than his real name and held himself out by such name to the public for a long period of time, such name is his legal name although no court action was taken to legally adopt such name, and petitioner, if accepted by the Lodge, may have the Degrees of Freemasonry conferred upon him under the name which he as chosen and by which he is known. (1959 Proc. 52, 164)

Lodge may receive petition for Degrees of man convicted of felony provided Lodge has evidence of restoration of petitioner's civil rights. (1965 Proc. 196, 200)

Petitioner disclosed conviction of aggravated assault but Lodge received petition, balloted favorably thereon and conferred Entered Apprentice Degree. Progress of candidate should be suspended since crime of aggravated assault is felony under state law and action of Lodge was contrary to Regulation 31.03. Upon proof that candidate has been restored civil rights progress of candidate may be resumed. (1973 Proc. 63, 344).

A petition for the Degrees or visitation of an otherwise duly qualified visiting Mason may not be objected to by a member of a Particular Lodge if the objection is based upon the grounds of race, creed or color. (1993 Proc. 123)

A dark ballot cast based solely on a Candidate's race, creed or country of origin shall be found CLEAR, and the Candidate shall be Initiated, Passed and Raised WITHOUT OBJECTION unless a valid objection is forthcoming. (2008 Proc. 107-108)

All Petitions requiring an investigation and a ball ballot, with the exception of a Petition for Plural Membership or a membership transfer from one Florida Lodge to another, require a Background Check. (2009 Proc. ___)

"Full" civil rights means without exception. For a man who has lost his civil rights and then had them restored, the restoration must include all civil rights. This restoration, therefore, must include "the right to bear arms." (2009 Proc. __)

PHYSICAL

Regulation

31.04 The Lodge, under the supervision and direction of the Grand Master, is the judge of the physical qualifications of a petitioner to receive the Degrees of Freemasonry.

If at any time prior to receiving the Entered Apprentice Degree, there is any indication that a petitioner has or suffers some physical disability or handicap which could cause him to be physically disqualified to receive the Degrees, the proceedings shall abate and the Worshipful Master shall appoint a fact-finding committee of three (3) members of the Lodge, one (1) of whom shall be a Past Master of the Lodge, to investigate the matter of physical disability or handicap of the petitioner, and make written report to the Lodge thereof as soon as practicable, which report shall include information necessary for the Lodge to determine the eligibility of the petitioner to receive the Degrees. Upon receipt of the report of the committee, the Lodge shall vote by secret written ballot, and shall determine whether or not the petitioner is physically qualified to receive the Degrees. If the Lodge, by majority vote, determines that the petitioner is physically qualified, the Worshipful Master and Secretary shall forthwith request that the Grand Master approve the action of the Lodge and grant Dispensation for the Lodge to continue the proceedings.

If the Grand Master approves the request of the Lodge by Dispensation, the Lodge may continue the proceedings. If the petitioner is or has been elected to receive the Degrees in Freemasonry, the same shall be conferred upon him and the petitioner shall comply with the requirements of the Degrees only to the extent of his physical abilities to do so.

If the Lodge, by majority vote, does not determine that the petitioner is physically qualified or the Grand Master refuses his Dispensation for the Lodge to proceed, his fee shall be returned and he shall be notified that he was not rejected, but physically disqualified to receive the Degrees in Freemasonry. (1991)

252a 1991

Rulings and Decisions

Slight physical deformity does not bar petitioner for initiation and Lodge is judge of physical qualifications of petitioner. (1942 Proc. 47)

A Lodge is the sole judge of applicant's physical qualifications where no maim is involved. (1954 Proc. 74)

It would be highly improper to confer the Degrees of Freemasonry upon a substitute for a candidate because the candidate is personally incapable of conforming literally to the requirements of the several Degrees. (1959 Proc. 53, 164)

Regulations

31.05 If a candidate has received the Entered Apprentice Degree and, prior to receiving the Masters Degree, it shall appear that he does not meet the physical qualifications, the Lodge shall nevertheless, continue the proceedings in a manner as near as possible to the prescribed requirements. (1991)

AGE

Regulations

31.06 A Lodge may receive a petition for the Degrees before the candidate is full 18 years of age, but the ballot must not be spread, or the E.A. Degree conferred, before the 18th birthday. (2008)

References

Lodge may waive jurisdiction over man under age. Reg. 34.04.

Rulings and Decisions

Petitioner, age 68, sound of mind, slightly deaf, but otherwise in good health should not be considered in dotage because of age alone. (1946 Proc. 34)

Lodge is sole judge of qualifications of 73 year old applicant. (1952 Proc. 31)

Lodge may receive petition of man close to 70 years of age but petitioner will not be eligible for Masonic charity. (1953 Proc. 46)

RESIDENCE

Constitutional Provisions

The Grand Lodge, shall, by regulation uniformly applicable to all Lodges prescribe, define and regulate the jurisdiction of Lodges in regard to accepting and receiving petitions for the degrees, administrating Masonic justice and for all other purposes. (Art. X, Sec. 17).

Regulations

31.07 Art. X, Sec. 24 of the Constitution has no reference to

applicants over whom a Lodge has once properly assumed jurisdiction and elected to receive the E.A. Degree.

- 31.08 Every applicant for the benefits of Masonry must have resided twelve months within the State and six months within the jurisdiction of the Lodge to which he applies.
- **31.09** A Lodge shall determine the qualifications of every petitioner as to residence on the basis of two factors:
- 1. Actual physical presence of the petitioner in the state for twelve (12) months, and within the jurisdiction of the Lodge for six (6) months, and,
 - 2. The intent of the petitioner to remain in such jurisdiction permanently.

These factors are to be considered without regard to the fact that petitioner may be in the military service or pursues an occupation which requires frequent absences from the jurisdiction of the Lodge.

Residence is established by actual physical presence of the petitioner in the state for twelve (12) months and in the jurisdiction of the Lodge for six (6) months, coupled with an intent on the part of the petitioner to make such place his permanent home.

In order to establish residence by such physical presence accompanied by such intent, a person must be of lawful age. The best evidence of a man's intent as to his residence is what he says relative to such intent but other evidentiary factors should be considered, such as purchase of a home, claim of homestead exemption, registration for voting, the signing of legal papers as a resident and other similar matters, none of which are conclusive as to such intent, but all of which shall be considered in determining the matter of intent. Temporary absence from such place of residence on business or for reasons of health does not prevent a petitioner establishing residence in the jurisdiction of the Lodge, if he returns to such jurisdiction as his home and intends that such place shall be his permanent home or residence.

31.10 Temporary residence of petitioner does not give the Lodge jurisdiction.

The tests to be applied in determining the residence of petitioner are:

- 1. Has he resided within the State for twelve (12) months and within the jurisdiction of the Lodge for six (6) months, and,
 - 2. Has the petitioner remained in the State of Florida, and in the

jurisdiction of the Lodge for such periods of time with the intent that such place shall be his permanent residence.

If these questions can be answered in the affirmative, petitioner is a resident within the jurisdiction of the Lodge and the Lodge may accept his petition.

- 31.11 Students residing temporarily within the territorial jurisdiction of a Lodge who have not acquired a Masonic residence, in accordance with our laws, within such jurisdiction, are not eligible to petition for initiation.
- 31.12 When a Lodge lawfully assumes original jurisdiction, it cannot be rudely divested thereof; therefore, no Lodge can lawfully finish work begun by another surviving Lodge without its consent. Jurisdiction may be waived over a candidate elected to receive the Degrees, but not over E.A.'s and F.C.'s who may request a dimit or Transfer Certificate per Regulation 41.01. (1985)
- **31.13** When a petition is presented for the Degrees, if there should be any question of jurisdiction, a committee should be appointed to investigate and report before the petition is received by the Lodge.
- **31.14** Pending the settlement of a dispute between two Lodges as to territorial jurisdiction over a petitioner who has received the Entered Apprentice Degree in one of them, the progress of the candidate must be arrested until the jurisdictional question shall be finally determined.
- 31.15 A Lodge may receive the petition for the Degrees of a person who has been rejected by another Lodge of this Grand Jurisdiction more than six months previous to his petition—if at the time he resides out of the jurisdiction of the rejecting Lodge—and has continuously resided for the last six months in the jurisdiction of the Lodge to which he petitions, and the last twelve months in this Grand Jurisdiction; but inquiry should be made of the rejecting Lodge if it knows any reason why the applicant should not now be made a Mason. (1995)

References

When a candidate moves from jurisdiction of Lodge after his petition has been received, the lodge retains jurisdiction. Reg. 33.07.

The Lodges in Florida must respect the jurisdiction of Lodges in other Grand Jurisdictions. Reg. 25.33.

Rulings and Decisions

Lodge does not lose jurisdiction by absence of man for period of eighteen (18) months due to work for government in Washington. He may receive E.A. Degree in Florida Lodge and other two in Washington. (1941 Proc. 78)

Man who moves from Jacksonville to Waycross on January 2, 1951, and back to Jacksonville March 19, 1951, should be considered as temporarily out of jurisdiction and Jacksonville Lodge could accept petition. (1952 Proc. 29)

Temporary residence in Lodge jurisdiction while in military service does not divest Lodge of petitioners original residence of jurisdiction and Lodge in which petitioner was temporarily residing during military service could not receive petition. (1942 Proc. 50)

Florida Lodge has jurisdiction over man who formerly resided in jurisdiction of Lodge and is now in the armed forces but claimed home within the jurisdiction of the Florida Lodge. (1952 Proc. 29)

Petition of applicant being at sea most of majority years but claiming to be a resident of Florida since 1918 may be received after petitioner has permanently resided in jurisdiction of Lodge for six (6) months. (1947 Proc. 33)

Investigator for F.B.I. who has no permanent home can not be balloted on short of twelve (12) months residence. (1946 Proc. 33)

Sailor who became of age while in Navy with no permanent address since discharge must reside in Florida twelve (12) months and in jurisdiction of Lodge six (6) months before petition can be accepted. (1947 Proc. 32)

Petitioner born in Florida was minor when he enlisted in Army must reside in jurisdiction of Lodge six (6) months before petition can be received. (1947 Proc. 34)

Applicant must reside in jurisdiction of Lodge for six (6) months before petition can be received. (1946 Proc. 34)

Lodge has no jurisdiction over merchant seaman living in all parts of the country at different times. (1952 Proc. 33)

Petition received from man having no fixed residence is irregular. Proceedings should abate and fee returned to petitioner, advising him that he was not rejected but that Lodge action was irregular in receiving his petition. (1943 Proc. 75)

Employee of State Road Department living in Lodge jurisdiction only four (4) months after having worked year in another community in the state is not in class of one whose vocation is such that he can not establish a fixed residence and, therefore, must live in jurisdiction of Lodge for six (6) months until his petition can be received. (1942 Proc. 48)

Where petitioner lives nearer to other Lodges than the one he petitions, it is not necessary to secure waiver of both such Lodges but only to secure waiver of jurisdiction of Lodge having jurisdiction. (1946 Proc. 38)

A man formerly in jurisdiction of Florida Lodge but now in Oklahoma but unable on account of traveling job to establish residence of jurisdiction in Oklahoma is eligible to petition Florida Lodge. (1952 Proc. 32)

Lodge jurisdiction over a non-Mason ceases instantly when he permanently moves out of its jurisdiction. (1942 Proc. 46)

Lodge retains jurisdiction of candidate who files petition before moving from jurisdiction. Lodge should act on petition in usual way and candidate as approved is entitled to receive the Degrees in or by request of that Lodge. (1950 Proc. 69)

A service man who is a bona fide resident in jurisdiction of Lodge is eligible to petition for the Degrees. Ownership of home and registration for voting are evidence, but not required evidence of residence. (1956 Proc. 48)

Residence is determined on the basis of two factors, (1) actual physical presence in a community, and (2) an intent on the part of a person to remain in the community permanently. In order to establish legal residence by such physical presence accompanied by such intent, a person must be of lawful age because a minor does not have the power to establish residence separate from his parents. Physical presence of a petitioner for the required period of one year in the State and six months in the

jurisdiction of the Lodge is of course easily determined, but it is the element of intent that is sometimes troublesome. The best evidence of a man's intent as to residence is what he says relative to his intent, but other evidentiary factors may be considered such as purchase of home, claim of homestead exemption, registration for voting, the signing of legal papers as a resident of a particular place, and other matters, none of which are conclusive but all of which should be considered in determining the matter of intent. (1959 Proc. 59, 164)

Applicant for Degrees must meet residence requirements or waiver of jurisdiction must be obtained from Lodge having jurisdiction. (1967 Proc. 75, 211)

Jurisdiction of Lodge over non-Mason is not lost because of temporary residence in jurisdiction of some other Lodge and if applicant petitions a Lodge other than Lodge having jurisdiction, waiver of jurisdiction must be obtained from Lodge having jurisdiction. (1967 Proc. 75, 211)

When a petitioner who is rejected by Lodge in concurrent jurisdiction with other Lodges and subsequently moves out of said concurrent jurisdiction and establishes residence in jurisdiction of another Lodge for more than one year and thereafter returns to and establishes residence in the concurrent jurisdiction of the Lodge originally rejecting him, such petitioner has the status of a new citizen and any Lodge in the concurrent jurisdiction of the Lodge originally rejecting him may receive his petition without necessity of waiver of jurisdiction. (See Rulings and Decisions on Page 159, Digest 1963) (Page 174 Digest 1969) (1968 Proc. 56-57, 212)

PREVIOUS REJECTION

References

As to effect of previous rejection, see Chapter 36.

WAIVER OF JURISDICTION

References

See Chapter 34.

RELIGIOUS BELIEF

Constitutional Provisions

The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida hereby recognizes, as being Landmarks of Freemasonry, the following:

- (A) A belief in the existence of one ever living and true God.
- (B) A belief in the immortality of the human soul and a resurrection thereof to a Future Life. (Excerpt Art. XIII, Sec. 2).

Regulations

31.16 Belief in God is the only religious prerequisite of a candidate for initiation into Masonry, but a Mason is bound by his tenure to obey the moral law.

31.17

31.17 Since Communism does not have faith in Deity and is contrary to all the principles and purposes of Freemasonry, it is unlawful for any Lodge in this Grand Jurisdiction to accept the petition for or confer any of the Degrees of Freemasonry upon a Communist or upon anyone actively supporting the purposes thereof.

CANDIDATES FROM OTHER JURISDICTIONS

Regulations

- **31.18** Any person belonging to a Foreign Grand Jurisdiction not in fraternal relations with the Grand Lodge of Florida, who desires to become a member of a Florida Lodge, must first renounce his allegiance to such Foreign Grand Jurisdiction and take the same course as any other non-Mason.
- **31.19** If any Lodge in this Grand Jurisdiction receives a petition for the Degrees which shows that the petitioner has been rejected in a Sister Grand Jurisdiction, then such petition must be submitted to the Grand Master for his attention and action before any action can be taken by the Lodge.

References

As to Balloting on Candidates, see Chapter 35. As to Fees for the Degrees and Refunds Thereof, see Chapter 32. As to Background Checks, see Reg. 31.03.1.

Rulings and Decisions

Member of unrecognized Lodge must be treated as a non-Mason and must renounce former jurisdiction. (1941 Proc. 80)

Lodge may accept certificate of dismissal from another Grand Jurisdiction presented by E.A. Brother as dimit. (1947 Proc. 32)

When request for waiver of jurisdiction over rejected material is declined by another Grand Jurisdiction, petition should be returned to petitioner without any Lodge action. (1955 Proc. 133)

A man made a Mason in a Grand Jurisdiction not recognized by the Grand Lodge of Florida may petition a Florida Lodge for the Degrees of Freemasonry, and if he makes full and complete renunciation of his allegiance to the unrecognized jurisdiction in which he was made a Mason, the Lodge may accept the petition and upon favorable ballot the applicant may be initiated, passed and raised as if he had never been made a Mason in the unrecognized jurisdiction. (1959 Proc. 58, 164)

A member of a clandestine Lodge may become a member of a Florida Lodge by renouncing in writing his clandestine membership and applying to Florida Lodge for membership as a non-Mason and being accepted for membership by the Florida Lodge. (1960 Proc. 120)

Rejected candidates from Grand Jurisdiction of Pennsylvania can not be accepted by Florida Lodge without waiver of jurisdiction because Grand Lodge of Pennsylvania asserts perpetual jurisdiction over all rejected material. (1960 Proc. 130)

Member of Lodge of Grand Jurisdiction not recognized by Grand Lodge of Florida who desires to petition Florida Lodge shall first renounce his allegiance to such unrecognized Grand Jurisdiction and after such renunciation petition for Degrees takes usual course. (1967 Proc. 75, 211)

Florida Lodge upon obtaining, through office of Grand Secretary, waiver of jurisdiction from Lodge of foreign Grand Jurisdiction having jurisdiction of applicant may proceed to receive petition and, on favorable vote, confer Degrees on applicant without regard to time of residence in Florida. (1967 Proc. 330)

Digest of Masonic Law

CHAPTER 32.

FEES FOR THE DEGREES AND REFUNDS THEREOF

AMOUNT AND PAYMENT

Constitutional Provisions

No Lodge in this Jurisdiction shall confer the Three Degrees of Entered Apprentice, Fellow Craft and Master Mason, for a less sum than One Hundred Dollars, of which a minimum fee of fifty dollars shall be required for initiation, in addition to the fee for a criminal background investigation must accompany the petition. The fee received for initiation shall be returned to the candidate if rejected, however, the fee received for the criminal background investigation shall be retained by the Lodge. The fee for passing or raising must be paid to the Secretary before the Degree is conferred; *Provided*, that any Lodge may remit monthly or annual dues to members of the Lodge, who from bodily infirmities or misfortune, have become unable to pay them. (Art. X, S. 13). (2009)

Regulations

- **32.01** A Lodge cannot by By-Law or otherwise require a candidate for the Degrees to present, with his petition therefore, advance fees for the F.C. and M.M. Degrees, and any existing By-Law conflicting therewith is void.
- **32.02** A petition having been received, and favorably acted upon, the fee becomes the property of the Lodge and can only be returned as a donation or gift, but such action would in no way change the relation of the candidate to the Lodge or the jurisdiction of the Lodge over him.
- **32.03** When a petition is refused, or a candidate rejected, the fee must be returned. Any fee paid for the purpose of a criminal background investigation of the candidate shall not be required to be refunded. (2009)
- **32.04** When a worthy man petitions a Lodge for the Degrees and is elected; and before the Degrees are conferred he has a severe illness which would result in the impairment of his memory and mental faculties, the Lodge should not confer the Degrees, and if, after waiting a reasonable time for a cure to be established, the mental condition is not cleared, it would be just and proper to return the fee.
- **32.05** When, after a candidate has been duly elected to receive the Entered Apprentice Degree, objection arises against conferring the Degree upon him, the Master shall cause an order arresting the progress of the candidate to be spread upon the minutes, which shall have the same force and effect as rejection at the ballot box, and the fee accompanying the petition shall be returned.

32.06 When an applicant for the Degrees dies before the ballot is taken, the proceedings abate, and the fee shall be handed to his family or legal representatives, and if he dies after rejection and before the fee shall have been returned to him, the same rule applies.

Rulings and Decisions

When fees were \$30 for Three Degrees when applicant petitioned for the Degrees but before F.C. was conferred the fees were increased, the applicant shall be required to pay only the fees in effect at the time he presented his petition. (1946 Proc. 35)

Where the domicile Lodge refused to waive its perpetual jurisdiction over the petitioner, all proceedings must be abated and the fee returned to the applicant. (1948 Proc. 52)

A petitioner elected to receive the Degrees shall pay the fee for each Degree which existed at the time he was elected unless by reason of his delay a second ballot is required under the provisions of Regulation 37.02, in which event, he shall pay the fees which existed at the time of the subsequent ballot. (1954 Proc. 62)

Digest of Masonic Law

CHAPTER 33.

PETITION FOR THE DEGREES AND PROCEEDINGS THEREON

THE PETITION

Constitutional Provisions

Every candidate for initiation should read and approve the By-Laws of the Lodge, and must present his petition in writing vouched for by two members of the Lodge at a Stated Communication, which must lie over at least one month for the Brethren to make due inquiry into the character and standing of the candidate and review a criminal background investigative report of the candidate. And a petition thus presented cannot be withdrawn, but must be acted upon, and if rejected, cannot again be presented within six months. But rejections for passing and raising, and for membership, shall not be required to lie over six months, but may be renewed at any subsequent Stated Communication of the Lodge. (Art. X, Sec. 14) (2009)

Regulations

- **33.01** The word "month" in Article X, Section 14 of the Constitution, means from a Stated Communication of a Lodge to a corresponding Communication in the next succeeding calendar month.
- 33.02 Particular Lodges which may desire to print their own form of Petition for the Degrees must first submit the prepared form or copy to the Grand Secretary for his approval as to form and wording. In addition to the Petition, a statement of consent by the candidate to have a criminal background investigation ordered by the Lodge in addition to an understanding that the Brethren will be making due inquiry into the character and standing of the candidate. It shall be the responsibility of the Lodge Secretary to order the criminal background investigative report. No copies of the criminal background report shall be made nor shall its contents be revealed by or other than to the members of the Investigation Committee. The complete criminal background investigative report shall be returned to the candidate regardless of whether the candidate is accepted or rejected and a receipt obtained by the Lodge and made a part of the Lodge record. (2009)
- 33.03 The Secretary shall present to the Lodge at its next Stated Communication all petitions for the Degrees received by him, unless deferred by the Worshipful Master for good cause. After the Lodge receives a petition and the statement consenting to the criminal background investigation report, they become a permanent record of the Lodge and should be filed by the Secretary after the Committee reports. A petition, after being received by the Lodge, cannot be withdrawn, even by unanimous consent of the Lodge, except in case of death or severe accident, that would render the applicant ineligible to receive the Degree in such cases. The Worshipful Master should order abatement of the proceedings in regard to such petitions so received by the Lodge. (2009)

33.04 If a Lodge for any cause refuses to receive a petition for the Degrees, it may be again presented at any Stated Communication of the Lodge. It is not a case of rejection, and a delay for six months is not necessary. (1995)

262a 2009

Digest of Masonic Law

2009 262b

- 33.05 When a petition is refused, or a candidate rejected, the fee must be returned. Any fee received for the purposes of a criminal background investigation shall not be required to be returned. (2009)
- **33.06** If any Lodge in this Grand Jurisdiction receives a petition for the Degrees which shows that the petitioner has been rejected in a Sister Grand Jurisdiction, then such petition must be submitted to the Grand Master for his attention and action before any action can be taken by the Lodge.
- **33.07** When a candidate for the Degrees removes after his petition is received by the Lodge, said candidate remains the material of and under the jurisdiction of the Lodge that received his petition. The Lodge shall act on the petition in the usual way and if elected, the candidate is entitled to receive the Degrees in or by request of that Lodge.

References

For qualifications of petitioner, see Candidates, Chapter 31.

For jurisdiction of Lodge over Petitioner, see Chapter 18.

A petition may be received and ballot taken thereon short of Constitutional time under Dispensation of the Grand Master. Reg. 6.10(a).

A petition for Degrees may not be received at a Called Communication. Reg. 25.02(a) Lodge cannot accept petition from a Communist. Reg. 31.17.

Rulings and Decisions

A petition for initiation can not be withdrawn after it is received by the Lodge but must go to ballot. (1942 Proc. 57)

Once a petition is received by a Lodge it cannot be withdrawn even by a unanimous vote of the Lodge. (1949 Proc. 49)

Where petitioner requests permission to withdraw petition because of his wife's religious objection and requests notice given by letter stating the reason, the petition must go to ballot and Lodge is judge of method of notification. (1946 Proc. 36)

A petition for Degrees can not be withdrawn without ballot even though Committee reported petitioner was not mentally capable of being made a Mason. (1944 Proc. 35)

Petition for Degrees should not be referred to Committee before being accepted by the Lodge. (1946 Proc. 35)

The Secretary of the Lodge is the custodian of the records of the Lodge and should retain custody and control of a petition when it is received by the Lodge even during the period of investigation. (1954 Proc. 63)

The petition for the Degrees which does not have the required three references is void and all proceedings in connection therewith should be abated, and the petition and fee, if any, should be returned to the petitioner. (1954 Proc. 68)

Waiting time on ballot on petition for Degrees begins on date petition is received by the Lodge and not date it was handed to Chairman of Petitions Committee. (1965 Proc. 196, 198)

A petition for the Degrees or visitation of an otherwise duly qualified visiting Mason may not be objected to by a member of a Particular Lodge if the objection is based upon the grounds of race, creed or color. (1993 Proc. 123)

A dark ballot cast based solely on a Candidate's race, creed or country of origin shall be found CLEAR, and the Candidate shall be Initiated, Passed and Raised WITHOUT OBJECTION unless a valid objection is forthcoming. (2008 Proc. 107-108)

COMMITTEE Regulations

- 33.08 The Worshipful Master of each Particular Lodge shall appoint a committee of not less than three and not more than seven members to be known as the Petitions Committee, the duties of which shall be to cause each applicant for the Degrees before his petition has been received by the Lodge to appear personally before the committee and to be interviewed and give such information to the Committee as may be requested. The Committee shall then make its report to the Worshipful Master after which the petition shall follow the usual Masonic procedure.
- **33.09** Applications for the Degrees of Freemasonry of applicants, both members of the armed services and civilians, who have moved to this state from a Foreign Grand Jurisdiction and who have been in the state only long enough to come under the terms of the Regulations of this Grand Lodge concerning residential qualifications, shall be investigated by the Particular Lodges by inquiry addressed to the Lodge nearest to the former home of such applicant in such Foreign Jurisdiction; and the petition shall not go to ballot until the investigation is completed and report made to the Lodge.
- 33.10 A ballot spread, inadvertently or otherwise, upon any petition for initiation before the Investigating Committee reports, is null and void and proceedings abate. Each member of the Committee should investigate independently, and may submit his report in writing or authorize some Brother to report for him, if unable to be present in person. The Committee may submit a unanimous report, or it may submit a divided report, but whether unanimous or divided, the Committee is automatically discharged when it reports, and the petition reported on must go to ballot, but the time of spreading the ballot is the Worshipful Master's responsibility, and a motion to spread the ballot is out of order. The Committee, or any member thereof shall not, after having made its report, disclose any information which was received by the Lodge concerning the criminal background investigation. (2009)
- **33.11** The Lodge is the judge of eligibility of a petitioner for the Degrees and of an applicant for affiliation, and the Secretary of the Lodge shall accept for presentation to the Lodge each, every and all properly completed petitions for the Degrees, and each, every and all properly completed applications for affiliation without regard to the Secretary's opinion as to eligibility of the petitioner or applicant.

References

Master may attend meeting of Committee and direct the work. Reg. 20.17. Master should discharge member of Committee who neglects duties. Reg. 20.18. As to Background Checks, see Reg. 31.03.1.

Rulings and Decisions

It is Master's prerogative to call for ballot on petition when the majority of the Committee reports. $(1947 \, \text{Proc.}\, 33)$

When a Committee on petition disagrees and refuses to sign report, the Committee should be discharged and a new committee appointed. (1947 Proc. 33)

If Lodge is satisfied with investigation, ballot must be spread. (1952 Proc. 31)

When a petition for the Degrees of Freemasonry is presented to the Lodge for ballot, the Secretary should at all times inform the Craft as to whether the Committee report on the candidate is favorable or unfavorable. (1961 Proc. 162, 168, 318)

Where Petitions Committee was not able to interview petitioner but petition was voted on upon receipt of investigating Committee report, the report of Petitions Committee could be waived and proceeding is not irregular. (1965 Proc. 196, 200)

A Mason, whether of a given or sister Lodge, has the duty to disclose to a Petitions or Investigating Committee, whatever pertinent knowledge, other than gossip or hearsay, he has of a petitioning candidate. (1975 Proc. 64)

Digest of Masonic Law

CHAPTER 34.

WAIVER OF JURISDICTION

NECESSITY FOR WAIVER OVER CANDIDATE

Constitutional Provisions

No Lodge has the right to receive a petition of any person for the Degree of Entered Apprentice, Fellow Craft or Master Mason, residing out of its jurisdiction, without the express consent of the Lodge in whose jurisdiction such person resides, certified by its Secretary with the Lodge Seal. (Art. X, Sec. 24)

Regulations

- **34.01** Waiver of jurisdiction is the relinquishment by a Lodge of the jurisdiction possessed by it over a subject, transferring the same to some other Lodge for the purpose specified.
- **34.02** A Lodge cannot waive jurisdiction on a non-Mason or any one over whom it has assumed jurisdiction, except by unanimous ball-ballot at a Stated Communication.
- **34.03** When a request is made to a Lodge for a waiver of jurisdiction on a petitioner known by the Lodge to be unsuitable material, the request should be refused.
- **34.04** It is permissible for a Lodge to waive jurisdiction over a young man who had not attained 18 years of age, in order that the Lodge to whom jurisdiction may be waived could receive the petition and act upon it immediately after his eighteenth birthday. (2008)
- **34.05** There can be no waiver of jurisdiction by a Lodge over a non-Mason who has permanently removed, even recently, to another jurisdiction. The jurisdiction ceases immediately upon a removal intended to be permanent.
- **34.06** A Lodge cannot waive its jurisdiction over a non-Mason on the ground that some of the Brethren have conscientious doubts in regard to his physical qualifications. If he is physically disqualified in one Lodge, he is in all the rest. Every member of a Lodge has the right to express his doubts, in such cases, at the ballot box, as jurisdiction cannot be waived, except by unanimous ball-ballot.

34.07 (Repealed).

34.08 When a petition is presented for the Degrees, if there should be any question of jurisdiction, a committee should be appointed to investigate and report before the petition is received by the Lodge.

References

Correspondence relating to waiver of jurisdiction over petitioner rejected in another Grand Jurisdiction within five (5) years must be handled through office of Grand Secretary. Reg. 36. 05.

As to jurisdiction of Particular Lodges, see Chapter 18.

Rulings and Decisions

Waiver of jurisdiction from Lodges of other Grand Jurisdictions must clear through respective offices of Grand Secretaries affected. (1942 Proc. 50)

Where petitioner lives nearer to other Lodges than the one he petitions, it is not necessary to secure waiver of both such Lodges but only to secure waiver of jurisdiction of Lodge having jurisdiction. (1946 Proc. 38)

Lodge is sole judge as to whether it will waive jurisdiction on its material or not. Neither Grand Master nor Grand Lodge can interfere with this right. (1943 Proc. 78)

Lodge may grant waiver of jurisdiction although "permanent objection" to petitioner had been entered twenty (20) years ago. (1964 Proc. 32)

Waiver of jurisdiction requires unanimous ball ballot at Stated Communication. (1942 Proc. 51)

No investigating committee is necessary on requests for waiver of jurisdiction. (1947 Proc. 31)

Rejected material still living in jurisdiction of Lodge has indicated desire to petition another Lodge. Lodge of his choice can not ask for waiver of jurisdiction until they accept petition of the rejected material. (1947 Proc. 33)

The refusal of a Lodge to grant waiver of jurisdiction to another Lodge does not constitute a rejection of the petitioner, consequently, the Secretary receiving a petition for the second time can, without delay, apply again for waiver of jurisdiction and the Lodge receiving the request can act upon it at their next Stated Communication. (1954 Proc. 64-65)

Proper Procedure for petitioner living in jurisdiction of one Lodge and wishing to become member of another Florida Lodge is to present petition to (he Lodge of which he wishes to become a member and (he Lodge so petitioned may request waiver of jurisdiction from the Lodge in which the petitioner resides, and if granted, the petition proceeds as provided in the Regulations. Chapter 34 sets out the correct procedure. (1959 Proc. 61-62, 164)

Lodge which requests and receives waiver of jurisdiction over a petitioner and rejects such petitioner must, upon receipt of subsequent petition from same petitioner, request and receive another waiver of jurisdiction before proceeding to ballot on such petition. (1964 Proc. 68, 268)

Where petitioner resides in concurrent jurisdiction of two or more Lodges and petitions a Lodge outside of said concurrent jurisdiction, waiver of jurisdiction is required only from Lodge nearest residence of the Petitioner. In the event two or more Lodges meet at a place nearest the residence of the petitioner, waiver should be secured from either of such Lodges. (1966 Proc. 247)

CHAPTER 35.

BALLOTING

FOR THE DEGREES, AFFILIATION AND REINSTATEMENT

Constitutional Provisions

Balloting for initiation, passing, raising and membership must be unanimous; but when only one black ball appears, the ballot should be spread again to guard against mistakes; but if a black ball appears on the second ballot it is final, as it shall be when two or more black balls appear on the first ballot. Not more than one Degree shall be conferred on the same candidate at the same Stated Communication, unless under a Dispensation from the Grand Master. (Art. X, Sec. 16)

Regulations

- **35.01** All balloting must be done in a Master Mason Lodge, and at Stated Communications; except by special permission of the Grand Lodge or its authority.
- 35.02 Balloting in the Particular Lodges by use of the ballot box shall be effected by the use of white balls and black cubes. There must be sufficient white balls and black cubes in the ballot box to allow every member present and qualified to vote to cast the ballot of his choice. The bottom and sides of the ballot box shall be lined with felt or other soft material to deaden sound.
- **35.03** The ballot is inviolably secret; therefore, no Brother can be questioned as to how he voted. But the Masonic franchise should be exercised in good faith and upon pure Masonic principles; therefore, any wrongful exercise or abuse thereof will subject the offender to rigid discipline.
- 35.04 The secrecy of the ballot should never be violated. If a Mason ascertains by accident, or otherwise, how a particular Brother has voted, he has no right to divulge it. As a general rule it is reprehensible for a Brother to proclaim how he voted.
- **35.05** If a Brother uses his privilege improperly when a ballot is taken, and proclaims his acts, so that the Lodge can take cognizance of it, charges should be preferred. But as a general rule the Brother must be tried at the bar of his own conscience.
- 35.06 No publicity must be given the case of a rejected petitioner for any of the Degrees or for affiliation, by the fraternity or any member thereof, under any circumstances.
- **35.07** None but members of the Lodge have a right to ballot, and no member present can be excused from balloting on any question

before the Lodge, except by a vote of the Lodge, upon good cause shown; nor can a member be permitted to retire from the Lodge to avoid casting his ballot.

- 35.08 Separate collective ballot may be taken upon petitions for the Degrees, upon petitions for affiliation and upon request for waiver of jurisdiction, but not more than five (5) petitions for the Degrees, nor more than five (5) petitions for affiliation, nor more than five (5) requests for waiver of jurisdiction shall be included in each collective ballot, and each collective ballot shall relate only to petitions for the Degrees, or to petitions for affiliation or to requests for waiver of jurisdiction, and not to any combination of such petitions and requests. When one (1) or more black balls appear in a collective ballot, a separate ballot shall be taken on each petition or request and in the event of a single black cube in such separate ballot, such separate ballot shall be spread again in accordance with requirements of Section 16, Article X of the Constitution.
- **35.09** A ballot must be clear to elect for affiliation or the Degrees, and be spread a second time when but one negative vote appears.
- 35.10 When a ballot is taken on a petition of a candidate to receive the Symbolic Degrees of Masonry, and become a member of any Particular Lodge in this Jurisdiction, if the ballot is clear the petitioner shall be declared elected to receive the Three Degrees; *provided*, That when a petitioner has been regularly elected to receive the Three Degrees and fails to present himself for the E.A. Degree within six months after election, or fails to qualify for advancement, or to present himself for advancement within six months after having received the preceding Degree, the Lodge shall cause investigation of the petitioner to be made and shall again spread the ballot, but without a new petition, and if the ballot is clear the Degree for which the petitioner is then next in line may then be conferred, assuming he has passed a satisfactory examination in the preceding Degree, if any.
- **35.11** If, upon examination of the ballot, the Master finds but a single black ball cast, he shall order a second ballot. Under no other circumstances shall a second ballot be permitted, and when the ballot has once been declared by the Master, it can not be reconsidered; further, it shall be destroyed by him after it has been declared.
- **35.12** A negative vote cannot be withdrawn, and thereby leave a constructive clear ballot, for no Degree can be conferred until after an actual clear ballot.
 - 35.13 On any ballot taken upon a petition for affiliation, dual

membership or the granting of honorary membership, the Brother on whom the ballot is to be taken shall retire from the Lodge room during the taking and determination of the result of such ballot.

Rulings and Decisions

Where the Worshipful Master, through error, declares a petitioner rejected without spreading the ballot a second time when only one negative vote appeared in the first ballot, such action was error, and due and timely notice should be given to the membership and the petition should be balloted upon again in the correct manner. (1954 Proc. 73)

Multiple ballot boxes do not comply with regulations but two or more boxes may be used. (1950 Proc. 65)

The Grand Master may grant permission for a re-ballot on petition providing membership of Lodge is notified when balloting will take place. (1953 Proc. 48)

Where petitioner requests permission to withdraw petition because of his wife's religious objection and requests notice given by letter stating the reason, the petition must go to ballot and Lodge is judge of method of notification. (1946 Proc. 36)

Where collective ballot is taken on petition and ballot is dark, such dark ballot does not constitute first ballot on any of the individual petitions and if in the subsequent vote on a petition previously voted on in the collective ballot one black ball appears, it is required that such ballot on the individual petition be re-spread. In other words, each individual petition is to be voted on after collective dark ballot the same as if the collective ballot had never been spread. (1959 Proc. 59, 164)

When a Brother has been initiated an Entered Apprentice and fails to become proficient within six months, a new investigation and ballot must be had, without necessity, however, of a new petition. Since the Brother is an Entered Apprentice Mason he is entitled to continue instruction in the Degree pending the re-investigation and ballot before progressing to the Fellowcraft Degree. (1959 Proc. 54-55, 164)

When black cube appears in each of two consecutive ballots on petition for the Degrees the second ballot is final and constitutes rejection of petitioner. (1968 Proc. 57, 212)

Under Regulation 35.08 collective ballot may be taken upon petitions for the Degrees, for affiliation, and for waiver of jurisdiction, but each of these kinds or classes of petitions must be subject of a separate collective ballot, that is, a separate collective ballot must be taken for petitions for the Degrees, a separate collective ballot for petitions for affiliation, and a separate collective ballot for petitions for reinstatement. (1964 Proc. 66, 268) (Note: Regulation 35.08 as amended in 1967 does not permit collective ballot on petition for reinstatement)

When one black cube appears on ballot for reinstatement after sentence of indefinite suspension, the ballot shall be re-spread, and if one or more black cubes appear on second ballot, the petition shall be declared finally rejected. (1964 Proc. 67, 268)

Where one black cube appeared on first ballot on petition and no second ballot was taken, ballot was irregular and proceedings should be abated and petition again balloted upon after due notice to membership. (1965 Proc. 196, 198)

The provisions of Regulations 35.10 and 37.02 relating to failure of petitioner to present himself for E.A. Degree within six months are applicable also to Entered Apprentice and Fellowcraft Masons who fail to present themselves within six months after receiving the preceding Degree. (1967 Proc. 74, 210)

A collective ballot can be used for the purpose of balloting on petitions for dual membership and for transfer by affiliation. (1994 Proc. 101)

IRREGULAR OR VOID BALLOT

Regulations

- **35.14** A ballot spread, inadvertently or otherwise, upon any petition for initiation before the Investigating Committee reports, is null and void and proceedings abate. Each member of the Committee should investigate independently, and may submit his report in writing or authorize some brother to report for him, if unable to be present in person. The Committee may submit a unanimous report, or it may submit a divided report, but whether unanimous or divided, the Committee is automatically discharged when it reports, and the petition reported on must go to ballot, but the time of spreading the ballot is the Worshipful Master's responsibility, and a motion to spread the ballot is out of order.
- **35.15** When through mechanical error or otherwise more ballots are cast then there are members of the Particular Lodge present, this fact shall render the ballot irregular, and it shall be the duty of the Worshipful Master to declare the ballot void and re-spread the ballot.

Rulings and Decisions

When ballot is spread on petition for Degrees and one (1) negative ballot appears and no second ballot is taken but ballot is spread at second meeting and ballot found to be clear, the proceedings are irregular and both ballots are void and Lodge should proceed to re-ballot in usual form. (1944 Proc. 33)

Ballot on petition for Degrees taken when only (1) Member of Committee had reported is void. Subsequent ballot after full Committee report is valid ballot. (1944 Proc. 31)

Vote on petition for affiliation before Constitutional time is irregular and proceedings should abate. (1943 Proc. 75)

At a Stated Meeting on December 23rd, 1982, the Ballot was spread on a petition for Affiliation. There were 49 Members present and the ballot being clear, the Brother was declared elected to membership. However, at a later date, the Worshipful Master was informed that one member present on December 23rd, 1982, did not ballot. Therefore, he set the Election aside. I rule that since the proper declaration was asked and no one objected that this Brother did not ballot, the ballot stand and the Brother was elected to membership on December 23rd, 1982 and the Lodge so notify him. (1984 Proc. 115)

DARK BALLOT; REOPENING

References

Grand Master may grant Dispensation to reopen a dark ballot. Reg. 6.10(c).

Rulings and Decisions

Dark ballot may be reopened when dark vote was cast through misunderstanding. (1943 Proc. 78)
Dark ballot after unfavorable Committee report will be reopened upon the discovery by Committee that they had investigated wrong person but same may further investigate and ballot by the Lodge will be authorized. (1944 Proc. 32)

When ballot on waiver of jurisdiction was dark because of insufficient information and subsequent investigation showed nothing against character of applicant, Grand Master may authorize proceedings to abate and reopen ballot. (1946 Proc. 33)

A dark ballot on second ballot will not be reopened even if thirteen (13) votes cast and only twelve (12) members of Lodge present there being (2) black balls on second ballot and one (1) black ball on first ballot. (1944 Proc. 28)

RIGHTS OF MEMBERS

Regulations

- 35.16 Every member has the absolute right to vote as he pleases, being governed by his own views of what is right. It is only in this way that an element of discord can be kept out of the Lodge, whatever the standing of the applicant may be.
- **35.17** A clear ballot taken and closed while a member wishing to vote is temporarily absent from the Lodge room on business of the Lodge, is null and void, and a refusal to reopen such ballot at his request is in error.
- **35.18** If the Worshipful Master should be satisfied that the candidate for the Degrees is likely to be an element of discord in his Lodge, or that he is objectionable to an absent Brother, who intends to oppose his admission, he should not permit any undue advantage to be taken of the accidental or temporary absence of such Brother, or of the Lodge being thinly attended, but should postpone the ballot until a reasonable opportunity is given for a full ballot.

DEGREE CONFERRED BEFORE BALLOT

Regulations

35.19 If a Brother has received the Master Mason degree, without previous separate ballot, under a misapprehension of the law of balloting on the part of the Lodge, the Lodge only is responsible for the error and the Brother is a regular Master Mason.

MISCELLANEOUS BALLOTING

References

As to ballot on candidate for advancement after delay of six (6) months, see Reg. 37.02.

As to ballot on honorary membership, see Reg. 26. 10.

As to ballot on waiver of jurisdiction, see Reg. 34.02.

As to balloting on reinstatement, see Reg. 27.13; 35.08.

As to collective ballot, see Reg. 35.08.

Rulings and Decisions

When Lodge requested Lodge in another Jurisdiction to confer E.A. Degree by courtesy and all Degrees were conferred without vote, candidate was E.A. member of Lodge he petitioned and unaffiliated Mason as to other two Degrees. (1944 Proc. 33)

F.C. Brother receiving M.M. Degree by courtesy before being elected to Lodge is F.C. Brother of electing Lodge and unaffiliated M.M. Electing Lodge may proceed to ballot and elect to M.M. Degree. (1947 Proc. 33)

Digest of Masonic Law

CHAPTER 36.

REJECTION OF CANDIDATES AND EFFECT THEREOF

GENERAL PROVISIONS

Regulations

- **36.01** A rejected candidate for the degrees must wait six months before he can petition to the same or any other Lodge, except by Dispensation of the Grand Master upon application of the Lodge, and which Dispensation should not be granted but for unquestionably good reason. (1995)
- **36.02** A Lodge of Concurrent Jurisdiction may, after expiration of six months after rejection, receive petition for the degrees of a rejected candidate of another Lodge of the Concurrent Jurisdiction and no waiver of jurisdiction by the rejecting Lodge shall be necessary or required, but due inquiry shall be made of the rejecting Lodge. (1995)
- **36.03** A Lodge may receive the petition for initiation of a person who has been rejected by another Lodge of this Grand Jurisdiction more than six months previous to his petition—if at the time he resides out of the jurisdiction of the rejecting Lodge—and has continuously resided for the last six months in the jurisdiction of the Lodge to which he petitions, and the last twelve months in this Grand Jurisdiction; but inquiry should be made of the rejecting Lodge if it knows any reason why the applicant should not now be made a Mason. (1995)
- **36.04** No publicity must be given the case of a rejected petitioner for any of the Degrees or for affiliation, by the fraternity or any member thereof, under any circumstances.
- **36.05** If any Lodge in this Grand Jurisdiction receives a petition for the degrees which shows that the petitioner has been rejected in a Sister Grand Jurisdiction, then such petition must be submitted to the Grand Master for his attention and action before any action can be taken by the Lodge.

References

Petition showing rejection in another Grand Jurisdiction cannot be acted upon by Lodge until submitted to Grand Master. Reg. 31.19.

RETAINING JURISDICTION

OBJECTIONS

References

Objection has same effect as rejection. Reg. 37.07. As to refunds of fees in case of rejection, see Fees for the Degrees, Chapter 32.

Rulings and Decisions

The refusal of a Lodge to grant waiver of jurisdiction to another Lodge does not constitute a rejection of the petitioner, consequently, the Secretary receiving a petition for the second time can, without delay, apply again for waiver of jurisdiction and the Lodge receiving the request can act upon it at their next Stated Communication (1954 Proc. 64-65)

A Lodge shall not use general Trestleboards or Bulletins to notify other Lodges of rejected petitions for any of the degrees or affiliation. The notice shall be by sealed first class mail. (1980 Proc. 166)

Digest of Masonic Law

CHAPTER 37.

INITIATION AND ADVANCEMENT

INITIATION

Regulations

- 37.01 The E.A. Degree may be conferred upon one, two, three, four or five candidates at the same time, except that portion of the second section which immediately precedes the lecture, should be conferred on candidates separately. In conferring the E.A. Degree when there are more than five candidates, the Lodge may confer the Degree upon groups of five or less at the same Communication.
- 37.02 When a ballot is taken on a petition of a candidate to receive the Symbolic Degrees of Masonry, and become a member of any Particular Lodge in this Jurisdiction, if the ballot is clear the petitioner shall be declared elected to receive the Three Degrees; *Provided*, That when a petitioner has been regularly elected to receive the Three Degrees and fails to present himself for the E.A. Degree within six months after election, or fails to qualify for advancement, or to present himself for advancement within six months after having received the preceding Degree, the Lodge shall cause investigation of the petitioner to be made and shall again spread the ballot, but without a new petition, and if the ballot is clear the Degree for which the petitioner is then next in line may then be conferred, assuming he has passed a satisfactory examination in the preceding Degree, if any.
- 37.03 Articles of jewelry that cannot be removed from the person of the candidate shall not be considered in the matter of his preparation to receive any of the Degrees.
- **37.04** Mere affirmations are not to be accepted in taking solemn Masonic obligations.

Rulings and Decisions

It is improper to present a monitor to an E.A. (1946 Proc. 34)

When a Candidate fails to present himself within six months for the Degree for which he is eligible and on the ballot is rejected, there is no required waiting time before the ballot may again be spread. (1954 Proc. 174)

Where progress of candidate was arrested by order of Worshipful Master and such order was later rescinded, delay in progress was not fault of candidate and ballot for next Degree is not required. (1965 Proc. 196, 199)

The provisions of Regulations 35.10 and 37.02 relating to failure of petitioner to present himself for E.A. Degree within six months are applicable also to Entered Apprentice and Fellowcraft Masons who fail to present themselves within six months after receiving the preceding Degree. (1967 Proc. 74, 211)

ADVANCEMENT

Regulations

- 37.05 A Lodge of competent jurisdiction otherwise, may, upon a proper Certificate from the Grand Secretary, lawfully finish work begun by a Lodge which has become defunct, and advance an Entered Apprentice or Fellow Craft Mason.
- 37.06 One month must intervene between the conferring of any two Degrees, except in actual and meritorious emergency, which requires Dispensation from the Grand Master. The term "month" as used here shall be construed in harmony with the construction placed upon it by Regulation 33.01.

References

Grand Master may grant Dispensation to confer Degrees short of time. Reg. 6.10(b). Grand Master may grant Dispensation to confer more than one Degree on candidate at same Communication. Reg. 6.10(d).

Rulings and Decisions

E.A. initiated twenty-six (26) years ago in another Jurisdiction after careful investigation and waiver of jurisdiction or dimit, may petition Florida Lodge for F.C. Degree. (1943 Proc. 74)

E.A. initiated in another Jurisdiction twenty-five (25) years ago must secure dimit or equivalent before petitioning for advancement in Florida Lodge. (1944 Proc. 30)

It is not necessary to have a Dispensation to pass seven E.A. Brothers to F.C. Degrees. (1947 Proc. 34)

It is not permissible to raise twin brothers at the same time with two (2) separate Degree Teams. (1947 Proc. 32)

When Florida Lodge requests Lodge of another Grand Jurisdiction to confer Degrees by courtesy, and through error Degrees are conferred without required intervening time of one month, the conferring of such Degrees is binding upon Florida Lodge and candidate is Mason of the Florida Lodge in accordance with Degrees conferred upon him by courtesy. (1964 Proc. 64, 268)

OBJECTION AND ARREST OF PROGRESS

Constitutional Provisions

Every candidate for initiation should read and approve the By-Laws of the Lodge, and must present his petition in writing vouched for by two members of the Lodge at a Stated Communication, which must lie over at least one month for the Brethren to make due inquiry into the character and standing of the candidate. And a petition thus presented cannot be withdrawn, but must be acted upon, and if rejected, cannot again be presented within six months. But rejections for passing and raising, and for

membership, shall not be required to lie over six months but may be renewed again at any subsequent Stated Communication of the Lodge. (Art. X, Sec. 14) (1995)

Regulations

- 37.07 The progress of a candidate may be arrested at any time for good cause shown, even in the midst of conferring any Degree. However, after a candidate has received the Entered Apprentice Degree he should not be stopped for light reasons and the Worshipful Master, on his own motion or at the request of any member shall require the Brother making the objection to state his reasons therefor that the Lodge may consider such reasons and decide whether or not they are sufficient. The Lodge may, however, refer the matter to a committee which shall report whether or not the objections are well-founded and whether or not they should be made known in the body of the Lodge, which report shall be subject to the action of the Lodge. The Lodge shall determine by a majority vote on ball ballot whether the objection be of sufficient merit to justify the arrest of the progress of the candidate and shall determine whether the arrest of such progress shall be: (1) in accordance with Regulation 36.01 or (2) for a period sufficient to permit investigation before final action by the Lodge, or the Lodge may proceed pursuant to Regulation 44.15.
- **37.08** Objection to the advancement of either an Entered Apprentice or a Fellow Craft can be made verbally or in writing.
- **37.09** Pending the settlement of a dispute between two Lodges as to territorial jurisdiction over a petitioner who has received the Entered Apprentice Degree in one of them, the progress of the candidate must be arrested until the jurisdictional question shall be finally determined.
- **37.10** When a Brother presents his petition for advancement he must abide the result of the ballot without appeal; but when a charge is preferred to a Lodge against a Brother for the purpose of arresting his advancement, the Mason preferring such a charge and refusing to give specifications, shall be himself liable to discipline.
- 37.11 When, after a candidate has been duly elected to receive the Entered Apprentice Degree, objection arises against conferring the Degree upon him, the Master shall cause an order arresting the progress of the candidate to be spread upon the minutes, which shall have the same force and effect as rejection at the ballot box, and the fee accompanying the petition shall be returned.

Rulings and Decisions

Objection to candidate by Mason not a member of the Lodge to which application for membership has been made has no effect. (1944 Proc. 28)

A Brother Mason who is not a member of a Florida Lodge does not have right of objection to candidates accepted for the Degrees by a Florida Lodge. (1950 Proc. 54, 164)

Objection to progress of candidate can only be made by a member of the Lodge to which candidate has been elected to receive the Degrees. (1959 Proc. 62, 164)

Member of Lodge stated to Worshipful Master that he objected to candidate receiving E.A. Degree but gave no reason. Candidate was rejected. (1944 Proc. 29)

After candidate has been elected and received E.A. Degree, member of Committee reported new information that candidate was unfit to be made a Mason. Progress should be arrested, a Committee appointed, and Lodge, by majority vote, determine worthiness of candidate. 37.07 provides the procedure in the case of the arrest of the progress of a candidate. (1948 Proc. 52)

Regulations 37.02 Section 14 of Article X of the Constitution apply to Entered Apprentice Brother who fails to present himself for Fellowcraft Degree within six months. Petition for advancement may be presented at any Stated Communication of the Lodge, and if ballot is unfavorable may be reviewed at any subsequent Stated Communication of the Lodge. Regulation 37.07 applies only to oral objection made to advancement. (1973 Proc. 58, 344)

The proper procedure is for the Worshipful Master to immediately arrest the progress of an Entered Apprentice who confessed to stealing money from employer, and appoint a Committee to investigate. Upon report of Committee, ballot should again be spread. (1962 Proc. 82, 296)

When a dispute as to jurisdiction arises in regard to an Entered Apprentice Brother who has passed his proficiency test and presented himself for further Degrees, and the dispute requires six months or more for settlement, Regulations 37.02 and 37.09 do not require a ballot on further progress of the Entered Apprentice Brother if the Entered Apprentice Brother has done all required of him and the delay was due only to the dispute over jurisdiction. (1959 Proc. 51, 164)

Member of Lodge who desires to stop the progress of a candidate by objection must do so personally. Objection may not be made by member in attendance at Lodge Communication for or in behalf of an absent Brother. An objection stated by a proxy has no validity whatever. (1964 Proc. 65, 268)

Entered Apprentice Mason initiated after valid objection by member of the Lodge is Entered Apprentice Mason of the Lodge into which he was initiated, but objection of member remains as continuing objection

37.12

to the further progress of such Entered Apprentice until objection is withdrawn or objector dies or ceases to be a member of the Lodge. (1965 Proc. 196, 199-200)

PROFICIENCY

Regulations

- 37.12 No candidate shall receive the Fellow Craft or Master Mason Degree unless and until he shall have passed a satisfactory examination in open Lodge upon the catechism of the preceding Degree. No degree shall be conferred until the candidate has received instruction in the "Lodge System of Masonic Education" as prescribed in Regulation 37.18. (Amended 1979)
- 37.13 A candidate should be examined in open Lodge, opened in the highest Degree to which he has been advanced. No person should be admitted to a Lodge open in the Master Mason Degree, except those who have received that Degree.
- **37.14** The golden rule which should govern the advancement of applicants to the second and third Degrees, is "suitable proficiency" to be demonstrated on examination in open Lodge, and which nothing but a most extraordinary and meritorious case of emergency should ever waive.
- 37.15 In voting on the proficiency of a candidate, a majority vote governs. Examination and voting on proficiency of an Entered Apprentice Brother shall be conducted in an Entered Apprentice Lodge; examination and voting on proficiency of a Fellow Craft Brother shall be conducted in a Lodge of Fellow Craft Masons, and examination and voting on proficiency of a Master Mason shall be conducted in a Lodge of Master Masons. The Brother or Brothers being examined as to proficiency shall be excused from the Lodge room while the vote on their proficiency is being taken.
- **37.16** (a) The Grand lodge Committee on Work shall issue card certificates of proficiency to qualified Master Masons, who are members in good standing of regular Lodges, when in the judgment of the committee the proficiency of such Masons, in the official Form and Ceremonies, is such as to meet the standards set up by said Committee, and when otherwise qualified.

- (b) The Committee on Work shall issue a white card certificate of proficiency to a Master Mason when proficient in the ceremonies of opening and closing the Three Degrees of Freemasonry and in the esoteric work of the Entered Apprentice Degree.
- (c) The Committee on Work shall issue a green card certificate of proficiency to a Master Mason when proficient in the ceremonies of opening and closing the Three Degrees of Freemasonry and in the esoteric work of the Entered Apprentice Degree and the Fellow Craft Degree.
- (d) The Committee on Work shall issue a blue card certificate of proficiency to a Master Mason when proficient in the ceremonies of opening and closing the Three Degrees of Freemasonry, and the esoteric work of the Entered Apprentice, Fellow Craft, and Master Mason Degree including the questions and answers of the Entered Apprentice, Fellow Craft, and Master Mason Catechisms. (2010)
- (e) The Committee on Work shall issue to a Master Mason Proficient in one (1) or two (2) of the lectures of the Degrees on an orange card with blue stripe, on which stripe shall be imprinted and impressed the lecture or lectures in which the holder is proficient. An orange card without the blue stripe shall be issued for proficiency in the lectures of the Three Degrees.
- (f) The Committee on Work shall issue a gold card of proficiency together with a certificate suitable for framing to a Master Mason when proficient in all Three Degrees and lectures of Freemasonry.
- (g) All proficiency cards except the brown and gold cards shall only be in force for three (3) years unless renewed by the Committee upon examination of such and holder, or unless the holder of such cards has qualified to receive an extra card for proficiency; provided, that when any Master Mason is proficient in the esoteric work of all Three Degrees and the lectures thereof and receives a gold card, it shall be good for life, unless revoked by the Grand Lodge. The brown card shall be in force for ten (10) years. (2003)
- (h) The Committee on Work shall issue a silver card for proficiency in the Catechism of the Three Degrees in accordance with adopted Forms and Ceremonies. (Amended 1979)

37.17

- (i) The Committee on Work shall issue a brown card for proficiency in all the following portions or parts of the esoteric (monitorial) Forms and Ceremonies: (a) All the Chaplain's parts in the conferring of the Three Degrees, an opening prayer, a closing prayer, the Flag prayer and the prayers for the 25, 40 and 50 year membership presentation awards; and (b) The three regular Charges at Initiation, Passing, and Raising; and (c) All the parts in one or more Funeral/Memorial service; and (d) The Presentation of the Lambskin Apron. (1989)
- 37.17 The Committee on Work shall examine and issue proficiency cards in accordance with these Regulations. The Committee shall certify the names of all Brethren to whom has been issued a Certificate of Qualification, to the Grand Secretary, who shall record the same and maintain as permanent records of the Grand Lodge.

EDUCATION INSTRUCTION

Regulations

37.18 The Grand Lodge has promulgated a "Lodge System of Masonic Education" which is described in 1954 Proceedings at pages 165 through 168. A candidate receiving the Entered Apprentice, Fellow Craft, or Master Mason Degree shall receive the instruction prescribed to be given either before or after the conferring of each such Degree. Prior to the conferring of a Degree, the Worshipful Master or a majority of the Lodge Committee on Masonic Education shall certify to the Lodge Secretary that the Candidate has received the prescribed instruction, which certification shall be recorded in the Lodge minutes. (1991)

The Worshipful Master and the Lodge Secretary shall be directly and personally responsible to the Grand Master and to the Grand Lodge for full compliance with this Regulation. (Amended 1979)

Rulings and Decisions

A Candidate for advancement must be examined as to his proficiency in the preceding Degree in open Lodge at either a Called or Stated Communication. (1948 Proc. 58)

Proficiency test of E. A. & F. C. Degrees must be conducted in open Lodge. (1947 Proc. 32)

The Lodge may decide whether or not to present Lambskin Apron to Brother raised in another Lodge and dimitting to present Lodge and taking examination. (1946 Proc. 84)

Voting on the proficiency of a candidate is a part of the work of the Degree and must be taken immediately following the examination and in the same Degree in which the Lodge is then open for the examination. If the vote is upon proficiency in the Entered Apprentice Degree, all Entered Apprentice Masons present are entitled to vote, and if the vote is upon proficiency in the Fellowcraft Degree, all Fellowcraft Masons present are entitled to vote. (1954 Proc. 66)

When a brother has been initiated an Entered Apprentice and falls to become proficient within six months, a new investigation and ballot must be had, without necessary, however, of a new petition. Since the Brother is an Entered Apprentice Mason he is entitled to continue instruction in that Degree pending the reinvestigation and ballot before progressing to the Fellow Craft Degree. (1959 Proc. 54-55, 164)

282a 1976

CHAPTER 38.

RITUAL AND CEREMONIES

FORMS AND CEREMONIES

Constitutional Provisions

All ritualistic ceremonies, forms, services, and esoteric work of the Grand Lodge and all Subordinate, Particular or Individual Lodges, hereinafter referred to as "Forms and Ceremonies" as transcribed and written and adopted in Annual Grand Communication, April 26, A.L. 5967, A.D. 1967, and on file in the office of the Grand Secretary, together with such changes, amendments and deletions as from time to time may be duly authorized and made, is declared to be the true authentic and genuine Forms and Ceremonies of the Grand Jurisdiction of Florida, and are the only Forms and Ceremonies authorized for use in such Grand Jurisdiction, and no other Forms or Ceremonies shall be used by the Grand Lodge or any of the Subordinate, Particular or Individual Lodges of said Grand Jurisdiction. (Art. XV, Sec. 1)

There shall be one (1) original and up to thirty-five (35) duplicate copies of the Forms and Ceremonies described herein. There shall also be one Spanish Translation and three (3) duplicate copies of the Spanish Translation of the Forms and Ceremonies. (2009)

The original shall be permanently bound in not more than three volumes and shall not be used unless such use is specifically authorized by appropriate Resolution of Grand Lodge, which Resolution shall specify in detail the use to be made of such original and the terms and conditions governing such use. (Art. XV, Sec. 2) (1992)

The duplicate copies of the Forms and Ceremonies shall be permanently bound in such number of volumes as the Grand Master may from time to time direct by Edict, and may be moved to a Committee room in the Grand Lodge Building, but shall not be removed to any other building or place except by direction of the Grand Master and only after the Lodge in the requesting District has signed a satisfactory contract and agreement with the Grand Lodge of Florida and agreed to pay the cost incurred in the reproduction of the duplicate copies and provides a safe to house the "Books." The duplicate copy of the "Forms and Ceremonies" retained at the Grand Lodge Building will be used as the "Master" for producing those duplicates. (2009)

There shall also be a First Letter Cipher of the Forms and Ceremonies, which shall be available to all Master Masons in Good Standing in a Particular Lodge in this Grand Jurisdiction. This Cipher shall contain the Opening and Closing Ceremonies of the Three Degrees, the Degree Work of the Three Degrees, the Lectures of the Three Degrees, and the Catechisms of the Three Degrees. There shall also be two untitled and uncredited booklets containing the First Letter Cipher of the Catechisms of the Entered Apprentice and Fellow Craft Degrees, which shall be available for use by the Particular Lodges of Florida to assist the candidates. (1997)

There shall also be a Grand Lodge Officers First Letter Cipher Code Book. Copies of this Grand Lodge Officers Code Book shall be prepared at no cost to the

Grand Lodge; printed on 8½ X 11 inch sheets, mounted in a cover folder and kept with the Aprons of the Elected and Appointed Grand Lodge Officers having speaking parts for their use during the year. A master copy of said Grand Lodge Officers Code Book shall be prepared and held by the Grand Secretary in order to provide further replacement copies if necessary. (2001)

The Grand Lodge by Regulation may further regulate the use of such duplicate copies and Ciphers. (Art. XV, Sec. 2)

The original and duplicate copies of the Forms and Ceremonies described herein shall be kept in a safety deposit box permanently anchored in the vault in the Grand Lodge building, which safety deposit box shall be provided with lock which can only be opened by operation of two different keys, one of which keys shall be in the custody of the Grand Master except as hereinafter provided and the other of such keys in the custody of the Grand Secretary. (Amended 1982)

The safety deposit box herein above referred to shall not be opened except by the Grand Master and the Grand Secretary in the presence of at least one Past Grand Master and a member of the Committee on Work; *provided*, *however*, the Grand Master may be represented by the Deputy Grand Master, Senior Grand Warden or Junior Grand Warden when he shall so direct in writing.

In the event of illness, incapacity or unavoidable absence of the Grand Secretary, the Grand Master may designate, in writing, an additional Past Grand Master to act for the Grand Secretary. A record shall be provided and kept on file in said safety deposit box showing each time that said safety deposit box is opened, what was removed therefrom, the use made thereof of the original or duplicate copy, the persons present at the time of opening of said safety deposit box and the time of return of anything removed therefrom. (Art. XV, Sec. 3).

At no time and under no circumstances and by no person shall any copy be made of the secret work adopted by the Grand Lodge, nor any notes or memorandum made or prepared therefrom, nor any changes, amendments, or deletions made thereto or therefrom, unless authorized by Grand Lodge in Annual Grand Communication, and then only after sixty (60) days notice to the Particular Lodges of any proposed change, modification, abridgement, amendment or repeal hereof. (Art. XV, Sec. 4).

At no time and under no circumstances and by no person shall any copy be made of the Ciphers authorized by Grand Lodge, nor any notes or memorandum made or prepared therefrom, nor any changes, amendments, or deletions made thereto or therefrom, unless authorized by the Grand Lodge. (Art. XV, Sec. 4) (1995)

The provisions hereof shall not be changed, modified, abridged, amended or repealed by any manner or means whatsoever except by direct action of the Grand Lodge in Annual Grand Communication after not less than sixty (60) days notice to all Particular Lodges of any proposed change, modification, abridgement, amendment or repeal hereof. (Art. XV, Sec. 5).

Rulings and Decisions

Article XV Section 3, requires that the Grand Master, the Grand Secretary, at least one other elective Grand Lodge Officer and at least one Past Grand Master be personally present at the opening and closing of the vault wherein is kept the written Forms and Ceremonies. (1971 Proc. 301-302)

FLORIDA MONITOR

Regulations

- **38.01** The latest approved "Florida Monitor" and "Cipher", together with the approved excerpts therefrom are the official Monitors and Cipher for use of the Lodges in this Grand Jurisdiction. (1996)
- **38.02** The Committee on Work shall proofread the reprinting of Florida Monitors and approved excerpts therefrom.

Rulings and Decisions

It is improper to present a Monitor to an E. A. (1946 Proc. 34)

RULINGS OF GRAND LODGE

Regulations

38.03 • The Particular Lodges are required to conform to every known Edict of the Grand Lodge concerning the Work, and to yield implicit obedience to all ritualistic decisions and requirements of the Grand Lodge, which their representatives should be neither slow nor derelict in fully and accurately communicating to the Brethren whom they represent.

FORMS AND CEREMONIES

Regulations

38.04 (a) All ritualistic ceremonies, forms, services, and esoteric work of the Grand Lodge and all Subordinate, Particular or Individual Lodges, hereinafter referred to as "Forms and Ceremonies" as transcribed and written and adopted in Annual Grand Communication, April 26, A.L. 5967, A.D. 1967, and on file in the office of the Grand Secretary, together with such changes, amendments and deletions as from time to time may be duly authorized and made, is declared to be the true, authentic and genuine Forms and Ceremonies of the Grand Jurisdiction of Florida, and are the only Forms and Ceremonies authorized for use in such Grand Jurisdiction, and no other Forms or Ceremonies shall be used by the Grand Lodge or any of the Subordinate, Particular or Individual Lodges of said Grand Jurisdiction.

(b) There shall be one (1) original and up to thirty-five (35) duplicate copies of the Forms and Ceremonies described herein. There shall also be one Spanish Translation and three (3) duplicate copies of the Spanish Translation of the Forms and Ceremonies. The original shall be permanently bound in not more than three volumes and shall not be used unless such use is specifically authorized by appropriate Resolution of Grand Lodge, which Resolution shall specify in detail the use to be made of such original and the terms and conditions governing such use. (2009)

The duplicate copies of the Forms and Ceremonies shall be permanently bound in such number of volumes as the Grand Master may from time to time direct by Edict, and may be moved to a Committee room in the Grand Lodge Building, but shall not be removed to any other building or place except by direction of the Grand Master and only after the Lodge in the requesting District has signed a satisfactory contract and agreement with the Grand Lodge of Florida and agreed to pay the cost incurred in the reproduction of the duplicate copies and provides a safe to house the "Books." The duplicate copy of the "Forms and Ceremonies" retained at the Grand Lodge Building will be used as the "Master" for producing those duplicates. (2009)

(c) The original and duplicate copies of the Forms and Ceremonies described herein shall be kept in a safety deposit box permanently anchored in the vault in the Grand Lodge Building, which safety deposit box shall be provided with lock which can only be opened by operation of two different keys, one of which keys shall be in the custody of the Grand Master except as hereinafter provided and the other of such keys in the custody of the Grand Secretary. These keys shall be delivered to the successors in office of Grand Master and Grand Secretary.

The safety deposit box hereinabove referred to shall not be opened except by the Grand Master and the Grand Secretary in the presence of at least one Past Grand Master and a member of the Committee on Work; *provided*, *however*, the Grand Master may be represented by the Deputy Grand Master, Senior Grand Warden or Junior Grand Warden when he shall so direct in writing.

In the event of illness, incapacity or unavoidable absence of the Grand Secretary, the Grand Master may designate, in writing, an additional Past Grand Master to act for the Grand Secretary. A record shall be provided and kept on file in said safety deposit box showing each time that said safety deposit box is opened, what was removed therefrom, the use made thereof of the original or duplicate copy, the persons present at the time of opening of said safety deposit box and the time of return of anything removed therefrom.

(d) At no time and under no circumstances and by no person shall any copy be made of the secret work adopted by the Grand Lodge, nor any notes or memorandum made or prepared therefrom, nor any changes, amendments, or deletions made thereto or therefrom, unless authorized by Grand Lodge in Annual Grand Communication, and then only after sixty (60) days notice to the Particular Lodges in advance of said Annual Grand Communication that a proposed change, amendment or deletion will be presented.

- (e) The provisions hereof shall not be changed, modified, abridged, amended or repealed by any manner or means whatsoever except by direct action of the Grand Lodge in Annual Grand Communication after not less than sixty (60) days notice to all Particular Lodges of any proposed change, modification, abridgement, amendment or repeal hereof.
- (f) There shall also be a First Letter Cipher of the Forms and Ceremonies, which shall be available to all Master Masons in good standing in a Particular Lodge in this Grand Jurisdiction. This First Letter Cipher shall contain the Opening and Closing Ceremonies of the Three Degrees, the Degree Work of the Three Degrees, the Lectures of the Three Degrees, and the Catechisms of the Three Degrees. There shall also be two untitled and uncredited booklets containing the First Letter Cipher of the Catechisms of the Entered Apprentice and Fellow Craft Degrees, which shall be available for use by the Particular Lodges of Florida to assist the candidates. At no time and under no circumstances and by no person shall any copy be made of the Ciphers authorized by Grand Lodge, nor any notes or memorandum made or prepared therefrom, nor any changes, amendments, or deletions made thereto or therefrom, unless authorized by the Grand Lodge. (1995)

There shall also be a Grand Lodge Officers First Letter Cipher Code Book. Copies of this Grand Lodge Officers Code Book shall be prepared at no cost to the Grand Lodge; printed on 8½ X 11 inch sheets, mounted in a cover folder and kept with the Aprons of the Elected and Appointed Grand Lodge Officers having speaking parts for their use during the year. A master copy of said Grand Lodge Officers Code Book shall be prepared and held by the Grand Secretary in order to provide future replacement copies if necessary. (2001)

Rulings and Decisions

The official work adopted by the Grand Lodge in 1967 Annual Grand Communication cannot be changed in any manner except by action of the Grand Lodge in accordance with Regulation 38.04. (1968 Proc. 57, 212)

Excerpt of Resolution For Opening Safes Containing Duplicate Copies of Work

"For purpose of opening the safe, vault or strong box in a Temple, the Grand Master shall designate a member of the Committee on Work to whom shall be delivered one of the keys or combinations and either an elected Grand Lodge Officer, a District Deputy Grand Master, a District Instructor or a Past Grand Master, to whom shall be delivered the other key or combination. Under no circumstances shall both keys or combinations be delivered to or be in the possession of any one individual except the Grand Master or Grand Secretary.

286a 2001

None of the safes, vaults or strong boxes shall be opened except upon written order of the Grand Master, which order shall specify the date or dates for opening thereof and the date or dates for closing thereof, which order shall specify the person or persons for delivery of the keys or combinations as provided in above paragraph hereof and directions for return of said keys or combinations to the custody or control of the Grand Master.

Be It Further Resolved that the duplicate copy of Forms and Ceremonies be transferred from the vault in which is located the original Forms and Ceremonies and transferred to the safe or strong box in the Office of the Grand Secretary and after said transfer that the same may be removed and used in the same manner and under the same procedures and safeguards as set forth in Resolving Clauses in the previous section of this Resolution." (1982 Proc. 431)

"The Grand Master may appoint additional designees for opening duplicate copies from a list of Brothers submitted to him by the Committee on Work. Such Brothers shall be Past Zone Chairmen of the Committee on Work, Past District Instructors, or Past District Deputy Grand Masters, selected from the District or Districts containing duplicate copies of the "Forms and Ceremonies." The permission procedure will be as currently required by Regulations." (2010 Proc. 350-351)

CORNERSTONES

Regulations

38.05 The ceremonies of laying cornerstones shall be under the direct control and supervision of the Grand Master.

2010 286b

- **38.06** When an application is made to the Grand Master for laying the cornerstone of a building, it should be accompanied by a statement of the plan of the edifice, the purpose for which it is to be used, or to which it is to be devoted, and such further information as he shall call for so as to enable him to determine whether the building to be constructed will meet the requirements of our Ancient Law and usages relating to this ceremony. If the building will meet such requirements, the Grand Master will fix the time for performing the ceremony.
- **38.07** The question of whether or not a building is too far advanced for the laying of a cornerstone by the Grand Lodge of Florida is left to the discretion of the Grand Master.
- **38.08** The ceremonies of laying cornerstones shall be under the direct control and supervision of the Grand Master. (Same as 38.04)
- **38.09** For the purpose of laying a cornerstone the Grand Master may call to his assistance a Particular Lodge or Lodges; in either case he will, if present, preside. In his absence his Special Deputy will preside, unless the Deputy Grand Master be present, who will take precedence over the Special Deputy. Other Grand Officers present will take their respective stations and places, unless requested to serve elsewhere. The minutes of all such Emergent Communications shall be furnished the Grand Secretary in addition to the Grand Master's record.
- **38.10** The official inscription to be placed on cornerstones laid by the Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida shall be as hereinafter set forth, *provided*, the Grand Master may by Dispensation permit a different calendar date for the A.D. date:

A.	A. 1	D

(Name of Lodge or Public Building)
(Square and Compass)
(Letter "G" Emblem)
THIS CORNERSTONE LAID
BY
THE MOST WORSHIPFUL GRAND LODGE
OF
FREE AND ACCEPTED MASONS
OF FLORIDA

38.10.1 When any building owned by the Grand Lodge or a Particular Lodge shall be sold or demolished or abandoned, all Masonic insignia, plaques, cornerstones and all other indicia of Masonic ownership or use shall be removed and appropriately preserved as directed by the Grand Master or Grand Lodge.

When any public building having a Masonic cornerstone is sold, demolished or abandoned, appropriate effort shall be made for removal and preservation of such cornerstone as shall be directed by the Grand Master or Grand Lodge.

Rulings and Decisions

Cornerstone of Lodge or public building may have inscribed thereon the name of such Lodge or public building. (1967 Proc. 75, 211)

When a cornerstone is removed, it is not necessary to repeat cornerstone ceremony but should be kept as near its present position as possible and not be covered. (1950 Proc. 53)

DEGREE WORK UNDER AUSPICES OF GRAND LODGE

Regulations

38.11 The Grand Lodge will entertain no petition for initiation into Masonry, or for any Degree.

OFFICIAL VISITS

Regulations

38.12 The Particular Lodges are required to receive the official visits of the Grand Master, the Deputy Grand Master, the Senior Grand Warden, the Junior Grand Warden, the Past Grand Masters and District Deputy Grand Masters (in their own Districts) with Grand Honors, respect and obedience. The Grand Treasurer, the Grand Secretary, Past Deputy Grand Masters and Past Grand Wardens may be received as a courtesy. A regularly elected Worshipful Master is entitled to Grand Honors at time of installation. (None others, except those provided for by Regulation, are entitled to be received with Grand Honors. See Monitor). (2002)

Rulings and Decisions

Action of Grand Master in requiring written apology for discourtesies to District Deputy Grand Master on occasion of Official Visit was proper and in accord with requirements of Masonic Law. (1969 Proc. 58, 212)

DEGREE WORK

Regulations

- **38.13** Articles of jewelry that cannot be removed from the person of a candidate shall not be considered in the matter of his preparation to receive any of the Degrees.
- **38.14** Mere affirmations are not to be accepted in taking solemn Masonic obligations. (Same as 37.04)
- **38.15** The presentation of the apron as part of the ritualistic work of the Entered Apprentice Degree is purely symbolic, and the short form set forth in the Florida Monitor shall be used. The presentation of a lambskin apron to keep permanently is optional with the Lodge, but if a lambskin apron is to be presented it shall be done in the long form set forth in the Florida Monitor after the Brother has passed satisfactory examination upon the catechism of all Three Degrees. The presentation of an apron may be made in a public ceremony at the option of the Lodge. (2003)

288a 2003

- **38.16** The Worshipful Master shall not permit a section of any Degree to be postponed until a future Communication of the Lodge. Any Degree started in a Communication must be completed, which shall include a lecture of the Degree, if possible.
- **38.17** Every Particular Lodge of Florida is charged with the responsibility of the conferring of Degrees and no Lodge can assign this responsibility to a Degree Team. The Worshipful Master shall remain in charge of all work, even though he has requested a Degree Team to confer a Degree.
- **38.18** The Worshipful Master may permit any proficient Brother Mason to confer the Degrees, in his presence, in the Lodge; but the Worshipful Master, or acting Worshipful Master, who confers the Degrees, or permits the same, or any portion thereof, should not permit the same to be conferred in any Lodge in an improper manner.

PRESENTATION OF LAMBSKIN APRON

References

(The Committee on Work recommends and Grand Lodge approves the use of a genuine lambskin apron in the conferring of the Entered Apprentice Degree, and formal presentation after satisfactory examination in the Master Mason Degree.) (1959 Proc. 179)

Rulings and Decisions

M. M.'s should wear their aprons as M. M.'s during work in the E. A Degree. (1944 Proc. 31) A Florida Lodge can not properly permit the use of any outside ritual by out-of-state Degree Teams. (1942 Proc. 43)

It is not permissible to raise twin brothers at the same time with two separate Degree Teams. (1947 Proc. 32)

No Dispensation is necessary for a Lodge to confer Master Mason Degree on six candidates during the same evening. (1954 Proc. 69)

If a Lodge is so fortunate as to have a Brother capable of delivering the Charges of the Three Degrees from memory, it is most proper for him to do so; otherwise, if such is not the case, the Charges should be read. (1962 Proc. 83, 296)

The Degrees shall not be conferred by any one who can not speak and understand the English language, except Spanish speaking Lodges may confer the Degrees upon Spanish speaking candidates. (1969 Proc. 219)

DEGREE TEAMS

- **38.19** The Grand Master may, in the exercise of great caution, permit the organization of Masonic Degree Teams under the following conditions:
 - (a) All members of Degree Teams must be Master Masons, in good standing.

- (b) They may have such Officers as may be necessary for the harmonious handling of all matters pertaining to such teams.
- (c) No controversial question shall be discussed in meetings of the members of Degree Teams.
- (d) There shall be no special fees or dues for membership of Degree Teams. They may be financed by voluntary contributions.
- (e) Any particular type of dress for Degree Teams shall be optional including a headpiece when it is a part of a costume of the era of the legend of the Third Degree; *provided*, *however*, that all present shall wear aprons and the Worshipful Master or acting Worshipful Master shall be covered.
 - (f) All Laws and Regulations of the Grand Lodge shall be observed.
- (g) No Degree Team shall undertake any function other than Degree work or conducting Masonic funerals.
- (h) The work in all Three Degrees shall conform to the Official Florida work without change or addition; all requirements of the Regulations of Grand Lodge must be complied with.
- (i) The general purpose of Degree Teams shall be to promote good fellowship among Freemasons and assist in observance of the official Florida Degree work.
- (j) The Worshipful Master of the Lodge in which the Degree is conferred shall remain in charge of all work even though he has requested a Degree Team to confer the Degree.
- (k) Any function of a Degree Team shall be under the jurisdiction of a Particular Lodge and its Worshipful Master shall be responsible for their conduct.

MASTER'S AUTHORITY

Regulations

- **38.20** The Master has absolute and supreme control over the work of the Lodge, and when there are two or more applicants for the same Degree elected and waiting at the same time, it is his discretion to direct which shall have precedence. (Same as 20.06)
- **38.21** The Worshipful Master guides and controls all the work and business of the Lodge, opens, closes, dispenses, calls off and calls on, at his pleasure.

Rulings and Decisions

If the Master so instructs, it is proper to salute the West on entering or retiring from Lodge while at Labor. $(1946 \, \text{Proc.}\, 37)$

The Worshipful Master of the Lodge guides and controls all the work, and it is not necessary to have a Dispensation for him to direct that a candidate likely to suffer injury in the conferring of the Degrees, be handled in such way as to avoid injury. (1954 Proc. 67)

It is not in order for the Worshipful Master to require the membership to repeat the obligations with the candidates or to repeat prayers with the Chaplain. (1954 Proc. 67)

WARDEN'S AUTHORITY

Regulations

- **38.22** A Senior Warden or Junior Warden presiding, in the absence of the Master, may call any Past Master or any competent Brother to the East to do the work of the Lodge, but he is not required to do so. (1985)
- **38.23** A Warden, vacating his position as such, or any other Brother, may confer a Degree and give the lecture, or do any part of the work of the Lodge in the presence and at the request of the Master. In this, the Master does not, and cannot, vacate or transfer his authority; but he can always act through any Brother whose assistance or skill he may desire, and the acts thus performed in his presence, and by his authority, are his acts.

OPENING AND CLOSING FOR DEGREE WORK

Regulations

- **38.24** Each Degree must be opened and closed with its own appropriate ceremony; hence, the opening of a Master Mason Lodge does not open the E.A. or F.C. Lodge.
- **38.25** When a Communication is called for the sole purpose of conferring a specific Degree, it is not necessary to open the Lodge in any other Degree.

FURNITURE OF LODGE

Constitutional Provisions

Every Particular Lodge must be furnished with a Seal and appropriate Jewels, Furniture and Working Tools***(Excerpt; Art. X, Sec. 23).

(C) The Volume of the Sacred Law, open upon the Altar, is an indispensable furnishing of every regular Lodge while at labor. (Excerpt; Art. XIII, Sec. 2)

Regulations

- **38.26** Every Particular Lodge must display the Flag of the United States of America in the Lodge Room at all Communications of the Lodge, but without ceremony, but this Regulation shall not be construed to prohibit a recital of the Pledge of Allegiance to the Flag of the United States of America.
- **38.27** It is recommended that each Particular Lodge provide itself with a Masonic banner of blue, having on it the name and number of the Lodge, and the place of its location, together with the words "F. & A. M. of Florida."

Rulings and Decisions

The United States Flag shall be displayed at every Lodge Communication but without ceremony. (1942 Proc. 51)

Use of Bible containing extraneous matter is not proper. The First Grand Light in Masonry is the unadorned Holy Bible. (1941 Proc. 82)

It is proper to incorporate the lights behind the Master's and Warden's stations by appropriate symbols for those stations, if the symbols can be easily removed when other organizations are using the same hall. (1962 Proc. 81, 296)

It is improper to provide a room in the East enclosed with glass in which the Secretary could and would sit during the Lodge Communications. (1962 Proc. 81, 296)

WRITTEN INFORMATION

Regulations

38.28 Any member of a Lodge of this Grand Jurisdiction who uses or refers to any written or printed books, manuscripts or papers purporting to disclose or expose the secret work of Freemasonry, except the authorized written work of this Grand Jurisdiction when lawfully authorized so to do, shall be subject to discipline.

Rulings and Decisions

A cipher procured by E.A. Brother innocently should be destroyed. (1946 Proc. 37)

SIDE DEGREES

Regulations

38.29 What are termed Side Degrees are not under the protection of this Grand Lodge, though some of them, when consistent, may be useful.

PUBLIC PROCESSIONS AND DIVINE SERVICES

Constitutional Provisions

Every Particular Lodge has the right and it is the duty of its members when summoned by the Worshipful Master to turn out in public procession on the anniversaries of Saints John and in funeral

procession of a Master Mason, or laying a cornerstone, but on all extraordinary Masonic occasions (except attendance on Divine Service for which no Dispensation is necessary), a Dispensation should be obtained from the Grand Master. (Art. X, Sec. 27)

Regulations

- **38.30** Dispensations may be granted for public processions on extraordinary occasions. A Worshipful Master may summon the members of his Lodge to turn out in public procession without Dispensation on the anniversaries of the Saints John, for Masonic funerals, or to attend with the Grand Master or his Special Deputy in the ceremony of laying a cornerstone. A Lodge may meet and attend Divine Services, but not in Masonic regalia, and the members shall not be summoned for the occasion. (See Article X, Section 27, Constitution)
- **38.31** A Lodge cannot lawfully meet or work on Sunday, except for funerals, or to attend Divine Service, or for very urgent charity. But the members of Lodges shall not be summoned to attend Divine Service at any time, nor attend in Masonic regalia.

Rulings and Decisions

No Dispensation is required to open Lodge and attend Divine Service in a body without Masonic regalia. (1942 Proc. 43)

It is not proper to wear Masonic regalia when attending Divine Services. (1946 Proc. 34)

It is not proper for Lodge membership to attend Church services clothed as Masons. (1941 Proc. 86) With written consent and approval of the Grand Master, Lodge Officers may wear regalia, jewels

and emblems of office on public occasions when representing the Fraternity. (1975 Proc. 66)

FUNERALS

Regulations

- 38.32 White gloves and aprons are badges of Symbolic Masonry. White or regularly recognized Masonic aprons shall be worn in the Lodge where it can be seen at all times, by all present, when working in the Entered Apprentice, Fellow Craft or Master Mason Degree. White gloves should be worn in the Lodge on special occasions and in funeral and all other processions. Every Lodge is required to keep an ample supply of clean white gloves and aprons on hand at all times.
- **38.33** It is competent for a Lodge to inter, with the funeral ceremonies, the remains of a deceased, visiting or sojourning Brother in good standing, telegraphic information and request from his Lodge is sufficient evidence and authority, but the testimony of Non-Masons, however creditable, is insufficient

Chap. 38

for that purpose; Provided, that a Lodge, in an emergency situation, on the presentation of a current dues card issued by his Lodge may conduct Masonic funeral services, (emergency meaning the Lodge is unable to contact his Grand Lodge or home Lodge on week-ends and holidays.)

38.34

- 38.34 A Lodge is not bound to inter, with Masonic Honors, the remains of a member of another Lodge, even at its request, when his conduct within its jurisdiction has been reprehensible.
- 38.35 It is proper for a Lodge to inter with Masonic Honors the remains of a deceased Brother in good standing at the time of his death, who has committed suicide, when the Brethren are satisfied that no wicked motive prompted the act, and not otherwise.
- 38.36 A Lodge may, at its discretion, inter with the funeral ceremonies the remains of a deceased unaffiliated Mason whose petition for affiliation has been rejected within one year prior to his death, or when his petition is pending or under any circumstances not in conflict with Masonic Law, and usage, or the true spirit of Freemasonry.
- 38.37 A bereaved Lodge is at liberty to invite other Lodges to participate in the funeral service. They should not in such case, be themselves opened; but their members attend as visitors to the Communication of the bereaved Lodge. In the procession, however, the invited Lodge may make their own formation with their own Officers, the officiating Master being in complete charge of the procession and of the ceremony.
- 38.38 Funeral processions must be formed in the Master Mason Lodge, in which Entered Apprentices and Fellow Crafts are not admitted.
- The family of a deceased Brother Mason may select the pallbearers from among Brother Masons or family friends. The family may request the services at the grave to be closed with the benediction by the attending minister, even though he be a non-Mason, which benediction shall be given when called for by the Worshipful Master after the Lodge ceremony has been completed.
- 38.40 In all public processions the Lodge moves and acts in Lodge capacity. It must not, therefore, be called to refreshment, but form and proceed regularly as a Lodge to do its out-door work.
- 38.41 A Mason residing twelve months or more under the jurisdiction of any Particular Lodge, willfully unaffiliated, shall not be entitled to any of the rights, privileges or benefits of Masonry,

including the right to visit Lodge; nor shall the funeral rites be paid to his memory in death, nor shall the Fraternity have any charge or responsibility as to his family.

38.42 The Worshipful Master, in his discretion, may call and open a Called Communication of the Lodge for the sole and only purpose of conducting funeral ceremonies and thereafter, until the Worshipful Master shall close such Special Communication, members of the Lodge may be summoned, attend, meet, move in funeral procession and conduct funeral ceremonies in Lodge formation without opening and closing of the Lodge. The Lodge shall in all other respects adhere to Masonic Law applicable to conduct of Masonic funerals. The Secretary shall keep minutes of each funeral ceremony, which minutes shall be read and acted upon at the next ensuing Stated Communication of the Lodge.

Rulings and Decisions

It is not proper to allow aprons to be worn at a funeral conducted by Appendant Order. Aprons may be worn only when Lodge conducts funeral. (1947 Proc. 32)

A Mason suspended for N.P.D. or otherwise who dies while under such term of sentence can not be buried with Masonic rites. (1942 Proc. 57-58)

Lodge requesting courtesy funeral service by Lodge of another Jurisdiction must pay expenses incurred by Lodge performing services when requested to do so. (1941 Proc. 88)

It is proper for a Lodge to conduct graveside funeral service for interment of ashes of deceased Brother, as these ashes constitute the remains of the Brother. (1954 Proc. 67)

It is proper for a Lodge to conduct graveside funeral services for interment of ashes of deceased Brother whose remains were cremated. (1959 Proc. 57, 164)

A Mason who is delinquent in his Lodge dues but has not been suspended from the Lodge for such delinquency is eligible for Masonic funeral. (1964 Proc. 65, 268)

LODGE OF SORROW

Regulations

38.43 A "Lodge of Sorrow" may be held by a Particular Lodge in the Lodge Room or be held in a church or public hall, or in the presence of friends in the Lodge Room, but should not be substituted for the funeral service at the time of interment, or at an early date thereafter.

Rulings and Decisions

A Lodge of Sorrow may be held in Lodge without Dispensation, but if held in public, a Dispensation is required. (1942 Proc. 47)

A Lodge of Sorrow Ceremony may not be used in lieu of a funeral ceremony. (1946 Proc. 39)

MISCELLANEOUS

- **38.44** According to proper Masonic usage and custom, no Brother Mason shall wear his hat, or any kind of head covering, in the Lodge, except the Worshipful Master, Acting Worshipful Master or Grand Master.
- **38.45** Upon request of the Worshipful Master a Past Grand Master may close any Lodge in short form prescribed by the Committee on Work.

Rulings and Decisions

It would be improper for members of a Degree Team to wear caps in Lodge meeting. (1961 Proc. 162, 168, 318)

It is proper for Low Twelve Club to display open Bible on Altar but not proper to display Three Great Lights. (1967 Proc. 57, 211)

In conducting funeral ceremonies, the Master shall remove his hat for the opening prayer and remain uncovered until after the Benediction. (1981 Proc. 130, 374)

The wearing of a small skullcap by a Jewish Brother while in open Lodge does not violate Regulation 38.44 and should be permitted. (2000 Proc. 97)

CHAPTER 39.

COURTESY WORK GENERAL PROVISIONS Regulations

- **39.01** A candidate of one of our Lodges for any Degree cannot be permitted to take it by courtesy in a Lodge under the jurisdiction of any Grand Lodge not recognized by the Grand Lodge of Florida.
- **39.02** In supplying material for Degree work at a District Convention held by a District Deputy Grand Master, the proper course for Lodges, other than that in which the convention is held, is to request that Lodge to do the work for them by courtesy.
- 39.03 If an Entered Apprentice of a Florida Lodge removes into another Grand Jurisdiction where a similar rule prevails, or into the jurisdiction of another Lodge in Florida, and wishes to receive the Fellow Craft Degree where he is, without a desire to transfer his membership or secure his dimit, he should petition his Lodge to request the Lodge in whose jurisdiction he resides to instruct him in the catechism of the Entered Apprentice Degree, and when proficient to confer the Fellow Craft Degree as a courtesy to that Lodge. The same rule applies for advancement to the Master Mason Degree, but one month's time must elapse or intervene between the time of receiving the different Degrees. When the Master Mason Degree is thus conferred the recipient is a member of the Lodge of original jurisdiction. The above rule would not apply to candidates of another Grand Jurisdiction which did not require that one month's time elapse between the time of conferring the different Degrees, under their law. In such case this Grand Jurisdiction will respect the law of the Sister Grand Jurisdiction. The petitioner who has been elected to receive the Degrees may also receive the Entered Apprentice Degree by courtesy. (1985)
- **39.04** A Lodge in Florida doing work by courtesy for a Lodge of another Grand Jurisdiction does not ballot upon the candidate's petition to receive the Degree, although the Lodge of original jurisdiction by the law under which it works, ballots but once for the Three Degrees. The Lodge doing the work by courtesy should be satisfied as to the proficiency of the candidate, which may be determined by show of hands or ball-ballot, a majority controlling.
- **39.05** The same right of objection, on moral grounds, to conferring a Degree by courtesy, exists in the members of the Lodge to which the request is made, as exists in the members of the Lodge making the request.

References

Requests for courtesy work to and from other Grand Jurisdictions should be made through the office of the Grand Secretary. Reg. 15.01.

Rulings and Decisions

No fees may be charged by Florida Lodge for courtesy work. (1942 Proc. 44)

The Lodge requested to confer work through courtesy votes by show of hands; and a majority vote of the members present is sufficient. (1948 Proc. 51)

Florida Lodge is authorized to confer Degrees by courtesy on maimed F. C. from another Grand Jurisdiction, the qualifications of the candidate being matter by Lodge requesting courtesy work. (1942 Proc. 46)

Since California does not do courtesy work for any other Jurisdiction. Lodge may request courtesy work of Jurisdiction adjoining California or retain fees until such time as candidate is in Jurisdiction that will do courtesy work. (1953 Proc. 49)

F. C. Brother receiving M. M. Degree by courtesy before being elected to Lodge is F. C. Brother of electing Lodge and unaffiliated M. M. Electing Lodge may proceed to ballot and elect to M. M. Degree. (1947 Proc. 33)

When a candidate of a Florida Lodge receives work by courtesy in another Grand Jurisdiction that makes a charge for coaching courtesy candidates, the candidate should pay the fee for such coaching. (1959 Proc. 53, 164)

An Entered Apprentice Brother who receives the Fellowcraft and Master Mason Degrees in a Lodge of a Sister Jurisdiction by courtesy, without payment of fees for Fellowcraft and Master Mason Degrees (due to failure of the Lodge of the Sister Jurisdiction conferring the work to notify the Florida Lodge in time to collect the fees for such degrees) is an Entered Apprentice Brother of the Florida Lodge and an unaffiliated Mason as to the Fellowcraft and Master Mason Degrees. (1961 Proc. 162, 168, 320)

When Florida Lodge requests Lodge of another Grand Jurisdiction to confer Degrees by courtesy, and through error Degrees are conferred without--required intervening time of one month, the conferring of such Degrees is binding upon Florida Lodge and candidate is Mason of the Florida Lodge in accordance with Degrees conferred upon him by courtesy. (1964 Proc. 64, 268)

Worshipful Master of a Florida Lodge could request another Worshipful Master of a Florida Lodge to do courtesy work on one or more candidates belonging to his Lodge without any Lodge action, and it would be the will and pleasure of that Worshipful Master to either accept or reject the request. However, no fees may be charged by a Florida Lodge for courtesy work. (1984 Proc. 115, 116)

CHAPTER 40.

VISITATION AND AVOUCHMENT

VISITATION

Constitutional Provisions

It is a Landmark of Freemasonry that every visitor seeking admission to the Lodge must be examined and prove himself, unless duly and properly avouched for. (Art. XIII, Sec. 2)

Regulations

- **40.01** A Worthy Master Mason possesses no absolute right of visiting a Lodge, but he has an inherent right to apply, and the Lodge has the discretion to admit or refuse him admission.
- **40.02** Visiting Brethren can be admitted only with the unanimous consent of the Lodge.
- **40.03** Any of the following causes are valid against the admission of a visitor, to-wit:
- (a) The Lodge may be engaged in the examination of some private matter which they do not wish to publish to the Masonic world.
- (b) The applicant may be an element of discord to the Lodge he wishes to visit.
- (c) A member objects, but insists that his objections are such as cannot be properly stated.
- **40.04** In all cases of doubt, Lodges should require of visitors, before examination, some documentary evidence of good Masonic standing, under the Seal of some regular Masonic body.
- **40.05** A visiting Brother before submitting to an examination has a right to demand sight of the Lodge's Charter, but is not required to do so if satisfied of the regularity of the Lodge by other means. The Worshipful Master may decline to produce the Charter of the Lodge, if the circumstances are such that it is not feasible, in which case the visitor may choose between retiring, or submit to examination without sight of the Charter. The right of the visitor to see the Charter must not be arbitrarily denied.
- **40.06** A man who knowingly visits a clandestine Lodge cannot be permitted to also visit a Regular Lodge in Florida.
- **40.07** A Brother objecting to the admission of a visitor in his Lodge is not required to prefer charges, nor can he do so in his own Lodge, unless the sojourning Brother be under the territorial jurisdiction of the Lodge.

- **40.08** An objection may be predicated upon the statement of non-Masons, but should be received with great caution.
- **40.09** Every Lodge is required to keep a visitor's book and to require each visitor to sign his name therein, with the locality, name and number of his Lodge.

AVOUCHMENT

Regulations

- **40.10** Any Brother present may vouch for any visitor, but the Master may inquire and judge of the information upon which the vouching rests, and decide as to its validity.
- **40.11** Whether or not it is necessary for a voucher to have sat in a Lodge with a visitor, is left with the Master, it being the manifest intention of the Grand Lodge to entrust the sufficiency of such avouchment solely to his sound discretion, and he cannot be too circumspect and careful in the exercise of his authority.

Rulings and Decisions

In case of a visitor who cannot be examined because he has lost his speech, the Worshipful Master may, at his discretion, accept as a proper avouchment a letter received from the visiting Brother's Lodge certifying to his good standing, provided, the visitor is known to be the person he represents himself to be. (1954 Proc. 75)

A petition for the Degrees or visitation of an otherwise duly qualified visiting Mason may not be objected to by a member of a Particular Lodge if the objection is based upon the grounds of race, creed or color. (1993 Proc. 123)

CHAPTER 41.

DIMITS; TRANSFER CERTIFICATES AND AFFILIATION

DIMITS

Constitutional Provisions

Any member of a Lodge who has no charges preferred against him has a clear Masonic right to withdraw from membership by dimit, on payment of all dues against him. (Art. X, Sec. 21)

Regulations

- **41.01** Any member of a Lodge, including Entered Apprentices and Fellowcrafts, in good standing and not under pending or anticipated charges shall be entitled to a dimit or transfer certificate upon request therefor in writing or in open Lodge.
 - 41.02 A Resolution requiring a Brother to dimit is irregular.
- 41.03 It is improper for those attending a Lodge Communication to dimit all who are present, leaving no members of the Lodge to transact business or conduct the closing ceremonies. Such action would be void.
- 41.04 A dimit signed by a Worshipful Master or Warden acting as such, and by a Secretary, who were present and were among the dimitees, under such circumstances would have no force or effect, for, if such action were valid, their membership and official authority would cease as soon as the Lodge had voted to dimit them, per Article X, Section 11 and Article X, Section 21 of the Constitution, and Regulations 19.13 and 41.10. (1985)
- **41.05** After a dimit has been granted, but not delivered, it may be withheld by order of the Master, upon cause shown, for the purpose of Masonic investigation.
- **41.06** When a member by affiliation desires to be dimitted, he must take a new dimit, for his former one cannot be returned to him.
- **41.07** Where a Brother by mistake, or inadvertence has been recorded as dimitted, the records will be corrected and his name restored to the roll; but he is liable for his dues.

- **41.08** A dimit must be signed by the Master, countersigned by the Secretary, and have an impression of the Lodge Seal upon it.
- **41.09** If a dimitted Brother has lost his dimit, the Lodge, with due caution, may upon his application, grant him a Certificate that he was regularly dimitted on a given day, and that such Certificate has been granted him on his representation that his original dimit has been lost. A duplicate dimit cannot properly be issued in such cases.
- **41.10** Art. X, Sec. 21 of the Constitution, provides that any member of a Lodge can dimit, but Art. X, Sec. 11 makes a distinction between member and Master and Wardens by inhibiting the resignation of Master and Wardens during their term of office, and as dimitting has the same force as resigning, so far as giving up office is concerned, it logically follows that Masters and Wardens cannot dimit.
- **41.11** Members of a Lodge whose Charter has been forfeited or surrendered, whose only dereliction or disability rests upon arrears for dues, shall, upon paying the same to the Grand Secretary together with \$1.00 fee for the use of the Grand Lodge, receive a Grand Lodge Certificate, upon which he can make application for membership to any regular Lodge.
- **41.12** A Mason whose name does not appear upon the rolls of a Lodge at the time it becomes dormant, must produce conclusive evidence that he was a member in good standing in said Lodge at the time of its demise, before he is entitled to a Certificate from the Grand Secretary qualifying him to make application for membership in a regular Lodge.

Rulings and Decisions

Lodge may give dimit without giving transfer certificate. (1947 Proc. 32)

Life of dimit is not limited in this Grand Jurisdiction but privileges and benefits of Masonry expire after one (1) year. (1943 Proc. 48)

Action of Lodge dimitting thirteen (13) of total nineteen (19) members including Secretary and three (3) principal Officers was irregular and proceedings abated. (1942 Proc. 56)

TRANSFER CERTIFICATES

Regulations

41.13 A member of a Lodge desiring to dimit therefrom must apply in writing over his signature for either a dimit or a transfer certificate.

If he is in good standing in the Lodge at the time of the first Communication at which his application may be acted upon, his request, if for a dimit, shall be granted by order of the Master and

entered of record, and no vote of the Lodge is required; if for a transfer certificate, it shall be granted by order of the Master and a certificate shall be issued signed, by the Secretary, with the Seal of the Lodge affixed.

The certificate shall state that the holder thereof is a member in good standing, that no charges are pending against him and that there is no reason to anticipate any such charges and that the certificate may be presented with and in support of a petition for affiliation with any Florida Lodge and any Lodge of another Grand Jurisdiction with which this Grand Lodge maintains fraternal relations where a similar provision of law prevails. The certificate shall not be addressed to any named Lodge but to any and all Lodges to which the certificate may be presented.

If the petitioner is elected to membership, the electing Lodge shall give notice of such election to the Lodge issuing the certificate; and such Lodge shall at its next Stated Communication transmit to the electing Lodge for a dimit for the member transferring his membership.

The Secretary of the electing Lodge will record the date of said dimit, and the Brother shall be a member of that Lodge from the date of the dimit.

A transfer certificate issued by a Lodge of another Grand Jurisdiction with which this Grand Lodge maintains Masonic relations may be presented in support of a petition for affiliation and proceedings thereafter thereon to be generally as herein provided.

No dimit shall be issued after issue of transfer certificate except upon request of Lodge electing certificate holder to membership or to the certificate holder upon return of the transfer certificate and request for dimit.

A dimit is fully effective from date of issue until surrendered to the Lodge with which the holder affiliates and no dues are payable after issuance of the dimit until affiliation with a Lodge.

A transfer certificate is effective from date of issue until the end of the Masonic year in which it is issued and does not excuse the holder from payment of dues.

EFFECT OF DIMIT

Regulations

- 41.14 A member paying his dues in full and applying for a dimit prior to December 27th is not chargeable with dues for the following year, for want of Lodge action, as action should be taken by the Lodge on or before December 27th.
- 41.15 If a Brother seeks to continue his membership after request for dimit has been granted but before the paper dimit has been delivered, he must apply for affiliation in the usual way and submit to the ballot.

Rulings and Decisions

A dimitted Brother is still under the jurisdiction of the Grand Lodge. (1948 Proc. 50)
When a dual member takes his dimit from his Lodge of original membership and places it in the
Lodge of dual membership, he automatically becomes a full member of the latter Lodge without need of
filing a petition or being balloted upon. (1954 Proc. 73)

DOCUMENTS HAVING EFFECT OF DIMITS

Regulations

- **41.16** A certificate from a regular Grand Lodge or its competent authority, stating that the holder thereof is a regular Master Mason, was a member in good standing when his Lodge made its last Returns, and that such Lodge is defunct, has the force and effect of a dimit in Florida.
- 41.17 Particular Lodges in this Grand Jurisdiction may recognize as a dimit, any document or documents from a Grand Jurisdiction or a Particular Lodge thereof with which this Grand Jurisdiction is in fraternal relations in those cases and under those circumstances where such documents are recognized and treated as dimits by such other Grand Jurisdictions.
- 41.18 A dimit from another Jurisdiction or a document having the value of the same, shall require the Certificate of the Grand Secretary of the Grand Jurisdiction of issue, that the same is regular, when deemed necessary by the Grand Secretary of the Grand Lodge of Florida.

Rulings and Decisions

Lodge may accept certificates of dismissal from another Grand Jurisdiction presented by E.A. Brother as dimit. (1947 Proc. 32)

Letter from Secretary of Lodge stating that bearer is in good standing will not support petition for affiliation with Lodge in this Grand Jurisdiction. (1946 Proc. 39-40)

Certificate of dismissal certified by Grand Secretary of another Grand Jurisdiction may be received in lieu of dimit with petition for affiliation by an Entered Apprentice from such other Grand Jurisdiction. (1965 Proc. 196, 199)

Rulings and Decisions

It is my decision that Ornan Lodge No. 117, F. & A. M. having received the petition and acted in good faith upon the affiliation of Brother Melvin A. Courtney and having received authorization from the Secretary of a sister jurisdiction on November 18, 1982, that Brother Courtney is an affiliated member of Ornan Lodge No. 117, F. & A. M. and this Grand Jurisdiction with effective date of said affiliation as recorded in the minutes of Ornan Lodge No. 117, F. & A. M. June 29, 1984. (1985 Proc. 90)

304a 1985

AFFILIATION

Constitutional Provisions

Any upright Mason, on presentation of satisfactory evidence of his having paid all dues against him, and having regularly withdrawn from a Lodge from which he was last a member, may present a petition in writing, which must be vouched for by two members of the Lodge, at a Stated Communication, and which must lie over at least one month for the Brethren to make due inquiry into the character and standing of the petitioner;***(Art. X, Sec. 15(a); Excerpt)

DEFINITION

Regulations

41.19 (346) The word "membership" as it occurs in Article X, Sections 14, 15, 16 of the Constitution, shall be construed to mean and include "affiliation."

ELIGIBILITY OF PETITIONERS

Regulations

- 41.20 A Mason, with a dimit, can affiliate with any regular Lodge that will receive him, regardless of his residence, without waiver of jurisdiction from the Lodge within whose jurisdiction he may reside, but due inquiry should be made of the Lodge nearest his residence and the Lodge granting his dimit, as to his Masonic standing.
- **41.21** A Mason, whose Lodge is dormant or defunct, is not suspended, but merely unaffiliated, and may apply for affiliation only upon a proper Certificate from the Grand Secretary, to whom a fee of one dollar and all arrears must be paid; *Provided*, That it shall be in the power of the Grand Lodge, or the Grand Master in recess, to remit such arrears in meritorious cases, upon the recommendations of the Lodge to which such Mason proposes to apply for affiliation. (See Regs. 27.15 and 43.06)
- 41.22 A petition for affiliation from a person claiming to have been made a Mason by a Lodge under a Charter from a Grand Body not recognized by this Grand Lodge, cannot be entertained in this Grand Jurisdiction.
- **41.23** A Lodge cannot lawfully affiliate a dimitted Mason while he is under charges in another Lodge.
- **41.24** When a Brother is rejected upon his petition for affiliation, by one of two or more Lodges having concurrent jurisdiction over primitive material, he may apply to either of the others.

41.25 Masons made in Military Lodges may, upon satisfactory evidence produced, be affiliated with any Regular Lodge, but the Lodge should carefully guard against imposition.

Rulings and Decisions

A candidate for affiliation is not restricted as to residence. (1942 Proc. 55)

41.25

Lodge having jurisdiction may receive petition for F. C. Degree from E. A. of a defunct Lodge certified by Grand Secretary. (1942 Proc. 45)

Members suspended from now defunct Lodge of another Jurisdiction must be reinstated in original Jurisdiction before application for affiliation can be received by Florida Lodge. (1944 Proc. 31)

A petition for affiliation will not be received on dimit from Lodge under direct jurisdiction of Grand Lodge with which Grand Lodge of Florida is not in fraternal accord. (1950 Proc. 65)

Proceedings of Lodge, admitting to membership by affiliation of member of a Lodge not recognized by the Grand Jurisdiction of Florida, were irregular and should be abated by order of the Master. (1961 Proc. 162, 168, 319)

PETITION FOR AFFILIATION

Regulations

41.26 Petitions for affiliation used by the Particular Lodges for petitioners from Grand Jurisdictions other than Florida shall be amended forthwith to include the following: Do You Know: To be eligible for resident and/or non-resident relief, a Mason must have been a member in good standing in a Florida Lodge for not less than 10 years, the last three years whereof must have been continuous at the time the application is made?

Do you know it is further provided that a Mason affiliating with a Florida Lodge subsequent to attaining the age of 70 years shall not be eligible for resident and/or non-resident relief? (2003)

41.27 A Lodge can properly refuse to receive a petition for affiliation. A brother has the right to offer his petition, but the Lodge may refuse to receive it at its pleasure.

Rulings and Decisions

A new petition for affiliation is not necessary after rejection but same petition may be renewed at any subsequent Communication. (1946 Proc. 36)

PROCEDURE ON PETITION

Regulations

- **41.28** It is duty of a Lodge before admitting to membership a dimitted Mason residing outside of its territorial limits, to make due inquiry as to his Masonic standing of the Lodge nearest his residence and of the Lodge granting his dimit.
- **41.29** When a Brother affiliates, his dimit must be filed in the archives of the Lodge.
- 41.30 The Secretary of the Lodge must not place his file mark upon a Brother's dimit, unless he be accepted; for in the case of rejection, it should be returned without mutilation.
- **41.31** A Brother by affiliation, or upon receiving the M. M. Degree, thereby becomes a member of the Lodge in which he was elected to receive it.
- 41.32 The petition of a Brother rejected for affiliation, may be renewed at any subsequent Stated Communication of the Lodge.

References

A collective ballot may be taken upon petitions for affiliation. Reg. 35.08.

Rulings and Decisions

Petitioner can not withdraw petition for affiliation and dimit after it has been received by Lodge action. (1946 Proc. 40)

Vote on petition for affiliation before Constitutional time is irregular and proceedings should abate. (1943 Proc. 75)

Petition of applicant for affiliation from Jurisdiction requiring certificate of election before issuance of dimit may be voted on before applicant secures dimit. (1943 Proc. 79)

Correct procedure on petition for affiliation supported by dimit from Lodge in Grand Jurisdiction with which we do not enjoy fraternal relations is for petitioner to renounce allegiance to that Lodge and proceed as any non-Mason. (1946 Proc. 39)

The Grand Jurisdiction of Florida is in fraternal relations with the Grand Lodge of Japan and Florida Lodges may properly receive and act upon petition for affiliation from a member of a regular Lodge of that Grand Jurisdiction. (1968 Proc. 57, 212)

All Petitions requiring an investigation and a ball ballot, with the exception of a Petition for Plural Membership or a membership transfer from one Florida Lodge to another, require a Background Check. (2009 Proc.___)

FEES

Regulations

- **41.33** Whether or not an affiliation fee shall be charged is left with the Lodges, respectively, but the amount of fee, if any, must be fixed by By-Law.
- 41.34 An applicant for affiliation cannot be charged with Lodge dues while he holds his dimit, nor is he liable to any pecuniary assessments.

1

41.35 A By-Law of a Particular Lodge, requiring from an applicant for affiliation, a fee of one dollar, or any other amount, for each year the applicant has held his dimit, is in conflict with the Constitution of the Grand Lodge, and is therefore void.

Rulings and Decisions

A Brother who withdraws from a Lodge by dimit is required to pay all current dues before issuance of dimit and if the Brother in that same year affiliates with another Florida Lodge he is not required to pay dues to the Lodge with which he affiliates because Masonic Law does not contemplate a Brother paying dues more than one time each year. (1959 Proc. 60, 164)

UNAFFILIATED MASONS

Regulations

- 41.36 An applicant for affiliation must present his dimit, and abide the result of the ballot. He cannot force himself into the membership of any Lodge, and therefore has no right to demand an investigation in case of rejection.
- 41.37 A Mason residing twelve months or more under the jurisdiction of any Particular Lodge, willfully unaffiliated, shall not be entitled to any of the rights, privileges or benefits of Masonry, including the right to visit Lodge; nor shall the funeral rites be paid to his memory in death, nor shall the fraternity have any charge or responsibility as to his family.

References

As to penal jurisdiction over unaffiliated Mason, see Reg. 44.12.

Rulings and Decisions

When it is made to clearly appear that a dimit was requested through error from a Particular Lodge, it being the Brother's intent to request dimit only from Appendant Order, such request for dimit may be withdrawn and if any dimit has been issued thereon the same may be returned to the Lodge and canceled. (1959 Proc. 57, 164)

- (a) A dimit more than one year old will support and is an adequate predicate for petition for
- (b) It is not the age of the dimit that deprives a dimitted Brother of his Masonic right, but it is the willful unaffiliation for more than one year which deprives him of such rights. (See Regulations 38.41, 41.37) (1959 Proc. 58, 164)

CHAPTER 42.

LODGES UNDER DISPENSATION (U.D. LODGES)

GENERAL PROVISIONS

Constitutional Provisions

The Grand Lodge has the power to constitute new Lodges, and grant Charters or Warrants of Constitution for the same, and has the supervision and approval of the By-Laws of the Particular Lodges, and therefore may adopt a Uniform Code of By-Laws for their government; *provided*, That local Regulations for the benefit of the Craft be not interfered with. (Art. V, Sec. 4)

The Grand Lodge is clothed with the power of constituting new Lodges upon the Petition of not less than twenty (20) Master Masons. But no Dispensation nor Charter shall issue to a Lodge except upon written consent of the Lodge nearest the place where the new Lodge is to be located and Certificate of the Committee on Work or its duly authorized representative that the Officers and membership of the new Lodge are qualified and capable of conferring the Degrees of Freemasonry.

In the event that two or more Lodges meet at the place nearest the location of the new Lodge, the consent of any one of such Lodges shall be sufficient. (Art. VII, Sec. 1)

In the recess of the Grand Lodge, the Grand Master has authority to grant Dispensations for new Lodges until the next Annual Communication of the Grand Lodge, when due returns of the work, with a copy of their proposed By-Laws for examination, shall be submitted to the Grand Lodge, when a Charter may be granted. But until a Charter is granted, the petitioners for the Dispensation continue their membership in their respective Lodges. (Art. VII, Sec. 2)

The fee for a Charter, or Warrant of Constitution for a new Lodge, shall be fifty dollars, to be paid at time of delivery, and five dollars to be paid as a fee to the Grand Secretary. For Dispensation, a fee of five dollars shall be paid to the Grand Secretary for his services, but no fee for the Dispensation. (Art. VIII, Sec. 1)

PETITION

Regulations

42.01 Dispensation shall not issue for a new Lodge unless petition for Dispensation is signed by twenty (20) or more Master Masons.

References

The Master of a Chartered Lodge cannot be a petitioner for U.D. Lodge. Reg. 19.18

Rulings and Decisions

Plural Members of a Particular Lodge U.D. may sign the Charter of said Lodge U.D. without forfeiting their membership in their Home Lodge. (2005 Pro. 115)

OTHER LODGES CONSENT

References

See Art. VII, Sec. I above.

Regulations

42.02 A new Lodge will not be established within the jurisdiction of a Chartered Lodge against its consent (Constitution, Article VII, Section 1), but the Grand Lodge may recommend a favorable consideration of the subject.

CHARTER

Regulations

42.03 All Charters granted to U.D. Lodges shall be deposited with the Grand Secretary, and held by him subject to the order of the Grand Master, to be delivered to the Lodge by the constituting Officer at the time the Lodge is constituted and the Officers duly installed.

WORSHIPFUL MASTER Regulations

42.04 The Master of a Lodge under dispensation shall be a Past Master of a Florida Lodge, however, the Grand Master may waive this regulation in his discretion. (1984)

MASONIC DISTRICT

Regulations

42.05 When Charters are granted U.D. Lodges it is the Grand Master's responsibility to assign them to the proper Masonic District.

OPENING AND SETTING TO WORK

Regulations

42.06 When a Lodge under Dispensation is to be set to work, a Communication shall be called for the purpose by the designated Master. The Grand Master, or his duly authorized representative, shall preside and open the Lodge. The Dispensation shall be read and ordered recorded in full in the minutes, and the Lodge instructed in regard to its powers and duties. The Officers appointed shall not be installed, but shall be placed in charge of the Lodge, and the Dispensation, a copy of the Constitution and the Laws of this Grand Lodge, and a copy of the Monitor, shall be delivered to the Master.

POWERS OF GRAND MASTER

Regulations

42.07 Lodge under Dispensation is a creature of the Grand Master by virtue of a Constitutional provision (Article VII, Section 2). It possesses no power or authority, except such as is expressly stated in Dispensation. Its existence extends only to the first day of the month in which the next Annual Communication of the Grand Lodge will be held, to which its authority, records and documents must be surrendered.

If no Charter is applied for, and it is desired by the members of the late U.D. Lodge to continue its Dispensation, petition for same must be presented to the Grand Master after the close of Grand Lodge, as petitions for the U.D. Lodges must be made to the Grand Master in recess, and not to the Grand Lodge while in session. None but members of Florida Lodges in good standing, and dimitted Masons, in or out of Florida, are eligible to sign petition for a Lodge U.D. and then only if dimits of dimitted Masons, and receipts for current year's dues, of members of Florida Lodges, are filed with the Grand Secretary, along with the petition.

If a Charter is granted to a U.D. Lodge, the Grand Secretary shall transmit with the Charter a true and correct copy of all dimits filed in his office with the petition for the U.D. Lodge and the Charter.

U.D. Lodges cannot affiliate members, but the Grand Master may add qualified members at any time by unanimous request of the U.D. Lodge expressed by unanimous ball-ballot at a Stated Communication. It is also his prerogative to remove any member or members, or to revoke the Dispensation.

JURISDICTION AND POWERS

Regulations

- **42.08** A Lodge U.D. cannot entertain charges against any of its members, nor try them for Masonic offenses. A Lodge U.D. is a creature of the Grand Master, who can add to or strike members from its roll at his discretion.
- **42.09** A Lodge under Dispensation cannot legislate except to arrange for its meetings and fees for Degrees, but Brethren receiving the M.M. degree therein are members thereof. It cannot elect Officers, make By-laws, affiliate members, grant dimits, or install its Officers. Nor is the Worshipful Master designated in the Dispensation entitled, at any time, to the title or Degree of "Past Master."

A lodge, therefore, cannot make By-Laws for its government while working under Dispensation, but under the provisions of Article VII, Section 2 of the Constitution, a Lodge U.D., when petitioning for a Charter, is required to submit to the Grand Lodge, for its examination, a copy of proposed By-Laws for its government as a new Lodge, to be regularly adopted by the new Lodge, if and when, it is Chartered, constituted, and its Officers duly installed.

- **42.10** Lodges U.D. have the same right of jurisdiction as Chartered Lodges. Non-Masons living within its jurisdiction must petition the U.D. Lodges, but the U.D. Lodge does not acquire jurisdiction over a non-Mason who had previously petitioned a more distant Lodge.
- **42.11** Lodges under Dispensation are subject to the same Regulations as Chartered Lodges, as to balloting for candidates and the time which must elapse between the Degrees.

Rulings and Decisions

- (b) U.D. Lodge does not have authority to collect affiliation fee.
- (c) U.D. Lodge has no authority to issue receipts for dues to members.
- (d) U.D. Lodge does not have authority to refuse paid-up member in good standing the privilege of signing petition for Charter.
- (e) There is no provision for use of petitions for affiliation by U.D. Lodge. The proper procedure is for Lodge by unanimous vote to request Grand Master to add to roll of members. (1959 Proc. 59-60, 164)

MEMBERSHIP AND DUES

Regulations

- **42.12** Membership in a U.D. Lodge in no way affects the membership of a member of a Chartered Lodge.
- 42.13 All Brethren who are members of a Lodge U.D. when a Charter is granted may become members of the newly Chartered Lodge by signing the petition for Charter, but this is not compulsory, and those members of chartered Lodges who do not sign the petition for Charter retain their membership in their respective Lodges, unaffected. A Master Mason, raised in a U.D. Lodge, becomes a Charter member automatically, if and when Charter is granted, and does not have to sign petition for Charter. Newly Chartered Lodges are authorized to complete Degree work begun while they were U.D. Dimitted members of a Lodge U. D. may sign petition for Charter and become Charter members of the new Lodge. If they fail to sign the petition for Charter, their dimits are returned to them.

- **42.14** If Charter is granted petitioners for a new Lodge, their relation with their former Lodge or Lodges is automatically terminated. Care should therefore be observed that no petitioner for the new Lodge Charter is under charges.
- 42.15 If for any reason a Dispensation is not renewed or a Charter granted, all brethren who may have received Degrees in such Lodge under Dispensation shall be provided by the Grand Secretary with Certificates stating the fact, and such brethren as may have received all the Degrees shall thereafter have the status of unaffiliated Masons. Any one who has not received all the Degrees may petition any Lodge in whose jurisdiction he resides upon said Certificate for the remaining Degrees, and upon election thereto and upon receiving the Master Mason Degree shall become a member of such Lodge.
- **42.16** Members of a Lodge U.D. shall not be required to pay the current year's dues to their old Lodge when signing the application for Charter and if such dues have been paid to their Lodge, or Lodges, then if a Charter be granted to such Lodge U.D., any amount paid as dues by members of such Lodge U.D. to their former Lodge or Lodges shall be promptly paid over by such former Lodge or Lodges to the newly Chartered Lodge, and such members shall be accounted for only by the new Lodge. (See Const. Art. VIII, Sec. 2)

RECORDS

Regulations

- **42.17** A Lodge U.D. must keep a complete record of its proceedings. Such record should exhibit a fair specimen of that intelligence and regularity of proceedings which are characteristic of well-governed Masonic Lodges. From that record and its evidence of fraternal prosperity the Grand Lodge is to judge whether or not a Charter should be granted.
- **42.18** The instruction booklet, "How to Form and Set a U.D. Lodge to Work," adopted in the 134th Annual Communication, with such revisions adopted by this Grand Lodge from time to time, is the official publication for guidance in forming a new Lodge. (1985)

Rulings and Decisions

Section 2 of Article VIII of the Constitution requires Lodge receiving dues for year in which new Lodge was chartered to remit to the newly Chartered Lodge all current dues collected by it from members who became members of new Lodge. (1967 Proc. 74, 210)

Digest of Masonic Law

CHAPTER 43.

DEFUNCT LODGES

PROPERTY

Constitutional Provisions

The Grand Lodge has the power to suspend the Charter of any of the Particular Lodges, or of arresting or withdrawing the Charter of any of the Particular Lodges for good cause shown; and when a Lodge forfeits or surrenders its Charter, the Grand Lodge succeeds to all its Furniture, Jewels, funds, books, papers, and other property, and may appoint some proper officer to take charge of the same for the benefit of the Craft; *Provided*, That when the Charter of a Lodge is restored, all of its Furniture, Jewels, books, papers and other property, shall also be restored. (Art. V, Sec.5).

Regulations

- **43.01** When a Charter is arrested or surrendered, all the property of the Lodge escheat to the Grand Lodge, and a custodian thereof should be promptly appointed, and upon restoration, such property reverts to the resuscitated Lodge, and in the event such property has been sold by the Grand Lodge, the proceeds of such sale, less the expenses incurred by Grand Lodge in connection with such property, shall be paid to said resuscitated Lodge in lieu of restoration of such property.
- **43.02** The Grand Secretary is authorized to sell personal property of defunct Lodges, as and when directed by the Grand Master, and report of such sales shall be rendered to the Grand Lodge at the next Annual Grand Communication.

References

Under direction of the Grand Master the District Deputy Grand Master may receive the property of defunct Lodge. Const. Art. X, Sec. 11.

The Committee on Grand Lodge Properties may sell real and personal property of defunct Lodge with approval of the Grand Master. Reg. 13.13.

UNFINISHED WORK

Regulations

43.03 A Lodge of competent jurisdiction otherwise, may, upon a proper Certificate from the Grand Secretary, lawfully finish work begun by a Lodge which has become defunct, and advance an Entered Apprentice or Fellow Craft Mason.

RIGHTS OF MEMBERS OF DEFUNCT LODGES

Regulations

- **43.04** Members of a Lodge whose Charter has been forfeited or surrendered, whose only dereliction or disability rests upon arrears for dues, shall, upon paying the same to the Grand Secretary together with \$1.00 fee for the use of the Grand Lodge, receive a Grand Lodge Certificate, upon which he can make application for membership to any Regular Lodge.
- 43.05 A Mason whose name does not appear upon the rolls of a Lodge at the time it becomes dormant, must produce conclusive evidence that he was a member in good standing in said Lodge at the time of its demise, before he is entitled to a Certificate from the Grand Secretary qualifying him to make application for membership in a Regular Lodge.
- **43.06** A Mason, whose Lodge is dormant or defunct, is not suspended, but merely unaffiliated, and may apply for affiliation only upon a proper Certificate from the Grand Secretary, to whom a fee of one dollar and all arrears must be paid; *Provided*, That it shall be in the power of the Grand Lodge, or the Grand Master in recess, to remit such arrears in meritorious cases, upon the recommendation of the Lodge to which such Mason proposes to apply for affiliation.
- **43.07** Members of defunct Lodges are required to pay dues up to the time the Charter is surrendered or declared forfeited, before they can obtain Grand Lodge Certificates, except in cases where dues are remitted under Regulations. (See 9.13, 27.15)

Rulings and Decisions

 $E.A.\ of\ defunct\ Lodge\ certificated\ by\ Grand\ Secretary\ may\ petition\ Lodge\ having\ jurisdiction\ for\ F.\ C.\ Degree\ (1942\ Proc.\ 45)$

REINSTATEMENT OF MEMBERS OF DEFUNCT LODGES References

A member suspended for non-payment of dues of a Lodge thereafter becoming dormant may be reinstated by the Grand Master upon payment of arrearage and recommendation of some regular Lodge. Reg. 27.15.

RESTORATION OF CHARTER

Regulations

43.08 After a Particular Lodge has remained defunct for five (5) years, the re-establishment of a Particular Lodge in that jurisdiction shall be by petition for U.D. Lodge.

43.09 When a Lodge surrenders its Charter and twelve or more Master Masons petition for the restoration of said Charter. the Grand Lodge or its authority, upon being satisfied from the facts and reasons set forth that the best interests of Masonry will thereby be served, will grant the prayer of the petitioners, and the authority restoring the Charter will make provisions for officering the Lodge.

References

The Grand Master has the power to restore a suspended Charter during recess of Grand Lodge. Reg. 6.02.

CHAPTER 44.

PENAL CODE*

GENERAL PROVISIONS

Constitutional Provisions

The Grand Lodge shall, by Regulation, prescribe the procedures for administration of Masonic Justice. Such Regulations shall provide for notice to an accused Mason, service or specific charges upon him, reasonable opportunity to respond thereto, fair and impartial hearing thereon and right of appeal from any judgment to the Grand Lodge. (Art. X, Sec. 19)

OFFENSES AGAINST MASONIC LAW

Regulations

- 44.01 As piety, secrecy, obedience, temperance, truth, honesty, chastity and charity are a few of the many virtues upon which mystic covenants and virtues are based, so their contrarieties, profanity, evil speaking, insubordination, deceit, intemperance, lewdness and derision are a few of the many vices which are subjects of fraternal discipline, and for the correction or vindication of which every Lodge involved is responsible to the whole Fraternity.
- **44.02** Every breach or violation of proper fraternal deportment in the Lodge, and every wrongful disobedience of a legitimate order, notice or summons from competent Masonic authority, is contempt.
- **44.03** A Lodge cannot be used as a medium to collect a debt or to adjust a claim by charges and specifications.
- **44.04** Making and filing of false charges against a Brother knowing them to be false or making and filing false charges upon information and belief without due and careful investigation as to the truth thereof is unmasonic.

*Note-Chapter 44 was completely revised and rewritten, 1979.

44.05 Serving or sale of beer, wine, liquor or any other alcoholic or intoxicating beverage on any property owned or leased by the Grand Lodge or a Particular Lodge or at any meeting called, held, sponsored or conducted by or under auspices of a Particular Lodge or the Grand Lodge is strictly prohibited. These prohibitions shall apply to all table Lodges but the use of wine for Ceremonial purposes by Allied and Appendant Bodies shall not be prohibited. (1992)

Rulings and Decisions

The serving of any intoxicating beverage in Masonic Temples or Lodge Rooms or at Masonic banquets is forbidden by Masonic Law. (1969 Proc. 58, 212)

The use of wine by Churches or religious organizations in the sacraments while using Lodge property shall not be prohibited. (2000 Proc. 97-98)

- 44.06 Inasmuch as this Grand Lodge is not a profit-making business nor organization and does not engage in profit-making activities for itself, nor for its members, an individual member of the Craft should neither use nor employ his connection with Freemasonry toward the realization of commercial or political gain or advantage. Consistent with the foregoing, the use of Masonic membership or affiliation for political or commercial purpose, including but not limited to advertising or publicizing such membership by signs, letterheads, cards, or otherwise in connection with any political or commercial activity, or solicitation of political support or commercial advantage at any Masonic meeting, is unmasonic. Provided, however, that nothing herein shall prevent the use and publicizing of Masonic membership consistent with:
- (a) Activities and programs specifically provided for elsewhere in this Digest, such as Public Education and Citizenship, Charity, or pursuant to Regulations 4.13 and 26.20.
- (b) Display of Masonic emblems, symbols, patents, certificates, or the like in the interior offices of a Member's place of business or profession, consistent with pride of membership in the Fraternity and good taste; and
- (c) Display of Masonic emblems and symbols on vehicles that do not display signs nor advertisements promoting or advertising a commercial or political enterprise.
- (d) Displays by organizations engaged in the manufacture or sale of Masonic jewelry, emblems, or regalia. (1989)

- **44.07** Obtaining a Degree or Degrees of Freemasonry by fraud, untrue statements or representations or by knowingly concealing and withholding information relevant and material to eligibility for such Degrees is a proper subject for Masonic discipline.
- **44.08** Every violation of the moral law, written or unwritten, whether emanating from the Particular or Grand Lodges, is an offense against the established Laws, usages and customs of Masonry; and any Lodge, Grand or Particular, of competent jurisdiction, may take cognizance.
- **44.09** No Free and Accepted Mason is at liberty to relate, out of the Lodge, what is said or done within, for a mischievous, wrongful or vicious purpose. Such conduct would be extremely reprehensible and be punishable according as the circumstances are aggravated or mitigated (1979).
- **44.10** It is not unlawful for a Mason to ask a non-Mason if he would like to apply to become a Mason and offer to furnish a non-Mason information about Freemasonry including the procedures to be followed to become a Mason and offer assistance in the event the non-Mason should desire to become a member of the fraternity nor will it be unlawful for the Mason to remind the non-Mason of the offer but if no favorable response is made to the offer and reminder no further offer shall be made to the non-Mason. (1996)

Any such inquiry or offer shall be limited to a non-Mason who is believed to be of good morals, high character, upright in his community and has a favorable impression of our Fraternity. It shall be unlawful to urge, insist, attempt to persuade, argue, or use any other device or tactic to induce a non-Mason to petition for membership in the Fraternity. (1996)

The essence of the relationship between a Mason and a nonMason in this matter should be limited and restricted to an inquiry and offer of assistance and one reminder of the offer to the end that it may always be said of every Mason that he came to membership of his own free will and of his own volition. Any action on the part of a Mason in approaching a non-Mason in respect to membership that would violate this concept is unlawful and would subject the Mason to discipline. (1996)

44.11 Any member of a Lodge of this Grand Jurisdiction who uses or refers to any written or printed books, manuscripts or papers purporting to disclose or expose the secret work of Freemasonry, except the authorized written work of this Grand Jurisdiction when lawfully authorized so to do, shall be subject to discipline (1979).

PENAL JURISDICTION OF THE GRAND LODGE AND THE PARTICULAR LODGES

References

The Grand Lodge has exclusive original Penal Jurisdiction over elected Grand Lodge Officers for life, and over Masters and Wardens of the Particular Lodges and District Deputy Grand Masters and subordinate Grand Lodge Officers while in office and continuing jurisdiction after expiration of term of office as to offenses committed while in office. (Reg. 4.02-1984)

PENAL JURISDICTION OF A LODGE

Regulations

- **44.12** Penal jurisdiction is of two kinds:
- (a) Geographical, which is that jurisdiction over the territory surrounding the Lodge and extending in every direction one half the distance to the nearest Lodges, without regard to concurrent jurisdiction for receiving petitions for the Degrees and extending to all Masons, whether affiliated or unaffiliated, residing within its territory as above defined; and
- (b) Personal, which is that jurisdiction of the Lodge over its own members, wherever they may reside. (1979)
- 44.13 The primary responsibility for administration of Masonic Justice is the responsibility of a Lodge for the conduct of its own members, and whenever practicable charges of unmasonic conduct shall be filed in the Lodge of the accused membership. (1979)
- 44.14 When charges of unmasonic conduct are filed against a Mason in a Lodge in whose territory he resides but of which he is not a member, the secretary of the Lodge in which the charges are filed shall, in addition to furnishing copy to the Grand Master, District Deputy Grand Master and Grand Secretary, also send copy to the Lodge of the accused membership. (1979)
- 44.15 When charges of unmasonic conduct are filed against a Brother in a Lodge of which he is not a member but in whose jurisdiction he resides, the charges shall forthwith be transmitted to the Lodge of the Brother's membership if such Lodge is in the same Masonic District as the Lodge in which the charges were filed; and thereupon the Lodge in which the charges were

filed shall have no jurisdiction to proceed further in the matter, and the Lodge of the Brother's membership shall have jurisdiction and responsibility for all further proceedings.

The Secretary of the Lodge in which charges were filed shall immediately transmit such charges to the Secretary of the Lodge of the accused Brother's membership by registered or certified mail with return receipt requested with copies of charges to the Worshipful Master of the Brother's membership, the Grand Master, Grand Secretary, District Deputy Grand Master, the accused, and to the Brother or Brothers that filed the charges. No action of the Lodge originally receiving such charges shall be necessary for the Secretary to transmit such charges to the Lodge of the accused membership, but the Secretary shall at next Stated Communication of the Lodge report his action and make appropriate record in the minutes. (1979)

- **44.16** Entered Apprentice and Fellow Craft Masons are subject to Masonic discipline and shall be entitled to all the rights of a Master Mason in respect to the charges against them and the proceeding thereon except those proceedings which must be conducted in a Master Mason Lodge, but the Master Mason Lodge may be called into recess for purpose of permitting the Entered Apprentice or Fellow Craft to present argument or make other appropriate statement in respect to such charges. (1979)
- **44.17** If disputes arise between two (2) Brothers, and it is impossible to tell upon whom the blame rests, and it is evident that there has been a violation of Masonic Law, then both should be put upon trial. (1979)
- **44.18** A Lodge has the right to try a member for an offense committed before his initiation when it is of such character that if known at the time of balloting it would have prevented his acceptance. (1979)
- 44.19 If the Brethren of a Lodge believe that there may have been a serious breach of the moral law, by one of their members, in which another Mason was grievously offended, it is their duty to investigate his conduct, whether the offended Brother desires to make formal complaint or not, since it is not in the power of any one Mason to prevent an investigation when the reputation of the Fraternity is at stake. (1979)
- **44.20** A Mason, after affiliation, may prefer charges against an older member for an offense committed prior to said affiliation. (1979)

JURISDICTION OF THE GRAND LODGE

Regulations

44.21 - It shall be the duty of every member of a Florida Lodge to report to the Worshipful Master all convictions of members of the Lodge and of unaffiliated Masons residing in the Penal Jurisdiction of the Lodge of which he has any knowledge.

It shall be the duty of the Worshipful Master of a Lodge to promptly notify in writing the Grand Master, the Grand Secretary and the District Deputy Grand Master of the District the name and address of any member of his Lodge and the name and address of any unaffiliated Mason residing in the Penal Jurisdiction of his Lodge:

- who is convicted of a criminal offense involving moral turpitude under any State or Federal law, or
- (2) who is being charged with any such offense and who enters any plea other than "not guilty," or
- (3) who, when charged with any such offense, enters into a "pre-trial intervention program" or joins in any "plea-bargaining" in which one of the stipulations is that he admits his guilt as to the charges, together with a copy of the charges of which the Brother was convicted, or to which he entered a plea, a copy of the judgement and sentence and other relevant information or a copy of the stipulations of a pre-trial intervention program in which he admitted his guilt as to the charges and in which he may have also agreed to a specified term of probation after which time, and if all the stipulations are satisfied, the charges would be dropped. (1995)

Moral turpitude is that element of an offense that characterizes the act done as an act of depravity, baseness, vileness, wickedness or evil and contrary to the accepted and customary rules of right and justice and violative of the duty between man and man and includes any and all violations of moral law.

Upon receipt of such notice and information as aforesaid, the Grand Master shall cause written notice to be served upon such member in accordance with Regulation 44.28 directing him to show cause in writing within thirty (30) days of service why he should not be suspended. If the member fails to respond to the Grand Master, he shall be suspended without further notice. If the member does respond within the thirty (30) days, the Grand Master shall direct the Chairman of the Penal Affairs Panel to convene a review board of three (3) Master Masons, two (2) of whom shall be members of the Penal Affairs Panel. The matter shall proceed in the same manner as provided in Regulation 44.53, except that the review board shall receive the testimony and argument in writing. The review board may, in its discretion, also hear all or part of the matter orally. The review

board shall promptly submit its written findings and recommendations together with the complete record to the Grand Master, with copies to the Chairman of the Penal Affairs Panel and to the member. The Grand Master may adopt, modify or reject the recommendations of the review board or may direct that charges be filed. Notwithstanding the provisions of Regulation 44.56, any suspension hereunder shall continue until the member has served his sentence of imprisonment, parole and/or probation or had his civil rights restored, whichever last occurs; and the member may not seek reinstatement until one (1) year after expiration of his suspension. The Petition for reinstatement may be filed with the Lodge and take its usual course and the ballot must be unanimous. The timely filing of an appeal of the conviction to the appropriate civil court shall stay action under this Regulation until the appellate process has been concluded.

If the Grand Master shall direct that charges be filed, he may specify who shall file the charges or he may specify the number of Master Masons required to sign the charges without regard to requirements as to the signatures to charges in any other provisions of this Penal Code. All trials ordered under this Regulation shall be by Trial Commission. (1986)

44.22 There shall be a Penal Affairs Panel composed of fifteen (15) Master Masons in good standing in their respective Florida Lodges who shall be appointed and serve terms as follows:

Each year the newly installed Grand Master shall appoint five members of the Panel to serve terms of three (3) years. In the event of vacancy the Grand Master shall make appointment for unexpired term.

For the first year after effective date hereof, the Grand Master shall, in conference with Deputy Grand Master and Senior Grand Warden, appoint five (5) members for terms of three years, five (5) members for terms of two years, and five (5) members for terms of one year.

Each year the Grand Master shall designate one member as Chairman and another member (whose term shall not coincide with term of Chairman) as Vice-Chairman.

Ruling and Decision

Applicant must file a Petition for Reinstatement and that Petition must follow the usual course and that the ballot must be unanimous. (1986 Proc. 71)

1989 322a

Members of the Panel should be lawyers, Judges, and men experienced in law enforcement and court procedure.

It shall be the duty of the Grand Secretary, upon receipt of each and every paper relating to penal matters, to forthwith make record thereof in a book kept for that purpose and forward copy to Chairman and Vice-Chairman of the Panel.

The Chairman, under the direction and supervision of the Grand Master shall be the administrator of the Penal system of the Grand Lodge and shall keep current docket record of each Penal Proceeding in a book provided by the Grand Lodge for that purpose, which book shall be delivered to his successor.

The Grand Master shall inform the Chairman in respect to all acts or actions taken or proposed to be taken by the Grand Master and copies of all documents issued by the Grand Master shall be delivered to the Chairman and to the Grand Secretary, the accused Brother, his counsel, and such other persons as may be appropriate.

The Grand Secretary, upon request therefor, shall make available to the Chairman of the Penal Affairs Committee, the Chairman of the Appeals Committee of the Jurisprudence Committee and to the Jurisprudence Committee any file or files, documents and papers or copies thereof relating to Penal Affairs.

The Grand Master may, by Executive Order, confer upon the Chairman of the Panel the power to exercise any or all of the powers of the Grand Master in respect to Penal Affairs. The Executive Order shall be filed with the Grand Secretary and copies furnished to Grand Lodge Officers, Particular Lodges, Past Grand Masters, and Chairman of Penal Affairs Panel.

In the event the Grand Master shall delegate any or all of his powers to the Chairman of the Panel, the Grand Master shall continue to supervise all Penal Affairs.

If the Grand Master shall delegate any or all of his powers aforesaid to the Chairman of the Panel, any person aggrieved by any act or action of the Chairman during the progress of the proceedings may appeal to the Grand Master in writing for review of such act or Order.

Such appeal shall be taken not later than fifteen (15) days after the act or action complained of and shall be in writing and set forth clearly and fully the act or action complained of and the reasons for the appeal.

322b 1985

Copies of the written appeal shall be delivered to the Chairman of the Penal Panel, and the Grand Secretary.

The Grand Master shall enter Order approving, reversing, amending or correcting the act or action of the Chairman and file his Order with the Grand Secretary with copy to the Chairman of the Penal Affairs Panel and to the complaining party.

This Regulation shall not be construed to permit appeal to the Grand Master of final judgment of the Lodge or Trial Commission, which appeal must be addressed to the Grand Lodge as provided in this Penal Code. (1983)

POWERS OF THE GRAND MASTER

Regulations

44.23 Notwithstanding any other provision of this Penal Code, the Grand Master may, upon receipt of copy of charges

1985 322c

or at any other time or stage of the proceedings, take such action in regard to the proceedings as he may be advised, including but not limited to directing the Lodge as to further proceedings, abatement of proceedings pending investigation, appointment of Trial Commission, referral of the matter to the Penal Affairs Committee or to the Chairman thereof or to any member or members of the Committee with such orders as he may deem appropriate, and in any and all other ways control and direct the proceedings to a conclusion.

Copies of all orders shall be filed in the office of the Grand, Secretary and a copy delivered to the Lodge, to the District Deputy Grand Master, to the accused, and to any other person affected by said order or orders.

The Grand Master, in the exercise of his discretion, may investigate or cause to be investigated any matter coming to his attention and file charges or order charges to be filed in every instance where there is probable cause to believe there has been conduct justifying filing of charges.

The grant of powers herein shall not be construed to limit, restrict or impair the inherent powers of the Grand Master or any other powers of the Grand Master set forth herein but shall be construed as additional and cumulative powers.

The Grand Master shall enter an order for Expulsion from the Fraternity for any member who is "convicted," of any of the following crimes or who when charged with any of these crimes enters into a "pre-trial Intervention program" or who joins in any "plea bargaining" in which one of the stipulations is that he admit his guilt or who enters a plea of anything other than "not guilty" when charged with Murder, Attempted Murder, Sexual Battery, Child Molestation, Terrorism or the use of a Firearm during the commission of a Felony. (2008)

PREFERMENT OF CHARGES, SERVICE THEREOF AND ANSWER

Regulations

- 44.24 Any Master Mason who is a member in good standing in a regular Lodge may file charges of unmasonic conduct against any Mason either in the Lodge of the accused membership or in the Lodge in whose territory the accused resides. Charges against an unaffiliated Mason shall be brought in the Lodge in whose jurisdiction the accused resides. The Vigilance Committee of a Lodge may file charges in such Lodge against any member of the Lodge or against any Mason residing in the jurisdiction of the Lodge.
 - 44.25 Charges shall be in writing and shall conform to the following:

- Chap. 44
- (a) Addressed to the Worshipful Master, Wardens and members of the Lodge in which the charges are to be filed with address of such Lodge.
- (b) The name of the accused, his address, Lodge membership or that the accused is unaffiliated and telephone number if known.
- (c) The general charge shall be that the accused is guilty of unmasonic conduct, which general charges shall be followed by clear, definite and detailed specification of the acts or actions of the accused. If more than one (1) charge is made, each charge shall be consecutively numbered with appropriate spacing between each of the charges.
- (d) Each charge shall specify in clear language the acts or actions of the accused, the time and date or dates thereof, the place where such acts or actions took place, and the name or names of witnesses having knowledge of such action and upon whose testimony the accuser or accusers will rely upon at trial of the accused.
- (e) Each fact alleged in a charge shall be presumed to be facts of which the accuser or accusers have personal knowledge unless such fact is specifically stated to be alleged upon information and belief.
- (f) The charges shall conclude with the statement that the accusers or accuser, on his or their Masonic honor, allege the charges to be true, except such charges as are stated to be upon information and belief and that upon investigation they verily believe the charges or charge to be true.
- (g) The charges shall be signed by the accuser or accusers together with his or their address and telephone number, if any, and Lodge membership.
- (h) The original and six (6) signed duplicate copies of the charges shall be filed with the Secretary.
- (i) The charges or charge shall be in substantially the following form:

1

To the Worshipful Master, Wardens and Members of <u>2</u> Lodge No. <u>3</u> located at 4:

In Re: Charges against Brother <u>5</u> who resides at <u>6</u> and whose address is <u>7</u> and whose telephone number is <u>8</u> and who is a member of <u>9</u> Lodge No. 10 (or is unaffiliated).

The undersigned hereby charge Brother <u>5</u> with unmasonic conduct as hereinafter specified:

1. Brother <u>5</u> on or about the <u>11</u> day of <u>11</u> A.D. 20 A.L. 60 (or during the period beginning on the <u>11</u> day of <u>11</u> A.D. 20 A.L. 60) ---- and ending on the <u>11</u> day of <u>11</u> A.D. 20 A.L. 60) at <u>13</u> in <u>14</u> did <u>15</u>.

Witnesses having knowledge of the foregoing are $\underline{16}$, $\underline{17}$, $\underline{18}$ and $\underline{19}$.

2. On information and after due and careful investigation the undersigned verily believes that Brother <u>5</u> (continue as in charge No. 1).

The undersigned upon his or their Masonic honor allege the above charges are true except those alleged upon information and belief and the undersigned verily believe those to be true after due and careful investigation 20, 21 and 22.

- 1. Date charges are being prepared.
- 2. Name of Lodge in which charges will be filed.
- 3. Lodge number.
- 4. Location and address of Lodge in which charges will be filed.
- 5. Name of accused.
- 6. Residence of accused.
- 7. Mailing address of accused.
- 8. Telephone number of accused.
- 9. Lodge of which accused is a member.
- 10. Lodge number.
- 11. Date or dates of alleged unmasonic conduct.

- 12. Place where offense was committed.
- 13. Name of city, town Or community where offense was committed.
- 14. Name of state.
- Detailed description of the acts, actions, words or conduct constituting the offense.
- 16. Name or names of witnesses having knowledge of the unmasonic conduct and who will testify thereto.
- 17-19. Residence, address and telephone number of witnesses and if a witness is a Mason the name and number of his Lodge.
- Name, residence address and telephone number and Lodge membership of accuser or accusers.
- 44.26 For administrative and time purposes, charges shall be deemed filed when the original and six (6) copies have been delivered to the Secretary of the Lodge personally or by registered or certified mail with return receipt requested. Upon receipt of charges, the Secretary shall forthwith endorse on the original and all copies the date and time of delivery to him and the means by which the same was delivered to him. Such action shall not be considered a formal filing of charges until such charges are accepted either by the Lodge or Grand Lodge for prosecution. (2010)

DUTIES OF THE WORSHIPFUL MASTER AND SECRETARY UPON RECEIPT OF CHARGES

Regulations

- **44.27** Upon receipt of charges the Secretary shall:
- (a) File the original in the records of the Lodge.
- (b) Deliver personally or by registered or certified mail copies of the charges to:
 - (1) The Worshipful Master of the Lodge.
 - (2) The District Deputy Grand Master.
 - (3) The Grand Secretary.
 - (4) The Grand Master.

- (5) If the accused is a member of a Florida Lodge other than the Lodge in which the charges are filed, the Secretary shall deliver copy of the charges to the Worshipful Master of the Lodge of the accused membership.
- (6) If the accused is a member of a Lodge of a foreign jurisdiction, the Secretary shall deliver, additional copy of the charges to the Grand Secretary for delivery by the Grand Secretary to proper Masonic authorities of such foreign jurisdiction.
- (c) Upon receipt of the charges the Worshipful Master shall examine them and determine if they be in proper form and if they state an offense against Masonic Law.

If the charges are in proper form and sufficiently state an offense, the Worshipful Master shall direct the Secretary to serve copy of the charges as provided in Regulation 44.28.

If the charges are not in proper form or shall be insufficient to state an offense, the Worshipful Master shall enter his written order stating therein the errors, omissions or deficiencies in the charges and either dismiss the charges or direct amendments thereto or other proceedings thereon as he may be advised and shall file his order with the Secretary. The Secretary shall deliver personally or by registered or certified mail, with return receipt requested, copies of the order of the Worshipful Master to the accused, the accusers, the District Deputy Grand Master, the Grand Secretary and the Grand Master.

The dismissal of the charges by the Worshipful Master shall not preclude or prevent filing of other or further charges which shall take the same course as the original charges.

44.28 After determination by the Worshipful Master that the charges are in proper form and state a violation of Masonic Law, the Secretary shall, at direction of the Worshipful Master, serve a copy of the charges upon the accused:

- (a) By Personally delivering a copy of the charges to the accused; or
- (b) By delivery of a COPY of the charges to the usual Place of residence of the accused and in absence of the accused delivery to an adult (age 18 or more years) member of the family of the accused residing at and with the accused at the usual place of residence of the accused; or
- (c) By registered or certified mail addressed to the accused at the last known address of the accused.

The Secretary shall make notation on the original of the charges of service on the accused, specifying the time, date and manner of service.

If service cannot be made as above provided, the Secretary shall announce at the next Stated Communication of the Lodge his failure to effect service upon the accused and request information as to the whereabouts of the accused and make other search and inquiry in regard thereto; and if the accused cannot then be found and served, the Secretary shall make written record of all his efforts to serve the accused and report to the Lodge, and thereafter the matter shall proceed as if the accused had been served with copy of the charges and had failed to respond thereto.

Every member of the Lodge has the duty to inform the Secretary of the Lodge of his mailing and residence address and any change thereof, and if he fails to do so cannot be heard to object to lack of service or receipt of notices.

ANSWER OR OTHER RESPONSE TO CHARGES

Regulations

44.29 If the accused shall be served with a copy of the charges or sign receipt for registered or certified mail containing a copy of the charges at least ten (10) days before the next Stated Communication of the Lodge (in counting the ten (10) days the day of service or signing of receipt shall not be counted but the day of the Stated Communication shall be

counted), he shall, on or before the day of the next Stated Communication of the Lodge, file with the Secretary his answer to the charges admitting, denying or excusing each of the charges against him.

If the accused shall not be served with a copy of the charges or sign receipt for mail containing the charges at least ten (10) days before the next Stated Communication of the Lodge, he shall, on or before the day of the next succeeding Stated Communication file answer; provided however the accused may waive the ten-day period and file answer or objections at next Stated Communication after such service or receipt.

Reference

If accused or the Lodge desire trial by Trial Commission procedure is set forth in Regulation 44.63.

44.30 The answer shall set forth in plain language the facts of the case and shall specifically admit or deny or excuse each of the charge or charges in consecutively numbered paragraphs in the charges.

The answer shall be signed by the accused, who shall certify on his honor as a Mason that the facts set forth in the answer are true except as to such facts as may be alleged on information and belief and in such case he shall certify that he verily believes such facts to be true.

If the answer contains any matter not pertinent or material to the case it may be stricken by action of the Lodge or Trial Commission.

The original and six (6) signed copies of the answer shall be delivered to the Secretary, who shall retain original in the Lodge files and deliver a copy to the Worshipful Master, the District Deputy Grand Master, the Grand Secretary and the Grand Master.

44.31 For good cause the Worshipful Master may allow charges or the answer to be amended, but in every such instance copies of such amendment shall be served or delivered as in the ease of the original charges or answer.

- 44.32 If the accused shall fail to file answer or other response to the charges after proper notice, he shall by direction of the Worshipful Master be given further and final notice by registered or certified mail to appear or file response within the time set forth in the final notice; and upon failure to appear or respond to said final notice or if the accused in his answer shall admit that he is guilty of the charges, he shall be deemed guilty as charged and the Lodge shall proceed to fix penalty.
- 44.33 If the accused Brother is in prison and unable to obtain someone to represent him, the Worshipful Master shall either upon request of the accused or, if no such request is received, may in his discretion appoint a Brother to represent the accused; and in such case the appointed representative shall, if possible, obtain from the accused a statement either orally or in writing and in reliance thereon file answer in behalf of the accused and sign the same but need not certify as to the truth of such answer.

DETERMINATION TO PROSECUTE OR DISMISS CHARGES AND PROCEEDINGS THEREON

Regulations

- **44.34** (a) At the first Stated Communication of the Lodge after the answer of the accused has been filed with the Secretary the charges and the answer shall be read in full to the Lodge.
- (b) If the answer shall deny the charges or admit the truth thereof but set forth reason or excuse therefor the Lodge, after such discussion as the Worshipful Master shall deem appropriate, shall by majority vote by secret written ballot of members present determine to dismiss or prosecute the charges.
- (c) The accused shall have right to be present at time of reading of the charges and the answer but shall retire from the Lodge immediately thereafter and shall not be permitted to be present at time of discussion or voting.

- (d) If the Lodge shall vote to dismiss the charges, the Worshipful Master shall enter a written order dismissing the charges and file the same with the Secretary.
- (e) If the Lodge shall vote to prosecute the charges, the Lodge shall then determine by majority vote by secret written ballot of members present whether or not to request trial by Trial Commission as provided in Regulation 44.63; and if the Lodge shall determine to request trial by Trial Commission, the Worshipful Master and Secretary shall forthwith prepare and deliver such request to the Grand Master as provided for in Regulation 44.63.
- (f) If the Lodge shall determine to prosecute the charges and not to request trial by Trial Commission the Secretary shall give written notice to the accused that the Lodge has determined to prosecute the charges and not to request trial by Trial Commission and informing the accused of his right to request trial by Trial Commission within ten (10) days after receipt of the notice of the action of the Lodge, which notice shall be by personal delivery or by registered or certified mail with return receipt requested. (In counting days the day of delivery of charges or signing of receipt of registered or certified mail shall not be counted but day for filing request shall be counted.)
- (g) If the Lodge shall determine to prosecute the charges and not to request trial by Trial Commission, and the accused has not filed request for Trial Commission as provided in Regulation 44.63, the matter shall proceed as provided in Regulation 44.35.
- (h) The Secretary shall deliver personally or by registered or certified mail with return receipt requested all orders, notices, request for Trial Commission or copies thereof to the accused, the accusers, the District Deputy Grand Master, the Grand Secretary and the Grand Master. If the Secretary shall personally deliver any of the above he shall take receipt therefor, and all receipts for personal delivery and by mail shall be preserved in the records of the proceedings.
- (i) Notwithstanding the vote of the Lodge to dismiss the charges, the Grand Master in his discretion may order prosecution

and in his order give directions as to further proceedings as provided in Regulation 44.23.

(j) A Brother under charges shall not automatically be excluded from the Lodge except at such time as the Lodge is discussing or voting on matters relating to such charges; but the Worshipful Master may, if he deems it in the best interest of the Lodge and the peace and harmony thereof, enter order excluding the Brother from the Lodge until final judgment of the Lodge or Trial Commission; but the Brother shall not be excluded from the Lodge at time of reading the charges and answer as provided in Regulation 44.34(c) nor at time of trial as provided in Regulation 44.46.

TAKING AND REPORTING TESTIMONY

Regulations

- 44.35 If the Lodge has determined to:
- (a) Prosecute the charges; and
- (b) Not to request trial by Trial Commission as provided in Regulation 44.34;and
- (c) If the accused shall not request trial by Trial Commission within ten (10) days after notice that the Lodge has determined to prosecute the charges and not request trial by Trail Commission; and
- (d) If the Grand Master shall not have entered any order otherwise directing the proceedings;

the Worshipful Master shall appoint a Trial Committee of three (3) members of the Lodge, designating one of them as Chairman to take the testimony in writing.

If possible, the Chairman of the Trial Committee shall confer with the accused or his counsel or representative and enter into agreement relating to all further proceedings as provided in Regulation 44.40; but otherwise the Chairman shall give at least ten (10) days notice to the accuser and the accused and his counsel or representative of date, time and

place of taking testimony. The Chairman shall preside at all meetings of the Committee and at taking of testimony and may adjourn such meetings or taking of testimony to reconvene at such times and places as may suit the convenience of the parties and may tend to promote the cause of truth and justice. When all the evidence has been taken on behalf of the accused and against him, the Committee shall cause the same to be sealed up, addressed to the Master of the Lodge, and deposited with the Secretary.

- **44.36** In the trial of a member all the testimony must be submitted in writing and signed by the witness or witnesses, respectively, except such matters as, in their nature, are improper to be written.
- **44.37** In the taking of testimony, no oath shall be administered. Masons testify upon their honor as such; others affirm upon their honor as gentlemen, etc., as prudence and propriety suggest.
- **44.38** Testimony in a Masonic trial can be taken by deposition, the witness being at a distance, provided notice is given to the accused of the time and place and the name of the witness, or witnesses, and an opportunity is given the accused to cross-examine the witnesses.
- **44.39** The accused and the Lodge may be represented at the taking of testimony before a Trial Committee by Brothers as counsel.

AGREEMENTS AND STIPULATIONS

Regulations

44.40 The accused and the Chairman of the Trial Committee may enter into agreements and stipulations relating to time, place and manner of taking testimony, setting time for other and further proceedings and relating generally to all other matters relevant to disposition of the proceedings; provided, that no agreement shall be made as to date of trial without approval by the Worshipful Master. Such agreements should be made whenever practicable to expedite the proceedings, avoid misunderstandings, avoid unnecessary delays and in all other ways bring the proceedings to speedy conclusion.

332a 1979

EVIDENCE ADMISSIBLE

Regulations

- **44.41** All relevant testimony should be taken and considered on every matter of Masonic investigation.
- **44.42** Rumor and hearsay testimony is not evidence in a Masonic trial, but all information obtained in a regular Masonic manner is admissible.

TRIAL

Regulations

- 44.43 After the Trial Committee has filed the testimony as provided in Regulation 44.35, the Worshipful Master shall appoint a Stated Communication for the trial and announce the same in open Lodge; and if the accused not be present at time of such announcement, the Secretary shall note his absence in the minutes and shall give him notice thereof in the same manner prescribed in Regulation 44.28 for service of charges upon the accused.
- **44.44** The lodge, of right, is the judge of the weight and credibility of testimony.
- 44.45 The filing of charges against a suspended Brother shall operate to restore to him the right to be present in the Lodge during the proceedings relating to the charges against him as provided in Regulation 44.46.
- 44.46 The Lodge is the jury. After the testimony has been read to the Lodge, argument for the Lodge and the accused shall be permitted; but when arguments have been heard, the accused and accuser, together with their counsel, shall retire, and the Lodge, as jury shall then discuss and deliberate upon the law and facts to a reasonable extent. The first question to be voted upon by the members present shall be: "Is the accused guilty or not guilty of the offense charged?" If the accused or his counsel, or any member of the Lodge, prior to the ballot, request it, a vote upon each charge shall be taken separately.

1979 332b

- **44.47** All charges for unmasonic conduct shall be tried upon their merits; and no quibbles, technicalities or special pleadings shall be allowed to prejudice, retard or defeat the ends of Fraternal Justice. In Masonic Trials, the main points of law shall be: First, a charge plainly stated; second, a reasonable notice to the accused; and third, a speedy and impartial trial.
- 44.48 After the testimony is read to the Lodge, such discussion should be allowed and encouraged as will enable the Brethren fully to understand its import so that they may render an intelligent verdict when the vote is taken.
- **44.49** When the testimony is under discussion during the course of a Masonic trial, and a Brother present has been involved in the matters under investigation, though not under charges, he should be requested by the Worshipful Master to withdraw until the vote is taken if his presence tends to check a full discussion of the case.
- **44.50** Every member of the Lodge who is present must vote on all questions arising in trials unless excused by the Lodge for good cause stated.
- **44.51** The vote on all questions arising during the trial shall be by written secret ballot, and a majority vote controls.
- 44.52 A Lodge is not, in general, required to postpone a trial when the accused is also charged with violation of state or municipal law, until the courts have acted; but if the Lodge trial would tend to defeat the ends of legal justice, by aiding an escape or by creating bias or prejudice in the minds of his peers for or against him, the Masonic proceedings should await action of the courts.

FORM OF CHARGES FOR CIVIL CONVICTION AND PROCEEDINGS THEREON

Regulations

44.53 If the Grand Master shall order charges to be filed under Regulation 44.21, the charges shall be substantially in

332c 1979

the form prescribed by Regulation 44.25; but it shall be only necessary in describing the offense to set forth the fact of the plea, adjudication or conviction giving nature of the offense committed, the date of plea, adjudication or conviction and the name and location of the court, and attach to the charges copies of the indictment or information, and the record of the plea, adjudication or judgment of the court.

The accused shall admit or deny the charge or charges; and if the accused shall allege that he was not guilty of the charges made in court against him, he shall set forth fully the facts upon which he expects to rely to establish his statement that he is not guilty of the civil charge and the names of two (2) or more witnesses upon whose testimony he will rely to establish such facts.

At the trial it shall only be necessary to put in evidence a copy of the court records relating to the plea, adjudication or conviction; and thereafter the burden shall be upon the accused to establish such facts as will demonstrate that notwithstanding the action of the civil court he is not guilty of the charges, which facts shall be established by uncontradicted testimony of not less than two (2) witnesses.

All other proceedings shall be as prescribed in this Penal Code.

The accused shall have right of appeal from action of the Lodge in same manner and form as provided for other appeals from judgments of the Lodge or Trial Commission.

Rulings and Decisions

Dispensation to hold trial at Called Communication is fatal legal error and trial proceedings are void and new trial will be granted or ordered. (1956 Proc. 206)

SENTENCE AND PENALTY

Constitutional Provisions

Expulsion and suspensions from the "higher degrees" of Masonry do not necessarily work as such in Symbolic Masonry, but may be good cause for investigation by a Lodge. (Const., Art. X, Sec. 30)

1979 332d

Regulations

- **44.54** The vindication or sanction of fraternal justice, for the correction of errors and the protection of the just against contamination of evil, is a necessary ingredient in the scientific organization of the Fraternity of Freemasons, for which purposes three (3) general penalties, viz: reprimand, suspension and expulsion, have been established, and which, respectively, apply to every grade and species of offense that can be committed against the Laws of Masonry.
- **44.55** In all cases of conviction for Masonic offenses the vote of a majority of the members present is necessary to assess the penalty. Every member of the Lodge who is present must vote on all questions of penalty unless excused by the Lodge for good cause stated.
- **44.56** It is impossible to prescribe any definite role for the application of these penalties to the various offenses for which a Mason may be convicted; much, therefore, must be left to the exercise of sound discretion, guided by the third and fourth cardinal virtues (Prudence and Justice) in each particular case; but the following general outlines should be observed:

Reprimand

Reprimand is the mildest of the three (3) general penalties and may be properly applied in case of contempt, improper deportment and all offenses of minor magnitude. It should be administered by the presiding Officer, or a Brother appointed by him for that purpose. It should be more or less severe in import according to the circumstances of the case.

Suspension

Suspension is the intermediate penalty between reprimand and expulsion. It takes away or suspends as its name imports,

332e 1985

all the fraternal rights, privileges and benefits of its subject during its continuance, but may leave behind the veil of charity a hope of reformation and consequent restoration. Its duration is for a definite or indefinite period, as may be determined.

A DEFINITE SUSPENSION EXPIRES BY ITS OWN LIMITATION, EXCEPT AS PROVIDED IN REGULATION 44.21, AFTER WHICH ALL FORMER RIGHTS AND PRIVILEGES ARE RESUMED WITHOUT SPECIFIC ACTION.

An indefinite suspension continues in force until removed by the power inflicting it or until set at naught by the appellate tribunal.

Suspension may properly be applied for non-payment of dues, (Article X, Section 20). It may properly be inflicted for a provoking repetition of an offense for which reprimand is inadequate and expulsion unjustly severe. Vicious practices, such as habitual intemperance, profanity, Sabbath-breaking, gambling, fraud, evil speaking and the various species of mischief-making are proper subjects for the penalty of suspension. (1985)

Expulsion

Expulsion is the severest penalty for the punishment of offenses known to the plan of Freemasonry and it drives its subject from the circle of the Mystic Brotherhood. It is, therefore, properly applied only to the gravest offenses known to Masonic Law. It may properly be inflicted upon a provoking repetition of an offense for which a Brother has been suspended, or for the violation of the Mystic Covenant of Secrecy, or for the violation of any injunction of the moral law which exhibits an intolerable degree of moral depravity.

44.57 When it has been determined that a Brother has been convicted of, enters a plea of guilty to, or enters a plea admitting the commission of a criminal offense involving moral turpitude, the penalty to be imposed shall not be less than suspension for the period of the sentence of imprisonment or the period of probation imposed by the civil court, whichever is the longer period.

1985 332f

44.58 In proceeding with vote to determine the penalty to be imposed, all votes shall be by secret written ballot.

The first vote shall be upon which of three (3) penalties shall be imposed-reprimand, suspension or expulsion.

If none of the three (3) penalties shall receive a majority, the penalty receiving the smallest number of votes shall be dropped.

If there is a tie vote between the two (2) lowest number of votes, then voting shall continue on the three (3) penalties until the tie vote is broken.

After the tie vote, if any, is broken and no penalty receives a majority vote, the next vote shall be upon the two (2) penalties receiving the largest number of votes.

If the majority vote is for the penalty of reprimand or expulsion that shall be the penalty but if the majority vote be for suspension the next vote shall be to determine if the suspension be for an "definite" or "indefinite" period of time.

If the majority vote is for indefinite suspension, that shall be the penalty; but if the majority vote shall be for a definite period of time, vote shall be taken with ballots marked as to time of suspension, and voting shall continue until a definite time of suspension is determined, and that shall be the penalty.

If it shall appear after several votes that no majority vote for any specific period of suspension will be cast, the Worshipful Master, in his discretion, but with due regard for the trend of the voting, may limit the ballots to specific periods of time and specify what periods of time may be voted for. For example, if a majority of the votes are for a period of less than one (1) year the Master may order that no ballot be cast or counted for a period of more than one (1) year the Master may order that no ballot be cast or counted for a period of less than one (1) year.

The Master may, with due regard for the trend of the voting, continue to limit the range of the voting until a definite period of suspension shall receive majority vote and that period of suspension shall be the penalty.

332g 1979

- **44.59** A Brother who absents himself from the Lodge for the Purpose of avoiding reprimand to which he was regularly sentenced should be summonsed under the Seal of the Lodge by direction of the Master to attend at a given Communication, and the Summons should state the purpose for which his attendance is required; and if he fails to answer to the summons he is subject to discipline.
- **44.60** Suspension or expulsion from other Masonic bodies does not affect a Mason's standing in his particular Lodge, but may properly be the subject of investigation. (Const., Article X, Section 30).
- **44.61** Being under the penalty of suspension is no bar to trial and expulsion for other unmasonic conduct.

If a penalty for suspension is imposed the suspended Brother shall, upon written request of the Secretary, deliver to the Secretary his current dues card which shall be returned to the suspended Brother upon termination of period of suspension or upon his reinstatement. Failure of the Brother to deliver his dues card upon request shall subject him to further discipline. If the penalty is expulsion the Secretary shall request return of current dues card; and if the same is not delivered to the Secretary upon such request the Secretary shall publish the fact of such expulsion in the Lodge Bulletin and send copies to all Lodges in the Masonic District, or if there is no Lodge Bulletin the Secretary shall give written notice to such expulsion to all Lodges in the District.

DUTIES OF SECRETARY TO RECORD ALL PROCEEDINGS

Regulations

44.62 The Secretary shall make full and complete records in the minutes of all proceedings of the Lodge in respect to filing of charges, service upon the accused, answer of the accused, request for Trial Commission if any, vote of the Lodge on determination to prosecute or dismiss the charges, orders of the Worshipful Master, appointment of Trial Committee, report of Trial Committee and the proceedings and votes of the Lodge thereon and the judgment of the Lodge as to guilt

1979 332h

or acquittal and penalty imposed, if any, and shall send copies of the final judgment of the Lodge to the accused, the District Deputy Grand Master, the Grand Secretary and to the Grand Master, making note of such service in the minutes of the Lodge. (1979)

REQUEST FOR AND TRIAL BY TRIAL COMMISSION

Regulations

44.63 (a) If the accused shall desire trial by Trial Commission he shall, on or before expiration of ten (10) days after notice of Lodge determination to prosecute the charges as provided in Regulation 44.34(f), file with the Secretary of the Lodge original and five (5) copies of such request, taking receipt from the Secretary therefor. (In counting days the day of receipt of notice shall not be counted but date for filing shall be counted.)

The request shall be addressed to the Grand Master, state the grounds for such request and be signed by the accused, show the address of the accused, and contain the statement that the facts stated in the request are made upon the Masonic honor of the accused.

The Secretary shall file the original in the papers of the Lodge and send by registered or certified mail with return receipt requested copies to the Grand Master, Grand Secretary, District Deputy Grand Master and the accuser or to one of the accusers.

The filing of the request with the Secretary shall stay an proceedings pending decision of the Grand Master.

(b) If the Lodge determines by majority vote by secret written ballot to request trial by Trial Commission as provided in Regulation 44.34, the Worshipful Master and Secretary shall prepare the request and five (5) copies which request shall be addressed to the Grand Master and signed by the Worshipful Master and Secretary under Seal of the Lodge.

The Secretary shall mail by registered or certified mail a copy to the Grand Master, to the Grand Secretary, to the District Deputy Grand Master, to the accused and to the accuser or one of the accusers.

332i 1979

The vote of the Lodge to request trial by Trial Commission shall stay all proceedings pending decision of the Grand Master.

- (c) The Grand Master shall enter his order granting or denying the request of the accused or the Lodge and in such order give such direction as he shall deem appropriate as to other or further proceedings.
- (d) If the Grand Master grants the request for trial by Trial Commission he shall, in his order granting the request, appoint five (5) Florida Master Masons as a Trial Commission to conduct further proceedings, designating one of them as Chairman and giving address and telephone number of all of the members of the Commission and including in his order directions in respect to further proceedings as he shall deem appropriate. One (1) copy of the order shall be delivered to the Lodge, a copy to the Grand Secretary, a copy to the District Deputy Grand Master, a copy to the accused and a copy to the accuser or one of the accusers and to the members of the Trial Commission.

Upon entry and filing of such order the Secretary of the Lodge shall deliver all papers relating to the matter to the Chairman of the Trial Commission, who shall enter such orders as to further proceedings as he shall deem appropriate, including but not limited to time of meeting of the Trial Commission, taking testimony and deposition, if any, and trial.

The Chairman of the Trial Commission shall have the same powers in respect to entering into agreement and stipulation as provided in Regulation 44.40.

(e) If the Grand Master shall deny the request for trial by Trial Commission he shall enter order denying the request and shall include in the order such special directions as to further proceedings as he shall deem appropriate, or if there be no such special directions he shall order the Lodge to proceed with trial as if no request for trial by Trial Commission had been made.

A copy of such order shall be delivered to the Grand Secretary, the Lodge, the District Deputy Grand Master, the accused and to the accuser. (1979)

1984 332j

44.64 In all instances of trial by Trial Commission the proceedings shall be conducted under the same procedure prescribed by Regulations for conduct of trial by a Lodge except the testimony shall be taken by the Commission and not by a Committee. The Chairman of the Commission shall exercise all powers and perform all the duties of the Worshipful Master, the Secretary and the Chairman of Trial Committee in Lodge trials; and the Trial Commission shall have all powers and duties of the Lodge as in trial by the Lodge.

Upon conclusion of the trial the Commission shall make written report of its findings and judgment thereon, and the Chairman shall promptly deliver the same with transcript of testimony and all other records and documents to the Secretary of the Lodge, taking receipt therefor.

The Chairman of the Trial Commission shall furnish copies of the findings and judgment to the Grand Master, the Grand Secretary, the District Deputy Grand Master and to the accused, and deliver copy of receipt of the Lodge Secretary for all records to the Grand Secretary and to the Grand Master.

The accused and the Lodge shall be bound by the findings and judgment of the Commission subject only to right of appeal to Grand Lodge.

The Chairman of the Trial Commission shall submit statement of all expenses of the Commission and the members thereof to the accused, the Lodge, the Grand Secretary and to the Grand Master; and the Grand Master shall enter order as to payment thereof.

APPEALS TO GRAND LODGE

Regulations

- **44.65** (a) The accused shall have right of appeal to the Grand Lodge from judgment of the Lodge or Trial Commission; and the Lodge, by majority vote in favor thereof by secret written ballot, shall have right of appeal to Grand Lodge from judgment of the Trial Commission.
- (b) The accused has right to appeal the judgment as to sufficiency of the charges, finding of guilt, or excessiveness

332k 1979

of penalty, either or all; and the Lodge has right to appeal the judgment finding the accused not guilty or on account of insufficiency of penalty, either or both.

- (c) An appeal by the accused from judgment of the Lodge or Trial Commission and appeal by the Lodge from judgment of Trial Commission shall be taken within thirty (30) days after receipt of copy of such judgment. (In counting days the day of receipt of the copy of judgment shall not be counted but date of filing of the appeal shall be counted.)
- (d) An appeal by the accused from judgment of the Lodge or Trial Commission shall be in writing addressed to the Worshipful Master, Wardens and members of the Lodge wherein the charges were filed and shall designate the judgment appealed from and specify in consecutively numbered paragraphs the errors complained of. The original and three (3) copies shall be signed by the accused with place provided on each for receipt of original by the Secretary of the Lodge.

The original and three (3) copies shall be delivered to the Secretary who shall sign receipt therefor on said original and on the three (3) copies.

The Secretary shall keep the original and deliver personally or by certified mail one (1) copy of the appeal with his receipt shown thereon to the accused, one (1) copy to the Grand Master and a like copy to the Grand Secretary.

(e) The appeal of the Lodge from the judgment of the Trial Commission shall be addressed to the Grand Master, Deputy Grand Master, Grand Wardens and members of the Grand Lodge and shall specify the errors complained of in consecutively numbered paragraphs.

The original and four (4) copies shall be signed by the Worshipful Master and the Secretary under seal of the Lodge and shall provide place for receipt of copy by the accused or for certificate of Secretary that copy of appeal was delivered to the accused by certified or registered mail, with return receipt requested.

The original of the appeal shall be mailed by certified mail to the Grand Master, a copy likewise mailed to the Grand

Secretary, a copy mailed or delivered to the accused as aforesaid and one (1) copy retained by the Lodge Secretary.

- (f) During period of appeal the accused shall not be entitled to any Masonic rights or privileges except to be present at all hearings on his appeal by the Grand Lodge.
- **44.66** (a) When appeal is taken from judgment of the Lodge or Trial Commission, the Secretary of the Lodge shall, within fifteen (15) days after notice of appeal, prepare the record on appeal and deliver the same to the Grand Secretary. The record on appeal shall consist of all documents and papers relating to the case and all entries in the Lodge minutes relating thereto, including, but not limited to the following so far as they are applicable to the case:
 - (1) The charges against the accused and all amendments thereto, if any.
 - (2) Copy of notice served upon the accused.
 - (3) Copy of request for appointment of Special Trial Commission, if any, and all documents relating thereto.
 - (4) The answer of the accused, if any, and all amendments thereto, if any.
 - (5) Copy of notice of taking testimony.
 - (6) Transcript of testimony and report of committee, or Special Trial Commission thereon, including all papers and documents filed therewith, if any.
 - (7) The notice of appeal filed by the accused or copy of notice of appeal filed by the Lodge, if the appeal be by the Lodge.
 - (8) Any and an other documents and papers relating to the case and any and all articles or things offered in evidence.
 - (9) A full and complete transcript of the minutes of the Lodge or excerpts thereof relating to the case.
 - (b) The Secretary shall arrange and bind the record in convenient form for review by the Grand Lodge. If practicable,

332m 1979

he shall prepare an index thereto of the documents and papers therein. An appropriate certificate of the Secretary, under Seal of the Lodge, that the record contains all of the documents and papers and a true and correct copy of all minutes of the Lodge that relate to the case shall be attached to the Record on Appeal. The Record on Appeal, bound, indexed and certificated as aforesaid, shall be delivered to the Grand Secretary by hand delivery or by registered mail with return receipt requested.

Upon receipt of the record on appeal the Grand Secretary shall notify the Grand Master and Chairman of the Grand Lodge Committee on Appeals, and thereafter the matter shall proceed as directed by the Grand Master.

ACTION OF GRAND LODGE ON APPEALS

Regulations

- 44.67 (a) In all cases of appeal by the accused to the Grand Lodge for the action of a Lodge or Special Trial Commission, the Jurisprudence Committee shall review such actions and make recommendations to the Grand Lodge for final action. The Grand Lodge may affirm the action of the Lodge or Trial Commission, adjust the penalty, which shall end the proceedings, or may reverse the action of the Lodge or Trial Commission and acquit the accused. If the penalty imposed upon the accused was indefinite suspension or expulsion, such reversal and acquittal shall not restore the accused to membership in his Lodge; but he shall, upon reversal and acquittal, have the status of an unaffiliated Mason, and the Grand Secretary shall, on order of the Grand Master or by direction of the Grand Lodge, issue to him a certificate to that effect, which shall constitute a proper basis for application for affiliation with any Lodge. (2010)
- (b) On such appeal by the accused the Grand lodge may reverse the action of the Lodge or Trial Commission and order a new trial. Such order for new trial shall give full and specific directions in regard to conduct of such new trial, including directions as to whether the trial shall be by the Lodge or by the original or new Trial Commission, and shall also specify the errors to be corrected, the proceedings for correction

2010 332n

thereof and the procedure to be followed after such corrections are made.

- (c) The order of reversal for new trial by the Grand Lodge shall have the effect of restoring the accused to the same status he occupied prior to his conviction, without regard to the penalty imposed, it being hereby expressly declared that reversal for a new trial is not such reversal as contemplated in Article V, Section 3, of the Constitution of this Grand Lodge as will deprive the accused of membership in his Lodge.
- (d) After the order of reversal, the matter shall proceed in accordance with such order with full right of appeal to the accused from the action of the Lodge or Trial Commission.
- **44.68.** On an appeal by the Lodge, the Grand Lodge may affirm the action of the Trial Commission and this shall end the proceedings, or the Grand Lodge may reverse the action of the Trial Commission and order a new trial in the same manner as provided in Regulation 44.67. Such new trial shall be by the original or a new Trial Commission as directed by the Grand Lodge or by the Grand Master.
- **44.69** If there shall be an appeal by the accused on retrial by the Lodge or by Trial Commission or appeal by the Lodge on retrial by Trial Commission the Grand Lodge shall enter such judgment as it deems appropriate, and if such judgment be that the accused is guilty of the charges against him the Grand Lodge shall fix the penalty.
- **44.70** If the Grand Lodge reverses a judgment of a Lodge and orders a new trial, failure or refusal of such Lodge to Conduct such trial within a reasonable time thereafter, or to request the appointment of a Trial Commission shall subject such Lodge and the officers thereof to Masonic discipline.
- **44.71** When a case has been decided on appeal by the Grand Lodge, the Grand Secretary shall certify the result to the parties in interest, as early as practicable.

Rulings and Decisions

When Grand Lodge assumes jurisdiction over a penal case then any appeal to reopen the case must come before Grand Lodge. (1951 Proc. 26)

332o 1979

REINSTATEMENT

Constitutional Provisions

In cases of an appeal from a suspension or expulsion, if the Grand Lodge acquit the accused, or reverse the decision of the Lodge below, or when the Grand Lodge confirms the decisions of the Particular Lodge and subsequently restores the party to the rights and benefits of Masonry, the action of the Grand Lodge does not in either case restore the party to membership in the Lodge from which he is suspended or expelled without the unanimous consent of the Lodge, as in cases of a ballot for membership. In all cases of definite suspension, the member returns to his membership upon the expiration of the term of suspension. (Art. V, Sec. 3)

Regulations

- 44.72 A petition for reinstatement from an indefinite suspension may be filed with the Secretary and voted upon at a Stated Communication after being presented at a previous Stated Communication, but the membership must have due notice. Provided, if such petition is rejected, the Petitioner may not petition the Lodge for reinstatement until after one (1) year from the date of such rejection.
- **44.73** A member of a Lodge suspended for a definite time becomes a member in good standing again at the expiration of that time without action of the Lodge.
- **44.74** When, after inflicting the penalty of suspension or expulsion for unmasonic conduct, the Lodge becomes dormant or defunct, the penalty can be removed only by the Grand Lodge, or Grand Master, upon the recommendation of some Regular Lodge.
- 44.75 Grand Lodge has inherent power to reinstate an expelled or suspended member upon petition of such member without necessity of action by a Particular Lodge and may exercise such power after review of all circumstances relating thereto and report of appropriate committee thereon and may entertain and grant petition of a Particular Lodge for reinstatement of a member or former member of the Lodge expelled

1979 332p

by the Grand Lodge after investigation and report of appropriate committee thereon.

44.76 When the Grand Lodge, either in the exercise of its original jurisdiction or on appeal, imposes or affirms a penalty of indefinite suspension or of expulsion, no action in respect to reinstatement shall be taken by a Particular Lodge without express written permission or consent of the Grand Lodge or its authority.

Grand Lodge Trials

44.77 Grand Lodge has exclusive original Penal Jurisdiction over elected Grand Lodge Officers for life, and over Masters and Wardens of the Particular Lodges and District Deputy Grand Masters and subordinate Grand Lodge Officers while in office and continuing jurisdiction after expiration of term of office as to offenses committed while in office. The Particular Lodges have Penal Jurisdiction over all other Masons as set forth in Regulation 44.12. (1986)

Trial of above named officers, except the Grand Master who shall not be subject to trial while in office but shall be subject to trial after expiration of his term in office shall be by following procedures:

- (1) Charges may be filed by not less than seven (7) Master Masons in good standing in Florida Lodges, which charges shall be substantially in form prescribed in Regulation 44.25 and shall be filed with the Grand Master.
- (2) The Grand Master shall review the charges, and if they be in proper form and state an offense against Masonic Law he shall cause them to be served in the manner prescribed in Regulation 44.28.
- (3) The Grand Master shall forthwith enter order appointing a Trial Commission of five (5) Master Masons, two (2) of whom shall be past elected Grand Lodge Officers, one (1) of whom shall be designated as Chairman, which order shall be served upon the accused at the same time as service of charges.
- (4) Thereafter the Chairman shall enter such orders respecting filing of answer, taking of testimony and

332q 1986

- other similar matters as shall be appropriate, a copy of which orders shall be delivered to the accused and the Grand Master, and which orders shall direct all proceedings in substantial compliance with provisions of this chapter relating to trials by Trial Commission.
- (5) The Trial Commission shall enter such judgment as it deems appropriate, deliver copy thereof to the accused and deliver all records, papers and documents to the Grand Master together with statement of expenses incident to the trial.
- (6) The Grand Master shall review the record of the trial and shall enter such orders as he shall deem appropriate, including but not limited to affirming the judgment, suspending operation of the judgment or directing other and further, proceedings, all of which proceedings and orders shall be reviewed by the Jurisprudence Committee and report and recommendations made thereon to the Grand Lodge for final action.

RULE OF CONSTRUCTION

44.78 All provisions of this code shall be construed, to be directory only and not mandatory, and time shall not be considered of essence as to those provisions relating to time for performance of any act or actions but shall be construed to require or permit such performance within reasonable time except when failure to take such actions shall be shown to be prejudicial to the accused or the Lodge and substantial compliance with provisions hereof shall be deemed sufficient compliance; provided that requirements as to form and specificity of charges, service of charges upon the accused, time for filing answer or objections by the accused, notice of hearings and taking of testimony, trial, and time for and manner of request for trial by Trial Commission and for appeal shall be strictly construed.

1979 332r

CHAPTER 45.

FLORIDA LODGE OF RESEARCH

Regulations

45.01 The Grand Master may in his discretion constitute one Lodge to be known and designated "Florida Lodge of Research."

The Grand Master, upon the petition of twenty or more Florida Masons in good standing, may form a Florida Lodge of Research for the purpose of promoting, encouraging, conducting and fostering Masonic research and study and for the purpose of spreading Masonic light and knowledge and a Charter may be issued to such Lodge of Research without compliance with the usual requirements prescribed for the forming and chartering of regular subordinate Lodges.

A Florida Lodge of Research chartered under the provisions of this Section shall not have power or authority to receive petitions for or to confer the Craft Degrees; its representatives as such, shall not have a vote in Grand Lodge, nor be entitled to receive mileage or per diem, as such, nor shall the Lodge be liable for or be required to pay per capita tax or assessments to the Grand Lodge, and, in lieu of annual returns it shall make an annual report to the Grand Lodge.

Any Master Mason, a member in good standing of a Florida Lodge, shall be eligible for membership in and may petition for membership in the Florida Lodge of Research formed under the provisions of this section.

The Territorial Jurisdiction of such Lodge shall be coextensive with that of the Grand Lodge and it may hold annual, stated or special Communications at such times and places as it or its duly authorized officer or officers may determine.

Active membership in such Lodge shall not continue unless regular membership in good standing is maintained by such member in a regular subordinate Lodge of this Jurisdiction. Honorary, associate, corresponding and/or subscribing memberships in such Lodge may be had and maintained by individual

Masons, Masonic libraries, Masonic bodies or organizations on such terms and conditions as the Florida Lodge of Research may prescribe. Individual Masons may be elected "Fellows" by the Florida Lodge of Research as a recognition of outstanding accomplishment.

Membership in such Lodge of Research shall not be considered dual membership.

The Florida Lodge of Research shall promulgate a Code of By-Laws for its government which shall be effective upon its approval by the Grand Master.

The Grand Master may promulgate such rules and regulations as he deems appropriate for the government of such Lodge.

45.02 The Worshipful Master or Past Master of a Florida Lodge of Research is not eligible to receive the "Actual Past Master's Degree." (1985)

Chap. 45

Florida Lodge of Research

45.01

Digest of Masonic Law

CHAPTER 46.

MEMORIAL LODGES

Regulations

- 46.01 Memorial Subordinate Lodges may be constituted in this Grand Jurisdiction for the sole and only purpose of conducting Masonic funerals and rendering Masonic service incidental thereto, and the members thereof shall be members in good standing of a regular Lodge of the State of Florida, by securing a Dispensation from the Grand Master and subsequently a Charter from the Grand Lodge upon the petition of not less than seven Florida Master Masons showing the approval of the sponsoring Lodges and the territory to be affected thereby. Such sponsoring Lodges shall be a majority of the Lodges in the affected territory and the aforesaid petition shall be signed by the Worshipful Masters of the sponsoring Lodges under the Seal of the said Lodges attested by the Secretaries. Except as otherwise provided, the formation of a Memorial Lodge shall be subject to the Constitutional provisions pertaining to the formation of a Particular Lodge.
- **46.02** All Memorial Lodges shall be named "Memorial Lodge" and, when and if Chartered, shall bear the number of the District in which located, i.e. 1, 2, 3, 5, etc.
- **46.03** The sole function of a Memorial Lodge shall be to conduct the funeral ceremonies of deceased Master Masons of other Grand Jurisdictions, or of this Grand Jurisdiction when requested so to do by the Lodge having jurisdiction, hence such Memorial Lodges shall do no ceremonial work other than the opening and closing thereof, the installation of their Officers, and the conduct of funeral ceremonies. Therefore, the requirement of proficiency for Officers of Memorial Lodges shall be limited accordingly.
- 46.04 For the sole purpose of conducting funeral ceremonies, a Memorial Lodge shall be deemed to be open at all times and shall not be required to formally open and close Lodge before and after each funeral ceremony. Provided, however, that the Secretary thereof shall keep proper minutes of each such funeral ceremony, and that the Memorial Lodge shall adhere, in all other respects, to the requirements of Masonic Law.
- **46.05** Master Masons in good standing in a Particular Lodge of this Grand Jurisdiction shall be eligible to petition for membership in a Memorial Lodge, provided, that the suspension, expulsion or dimitting of a member of a Memorial Lodge from his Particular

Chap. 46 Memorial Lodges

Lodge in this Grand Jurisdiction shall automatically suspend or expel such member from such Memorial Lodge. Membership in a Memorial Lodge shall not in anywise interfere with membership in the Particular Lodge of such Master Masons.

- **46.06** Memorial Lodges shall have the usual complement of Lodge Officers, who shall be elected or appointed, and hold office for that period of time as set forth in our law pertaining to Particular Lodges.
- **46.07** Memorial Lodges shall not hold territorial jurisdiction over non-Masons, since the only source of their membership is by the affiliation of Master Masons.
- **46.08** Memorial Lodges shall assess such dues as they may in their By-Laws prescribe, provided, that no member shall be assessed Grand Lodge dues and fees, nor shall any Memorial Lodge be liable to the Grand Lodge for any such Grand Lodge dues and fees.
- **46.09** Memorial Lodges shall report changes of membership status and make Annual Returns at times prescribed in Regulations 14.06 and 30.02, on forms provided by the Grand Secretary for such purposes, which forms shall provide for names and titles of Officers and the names of all members and the Particular Lodge of which they are members.
- 46.10 Officers and Past Masters of Memorial Lodges shall have, in the performance of their duties in connection with Masonic funerals, the same official duties, obligations, privileges and prerogatives as are exercised by the Officers of Particular Lodges in the performance of their duties in connection with Masonic funeral ceremonies; provided, that Memorial Lodges cannot send representatives to the Grand Lodge, nor shall the members of a Memorial Lodge be eligible for appointment or election to any Grand Lodge Office, or as a District Deputy Grand Master; and provided further, that no Master of a Memorial Lodge shall be eligible to receive the Actual Past Master's Degree in the Grand Lodge, nor shall any Past Master of a Memorial Lodge receive or wear any regalia or insignia indicating that he is such Past Master, except in the discretion of his Lodge he may receive and wear a suitable lapel pin indicating that he is Past Master of a Memorial Lodge, and may, on appropriate Masonic occasions, wear a Jewel indicating that he is a Master or Past Master of a Memorial Lodge, but such Jewel shall not indicate in any manner that he is a Master or Past Master of a Particular Lodge. The

Memorial Lodge may also issue a Certificate to a Past Master of a Memorial Lodge showing such service.

UNIFORM CODE OF BY-LAWS

- 46.11 The following Uniform Code of By-Laws is adopted for all Memorial Lodges of the Grand Jurisdiction of Florida. This Uniform Code shall become effective immediately upon its adoption by Grand Lodge. The Uniform Code shall be incorporated in the By-Laws of all Memorial Lodges without change, variation or modification, together with such supplemental and additional By-Laws of the Lodge as shall be regularly adopted and approved and shall constitute the By-Laws of each Memorial Lodge. Memorial Lodges are authorized to fill in, with appropriate matter, the blanks in the Uniform Code, to-wit:
 - (A) In By-Law 1.01 fill in the date of the Charter. The location of each Memorial Lodge may be changed under the direction of the Lodge by each incoming Worshipful Master at the beginning of his year and the Charter may be housed in any Lodge in their District that he so designates. The Grand Lodge office must be notified of the Memorial Lodge's elected officers and the location of the Lodge Charter each year.
 - (B) In By-Law 2.01 fill in the name of the Lodge.
 - (C) In By-Law 8.01 fill in place, date and time of Stated Communications.
 - (D) In By-Law 9.01 fill in the amount of annual dues.

AUTHORITY

1.01 Charter.—This Lodge exists by virtue of a Charter dated, from the charter dated, the charter dated	m
the Most Worshipful Grand Lodge of Free and Accepted Masons of the State	O
Florida, and is located in District No in Lodge No	
in this state. The mailing address being that of the Master or Secretary of the	nis
Memorial Lodge.	
NAME	
2.01 Name.—The name of this Lodge shall be	

PURPOSE

3.01 Purpose of the Lodge.—This Lodge is a Memorial Lodge and is constituted for the sole and only purpose of conducting Masonic funerals and rendering Masonic services incidental thereto.

Chap. 46

3.02 Regalia.—This Lodge shall keep an ample supply of clean white gloves and aprons on hand at all times, and it shall be the duty of members of this Lodge to attend, whenever possible, all funeral ceremonies conducted by the Lodge and shall wear white gloves at all such funeral ceremonies.

MEMBERSHIP

- 4.01 Membership.—All Master Masons whose names are now upon the roll of members, and who hereafter shall be elected to membership shall constitute the membership of this Lodge.
- **4.02** Eligibility.—Master Masons in good standing in a Particular Lodge of this Grand Jurisdiction, including dual members, shall be eligible to petition for membership in this Lodge, provided, that suspension, expulsion or dimitting of a member of this Lodge from a Particular Lodge in this Grand Jurisdiction shall automatically suspend or expel such member from this Lodge.

OFFICERS

- **5.01** Officers.—The Officers of this Lodge shall be a Master, whose title is Worshipful, a Senior Warden, a Junior Warden, a Treasurer, a Secretary, a Senior Deacon, a Junior Deacon, two Stewards and a Tyler, the first five of whom shall be elected by separate ballot at the first Stated Communication in December of each and every year. The Master shall appoint the other Officers, but the Senior Warden may nominate the Junior Deacon, provided, that when from any cause the election shall not be held at the time above specified, the Master may order an election at any time thereafter on or before December 27th, but not afterward, except by Dispensation from proper authority.
- **5.02** Chaplain and Marshal.—The Worshipful Master, if he so desires, may appoint a Chaplain and a Marshal.
 - **5.03** Dual members are eligible to hold office.
- **5.04** Rights and Privileges.—Officers and Past Masters of this Lodge shall have, in the performance of their duties in connection with Masonic funerals, the same official duties, obligations and privileges as are exercised by the Officers of Particular Lodges in the performance of their duties in connection with Masonic funeral ceremonies; provided, that this Lodge shall not send representatives to the Grand Lodge, nor shall the members of this Lodge be eligible for appointment or election to any Grand Lodge office or as a District Deputy Grand Master; and provided further, that no Master of this Lodge shall be eligible to receive the Actual

Past Master's Degree in Grand Lodge, nor shall any Past Master of this Lodge receive or wear any regalia or insignia indicating that he is such Past Master, except this Lodge may, in its discretion, present to a Past Master of this Lodge a suitable lapel pin which he may wear indicating that he is a Past Master of this Lodge.

5.05 Other provisions.—

DUTIES

- **6.01** Duties.—The duties of the Officers, jointly and severally, shall be such as are prescribed by the Constitution, Resolutions and Edicts of the Grand Lodge of Florida, and the ancient established usages and customs of the Masonic fraternity.
- **6.02** Secretary.—The Secretary shall keep full and accurate records of all proceedings of the Lodge, preserve all books and records of the Lodge, shall be ex officio Librarian of the Lodge, and shall have custody of the Lodge Seal subject to the direction and control of the Worshipful Master.
- **6.03** Treasurer.—The Treasurer shall have custody of all Lodge funds, and shall keep full and accurate records of the receipts and disbursement thereof.
- **6.04** Reports.—The Treasurer and Secretary shall each present full written annual reports of the state of the Lodge finances as they appertain to their offices respectively, which shall be placed on file and noted in the records and shall also report quarterly, when required to do so.
 - **6.05** Other provisions.—

ELECTIONS

7.01 Time of Election.—The election and appointment of the Officers of this Lodge shall take place at the first Stated Communication in December of each year and such Officers shall be installed on the anniversary of Saint John the Evangelist, or as soon thereafter as practical, and the Officers so elected and installed shall continue in office for one year and until their successors are duly elected and installed; provided, that if, from any cause, there should be no election at the time appointed for the annual election, it shall be the duty of the Worshipful Master to order an election at any time before or on the anniversary of Saint John the Evangelist, but not thereafter except by Dispensation from proper authority.

Chap. 46 Memorial Lodges 46.11

7.02 Manner and Method of Election.—In the election of Officers, the Ancient Regulations shall be observed. There shall be no nominations, nor electioneering; and a majority of all votes cast, respectively, shall determine. In each succeeding ballot for the same office, when more than two members are voted for, the name or names of the Brother or Brethren having the lowest number of votes, shall by order of the Master, be dropped; and all votes cast in derogation of said order shall not be counted.

7.03 Other provisions.—

COMMUNICATIONS

8.01 Stated Communication	ons.—The Stated Commu	nications of this Lodg	ge shall
be held at its hall on the	in each month at	o'clockM.	
8.02 Called Communicati	ions —Called Communic	eations may be called	l by the

Worshipful Master in the manner provided by the Regulations of the Grand Lodge of Florida.

8.03 Lodge Always Open for Ceremonies.—This Lodge shall be deemed to be open at all times for the purpose of conducting funeral ceremonies. Proper minutes of each such funeral ceremony shall be kept by the Secretary and Masonic Law shall be adhered to in all other respects.

8.04 Other Provisions.—

DUES

9.01 Dues.—Every member of this Lodge shall pay to the Secretary for the use of the Lodge the sum of \$_____ per annum, which sum shall be due and payable in advance on or before the first day of each Masonic year.

9.02 Other provisions.—

COMMITTEES

10.01 Committees.—The Lodge may provide for standing committees by appropriate Resolution and the Master may appoint special committees for the discharge of such responsibilities as he, in his discretion, may decide.

10.02 Other provisions.—

AUTHORITY OF GRAND LODGE

- 11.01 By-Laws Under Grand Lodge Authority.—These By-Laws are adopted under authority of the Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida and nothing herein shall be construed in any wise to conflict with the Constitution or Regulations of such Grand Lodge, but shall be construed in harmony therewith and to fully effectuate the intent and purpose of such Constitution and regulations.
- 11.02 Grand Lodge Law Part of These By-Laws.—The terms and provisions of the Constitution and of the Regulations of the Most Worshipful Grand Lodge of Free and Accepted Masons of the State of Florida are hereby specifically referred to and made a part of these By-Laws by reference and in all matters not dealt with herein the Constitution and Regulations of Grand Lodge shall control and govern this Lodge.
- 11.03 Constitution and Regulations of Grand Lodge Supreme Law.—The Constitution and Regulations of the Most Worshipful Grand Lodge of Free and Accepted Masons of Florida as the same now are or may hereafter be changed, altered or amended shall be the supreme law of this Lodge and any By-Law or any part or portion thereof in conflict therewith shall be null and void.

11.04 Other Provisions.—

AMENDMENTS

12.01 Amendments—

- (1) These By-Laws may be amended only as follows, viz: The proposition must be made in writing at a Stated Communication, and if approved by a majority vote, shall lie over to the next Stated Communication, of which the membership shall be given written notice; and if three-fourths of all members of the Lodge then present vote in favor thereof, it is adopted, and will go into effect after approval of the Grand Lodge or its authority.
- (2) Any amendment proposed and adopted to these By-Laws shall be submitted to the Grand Lodge or its authority as follows: Original and three copies of such By-Laws or revision signed by the Worshipful Master and Secretary under the Seal of the Lodge, with date of approval and date of adoption shown thereon, shall be forwarded to the Grand Secretary. (1985)

46.12 Except as heretofore or hereafter restricted and limited, Memorial Lodges shall be subject to the Constitutional provisions and Regulations pertaining to Particular Lodges.

Rulings and Decisions

Regulation 22.06 regarding mailing out statements for dues does not apply to Memorial Lodges. $(1962\ \text{Proc.}\ 82,296)$

Grand Master is vested with full authority to arrest Charter of Memorial Lodge when the good of the Craft requires it. (1969 Proc. 212)

Digest of Masonic Law

CHAPTER 47.

CLUBS AND SIMILAR ORGANIZATIONS

Regulations

- 47.01 All Masonic affiliated clubs, societies or similar organizations, including Masters and Wardens Association, formed, organized and operating within the Grand Jurisdiction of Florida shall be subject to the jurisdiction and approval of the Grand Lodge of Florida and subject to the direction and control of a central or general authority recognized by the Grand Lodge. Any Mason joining, having membership in or affiliated with any club, society, or similar organizations, including Masters and Wardens Association, not recognized or approved in accordance with this Regulation, who, upon order or directive from the Grand Master fails or refuses to withdraw therefrom shall be subject to Masonic discipline. (1991)
- **47.02** A Uniform Code of By-Laws for clubs and similar organizations is adopted as follows:

UNIFORM CODE OF BY-LAWS CLUBS AND SIMILAR ORGANIZATIONS NAME AND LOCATION

1.01 Name.—The name of this organization is ______, is located at

__in_____ County, Florida, and its mailing

address is	·			
	AUTHO	RITY		
2.01 Authority.—The permission from the Most the State of Florida, herein of approval of date of as subject to all the Laws, authority.	Worshipful Grandafter referred to a day of	d Lodge of Free an as the Grand Lodge A. L	d Accepted M , as evidenced , A. D	Iasons of by letter, and

- **2.02** Supreme Authority of the Grand Lodge.—All the Laws, Rules, Regulations and Edicts of the Grand Lodge as the same now are or which hereafter may be enacted, adopted, promulgated or issued shall be the supreme law of this organization and are hereby incorporated in these By-Laws by reference the same as if set forth herein.
- **2.03** Limitation of Action.—This organization shall conduct its meetings with the same decorum as required by a Lodge of Masons, and shall not serve as a forum for debate of partisan and controversial questions nor be an agency or the means for dissemination of propaganda, nor endorse or oppose any candidate for political office, or propose or support any program or project or proposal in the Grand Lodge, nor in any Particular Lodge, nor in any other organization, provided, however, this shall not be construed to prohibit support of and participation in programs and projects sponsored or approved by the Grand Lodge.
- **2.04** Gambling and Intoxicating Liquors.—This organization shall not sponsor or participate in any program or project involving gambling, or games of chance, and no beer, wine, liquor or other alcoholic or intoxicating beverage shall be served or the use thereof permitted in connection with any activity, occasion or meeting of this organization.

MEMBERSHIP

- **3.01** Membership.—Any Master Mason in good standing in a Particular Lodge in the State of Florida or in any other Grand Jurisdiction recognized by the Grand Lodge of Florida shall be eligible for membership in this organization, subject to the Laws, Rules and Regulations of the Grand Lodge of Florida and the provisions of these By-Laws. (Reg. 4.07)
- **3.02** Application for Membership and Proceedings Thereon.—Any Master Mason eligible for membership in this organization shall be admitted to membership upon application therefor in writing and furnishing satisfactory evidence of eligibility and payment of membership fee of \$______, which payment shall accompany the application for membership.

The officers and board of directors hereinafter provided for shall examine the application for membership and make such inquiry as to eligibility as shall be appropriate within thirty (30) days after receipt thereof and notify the applicant forthwith in regard thereto. If the applicant shall be found to be eligible and has paid the membership

fee his name shall be added to the roll of members. The membership fee shall include annual Club dues for the year the applicant is admitted to membership.

DUES

- **4.01** Annual Club Dues.—The annual Club dues for membership in this organization shall be \$______, payable on or before January 1 of each year. The annual Club dues period shall be from January 1 through December 31 of each year.
- **4.02** Suspension for Non-Payment of Club Dues.—If the annual Club dues are not paid on or before January 1, the Secretary shall give written notice of such non-payment to the delinquent member at his last known address and if such Club dues are not paid within thirty (30) days after giving of such notice the delinquent member may be suspended by majority vote of the Board of Directors. Written notice of such suspension shall be given the delinquent member forthwith.
- **4.03** Reinstatement.—Any member suspended from membership for non-payment of Club dues may be reinstated within thirty (30) days after such suspension on payment of delinquent Club dues plus the additional sum of \$1.00, and after thirty (30) days may be reinstated only by making application for membership and payment of membership fee as provided in By-Law 3.02 hereof.
- **4.04** Evidence of Good Standing.—Each member shall at time of paying annual Club dues furnish satisfactory evidence of eligibility for membership by showing current card from home Lodge. If a member is not eligible for membership at time of payment of annual Club dues such Club dues shall be returned to him. If at any time during the annual Club dues period a member shall cease to be eligible for membership he shall be forthwith suspended by the Board of Directors and written notice of such suspension sent to such member at his last known address but any Club dues paid for such Club dues period shall not be returned to him.

OFFICERS AND DIRECTORS

- **5.01** Officers and Directors: The officers of this organization shall be President, Vice-President, Secretary and Treasurer. The offices of Secretary and Treasurer may be combined. (1991)
- **5.02** Board of Directors: The Board of Directors of this organization shall consist of the officers designated in By-Law 5.01 hereof and four members elected for the terms hereinafter provided.

5.03 Election of Officers and Directors.—The election of Officers and Directors shall be held at the first meeting of this organization in December of each year in the same manner as officers are elected in Particular Lodges in Florida.

At the first election after approval of these By-Laws all Officers and Directors shall be elected in the manner above prescribed to serve until the annual election above provided for. At the first annual election all Officers shall be elected to serve for the year beginning January 1 and ending December 31. Two Directors shall be elected to serve for a term of one year and two Directors shall be elected to serve for a term of two years.

At the second annual election there shall be elected all Officers above provided for and two Directors for a term of two years to fill vacancies of Directors whose terms expire. If in any election a Director whose term does not expire shall be elected an officer, a Director shall be elected for the unexpired term.

Thereafter all elections shall proceed as prescribed for the second annual election.

In the event of vacancy in the office of President during the term aforesaid, the Vice-President shall become President until the next annual election. All other vacancies shall be filled by majority vote of the Officers and Directors or by special election called by the President.

5.04 Duties of Officers.—The President shall preside at all meetings of this organization and at meetings of the Board of Directors and shall perform all other duties usually appertaining to the office of President and those duties prescribed herein.

The Vice-President shall preside at all meetings in the absence of the President and shall perform all other duties usually appertaining to the office of Vice-President and the duties prescribed herein.

The Secretary shall make and preserve full and accurate records of the membership of this organization, of all proceedings at meetings of this organization and of the Board of Directors, and such other records as from time to time he shall be directed to make and preserve by this organization or by the Board of Directors.

The Treasurer shall make and preserve full and accurate records of all moneys received and disbursed by this organization and such other records and reports as from time to time he shall be directed to make and preserve by this organization or by the Board of Directors.

The Directors shall perform such duties as usually appertain to

the office of Director and such other duties as shall be prescribed herein.

FUNDS

- **6.01** Custody of Funds.—The Treasurer shall be the custodian of all funds of this organization and shall deposit the same in such depository as shall be designated by the Board of Directors. The Board of Directors may provide and require that the Treasurer make bond for faithful performance of his duties, the cost of said bond to be paid by this organization.
- **6.02** Disbursement of Funds.—No funds of this organization shall be disbursed or expended except by check or voucher signed by the Treasurer and countersigned by the President, or in his absence by the Vice-President, and no funds shall be expended or disbursed except by approval of the Board of Directors and by majority vote of membership in regular meeting or by majority vote of membership in two consecutive regular meetings except as provided for herein.

MEETINGS

7.01 Meetings.—The regular meetings of this organization shall be

7.02 Board of Directors Meetings.—The Board of Directors shall meet

7.03 Repealed. (1984)

- **7.04** Opening and Closing Meetings.—No Ritual or secret ceremony shall be used in opening or closing meetings of this organization. (Reg. 4.07).
- **7.05** Special Meetings.—Special Meetings may be called by the President, or in his absence by the Vice-President, or by the Board of Directors by announcement of time, place and purpose thereof at any regular meeting and any business of this organization may be transacted at a special meeting except such business as is required by these By-Laws to be transacted at regular meeting.

PURPOSES

8.01 Purpose.—The purpose and objective of this organization is to foster Masonic fellowship, and brotherly love among the members, encourage active participation in programs and projects sponsored or approved by the Grand Lodge and or any Particular Lodge or Lodges approved by the Grand Lodge. (1984)

PROPERTY

9.01 Ownership and Use of Property.—All property, real and personal owned, leased or controlled by this organization shall be subject to the Laws, Rules, Regulations and Edicts of the Grand Lodge governing and regulating property of Particular Lodges.

INCORPORATION

10.01 Incorporation.—This organization may, with the approval of the Grand Lodge or its authority, incorporate as a non-profit corporation. Proposed Articles of Incorporation and By-Laws for such incorporation shall be submitted for approval before being filed with civil authorities and the provisions of these By-Laws shall be incorporated in the By-Laws of any such corporation.

AMENDMENTS

11.01 Amendments—These By-Laws may be amended only as follows: Any proposal for amendment shall be submitted in writing to the Board of Directors, shall be presented for action at the next regular meeting of this organization. If a majority of the Members present at such meeting approve such proposal, the President shall announce that the proposal will be presented for final approval or rejection at the next regular meeting, and if at such regular meeting such proposal be adopted by three-fourths (3/4) vote of the Members present, the same shall be submitted in quadruplicate to the Committee on Appendant and Allied Orders for review and forwarding to the Grand Master for approval or rejection. If approved by the Grand Master, such proposal shall become effective, subject only to review by the Grand Lodge. (1985)

SCHEDULE

12.01 Schedule.—These By-Laws shall, upon approval by the Grand Lodge, be effective and shall be binding on all organizations operating under and by virtue of Grand Lodge Regulations 4.06 and 4.07, except as exempted thereunder. Such organization shall be furnished with four copies of these By-Laws and shall forthwith fill in the blank spaces hereof

relating to name, membership, fees, dues, location and time of meeting and submit the same in quadruplicate to the Chairman of Appendant Orders Committee who shall transmit three copies with recommendation thereof to the Grand Master who shall approve or disapprove the same and make distribution thereof as provided for in Amendments to By-Laws of Particular Lodges as provided for in Grand Lodge Regulation 24.04.

12.02 Existing Organizations.—Organizations in existence at time of effective date of these By-Laws that have elected officers are not required to conduct an election of officers until the first meeting in December, at which meeting the election shall be for officers and conducted in the manner prescribed in By-Law 5.03 hereof. (1970 Proc. 232-238)

Regulations

47.03 No club or society in this Grand Jurisdiction whose membership is predicated exclusively upon members of Masons and/or of Masons and person related to them by blood or marriage shall be formed or operate within this Grand Jurisdiction unless its By-Laws are submitted to the Grand Lodge or its authority for approval, and the same are approved, provided that any such group forming such a club may incorporate as a non-profit corporation, provided further, that any such club, when formed, operates its club and its clubrooms or rooms, if any, or their place of meeting with the same decorum as required by a Lodge of Masons, that no unfavorable reflection will result against Masonry, and provided further, that all Laws, Rules and Regulations of this Grand Lodge governing the conduct of Particular Lodges, in this Grand Jurisdiction as to the location of meeting places, club rooms, occupation of same with others, leasing property owned by such club to others, prohibiting gambling, or the use or sale of intoxicating liquors in its club rooms, or on property owned by it, and that it follow all Rules and Regulations that may be made by the Grand Lodge. A violation of any of the above having occurred, the Grand Lodge or its authority may rescind the permission given.

No such club or society shall, by a By-Law provision or otherwise limit or restrict its membership to the members of any Particular Lodge. Master and Wardens Association may, nevertheless, amend Section 3.01 of the Uniform Code of By-Laws contained in Regulation 47.02 to limit membership, voting rights, or both or may adopt other By-Laws when approved by the Grand Lodge or its authority. (1993)

Any club or society heretofore organized shall have until February 15, 1985, for the submission of its By-Laws to the Grand Lodge or its authority, and may continue to function until its ByLaws are submitted and acted upon, and thereafter if the By-Laws are approved. If the Grand Lodge or its authority shall disapprove such By-Laws, such club or society shall have ninety (90) days to conform to the Grand Lodge requirements and if they do not within such period of time they shall forthwith disband and all members thereof who are Masons shall withdraw therefrom. Every such club, or society shall submit to the Grand Lodge or its authority, a copy of its By-Laws and each year thereafter on or before February lst of each year to the Grand Secretary, a roster of its officers showing their names, places of residence and the names of the Particular Lodge to which the Officers respectively belong. (1984)

References

Chapter 4, Powers Relating to Other Orders and Organizations.

350a 1992

CHAPTER 48.

MASONIC HOME

TRUSTEES OF MASONIC HOME AND EMERGENCY RELIEF

Constitutional Provisions

The power and duty of all supervision of the Masonic Home, including all programs of relief is hereby vested in a Board of Trustees to consist of the Deputy Grand Master, who shall be Chairman of the Board, Senior Grand Warden, Junior Grand Warden, and six members to be appointed annually by the Grand Master, one of whom may be a member of the Order of the Eastern Star of Florida, to be nominated by the Grand Matron of that Order, all of whom shall be appointed immediately after each Annual Communication of the Grand Lodge of Florida. The Grand Master shall designate one of the members of the Board to serve as Vice Chairman.

One of the six members of the Board to be appointed by the Grand Master shall be appointed only upon nomination by the Deputy Grand Master and one member shall be appointed only upon nomination by the Senior Grand Warden. No person shall serve as a member of the Board for more than six consecutive years.

The Deputy Grand Master shall designate a member of the Board of Trustees or some other suitable person to act as Secretary to the Board to prepare minutes of meetings and after approval thereof by the Chairman to deliver a copy thereof to the Office of the Grand Secretary.

The Board shall be divided into such subcommittees as shall be prescribed by the Constitution or Regulations of the Grand Lodge and such other sub-committees as shall be deemed appropriate by the Chairman of the Board.

It shall be the duty and responsibility of the Board of Trustees to determine and fix basic policy for operation of the Masonic Home and Relief Programs; to employ a Superintendent/Administrator to implement, administer and operate the Masonic Home and Relief Programs. No member of the Board of Trustees, except the Chairman, shall give or attempt to give instructions or directions to the Superintendent/Administrator in respect to administration or operation of the Masonic Home or Relief Program. It shall be the duty of the Chairman to insure strict compliance with the provisions of this paragraph.

The Board of Trustees shall have the care, custody and control of Masonic Home property, real and personal, and shall maintain and make routine repairs thereto and shall arrange for insurance coverage through the <u>Insurance Committee and the</u> Corporate Board. (Art. IX, Sec. 1(3)) (1992)

The Board of Trustees shall meet not less than once a month, at the Home in St. Petersburg, Florida, on a day to be fixed by the Chairman of the Board and at such other times and places as the Grand Master or Chairman of the Board may designate. All actions taken by the Board must be approved by a majority of the membership of the Board. (Art. XII, Sec. 2) (1985)

The Grand Lodge of Florida in Annual Grand Communication shall, by Regulation, adopt such Rules and Regulations as may be found necessary or desirable for the management, operation and supervision of the Masonic Home and Relief Funds, relating to eligibility for admission to the Home or to receive Masonic relief, and for the management of finances, and all operations and actions pertaining to the above shall be in strict accord with such Rules and Regulations. (Art. XII, Sec. 4)

All the Rules and Regulations now in effect and not inconsistent with the provisions of this Article shall remain in full force and effect until amended or repealed as herein provided for. (Art. XII, Sec. 5)

- **48.01** In approving requests and in extending emergency relief, the Board of Trustees shall apply and enforce the following division of expense of such relief: One-third to be borne by the Particular Lodge, and two-thirds to be borne by the Grand Lodge. *Provided*, that in extremely urgent cases only, the Board of Trustees is empowered to waive this rule. (1983)
- 48.02 The Board of Trustees of the Masonic Home may prescribe Rules for the operation and government of the Relief Funds of the Masonic Home under the Grand Lodge or its authority subject to review by the Grand Lodge at each Annual Grand Communication, provided said Board shall make no change, alteration, or amendment of Rules relating to eligibility for admission to the Masonic Home, and for relief, which shall be altered, changed or amended only by Grand Lodge in Annual Grand Communication, and provided further that Grand Lodge may amend any or all Rules at any Annual Grand Communication with or without recommendation from the Board of Trustees. (1983)

APPENDIX

Masonic Home

Rules and Regulations

GENERAL RULES AND REGULATIONS
GOVERNING EMERGENCY AND
NON-RESIDENT MEMBER
RELIEF FUNDS; THE
HAL W. ADAMS HOSPITAL SERVICE FUND

AND

THE MASONIC HOME OF THE STATE OF FLORIDA

June, 1960 With Revisions

Digest Of Masonic Law

EDICT

Acting under and by virtue of the authority vested in me as Grand Master of Masons in Florida, I do hereby proclaim and promulgate the following edict:

The attached Rules and Regulations are and shall be the Rules and Regulations governing Emergency Relief and Non-Resident Member Relief Funds and The Hal W. Adams Hospital Service Fund and The Masonic Home of The State of Florida.

All other Rules and Regulations covering any and all of the foregoing subjects which are in conflict with any of the Rules and Regulations hereby promulgated are superseded pending action on this Edict by The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida.

This Edict shall take effect on July 1, A.D. 1960.

Given under my hand and the Seal of The Grand Lodge this the 27th day of June A.L. 5960, A.D. 1960.

J. EDWIN LARSON (Seal) Grand Master

GENERAL RULES AND REGULATIONS GOVERNING EMERGENCY AND NON-RESIDENT MEMBER RELIEF FUNDS; THE HAL W. ADAMS HOSPITAL SERVICE FUND AND

THE MASONIC HOME OF THE STATE OF FLORIDA JUNE, 1960 WITH REVISIONS

NUMERICAL TITLE AND CHAPTER INDEX

CHAPTER 1

Provis	rion Subject	Page
1.01	Authority	358
	CHAPTED 2	
	CHAPTER 2	
	DEFINITIONS	
2.01	Various Definitions	358
	CHIA PETER 2	
	CHAPTER 3 GENERAL PURPOSES	
	GENERAL PURPOSES	
3.01	Masonic Home	359
3.02	Non-Resident Relief	359
3.03	Emergency Relief	359
3.04	Hal W. Adams Hospital Service Fund	359
3.05	Members of the Order of Eastern Star	359
	CHAPTER 4	
	BOARD OF TRUSTEES	
4.01	General Powers	360
4.02	Organization Meeting	360
4.03	Quorum	
4.04	Meetings	360
4.05	Open and Close with Prayer	
4.06	Employment	
4.07	Contracts and Purchases	
4.08	Certify Non-Resident Relief Roll	

4.09	Digest of Masonic Law	Appendix
Provisi	on Subject	Page
4.09	Application Forms	360
4.10	Bonds of Employees	361
4.11	Submit Proposed Budget	361
4.12	Reports of Committees	
4.13	Reports of the Board to Grand Lodge	
4.14	Reports of the Board to Properties Committee	
4.15	Expenses of Board Meetings	
4.16	Sub-Committees	
4.17	All Actions Subject to Approval of Grand Master.	361
	CHAPTER 5	
	GRAND TREASURER AND GRAND SECRETARY	
5.01	Grand Secretary, Preserve Records, Minutes	363
5.02	Grand Treasurer and Grand Secretary	
	CHAPTER 6	
	ELIGIBILITY FOR ADMISSION TO MASONIC HOME	
	AND FOR NON-RESIDENT RELIEF	
6.01	General Requirements	363
6.02	Mental and Physical Requirements	364
6.03	Masonic Membership Requirements	
6.04	Non-Resident Relief Requirements	
6.05	Membership Eastern Star Members Requirements	
6.06	Discretion of the Board	
6.07	Amendments, by Action of Grand Lodge	365
	CHAPTER 7	
	PROCEDURE FOR ADMISSION TO MASONIC HOME	
	AND FOR NON-RESIDENT RELIEF	
7.01	Form of Application	365
7.02	Application Must Be Sponsored by Lodge or Chapter	365
7.03	Admissions Committee Report to Board	
7.04	Property Transfer Requirements	
7.05	Responsibility of Lodge or Chapter	
7.06	Continuing Responsibility of Lodge or Chapter	
7.07	Month to Month Approval of Non-Resident Relief	
7.08	Property of Non-Resident Relief Recipients	

Appendix	Masonic Home Rules and Regulations	8.01
	CHAPTER 8 DISCHARGES FROM HOME, TEMPORARY LEAVE OF ABSENCE AND FUNERALS	
8.01	Grounds for Discharge	370
8.02	Admittance Subject to Physician's Report	
8.03	Temporary Leave of Absence	370
8.04	Funerals	371
	CHAPTER 9 ADMINISTRATOR OF MASONIC HOME	
9.01	General Duties, Attendance at Board Meetings	372
9.02	Hire of Other Home Employees	
9.03	Employee Salary Procedure	373
9.04	Purchase of Supplies and Materials	
9.05	Petty Cash Fund, Audited Quarterly	373
9.06	Report of Extra Medical or Hospital Expense	
9.07	Receipts for Gifts of Money or Property	373
9.08	Monthly Report	
9.09	Inventory of Each Home Member's Property	
9.10	Duty upon Death of Member	
9.11	Members Saving Account Fund	
9.12	Annual Inventory	
9.13	Other Duties	375
	CHAPTER 10 EMERGENCY RELIEF	
10.01	Eligibility, Limitations, and Procedures	275
10.01	Duty of Relief Administrator	
10.02	Reports of Administrator	
10.03	Procedure for Emergency Relief	
10.04	Formalities May Be Waived in Emergency	
10.05	1 Simulates May Be Walted in Emergency	370
	CHAPTER 11 HAL W. ADAMS HOSPITAL SERVICE FUND	
11.01	Eligibility, Limitations, and Procedures	376
-1.01		_, 5
	CHAPTER 12 FUNDS AND FINANCIAL PROCEDURES	
10.61		250
12.01	Budget Requirements	3/8

12.02	Digest of Masonic Law	Appendix
12.02	Fiscal Year	378
12.03	Petty Cash Fund	378
12.04	Payroll Account	
12.05	Budgetary Charges and Transfers	
12.06	Disbursement of Funds	
12.07	Monthly Report of Expenditures	
12.08	Resident Member Trust Fund and Procedure for Handling	
12.09	Funds for Members of Home	
	CHAPTER 13 CHILDREN	
13.01	Board of Trustees to Provide For	381

RULES AND REGULATIONS

CHAPTER 1 AUTHORITY FOR THESE RULES AND REGULATIONS

1.01 These regulations are adopted under the authority of the Grand Lodge and nothing herein shall be construed to be in conflict with the Constitution and Regulations thereof, which Constitution and Regulations are hereby referred to and made a part hereof, it being the intent of these Rules and Regulations to be supplementary of the Grand Lodge Constitution and Regulations.

CHAPTER 2 **DEFINITIONS**

2.01 Wherever used in these Regulations the following words shall have the following meaning unless the context shall clearly indicate a different meaning:

HOME: The Masonic Home of Florida located at St. Petersburg, Florida.

ADMINISTRATOR: The Superintendent of the Masonic Home.

ORPHAN: The minor child of a deceased Master Mason without regard to whether or not the Mother of such minor child is living or dead.

RELIEF FUNDS: All funds allocated to Masonic relief, including the Masonic Home Operating Fund, Emergency Relief Fund, Hal W. Adams Hospital Service Fund, and the Non-Resident Relief Fund.

HOSPITAL FUND: The Hal W. Adams Hospital Service Fund.

OPERATING FUND: The Masonic Home Operating Fund.

CHAIRMAN: The Chairman of the Board of Trustees of the Masonic Home. GRAND MASTER: The Grand Master of Masons of Florida.

GRAND SECRETARY: The Grand Secretary of The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida.

GRAND LODGE: The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida.

RELIEF ADMINISTRATOR: The Relief Administrator of Emergency Relief Funds and the Hal W. Adams Hospital Service Fund.

GRAND TREASURER: The Grand Treasurer of The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida.

RESIDENT: A person admitted to the Home.

EASTERN STAR: The Order of the Eastern Star.

CASE INVESTIGATOR: The Investigator of the financial affairs of applicants for Masonic Relief who shall be a Florida Mason or a member of a Florida Chapter of the Eastern Star and who shall be qualified either by training or experience.

In all cases the masculine gender shall be construed to include the feminine gender.

CHAPTER 3

GENERAL PURPOSES

- **3.01** The purpose of the Home is to provide a place of comfort and security for needy, distressed worthy Master Masons, their wives, mothers and widows. (2010)
- **3.02** The purpose of the Non-Resident Relief Fund is to render sustaining help, aid and assistance to needy, distressed, worthy Master Masons and their wives, widows and orphans who are eligible to receive the same.
- **3.03** The purpose of the Emergency Relief Fund is to assist in providing emergency help, aid and assistance to needy, distressed, worthy Master Masons and their wives, widows, and orphans who are eligible therefor.
- **3.04** The purpose of the Hospital Fund is to provide medical, surgical and hospital care or assistance for needy, distressed, worthy Master Masons, their wives, widows, and orphans.
- **3.05** The privilege of membership in the Home may be extended to needy, distressed, worthy female members of the Order of the Eastern Star who are eligible therefor, under the Rules and Regulations of Grand Lodge and the Grand Chapter of Florida, Order of the Eastern Star.

CHAPTER 4

BOARD OF TRUSTEES

- **4.01** The Board is vested with authority to manage, direct, supervise and operate the Home and all Relief Funds in accordance with the Rules and Regulations of the Grand Lodge.
- **4.02** The Board shall organize immediately after each Annual Grand Communication, or as soon thereafter as practicable.
- **4.03** Five members of the Board shall constitute a quorum but no action shall be taken except upon concurring vote of five members.
- **4.04** The Board shall meet at least once each month at the Home, on a day affixed by the Chairman, *provided*, that the Board may meet at other times and places designated by the Grand Master or the Chairman of the Board, with notice to all members of the Board.
 - **4.05** The meetings of the Board shall be opened and closed with prayer.
- **4.06** The Board shall, at its first regular meeting or as soon thereafter as is practicable, employ an Administrator who shall hold office at the pleasure of the Board, at a salary not to exceed the amount appropriated therefor by the Grand Lodge. The Administrator shall be qualified and licensed in accordance with requirements of the Statutes of the State of Florida.
- **4.07** The Board shall have supervision and control of all purchases and contracts made for the operation of the Home. The Board may delegate to the Administrator authority to make such purchases as shall be deemed appropriate for usual and ordinary operations of the Home. They shall cause bills, authorized by the appropriation of the Grand Lodge, to be verified, with budget sub-account numbers designated thereon, and transmitted to the Grand Secretary for payment.
- **4.08** The Board shall each month certify the Non-Resident Relief Roll and return it to the Grand Secretary for payment. The roll shall contain the name, address and the amount to be paid each member as approved by the Board.
- **4.09** The Board shall prepare and provide the forms to be used in making application for admission to the Home and for assistance from the Relief Funds, and shall prescribe the method of filing and processing such applications in accordance with the Rules and Regulations of the Grand Lodge.

- **4.10** The Board shall require every officer and employee who is responsible for funds or property of the Home, or Relief Funds, or residents' funds, to give a good and sufficient bond, in such amount as the Board may deem to be proper. All such bonds shall be in the custody of the Grand Master.
- **4.11** The Board shall prepare an operating budget for the operation of the Home and Relief Funds, and shall submit the same to the Chairman of the Committee on Finance and Accounts of the Grand Lodge on or before the January Board Meeting of each year. Request and report shall be sent to the Office of the Grand Secretary.
- **4.12** At the last meeting of the Board prior to the Annual Grand Communication of the Grand Lodge, the Chairman, the Administrator, the Relief Administrator, and the Chairmen of all Committees shall submit written reports of their activities to the Board, each report shall be included and shall become a part of the Annual Report of the Board. The Administrator's report shall include an annual inventory. The Board may require reports of such activities at any other time.
- **4.13** The Board shall, at the close of each fiscal year, submit to the Grand Lodge an Annual Report of the operations of the Home and Relief Funds.
- **4.14** The Board shall immediately report to the Committee on Grand Lodge Properties, all real and tangible property acquired for the Grand Lodge by said Board. The disposition and management of said property shall be by direction of the Committee on Grand Lodge Properties, subject to the Rules and Regulations governing said property. Intangible property shall be referred to the Corporate Board for disposition. The Administrator of the Masonic Home shall release jewelry only to the Chairman or Vice Chairman of the Properties Committee after a certified appraisal to be procured by the Administrator. (1991)
- **4.15** Traveling Expenses Members of the Board of Trustees of the Masonic Home, the Senior Grand Warden and Junior Grand Warden of Grand Lodge. Travel and subsistence expenses shall be paid as per Regulation 13.25.
- **4.16** The Chairman shall appoint such Sub-Committees from the Board as he shall deem necessary or expedient. (1983)
- **4.17** All transactions, actions and decisions of the Board shall be subject to the approval of the Grand Master.

Digest of Masonic Law Appendix

4.17

CHAPTER 5

TREASURER AND SECRETARY

- **5.01** The Grand Secretary shall preserve as permanent records of the Grand Lodge all records of the actions and transactions of the Board, together with all papers, correspondence, and books, pertaining to the Home and the Relief Funds. The Grand Secretary shall compile the minutes of the meetings of the Board each year in the appropriate binder.
- **5.02** The Grand Treasurer and Grand Secretary shall perform such duties in regard to the Home and Relief Funds as shall be prescribed by Grand Lodge Constitution and these Regulations.

CHAPTER 6

ELIGIBILITY FOR ADMISSION TO THE MASONIC HOME AND NON-RESIDENT RELIEF

- **6.01** (a) Those eligible for admission to the Home under the Life Care Plan are distressed, needy, worthy Master Masons, dual members, their wives, and widows, subject to the conditions, limitations and restrictions set forth in the Rules and Regulations. (2008)
- (b) Those eligible for Non-Resident Relief are distressed, needy, worthy Master Masons, their wives, widows, and orphans, subject to the conditions, limitations, and restrictions set forth in the Rules and Regulations.
- (c) Admission for residency under the Private Pay Plan in the Masonic Home of Florida shall be allowed based upon a monthly fee schedule, which will be established by the Board of Trustees and will be comparable to fees charged by commercial life care establishments doing business in the State of Florida. Residents admitted under this program will not be obliged to convey any of his property interest to the Grand Lodge except for the monthly fees and entry fee deposit. (2008)

- **6.02** No person shall be admitted to the Home who is suffering from any communicable disease; or is of unsound mind; or who is intemperate or addicted to narcotics or alcoholic liquors; or is of such disposition that he cannot live in harmony with other Residents of the Home or whose general mobility condition is not acceptable to the Board.
- **6.03** Qualifications of a Master Mason, his wife, widow, or mother* to be admitted to residency in the Masonic Home: (*as to the Private Pay Plan only) (2010)
- (a) The Master Mason under the Life Care Plan must have become a member or dual member of a Florida Lodge before he attained the age of seventy (70) years. (2008)
- (b) The Master Mason under the Life Care Plan must have been a member or dual member in good standing in a Florida Lodge for not less than ten (10) years, the last three (3) of which must have been continuous, and in the event he became a member of a Florida Lodge by affiliation from another Grand Jurisdiction, he also must have been a bona fide resident of the State of Florida for ten (10) years after such affiliation. (2008)
- (c) The ten year requirement may be waived under the following circumstances:
 - (1) Applicant was raised in a Florida Lodge and has been a member in good standing continuously to date of application and meets all other requirements, and by unanimous vote of all Board members present, and by approval of the Grand Master.
- (d) The wife or widow of a Master Mason is only eligible for residency in the Home based on the Master Mason's Lodge membership.
- (e) The Board of Trustees of the Masonic Home may allocate a portion of the rooms available at the Masonic Home for use by Master Masons, their wives, widows or mothers, from any Grand Jurisdiction recognized by The Grand Lodge of Florida on the Private Pay Plan. Florida Masons, their wives, widows and mothers will have preference for admission to the Masonic Home of Florida under the Private Pay Plan. (2010)
- **6.04** The qualification for a Master Mason, his wife, widow or orphans to receive non-resident relief shall be the same as (a), (b), (c), and (d) of Section 6.03.
- **6.05** Note: Regulation 6.05 of the Masonic Home Rules and Regulations was repealed as the Order of the Easter Star no longer sponsors admissions to the Masonic Home. (2008)

- **6.06** All admissions to the Home or to the Non-Resident Relief roll shall be made at the discretion of the Board of Trustees and not as a matter of right.
- **6.07** No change, alteration or amendment shall be made in the provisions of this Chapter except by direct action of the Grand Lodge in Annual Grand Communication.

CHAPTER 7

PROCEDURE FOR ADMISSION TO THE MASONIC HOME AND FOR NON-RESIDENT RELIEF

- **7.01** The form of application blanks for admission to the Home, for Non-Resident Relief or for Emergency Relief, or aid from the Hospital Fund shall be prepared by the Board and presented to and adopted by Grand Lodge.
- **7.02** Applications to the Masonic Home under the Life Care Plan and Non-Resident Relief. (2008)
- (a) Every application for admission to the Home must be initiated and sponsored by the Lodge of the person on whose membership the application is based and who has met the membership requirements. (2008)

(b) Every application for Non-Resident Relief must be initiated and sponsored by the Lodge of the person on whose membership the application is based and who has met the membership requirements.

All applications must be in writing upon prescribed forms furnished to the Lodges by the District Deputy Grand Master of the Masonic District. Each District Deputy Grand Master shall procure from the Grand Secretary and keep on hand, at all times, at least one set of application forms. (2008)

The initial preparation shall be the responsibility of the Worshipful Master of the sponsoring Lodge. The Master shall call upon the services of the Case Investigator for completion of the financial information and for such other advice as may be warranted by the particular circumstances of the application. (2008)

- (c) The completed applications from Lodges duly signed by the Worshipful Master and the Secretary and bearing the seal of the Lodge and the signature of the Case Investigator-shall then be presented to the District Deputy Grand Master for his further review, and upon his approval and signature, shall then be presented to the Chairman of the Admissions Committee of the Masonic Home.
- (d) All Applications for Admission to the Masonic Home or Non-Resident Relief shall be received by the Chairman of the Admissions and Non-Resident Relief Committee at least ten (10) days prior to the next regular meeting of the Board.
- **7.03** (a) The Chairman of the Admissions Committee shall refer all proper applications under the Life Care Plan to the Committee, who shall make such investigations as may be necessary or required, and the Committee shall present such applications to the Board at the next meeting following completion of such investigation together with the recommendation of such committee. After considering the report of the Admissions Committee, the Board may approve or disapprove the admission of the applicant to the Home, or grant such other relief as may be justified. When approved by the Board and Grand Master, the applicant may be admitted to the Home or placed on the Non-Resident Relief roll. (2008)
- (b) The Administrator of the Home shall receive all applications under the Private Pay Plan and refer them to the appropriate department heads for recommendation for acceptance or rejection regarding fraternal, financial, health, and mobility eligibility. The Administrator will refer the application with recommendation to the Chairman of the Board of Trustees for his approval with the concurrence of the Grand Master. (2008)

- **7.04** (a) Every applicant who is accepted for admittance to the Home under the Life Care Plan who owns any property, real, personal or mixed, shall be required to convey all of his or her interest in such property to the Grand Lodge for the use and benefit of the Home, except that a member of a Particular Lodge may assign, give, bequeath, donate, transfer, or by any other means or device, convey up to but not to exceed thirty-three and one third percent (331/3%) of his entire estate to a Particular Lodge chartered by The Grand Lodge of Florida and/or to The Grand Lodge of Florida, and retain eligibility for residency in The Masonic Home of Florida, provided however the following provisions shall apply: (2008)
- (1) Said applicant shall be permitted to retain the use and disposition of ten percent (10%) of all of his or her liquid assets in excess of ten thousand dollars (\$10,000) for his or her personal use and disposition. Said ten percent (10%) allocation shall apply to all assets subsequently liquidated and/or after acquired.
- (2) Grand Lodge shall create and maintain separate ledger accounts reflecting the disposition of the liquid assets of the residents. The first ten thousand dollars (\$10,000) shall be credited to the Resident Members Trust Account. The balance of the residents liquid assets shall be divided and credited as follows: ninety percent (90%) to the Resident Members Trust Account, and ten percent (10%) for the use and benefit of the Resident. The amount held for the use and benefit of the Resident may be withdrawn by the Resident at any time and from time to time and used in any manner the Resident determines. The balance remaining in said account at the death of the Resident shall be transferred to the Resident Member's Trust Account. Quarterly statements reflecting the balance in each of these accounts shall be provided to the respective residents. Ten percent (10%) of the Residents monthly excess income over maintenance cost shall be deposited in the Resident's Personal account and 90% of the excess shall be deposited in the Resident's Trust Fund. (2003)

If the property of the applicant is held in an estate by the entireties the Board with the written approval of the Grand Master shall require:

- (1) Conveyance by applicant and spouse of all such property to the Grand Lodge for use and benefit of the Home, or
- (2) Conveyance by applicant and spouse of any part or portion of such property to the Grand Lodge for use and benefit of the Home, or
- (3) Conveyance by applicant and spouse of all or any part or portion of such property to the Grand Lodge for the use and benefit of the Home subject to life estate of applicant's spouse in such property or a part or portion thereof, or
- (4) Compliance by applicant and spouse with any combination of the above requirements.

366a 2008

Any conveyance of any property in which applicant's spouse retains a life estate shall provide that said life estate shall terminate in the event such spouse shall sell, convey, assign or transfer or attempt to sell, convey, assign or transfer said life estate to any other person and shall further provide that Grand Lodge shall not sell or convey the property subject to said life estate until after termination of such life estate.

The provisions of this section shall apply to all current and future residents of the home.

(b) Subject to the provisions of Section 7.04(a), every applicant shall sign an agreement to transfer, convey and deliver any and all moneys or property to the Grand Lodge for the use and benefit of the Home which may come to him after admittance to the Home and shall execute and deliver power of attorney to facilitate such transfer, conveyance and delivery. (1994)

1996 366b

- (c) All residents of the Home shall be required to sign an agreement, to agree to, and comply with, and support all Rules and Regulations, now in effect or as may be hereafter adopted by the Grand Lodge. (2007)
- (d) It shall be the duty of the Worshipful Master of the Lodge and District Deputy Grand Master processing an application to advise the applicant and family of all provisions of these Rules and Regulations. (2008)
- (e) All deeds, bills of sale, checks, assignments and abstracts, title insurance policies, life insurance policies, casualty insurance policies, and all other papers and documents affecting and bearing on the right, title and interest of the applicant in and to all property being conveyed, transferred or assigned shall be transmitted to the Administrator immediately after such applicant has been tentatively approved by the Board for admission together with a letter from the sponsoring Lodge in triplicate, itemizing such papers and documents. The applicant may retain cash and other items being used for living expenses until admitted into the Home at which time such items and the balance of any cash shall be delivered to the Administrator upon arrival of the applicant at the Home, which are to be turned over to the Grand Secretary to be credited in accordance with Regulation 7.04(a). (2008)
- (f) All real and tangible personal properties coming into the possession of the Board shall be turned over to the Grand Lodge Properties Committee for disposition. Said property shall be sold or handled for the best interest of the Grand Lodge for the use and benefit of the Masonic Home; and proceeds thereof to be credited to the Resident Members Trust Account. (2008)
- (g) Any applicant for admission to the Home or for relief funds who has deeded or disposed of property in any manner within five (5) years prior to making application shall be ineligible unless it is established that such property was disposed of for adequate consideration in order to secure funds to care for such applicant or applicant's dependent, or said property is re-conveyed to applicant and/or conveyed to Grand Lodge for the use and benefit of the Masonic Home; or said property was/is conveyed to a Particular Lodge and/or Grand Lodge and does not constitute a part greater than thirty-three and one third percent (331/3%) of applicants estate. (2008)
- (h) Whenever title to real property is being conveyed to the Grand Lodge by any applicant, if requested by the Board of Trustees, the deed shall be accompanied by abstract certified or recertified to date, a title insurance policy in a reputable company designated by or approved by the Grand Master, or other acceptable evidence of title. It shall be the responsibility of the Lodge to see that this is provided. (2008)

- Whenever any papers and documents are to be recorded in the public records of any county or state, such recording shall not be done until the applicant has entered the Home as a Resident thereof.
- After six months from the date of entry to the Home of a new Resident, or upon a proper waiver of the six months or in the event of such new Resident's demise after being admitted to the Home but before the expiration of said six months period, then all property conveyed to the Grand Lodge by such Resident is subject to such disposition as the Grand Lodge or its authority may determine.

If any boats, automobiles, trailers, furniture or any other personal property of whatsoever kind or nature are involved, they should be disposed of as soon as practical and the funds be credited to The Resident Members Trust Account.

- **7.05** When the Board has approved the admission to the Home of an applicant under the Life Care Plan, the following shall be the procedure to further process the application: (2008)
 - (1) The Secretary or Assistant Secretary of the Board of Trustees shall deliver to the Legal Advisors of the Board of Trustees said application signed by the Secretary and dated the day of approval.
 - (2) Said Legal Advisors shall review for legal sufficiency the application and any papers relative to deeds to real estate, personal property, bank saving accounts, insurance policies or anything else accompanying the application.
 - (3) Said Legal Advisors shall then forward the application with all papers attached with their comments to the Grand Master.
 - (4) When the Grand Master has satisfied himself that everything is in order he will sign the application and forward to the Administrator with instructions to admit the applicant to the Home as soon as possible.
 - The Administrator shall notify the sponsoring Lodge by letter to bring the applicant and any requirements concerning assets to the Home. If the applicant is not presented within thirty (30) days from date of Administrator's letter, it will be necessary to file a new application unless the Board extends such time in its discretion. (2008)

(6) When the Administrator has completed all of the paper work and secured the information needed for the office, the application shall be transmitted along with all official papers to the Grand Secretary for permanent file.

Upon receipt of the notice of approval by the Grand Master, of an applicant for admission to the Home, the sponsoring Lodge shall provide transportation to the Home for the applicant and if required, provide attendants, in order that the applicant shall be delivered to the Home at the time designated by the Administrator. (2008)

- **7.06** The responsibility of the Lodge for the welfare of a resident admitted to the Home under the Life Care Plan does not cease upon such admission, but is a continuing responsibility, and the Lodge must assume full responsibility in any situation when notified thereof by the Board or Administrator. (2008)
- **7.07** All applicants for non-resident relief approved by the Board and the Grand Master shall be on a month to month basis, and shall be certified to the Grand Secretary each month. The Grand Secretary shall make remittances to the applicant or to the one designated by the Board to receive the assistance for the applicant. The Board shall from time to time request the sponsoring Lodge and District Deputy Grand Master to make investigation and to certify to the Board that further assistance is needed. A Lodge having knowledge of any change in the condition of a recipient of relief funds shall immediately report the same to the Board.
- **7.08** (a) Worthy applicants for Non-Resident Relief are not always indigent. It is the duty of this Board to recover, if possible, the moneys granted for non-resident relief, so that it might be available for those less fortunate.
- (b) When the applicant for Non-Resident Relief owns real property or other valuable assets, the Board shall have the authority to require of the applicant security for the repayment of the money granted.

The Board shall exercise this authority upon Masonic principles of right and justice, and shall have full discretion as to the requirement thereof, and the method, time, etc., in the administration of same.

(c) All action by the Board pursuant to Section 7.08 (b) shall be subject to the approval of the Grand Master.

Rulings and Decisions

Grand Master is vested with absolute discretion in approving or disapproving action of Trustees of Masonic Home in regard to admission of applicants. (1967 Proc. 74, 210) (Repealed 2011)

The Grand Master is vested with absolute discretion in approving or disapproving actions of Trustees of the Masonic Home in regard to admission of applicants when it relates to Fraternal matters only. Only the Corporate Board of The Grand Lodge of Florida has the authority to accept or reject the recommendation of Trustees of the Masonic Home in regards to the financial matters of an applicant when dealing with his or her admission. (2011 Proc. ____)

CHAPTER 8

DISCHARGE FROM HOME, TEMPORARY LEAVE OF ABSENCE AND FUNERALS

8.01 Residents shall be discharged from the Home if their conduct requires such action or if it is found that they entered the Home under misrepresentation of facts or any false answers to questions on their applications.

Persons admitted to the Home who do not comply with the Rules and Regulations adopted for its government, or whose personal habits are such as to endanger its discipline, or to disturb the peace and quiet of the Home, or whose admission was obtained by concealment or misrepresentation or an **error made by the Board in the acceptance of the application** may be discharged therefrom by the Board with the approval of the Grand Master; and in the event of such action being taken, the member shall be returned to the Lodge or Chapter which recommended the member for admission, at the expense of such Lodge or Chapter, except if the Board determines that the Lodge or Chapter did not cause such erroneous admission. Notice of discharge shall first be given the said Lodge or Chapter by the Administrator.

8.02 All applicants are admitted to the Home, conditioned upon a favorable report by the Home physician. If such report shall be unfavorable, the Lodge or Chapter requesting the admission of said applicant shall be notified by the Administrator of the rejection and be required to pay the expense incurred in returning the applicant to the place designated by said Lodge or said Chapter.

8.03 A resident may be given a leave of absence upon all of the following:

- Completion of leave of absence forms as prescribed by the Board of Trustees;
- Notification to the Sponsoring Lodge or Chapter of the details of the leave
 of absence shall serve to invoke the responsibility of said Lodge or
 Chapter as set forth in Rule 7.06;
- 3. Completion by members of the family or persons whom the resident wishes to visit, of such responsibility forms as prescribed by the Board;
- Approval of the Home physician after examination and concurrence of the Administrator;
- 5. Approval by the Board. If the leave of absence does not exceed two weeks in length and two hundred miles in distance, the Administrator may act

in lieu of Board approval. In case of emergency leave, over the limitations allowed, if Board approval cannot be timely obtained, the Administrator must obtain authorization in the most expedient manner from the Chairman or the Vice-Chairman of the Board, or the Grand Master.

8.04 Funeral application, Funeral Procedure and Funeral Home Agreement.

- (a) Applicants for admission to the Home agree that if death occurs, while a resident of the Home, burial or cremation shall be in accordance with the Masonic Home Policy, except as hereinafter provided. Provision shall be made in the application for expression of preference as to disposition of remains; however, such expression shall not be binding upon the Board.
- (b) Upon admission to the Home, all prior financial or contractual arrangements between the resident and any funeral home, undertaker, mortician or other party providing for the cremation, burial or funeral of such resident member shall be canceled. Any and all moneys, insurance policies, bank accounts or other funds paid over, set aside or designated for the cremation, burial or funeral of such resident shall be paid over, assigned or delivered to the Home to be credited to or maintained for the benefit of such resident member. The Board may waive this requirement for good cause. Except that if the sponsoring Lodge or Chapter shall have executed the optional resolution relating to burial; and has assumed the responsibility for the burial costs of the resident, then said financial or contractual agreement; if fully paid for or if the sponsoring Lodge or Chapter agrees to complete the payment of the financial or contractual agreement; shall be continued in effect and upon the death of the resident used to help defray the cost of the resident's funeral and burial in previously purchased plot. If the sponsoring Lodge or Chapter shall have received funds under this subparagraph, it shall not be entitled to receive reimbursement under subparagraph (e) of this Regulation. (1992)
- (c) Upon the death of a resident the Administrator shall have the remains delivered to a local funeral home designated by the Board and immediately notify the surviving spouse, or if none, the next of kin. The Administrator shall also notify the Lodge or Chapter that sponsored admission of the deceased.
- (d) Opportunity shall first be given the surviving spouse, if any, and if none, the next of kin, to claim the remains for disposition at the expense of such spouse or next of kin. If remains are claimed as set forth in this paragraph, the claimant agrees to waive any and all claims against the Home or Grand Lodge for expenses incurred in the disposition of the remains.
- (e) If the remains are not claimed under the provisions of (d) above, within thirty-six (36) hours after notice of death is received, the sponsoring Lodge or Chapter may claim the remains

Appendix

for disposition. In such event, the Lodge or Chapter may claim reimbursement as follows:

- (1) Any funds remaining in the Resident Members Trust Account up to but not exceeding two hundred dollars (\$200.00); and
- (2) The current amount authorized by the Board, as provided in (f) below, less an amount expended by the Home for preparation of the body.
- (3) Claim for reimbursement must be made within sixty (60) days after interment.

(Note: Reimbursement from funds shown above will not exceed actual costs incurred by Lodge or Chapter.)

(f) If the remains are not claimed under the provisions of (d) or (e) above, the remains shall be buried or cremated as provided by the current Board of Trustees policy at the time. The Home shall give every resident the same general type and style of funeral, the cost of which shall be established by the Board of Trustees and approved by the Corporate Board. The Board of Trustees shall be authorized to make annual contracts with a local funeral home for this service. (Amended 1992)

CHAPTER 9

ADMINISTRATOR OF THE MASONIC HOME

- **9.01** The Administrator shall manage and supervise the operation of the Home. He shall be responsible for the care, comfort and well-being of the residents of the Home and for all funds and property entrusted to his care. He shall attend all meetings of the Board unless excused therefrom by the Chairman or Grand Master.
- **9.02** The Administrator, under the supervision of the Board, may employ employees at such salaries and wages as the Board may

specify, which must be within the amounts appropriated by the Grand Lodge for salaries and wages. The Administrator may discharge any employee for cause but he shall report all discharges to the Board, giving reasons therefor if requested. He shall be responsible for the employees' performance of their duties and for their conduct. The Administrator shall require from all employees such information on such forms as shall from time to time be approved by the Board or by Grand Lodge.

- **9.03** The Administrator shall use the revolving Payroll Account in the payment of salaries and wages for services rendered at the Masonic Home under the following conditions:
- (a) The payroll account shall not be used for any purposes except the payment of salaries and wages.
- (b) All payments of salaries and wages must be within the budget appropriations therefor, and must be authorized by the Board of Trustees, or their representative. Vouchers as provided by the Grand Lodge must be used in making these payments. A copy of each voucher, together with requisitions for the replenishing of the account, shall be sent to the Grand Secretary.
- (c) The Administrator shall preserve copies of the vouchers and remittance letters, and records of verification as received from the Grand Secretary.
- **9.04** The Administrator shall have the authority to purchase such supplies, provisions and materials for usual and ordinary operations of the Home as authorized by the Board. He shall regularly submit all bills and invoices for purchases to the Board or a member thereof designated by the Board with the budget sub-account number placed thereon for their consideration and review. When such bills and invoices are approved by the Board or its authority, they shall be forwarded to the Grand Secretary who shall prepare proper vouchers for the payment of same.
- **9.05** The Administrator shall make a detailed monthly report of his expenditures from the "Petty Cash Fund." The Petty Cash Fund should be audited quarterly by the Grand Lodge Auditors.
- **9.06** The Administrator shall advise the Grand Secretary of any outside hospital care or specialist treatment furnished to each resident of the Home and a copy of said report shall be given to the Board.
- **9.07** The Administrator shall issue receipts, in triplicate, for all moneys, non-cash items-(foods, etc.) and gifts received by him for

the use and benefit of the Home or its residents. The original shall be given to the payor, or donor; one copy shall be retained for files at the Home, and one copy shall be sent to the Grand Secretary with remittance of the funds. A report of this shall be listed in his monthly report to the Board.

- **9.08** The Administrator shall prepare and submit at each monthly meeting of the Board a complete written statistical report. The report shall include a list of all discharges from, and admittances to, the Home, together with a complete statement of all moneys, non-cash items and gifts, received by the Home. He shall prepare and submit to the Board at its last regular meeting of the year an annual written report, giving a summary of the activities of the Home.
- **9.09** The Administrator shall, upon admittance of a new resident to the Home, make a complete inventory of all his or her property and effects in excess of Fifty Dollars (\$50.00) in value, brought into the Home by such resident. This inventory shall be signed by the said resident, acknowledging its correctness, and it shall be kept on file at the Home. Any change in property held for any resident of the Home shall be noted and signed by the resident. Upon the death of a resident of the Home, the inventory shall be submitted to the Board, a copy forwarded to the Grand Secretary and one copy filed at the Home.
- **9.10** The Administrator shall, upon the death of a resident of the Home, take possession of the property of such resident, make a written inventory of same and after inventory has been taken, keep all property intact and report fully to the Board at the next regular meeting of the Board of Trustees after the death of the resident for instructions.
- **9.11** The Administrator shall be treasurer for the resident "Savings Account" funds. These funds shall be placed in a bank in the name of "Masonic Home of Florida Guests Accounts" subject to his deposit and withdrawal. A complete record shall be kept in the Administrator's office of each resident's savings. This account should be audited quarterly by the auditors of the Grand Lodge and at such times as the Board may request. A written report shall be furnished the Board and the Grand Secretary on or before its March meeting, showing funds on hand. Any funds remaining in this account at the death of a resident shall be forwarded to the Grand Secretary.
- **9.12** The Administrator shall prepare on April 1st of each year a complete inventory of all equipment, personal property, supplies, and any other items owned by the Home, and make written report to

the Board and the Grand Secretary within ten days, for its verification and approval.

9.13 The Administrator shall perform such other duties as may be prescribed by the Board or by the Grand Lodge.

CHAPTER 10

EMERGENCY RELIEF

- 10.01 Emergency Relief shall be given only to those needy, distressed, worthy Master Masons, who are members of regular Lodges working under a charter granted by Grand Lodge and to their needy, distressed, worthy wives, widows and orphans, whose need is urgent and who cannot provide for themselves, are not eligible to sufficient assistance from the State Welfare Board or who cannot be otherwise provided for. (For further information on eligibility, see Chapter 6, Section 6.03, paragraphs (a), (b), (c) and (d). Assistance from this fund shall not exceed the sum of One Thousand Dollars (\$1,000.00) total for any one case, neither shall it extend for a period longer than three months, but by unanimous vote of all Board Members present and approval of Grand Master, the limit may be increased. (1992)
- 10.02 It shall be the duty of the Relief Administrator to thoroughly investigate every application received by him for emergency relief and to consider, determine and administer the Emergency Relief Fund in accordance with these Rules and Regulations, as his best judgment may deem proper and necessary.
- 10.03 The Relief Administrator shall keep an accurate, full and complete record of all his transactions, including all receipts and disbursements, and make full report thereof to the Board in writing at each monthly meeting, together with report of all applications and correspondence; and he shall at the last meeting of the Board submit an annual written report.
- 10.04 Applications for Emergency Relief shall be submitted through the Lodge where the Master Mason, upon whose membership the application is based, is in good standing. The application shall be properly filled out and every question fully answered, and be signed by the Worshipful Master and Secretary and bear the Seal of the Lodge. The complete facts in every case must be stated. The Lodge shall recommend the amount of relief needed. The application shall contain an agreement of the Lodge to contribute 331/2% of the relief granted. If the Lodge claims exemption from the payment of 331/2% of the requested grant, it shall furnish a statement of the financial

10.05

condition of the Lodge, the number of its members, a statement of the dues paid per member each year and furnish satisfactory explanation of its inability to contribute. Upon completion of the application, it shall be sent to the District Deputy Grand Master of the District who shall review the application and make such recommendations as he deems proper. When the application is fully completed, the District Deputy shall forward it to the Relief Administrator for action thereon. When the Relief Administrator deems it worthy and necessary, he may waive a part or all of the Lodge's contribution, if they are unable to pay the same or when it would work a hardship upon the Lodge, and when the Lodge is collecting reasonable dues from its members. The Lodge shall attach and enclose a check or money order for their portion of the requested grant made payable to Grand Lodge. The Relief Administrator shall forward such checks and money orders to the Grand Secretary with requisitions of payments for Emergency Relief, and the Grand Secretary shall deposit such funds in the current income account to the credit of the Emergency Relief Fund. The Relief Administrator shall, upon approving an application for grant from these funds, forward a requisition to the Grand Secretary for the payment to be made in each case and voucher shall be issued as directed. Each month the Relief Administrator shall make a requisition for payment to those continued upon the Emergency Relief roll and enclose the check or money order from the Lodge. The requisition shall contain the name and address of the person to whom the assistance is to be sent, the amount to be paid and the written approval of the Relief Administrator. Upon receipt of the requisition, the Grand Secretary shall draw the vouchers for payment of such relief and mail same to the recipients or Lodge as designated. The Grand Secretary shall attach the requisition to a copy of the vouchers and preserve them as permanent records of the Grand Lodge.

10.05 The Relief Administrator may, in cases of extreme urgency, waive the formal application provided for herein, upon a guarantee from the Lodge that it will reimburse the Emergency Relief Fund for all funds paid out at its request if, after formal application is filed, it appears that the case is not worthy.

CHAPTER 11

HAL W. ADAMS HOSPITAL SERVICE FUND

11.01 A worthy Master Mason, his wife, widow and orphans are eligible for assistance from this fund provided:

- (a) A Master Mason must have been raised in a Florida Lodge and be in good standing at the time of making application for relief.
- (b) If he became a member of a Florida Lodge through affiliation from another Grand Jurisdiction he must have affiliated before reaching the age of sixty-six (66) years; must have been a bona fide resident of the State of Florida and a dues paying member of a Florida Lodge for at least ten (10) years and shall have been a member in good standing for at least ten (10) years immediately preceding the date of application. (1999)
- (c) The wives, widows and orphans are eligible based on the Master Mason's eligibility.
- (d) The applicant must be sick, afflicted, or injured and in need of medical, surgical, or hospital care, and be without money, or other means to secure the needed service, or has received these services and is unable to pay for same.
- (e) Original grants from this fund are not to exceed the sum of Five Hundred (\$500.00) Dollars; provided, however, that where a greater need is apparent to the Relief Administrator, he may, with the approval of the Board, make an additional grant.
- (f) Assistance for hospitalization from these funds shall provide ward accommodations only unless the physician in charge shall file in the hospital records of the case a written order that a private room is necessary.
- (g) All applications must be filed through the Lodge and shall be processed in like manner as application for emergency relief except that no contribution shall be required from the Lodge and provided further that the Relief Administrator may in cases of extreme urgency waive the filing of formal application before the grant is made, but the Lodge must assume responsibility for such grants, if it is later found that the applicant is not eligible under these Rules and Regulations.
- (h) The Relief Administrator shall process applications as quickly as received provided they meet all requirements of eligibility. He shall make a written report to the Board at each of the monthly meetings showing all expenditures.

CHAPTER 12

FUNDS AND FINANCIAL PROCEDURE

- 12.01 The Home and Relief Funds shall be budgeted and expended in accordance with the provisions of the Constitution and Regulations governing budgeting and expenditure of Grand Lodge Funds.
- **12.02** The Fiscal year for the operation of the Home and Relief Funds shall be from April 1st through March 31st.
- 12.03 At the beginning of each fiscal year, the Board may authorize the Administrator to requisition money from the Grand Lodge for a Petty Cash Fund Account; the amount of money needed to be determined by the Board and Administrator. The Administrator may send in requisition to replenish the Petty Cash Fund as needed. There shall be attached to the requisition all paid bills with budget sub-account numbers designated. This requisition shall have the approval signature of the Board or its authorized member. The Grand Master may increase or decrease the amount of budgeted money to be carried in the Petty Cash Fund.
- 12.04 At the beginning of each fiscal year, the Grand Secretary, with the authorization of the Corporate Board, shall provide the sum of one month's payroll for a revolving payroll account for the use of the Masonic Home in the payment of salaries and wages. This account shall be in the name of The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida and operate upon the following conditions:
 - (a) The Grand Lodge shall provide vouchers in triplicate and consecutively numbered for use of the Masonic Home in the payment of authorized and approved salaries and wages for authorized services rendered the Masonic Home and its residents.
 - (b) The Grand Lodge shall provide for the vouchers to be signed: The Most Worshipful Grand Lodge of Free and Accepted Masons of Florida, By

 Administrator. (Which shall be the Administrator of the Home).
 - (c) The Grand Lodge shall provide for the Depository to mail or deliver all monthly statements and paid checks to the Grand Secretary, The Masonic Building, 220 Ocean Street, Jacksonville, Florida 32202.

- The Grand Secretary shall verify the statements and certify such verification to the Administrator immediately, and file the statement and paid checks as permanent records of the Grand Lodge.
- The Grand Secretary shall prepare vouchers to replenish the payroll account upon receipt of an approved requisition from the Administrator when copies of approved vouchers are attached. The Grand Secretary shall mail or deliver deposits to the depository to replenish such payroll account, and one (1) copy of the remittance letter of deposit list shall be mailed to the Administrator.
- The Grand Secretary shall render to the Board of Trustees and the Administrator a monthly statement of the payroll account.
- All payroll checks shall be made out in triplicate, the original going to the employee, the duplicate copy to the Grand Secretary with requisition, and the triplicate copy retained in the office of the Administrator.
- (h) The Administrator shall make up a payroll sheet for each payroll, showing all deductions made from salaries.
- 12.05 All bills and accounts shall be charged against the proper budget subaccount. The Board may request the Grand Master to transfer funds from one budget sub-account to another budget sub-account, within the "D-The Masonic Home and Relief Fund" account, to meet anticipated expenditures. The appropriation and budget as set up and approved by the Grand Lodge, or as amended by the Corporate Board, for the operation of the Home and Relief Funds shall be binding upon the Board and no expenditures shall be made except in accordance therewith.
- 12.06 The Grand Secretary shall prepare voucher checks for the disbursement of funds of Account "D-The Masonic Home and Relief Fund."
- Statements of the Masonic Home. "The Grand Secretary shall prepare as soon as practicable after the close of each month, a detailed statement of each and every Budget

Account of the Home and Relief Funds. This statement shall show the amount appropriated by the Grand Lodge and any amendments made by the Corporate Board for each account to total amount expended from each account to date, and the balance of unexpended funds in each account to date. The Grand Secretary shall mail a copy of this statement together with complete minutes of the monthly meeting of the Board of Trustees to each member of the Board, Legal Advisors to the Board, Elected Grand Lodge Officers, Past Grand Masters, the Administrator; and such other persons or organizations as may request them in writing to the Grand Secretary; and that condensed minutes be furnished to the Particular Lodges and all others on the mailing list of the Grand Lodge."

12.08 (a) Resident Members Trust Account. Except as otherwise provided in Regulation 7.04(a), any funds received from a resident of the Home shall be deposited in the "Resident Members Trust Account" to the credit of the particular resident. Individual accounts shall be maintained for each resident having such trust funds. (1994)

The "Resident Members Trust Account" shall be charged with an initial admission fee of five hundred dollars (\$500.00) to offset the costs of admission of said resident into the Home. A resident's trust account shall also be charged for any expense incurred by the Home in providing outside Hospital or medical care for the resident.

In addition to the foregoing, a regular monthly charge shall be made against each Resident Members Trust Account in an amount determined and fixed by the Board of Trustees and approved by Grand Lodge or by the Grand Master during the recess of Grand Lodge.

When making a charge against the individual trust accounts of residents, the Grand Secretary shall credit the same to the Current Income Account for "D-The Masonic Home and Relief Fund."

In the event any resident of the Home is discharged from the Home, said discharged resident shall be refunded with the balance remaining in his or her trust account after deduction of the charges as hereinabove provided. Each discharged resident

shall be furnished a detailed statement of his or her trust account for the period of time in which said person was a resident of the Home.

- (b) Upon the death of a Resident Member any funds in his or her Trust Account shall be held for a period of ninety (90) days for payment of the following:
 - (1) Two hundred dollars (\$200.00) to defray funeral expense.
 - (2) Reimbursement for expense of hospitalization, medical services, drugs, surgery and similar items and expenses incurred for extraordinary attention and services and not previously paid from said Trust Fund.
 - (3) After expiration of said period of ninety (90) days any remaining balance shall be transferred and credited to the Masonic Home Endowment Fund, except balances from Residents sponsored by the Order of Eastern Star which shall be transferred and credited to the Grand Lodge Income Accounts.
- **12.09** The Board shall provide spending money monthly for residents of the Home in accordance with the Budget as adopted by Grand Lodge. These funds shall be disbursed to residents by the Administrator.

CHAPTER 13

CHILDREN

13.01 It is recognized that admission of children to membership in the Home under present conditions is impracticable and undesirable. The obligation to care for, educate and provide for the welfare of the orphan children of Master Masons, however, is an obligation sacred to Masons, and in the event of application for aid for such orphan children, such aid, help and assistance as is necessary or appropriate shall be given or arranged by the Board with the approval of the Grand Master.

Digest of Masonic Law

FORMS

The Grand Lodge furnishes its Lodges with completed membership Returns, and if the Secretaries do not receive them by the 1st day of February, in each and every year, the Grand Secretary should be notified. It also furnishes to its Lodges, upon proper application to the Grand Secretary, the following blanks:

No.	Forms
GL 101	Certificate for Membership (used for traveling)
GL 104	Certificate in Lieu of Lost Dimit
GL 300	Proficiency Cards
GL 301	Dues Cards (Not Computerized) (ID Cards, Books with stubs)
GL 303	Gold Seals - Voluntary Contributor Endowment Fund
GL 401	Requisition for Supplies
GL 404	Instructions for Amending By-Laws
GL 601	Petitions for the Three Degrees
GL 601a	Applicant Background Waiver
GL 602	Supplementary Information for Petition
GL 603	Affiliation by Trsf. Cert. (Petition)
GL 604	Petition for Trsf. Cert. and Trsf. Cert. (becomes Dimit)
GL 604c	Petition for Cert. of G.S. & Cert. of G.S. for Dual Member
GL 604d	Petition for Cert. of G.S. & Cert. of G.S. for Plural Member
GL 605	Reinstatement Petitions
GL 606	Affiliation by Dimit (Petition)
GL 607	Dimits for Master Masons
GL 608	Dual Membership Petitions
GL 609	Statements for Dues (Not Computerized)
GL 610	Delinquent Dues Notices (1st and 2nd)
GL 611	Dimits for E.A. and F.C.
GL 612	Request for Dispensation
GL 613	Cert. of Withdrawal from Dual Membership
GL 615	Petition for Plural Membership
GL 616	Cert. of Withdrawal from Plural Membership
GL 700	Waiver of Jurisdiction
GL 701	Summons to attend Lodge Meetings
GL 704	Application for Lodge Building Plans
GL 705	Up-Dating Sheets (Data Sheets) Tablet
GL 984	Donation Form

Forms

Also the following Educational Material per Reg. 37.18

No.	Forms
GL 200	Instruction Booklet
GL 201	Instruction Booklet No. 1
GL 202	Instruction Booklet No. 2
GL 203	Entered Apprentice Booklet
GL 204	Instruction Booklet No. 3
GL 205	Fellow Craft Booklet
GL 206	Instruction Booklet No. 4
GL 207	Master Mason Booklet
GL 208	Masonic Etiquette
GL 210	Handbook for Lodge Officers

The forms given on the following pages are not furnished by the Grand Secretary.

SUMMONS TO ATTEND LODGE COMMUNICATION

		Fla				20_	
Brother							
ACom	munication	of					
Lodge No		will be	held in	the	Lodge	Room	on
the da	y of		A.	D. 2	20		at
o'clock,	M. for the p	ourpose of				:	and
you are hereby peremptor	ily notified an	d summonse	d to be the	en an	d there	persona	ally
present.							
By order of the Wor	shipful Maste	er.					
Take due notice then	reof and gove	rn yourself a	ccordingl	ly.			
Witness my signature a	as Secretary a	nd the Seal o	f our said	Lod	ge on th	nis the d	late
first above written.							
						_Secret	ary
		Lo	dge No			F.&.A	.M.

Digest of Masonic Law

PROXY FOR MASTER OR WARDEN

, Fla.,	_, 201
(insert full name, and Master or Senior Warden, or Junior Warden	
being unable to attend in person do hereby app	
(his full name), Master Mason and member in good standing	Joint Brother
of this Lodge, my proxy in the Grand Lodge of Florida, at its ens Communication, to be held in the city of Jacksonviller, A.L. 60, A.D. 20	e, on the
empowering him to act in my behalf, and hereby ratify and confirm we may lawfully do in said capacity.	
Witness my official signature, attested by the Secretary and said Lodge.	d Seal of our
said Bodge.	
(Seal)	
Attest:	
Secretary	
2333344,	(1976)

FORMS TO BE USED IN PREFERRING CHARGES AND HOLDING MASONIC TRIALS: PREAMBLE

The following forms are intended only as a guide in preparation of documents used in Penal proceedings and are generally sufficient for their stated purpose but should be modified or supplemented as facts and circumstances indicate.

These forms were prepared by M:W:J. Lewis Hall and are contained in Appendix to "Administration of Masonic Justice in Florida." "Hall" refers to chapter number in that book and "R" refers to Regulation number in "Digest of Masonic Law of Florida." (1980)

Forms

Index

Form	
Number	Description of Form

- 1 General Heading of Documents
- 2 Charges-Usual Form
- 3 Charges-Criminal Conviction
- 4 Order of Master on Charges-Directing Service on Accused
- 5 Order of Master on Charges-Dismissing Charges
- 6 Order of Master on Charges-Directing Investigation
- 7 Notice to Accused of Charges
- 8 Certificate of Secretary of Service-Personal Service
- 9 Certificate of Secretary of Service-By Mail
- 10 Certificate of Secretary of Service-Delivery to Residence
- 11 Answer of Accused
- 12 Notice to Accused of Action of Lodge in Respect to Request for Trial by Trial Commission
- 13 Notice to Accused of Taking Testimony
- 14 Notice to Accused of Taking Testimony by Deposition
- 15 Report of Trial Committee
- 16 Judgment of Lodge-Guilty
- 17 Judgment of Lodge-Not Guilty
- 18 Request by Accused for Trial by Trial Commission
- 19 Request by Lodge for Trial by Trial Commission
- 20 Judgment of Trial Commission
- 21 Appeal by Accused to Grand Lodge
- 22 Appeal by Lodge to Grand Lodge
- 23 Certificate of Secretary to Record of Appeal
- 24 Certificate of Secretary of Delivery of Documents
- 25 Charges-Criminal Conviction-Grand Lodge Trial

Digest of Masonic Law

Form No. 1 Headings

Every paper filed in penal proceedings should show the name and number of the Lodge in which the proceeding is pending and the name and address and other information about the accused against whom the proceedings are directed.

The form on the following page is suggested to meet the above requirement.

This heading should be placed at the top of the first page of every document with margin at top of page of at least two inches and margin on left of page of at least one inch.

On appeal all documents must be bound into the record on appeal. It is suggested that all documents be typed on $8\frac{1}{2}$ x 11 inch letter size, white paper.

Forms

Form No. 1

	- 2 inch margin			
1 inch margin	A			Lodge F. & A.M.
	In re: Charges Against Brother 4 Who resides at 5 Whose mailing address is 6 Whose telephone number is 7 and who is a member of 8 Lodge No. 9 , F. & A.M.	В		

- A. Should be in upper right hand corner of page.
- B. Should be next to left hand margin of page with top line just below bottom line of A.
- 1. Name of Lodge in which proceedings are pending.
- 2. Number of Lodge.
- 3. Location and address of Lodge.
- 4. Name of accused.
- 5. Residence of accused.
- 6. Address of accused.
- 7. Telephone number of accused.
- 8. Name of Lodge of which accused is a member.
- 9. Number of Lodge.

(NOTE: If accused is member of Lodge of foreign jurisdiction location of such Lodge should also be given.)

Digest of Masonic Law

Form No.2 Charges (R. 44.25; Hall Chap. VII)

(Follow instructions and use heading in Form No. 1)
To the Worshipful Master, Wardens and members of 1 Lodge No. 2 F.
& A.M.:
The undersigned hereby charge Brother3 with unmasonic conduct as
hereinafter specified:
1. Brother <u>3</u> on or about the <u>4</u> day of <u>4</u> A.L. 60 <u>4</u> A.D. 20
<u>4</u> (or during the period beginning on the <u>4</u> day of <u>4</u> A.L. 60 <u>4</u> A.D.
20 <u>4</u> and ending on the <u>4</u> day of <u>4</u> A.L. 60 <u>4</u> A.D. 20 <u>4</u> at <u>5</u>
in <u>5</u> did <u>6</u> .
Witnesses having knowledge of the foregoing are
<u>7</u> .
2. On information and after due and careful investigation the undersigned verily
believes that Brother 3 (continue as in charge No. 1).
The undersigned upon his, or their Masonic honor allege the above charges are true except those alleged upon information and belief and the undersigned verily believe
those to be true after due and careful investigation.
mose to be true after due and earerar investigation.
8
<u>8</u> 8
8
Charges filed this 9 day of 9 A.L. 60 9 A.D. 20 9
10
Secretary1Lodge
No. <u>2</u> F. & A.M.
1. Name of Lodge in which charges are filed.
2. Number of Lodge.
3. Name of accused.
4. Day, month and year of alleged misconduct.
5. Place, City, Town or Community and State where alleged misconduct occurred.
6. Statement in detail of alleged misconduct.
7. Names of witnesses.

Form No. 2 Continued

- 8. Name, address and telephone number of accuser.*
- 9. Date charges filed.
- 10. Signature of Secretary.

*(NOTE on No. 8 - If there is more than one accuser the name, address and telephone number of other accusers must be stated.)

NOTES: Original and six copies shall be signed and filed with Lodge Secretary.

Original shall be retained in Lodge files and certificate of Service (Form 8, 9 or 10) should be signed by Secretary and attached to the original of the charges after service on accused.

Copies of charges shall be delivered to Worshipful Master, District Deputy Grand Master, Grand Secretary, Grand Master, and to Worshipful Master of Lodge of membership of accused if accused is member of another Lodge.

Form No. 3 Charges - Criminal Conviction (R. 44.21; 44.53; Hall Chapt. XX)

(Follow instructions and use heading in Form No. 1)	
To the Worshipful Master, Wardens and members	of <u>1</u> Lodge No. <u>2</u>
F. & A.M.	_
The undersigned hereby charge Brother3	with unmasonic conduct as
hereinafter specified:	
Brother 3 on or about the 4 day of 4	4 A.L. 60 <u>4</u> A.D. 20 <u>4</u>
being then and there under charges of the crime of	5 in the 6 Court in
and for7 entered plea admitting guilt or was ad	judicated guilty thereof, copies
of said charges and the record of the pleas or adjud	ication of guilt being attached
hereto.	

389 1980

Form No. 3 Continued

The undersigned upon his or their Masonic honor allege the foregoing statements are true.

	8
	8
	8
Charges filed this 9 day of 9 A.L.	60 <u>9</u> A.D. 20 <u>9</u> .
· —	
Se	ecretary 1 Lodge
	No. 2 F. & A.M.

- 1. Name of Lodge in which charges are filed.
- 2. Number of Lodge.
- 3. Name of accused.
- 4. Date of alleged conviction or plea.
- 5. Crime.
- 6. Name of Court.
- 7. City, County, Circuit, and State of location of Court.
- 8. Name, address and telephone numbers of accusers.
- 9. Date charges are filed.
- 10. Signature of Secretary.

NOTE: Original and six copies shall be signed and filed with Lodge Secretary. Copies of Court papers showing charge, and conviction or plea must be attached to charges.

NOTE: Charges of conviction or plea in criminal case may be filed only by direction or order of Grand Master.

1980 390

Form No. 4 Order of Worshipful Master on Charges (Directing Service on Accused) (R. 44.27; Hall Chap. IX)

(Follow instructions and use heading in Form No. 1)

OBDEB

ORDER
The charges against Brother <u>1</u> having been delivered to and duly considered by me as required by Grand Lodge Regulation 44.27 and finding the said charges in proper form and sufficient to state an offense against Masonic Law, the Secretary of this Lodge is directed to serve proper notice and copy of the charges upon the accused as provided in regulation 44.28. Witness my signature as Worshipful Master this <u>2</u> day of <u>2</u> A.L. 60 <u>2</u> A.D. 20 <u>2</u>
Worshipful Master 4 Lodge No. 5 F. & A.M.
Order received and copies delivered as required by Regulation 44.27 (2) this day of 6 A.L. 60 6 A.D. 20 6. Secretary 4 Lodge No. 5 ,F. & A.M.
1. Name of accused.

- 2. Date of Order.
- 3. Signature of Worshipful Master.
- 4. Name of Lodge.
- 5. Number of Lodge.
- 6. Date received and copies delivered.
- 7. Signature of Secretary.

Form No. 5 Order of Worshipful Master on Charges (Dismissing Charges) (R. 44.27; Hall Chap. IX)

(Follow instructions and use heading in Form No. 1)
ORDER
The charges against Brother, having been delivered to and duly considered by me as required by Grand Lodge Regulation 44.27 and finding that the said charges are insufficient to state a violation of Masonic Law and that the alleged acts of the accused do not constitute a Masonic offense the said charges are hereby dismissed.
Witness my signature as Worshipful Master this 2 day of 2 A.L. 60 2 A.D. 20 2
Worshipful Master 4 Lodge No5 F. & A.M. Order received and copies delivered as required by Regulation 44.27 (2) this 6 day of _6 A.L. 60 6 A.D. 20 6.
Secretary <u>4</u> Lodge No. <u>5</u> F. & A.M.
 Name of accused. Date of Order. Signature of Worshipful Master. Name of Lodge.

1980 391a

Date received and copies delivered.

5.

6.

7.

Number of Lodge.

Signature of Secretary.

Form No. 6 Order of Worshipful Master on Charges (Directing Investigation) (R. 44.27; Hall Chap. IX)

(Follow instructions and use heading in Form No. 1)

ORDER

The charges against Brother1_ having been delivered to and considered by me as required by Grand Lodge Regulation 44.27 and finding that although deficient in form and substance to comply with requirements of Grand Lodge Regulation 44.25, the charges indicate possibility or probability that there has been a violation of Masonic Law or acts or actions that constitute Masonic offenses, the Vigilance Committee is directed to investigate the conduct of Brother1_ and if such investigation indicates probable cause to believe there has been violation of Masonic Law to file charges as the Committee may be advised. Witness my signature as Worshipful Master this day of2_ A.L. 60_2_ A.D. 20_2
$\frac{3}{161M}$
Worshipful Master
<u>4</u> Lodge No. <u>5</u> F. & A.M.
Order received and copies delivered as required by Regulation 44.27 (2) this <u>6</u> day of <u>6</u> . A.L. 60 <u>6</u> A.D. 20 <u>6</u> .
$\frac{7}{1}$
Secretary 4 Lodge
No5 F. & A.M.

- 1. Name of accused.
- 2. Date of Order.
- 3. Signature of Worshipful Master.
- 4. Name of Lodge.
- 5. Number of Lodge.
- 6. Date received and copies delivered.
- 7. Signature of Secretary.

Form No. 7 Notice to Accused of Charges (R. 44.28; Hall Chap. X)

(Follow instructions and use heading in Form No. 1)
To Brother 1 1 :
You are hereby notified that charges of unmasonic conduct have been filed against you in 2 Lodge No. 2 F. & A.M. located at 3 Florida with address 3 3 3 , a copy of said charges is attached hereto. These charges will be presented and read to the said Lodge at the Stated Communication to be held on the 4 day of 4 A.L. 60 4 A.D. 20 4 at 4 o'clock 4 m. of said date. You are required to file your answer to these charges on or before said date, which answer shall specifically admit, deny or excuse each allegation of the charges. Your answer will be read to the Lodge at the Stated Communication aforesaid. You may be present in the Lodge in person or with counsel when the charges and answer are read to the Lodge but not during consideration thereof by the Lodge. Witness my signature as Secretary of the Lodge and the Seal of the Lodge the day and year first above written.
Secretary of 2 Lodge No. 2 F. & A.M.
6 - (Lodge Seal)
 Name of accused. Name and number of Lodge where charges are filed. Location and mailing address of Lodge. Time, day, month and year of Stated Communication. Signature of Secretary. Lodge Seal.
NOTE: Notice to accused is served only after Worshipful Master shall order such

Forms $8,\,9$ and 10 are forms for certificate of Secretary that he has delivered notice and copy of charges to accused.

1980 391c

service (R. 44.27(c))

Form No. 8 Certificate of Secretary of Service of Notice and Copy of Charges on Accused (Personal Service) (R. 44.28; Hall Chap. X)

(Follow instructions and use heading in Form No. 1)

a onew instructions and use neading in 1 orin 140. 1)
I hereby certify that I caused Brother to be served with a copy of the
foregoing notice and a copy of the charges referred to therein. Said service was made
at the following time and date and in the following manner: At 2_o'clock 3_m.
on <u>4</u> the <u>5</u> day of <u>6</u> A.L. 60 <u>7</u> A.D. 20 <u>7</u> at <u>8</u> . I personally
delivered the said notice and charges to Brother 1.
Witness my signature as Secretary of 9 Lodge No. 10 F. & A.M. this 5
day of <u>6</u> A.L. 60 <u>7</u> A.D. 20 <u>7</u> .
9
Secretary 10 Lodge
No. <u>11</u> F. & A.M.

- 1. Name of accused.
- 2. Time.
- 3. a.m. or p.m.
- 4. Day of week.
- 5. Date.
- 6. Month.
- 7. Year.
- 8. Location (road, street, city & state).
- 9. Secretary's signature.
- 10. Lodge name.
- 11. Lodge number.

NOTE: If Secretary served accused personally this Form should be prepared, signed by the Secretary and attached to the original of the charges.

391d 1980

Form No. 9 Certificate of Secretary of Service of Notice and Copy of Charges on Accused (By Mail) (R. 44.28; Hall Chap. X)

(Follow instructions and use heading in Form No. 1)

I hereby certify that I caused Brother to be served with a copy of the foregoing notice and a copy of the charges referred to therein. Said service was made at the following time and date and in the following manner: At2_ o'clock _3_ m. on4_, the _5_ day of _6_ A.L. 60_7_ A.D. 20_7 I deposited in the United States mail at8_ an envelope containing a copy of the said notice and charges, said envelope being addressed to last known address of Brother1_ as follows:9_ and bearing sufficient postage stamps and being certified or registered to insure delivery to addressee only and with return receipt requested. Witness my signature as Secretary of _11_ Lodge No12_ F. & A.M. this _5_ day of _6_ A.L. 60_7_ A.D. 20_7
Secretary 11 Lodge No. 12 F. & A.M.

- 1. Name of accused.
- 2. Time.
- 3. a.m. or p.m.
- 4. Day of week.
- 5. Date.
- 6. Month.
- 7. Year.
- 8. Location of post office or facility for mailing.
- 9. Address on envelope.
- 10. Secretary's signature.
- 11. Lodge name.
- 12. Lodge number.

NOTE: If Secretary made service by mail this Form should be prepared, signed by the Secretary and attached to the original of the charges.

1980 391e

Form No. 10 Certificate of Secretary of Service of Notice and Copy of Charges on Accused (Delivery to Residence) (R. 44.28; Hall Chap. X)

(Follow instructions and use heading in Form No. 1)

I hereby certify that I caused Brother 1 to be served with a copy of the
foregoing notice and a copy of the charges referred to therein. Said service was made
at the following time and date and in the following manner: At <u>2</u> o'clock <u>3</u> m. on
4 the 5 day of 6 A.L. 60 7 A.D. 20 7. I personally delivered the said
notice and charges to the usual place of residence of Brother 1 located at 8 and
in the absence of Brother <u>1</u> I delivered the said notice and charges to <u>9</u> , an adult
member of the family of Brother $\underline{1}$ residing at said residence with Brother $\underline{1}$.
Witness my signature as Secretary of 10 Lodge No. 11 F. & A.M. this 5
day of <u>6</u> A.L. 60 <u>7</u> A.D. 20 <u>7</u> .
12
Secretary 10 Lodge
No. <u>11</u> F. & A.M.

- 1. Name of accused.
- 2. Time.
- 3. a.m. or p.m.
- 4. Day of week.
- 5. Date.
- 6. Month.
- 7. Year.
- 8. Road, street, city & state.
- 9. Name of member of family.
- 10. Name of Lodge.
- 11. Number of Lodge.
- 12. Secretary's signature.

NOTE: If Secretary delivers notice and charges to residence of accused the above form should be prepared, signed by the Secretary and attached to the original of the charges.

391f 1980

Form No. 11 Answer of Accused (R. 44.30; Hall Chap. XI)

(Follow instructions and use heading in Form No. 1)

ANSWER			
To the Worshipful Master, Wardens and members of Lodge No. <u>2</u> F. & A.M. located at <u>3</u> , Florida with mailing address <u>4</u> . The undersigned, for answer to the charges of unmasonic conduct filed herein			
says:			
5-a			
() I deny the charge numbered			
5-b			
() I admit the truth of the statement in charge numbered $\underline{\hspace{1cm}}$ but deny that the			
same constitutes unmasonic conduct because			
5-c			
() I admit the truth of charge numbered but excuse the same as follows:			
5-d			
() For answer to all the charges filed herein I allege that I was previously charged			
with the same offenses in Lodge No F. & A.M,			
and upon trial was (convicted or acquitted).			
5-e			
() For answer to all the charges filed herein I allege that charges for the same			
offenses are presently pending in Lodge NoF. & A.M,			
·			
5-f			
() For answer to all the charges filed herein I allege that my residence is			
and is within the penal jurisdiction of Lodge No F. & A.M.			
and outside the penal jurisdiction of Lodge No. F. & A.M.			

1980 391g

Form No. 11 (Continued)

I hereby certify on my honor as a Mason that the matters and things hereinabove set forth are true (or are verily believed to be true after due and careful investigation).

6
7
8

- 1. Name of Lodge where charges are filed.
- 2. Number of Lodge where charges are filed.
- 3. City or town where Lodge is located.
- 4. Mailing address of Lodge.
- 5a-f Use answer that expresses the defense accused desires to present to a charge. Each charge must be answered unless accused shall interpose a single defense to all charges such as 5-d, 5-e or 5-f.
- 6. Signature of accused.
- 7. Address of accused.
- 8. Name and number of Lodge of accused.

391h 1980

Form No. 12 Notice to Accused of Action of Lodge on Matter of Request for Trial by Trial Commission (R. 44.34; Hall Chap. XIX)

(Follow instructions and use heading in Form No. 1)
To Brother1
You are hereby notified that2 Lodge No3 has determined to prosecute the charges filed herein against you and has further determined not to request trial by Trial Commission as provided in Grand Lodge Regulation No. 44.63. You are further notified that under provisions of Regulation No. 44.63 you may at any time before expiration of ten (10) days after receipt of this notice file request with the Lodge for trial by Trial Commission, which request will be forwarded to the Grand Master, all of which is set forth fully in said Regulation 44.63. (Optional) (Enclosed herewith is copy of Regulation 44.63 and suggested form for request for trial by Trial Commission) or (copy of Regulation 44.63 and suggested form for request for trial by Trial Commission will be furnished you upon your request therefor). Witness my signature as Secretary this day4 of5 A.L. 606
Secretary, 2 Lodge No. 3 F. & A.M.
 Name of accused. Name of Lodge where charges are filed. Number of Lodge where charges are filed. Date. Month. Year. Secretary's signature.
NOTE: This notice shall be served on accused by Lodge Secretary by personal delivery to the accused or by registered or certified mail with return receipt requested. (R. 44.34(f))

1980 391i

Form No. 12 (Continued)

The Secretary should affix to the notice a certificate of service by personal service or by mail substantially similar to Form 8 or 9.

The Secretary shall also deliver personally or by certified or registered mail a copy of above notice to the accusers, the District Deputy Grand Master, the Grand Secretary and the Grand Master (R. 44.34(b))

A certificate of such delivery substantially similar to Form 24 should be attached to above notice.

391j 1980

Form No. 13 Notice to the Accused of the Taking of Testimony (R. 44.35; Hall Chap. XIV)

(Follow i	nstructions and use heading in Form No. 1)
To Broth	er <u>1</u>
and 2 of 5 A. the charg to be personal distribution of 2 of 5 and 5 of 5 and 5 of 5 o	are hereby notified that the Trial Committee, consisting of Brothers 2_, and 2_ appointed for that purpose, will meet at 3_ on the 4_ day L. 60_6_A.D. 20_6_at the hour of 7_ to take the testimony concerning e of unmasonic conduct made against you. At said hearing you are entitled sonally present and to be represented by competent counsel. S 4_ day of 5_ A.L. 60_6_ A.D. 20_6
	reby certify that a true and correct copy of the foregoing notice was served er1 at the following time in the following manner:
	8 Chairman - Trial Committee
 Nan Add Dat Mon Yea Tim Sign 	nth. r.
(NOTE:	Notice of the taking of testimony substantially similar to the above must be served upon the accused ten days prior to the time appointed. In determining the time, the day fixed for the taking of testimony should not be counted.)

1980 391k

Form No. 14 Notice of Taking Testimony by Deposition (R. 44.38; Hall Chap. XV)

(Fol	low instructions and use heading in Form No. 1)	
То Е	Brother 1	
	You are hereby notified that the testimony of	e taken by deposition at e hour of <u>9 10</u> m.
	_	11 Chairman of Lodge
1	I hereby certify that a copy of the foregoing Notice wa, in the following manner: 12 on the 6 day of 7,	
8		A.L. 00 <u>0</u> , A.D. 20
		11
		Chairman of Lodge
		Trial Committee
1.	Name of accused.	
2.	Name of witness or witnesses.	
3.	Name of Lodge where charges are pending.	
4.	Number of Lodge.	
5.	Address of place where testimony will be taken.	
6.	Date.	
7.	Month.	
8.	Year.	
9.	Time.	
10.	a.m. or p.m.	
11.	Signature of Chairman of Trial Committee.	
12.	Manner of Service.	

Form No. 15 Report of Trial Committee (R. 44.35; Hall Chap. XV)

(Follow instructions and use heading in Form No. 1)
(Follow instructions and use heading in Form No. 1)
To the Worshipful Master, Wardens, and Brethren of 1 Lodge No. 2 F
& A.M.
The undersigned Committee, appointed to take the testimony in the matter of
charges preferred against Brother 3 had hearings for the taking of said testimon
on the following dates: 4.
Notice of said hearing was served on the accused and a copy of said notic
together with certificate as to such service is filed herewith.
The following interested parties and participants were present at said hearing
5

The following obligation was stated to all Masons who appeared as witnesses at said hearing to-wit:

"You solemnly promise and vow upon your honor as a Mason, that the testimony which you shall give in the Masonic matter now pending with this Committee shall be the truth, the whole truth and nothing but the truth."

The following obligation was stated to all witnesses testifying at said hearing, who were not Masons:

"You solemnly affirm upon your honor as a gentleman (or lady) that the testimony which you shall give in the Masonic matter now pending, shall be the truth, the whole truth and nothing but the truth."

1980 391m

Form No. 15 (Continued)

The following named witnesses testified in behalf of the prosecution:

6

The following named witnesses testified in behalf of the defense:

7

The testimony of all the witnesses is included herein.

Having fully performed their duties to the best of their skill and ability, your Committee renders this, its final report, and fraternally asks to be discharged from the further consideration of said matter.

8
8
8
Committee

(When the hearing is concluded and all the testimony taken, the Committee should see that each witness signs the testimony given by him or her, that the report is in proper order for reading, should sign the report, and file it with the Secretary of the Lodge. The Secretary should immediately file said report as of the day it is received by him and notify the Worshipful Master of its reception.)

- 1. Name of Lodge.
- 2. Number of Lodge.
- 3. Name of accused.
- 4. Date or dates of taking testimony.
- 5. Persons present at hearing testimony.
- 6. Witnesses testifying in behalf of prosecution.
- 7. Witnesses testifying in behalf of defense.
- 8. Signature of members of Trial Committee.

Form No. 16 Judgment of Lodge (Guilty) (Rs. 44.46; 44.62; Hall Chap. XVII)

(Follow instructions and use heading in Form No. 1)

JUDGMENT

Charges of unmasonic conduct having been filed herein against Brother <u>1</u> a member of <u>2</u> Lodge No. <u>3</u> F. & A.M. it is the finding and judgment of <u>4</u> Lodge No. <u>5</u> F. & A.M. that:

- 1. This Lodge has jurisdiction of the accused.
- 2. The charges are in proper form and state an offense against Masonic Law.
- 3. The proceedings were had and conducted with due regard for the Masonic and civil rights of the accused who was advised of his right to file answer, to be represented by counsel, to be confronted with the witnesses against him, to cross examine adverse witnesses, to have witnesses in his own behalf, to request trial by Trial Commission, to present argument in his behalf and is now advised of his right of appeal to the Grand Lodge.
- 4. That the accused is guilty of the offenses stated in charges no. 6

 That (Here, state any other facts found by the Lodge and relevant to the
- 5. That (Here, state any other facts found by the Lodge and relevant to the issue of guilt or innocence or to fixing of penalty):
 - 6. The penalty is 7.

In witness whereof the Worshipful Master and Secretary have affixed their signatures and the Seal of the Lodge this <u>8</u> day of <u>9</u> A.L. 60 <u>10</u> A.D. 20 <u>10</u>.

11
Worshipful Master
12
Secretary of 4 Lodge
No. 5 F. & A.M.

(Lodge Seal)

- 1. Name of accused.
- 2. Name of Lodge of accused.
- 3. Number of Lodge of accused.
- 4. Name of Lodge conducting trial.
- 5. Number of Lodge conducting trial.
- 6. Number of each charge of which accused was found guilty.

1980 3910

Form No. 16 (Continued)

- 7. State fully penalty imposed.
- 8. Date.
- 9. Month.
- 10. Year.
- 11. Signature of Worshipful Master.
- 12. Signature of Secretary.

Form No. 17 Judgment of Lodge (Not Guilty) (Rs. 44.46; 44.62; Hall Chap. XVII)

(Follow instructions and use heading in Form No. 1)

JUDGMENT

Charges of unmasonic conduct having been filed herein against Brother ____1 a member of _2 Lodge No. _3 F. & A.M. it is the finding and judgment of _4 Lodge No. _5 F. & A.M. that:

- 1. The charges against Brother <u>1</u> are not well founded and the evidence adduced in support thereof is without merit.
 - 2. Brother <u>1</u> is Not Guilty of the charges brought against him.

In witness where of the Worshipful Master and Secretary have affixed their signatures and the Seal of the Lodge this $\underline{6}$ day of $\underline{7}$ A.L. $\underline{60}$ 8 A.D. $\underline{20}$ 8.

Worshipful Master
10
Secretary of 4 Lodge
No. 5 F. & A.M.

(Lodge Seal)

- 1. Name of accused.
- 2. Name of Lodge of accused's membership.
- 3. Number of Lodge of accused's membership.
- 4. Name of Lodge conducting trial.
- 5. Number of Lodge conducting trial.
- 6. Date.
- 7. Month.
- 8. Year.
- 9. Signature of Worshipful Master.
- 10. Signature of Secretary.

Form No. 18 Request of Accused for Trial by Trial Commission (R. 44.63; Hall Chap. XIX)

(Follow instructions and use heading in Form No. 1)

To The Most Worshipful Grand Master of Masons of Florida:

I respectfully and fraternally request trial by Trial Commission of the charges pending against me in <u>1</u> Lodge No. <u>2</u> F. & A.M. on the grounds that I will not receive a fair trial in that Lodge because of the following:

- 1.
- 2. [3]
- 3.

This request is made pursuant to provisions of Chapter 44 of the Digest of Masonic Law of Florida.

I was notified on the <u>4</u> day of <u>4</u> A.L. 60 <u>4</u> A.D. 20 <u>4</u> that the Lodge had decided to prosecute the charges against me and not to request trial by Trial Commission and this original and five (5) signed copies of this request is delivered to the Secretary of <u>1</u> Lodge No. <u>2</u> F. & A.M. on the <u>5</u> day of <u>5</u> A.L. 60 <u>5</u> A.D. 20 <u>5</u> said latter date being before the expiration of ten days after notice of Lodge action aforesaid.

I hereby certify on my honor as a Mason that the matters set forth herein are true.

6

Received original and five (5) signed copies of above request. I filed the original in the Lodge files and delivered copies to the Grand Master, Grand Secretary, District Deputy Grand Master, the accuser and the accused as required by Regulation 44.63, this _7_ day of _7_ A.L. 60_ 7_ A.D. 20_ 7_.

- 1. Name of Lodge where charges are pending.
- 2. Number of Lodge where charges are pending.
- 3. Detailed statement of grounds upon which accused requests trial by Trial Commission.
- 4. Date of notice to accused of Lodge action.
- 5. Date of delivery of request to Lodge Secretary.
- 6. Signature of accused.
- 7. Date of delivery of copies.
- 8. Signature of Secretary of Lodge where charges are pending.

Form No. 19 Request of Lodge for Trial by Trial Commission (R. 44.63; Hall Chap. XIX)

To	
Cor No.	The Most Worshipful Grand Master of Masons of Florida:
	2. [5]
	3.
	In witness whereof the Worshipful Master and Secretary of <u>1</u> Lodge No. <u>1</u>
F. 8	A.M. have hereunto signed their names and affixed the Seal of said Lodge this
6	day of <u>6</u> A.L. 60 <u>6</u> A.D. 20 <u>6</u> .
	7
_	8
(Lo	dge Seal)
cop	I hereby certify that the original of this request is filed in the Lodge files and ies delivered to the Grand Master, the Grand Secretary, the District Deputy Grand ster, to the accuser and to the accused this <u>9</u> day of <u>9</u> A.L. 60 <u>9</u> A.D. 20 <u>9</u> .
	8
	Secretary 1 Lodge No. 1 F. & A.M.
1.	Secretary 1 Lodge No. 1 F. & A.M. Name & number of Lodge where charges are pending.
2.	Secretary 1 Lodge No. 1 F. & A.M. Name & number of Lodge where charges are pending. Name of accused.
2. 3.	Secretary 1 Lodge No. 1 F. & A.M. Name & number of Lodge where charges are pending. Name of accused. Name and number of Lodge of accused.
2. 3. 4.	Secretary 1 Lodge No. 1 F. & A.M. Name & number of Lodge where charges are pending. Name of accused. Name and number of Lodge of accused. Address of accused.
2. 3. 4. 5.	Secretary 1 Lodge No. 1 F. & A.M. Name & number of Lodge where charges are pending. Name of accused. Name and number of Lodge of accused. Address of accused. Ground for request.
2. 3. 4. 5. 6.	Secretary 1 Lodge No. 1 F. & A.M. Name & number of Lodge where charges are pending. Name of accused. Name and number of Lodge of accused. Address of accused. Ground for request. Date of request.
2. 3. 4. 5.	Secretary 1 Lodge No. 1 F. & A.M. Name & number of Lodge where charges are pending. Name of accused. Name and number of Lodge of accused. Address of accused. Ground for request.

9.

Date of delivery of copies.

Form No. 20 Report and Judgment of Trial Commission (R. 44.64; Hall Chap. XIX)

(Follow instructions and use heading in Form No. 1)		
To the Worshipful Master, Wardens and members of <u>1</u> Lodge No. A.M.:	1	_ F. &

The Trial Commission appointed by the Grand Master to conduct trial of Brother <u>2</u> brings this its report, findings and judgment as follows:

- 1. After receipt of relevant papers and documents from the Lodge Secretary notice of time, place and date was given the accused, copy of such notice is included in transcript of proceedings filed herewith.
 - 2. Trial was conducted at <u>3</u> on the day of <u>4</u> A.L. 60 <u>4</u> A.D. 20 <u>4</u>.
- 3. A transcript of the testimony and record of the proceedings is filed herewith.
- 4. Upon consideration of the records and testimony the Trial Commission finds and concludes:
 - (a) The Lodge and the Trial Commission have jurisdiction of the accused.
 - (b) The charges are in proper form and state an offense against Masonic Law
 - (e) The proceedings were had and conducted with due regard for the Masonic and civil rights of the accused.
 - (d) The accused is <u>5</u> of the offenses stated in the charges.
 - (e) The penalty imposed is <u>6</u>.

1980 391s

Form No. 20 (Continued)

In Witness Whereof the members of the Trial Commission have hereunto affixed their signatures this $\underline{7}$ day of $\underline{7}$ A.L. $60\underline{7}$ A.D. $20\underline{7}$.

8
8
8
8
8

- 1. Name & number of Lodge.
- 2. Name of accused.
- 3. Place of trial.
- 4. Date or dates of trial.
- 5. "Guilty" or "Not Guilty"
- 6. Description of penalty.
- 7. Date of report.
- 8. Signatures of members of Trial Commission.

NOTE: If Trial Commission deems it appropriate to make specific findings of facts the same may be stated as paragraph (d) and other paragraphs lettered accordingly.

If finding is "not guilty" paragraph (e) is unnecessary.

391t 1980

Form No. 21 Appeal by Accused to Grand Lodge (R. 44.65; Hall Chap. XXI)

	T 11	• .	. •	1		1 1'	•	_	TA T	1 \
1	HOLLOW	inctri	ictions	and	1100	heading	1n	Horm	NO	١ ١
١	TOHOW	mout	icuons	anu	usc	ncaume	ш	TOTH	INU.	1,

To the Worshipful Master, Wardens and members of 1 Lodge No. 2 F. & A.M.:

I hereby appeal to the Most Worshipful Grand Lodge F. & A.M. of Florida from the judgment entered against me by <u>1</u> Lodge No. <u>2</u> F. & A.M. (or by Trial Commission) of date of 3 day of 3 A.L. 60 3 A.D. 20 3, and hereby request that record on appeal be prepared, certified and delivered to the Grand Secretary as provided by Regulation 44.66.

The grounds for this appeal are:

This appeal and three signed copies delivered to Secretary of 1 Lodge No. 2 this 5 day of 5 A.L. 60 5 A.D. 20 5.

6	
7	
8	
9	

Received appeal and three signed copies this 10 day of 10 A.L. 60 10 A.D. 20 <u>10</u>, and on the <u>11</u> day of <u>11</u> A.L. 60 <u>11</u> A.D. 20 <u>11</u> I filed the original in the records of 1 Lodge No. 2 delivered a copy to the accused, a copy to the Grand Master and a copy to the Grand Secretary.

- 1. Lodge name in which judgment was entered.
- Lodge number in which judgment was entered. 2.
- 3. Date of judgment appealed from.
- 4. Detailed specification of errors.
- 5. Date of delivery of appeal to Secretary.
- Signature of accused.
- 7., 8., 9. Residence, mailing address & telephone number of accused.
- 10. Date of receipt of appeal.
- 11. Date of delivery of copies.
- 12. Signature of Secretary.

1980 39lu

Form No. 22 Appeal by Lodge to Grand Lodge (R. 44.65; Hall Chap. XXI)

(Follow instructions and use heading in Form No. 1)

To the Most Worshipful Grand Master, Right Worshipful Deputy Grand Master, and Right Worshipful Grand Wardens, and members of the Most Worshipful Grand
Lodge, F. & A.M. of Florida:
1 Lodge No. 1 hereby appeals from the judgment of the Trial Commission
of date of 2 day of 2 A.L. 60 2 A.D. 20 2 in the matter of charges against
Brother 3, whose address, telephone number, residence and Lodge membership
appears in the heading hereof.
The grounds of this appeal are:
4
4
Witness the signatures of the Worshipful Master and Secretary of 1 Lodge
No. 1 and the Seal of said Lodge this 5 day of 5 A.L. 60 5 A.D. 20 5.
6
Worshipful Master
7
Secretary of 1 Lodge
No. 1 F. & A.M.

Form No. 22 (Continued)

I hereby certify that the original of the foregoing request for trial by Trial Commission was delivered to the Grand Master, a copy delivered to the Grand Secretary and a copy delivered to the accused as required by Regulation 44.65.

7	
Secretary of	1 Lodge
No. 1	F. & A.M.

- 1. Lodge name and number.
- 2. Date of judgment.
- 3. Name of accused.
- 4. Detailed specification of errors.
- 5. Date of appeal.
- 6. Signature of Worshipful Master.
- 7. Signature of Secretary.

NOTE: Original and four copies must be signed by the Worshipful Master and Secretary under Seal of the Lodge. Original and copies shall be delivered as set forth in above Certificate and a copy retained by the Secretary.

1980 391w

Form No. 23 Certificate of Secretary to Record on Appeal (R. 44.66; Hall Chap. XXII)

(Follow instructions and use heading in Form No. 1)

I HEREBY CERTIFY that the attached papers are all the documents and papers filed with me as Secretary of the herein-after named Lodge, in the matter of charges of unmasonic conduct preferred against Brother <u>1</u>, including a true and correct copy of all the minutes of said Lodge relating to said charges, said documents and papers being as follows, to-wit:

(Describe and number consecutively in chronological order each document, including but not limited to charges, notice of preferring of charges, notice of taking testimony, report of Committee or Trial Commission, judgment, appeal, true and correct copy of the minutes and all other documents relating to the matter.)

Witness my signature as Secretary of <u>2</u> Lodge No. <u>2</u> F. & A.M. and the Seal of the same this 3 day of A.L. 60 3 A.D. 20 3 .

4
Secretary of 2 Lodge
No. 2 F. & A.M.

(SEAL)

- 1. Name of accused.
- 2. Name and number of Lodge.
- 3. Date.
- 4. Signature of Secretary.

39lx 1980

Form No. 24 Certificate of Secretary to Delivery of Documents (Hall Chap. XXVI)

(Follow instructions and use heading in Form No. 1)

I, the undersigned Secretary hereby certify that I have delivered copies of the foregoing $\underline{1}$ to the persons designated to receive such copies by Regulation $\underline{2}$ this $\underline{3}$ day of $\underline{3}$ A.L. 60 $\underline{3}$ A.D. 20 $\underline{3}$.

- Descriptions of documents, i.e., charges as per R. 44.27; orders of the Worshipful Master, R. 44.27; answer of accused, R. 44.30, et. al. - (see Chapter XXVI).
- 2. Number of Regulation requiring the distribution of copies.
- 3. Date.
- 4. Signature of Secretary.
- 5. Name and number of Lodge.

1980 391y

Form No. 25 Charges - Criminal Conviction Grand Lodge Trial (R. 44.21; Hall Chaps. XX and XXV)

In the Most Worshinful Grand

	Lodge, F. & A.M. of Florida
In re: Charges against $W : , R : W : , \text{ or } M :$ (use proper title) 1 who resides at 2	W ::
and whose mailing address is 3 and whose	
telephone number is 4 and who is a member of 5 Lodge No. 5	
F. & A.M. of5	
To the Grand Master and Members of sa The undersigned hereby charge Brother conduct as herein after specified and say:	-
1. Brother <u>1</u> is <u>6</u> Lodge has exclusive original jurisdiction of th	
2. Brother 1 on or about A.D. 20 , being then and there under char Court in and for 10 entered plea adrithereof, copies of said charges and record of sattached hereto.	rges of 8 in the 9 intting guilt or was adjudicated guilty
3. The undersigned upon his or their statements to be true.	Masonic Honor allege the foregoing

11	
11	
11	

Charges filed this <u>12</u> day of <u>12</u> A.L. 60 <u>12</u>, A.D. 20 <u>12</u>.

Grand Secretary of The Most Worshipful Grand Lodge, F. & A. M. of Florida.

- 1. Name of accused.
- 2. Residence address of accused.
- 3. Mailing address of accused.
- 4. Telephone number of accused.
- 5. Lodge name, number & Grand Jurisdiction.
- 6. Office held or previously held by accused.
- 7. Date of alleged conviction or plea.
- 8. Crime.
- 9. Name of Court.
- 10. Location of Court.
- 11. Name, address and telephone number of accusers.
- 12. Date of filing charges.

1984 391aa

Form No. 26 Letter of Transmittal of Charges Regulation 44.21

	mber of	Lodge No
Dea	r Brother	
Con	You will find enclosed Not aduct.	tice of Charges as well as Charges of Unmasonic
	-	thirty (30) days from receipt of Charges or face to the penalty prescribed in Regulation 44.21 (copy
		Sincerely and fraternally,
		Chairman, Penal Affairs Panel
cc	Grand Master Grand Secretary Chairman, Jurisprudence D.D.G.M., District Secretary,	
	Enclosures	

391ab 1987

Form No. 27

IN THE MOST WORSHIPFUL GRAND LODGE of FREE and ACCEPTED MASONS of FLORIDA

IN RE: CHARGES AGAINST
BROTHER who is a member of Lodge No, F. &. A. M. of Florida, Florida
NOTICE TO THE ACCUSED OF CHARGES
You are hereby notified that charges of UNMASONIC CONDUCT have been filed against you by THE MOST WORSHIPFUL GRAND LODGE of FREE and ACCEPTED MASONS of FLORIDA, a copy of said charges being attached hereto.
You are required to show cause in writing within thirty (30) days of service why you should not be suspended. Should you fail to respond to the authority invested in me by Executive Order No, issued by Grand Master, you shall be suspended without further notice.
Should you wish to respond you shall submit your testimony and argument in writing per Regulation 44.21 (copy attached and made a part of this notice) within the thirty (30) days stated in this Regulation. Your answer must specifically admit or deny the allegations of the charges. In the event you allege in your answer that you were not guilty of the offenses of which you were convicted in Court, you shall set forth fully the facts upon which you rely to establish the truth of this allegation that you are not guilty and must further set forth in the answer the names of two or more witnesses upon whose testimony you will rely to establish the facts that demonstrate your innocence.
Upon receipt of the aforementioned, I will proceed according to Regulation 44.21.

1987 391ac

Form	Nο	27	(continued)	١
TOIL	TIO.	41	(COIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	,

CHAIRMAN
PENAL AFFAIRS PANEL
THE MOST WORSHIPFUL
GRAND LODGE
F. & A. M. OF FLORIDA

Enc. Copy, Executive Order No. _____ Copy, Regulation 44.21

FORM NO. 28

IN THE MOST WORSHIPFUL GRAND LODGE of FREE and ACCEPTED MASONS of FLORIDA

BROTHER _____ who resides at _____ ,
Florida, _____ ,
and whose mailing address is _____ Florida,
and who is a member of _____ Lodge No. _____ F. & A. M. ____ , Florida

IN RE: CHARGES AGAINST

CHARGES

TO THE MOST WORSHIPFUL GRAND MASTER OF MASONS OF FLORIDA, and THE MOST WORSHIPFUL GRAND LODGE of FREE AND ACCEPTED MASONS of FLORIDA:

Pursuant to the authority vested in me by Most Worshipful ______ Grand Master, in Executive Order No. ______, Regulation 44.21, the undersigned hereby charges Brother ______ with Unmasonic Conduct as hereinafter specified and says:

391ad 1987

Form No. 28 (continued)

		ense invol	ving moral	turpit	ude and by	reaso	n thereof the ulation 44.21.	undersign	ed has
	2.	Brother							
									
state	3. ement	The und	_	upon	his Mason	ic Ho	onor, alleges	the fore	going
	Cha	rges filed	this		day of _		A.L. 60_	A.D. 2	.0
							CHAIRMAN		NIEL
							PENAL AFF	AIKS PA	INEL

1987 391ae

Form No. 29

IN THE MOST WORSHIPFUL GRAND LODGE of FREE and ACCEPTED MASONS of FLORIDA

IN RE: CHARGES AGAINST	
BROTHER	
A MEMBER OF	
LODGE NO, F. & A. M.	
, Florida	
CERTIFICA	TE OF SERVICE
I HEREBY CERTIFY that I cause	ed Brother, to be served with a
	cused of Charges and a copy of the Charges
	made at the following time and date in the
following manner: At o'clock on	the day of A.L. 60,
	ed States Mail at, Florida an
	and charges, said envelope being addressed
to the last known address of Brother	, as follows:
Florida and bearing suff insure delivery and with return receipt in the sum of the	icient postage stamps and being certified to requested.
WITNESS si anatoma as Chair	was af the Devel Affeire David of The Most
	man of the Penal Affairs Panel of The Most of Florida, this day of
, A.L. 60, A.D	
, A.L. 00, A.D	. 20
	Chairman, Penal Affairs Panel
	The Most Worshipful Grand Lodge
	F. & A. M. of Florida

391af 1987

Form No. 30

Order of Suspension Regulation 44.21

CERTIFIED MAIL NO.:

Member of Lodge No.

Dear Brother
On,, I mailed you the Notice of Charges as well as charges of Unmasonic Conduct.
In this letter I advised you of Regulation 44.21 and enclosed a copy of same. You were advised that you would have to respond in 30 days from receipt of charges or face immediate suspension as prescribed in Regulation 44.21.
The certified mail was delivered by the United States Postal Service on, and the Return Receipt, duly signed, was returned to me.
In view of not hearing from you it is now my duty to inform you that you are now under a definite suspension as prescribed in Regulation 44.21 and the suspension is:
Should your sentence change it will be your responsibility to notify your Lodge, who in turn will notify our Grand Master. I am enclosing another copy of Regulation 44.21 as well as a copy of Grand Master 's Executive Order No
By copy of this letter I am requesting the Secretary of your Lodge and the Grand Secretary to record this suspension on your Lodge record.

1967 391ag

Forms

Forms No. 30 (continued)

Sincerely and fraternally,

Chairman, Penal Affairs Panel

cc Grand Master
Grand Secretary
Chairman, Jurisprudence
D.D.G.M. District
Secretary,

Enclosures

Form No. 31

Order of Suspension After Review Board Action Regulation 44.21

CERTIFIED MAIL NO.:
Member ofLodge No
Dear Brother
Enclosed you will find a copy of the action of the Review Board at which you were () present, () not present on
It is now my duty to inform you that you are now under a definite suspension as prescribed in Regulation 44.21 and the suspension is:
Should your sentence change it will be your responsibility to notify your Lodge, who in turn will notify our Grand Master. I am enclosing another copy of Regulation 4.21 as well as a copy of Grand Master''s Executive Order No By copy of this letter I am requesting the Secretary of your Lodge and the Grand Secretary to record this suspension on your Lodge record.
Sincerely and fraternally,
Chairman, Penal Affairs Panel
c: Grand Master Grand Secretary Chairman, Jurisprudence D.D.G.M., District Secretary,
Enclosures

1987 391ai

Forms

SUGGESTIONS FOR PRONOUNCING WORDS SOMETIMES MISPRONOUNCED

ACACIA—ah-k-sha, not a-k-seye-ah or a-k-see-ah

ACCESSORY—ak-sess-ary, not a-sess-ory or ax-e-sory

ADULT—ah-dult, not a-dult

AFFILIATE—a-fill-iate, not a-fill-yate

ALLEGIANCE-uh-lee-junts, not alee-gents

ALLEVIATE—uh-lee-vi-ate, not a-leev-yate

AMEN-aa-men, not ah-men

AMMONITISH-Am-on-eye-tish, not Am-on-it-ish or

Amon-it-ish

ANCIENT-ain-shent, not an-chunt

ANNIHILATE—ah-*nigh*-hil-ate, not a-nigh-*yu*-late or a-*nill*-i-ate

ANNO LUCIS-An-no-Lu-kis, not An-no-Lusis or

An-no-Lu-sis

ARCHANGEL—Ark-ain-jil, not Artch-an-jel

ARCHITECT—ark-i-tekt, not artch-i-tekt

ARCHIVES—ar-kives, not ar-chives

ARTIFICER—ar-tiff-i-cer, not ar-tye-fi-cer

ASPIRANT—as-pie-rent, not as-pe-runt, or as-pair-rent

ASSIDUITY—ass-i-diu-ity, not ass-i-doo-it-ty

ATTACKED-a-takt, not at-tak-ed

AUDACIOUS—awe-day-shus, not aw-day-see-us

BARBAROUS-bar-bar-us, not bar-bay-ri-us or bar-bar-us

BEGONE—be-gon, not be-gawn

BLESSED-bless-ed, not bu-less-ed

BOAZ-Bo-az, not Bo-aze or Boze

BRETHREN-breth-wren, not breth-er-in

CABLE-TOW-K-bel-toe, not Cab-el-toe

CALCULATED-kal-kyou-la-ted, not kal-koo-la-ted

CAPITULAR-ka-pit-u-lar, not kap-i-too-lar

CEMENT-se-ment, not see-ment

CHAPITER-chap-i-ter, not chap-ter

CLANDESTINE—clan-des-tin, not clan-des-tin or clandes-tine

CLOTHED—cloth'd, not clo-thed

COLUMN-col-um, not col-yum

Pronouncing Words

COMPOSITE—kom-pos-it (preferred) or kom-pos-it CONFIDANT—(a friend) con-fi-dant CONFIDENT—(sure) con-fi-dent CONSIPIRACY—kon-speer-a-cy, not kon-spy-ra-cy CONTEMPLATING—kon-tem-play-ting (preferred) or kon-tem-pla-ting

DELINEATE—de-lin-e-ate, not dee-lin-e-ate
DELINEATED—de-lin-e-ated, not dee-lin-e-ated
DIMENSION—deh-men-shun, not die-men-shun
DIMIT—de-mit, not die-mit
DEW—diu, not doo
DIFFERENT—dif-er-ent, not diff-rent
DIVESTED—duh-vest-ed, not di-vest-ed
DUE GUARD—dew-gard, not doo-gard
DUTY—dew-ty, not doo-ty

EASTWARD—east-ward, not east-ard or east-ard EMERITUS—e-mer-i-tus, not e-mer-ee-tus ERR—er (as in her) not air ESOTERIC—ess-o-tear-ic, not ee-sot-er-ik or ex-ot-erik EUNUCH—you-nuk, not you-nutch EXEMPLARY—ig-zem-pler-e, not egg-zem-plary EXOTERIC—ex-o-ter-ic, not ex-ot-er-ik or egg-so-ter-ic

FERVENCY—fer-ven-sy, not fer-ven-sy FIGURE—fig-ure, not fig-ger FINANCE—fi-nans, not fine-ance FOREHEAD—for-ed, not four-head

GOD—Godd, not Gawd. Rhymes with odd, not awed. GORGEOUS—gor-jus, not gor-ge-ous

HECATOMB—*hek*-a-tome preferred to *hek*-a-toom HELE—*hale*, not he-le or heel HORIZON—hor-*eye*-zon, not *hor*-e-zone or *hor*-eyezon HUMBLE—*hum*-ble, not *um*-ble

IMPIOUS—*im*-pius, not im-*pie*-us INSTITUTE—in-sti-*tiut*, not in-sti-*toot*

INTERESTING—*in*-tres-ting, not int-er-*est*-ing INVEST—in-*vest*, not *in*-vest IRREVOCABLE—ir-*rev*-o-ka-ble, not ir-re-*voc*-a-ble

JACHIN—*Jay*-kin, not *Jah*-kin or *Jaw*-kin JERUSALEM—Jeh-*roo*-sa-lem, not *gee*-ru-sa-lem

KNEW-niu, not noo

LAMENTABLE—*lam*-en-ta-ble, not la-*ment*-able LEGEND—*lej*-end, not *lee*-jend LIBERTINE—*lib*-er-teen, not lib-er-*tine* or lib-er-*tin*

MAUSOLEUM—*maw*-so-lee-um, not maw-so-le-um MEMORY—*mem*-o-ry, not *mem*-ry MOSAIC—mo-*zay*-ic, not *moz*-i-ac MURDERER—*mur*-der-er, not *murd*-rer

NAKED—*nay*-ked, not *neck*-ed NAPHTALI—*Naf*-ta-lie, not *Nap*-thal-eye or *Nap*-ta-lie

OBSEQUIES—ob-see-quiz, not ob-see-quiz OFTEN—of-en, not of-ten or oft-en OPERATIVE—oper-a-tive, not op-rative OVERSEER—o-ver-see-er, not o-ver-seer

PALESTINE—Pal-es-tine, not Pal-es-teen or Pal-es-tin
PARIAN—Par-i-an, not Pay-ri-an
PECTORAL—pek-tor-al, not pek-tor-al
PEDAL—ped-al preferred to pee-dal
PHARAOH—Fay-ra-oh, or Fay-roh, not Fair-a-oh or Fair-oh
PILASTER—puh-last-er, not pie-last-er
POMEGRANATE—pom-gran-it or pum-gran-ate, not pom-e-gran-ate or pom-gran-ate, or pom-gran-ate
PRECEPT—pre-cept, not pre-cept
PYTHAGORAS—Pith-ag-or-as, not Pie-thog-or-as or Pithy-goras

RECOGNIZE—rek-og-nize, not reck-o-nize REQUIEM—ree-quie-em, not ree-queem REVERENT—rev-er-ent, not rev-rent

SAMARITAN—Sa-*mar*-i-tan, not *Say*-mar-i-tan

Pronouncing Words

SANCTORUM-sank-to-rom, not sank-tory-um

SCHISM—sizz-em, not skiz-em

SCYTHE—seye-th, not sithe

SENTINEL—sen-ti-nel, not synt-nal

SERAPH—Ser-af, not Ser-ap

SHEKINAH-She-kee-nah, not Shek-i-nah

SHIBBOLETH—Shib-bo-leth, not Shy-bo-leth

SINAI—Si-ni or Si-ne-i not Si-nay-i

SOLSTICE—sol-stis, not sol-steece

SUCCOTH-Suck-oth, not Suc-coth

SPECULATIVE—speck-u-la-tive, not speck-u-la-tive

SUPERFICESsiu-per-fish-ees, not soo-per-fy-ci-es

SUPERINTENDENT-siu-per-in-ten-dent, not soop-er-in-ten-dent

TABERNACLE—tab-er-nak-le, not ta-ber-nack-le

TENETS—ten-ets, not teen-its

TESSELATED—tes-sel-ate-ed, not tes-sel-a-ted

TORTUOUS-tor-tu-us, not tort-you-us

TYRIAN-Tih-ri-an, not Tire-i-an

WESTWARD-west-ward, not west-ard

ZEREDATHA—Zer-e-dath-ah preferred to Ze-red-atha

STYLE

The following is adopted as accepted Masonic usage in the Digest and other Masonic documents:

1. USE:

Freemasonry—not Free Masonry Freemason—not Free Mason

Tyler—not Tiler

Tyle; Tyled—not Tile or Tiled

Moneys—not monies

Communication; Communications—not meeting or meetings

2. CAPITALIZE:

Account; Accounts, in reference to Grand Lodge or Lodge

Budget Accounts

Ancient Landmarks

Ancient Regulations

Annual Grand Communication

Board, in reference to a specific Masonic Board

Brethren

Brother

By-Laws

Called, when referring to Called Communication

Certificate, in reference to a Certificate of a Lodge or the

Grand Lodge

Chaplain

Charge; Charges, in reference to Charges of a Freemason

Charge at initiation or installation

Charter; Charters; Chartered, when referring to Lodge Charters

Committee, when referring to specific Committee

Communication; Communications, when referring to assemblies of the

Craft

Constitution

Craft

Degree; Degrees, when referring to Masonic Degree or Degrees

Degree Team; Degree Teams

Deputy

Diploma, when referring to Diploma from the Grand Lodge

Appendix Style

Dispensation; Dispensations Divine; Divine Service

Edict

Emeritus Brother Emeritus List Entered Apprentice Entered Apprentice Mason

Executive Order

Fellow Craft; Fellow Craft Mason First Degree, in reference to the Entered Apprentice Degree

Fund, in reference in Lodge or Grand Lodge Budget Funds

Grand Honors Grand Jurisdiction Grand Lodge Grand Lodge Officer Grand Lodge Regulations

Jewels, in reference to Jewels of the Lodge or of Office

Junior Deacon

Junior Grand Warden

Junior Master

Junior Past Grand Master Junior Steward

Junior Warden

Junior Worshipful Master

Jurisdiction; Jurisdictions, in reference to Grand Jurisdictions

Landmark; Landmarks

Lodge

Marshal Mason Masonic Masonic Law

Master, in reference to the Worshipful Master

Master Mason

Memorial Lodge; Memorial Lodges

Officer; Officers

Old Landmark; Old Landmarks

Operative, in reference to Operative Masonry

Particular Lodge; Particular Lodges

Proceedings, in reference to published Proceedings of the Grand Lodge

Regulation; Regulations, in reference to Lodge or Grand Lodge or Masonic Regulation or Regulations

Resolution, in reference to Lodge or Grand Lodge Resolution Returns, in reference to Lodge Returns to Grand Lodge Rules, in reference to Grand Lodge Rules and Regulations

Saint; Saints (Do not abbreviate)

School of Instruction; Schools of Instruction, in reference to

Schools conducted by Committee on Work

Seal; Seals, in reference to Lodge and Grand Lodge Seals

Second Degree, in reference to Fellow Craft Degree

Secretary, in reference to Lodge or Grand Lodge Secretary

Senior, in reference to Deacons, Stewards, Grand Wardens,

Wardens, Past Grand Masters and other Officers

Sister, in reference to Sister Grand Jurisdiction or Sister

Jurisdiction

Style

Special, in reference to Special Communications

Speculative, in reference to Speculative Masonry

Stated, in reference to Stated Communications

Subordinate, in reference to Subordinate Officers and

Subordinate Lodges

Symbolic, in reference to Symbolic Masonry

Third Degree, in reference to Master Mason Degree Three Degrees, in reference to the Three Degrees of Masonry Treasurer, in reference to Lodge or Grand Lodge Treasurer Uniform Code of By-Laws

Warrant: Warrants: Warrants of Constitution

Additional Capitalization

Titles of Officers of Grand Lodge and appendant and allied orders of Masonry.

3. HYPHENATED AND UNHYPHENATED WORDS:

Freemason-not Free-Mason Freemasons-not Free-Masons Fellow Craft-not Fellow-Craft Re-ballot-not reballot Re-spread-not respread

Appendix Style

MISCELLANEOUS RULES:

Use unmasonic instead of un-Masonic Use Saint and Saints-not St. and Sts.

That wherever appropriate the initials for the title of a Grand Lodge Officer or Lodge Officer shall be inserted in all provisions of the Constitution and Regulations, i.e., M : W : Grand Master, R : W : Grand Secretary. (Art. IX, Sec. 2(a))

That sub-paragraphs of sections of the Constitution be designated with lower case letters in parenthesis, i.e. (a) (b), not (A), (B).

TABLE OF CONSTITUTIONAL AMENDMENTS

1917 - 2010

	1917 - 2010	
Article & Section	Adopted or Amended	
A.I, S. 1, 2, 3, 4, 5, 6, 7, 8, 9	1984 Proc. 291-295	
A.I, S. 6	1989 Proc. 257	
A.I, S. 6, (b)	1991 Proc. 222-223	
A.I, S. 7 (1)	1993 Proc. 186	
A.I, S. 7 (m)	2001 Proc. 317	
A.I, S. 7 (n)	2002 Proc. 290	
A.I, S. 7 (o)	2011 Proc	
A.I, S. 9 (a)	1998 Proc. 320	
A.I, S. 9 (i)	1997 Proc. 405	
A.II, S.1	1952 Proc. 168; 1960 Proc. 223;	
	1973 Proc. 358; 1990 Proc. 269-270	
	1995 Proc. 132-133	
A.III, S.1	1969 Proc. 222	
A.III, S.4	1961 Proc. 186; 1992 Proc. 389	
A.IV, S.1	1996 Proc. 290-291	
A.IV, S.5	1969 Proc. 223	
A.V, S. 2	1985 Proc. 290	
A.Vl, S.4	1984 Proc. 295	
A.VI, S.6	1984 Proc. 295	
A.VI, S.9	1984 Proc. 296	
A.VI, S.10	1984 Proc. 296	
A.Vl, S.11	1969 Proc. 223	
A.VII, S.1	1964 Proc. 280; 1967 Proc. 328	
A.VIII, S.2	1982 Proc. 441	
A.IX, S.1	1963 Proc. 360; 1972 Proc. 263;	
	1974 Proc. 364; 1980 Proc. 411;	
	1981 Proc. 381; 1982 Proc. 441;	
	1983 Proc. 341; 1984 Proc. 298-300;	
	1989 Proc. 257; 1999 Proc. 366	
A.IX, S.1, (9)	1991 Proc. 223; 1995 Proc. 133	
A.IX, S.1, (3)(4)(6)(10)	1992 Proc. 386-388; 2011 Proc	
A.IX, S.1, (2)	1995 Proc. 374-375; 1998 Proc. 334	
A.IX, S.2	1951 Proc. 148; 1959 Proc. 216;	
	1963 Proc. 350; 1977 Proc. 417;	
	1980 Proc. 407; 1984 Proc. 360	
A THE G O (6)(0)	1990 Proc. 270	
A.IX, S.2 (6)(8)	1993 Proc. 186; 1995 Proc. 133;	
	2001 Proc. 318; 2002 Proc. 290;	I
A DV 0.2	2011 Proc	
A.IX, S.3	1984 Proc. 302	
A.IX, S.4	1984 Proc. 302	
A.IX, S.5	1984 Proc. 302; 1986 Proc. 302	
A.IX, S.6	1984 Proc. 302	
A.IX, S.7	1984 Proc. 302; 1995 Proc. 133;	
A IV C O	1997 Proc. 402; 2010 Proc. 359	
A.IX, S.8	1984 Proc. 303	

	Digest of Masonic Law
Article & Section	Adopted or Amended
A.X, S.2	1997 Proc. 403
A.X, S.4	1997 Proc. 397
A.X, S.5	1985 Proc. 291
A.X, S.11	1997 Proc. 398
A.X, S.13	1950 Proc. 207; 1986 Proc. 302;
	2009 Proc. 351
A.X, S.14	1995 Proc. 380; 2009 Proc. 352
A.X, S.15	1978 Proc. 304
A.X, S.15, P.2	1997 Proc. 401
A.X, S.15 (a)	2001 Proc. 314; 2005 Proc. 294
A.X, S.15 (b)	2001 Proc. 314; 2004 Proc. 263
A.X, S.17	1958 Proc. 139; 1969 Proc. 331
A.X, S.19	1978 Proc. 304
A.X, S.23	1969 Proc. 223
A.X, S.25	1967 Proc. 328
A.X, S.26	1969 Proc. 224
A.XI, S.1	1978 Proc. 303; 1993 Proc. 184;
	2009 Proc. 362
A.XII, S.1	1950 Proc. 199; 1980 Proc. 408
	1985 Proc. 291
A.XII, S.2	1950 Proc. 199; 1985 Proc. 292
A.XII, S.3	1950 Proc. 199; 1985 Proc. 292;
	2011 Proc
A.XII, S.4	1950 Proc. 199; 1961 Proc. 186
A.XII, S.5	1950 Proc. 199
A.XIII, S.1	1954 Proc. 121, 132
A.XIII, S.2(g)	1954 Proc. 121, 132; 1992 Proc. 388
A.XIII, S.3	1954 Proc. 121, 132
A.XIV, S.1	1963 Proc. 391-394; 1985 Proc. 292
A.XIV, S.2	1963 Proc. 391-394;
	1979 Proc. 332; 1985 Proc. 292
A.XIV, S.3	1978 Proc. 307; 1985 Proc. 292
A MINI C 4	1990 Proc. 271
A.XIV, S.4	1963 Proc. 391-394
A.XIV, S.5	1963 Proc. 391-394; 1974 Proc. 353;
A VIV. C.C	1976 Proc. 331
A.XIV, S.6	1982 Proc. 440; 1985 Proc. 292
A.XIV, S.7	1963 Proc. 391-394; 1985 Proc. 292
A.XIV, S.8 $(b)(a)(d)(a)(f)$	1984 Proc. 304; 1985 Proc. 292;
(b)(c)(d)(e)(f)	1995 Proc. 376-377; 1998 Proc. 334;
A VIV CO	1999 Proc. 367
A.XIV, S.9	1985 Proc. 292; 1986 Proc. 278;
A.XIV, S.10 A.XIV, S.11	1987 Proc. 304; 1989 Proc. 258
Α.ΛΙΥ, 3.11	1993 Proc. 185

2011 401a

Article & Section	Adopted or Amended
A.XV, S.1	1963 Proc. 391-394
A.XV, S.2	1968 Proc. 343; 1982 Proc. 441;
	1978 Proc. 305; 1986 Proc. 303
	1989 Proc. 258; 1995 Proc. 91, 371-373
	1997 Proc. 394; 2001 Proc. 316;
	2009 Proc. 348
A.XV, S.3	1968 Proc. 343; 1978 Proc. 306
A.XV, S.4	1968 Proc. 343; 1995 Proc. 92, 373-374
A.XV. S.5	1968 Proc. 343

401b 2009

TABLE OF
"EXCERPTS" OF CONSTITUTIONAL PROVISIONS
USED FOR REFERENCE PURPOSES IN
THE CHAPTERS OF REGULATIONS

ARTICLE	PAGE	CHAPTER	ARTICLE	PAGE	CHAPTER
Art. I, S. 1	098	2	Art. VI, S. 5	119	6
Art. I, S. 2	100	4	Art. VI, S. 5	109	5
Art. I, S. 9	152	13	Art. VI, S. 6	112(a)) 6
Art. II, S. 1	131	11	Art. VI, S. 7	120	7
Art. II, S. 1	128	10	Art. VI, S. 7	110	5
Art. II, S. 1	104	5	Art. VI, S. 8	120	7
Art. II, S. 2	099	3	Art. VI, S. 8	110	5
Art. II, S. 3	099	3	Art. VI, S. 9	121	8
Art. II, S. 4	113	6	Art. VI, S. 10	122	9
Art. III, S. 1	105	5	Art. VI, S. 11	128	10
Art. III, S. 2	105	5	Art. VI, S. 12	131	11
Art. III, S. 3	105	5	Art. VI, S. 13	110	5
Art. III, S. 4	105	5	Art. VII, S. 1	309	42
Art. III, S. 5	105	5	Art. VII, S. 1	180	18
Art. III, S. 6	108	5	Art. VII, S. 2	309	42
Art. III, S. 7	109	5	Art. VIII, S. 1	309	42
Art. IV, S. 1	132	12	Art. VIII, S. 2	248	30
Art. IV, S. 2	132	12	Art. VIII, S. 2	152c	14
Art. IV, S. 3	132	12	Art. VIII, S. 3	152c	14
Art. IV, S. 4	111	5	Art. IX, S. 1	137	13
Art. IV, S. 5	147	13	Art. IX, S. 1(3)	351	48
Art. V, S. 1	100	4	Art. IX, S. 2	138b	13
Art. V, S. 2	111(b)	5	Art. IX, S. 3	140	13
Art. V, S. 2	101	4	Art. IX, S. 4	152	13
Art. V, S. 3	332p	44	Art. IX, S. 4	140	13
Art. V, S. 4	200	24	Art. IX, S. 5	152a	13
Art. V, S. 4	309	42	Art. IX, S. 5	140a	13
Art. V, S. 4	101	4	Art. IX, S. 6	140a	13
Art. V, S. 4	175	17	Art. IX, S. 7	152	13
Art. V, S. 5	314	43	Art. IX, S. 7	140a	13
Art. V, S. 5	175	17	Art. IX, S. 8	140a	13
Art. V, S. 5	102	4	Art. X, S. 1	179	18
Art. V, S. 6	152c	14	Art. X, S. 2	199	23
Art. V, S. 6	102	4	Art. X, S. 2	183	19
Art. VI, S. 2	112	6	Art. X, S. 3	217	25
Art. VI, S. 3	112	6	Art. X, S. 4	186	19
Art. VI, S. 4	115	6	Art. X, S. 4	183	19
Art. VI, S. 4	112	6	Art. X, S. 5	186	19

402a 1994

Table of Excerpts

ARTICLE	PAGE	CHAPTER	ARTICLE	PAGECHA	APTER
Art. X, S. 5	177	17	Art. XIII, S. 2	078	1
Art. X, S. 6	190	20	Art. XIII, S. 2	117	6
Art. X, S. 7	246	29	Art. XIII, S. 2	251	31
Art. X, S. 7	152	13	Art. XIII, S. 3	079	1
Art. X, S. 8	195	22	Art. XIV, S. 1	155	14
Art. X, S. 8	194	21	Art. XIV, S. 2	155	14
Art. X, S. 8	190	20	Art. XIV, S. 3	156	14
Art. X, S. 9	185	19	Art. XIV, S. 4	156	14
Art. X, S. 10	200	24	Art. XIV, S. 5	156a	14
Art. X, S. 11	186	19	Art. XIV, S. 5	152a	13
Art. X, S. 12	217	25	Art. XIV, S. 6	156b	14
Art. X, S. 13	260	32	Art. XIV, S. 7	156b	14
Art. X, S. 13	234e	26	Art. XIV, S. 8	156b	14
Art. X, S. 14	277	37	Art. XIV, S. 9	157	14
Art. X, S. 14	262	33	Art. XV, S. 1	283	38
Art. X, S. 15(a)	228	26	Art. XV, S. 2	283	38
Art. X, S. 15(a)	305	41	Art. XV, S. 3	283	38
Art. X, S. 15(b)	228a	26	Art. XV, S. 4	284	38
Art. X, S. 16	269	35	Art. XV, S. 5	284	38
Art. X, S. 17	253	31			
Art. X, S. 17	179	18			
Art. X, S. 18	238	27			
Art. X, S. 19	317	44			
Art. X, S. 20	239	27			
Art. X, S. 21	301	41			
Art. X, S. 22	248	30			
Art. X, S. 22	177	17			
Art. X, S. 23	291	38			
Art. X, S. 23	224	25			
Art. X, S. 24	266	34			
Art. X, S. 25	192	20			
Art. X, S. 26	236	26			
Art. X, S. 27	292	38			
Art. X, S. 28	246	29			
Art. X, S. 29	218	25			
Art. X, S. 30	332d	44			
Art. X, S. 31	221	25			
Art. XII, S. 2	352	48			
Art. XII, S. 4	352	48			
Art. XII, S. 5	352	48			
Art. XIII, S. 1	077	1			
Art. XIII, S. 2	257	31			
Art. XIII, S. 2	291	38			
Art. XIII, S. 2	299	40			

2001 402b

Tables

TABLE OF NUMBERED REGULATIONS

This table gives the number of the Regulations in this Digest, the corresponding number in both the 1947 Digest and 1969 Digest, the year and page number of the Proceedings affecting the Regulation, and a record of Regulations appearing more than one time in this Digest.

1976	1947	8	1969	
Digest	Digest	Adopted or Amended	Digest	Same As
1.01	146	1954 P. 133;		
		1985 P. 297	1.01	
1.02	131		1.02	
1.03	132		1.03	
1.04	133		1.04	
1.05	165		1.05	
1.06	251		1.06	26.13
1.07	368		1.07	
1.08	369		1.08	
1.90	413		1.09	
1.10	422		1.10	
1.11	135		1.11	
3.01	6		3.01	
4.01	1		4.01	
4.02	2	1979 P. 325; 1984 P. 410	4.02	
4.03	3	1979 P. 325	4.03	
4.04	4		4.04	
4.05	89		4.05	6.03,
				25.46
4.06	393	1965 P. 225	4.06	
4.07		2001 P. 332		
4.08	122A		4.09	
4.08	134		4.10	
4.09	394		4.11	
4.10		1957 P. 177	4.111	4.112
4.11		1961 P. 165; 1962 P. 243	4.112	
4.12	144			
4.13		1983 P. 427; 1986 P. 306;		
		1987 P. 307; 1988 P. 290		
4.14		1983 P. 367		
5.01	18	1974 P. 361	5.01	10.09,
		1982 P. 435		11.01
5.02	58	1974 P. 357; 1977 P. 417;	5.02	
		1983 P. 342		
5.03	9	1995 P. 384	5.03	
5.04	129	2002 P. 296	5.04	38.12

	Digest of Masonic Law				
1976	1947		1969		
Digest	Digest	Adopted or Amended	Digest	Same As	
5.05	7	•	5.05		
5.06	13	Repealed 1984 P.410	5.06		
5.07	22	•	5.07		
5.08	142		5.08	19.16	
5.09	143	1979 P. 331;1982 P. 437; 1983 P. 344	5.09	19.22	
5.10	5		5.10		
6.01	16	1980 P. 416	6.01	13.02	
6.02	15		6.12		
6.03	89		6.13	4.05,	
				25.46	
6.04	100		6.14	17.02	
6.05	52		6.15		
6.06	11		6.16		
6.07	10		6.17		
6.08	12		6.18		
6.09	71		6.19	38.19	
6.10	72		6.20		
6.11	73		6.21		
6.12	74		6.22		
6.13	76		6.23	19.04	
6.14	77		6.24	19.09	
7.01		1972 P. 394; 1980 P. 41	12.061		
7.02		1983 P. 367			
8.01	33		8.01		
9.01	31		9.01		
9.02	32		9.02		
9.03	28	1972 P. 286	9.03		
9.04	61	1985 P. 297	9.04	12.09	
9.05		1961 P. 158; 2009 P. 360	9.051		
9.06	63		9.06	12.10	
9.07	27		9.07		
9.08	25		9.08		
9.09	30		9.09		
9.10	91	1985 P. 297	9.10		
9.11	29	1969 P. 230	9.11		
9.12	26		9.12		
9.13	348		9.13	41.21,	
				43.06	
9.14	164	1971 P. 294	9.13	22.05	
9.14(1)		1991 P. 231			
9.15		1980 P. 412			
10.01	79		10.01		
10.02	21		10.02		

1076	10.47		1060	
1976 Digest	1947 Digest	Adopted or Amended	1969 Digest	Same As
10.03	20	1984 P. 322	10.03	
10.04	24	-, -, -, -, -, -, -, -, -, -, -, -, -, -	10.04	
10.05	25		10.05	
10.06	19		10.06	
10.07	1)	1952 P. 164	10.07	
10.07		1973 P. 351	10.08	
10.09		1974 P. 361;	10.00	5.01,
10.09		1974 1 . 301, 1982 P. 435		11.01
10.10	41A	1954 P. 138; 1974 P. 362;	11.02	11.01
10.10	41A		11.02	
		1982 P. 435; 1983 P. 359; 1989 P. 276; 1993 P. 429-430		
10.11		1995 P. 134; 2008 P. 316		
10.11		1980 P. 406		
10.12		1980 P. 407; 1995 P. 134-135		
11.01		2000 P. 369		7 01
11.01		1974 P. 361;		5.01,
11.00	25	1982 P. 435	11.01	10.09
11.02	35	1000 B 254	11.01	
11.03		1989 P. 274	12.01	
12.01	57		12.01	
12.02	49		12.02	
12.03	50		12.03	
12.04	48	Repealed 1985	12.04	
12.05	66	1985 P. 298	12.05	
12.06	67		12.06	
12.07	59		12.07	
12.08	60		12.08	
12.09	61	1985 P. 298	12.09	
12.10	63		12.11	9.06
12.11		1956 P. 211	12.111	
12.12		1969 P. 213; 1972 P. 282;	12.112	13.22
		1989 P. 278		
12.13	138		12.12	25.39
12.14	131	1953 P. 134	12.13	
12.15		1984 P. 406; 1993 P. 185		
13.01		1965 P. 196, 203;	13.162	
		1980 P. 417; 1985 P. 332		
13.02	16	1972 P. 274; 1980 P. 416;	6.01	
		1989 P. 257, 272;		
13.03		1954 P. 143; 1989 P. 257,	13.06	
		272;		
13.04		1961 P. 158; 1972 P. 275;		
		1985 P. 298; 1991 P. 236		
13.05	480A	1954 P. 133; 1956 P. 208;	24.04	24.04
		1958 P. 156; 1978 P. 301		
13.06		1972 P. 275-276		
13.07		1972 P. 276		
13.08		1972 P. 276; 1985 P. 298		

405 2008

I

	1976 Digest	1947 Digest	Adopted or Amended	1969 Digest	Same As
	13.09 13.10	42	1972 P. 276; 1985 P. 299 1958 P. 179; 1972 P. 277	13.07 13.073	13.074
	13.11		1987 P. 298 1959 P. 168; 1974 P. 361; 1979 P. 338; 1989 P. 273	37.16	37.16
	13.11(g) 13.12		2003 P. 321 1959 P. 169	37.17	37.16(g)
	13.12		1959 P. 124; 1961 P. 184; 1982 P. 433; 1990 P. 272	13.111	
	13.13(a) 13.13.1		1991 P. 232 1991 P. 232		
	13.14 13.15	39	1972 P. 280	13.04	
	13.16 13.17		1972 P. 280 1972 P. 280		
	13.18	34	1965 P. 196, 202 1972 P. 281; 1973 P. 353	13.09	
	13.19		1956 P. 210; 1969 P. 228; 1972 P. 281; 1979 P. 326-328 1980 P. 422; 1995 P. 135;		
	13.20 13.21 13.21.1		1998 P. 333 1972 P. 281 1972 P. 281 1993 P. 187		
ı	13.21.2 13.21.3 13.21.4		2001 P. 318 2002 P. 290 2011 P.		
	13.22		1969 P. 213, 314, 1972 P. 282		12.12
	13.23 13.24	38 44	1972 P. 282	13.17 13.18	
	13.25 13.26 13.27 13.28		1961 P. 123, 236 1978 P. 309; 1991 P. 233 1980 P. 407; 1995 P. 135-136 1980 P. 407	13.19	
	14.01	64		14.01	
	14.02 14.03	68	1953 P. 194 1970 P. 57, 371; 1974 P. 386	14.02 14.03	
	14.04	69	1981 P. 386	14.04	
	14.05	117	1952 P. 156; 1961 P. 15; 1963 P. 211; 1979 P. 259; 1984 P. 411; 2003 P. 336	14.05	
	14.06 14.07	111 114	1969 P. 229; 1975 P. 419	14.061 14.07	27.09 30.04

1976 Digest	1947 Digest	Adopted or Amended	1969 Digest	Same As
14.08	110	1957 P. 177; 1965 P. 204; 1966 P. 249; 1969 P. 230 2010 P. 349	14.08	30.01
14.09		1952 P. 161 1987 P.316; 1988 P. 289 1991 P. 57	14.09	
14.10	65	1954 P. 214; 1983 P. 359; 1984 P. 308	14.10	
14.11 14.12	70	1983 P. 346 1959 P. 114, 121 1961 P. 176; 1974 P.386 1979 P. 334; 1980 P. 412, 418; 1981 P. 379, 380, 384; 1982 P. 434; 1984 P. 309-316 1988 P. 277; 1993 P. 185	14.11 14.11	
14.12 14.12.1		1995 P. 378-379; 1999 P. 370 1989 P. 258, 272; 1991 P. 244		
14.12.2		1989 P. 279, 280	14 110	
14.13 14.14		1961 P. 124, 236;	14.112 14.13	
1		1976 P. 335	113	
14.15		1960 P. 145; 1969 P. 379	14.113	
14.16	45A	1969 P. 228; 1999 P. 373	13.16	
		1970 P. 281, 510;		
		1972 P. 273; 1979 P. 296;		
14.17		1984 P. 321; 1995 P. 379-380		
14.17		1972 P. 274, 1978 P. 297 1984 P. 322		
14.17.1		1984 P. 322 1982 P. 434		
14.17.1 (5))	1987 P. 316; 1988 P. 290, 1991	P 58.	
14.17.1 (3	,	2002 P. 256	1.50,	
14.17.2		1982 P. 435		
14.17.3		1983 P. 347;		
14.17.4		1983 P. 348, 1984 P. 316-320, 4	20	
14.17.4(t)		1999 P. 375		
14.17.4(u)		1995 P. 377; 1996 P. 347-348		
14.17.5		2003 P. 327 1983 P. 352, 1984 P. 320, 1986 P. 309		
14.18	75		14.12	
15.01	17	1077 P. 400	15.01	
15.02	375	1977 P. 400	15.02	
15.03 15.04	86 87		15.03 15.04	
15.04	88		15.04	
16.01	98		16.01	
16.02	102		16.02	
16.03	104		16.03	
16.04		1981 P. 381; 1991 P. 228		

1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
17.01	95		17.01	
17.02	100		17.02	6.04
17.03	99	1953 P. 152; 1963 P. 356; 1985 P. 299	17.03	
17.04	103	1905 1 . 299	17.04	
17.05	09		17.05	
17.06	113		17.06	
17.07	101		17.07	43.09
17.08	270		17.08	73.07
17.09	101A		17.09	43.08
18.01	101A 147	1978 P. 297	18.01	43.06
18.02	148	1978 P. 297	18.02	
18.03	150	1976 P. 334; 1978 P. 298	10.05	12.02
18.04	158		18.05	42.02
18.05	152		18.06	31.13
18.06	342	1948 P. 87, 198;	18.07	39.03
		1985 P. 300		
18.07	156	1976 P. 327	18.08	
18.08	311		18.09	34.05
19.01	174		19.01	
19.02		2005 P. 275	19.02	
19.03	373	1982 P. 435	19.03	
19.03.1		1997 P. 404		
19.04	76		19.04	6.13
19.05	175		19.05	
19.06	202		19.06	
19.07	203	1996 P. 324; 1997 P. 398	19.07	
19.08	206		19.08	25.15
19.09	77		19.09	6.14
19.10	205		19.10	
19.11	204		19.11	
19.111		1977 P. 380	-,,	
19.12		1954 P. 139; 1982 P. 432	19.12	
19.13	257	1969 P. 227	19.14	41.10
19.14	201	1981 P. 394	19.15	41.10
19.15	274	17011.374	19.16	26.22
19.16	142		19.17	5.08
19.17	186		19.18	3.00
	189			
19.18		1006 P 325	19.19 19.20	
19.19	384	1996 P. 325		
19.20	385		19.21	
19.21	196		19.22	.0
19.22	143	1002 P. 422	19.23 5.0	9
19.23	370	1982 P. 432	19.24	

1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
20.01	177		20.01	
20.02	178	1954 P. 286	20.02	
20.03	179	1954 P. 236	20.03	
20.04	180		20.04	
20.05	181	1954 P. 236	20.05	38.21
20.06	182		20.06	
20.07	191	1954 P. 236	20.07	
20.08	214		20.08	
20.09	215		20.09	
20.10	207		20.10	
20.11	208		20.11	
20.12	228	1951 P. 166; 1963 P. 360	20.12	25.24
20.13	190		20.13	
20.14	195		20.14	38.23
20.15	386		20.15	
20.16	192		20.16	
20.17	184		20.17	
20.18	185		20.18	
20.19	176	1962 P. 298	20.19	
22.01	197	1980 P. 413	22.01	
22.02	198		22.02	
22.03	114A		22.03	
22.04	199	1996 P. 320-321; 2001 P. 322	22.04	
22.05	164	1971 P. 294	22.05	9.14
		1991 P. 231		
22.06		1959 P. 167; 1960 P. 180;	22.06	
		1961 P. 212; 1962 P. 302		
		2009 P. 357		
22.07		1961 P. 213; 1963 P. 260;	22.061	
		1983 P. 360; 1984 P. 407		
22.08		1971 P. 300; 1972 P. 261		
22.09		1974 P. 355		33.11
23.01	200		23.01	
24.01	93		24.01	
24.02	387		24.02	
24.03	388	1985 P. 300	24.03	
24.04	480A	1954 P. 133; 1956 P. 208;	24.04	13.05
		1958 P. 156; 1978 P. 301		
24.05	481	1971 P. 357; 1985 P. 303	24.05	
50		1990 P. 310; 311		
24.05, 3.0	02	1997 P. 401		
24.05, 3.0		2001 P. 315		
2	~ 			

	1976	1947		1969	
	Digest	Digest	Adopted or Amended	Digest	Same As
	24.05, 3.	03.1(a)	2003 P. 312-313		26.05.1(a)
	24.05, 3.	03.1(g)	1994 P. 457; 2001 P. 327		26.05.1(g)
	24.05, 3.	03.1(h)	2001 P. 328		26.05.1(h)
	24.05, 3.		1994 P. 434; 2001 P. 328		26.05.1(n)
	24.05, 3.	03.1(s)	2001 P. 328		26.10.1
	24.05, 3.	03.1(t)	1998 P. 347; 2001 P. 329		26.05.1(o)
	24.05, 3.	04.1	2001 P. 331		26.10.1
	24.05, 3.	04.2	1999 P. 377; 2001 P. 331		26.10.2
	24.05, 3.	04.3	2003 P. 313		26.10.3
	24.05, 10		2010 P. 344		
ı	24.05, 10	0.02	2003 P. 319		
	24.05, 10		2010 P. 345		
ı	24.05, 10	0.07	2001 P. 315		
	25.01	217		25.01	
	25.02	218	1956 P. 202	25.02	
	25.03	210		25.03	
	25.04	236		25.04	25.14
	25.05	163	1956 P. 209	25.05	28.02
	25.06	279		25.06	26.10
	25.07	188		25.07	
	25.08	193		25.08	
	25.09	219		25.09	
	25.10	222		25.10	
	25.11	223		25.11	
	25.12		1975 P. 418		38.42
	25.13	213		25.12	
	25.14	236		25.13	25.04
	25.15	206		25.14	19.08
	25.16	231		25.15	38.25
	25.17	224		25.16	
	25.18	225		25.17	
	25.19	234		25.18	38.31
	25.20	233		25.19	
	25.21	289		25.20	
	25.22	216		25.21	
	25.23	227		25.22	
	25.24	228	1951 P. 166; 1963 P. 360	25.23	20.12
	25.25	226	1954 P. 174	25.24	38.26
	25.26	232		25.25	
	25.27	229		25.26	
	25.28	237	1971 P. 300	25.27	
	25.29	238		25.28	
	25.30	239		25.29	
	2010		410		

1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
25.31	240		25.30	
25.32	241	1952 P. 161	25.31	
25.33	85	19321.101	25.32	
25.34	395		25.33	
25.35	408		25.34	27.17
25.36	400	1962 P. 265	25.341	27.17
25.37		1962 P. 265	25.341	
	116			
25.38 25.39	116 138	1953 P. 159	25.35 25.36	12.13
				12.13
25.40	211		25.37	26.10
25.41	212		25.38	26.18,
25 42	120		25.20	35.07
25.42	139		25.39	
25.43	159		25.40	
25.44	220		25.41	
25.45	221		25.42	4.05. 6.02
25.46	89		25.43	4.05, 6.03
25.47	409	40-0	25.44	
25.48	0.4	1979 P. 328		
26.01	94	Repealed 1982		
26.02	115	1969 P. 230	26.02	
26.03	278	1956 P. 212; 2001 P. 315	26.03	
26.04		1952 P. 165; 1988 P. 277	26.04	
26.04.1		2001 P. 315		
26.04.2		2001 P. 315		
26.05	161	1956 P. 204;	26.05	
		1958 P. 154	26.06	
26.05.1		1988 P. 285; 1990 P. 310		24.05,3.03.1
26.05.1(a)		2003 P. 313		24.05,3.03.1(a)
26.05.1(g)		1994 P. 457; 2001 P. 329		24.05,3.03.1(g)
26.05.1(h)		2001 P. 329		24.05,3.03.1(h)
26.05.1(n)		1994 P. 435; 2001 P. 330		24.05,3.03.1(n)
26.05.1(o)		1998 P. 348; 2001 P. 330		24.05,3.03.1(t)
26.05.1(p)		1998 P. 348		24.05,3.03.1(o)
26.05.1(q)		1998 P. 348		24.05,3.03.1(p)
26.05.1(r)		1998 P. 348		24.05,3.03.1(q)
26.05.1(s)		1998 P. 348		24.05,3.03.1(r)
26.05.2(b)		2001 P. 330		
26.05.2(c)		2001 P. 330		
26.05.2(e)		2001 P. 330		
26.05.2(g)		1990 P. 312		
26.07	404		26.07	27.06
26.08	275		26.08	30.05

	1976 Digest	1947 Digest	Adopted or Amended	1969 Digest	Same As
	26.09		1952 P. 164; 1958 P. 155; 1972 P. 393	26.09	
ı	26.10 26.10.1 26.10.2	279	1990 P. 311; 2001 P. 331 1999 P. 377; 2001 P. 331	26.10	25.06 24.05,3.04.1 24.05,3.04.2
Ţ	26.10.3 26.11	140	2003 P. 313 1985 P. 301	26.11	24.05,3.04.3
	26.12 26.12	277	1990 P. 273 1953 P. 153; 1965 P. 203; 1966 P. 248; 1977 P. 396; 1980 P. 406; 1984 P. 407;	26.12	
	26.13	251	1987 P. 308; 1990 P. 273	26.13	1.06
	26.14	253		26.14	
	26.15	254		26.15	
	26.16	252		26.16	
	26.17	286		26.17	
	26.18	212		26.18	25.41 35.07
	26.19	272		26.19	
	26.20	145	1984 P. 414	26.20	
	26.21		1953 P. 191	26.21	
	26.22	274		26.22	19.15
	26.23	255	1966 P. 250; 1987 P. 314	26.23	
	26.24	283		26.24	
	26.25	374		26.25	27.10
	26.26	372	1055 D 111, 1005 D 201	26.26	27.10
	26.27		1955 P. 111; 1985 P. 301	26.27	
	26.28		1977 P. 398; 1983 P. 360; 1985 P. 310; 1987 P. 298		
			1989 P. 274		
			1991 P. 234		
	27.01	399	19911.231	27.01	
	27.02	400		27.02	
	27.03	401		27.03	
	27.04	402		27.04	
	27.05	403		27.05	
	27.06	404		27.06	
	27.07	262		27.08	41.14
	27.08	92		27.09	
	27.09	114		27.10	14.07,
					30.04
	27.10	372		27.11	26.26
	2004		412		

1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
27.11	371		27.12	
27.12	406		27.13	
27.13	472	1948 P. 198; 1958 P. 155	27.14	
27.14	473		27.15	
27.15	474		27.16	
27.16	409		27.17	25.47
27.17	408		27.18	25.35
28.01		1951 P. 143	28.01	
28.02	163	1956 P. 209	28.02	26.05
28.03	410	1959 P. 100; 1969 P. 227	28.03	
28.04	304	1954 P. 272; 1966 P. 252	28.04	
28.05	397		28.05	
28.06	398	1961 P. 123; 1978 P. 301	28.06	
28.06		1992 P. 389		
28.07		1979 P. 328; 1995 P. 399;	28.06	
		2009 P. 360		
28.07.1		2003 P. 334; 2009 P. 360		
29.01	51		29.01	
29.02	53		29.02	
29.03	54		29.03	
29.04	55		29.04	
29.05	56		29.05	
29.06	56A		29.06	
30.01	110	1957 P. 177; 1965 P. 204;	30.01	14.08
		1966 P. 249; 1969 P. 230;		
20.02		2010 P. 349	20.02	1105
30.02	111	1969 P. 229; 1975 P. 419	30.02	14.06
30.03	112		30.03	14.07
30.04	114		30.04	14.07,
20.05	275		20.05	27.09
30.05	275		30.05	26.08
30.06	276	1079 D 201	30.06	
31.01	287	1978 P. 301	31.01	
31.02	292	1991 P. 233	31.02	
31.02	292	1955 P. 132	31.02	
31.03	251	2009 P. 350	31.021	
31.03.1	289	1973 P. 354; 1977 P. 411	31.03	
31.04	209	1991 P. 235	31.03	
31.05	291	1991 P. 236	31.05	
31.05	296	1948 P. 86, 198; 2008 P. 330	31.03	34.06
31.00	153	17701.00, 170, 20001.330	31.07	54.00
31.07	297		31.08	
31.08	298	1964 P. 271	31.10	
31.07	270	413	31.10	2010
		713		2010

	1976	1947		1969	
	Digest	Digest	Adopted or Amended	Digest	Same As
			•		
	31.10	299	1964 P. 272	31.11	
	31.11	300		31.12	
	31.12	152	1985 P. 303	31.13	18.04
	31.13	325	1948 P. 86, 198	31.14	34.08
	31.14	338		31.15	37.09
	31.15	321	1948 P. 86, 198	31.16	36.03
			1995 P. 380-381		
	31.16	288		31.17	
	31.17		1951 P. 145	31.18	
	31.18	329		31.21	
	31.19		1948 P. 198	31.22	33.06
					36.05
	32.01	295	1948 P. 85, 198;	32.01	
			1965 P. 196, 204	32.01	
	32.02	407		32.02	
	32.03	316	2009 P. 350	32.03	33.05
•	32.04	317	1948 P. 86, 198	32.04	
	32.05	318	1950 P. 204	32.05	37.11
	32.06	310	1948 P. 86, 198	32.06	
	33.01	303	,	33.01	
ı	33.02		1948 P. 197; 2009 P. 350	33.02	
	33.03	304	2009 P. 350	33.03	
•	33.04	15	1948 P. 87, 198; 1995 P. 381	33.04	
	33.05	316	2009 P. 350	33.05	32.03
	33.06		1948 P. 198	33.06	31.19,
			-2 -2 -2 -2 -2 -2 -2 -2 -2 -2 -2 -2 -2 -		36.05
	33.07		1950 P. 202	33.07	
	33.08		1951 P. 147; 1955 P. 132;	33.08	
	33.00		1974 P. 355	33.00	
	33.09		1952 P. 163	33.09	
i	33.10	307	2009 P. 350	33.10	35.14,
ı	33.11	307	1974 P. 355	33.10	22.09
	34.01	154	19711.333	34.01	22.07
	34.01	155		34.02	
	34.03	313		34.03	
	34.04	314	2008 P. 330	34.04	
	34.05	311	20001.550	34.05	18.07
	34.06	312		34.06	31.06
	34.07	341	1977 P. 400	34.07	31.00
	34.07	341	Repealed	34.07	
	34.08	325	1948 P. 86, 198	34.08	31.13
			1740 1.00, 170	34.08 35.01	31.13
	35.01 35.02	209	1052 D 154, 1067 D 212	35.01	
	35.02 35.03	377	1953 P. 154; 1967 P. 312	35.02 35.03	
		311	414	33.03	
	2009		414		

1976 Digest	1947 Digest	Adopted or Amended	1969 Digest	Same As
35.04	378		35.04	
35.05	379		35.05	
35.06	323		35.06	36.04
35.07	212		35.07	25.41,
				26.18
35.08	305	1954 P. 216; 1967 P. 213	35.08	
35.09	306	1948 P. 86, 198	35.09	
35.10		1948 P. 85, 198;	35.10	37.02
		1953 P. 152; 1954 P. 172		
35.11		1948 P. 85, 198;	35.11	
25 12	201	1954 P. 172	25.12	
35.12	381	1074 D 260 261	35.12	
35.13 35.14	207	1974 P. 360, 361	25 12	22.10
35.14	307 380		35.13 35.14	33.10
35.15	376		35.14	
35.16	308		35.15 35.16	
35.17	308	1948 P. 86, 198	35.10	
35.18	382	1946 F. 60, 196	35.17	
36.01	319	1948 P. 86, 198; 1995 P. 381	36.01	
36.02	320	1948 P. 86, 198; 1977 P. 401	36.02	
30.02	320	1995 P. 381-382	30.02	
36.03	321	1948 P. 86, 198; 1995 P. 382	36.03	
36.04	323	17 10 1 . 00, 170, 1773 1 . 302	36.05	35.06
36.05	323	1948 P. 198	36.06	31.19,
20.02		19.101.190	20.00	33.06
37.01	324		37.01	
37.02		1948 P. 85, 198	37.02	35.10
		1953 P. 152; 1954 P. 172		
37.03	326		37.03	38.13
37.04	327		37.04	38.14
37.05	340		37.05	43.03
37.06	336		37.06	
37.07	336	1950 P. 20	37.07	
37.07	336	1950 P. 204	37.07	
37.08	337	1948 P. 86, 198	37.08	
37.09	338		37.09	31.14
37.10	339		37.10	
37.11	318		37.10	_
37.11	318	1950 P. 204	37.11	32.05
37.12		1954 P. 168; 1966 P. 251;	37.12	
		1979 P. 329		

	1976	1947		1969	
	Digest	Digest	Adopted or Amended	Digest	Same As
	37.13	334		37.13	
	37.14	332		37.14	
	37.15	343	1974 P. 360	37.15	
	37.16		1959 P. 169; 1974 P. 361	37.16	13.11
			1989 P. 273		
1	37.16(d)		2010 P. 351		
ı	37.16(g)		2003 P. 321		13.11(g)
	37.17		1959 P. 169	37.17	
	37.18		1966 P. 251; 1979 P. 329	37.18	
			1991 P. 238		
	38.01	128	1969 P. 219, 378;	38.01	
			1996 P. 285	38.01	
	38.02		1959 P. 179;	38.011	
			1969 P. 219, 378		
	38.03	361		38.02	
	38.04	123	1967 P. 228, 332;	38.03	
			1978 P. 617; 1982 P. 436		
			1989 P. 258, 272		
	38.04(b)		1995 P. 372; 2009 P. 347		
	38.04(f)		1995 P. 374; 2001 P. 317		
	38.05	124		38.04	
	38.06	125		6.08	
	38.07	127		6.09	
	38.08	124		6.10	
	38.09	126		6.11	
	38.10		1959 P. 171;	6.111	
			1967 P. 209, 212;		
			1973 P. 360		
	38.10.1		1977 P. 396		
	38.11	126		38.05	
	38.12	129	2002 P. 297	38.06	5.04
	38.13	326		38.07	37.03
	38.14	327		38.08	37.04
	38.15		1957 P. 177; 1977 P. 381	38.081	
			1992 P. 393; 2003 P. 323		
	38.16		1959 P. 170	38.082	
	38.17		1959 P. 170	38.083	
	38.18		1959 P. 170	38.084	
	38.19		1959 P. 170; 1976 P. 333	38.085	
	38.20	182		38.09	20.06
	38.21	181	1954 P. 236	38.10	20.05
	38.22	194	1985 P. 302	38.11	
	38.23	195		38.12	20.14
	38.24	230		38.13	
	2010		416		

1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
38.25	231		38.14	25.16
38.26	226	1954 P. 174	38.15	25.25
38.27	359	38.16		
38.28	362	1967 P. 289, 332	38.17	44.17
38.29	360		38.18	
38.30	71		38.19	6.09
38.31	234		38.20	25.19
38.32	263	1959 P. 172	38.21	
38.33	390	1982 P. 436	38.22	
38.34	391		38.23	
38.35	282		38.24	
38.36	281		38.25	
38.37	364		38.26	
38.38	365		38.27	
38.39		1959 P. 174	38.271	
38.40	366		38.28	
38.41	280		38.281	
38.42		1975 P. 418		
38.43	367		38.29	
38.44		1959 P. 173	38.40	
38.45		1977 P. 381		
39.01	81		39.01	
39.02	137		39.02	
39.03	342	1948 P. 89, 198;	39.03	18.05
		1985 P. 302		
39.04	344		39.04	
39.05	345		39.05	
40.01	284		40.01	
40.02	242		40.02	
40.03	243		40.03	
40.04	248		40.04	
40.05	249		40.05	
40.06	285	1969 P. 227	10.02	
40.07	245	1,0,1.22,	40.07	
40.08	244		40.08	
40.09	160		40.09	
40.10	247		40.10	
40.10	246		40.11	
41.01	256	1977 P. 400; 1991 P. 237	41.01	
41.01	230	1911 F. 400, 1991 F. 231	41.01	

1976 Digest	1947 Digest	Adopted or Amended	1969 Digest	Same As
Digesi	Digesi	Auopieu of Amenueu	Digesi	same As
41.02	261		41.02	
41.03	266		41.03	
41.04	267	1985 P. 302	41.14	
41.05	259		41.05	
41.06	265		41.06	
41.07	263		41.07	
41.08	258		41.08	
41.09	264		41.09	
41.10	257	1969 P. 227	41.10	19.13
41.11	268		41.11	43.04
41.12	269	1010700	41.12	43.05
41.13		1948 P. 89;	41.13	
		1949 P. 157-159;		
41 14	262	1981 P. 383	41 14	
41.14	262		41.14	
41.15	260		41.15	
41.16 41.17	82 83		41.16 41.17	
41.17	83 84	1949 P. 157-159	41.17	
41.18	346	1949 F. 137-139	41.18	
41.19	347		41.19	
41.20	347	1977 P. 400	41.20	
41.21	348	17//1.400	41.21	9.13,
11.21	310		11.21	43.06
41.22	80		41.22	13.00
41.23	355		41.23	
41.24	356		41.24	
41.25	107		41.25	
41.26		1953 P. 154; 1998 P. 344	41.26	
41.27	353		41.27	
41.28	349		41.28	
41.29	357		41.29	
41.30	358		41.30	
41.31	273		41.30	
41.32	335	1948 P. 86, 198	41.32	
41.33	350		41.33	
41.34	351		41.34	
41.35	352		41.35	
41.36	354		41.36	
41.37	280		41.37	

1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
42.01	78	1963 P. 337; 1969 P. 228	42.01	
42.02	158	17031.337, 17071.220	42.02	18.03
42.03	96		42.03	10.03
42.04	70	1963 P. 339; 1969 P. 227;	42.03	
12.01		1984 P. 416		
42.05	105		42.04	
42.06	165A		42.05	
42.07	166A	1966 P. 327	42.06	
42.08	172		42.07	
42.09	167		42.08	
42.10	169		42.09	
42.11	168		42.10	
42.12	170		42.11	
42.13	171		42.12	
42.14	271		42.13	
42.15	173A		42.14	
42.16		1950 P. 82; 1967 P. 212	42.15	
42.17	173		42.16	
42.18		1985 P. 303		
43.01	97	1954 P. 140	43.01	
43.02	106		43.02	
43.03	340		43.04	37.05
43.04	268		43.05	41.11
43.05	269		43.06	41.12
43.06	348		43.07	9.13
				41.21
43.07	405		43.08	
43.08	101A		43.09	
43.09	101		43.10	17.07
44.01	411		44.01	
44.02	412		44.02	
44.03	414		44.03	
44.04-44	4.67	Repealed 1979		
44.05		1979 P. 301, 1992 P. 390		
44.06		1979 P. 301; 1984 P. 415;		
		1989 P. 276		
44.07		1979 P. 301;		
44.08		1979 P. 302		
44.09		1979 P. 302		

*Note-Chapter 44 was completely rewritten in 1979.

	1976	1947		1969	
	Digest	Digest	Adopted or Amended	Digest	Same As
	44.10		1979 P. 302; 1983 P. 363		
			1996 P. 344-345		
	44.11		1979 P. 302		
	44.12		1979 P. 302		
	44.13		1979 P. 302		
	44.14		1979 P. 303		
	44.15		1979 P. 303		
	44.16		1979 P. 303		
	44.17		1979 P. 303		
	44.18		1979 P. 303		
	44.19		1979 P. 303		
	44.20		1979 P. 304		
	44.21		1979 P. 304; 1983 P. 361;		
			1985 P. 311; 1986 P. 305		
			1995 P. 392-394		
	44.22		1979 P. 304; 1983 P. 362		
	44.23		1979 P. 305; 2008 P. 334		
	44.24		1979 P. 305		
	44.25		1979 P. 305		
l	44.26		1979 P. 307; 2010 P. 358		
	44.27		1979 P. 308		
	44.28		1979 P. 309		
	44.29		1979 P. 309		
	44.30		1979 P. 310		
	44.31		1979 P. 310		
	44.32		1979 P. 310		
	44.33		1979 P. 310		
	44.34		1979 P. 310		
	44.35		1979 P. 312		
	44.36		1979 P. 312		
	44.37		1979 P. 312		
	44.38		1979 P. 312		
	44.39		1979 P. 312		
	44.40		1979 P. 313		
	44.41		1979 P. 313		
	44.42		1979 P. 313		
	44.43 44.44		1979 P. 313		
	44.44 44.45		1979 P. 313		
	44.45 44.46		1979 P. 313 1979 P. 313		
	11.1 0		1919 F. 313		

Tables

1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
Digesi	Digesi	Thopica of Timenaca	Digesi	Sume 115
44.47		1979 P. 314		
44.48		1979 P. 314		
44.49		1979 P. 314		
44.50		1979 P. 314		
44.51		1979 P. 314		
44.52		1979 P. 314		
44.53		1979 P. 314		
44.54		1979 P. 315		
44.55		1979 P. 315		
44.56		1979 P. 315;		
		1985 P. 313-314		
44.57		1979 P. 316		
44.58		1979 P. 316		
44.59		1979 P. 317		
44.60		1979 P. 317		
44.61		1979 P. 317		
44.62		1979 P. 318		
44.63		1979 P. 318		
44.64		1979 P. 319		
44.65		1979 P. 320		
44.66		1979 P. 321		
44.67		1979 P. 322; 2010 P. 353		
44.68		1979 P. 322		
44.69		1979 P. 322		
44.70		1979 P. 322		
44.71		1979 P. 323		
44.72		1979 P. 323		
44.73		1979 P. 323		
44.74		1979 P. 323		
44.75		1979 P. 323		
44.76		1979 P. 323		
44.77		1979 P. 324; 1986 P. 305		
44.78		1979 P. 324		
45.01		1973 P. 356		
45.02		1985 P. 303	20.20	
46.01		1956 P. 212	38.30	
46.02		1956 P. 213	38.31	
46.03		1956 P. 213	38.32	
46.04		1969 P. 209	38.321	
46.05		1956 P. 213	38.33	
46.06		1973 P. 362	38.34	

		Digest of Masonic Law		
1976	1947		1969	
Digest	Digest	Adopted or Amended	Digest	Same As
46.07		1956 P. 213	38.35	
46.08		1956 P. 213	38.36	
46.09		1956 P. 213; 1969 P. 230	38.37	
46.10		1956 P. 213; 1960 P. 230;	38.38	
		1962 P. 297, 301;		
		1966 P. 327		
46.11		1963 P. 214; 1985 P. 301;	38.381	
		2007 P. 281-282		
46.12		1956 P. 214	38.39	
47.01		1975 P. 416; 1984 P. 417		
		1991 P. 234		
47.02		1970 P. 232; 1984 P. 417		
		1985 P. 299		
47.03		1963 P. 160; 1965 P. 225;	4.07	
		1969 P. 212; 1984 P. 417		
		1993 P. 290		
48.01	120	1972 P. 273; 1983 P. 353	13.14	
48.02	121	1972 P. 273; 1974 P. 366;	13.15	
		1983 P. 354		

UNIFORM CODES OF BY-LAWS Particular Lodges

The 1947 Revision of the 1942 Digest contained the Uniform Code as Regulation 481. The Uniform Code as revised appears in 1958 Proceedings 156-171. The following table shows amendments since 1958.

By-Law No.	Adopted or Amended
3.02 3.02.1 3.03.1 3.03.1(a) 3.03.1(b) 3.03.1(n) 3.03.1(s) 3.03.1(t) 3.04.1 3.04.2 3.04.3 3.05 4.01 4.02 5.01 9.01	1978 P. 308; 1997 P. 401 2001 P. 315; 2004 P. 262 1988 P. 285; 1990 P. 310 2003 P. 312-313 1994 P. 457; 2001 P. 327 2001 P. 328 1994 P. 434; 2001 P. 328 2001 P. 328 1998 P. 347; 2001 P. 329 1990 P. 310; 2001 P. 331 1999 P. 377; 2001 P. 331 2003 P. 313 1972 P. 394 1971 P. 357; 1987 P. 306 1962 P. 298 1973 P. 350 2009 P. 350
10.01	1985 P. 303; 2010 P. 344

Tables

UNIFORM CODE OF BY-LAWS - Particular Lodges (Cont.)

1

10.02	2003 P. 319
10.04	1974 P. 56, 354
10.05	2010 P. 345
10.07	2001 P. 315
10.08	1980 P. 403
10.09	1980 P. 402
10.10	1980 P. 402
10.11	1980 P. 402
10.12	1980 P. 402
14.01	1986 P. 308
14.02	1986 P. 308
14.03	1986 P. 308
16.01	1978 P. 301

UNIFORM CODES OF BY-LAWS

Memorial Lodges

The Uniform Code of By-Laws for Memorial Lodges was adopted 1963 P. 377-

381. The following table shows amendments since that time.

1.01	2007 P. 280
5.03	1973 P. 362
8.03	1969 P. 210
12.04	1985 P. 298

Clubs

47.03 1984 P. 417-418; 1993 P. 290

Uniform Code of By-Laws for Clubs and similar organizations was adopted 1970 P. 232-238.

5.01	1984 P. 417; 1991 P. 233
7.03 Deleted 8.01	Deleted 1984 P. 417 1984 P. 417
11.01	1985 P. 299

TABLE OF AMENDMENTS TO MASONIC HOME RULES AND REGULATIONS 1968-2005

		Adopted or
	Rule	Amended
	2.01	1977 P. 247
	3.01	2010 P. 346
•	4.14	1991 P. 232
	4.16	1983 P. 354
	4.20	1982 P. 434
	4.17, 4.18, 4.19, 4.20,	
	5.01, 5.02 Repealed	1983 P. 354
	5.03, 5.04 Renumbered	
	5.01, 5.02	1983 P. 354
	6.01(a)	2005 P. 295; 2008 P. 335
	6.01(c) Repealed	2008 P. 335
	6.01(d)	2003 P. 333; 2008 P. 335
	6.03	2010 P. 346
	6.03(a)	1997 P. 409; 2003 P. 331; 2008 P. 335
	6.03(b)	2005 P. 295; 2008 P. 335
1	6.03(e)	2008 P. 335; 2010 P. 346
	6.05(a)(b)(c)(d)(e) Repealed	1997 P. 410; 2008 P. 335
	7.02	1977 P. 247
	7.02(a)	2008 P. 335
	7.02(b)	2008 P. 335
	7.02(c)	2008 P. 335
	7.02(d)	2005 P. 296
	7.03(a)	2008 P. 335
	7.03(b)	2008 P. 335
	7.04	1979 P. 333; 2000 P. 359
	7.04(a)	1994 P. 425; 1996 P. 414-415
	,	2003 P. 329; 2008 P. 335
	7.04(b)	1994 P. 427
	7.04(c)	2007 P. 280-281
	7.04(d)	2008 P. 335
	7.04(e)	1994 P. 428; 2008 P. 335
	7.04(f)	2008 P. 335
	7.04(g)	2000 P. 361; 2008 P. 335
	7.04(h)	2008 P. 335
	7.05	2008 P. 335
	7.05(5)	2008 P. 335
	7.05(6)	2008 P. 335
	7.06	2008 P. 335
	8.03	1977 P. 248
	8.04	1979 P. 332; 1992 P. 409-412
	9.11	1968 P. 246; 1973 P. 231;
		1974 P. 580-604
	10.01	1992 P. 404-405
	11.01(b)	1999 P. 385
	12.08	1979 P. 295; 1981 P. 386
		1994 P. 429
	` /	1979 P. 295; 1981 P. 386

Tables

REGULATIONS IN 1969 DIGEST REPEALED

Regulation	Repealed	Regulation	Repealed
4.08	1975 Proc. 422	13.074	1972 Proc. 283
13.02 (6.02)	1972 Proc. 283	13.08	1972 Proc. 283
13.03 (6.03)	1972 Proc. 283	13.09 (6.07)	1972 Proc. 283
13.031	1972 Proc. 283	13.151	1972 Proc. 283
13.05 (6.05)	1972 Proc. 283	13.163	1972 Proc. 283
13.072	1972 Proc. 283	31.04	1973 Proc. 354
13.073	1972 Proc. 283	31.06 (34.06)	1973 Proc. 354

424a 2008

Digest of Masonic Law

2008 424b

GENERAL INDEX

In the following index, R stands for Regulation, A and S stand for Article and Section of the Constitution, B.L. stands for By-Laws of Lodges, C.B.L. for Club By-Laws, M.B.L. for Memorial Lodge By-Laws and M.H.R. for Masonic Home Regulations. The Constitution is printed in full in the front of the Digest. Where any entry in this index refers you to another heading, such heading may be found in this index. Be sure and check every heading and sub-heading which may have some bearing on the subject you are looking for. The Uniform Code of By-Laws for Lodges, Clubs and Similar Organizations and Memorial Lodges are printed in full in this Digest.

- A -		
Subject	Provision	Page
A.L. (Anno Lucis) DATE		
must be used in Masonic records	R. 25.42	226
ABATEMENT OF PROCEEDINGS		
applicant for degrees becomes ineligible	R 33.03	262
ballot before committee report, null and void	R. 33.10	264
ballot before committee report, null and void		272
ballot irregular		272
death of a candidate before initiation, fee returned		
to family	R. 32.06	261
irregular ballot	R. 35.15	272
irregular proceedings, Master should abate	R. 20.10	191
residence in doubt, Master should abate	R. 31.14	255
ACTIONS FORBIDDEN		
addresses, Lodge members		195
ballot, secrecy should never be violated		269
Charter of Lodge defunct for five years cannot be restored	R. 43.08	315
courtesy work in Lodge not recognized by this Grand		
Jurisdiction is forbidden		297
critical and controversial communications		235
dancing not permitted in Lodge Room		244
dimit, all Brothers present at meeting, prohibited		301
endorsement of applicant for political office improper	R. 25.34	224
funds of Lodge cannot be contributed to unmasonic	D 07.17	2.42
objects		242
Liquor and games of chance not permitted on Lodge property		244
Lodge forbidden for being a medium to collect debts or adjust claims		317 184
Lodge officers cannot be installed before December 27th Lodges must not contribute funds to foreign	K. 19.04	184
jurisdictions without authorization	D 25.25	224
Master and Wardens cannot dimit		302
obtaining Degrees by fraud		319
political activity prohibited		318
political meetings not permitted in Lodge Room		244
profit-making business or solicitation for such purpose,		244
not permitted on Lodge property	R 28.07	245
publicity on rejection of candidates or affiliation, prohibited	R 36.04	274
rejection of petitioner for degrees, publicity forbidden		269
serving or sale of beer, wine or liquor on Lodge or Grand		-0,
Lodge property prohibited	R. 44.05	318
- O T T - V T		

Subject	Provision	Page
solicitations non masonic prohibitedsolicitation of business or political support prohibited at	R. 4.13	103
Masonic meetings	R. 26.20	234e
or Divine Services	R 38 31	293
trustee, Grand Lodge forbidden to act as such		102b
voting on Candidates for Degrees, prior to 21st birthday, forbidden		253
written information relating to secret work, forbidden		292
written Work, unauthorized, prohibited		319
ACTUAL PAST MASTER DEGREE-SUB-COMMITTEE OF		
COMMITTEE ON WORK		
Actual Past Master Degree, Committee on,		
Sub-Committee of Work, Committee on		58
appointed by the Grand Master		59
duties of		58
may sit in recess of Grand Lodge	A. IX, S.3	59
ADMISSION TO MASONIC HOME, COMMITTEE ON See MASONIC HOME AND MASONIC HOME TRUSTEES		
ADVANCEMENT See INITIATION AND ADVANCEMENT		
ADVERTISING		
advertising in Lodge bulletins, procedure	R. 26.20	234e
Lodge property, shall not be used for profit-making or solicitation of funds	R 28.07	245
solicitation of business or political support at		2.13
Lodge meeting, prohibited	R 26.20	234e
use of Masonic membership for advertising or		2340
publicizing political activity, is unmasonic	R. 44.06	318
AFFILIATION See DIMITS AND AFFILIATION		
AGE		
affiliated Mason, eligibility for relief	R. 41.26	306
candidate, lawful age (landmark)	A. XIII, S.2(g)	70
candidate may file petition before he is eighteen		
years of age	R. 31.06	253
candidate must be of age before ballot and initiation	R. 31.06	253
Lodge may waive jurisdiction before petitioner is of age	R. 34.04	266
AMENDMENTS		
By-Laws of clubs and similar organizations		349
By-Laws of Lodges		200
By-Laws of Lodges		142
By-Laws of Lodges		215
By-Laws of Memorial Lodges		342
Constitution	A. XI, S.1	67

Subject	Provision	Page
AMPLE FORM		
See GRAND LODGE COMMUNICATIONS		
ANDERSON'S CONSTITUTION		
in force in this Grand Jurisdiction	R. 1.11.	81
APPEALS, COMMITTEE ON		
SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE		
action of Grand Lodge on appeals	R. 44.67	332n
appeals by accused or Lodge on retrial by Trial		
Commission, etc.	R. 44.69	332o
appeals by the Lodge		332o
Appeals, Committee on, Sub-Committee of		
Jurisprudence	A. IX. S.2(1).	57
Appeals, Committee on, shall review all appeals to	, , , , .	
Grand Lodge	R. 13.06	143
appeals from judgement of Lodge and Trial Commission,		
records of procedure to committee, etc.	R. 44.66	332m
appeal from suspension or expulsion in Grand Lodge,		
results of	A. V. S.3	48
appeals to Grand Lodge, Grand Secretary to certify	,	
results of	R 44.71	3320
appointed by the Grand Master		59
duties of		143
Penal Affairs Panel decisions, appeals from procedures		322a
Sub-Committee of Jurisprudence, Committee on		142
trial, accused has right of appeal from action of Lodge		332c
trials, Lodge and Trial Commission, appeal to Grand Lodge		3320
from judgement thereof, procedures	R. 44.65	332k
APPEALS FOR AID		
contributions to foreign jurisdictions, Grand Master's		
approval required	R 25.35	224
Grand Master's approval required		226
Grand Master's approval required	K. 23.36	220
APPENDANT ORDERS		
clandestine if not under charge, control, or protection of		
regular Masonic Authority	D 4.09	102a
expulsion and suspension from "higher Degrees,"	K. 4.06	102a
effect of	A V C 20	67
	A. A, 3.30	07
Grand Secretary and Lodge Secretaries may furnish list of	D 0.14	107
names removed from Lodge membership rolls	R. 9.14	127
Masons, not in good standing on roll of membership, cause	D 0 14	127
for withdrawal of recognition	K. 9.14	127
members on rolls not in good standing in Lodges,	D 22.05	106
prohibitedwhen Master Masons may petition, regulation of		196 102a
WHEN MASTER MASONS HAV DEHILOD TEGINATION OF	K 4 U /	107.8

Subject	Provision	Page
APPENDANT AND ALLIED ORDERS, COMMITTEE ON		
SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE		
Appendant and Allied Orders, Committee on,		
Sub-Committee of Jurisprudence		57
appointed by the Grand Master	A. IX, S.2(9)	59
By-Laws of all Orders or organizations referred to this		
Committee	R. 13.09	143a
duties, shall review and report in regard to relations	D 12.00	1.42
with all other Orders		143a
Order of Eastern Star ledger account		165
Sub-Committee of Jurisprudence, Committee on	K. 13.03	142
APRONS		
ample supply of clean white gloves and aprons, required	R. 38.32	293
Divine Services, must not be worn to	R. 38.30	293
Divine Services, must not be worn to		293
funeral, white gloves and apron must be worn to		293
Lodge worn in, at all times.		293
presentation in public, option of Lodge		288a
presentation of, procedure	R. 38.15	288a
ARMY, NAVY AND ARMED SERVICES PERSONNEL		
candidates in, investigation of	R 33.09	264
dispensations relating to Degrees, no fee for		170
dues, exemptions of members in		238
temporary residence of petitioner, does not qualify		254
ADD ANCEMENTS COMMITTEE ON		
ARRANGEMENTS, COMMITTEE ON Arrangements, Committee on, appointed by Grand		
Master	A IV \$ 2(5)	58
Arrangements, Committee on, Grand Master controls		44c
Arrangements, Committee on, organization	A. 1, 5.7(c)	440
and duties	A IX S 2(5)	58
Distinguished Guests, Committee on, sub-committee thereof		148
duties of		148
ASSESSMENTS		
Lodge By-Law change shall not be retroactive	R. 27.03	238
Lodge has power to enforce collection of,		
when authorized by By-Laws		238
Lodges, annual per-capita assessment		153
Lodges, assessment on, general		55
Masonic, Home Buildings, \$5.00 each E.A. Degree		153
National Memorial, George Washington, \$5.00 each E.A. Degree		153
per capita tax on Lodges, procedure		153 136
vote on, same as for Grand Lodge Officers	K. 12.14	130

AVOUCHMENT

See VISITATION AND AVOUCHMENT

Subject	Provision	Page
-B-		
BALLOTING		
absent member, delay of ballot for		273
affiliation, collective ballot permitted on		270
all members present must ballot	R. 25.41	226
ballot before candidate is eighteen years of age		
forbidden		253
ballot before committee reports is null and void		264
ballot box, requirements of		269
ballot declared by Master cannot be reconsidered	R. 35.11	270
ballot, member cannot be questioned on	R. 35.03	269
ballot, member cannot retire to avoid	R. 26.18	234e
ballot, members present must	R. 35.07	269
ballot, none but members have right	R. 26.18	234e
ballot on waiver of jurisdiction of physically disqualified		
non-mason, procedure	R. 34.06	266
ballot spread before committee reports, is null and void		272
ballot taken while member temporarily absent is void	R. 35.17	273
ballot, time of spreading, Master's responsibility		264
balloting, no member can be excused from		226
black ball, ballot respread when only one appears		64
black ball cannot be withdrawn		270
black ball, one on second ballot is final		64
black ball, two or more on first ballot is final	,	64
black cubes and white balls, number required		269
Brother on whom ballot is taken shall retire from Lodge Room		270
collective ballot, one black ball, separate ballot		2.0
must be taken	R 35.08	270
degree conferred before ballot, effect of		273
degrees, one ballot elects for all three degrees		270
degrees, one ballot elects for all three degrees		276
delay of six months in progress of candidate requires		270
new ballot before advancement	R 35 10	270
delay of six months in progress of candidate require		270
new ballot before advancement	P 37.02	276
dimitting member, desiring affiliation, must submit to	K. 37.02	270
ballotballot	D /11.15	304
honorary membership, ballot on		219
honorary membership, ballot on		234a
honorary membership, procedure		206c
initiation, ballot must be unanimous	A. A, S.10	64
Master must order second ballot when only one black	D 25 11	270
ball appears		270
member has absolute right		273
member may not retire to avoid ballot		269
member must not divulge his ballot		269
month must intervene on petitions		63
more ballots cast than members present, ballot is void	R. 35.15	272

Subject	Provision	Page
must be clear to elect	R. 35.09	270
must be done in M.M. Lodge		269
negative vote, ballot respread when one appears		270
negative vote, cannot be withdrawn		270
none but members can ballot	R. 25.41	226
one ballot for all three degrees	R. 35.10	270
petitions, collective ballot permitted	R. 35.08	270
petition for advancement must abide result of ballot	R. 37.10	278
petition for reinstatement from suspension non-payment		
dues, requires 1/4majority ballot		241
proficiency, majority vote governs	R. 37.15	280
proficiency of candidate by courtesy, procedure	R. 39.04	297
proficiency of E.A. or F.C., voting procedure	R. 37.15	280
publicity on rejections forbidden	R. 35.06	269
secrecy inviolate		269
secrecy must be preserved	R. 35.03	269
unanimous, required for initiation, passing, raising and		
membership		64
unanimous, required for waiver of jurisdiction	R. 34.02	266
waiver of jurisdiction	R. 34.02	266
white balls and black cubes, must be used and		
sufficient number	R. 35.02	269
BEQUESTS AND DEVISES accepted only with approval of Corporate Board Masonic Home Endowment Fund, unless otherwise	R. 14.12(3)(10)	163
specified	R. 14.09	155
BUDGET COMMISSION See CORPORATE BOARD OF DIRECTORS See GRAND LODGE REVENUE AND FINANCES		
BUILDING		
See PARTICULAR LODGES-PROPERTY		
BUSINESS OF LODGES See PARTICULAR LODGES-COMMUNICATIONS AND BU	USINESS	
BY-LAWS OF LODGES		
adoption, procedure		201
advance fees for F.C. and M.M. Degrees, prohibited in		260
affiliation fee, must be fixed by By-Laws		307
amendments, procedure		142
amendments, procedure		200
amendments, procedure	B.L. 16.01	215
applicants for affiliation, By-Laws requiring fee for each	D 41.25	200
year holding dimit, is void		308
approval of Grand Lodge required		49
assessments, Lodge has power to enforce collection		238
assessments, relating to cannot be retroactive	R. 27.03	238

Subject	Provision	Page
assessments shall be prescribed	R. 27.01	238
By-Laws cannot be suspended by Lodge		200
candidates for Degrees, should read and approve		63
cemetery arrangements need not be fixed in		200
clubs and similar organizations, Uniform Code of		
By-Laws		344
Committee on Masonic Education		213
Communications, time of must be fixed in	R. 25.02	217
supreme law	B.L. 15.03	215
dual membership may be provided in	A. X, S.15(a)	63
dual membership may be provided in	R. 26.02	229
dual membership, optional By-Law		205
dues and assessments must be fixed in		65
dues and assessments must be fixed in		238
dues may be made payable quarterly	R. 27.05	239
dues, member applying for dimit before December 27th		
not chargeable for dues for following year		239
dues not payable during suspension		240
dues of members in armed forces		238
dues of reinstated members		240
dues of reinstated members to emeritus status	R. 27.06	239
dues payable for entire year	R. 27.04	238
dues relating to cannot be retroactive		238
dues, remission of	A. X, S.13	63
dues, suspension for non-payment of may be made effective at future date	D 27.11	240
emeritus members regulated in		234a
emeritus members regulated in		207
every Particular Lodge, has right to adopt its own By-Laws		62
Florida Lodge of Research, shall promulgate a Code of By-Laws		333
Grand Lodge, approval required		49
Grand Lodge may adopt Uniform Code		49
life membership may be provided in		230
life membership optional By-Law		205
Lodge may not suspend By-Laws member of Florida Lodge affiliating with another Florida	R. 24.02	200
Lodge during year dues only payable one time	P 27.04	238
Memorial Lodges, Uniform Code of By-Laws		338
not valid until approved by Grand Master		200
Perpetual Membership, procedure		206a
		200a 64
plural membership may be provided in		
		229
plural membership, optional By-Law		205
suspension, automatic provision prohibited		240
U.D. Lodges, cannot make By-Laws for operation U.D. Lodges must submit proposed By-Laws with petition	R. 42.09	311
for Charter	A. VII, S.2	54
U.D. Lodges, procedure to adopt By-Laws, when	D 42.00	211
Chartered and Constituted		311
Uniform Code, Lodges, bound by		201
Uniform Code may be adopted by Grand Lodge		49
Uniform Code of By-Laws		201
unnecessary for members to sign	R. 26.19	234e

431 2010

Subject	Provision	Page
CANDIDATES		
affiliation applicant for, must abide results of ballot	R. 41.36	308
affiliation, Lodge may refuse to accept petition for	R. 41.27	306
affiliation, with dimit, eligible for without waiver of		
jurisdiction	R. 41.20	305
affirmations not acceptable when taking obligations		288a
age, must be of lawful (Landmark)	A. XIII, S.2(g)	70
age, may receive waiver of jurisdiction for petitioner		
under 18 years of age	R. 34.04	266
age, petition, acceptable before candidate is of	R. 31.06	253
apron presentations, procedure		288a
atheist, candidate cannot be	R. 31.16	257
Background Investigation, requirement		251
ballot, collective permitted		270
ballot, delay of for absent member		273
ballot must be clear to elect		270
ballot on, dark ballot may be re-opened by dispensation		
from Grand Master	R. 6.10(c)	118
ballot on, if irregular, proceedings abate	` '	272
ballot on, if irregular, procedure		272
ballot on, not of age, forbidden		253
ballot on petition, must be after report of committee		264
ballot on, respread after six months delay of progress		270
ballot on, taken while member temporarily absent is void		273
ballot, time of spreading Master's responsibility		264
balloting, procedure		64
Brother receiving M.M. Degree, becomes member of		01
electing Lodge	R 41 31	307
By-Laws of Lodge, every candidate for initiation should read		63
committee on investigation duties		272
Communist must not be		258
courtesy work in Lodge not recognized by this Grand		230
Jurisdiction is forbidden	R 30.01	297
courtesy work, member of Lodge doing work may object to		297
courtesy work, procedure		180
courtesy work, procedure		297
death before initiation, fee returned to family		261
Degree conferral, responsibility cannot be assigned to		201
Degree team	P 38 17	289
Degree conferral, Worshipful Master's responsibility for		289
Degree conferred before ballot, effect of		273
Degrees may be conferred short of time by dispensation		118
Degrees, more than one at same meeting, dispensation for		64
Degrees, more than one at same meeting, dispensation for		118
0 1		319
Degrees obtained by fraud, subject to Masonic discipline Degrees, one ballot on for all three		270
Degree work, at District Convention, procedure		297
delay of six months in progress, effect of	K. 37.02	276
delay of six months in progress, effect of for	D 25 10	070
advancement		270
eligibility of petitioner, Lodge is judge of	R. 33.11	264

Subject	Provision	Page
E.A. Degree, may be conferred on five or less at		
same time		276
E.A.'s and F.C.'s not permitted in funeral processions		294
E.A. and F.C. Masons subject to Masonic discipline	R. 44.16	321
Fee, becomes property of Lodge when petition approved	R. 32.02	260
fees for degrees, minimum amount	A. X, S.13	63
fees for higher degrees, cannot be required with petition	R. 32.01	260
fees refunded if candidate rejected	A. X, S.13	63
fee refunded if illness prevents initiation	R. 32.04	260
fee returned if petition refused	R. 32.03	260
fee returned if candidate rejected		260
fee returned in case of objection		260
felon ineligible		251
finishing work begun by defunct Lodge, procedure		277
foreign jurisdiction, when candidate must renounce		258
freeborn, candidate must be		251
God, must believe in (landmark)		70
good repute, candidate must be of (Landmark)	, , ,	70
good reputation, candidate must have		251
Grand Lodge will entertain no petition for degrees		288
immortality, must believe in (Landmark)		70
instruction in "Lodge System of Masonic Education,"		70
must receive	D 27 19	282
instruction in Masonic education, must receive		280
Investigating, Committee on, duties		272
,		
jewelry, removal from candidate, procedure		276
jewelry, removal from candidate, procedure		288a
jurisdiction dispute progress should be arrested		255
jurisdiction in doubt, committee should investigate		255
jurisdiction in doubt, procedure		278
jurisdiction, Lodge cannot be divested of		255
Lodge assuming jurisdiction cannot be divested of	R. 31.12	255
Lodge receiving petition continues jurisdiction	R. 33.07	263
maim or defect rendering incapable of learning, must		
not have (Landmark)	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	70
maim or defect, must not have		251
Masonic obligations, mere affirmation prohibited		276
Masons made in military Lodges, eligible for affiliation		306
member has absolute to vote on		273
month, definition of		262
month, definition of		277
month, must intervene between degrees		277
month, must intervene before ballot on		63
new petition not required because of delay in progress		276
objection, committee to investigate		278
objections, fee refunded		260
objection has effect of rejection	R. 37.11	278
objection may be verbal or in writing	R. 37.08	278
petition for advancement must abide result of ballot	R. 37.10	278
petition may be received and balloted on short of time		
by dispensation from Grand Master	R. 6.10(a)	118

Subject	Provision	Page
petition must be accepted by Secretary		197
petition must be in writing	A. X, S.14	63
petitioner must be vouched for by two members	A. X, S.14	63
physical disability or handicap, procedure	R. 31.04	252a
physical qualifications decided by majority vote	R. 31.04	252a
physical qualifications, fee refunded if candidate not		
qualified	R. 31.04	252a
physical qualification for degrees, dispensation required		118
physical qualifications, Lodge is judge of	R. 31.04	252a
proficiency, examination on catechism		280
proficiency, examination, procedure	R. 37.13	280
proficiency, Lodge conferring work by courtesy is		
judge of	R. 39.04	297
proficiency, majority vote governs	R. 37.15	280
progress may be arrested		278
publicity, on rejections forbidden	R. 35.06	269
publicity, on rejection, forbidden	R. 36.04	274
qualifications, general		70
read and write, candidate should be able to		251
rejected candidate, Grand Master may grant		
dispensation to receive petition	R. 6.10(f)	118
rejected candidate may petition a Lodge of concurrent	()	
jurisdiction, after one year	R. 36.02	274
rejected candidate must wait twelve months before		
re-application	A. X. S. 14	63
rejected candidate must wait twelve months before	,,,,,	
renewing application, except by dispensation	R. 36.01	274
rejected candidate of another Grand Jurisdiction, Grand		
Master's attention required	R 31 19	258
rejected candidate of another Grand Jurisdiction, Grand		
Master's attention required	R. 33.06	263
rejected candidate of Sister Grand Jurisdiction, Grand		
Master's attention required	R. 36.05	274
rejected candidate, petition to another Lodge, procedure		255
rejected candidate, petition to another Lodge, procedure		274
rejection for passing and raising not required to lie		
over one year, may be renewed any Stated		
Communication	A X S 14	63
religious belief, must believe in God (Landmark)		70
religious belief, must believe in God		257
residence, basis of determination of		254
residence in doubt, committee should investigate		255
residence in state barely long enough to qualify, must	K. 31.13	233
be investigated in former jurisdiction	R 33.00	264
residence, outside Lodge jurisdiction waiver required.		66
residence, six months in Lodge jurisdiction, and twelve	A, 3.24	00
months in state required	D 31.09	254
residence, students temporarily in jurisdiction not	A. 31.00	234
eligible to petition	p 21 11	255
residence, temporary, does not give jurisdiction		253 254
	R. 31.10 R 26.10	234 234e

Subject	Provision	Page
"suitable proficiency," requiredU.D. Lodges not receiving charter, continuing degree	R. 37.14	280
work, procedure	R. 42.15	313
unfinished work in defunct Lodge, procedure	R. 43.03	314
voting on proficiency, procedure		280
waiver of jurisdiction, must be balloted on at Stated,		
Communication	R 34 02	266
waiver of jurisdiction not required when Lodge has		
already assumed jurisdiction	R 31.07	253
waiver of jurisdiction over non-Mason permanently moved		233
from jurisdiction improper	D 24.05	266
		190
Worshipful Master controls all work and business		190
written information relating to secret work, forbidden	R. 38.28	292
See REJECTION OF CANDIDATES		
CEREMONIES AND RITUAL		
See RITUAL AND CEREMONIES		
CHAPLAIN OF LODGE		
See PARTICULAR LODGES-OFFICERS		
See SUBORDINATE OFFICERS OF LODGES		
CHARGES OF A FREE MASON		
in force in this Grand Jurisdiction	R. 1.11	81
CHARGES OF UNMASONIC CONDUCT		
See PENAL CODE		
CHARITY	D 41.26	20.6
affiliated members, eligibility for		306
claim for, forfeited by widow marrying profane	R. 26.24	236
contributions of funds to foreign jurisdictions, requires		
authorization of Grand Master		224
Flagship Charity, Resolution on		4a
funds of Lodges cannot be contributed to unmasonic		
objects, without approval of Grand Master	R. 27.17	242
Lodge funds may be used for	R. 27.16	242
Masonic Home and Relief rules and regulations, special index		355-358
no Masonic rights, privileges or benefits can be extended		
while under sentence of suspension or expulsion	R 27.10	240
permissible for member undergoing civil punishment	R. 26.25	236
resolution, proclaiming charitable status of Freemasonry		3
		3
CHARTERS OF PARTICULAR LODGES		
See PARTICULAR LODGES-CHARTERS		
CHILD ID PROGRAM		
appointed by the Grand Master	A. IX, S. 2(8)	59
appointed by the Grand Master		149c
duties of		149c
Child ID Program, Committee on, created by Regulation		59
Child ID Program, Committee on, Grand Master controls	A. I, S. 7(n)	44d
CIPHER		
contents and restrictions	R. 38.04(f)	286a
copy, changes or deletions, prohibited		76a
First Letter Cipher		76
Grand Lodge Officers First Letter Cipher	A. A v, Sec. 2	76

Subject	Provision	Page
CLANDESTINE ORGANIZATIONS		
clandestine, defined	R. 4.08	102a
member of foreign jurisdiction not recognized, prohibited		
from affiliation	R. 41.22	305
member of foreign jurisdiction not recognized, procedure		
to join Florida Lodge	R 31.18	258
organizations not recognized by regular Masonic		200
authority are clandestine	R 4 08	102a
visit to forfeits right to visit regular Florida Lodge		299
CLUBS AND SIMILAR ORGANIZATIONS		
all Masonic clubs, societies, etc. subject to approval and		
jurisdiction of Grand Lodge	R 47.01	344
board of directors		346
clandestine		102a
decorum, meetings, conducted under same requirements	K. 4.00	102a
for Particular Lodges	D 47.02	350
e		
dues		346
election of officers and directors	C.B.L. 5.03	347
Florida Lodge members, prohibited from affiliating with	47.01	244
unrecognized clubs and similar organizations		344
Florida Masons may affiliate		102a
gambling and intoxicating liquors prohibited		345
gambling and intoxicating liquors prohibited		345
generally		102a
Grand Lodge is supreme authority	C.B.L. 2.02	345
Grand Secretary and Lodge Secretaries may furnish list		
of names removed from Lodge membership rolls		127
incorporation, procedure	C.B.L. 10.01	349
limitation of action	C.B.L. 2.03	345
Masons not in good standing on roll of members, cause		
for withdrawal of recognition	R. 9.14	127
meetings		348
membership, application for		345
membership, eligibility	R. 47.01	344
membership, eligibility		345
names of clubs, etc		344
officers C.B.L. 5.01	346	
officers, duties		347
organizations not recognized by regular Masonic authority		
are clandestine	R 408	102a
organization, procedure		350
purpose C.B.L. 8.01		550
Uniform Code of By-Laws		344
COMMITTEES, GRAND LODGE		
See GRAND LODGE COMMITTEES		
COMMITTEES, LODGE		
See LODGE COMMITTEES		
COMMUNIST		
not eligible for Masonry	R. 31.17	258

	General muca	
Subject	Provision	Page
,		
COMMUNICATIONS CDAND LODGE		
COMMUNICATIONS GRAND LODGE	70.17	
See GRAND LODGE - COMMUNICAT	TIONS	
COMMUNICATIONS AND BUSINESS O	F LODGES	
See PARTICULAR LODGES - COMM	UNICATIONS AND BUSINESS	
COMMUNICATIONS, CONTROVERSIA		
See PENAL CODE		
See PENAL CODE		
GOLD TO WITH A COMMITTEE		
COMMUNITY ACTIVITIES		
	dure R. 25.36	225
dispensation required for public processi	ons R. 38.30	293
Grand Master can grant dispensation for	extraordinary	
processions	A. VI, S.4	50
	sR. 38.30	293
		318
		316
public processions on extraordinary Mas		
requires dispensation	A. X, S.27	66
public processions, Lodge is not called to	refreshment forR. 38.40	294
CONSOLIDATION AND MERGER OF LO	DDGES	
	ure	172
merger, name, officers and procedure	R. 16.04	174
CONSTITUTION		
amendments to	A. XI, S. 1	67
COORDINATING COMMITTEE		
See GRAND MASTER'S COORDINAT	INC COMMITTEE	
SEE GRAND MASTER'S COORDINAT	ING COMMITTEE	
COMED ON ED CLAT CONTINUE A TRONG		
CONTROVERSIAL COMMUNICATIONS		
See MEMBERS, THEIR RIGHTS, STA	TUS AND DUTIES	
See PENAL CODE		
CORNERSTONE		
eligibility of laying of is discretionary w	ith Grand MasterR. 38.07	287
	in laying	287
		287
	rer	286b
	er R. 38.08	287
laying of, who presides when Grand Mas	ster absent R. 38.09	287
Master may summons members to attend	ceremony	293
	ying ofA. X, S.27	66
minutes of Communication for ceremony		
with Grand Secretary		287
with Grand Secretary	D 20.06	
requirements of application for laying	R. 38.06	287
CORPORATE BOARD OF DIRECTORS (
all corporate committees have power to s	it in recess	
of Grand Lodge	A. IX, S.3	59
	A. XIV, S.7	74
-	R. 14.12.5(a)	163b
budget, appropriations made for committ		1000
		60
	A. IX, S.5	60
	A. XIV, S.1	72
budget system established	A. XIV, S.1	72
	437	1995
	· ·· /	

Subject	Provision	Page
Committee on Public Relations and Publicity,		
directs activities	R. 13.21.1	149c
Committee on Public Relations and Publicity Regulations		149c
Corporate Board of Grand Lodge		44a
Corporate Board, may promulgate and issue rules for		
procedures of all committees of Grand Lodge	A. I, S.9(h)	44e
Corporate Board of Directors is the Budget Commission		
of Grand Lodge	A. IX, S.1(1-a)	56
Corporate Board of Directors is Budget		
Commission	A. XIV, S.2(1)	72
Corporate Board of Directors, is Budget Commission of	,	
Grand Lodge	R. 14.12(3)(a)	162
Corporate Board sets amount of committee expense		151
Corporate Board to establish Data Processing Lodge Membership		
and Annual Return centralized system	R. 30.02	249
Corporate Board to meet once a month		72
Corporate Board to receive proposed budget and	. , ,	
statement from Finance and Accounts Committee	A. IX, S.1(4)	56b
corporate committees of Grand Lodge		56
corporate entity of Grand Lodge	A. I. S.3	44a
corporate jurisdiction of Grand Lodge	A. I. S.2	44a
cumulative depreciation fund		74b
documents of Grand Lodge executed by Grand Master and	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
attested by Grand Secretary after approval of		
Corporate Board	A. I. S.9(g)	44e
duties and powers of		73
emergency expenditures, procedure		74
fraternal matters further defined		44d
funeral costs for residents of Masonic Home,		
approval required	M.H.R. 8.04(f)	371
Grand Lodge Administrative Endowment Fund - Income therefrom	,	
may be used for Administrative Budget	A. XIV. S.11	75
Grand Lodge Administrative Endowment Fund includes		
all funds for use and benefit thereof	R. 14.12(1)(H)	159
General Service Panel, may with Grand Master,		
designate members	A.IX. S.4	59
Grand Secretary's accounts, has free access at all times		51
Grand Secretary may appeal to Corporate Board	, , , , , , , , , , , , , , , , , , , ,	
when in doubt	A. VI. S.10	51
Grand Treasurer's Records, has access for inspection		51
in recess of Grand Lodge, all corporate power and	, , , , , , , , , , , , , , , , , , , ,	
authority devolve upon Corporate Board	A. VI, S.4	50
in recess of Grand Lodge, all executive powers and authority in	,	
fraternal matters devolve upon Grand Master	A. VI, S.4	50
insurance coverage of Grand Lodge properties, Insurance	,	
Committee to be advised	A. IX. S.1(6)	56b
insurance coverage of Masonic Home, arranged through	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Insurance Committee and Corporate Board	A. IX. S.1(3)	56a
Masonic Home Endowment and Investment Committee,	, , , , , , , , , , , , , , , , , , , ,	
makes recommendations to Corporate Board	A. IX. S.1(2)	56
Masonic Home Endowment Fund, Corporate Board	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
empowered to invest and manage fund	A. XIV, S.8(b)	74a
Masonic Home petty cash fund, audited quarterly		373
Masonic Home residents' "savings account", audited quarterly	M.H.R 9 11	374
Masonic Museum Fund, designated Sacred Trust Fund		75
members of		56
	,(- 0)	

Subject	Provision	Page
minutes of all meetings of Corporate Board to be		
attached to report to Grand Lodge	A. XIV, S.5(7)	74
no indebtedness can be incurred except after notice to		
Particular Lodges	A. VIII, S.3	55
panel of attorneys at law, to advise Corporate Board		57
powers, duties and limitations of and on Corporate Board		44d
preparation of the budget, procedures		72a
price of all printed material set by Budget Commission		103
profit making activity prohibited	R 4 13	103
proposed budget and simplified statement sent to Lodges		105
60 days prior to Annual Communication	P 1/112(2)(d)	161
proposed budget and narrative statement sent to Lodges		101
60 days prior to Annual Communication	A VIV C 3	72a
proposed budget submitted to Grand Lodge in	A. AIV, 3.3	12a
Annual Communication	A VIV C A	73
Public Relations and Publicity Committee, Directs Activities		149c
		72a
quorum of Corporate Board		
seal of the Grand Lodge shall be the corporate seal thereof	A. 1, S. 9(e)	44e
CORPORATIONS		
authorized for Masonic purposes		225
charter of Grand Lodge		43
charter of Particular Lodges		43
corporate entity of Grand Lodge and Particular Lodges	A. I, S.2	44a
Grand Lodge organization	A. I, S.3	44a
incorporation of clubs and similar organizations		349
Masonic connection prohibited	R. 4.09	102a
membership, when prohibited	R. 4.10	102a
Particular Lodges organization	A. I, S.3	44a
title of Lodge property must be taken in Lodge corporate name		243
COURTESY WORK		
courtesy work, procedure	R. 39.03	297
elected candidate, may receive work at request of Lodge		263
fifty year membership awards, when Grand Honors		
can be given	R. 26.12(c)	234c
in Lodge not recognized is forbidden		297
may be requested to furnish material for degree work		
at District meeting	R 39 02	297
member of Lodge conferring work, may object to candidate		297
proficiency Lodge conferring work by courtesy is judge of		297
requests for courtesy work with other Grand		271
Jurisdictions go through office of Grand Secretary	R. 15.01	171
- D -		
DANCING		
prohibited in Lodge Room, but permitted in "banquet hall "	R. 28.04	244
DEACONS		
See PARTICULAR LODGES-OFFICERS		
See SUBORDINATE OFFICERS OF LODGES		
DEFUNCT LODGES		
certificate for member of defunct Lodge in recognized		
Grand Jurisdiction, has force and effect of dimit	R. 41.16	304

Subject	Provision	Page
certificate of Grand Secretary to candidates for degrees		
of defunct Lodge	R. 43.03	314
certificate of Grand Secretary to member of defunct		
Lodge has effect of dimit	R. 41.11	302
charter cannot be restored after 5 years	R. 17.09	178
charter may be restored upon petition of 12 or more	R. 17.07	177
defunct Lodge member thereof, affiliation procedure	R. 41.21	305
dues of members, requirements		315
finishing work begun, procedure		277
five years lapse, re-establishment must be by petition		
for Lodge U.D		315
Grand Lodge has power to suspend charters of Lodges		49
Grand Master may restore charter	R. 6.02	115
Grand Secretary shall issue certificates to members of	R. 9.13	126
Mason whose name does not appear on rolls, procedure	R. 41.12	302
member is entitled to G.L. certificate in lieu of dimit		302
member may prove membership and secure certificate		
thereof from Grand Secretary	R 43 05	315
member may secure certificate of membership from		210
Grand Secretary, procedure	P 43.04	315
member of, is unaffiliated Mason		315
	K. 43.00	313
member suspended for N.P.D., procedure for	D 27.15	241
reinstatement		241
personal property, sale of by Grand Secretary		314
petition for restoration of charter, procedure		316
property of defunct Lodge escheats to Grand Lodge		314
property of defunct Lodge passes to Grand Lodge	A. V, S.5	49
property of defunct Lodge sold, proceeds paid to Lodge		
when charter restored	R. 43.01	314
property shall be restored when charter is restored	A. V, S.5	49
real property, sale of	R. 43.01	314
reestablishment after five years must be by petition		
for U.D. Lodge	R. 43.08	315
reinstatement of suspended or expelled member,		
procedure	R 44 74	332p
restored charter, Grand Master will provide for		33 2 p
officering the Lodge	P 17.07	177
restoration of charter, only restores petitioners'	K. 17.07	1//
	D 17.09	170
membership	K. 17.08	178
work of, maybe finished by Lodge having jurisdiction,	D 42.02	214
procedure	R. 43.03	314
GREES		
See RITUAL AND CEREMONIES		
GREES, FEES FOR		
See FEES FOR THE DEGREES		
Sec I LLS FOR THE DEGREES		
GREES, PETITIONS FOR		
See PETITIONS FOR DEGREES		
ZLAY		
annual Lodge return not filed by February 15th, invokes penalty	R 30.01	248
annual returnsmust be made, assessment paid, to entitle	K. 30.01	240
representation in Grand Lodge	Δ VIII C 2	55
ballot, delay for absent members	K. 35.18	273

Subject Provision Page 270 delay of Lodge annual return not filed 5 days before 249 delay of new trial when ordered by Grand Lodge 3320 new petition not required because of delay in progress 276 262 DEPUTY GRAND MASTERS AND GRAND WARDENS annual communications, presides in order of rank in 47 111 187 47 109 cornerstone ceremonies, D.G.M to preside in absence 287 72 44a Corporate Board, Deputy Grand Master is 44a 67 Deputy Grand Master and Grand Wardens may be suspended......A. 1, S. 9(f) 44e Deputy Grand Master invited to present outline of 120a Deputy Grand Master may file list of fifty names of Brothers to attend Grand Communication with 120 47 108 62 Deputy Grand Master shall assist Grand Master......A. VI, S.7 51 Deputy Grand Master shall assist Grand Master 50 Deputy Grand Master succeeds Grand Master in case of vacancyA. VI, S.7 51 duties of office, unable or incapable of performing, 111 46 election of, procedure R. 5.02 105 46 45 109 165 47 48 109 288 47 108 80 109 Senior Grand Warden has right to nominate the 45 Senior Grand Warden is Chairman of Finance and 56b

Subject	Provision	Page
Senior Grand Warden and Junior Grand Warden are members of		
Board of Trustees of Masonic Home		67
subject to discipline by the Grand Lodge		111b
succession of Wardens to office of Grand Master		
in case of vacancy	A. VI, S.8	51
term	A. III, S.7	47
title	A. II, S.1	45
vacancy in office by death or incapability, procedure		
to fill	A. VI, S.13	54
DEVISES		
See BEQUESTS AND DEVISES		
DIGEST		
See MASONIC DIGEST, COMMITTEE ON		
DIMITS, TRANSFER CERTIFICATES, AND AFFILIATION		
affiliation, collective ballot on	R. 35.08	270
affiliated member, dimit filed with lodge		307
affiliated member dimitting takes new dimit		301
affiliated member, eligibility for relief requirements		306
affiliated member is member of Lodge		307
affiliated member may prefer charges		321
affiliated fee, if any, must be fixed by By-Laws		307
"affiliation" means "membership		305
affiliation, procedure relating to		63
affiliation, waiver of jurisdiction not required		305
all members of Lodge cannot dimit		301
any member including E.A.'s and F.C.'s entitled to dimit		301
application for affiliation, Lodge is judge of eligibility		264
application for affiliation, requirements		63
application for dimit, procedure		301
ballot on affiliation may be collective		270
ballot on affiliation must be unanimous, procedure		64
ballot on, if irregular, procedure	R. 35.15	272
balloting, Brother on whom taken shall retire	D 25 12	270
from Lodge room		270
balloting, delay for absent member	K. 35.18	273
Brother desiring to continue membership after dimit	D 41 15	204
is granted, must petition for affiliation		304 270
Brother on whom ballot is taken, shall retire from Lodge room	K. 33.13	270
certificate of Grand Secretary to member of defunct Lodge has effect of dimit	D 42.06	215
certificate of regular Grand Lodge has effect of dimit		315 304
charges pending, prohibits affiliation		304
charges pending, prohibit issuance of dimit		65
charges pending, prohibit issuance of dimit		301
charter members of new Lodge, membership	K. 41.01	301
automatically terminated in former Lodge	D 42 14	313
defunct Lodge member certificate of Grand Secretary	K. 42.14	313
has effect of dimit	P 41 12	302
defunct Lodge members, certificates in lieu of dimit		302
defunct Lodge members, certificates in field of diffitdefunct Lodge, members with Grand Lodge certificates,	K. 41.11	302
may apply for affiliation	D 13 U1	315
тау аррту тог антианоп		515

Subject	Provision	Page
defunct Lodge, members may apply for affiliation	R. 41.21	305
dimit, Master and Secretary shall sign		302
dimit, Master may withhold for good cause		301
dimit signed by Worshipful Master who also dimits		
is void	R. 41.04	301
dimitting member desiring re-affiliation must submit		
to ballot	R. 41.15	304
dimits from other jurisdictions, requirements as to		304
documents having effect of dimits		304
Dual Member, by withdrawal certificate	R. 26.04	229
dues and assessments cannot be charged during time		
member has dimit	R. 41.34	307
dues must be paid before dimit issues		65
dues must be paid before dimit issues		301
dues of a dimitting dual member from his home Lodge		229
dues of a suspended or deceased member		240
duplicate dimit improper	R. 41.09	302
fee for affiliation, cannot be based on time applicant was unaffiliated	D 41 25	200
fee for affiliation must be fixed by By-Laws		308 307
funeral of unaffiliated Mason		294
Grand Lodge certificate qualifies for application	K. 30.30	294
for affiliation	R 43.05	315
lost dimit, certificate in lieu of.		302
Masonic Home, rights of affiliated Mason to		306
Master and Wardens, cannot dimit		187
Master and Wardens, cannot dimit		302
member applying for dimit prior to December 27th		
not liable for dues for following year	R. 27.07	239
member applying for dimit prior to December 27th		
not liable for dues for following year	R. 41.14	304
member cannot be required to dimit		301
member of foreign jurisdiction not recognized, procedure	R. 31.18	258
member with dimit, can affiliate without waiver		
of jurisdiction		305
"membership" means "affiliation	R. 41.19	305
military Lodges, member is eligible for affiliation		306
mistake as to dimit will be corrected		301
must be at stated communications		269
none but members can ballot	R. 35.07	269
petition for affiliation from member of unrecognized	D 41.22	205
Lodge cannot be accepted	R. 41.22	305
petition for affiliation, inquiry on		307
petition for affiliation, Lodge may refuse to receivepetition for affiliation, dimit not to be marked or	K. 41.27	306
filed until accepted	P 41.20	307
petition for affiliation refused, dimit must be returned		307
petition for affiliation rejected may be renewed at		307
any regular meeting	R 41 32	307
petition for affiliation, Secretary must accept		307
for presentation	R 22.09	197
petition for dimit, certain questions required		306
petitioner for affiliation must abide ballot of Lodge		308
publicity on rejection for affiliation, is forbidden		269
publicity, on rejections for affiliation forbidden		274
· · · · · · · · · · · · · · · · · · ·		-

Subject	Provision	Page
rejected petition for affiliation may be presented at		
any subsequent stated meeting	A. X, S.14	63
rejected petition may be presented at any subsequent		
regular meeting	R. 41.32	307
rejected petitioner for affiliation may apply to Lodge		
of concurrent jurisdiction		305
right of member to dimit	A. X, S.21	65
resignation from Freemasonry of a member, Grand		
Master or Grand Lodge may accept		237
resolution requiring Brother to dimit, is irregular		301
seal of Lodge on dimit required		302
transfer certificate, procedure relating to	R. 41.13	302
unaffiliated Mason forfeits Masonic privileges after		
twelve months	R. 41.37	308
unaffiliated Mason Lodge has penal jurisdiction over		
residents in its territory	R. 44.12	320
unaffiliated Masons, subject to Masonic penal charges		
and trial		322
U.D. Lodge, cannot affiliate members	R. 42.07	311
U.D. Lodge in foreign jurisdiction, to join, must		
secure dimit from Florida Lodge	R. 26.03	229
waiver of jurisdiction not required for affiliation	R. 41.20	305
DISPENSATIONS		
all cases of emergency, when good of Freemasonry		
will be promoted	A. VI, S.4	50
ballot short of time, to permit		118
candidate rejected, to receive petition from		118
cannot be issued to permit installation of officers	,	
prior to December 27th	R. 19.04	184
cannot issue for installation of Lodge officers before		
December 27th	R. 6.13	119
cornerstones, to permit different date	R. 38.10	287
dispensation for new Lodge granted by Grand Master		
in recess of Grand Lodge	A. VIII, S.2	54
dispensation for new Lodge, requires consent of nearest	•	
Lodge and certificate of Committee on Work	A. VII, S.1	54
District Deputy Grand Master, cannot grant		129
election of Lodge officers after time		118
election of Wardens to fill vacancies	R. 19.21	188
fees for, \$10.00, except military personnel		170
fee of \$5.00 paid to Grand Secretary for issuance of		
dispensation for new Lodge	A. VIII, S.1	55
for extraordinary processions		50
for U.D. Lodge, requires 20 or more signatures of		
Master Masons	R. 42.01	309
installation of Grand Lodge officers by proxy	R. 6.11(a)	118
Lodge meeting in ground floor room, to allow		119
Lodge to change meeting place, to allow		119
Lodge to work when charter lost, to allow		119
maimed candidate, to confer degrees on		118
military Lodges, may establish		116
prerogatives of Grand Master, restricted by		
constitution and regulations	R. 6.07	117
public installation of Lodge officers does not require		

uispensauon	dis	spensation	R.	6.	.14	4	11	19
-------------	-----	------------	----	----	-----	---	----	----

1985 444 General Index

Subject	Provision	Page
public installation of officers does not require dispensation	R. 19.09	185
public processions on all extraordinary occasions, requires		
a dispensation from Grand Master	A. X, S.27	66
public processions and extraordinary occasions	R 38.30	293
rejected candidate, may receive petition short of time		
by dispensation	R. 36.01	274
to confer Degrees short of time		118
to confer more than one degree at same time	R. 6.10(d)	118
to install Grand Officer by proxy		118
to permit installation out of Lodge jurisdiction	R. 6.11(f)	118
to permit public procession on extraordinary occasions	R. 6.09	117
to reopen dark ballot	R. 6.10(c)	118
U.D. Lodge not receiving charter, desiring to continue,		
petitions for dispensation	R. 42.07	311
vacancies in elective offices, except Worshipful Master	R. 19.20	188
vacancy Lodge office, to permit election to fill	R. 6.11(e)	118
DISTINGUISHED GUESTS - COMMITTEE ON,		
SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE		
appointed by the Grand Master	A. IX, S.2(9)	59
Distinguished Guests, Committee on, Sub-Committee of		
Arrangements, Committee on, duties		58
duties of		148
Sub-Committee of Arrangements, Committee on	R. 13.17	148
DISTRICT DEPUTY GRAND MASTER		
all forms for application to enter Masonic Home and		
non-resident relief must be obtained from the D.D.G.M	M.H.R. 7.02(b)	365
applicants for admission to Masonic Home, duty of	2445 50445	2.5
D.D.G.M. to inform family	M.H.R. 7.04(d)	367
applications for emergency relief, D.D.G.M. duties	MIID 1004	27.6
thereto	M.H.R. 10.04	376
applications to Masonic Home and for non-resident relief,	14 H D 7 00()	266
must approve and sign		366
appointed by the Grand Master		45
approval necessary for ground floor Lodge meeting	R. 6.12(c)	119
assist the Grand Master on visit to Particular Lodges		50
cannot hold certain other offices		111
cannot hold certain other offices		187
copies of all penal orders shall be delivered to D.D.G.M		322c
courtesy work at District Conventions, procedure		297
Degree work at District Convention, procedure		297
dispensations, cannot grant		129
duties of		53
eligibility for appointment		130
entitled to Grand Honors		109
Grand Honors, entitled to		109
Grand Lodge has original jurisdiction over		101
hat must not be worn while being received by Lodge		129
Master-elect and Lodge officers, may install	A. X, S.9	62
may appoint substitute to visit Lodges for him	K. 10.02	129
may approve change of meeting place for a	D 10.00	100
Communication of Lodge within his District	K. 10.08	129
may preside over Lodge in absence of principal		

officers	A. X, S.31	67
may preside over Lodge in absence of three principal officers	R. 25.18	221
445 General Index		198
Subject	Provision	Pas
•	Trovision	1 47
members on non-resident relief to be investigated and certified as needed	MHP 707	369
Memorial Lodge members, not eligible to hold office		309
of D.D.G.M	R. 46.10	337
occupies front seat at Grand Communications		133
official visits of, must be received	R. 5.04	109
opinion as to interpretation of law, is advisory only		129
penal charges, to receive copy of answer thereto	R. 44.30	329
presiding officer of Lodge in absence of three principal officers	A X S 31	67
presiding officer of Lodge in absence of three principal		0,
officers	R. 25.18	221
shall aid Grand Lodge officers in obtaining reports		
from his District, as authorized	R. 10.03	129
shall correct any Masonic errors in his District,		
procedure		53
shall examine records of Lodges in his District	A. VI, S.11	53
shall make a full report to Grand Master before every		
communication of Grand Lodge		53
shall receive property of any dormant Lodge	A. VI, S.11	53
shall report to Grand Master 30 days before Annual	D 10.04	120
Communication		129 53
should resign if unable to attend duties		109
title A. II, S.1		107
trial, all matters relating to must be referred to		322c
trial commission D.D.G.M. to receive copies of		3220
findings and judgement	R. 44.64	332k
trial commission, to receive copy of request for		331
trial commission, to receive copy of request for		3321
STRICT INSTRUCTORS		
appointed by Grand Master	R. 10.10	130
eligibility		130
title	R. 10.10	130
work under supervision of Committee on Work	R. 10.10	130
STRICTS AND ZONES		
District Deputy Grand Master, appointment procedure		45
Masonic Districts shall not exceed 36 in number		130a
there shall be ten Masonic zones	R. 10.12	130a
VINE SERVICE		
Masonic regalia, while attending forbidden		293
members may not be summoned to attend		66
members may not be summoned to attend		222
members must not attend in Masonic regalia		222
members must not attend in Masonic regalia	R. 38.30	293

DUAL MEMBERSHIP
See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES

DUE FORM

See GRAND LODGE COMMUNICATIONS

2010

General Index Subject Provision Page DUES AND NON-PAYMENT THEREOF See BY-LAWS OF LODGES See FINANCES OF LODGES **DUTIES OF MEMBERS** See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES - E -EDUCATION, MASONIC See MASONIC EDUCATION See MASONIC EDUCATION, COMMITTEE ON EMERGENCY RELIEF See MASONIC HOME AND MASONIC HOME TRUSTEES **EMERITUS MEMBERS** See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES ENDOWMENT AND INVESTMENT COMMITTEE See MASONIC HOME ENDOWMENT AND INVESTMENT COMMITTEE ENDOWMENT PROCUREMENT COMMITTEE 141 141 56b Endowment Procurement Committee, under supervision 44c - F -FEES FOR THE DEGREES AND REFUNDS THEREOF advance fee for F.C. and M.M. Degrees, prohibited 260 261 63 260 260 263 fee refunded when elected candidate rejected by 278 263 260 63 260 physical qualifications, fee refunded if candidate 252a FIFTY YEAR CERTIFICATES See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES FINANCE AND ACCOUNTS COMMITTEE

all proposals, management control, budgeting, Grand Lodge	
fund, except Masonic Home Endowment Fund, referred to	149c
annually, shall calculate portion of charity funds for	
compensation to administrative fund	168g

Subject	Provision	Page
appointed by Grand Master	A. I, S.6(c)	44c
audit of books and accounts, procedure		74
audit of books and accounts procedure		163b
budget, appropriations shall be made for committees		
and panels, except General Service Panel	A. IX. S.5	60
budget manual required		72
budget preparation, shall show origin and source of		, =
all funds	R 14 17 2	168
Budget System, established		72
duties of		167
cumulative depreciation fund		74b
emergency expenditures, procedure - Finance and Accounts		7 10
Committee to approve	A XIV S 6	74
Finance and Accounts Committee, duties of		56b
Finance and Accounts Committee, under supervision of		300
the Corporate Board	A I S 6(b)	44c
funds and accounts established		158
Grand Lodge Administrative Endowment fund established		75
Grand Secretary's Statement of Accounts to be laid		13
before Committee at Annual Communication	A VI C 10	51
Grand Treasurer's Statement of Accounts to be laid	A. VI, 3.10	31
before Committee at Annual Communication	AVISO	51
Masonic Home and Relief Fund operating budget	A. VI, 3.9	31
submitted to Finance and Accounts Committee	M H D 1/11	361
Masonic Museum Fund, designated Sacred Trust Fund		75
, &	,	75 151
may vote to hold meeting for members only		
power to sit in recess of Grand Lodge		59
preparation of the budget	A. XIV, S.3	72a
proposed budget submitted to Grand Lodge in Annual	A 37137 C 4	72
Communication	A. XIV, S.4	73
resolutions pertaining to finances, to be received	D 14 10(1)	150
10 days prior to Grand Communication		158
Senior Grand Warden is chairman	A. IX, S.1(4)	56b
shall meet at office of Grand Secretary prior to	D 12.22	150
Grand Lodge Session		150
shall meet not later than January		160
shall not propose budget for more than available funds	R. 14.12(2)(c(3))	161
THE LUCES AND LODGES		
FINANCES AND LODGES		
federal and state reports and returns, Master and		
Secretary responsible for		197
Lodge takes credit on return for suspended members		154
suspension for non-payment of dues, notice required		65
Treasurer is custodian of Lodge funds	R. 22.01	195
FINANCES OF LODGES, DUES AND NONPAYMENT THEREO	OF,	
SUSPENSION AND REINSTATEMENT	•	
absent for seven years, member may be dropped	R. 30.06	249
advertising by members in Masonic bulletin permitted		234e
affiliation, By-Law requiring fee from applicant for		
year holding dimit is void	R. 41.35	308
Armed Forces, dues of members in		238

General Index		
Subject	Provision	Page
assessment, By-Laws relating to cannot be retroactive	R. 27.03	238
assessment, lodge has power to enforce collection of		238
assessment must be prescribed by By-Law		238
charity fund, Treasurer to account for and report on		214a
death before initiation, fee returned to family		261
defunct Lodge member dues		315
defunct Lodge members, reinstatement after suspension		
for N.P.D., procedure	R. 27.15	241
dimit, member applying before December 27th not		
chargeable with dues for following year	R. 27.07	239
dimit, dues must be paid before dimit issued	A. X, S.21	65
dimit, member applying for before December 27th, not		
chargeable with dues for following year		304
dues, all members, portion of year	A. X. S.18	65
dues, applicant for affiliation cannot be charged while		
he holds dimit		307
dues, By-Laws relating to cannot be retroactive		238
dues, emeritus members		234a
dues, Lodge must account for when reinstating member	R. 27.09	240
dues, may be prescribed to be paid quarterly		
in By-Laws		239
dues may be remitted to members unable to pay		63
dues, members in Armed Forces	R. 27.04	238
dues, member in Masonic Home automatically on		
emeritus list		234a
dues, must he paid to Lodge Secretary		65
dues, must be prescribed by By-Laws		65
dues, must be prescribed by By-Laws		238
dues, not chargeable during suspension		240
dues notice, mandatory	R. 22.06	196
dues of dual member changing status to	D 26.04	220
regular member		229
dues of members of defunct Lodge	R. 43.07	315
dues of members of more than one Florida Lodge during year, chargeable only one time	D 27.04	238
		238
dues of reinstated members to emeritus status		239
dues receipts, official cards to be furnished members		234b
dues, suspension for non-payment of		65
dues, U.D. Lodge members, petitioning for charter		313
emeritus members, Lodge exempt from		313
Grand Lodge revenue	R 26.09	234a
fee refunded if illness prevents initiation		260
fee returned, when petition refused or candidate		200
rejected	R 32.03	260
fees become property of Lodge, when petition is		200
received	R. 32.02	260
fees for affiliation, must be fixed in By-Laws		307
fees for degrees, returned to candidate if rejected		63
fees for the three degrees, shall not be less		00
than \$100.00	A. X. S.13	63

Subject	Provision	Page
fidelity bond, all elected officers covered by		
Grand Lodge	R. 22.01	195
funds cannot be contributed to objects not approved		
by Grand Lodge or Grand Master	R. 25.35	224
funds cannot be contributed to unmasonic objects		242
funds may be used for any purpose not unmasonic		227
funds, lodge sponsored events		245
funds, lodge fund raisers		245
funds, Secretary should deliver to Treasurer		195
funds, solicitation prohibited		245
funds, Treasurer is custodian of		195
Grand Lodge not responsible for Lodge obligations		244
Honorary Perpetual Membership procedure		234b
late returns, penalty for		2340
• 1	K. 30.01	248
life members not heard from for 7 years may be		
dropped from rolls and fees to Grand Lodge	D 26.06	224
discontinued		234
loans or refinancing, Grand Master's approval required	R. 28.03	244
Lodge cannot charge admission to any public		
entertainment		245
Lodge funds, use of	R. 27.16	242
Lodge may reinstate without collecting dues, but		
is responsible therefore		240
Lodge must account for dues of reinstated members	R. 27.09	240
Lodge not required to pay dues of suspended or		
deceased members	R. 27.09	240
Masonic benefits cannot be extended to anyone while		
under sentence of suspension or expulsion	R. 27.10	240
membership for partial portion of year, dues chargeable		
for year	R. 27.04	238
mistakes as to dimit corrected, but member is liable		
for dues	R. 41.07	301
objection, fee refunded		260
payment of Grand Lodge Annual Revenue and fees,		200
Lodge action not required	B I 13 03	214a
Perpetual Members, financing		231
Perpetual Membership Installment Plan		233
petition for reinstatement for N.P.D., Lodge may collect or	K. 20.03.2	233
remit dues, but must pay per capita to Grand Lodge	D 27 14	241
reinstated member, dues of		240
		240
reinstatement, must be by petition for, after suspension		
reinstatement when Lodge becomes defunct, procedure		241
suspension, automatic provision in By-Laws forbidden		240
suspension for non-payment of dues	A. X, S.20	65
suspension for non-payment of dues, Lodge action		
required	R. 27.08	240
suspension for non-payment of dues, may be made		
effective at future date		240
Treasurer and Secretary to present annual reports		211
Treasurer, disburse funds by Lodge action	B.L. 13.03	214a
Treasurer, is custodian of funds in Lodge, even		
in trust	B.L. 13.02	214a
Treasurer is custodian of all Lodge funds		211

2003 450

I

Subject	Provision	Page
FLAG		
Masonic banner recommended furnishing of		
Lodge room	R 38 27	292
must be displayed at all Communications	R 25.25	223
Pledge of Allegiance not prohibited		223
Pledge of Allegiance, not prohibited		292
		223
required in Lodge room		
required in Lodge room	K. 38.20	292
EL A COLUD CILLA DIENZ (A DADI.) CON DATEMEN		
FLAGSHIP CHARITY (MMRL) COMMITTEE	4 HV C 2(0)	50
appointed by the Grand Master		59
appointed by the Grand Master		149d
duties of		149d
Flagship Charity MMRL, Committee on, created by Regulations		59
Flagship Charity MMRL, Committee on, Grand Master controls	A. I, S. 7(o)	44d
ELONIDA LODGE GENEGEARGIA		
FLORIDA LODGE OF RESEARCH	D 45.01	222
annual report must be submitted to Grand Lodge		333
bond of officers	K. 22.01	195
Grand Master may promulgate Rules and	D 45.01	222
Regulations of	R. 45.01	333
Master Masons in Florida Lodges eligible for	D 45.01	222
membership		333
membership in, not considered dual membership		333
organization of, procedure	R. 45.01	333
Worshipful Master not eligible for "Actual		
Past Master's Degree	R. 45.02	334
FLORIDA MONITOR See MONITOR FOREIGN RELATIONS, COMMITTEE ON,		
SUB-COMMITTEE OF JURISPRUDENCE		
appointed by the Grand Master	A IV C 2(0)	59
		143
	K. 13.06	143
Foreign Relations Committee on, Sub-Committee of	A IV C 2(1)	57
Jurisprudence		57 142
Sub-Committee of Jurisprudence Committee on	K. 13.03	142
FORMS		
"Digest" of Masonic Law, supreme law	R 1.01	79
Dual withdrawal certificate		229
Dues cards		234b
"Florida Monitor," is official Monitor		284
Florida Monitor, Committee on, work shall proofread	K. 36.01	204
reprinting thereof	D 29 02	205
forms for dues notices and assessments, must be	K. 36.02	285
	D 22.06	106
approved by Grand Master	K. 22.06	196
forms for petitions for degrees, Grand Secretary must	D 22.02	2.62
approve		262
forms to Lodges, Grand Secretary shall furnish		125
furnished by Grand Lodge		382
Grand Secretary shall furnish forms to Lodges	A. VI, S.10	51
Masonic Homes and relief applications, Board of		
Trustees provides		360
penal, Masonic trials required		385-391ai

Subject	Provision	Page
prices of forms, set by Corporate Board	R 4 14	103
proxies of Master and Wardens to Grand Lodge		384
relief, eligibility for must be printed on petitions for		
affiliation	R. 41.26	306
returns, and membership data processing system,		
Grand Secretary to furnish forms	R. 9.11	126
roll of members, signed by all members	R. 26.19	234e
U.D. Lodge Instructional Guide booklet		313
U.D. Lodge monitor and Digest of Law delivered to Master	R. 42.06	310
visitor's book, Lodge required to keep	R. 40.09	300
FREEMASONRY		
definition of	R 25.48	227a
resolutions, proclaiming characterization of organization		3
FUNERALS	D 20 22	202
aprons and white gloves must be worn		293
benedictions, may be given by the minister		294
dispensations not requiredduty to attend		117
		66
E.A. and F.C. not admitted to funeral processions		294
funds for, cannot be appropriated at called meeting	K. 25.04	219
Lodge may conduct for visiting or sojourning Brother,	D 20 22	293
procedure		
Lodge may meet to attend on Sunday		293 294
Lodge may refuse to member of another Lodge		294 294
Lodge moves in Lodge capacity for funeral Lodge of Sorrow not substitute for		294 295
Masonic Home residents, procedure		293 371
Master may summons members to attend		66
Master may summons members to attend		293
matters relating to except appropriations of funds,		293
may be transacted at called Communication	D 25 14	221
matters relating to may be transacted at called	K. 23.14	221
Communications	P 25 04	219
Memorial Lodges, sole function to conduct funeral	K. 23.04	219
ceremonies of other Grand Jurisdictions, etc	P 46.03	336
pallbearers, family may select non-Masons		294
pallbearers, selection by family		294
procession, formed in M.M. Lodge		294
reprehensible conduct, Lodge may refuse funeral rites	K. 30.30	2)4
to member of another Lodge because of	D 38 34	294
Special Communication, Master may open to continue	K. 36.34	234
for entire year	P 38 42	295
suicide, does not bar Masonic funeral		294
Sunday, may attend on		293
telegraphic request sufficient authority to conduct	IX. 30.31	213
funeral	B 38 33	293
testimony of profane not sufficient authority to conduct		293
unaffiliated Mason, forfeits rights to, after	K. JO.JJ	473
trustra mantha	D 20 41	204

Subject	Provision	Page
unaffiliated Mason forfeits all Masonic rights and		
privileges after twelve months	R. 41.37	308
unaffiliated Mason, when Lodge may conduct		
funeral for		294
visiting Lodges, not to be opened for funeralvisiting Lodges, their place in procession		294 294
white gloves and aprons must be worn		294
Worshipful Master, may open Continuous Communication		273
for, during his term	R. 25.12	220
FURNISHING OF LODGE		
Flag of U.S.A., required	R. 38.26	292
Flag of the United States must be displayed		223
Masonic banner of blue recommended as furnishing	R. 38.27	292
Volume of Sacred Law required (Landmark)	A. XIII, S.2(c)	70
- G -		
GENERAL REGULATIONS		
General Regulations	R. 1.11	81
GENERAL SERVICE PANEL		
budget, no appropriations shall be made for General		
Service Panel	A. IX, S.5	60
General Service Panel, designated by Grand Master		
and Corporate Board	A.IX, S.4	59
members may be assigned to all Grand Lodge Committees	A IV C A	59
members assigned to Grand Lodge Committees have	A. 1A, 3.4	39
no vote thereon	A. IX, S.4	59
	,	
GRAND CHAPLAIN		
appointment of		45
eligibility for appointment		104
installation ofresign, may with permission		47 109
subject to discipline by the Grand Lodge		111b
term A. III, S.7		1110
title A. II, S.1		
GRAND HISTORIAN	D 11 02	101
appointed by Grand Master		131
eligibility for appointment		104 47
term A. III, S.7		47
title R. 11.02	131	
GRAND HONORS		
fifty year membership award ceremony		234c
who entitled to receive		109
who entitled to receive		288
Worshipful Master receives at time of installation		109 288
worshiptur waster receives at time of histaliation	N. 30.12	200

GRAND LIBRARIAN Grand Secretary is the Grand Librarian	Subject	Provision	Page
GRAND LODGE ADMINISTRATIVE ENDOWMENT FUND See CORPORATE BOARD OF DIRECTORS OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES GRAND LODGE COMMITTEES AND PANELS all committees and panels appointed by Grand Master			
See CORPORATE BOARD OF DIRECTORS OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES GRAND LODGE COMMITTEES AND PANELS all committees and panels appointed by Grand Master	Grand Secretary is the Grand Librarian	A. VI, S.10	51
all committees and panels appointed by Grand Master		GE	
all committees and panels appointed by Grand Master	See GRAND LODGE REVENUE AND FINANCES		
all committees and panels appointed by Grand Master	CD LAID LODGE COLD WITTEERS LAND DANIELS		
budget, appropriation shall be made for committees and panels by name, except General Service Panel		A 1/1 C 6	50
and panels by name, except General Service Panel. A. IX, S.5 60 chairmen of committees, duties of. R. 13.23 150 committees empowered to hold meetings for members only. R. 13.26 151 Committee reports to Grand Lodge. A. IX, S.8 60 Corporate Board, may promulgate and issue Rules for procedures of all committees. A. I, S.9(h) 44e Corporate Board of Directors is the Budget Commission. A. IX, S.1(1-a) 56 Corporate Committees of Grand Lodge. A. IX, S.1 56 expense allowance. R. 13.25 151 Fraternal Committees appointed by Grand Master. A. IX, S.2(9) 59 Grand Lodge Committees having power to sit in recess of Grand Lodge. A. IX, S.3 59 membership distributed equally among zones. R. 13.27 152 notice of appointment to committees. R. 13.23 150 number composing membership of committees. A. IX, S.7 60 Special Committee limitations, no special committee authorized except under provisions A. I, S.9(c). A. IX, S.6 60 special duty of Chairman. R. 13.24 Actual Past Master Degree, See ACTUAL PAST MASTER DEGREE, COMMITTEE ON SUB-COMMITTEE OF WORK Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE OF WORK Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE Rese GRAND LODGE See GRAND LODGE Rese GRAND LODGE See GRAND LODGE Rese CORPORATE BOARD OF GRAND LODGE See GRAND LODGE See GRAND LODGE See GRAND LODGE COMMITTEE COMMITTEE COMMITTEE ON SUB-COMMITTEE	1 11 ,	A. VI, S.6	50
chairmen of committees, duties of. R. 13.23 150 committees empowered to hold meetings for members only. R. 13.26 151 Committee reports to Grand Lodge. A. IX, S.8 60 Corporate Board, may promulgate and issue Rules for procedures of all committees. A. I, S.9(h) 44e Corporate Board of Directors is the Budget Commission. A. IX, S.1(1-a) 56 Corporate Committees of Grand Lodge. A. IX, S.1 56 expense allowance. R. 13.25 151 Fraternal Committees appointed by Grand Master. A. IX, S.2(9) 59 Grand Lodge Committees having power to sit in recess of Grand Lodge. A. IX, S.3 59 membership distributed equally among zones R. 13.27 152 notice of appointment to committees. R. 13.23 150 number composing membership of committees. R. 13.23 150 number composing membership of committee authorized except under provisions A. I, S.9(c). A. IX, S.6 60 special duty of Chairman. R. 13.24 151 Actual Past Master Degree, See ACTUAL PAST MASTER DEGREE, COMMITTEE ON SUB-COMMITTEE OF WORK Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE Corporate Board of Directors See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS		A IV C 5	60
committees empowered to hold meetings for members only members only members to Grand Lodge Corporate Board, may promulgate and issue Rules for procedures of all committees Budget Commission A. IX, S.9(h) 44e Corporate Board of Directors is the Budget Commission A. IX, S.1(1-a) 56 Corporate Committees of Grand Lodge A. IX, S.1 56 expense allowance R. 13.25 151 Fraternal Committees appointed by Grand Master A. IX, S.2(9) 59 Grand Lodge Committees having power to sit in recess of Grand Lodge A. IX, S.3 59 membership distributed equally among zones R. 13.27 152 notice of appointment to committees R. 13.23 150 number composing membership of committees A. IX, S.7 60 Special Committee limitations, no special committee authorized except under provisions A. I, S.9(c) A. IX, S.6 60 special duty of Chairman R. 13.24 151 Actual Past Master Degree, See ACTUAL PAST MASTER DEGREE, COMMITTEE ON SUB-COMMITTEE OF WORK Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE OF, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE			
members only		K. 13.23	150
Committee reports to Grand Lodge		D 12.26	1.51
Corporate Board, may promulgate and issue Rules for procedures of all committees			
procedures of all committees		A. 1X, S.8	60
Corporate Board of Directors is the Budget Commission		A T G O(1)	4.4
Budget Commission		A. I, S.9(h)	44e
Corporate Committees of Grand Lodge			
expense allowance	<u> </u>		
Fraternal Committees appointed by Grand Master	1		
Grand Lodge Committees having power to sit in recess of Grand Lodge			
recess of Grand Lodge		A. IX, S.2(9)	59
membership distributed equally among zones	•		
notice of appointment to committees	•		
number composing membership of committees			
Special Committee limitations, no special committee authorized except under provisions A. I, S.9(c)			
authorized except under provisions A. I, S.9(c)	1 0 1	A. IX, S.7	60
special duty of Chairman			
Actual Past Master Degree, See ACTUAL PAST MASTER DEGREE, COMMITTEE ON SUB-COMMITTEE OF WORK Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	1 1		
MASTER DEGREE, COMMITTEE ON SUB-COMMITTEE OF WORK Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	special duty of Chairman	R. 13.24	151
SUB-COMMITTEE OF WORK Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	Actual Past Master Degree, See ACTUAL PAST		
Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	MASTER DEGREE, COMMITTEE ON		
OF JURISPRUDENCE Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	SUB-COMMITTEE OF WORK		
Appendant and Allied Orders, Committee on See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	Appeals See, APPEALS, COMMITTEE ON, SUB-COMMITTEE		
See APPENDANT AND ALLIED ORDERS, SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	OF JURISPRUDENCE		
SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE			
Arrangements See ARRANGEMENTS, COMMITTEE ON Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	See APPENDANT AND ALLIED ORDERS,		
Budget Commission See CORPORATE BOARD OF GRAND LODGE See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE		
See GRAND LODGE REVENUE AND FINANCES Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	Arrangements See ARRANGEMENTS, COMMITTEE ON		
Child ID Program See CHILD ID PROGRAM Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	Budget Commission See CORPORATE BOARD OF GRAND LO	DGE	
Coordinating Committee See GRAND MASTER'S COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	See GRAND LODGE REVENUE AND FINANCES		
COORDINATING COMMITTEE Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	Child ID Program See CHILD ID PROGRAM		
Corporate Board of Directors See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	č		
See CORPORATE BOARD OF GRAND LODGE Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE			
Digest Committee See MASONIC DIGEST COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	1		
COMMITTEE, SUB-COMMITTEE OF JURISPRUDENCE Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE			
Distinguished Guests See DISTINGUISHED GUESTS, COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE	8		
COMMITTEE ON, SUB-COMMITTEE OF ARRANGEMENTS COMMITTEE			
COMMITTEE	ξ ,	TS	
		-~	

2002 454

PROCUREMENT COMMITTEE

	Subject	Provision	Page
	Foreign Relations See FOREIGN RELATIONS,		
	COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE		
	General Service Panel See GENERAL SERVICE PANEL		
	Let Your Pennies Make Good Cents See LET YOUR		
	PENNIES MAKE GOOD CENTS, COMMITTEE ON,		
	SUB-COMMITTEE OF ENDOWMENT PROCUREMENT		
	Lodge Charters See LODGE, CHARTERS, COMMITTEE		
	ON, SUB-COMMITTEE OF JURISPRUDENCE		
	Masonic Education See MASONIC EDUCATION,		
	COMMITTEE ON		
	Masonic Home See MASONIC HOME AND		
	MASONIC HOME TRUSTEES		
	Memorials Committee, Committee on, See		
	MEMORIALS COMMITTEE, SUB-COMMITTEE OF WORK		
	Panel of Attorneys at Law		
	See PANEL OF ATTORNEYS AT LAW		
	Penal Affairs Panel See PENAL AFFAIRS PANEL		
	Perpetual Membership Committee, see		
	CONSTITUTIONS PROVISIONS		
	Public Education and Citizenship See PUBLIC		
	EDUCATION AND CITIZENSHIP, COMMITTEE ON		
	Resolutions Committee See GRAND LODGE RESOLUTIONS,		
	COMMITTEE ON, SUB-COMMITTEE OF JURISPRUDENCE		
	Wardens' Workshop See WARDENS' WORKSHOP, COMMITTEE	ON	
	Wills and Gifts See WILLS AND GIFTS, COMMITTEE		
	ON, SUB-COMMITTEE OF ENDOWMENT PROCUREMENT		
	Workshops for Lodge Officers See WORKSHOPS		
	FOR LODGE OFFICERS, COMMITTEE ON		
	Youth Activities See YOUTH ACTIVITIES, COMMITTEE ON		
G	RAND LODGE COMMUNICATIONS AND PROCEEDINGS		
0.	absence of Grand Master, D.G.M. presides	A VI S 7	51
	absence of Grand Master and D.G.M., Warden presides		51
	address and report of Grand Master		49
	adopts Rules and Regs. for management of		.,
	Masonic Home and Relief Fund	A. XII. S.4	69
	all Grand Lodge Committees required to report to		0,
	Grand Lodge	A. IX. S.8	60
	all proposals for legislation, and action of any kind,	,	
	shall be referred to appropriate committee prior to		
	Grand Lodge action	R. 12.12	135
	all voting not requiring written ballot shall be by		
	show of hands	R. 12.13	136
	ample form, when opened in	A. IV, S.3	47
	Annual Communication, definition	R. 12.02	133
	balloting for Grand Lodge officers, each Lodge		
	entitled to three votes, procedure		46
	Charter for U.D. Lodge, based on satisfactory records		313
	date, April - June, set by Grand Master		47
	due form, when opened in		47
	Emergent Communication, definition	R. 12.02	133
	Emergent Communications, all minutes of furnished		20-
	to Grand Secretary		287
	Grand Lodge has power to assess and collect revenue	A V S 6	49

455 2001

l

Subject	Provision	Page
Grand Lodge has power to grant charters for new Lodges	A. V, S.14	49
Grand Lodge has power to suspend charter of a		
Particular Lodge	A. V, S.5	49
Grand Lodge or Grand Master may appoint other		
time and place for	A. IV, S.1	47
Grand Lodge will not entertain petition for the degrees		288
Grand Master's Coordinating Committee arranges for		
presentation of all business and affairs to		
Grand Lodge	A. IX, S.2(4)	58
Grand Master presides		47
Grand Master presides		49
held in State of Florida		47
Junior Grand Warden does not succeed to the West		
in absence of S.G.W	A. IV, S.4	48
Master and Wardens, or their proxies, are		
representatives of their Lodge	A. X, S.7	62
Mileage not allowed in more than one capacity		134
mileage, procedure		134
names of members of new Lodges chartered, to be		
printed in proceedings	R. 12.09	134
"Oldest Master Mason," when presides over Grand Lodge,		
and definition	R 12.01	132
Past Masters Degree, officers of Memorial Lodges not		102
eligible to receive	R 46.10	337
payroll set by recommendation of Finance & Accounts Committee		134
presiding officers in absence of Grand Master		47
proceedings, shall be printed annually		134
proposed amendments to Constitution and Regulations		10.
must be submitted to Lodges, 60 days prior to		
Annual Communication	R 12.15	136
proposed legislation, Grand Lodge may waive		100
requirements of	R 13.22(f)	149c
proposed legislation, to be referred to appropriate		1170
committees	R 13 22(e)	149c
proxies of Lodge representatives, to be received		1470
prior to roll call	R 29.02	246
quorum, three Particular Lodges		47
Regulations and amendments as well as members of		77
new Lodges and their former Lodges shall be printed in full		
in proceedings	R 12.09	134
resolutions pertaining to finance of Grand Lodge,		131
presented to Finance and Accounts Committee, 10 days prior to	n R 14 12(1)	158
sale of personal property of defunct Lodges, to	J K. 14.12(1)	130
be reported	R 43.02	314
seating arrangements		133
Special Communication, definition		133
Special Communication may be called by Grand Master		47
Special Communication may be called to fill vacancy		47
of elected Grand Lodge line office	Δ VI C 12	54
time, of election of Grand Lodge officers		34 46
U.D. Lodge Master, not entitled to receive "Degree		40
of Past Master	P 42.00	311
01 1 ast 1/1astCl	IX. 44.U9	211

Subject	Provision	Page
voting, determined by the usual Masonic signvoting not requiring written ballot, shall be by	A. II, S.3	46
"show of hands"	R 25 39	226
voting on tax or assessment, shall be same manner		-20
as voting for Grand Lodge office	R. 12.14	136
GRAND LODGE FUNDS		
See GRAND LODGE REVENUE AND FINANCES		
GRAND LODGE JURISDICTION AND POWERS		
acts of other Grand Jurisdictions, recognized	R. 15.02	171
act or decision of Lodge or Master subject to review		
by Grand Lodge	R. 4.05	101
Appellate Jurisdiction in all matters arising in Lodges	R. 4.04	101
appellate powers		48
By-Laws of Lodges, approval required		49
charters to Lodges, may grant		49
clubs or societies, jurisdiction over		102
defunct Lodge, succeeds to property of		49
exclusive jurisdiction over Florida Lodges		100
exclusive penal jurisdiction over District Deputy		
Grand Masters	R. 4.02	101
exclusive penal jurisdiction over elected Grand Lodge		
officers for life	R. 4.02	101
exclusive penal jurisdiction over Masters and Wardens		101
exclusive penal jurisdiction over Masters and Wardens		
for offenses committed while in office	R 4 02	101
executive powers		48
Florida Lodges must respect jurisdiction of Lodges in		.0
other Grand Jurisdictions	R. 25.33	224
judicial powers		48
jurisdiction over rejected applicants moving to other		.0
jurisdictions	R 18 07	181
legislative powers		48
Master Masons prohibited from petitioning Appendant Or		10
for six months or pass satisfactory examination		102a
new Lodges, may constitute		49
other orders and organizations, jurisdiction over		102
Particular Lodge has jurisdiction as provided		101
printing material furnished to Lodges, price set by		101
the Corporate Board	R 4 14	103
rejected material, retaining jurisdiction over		181
resignation from Freemasonry of a member, may accept		237
respects the law of Sister Grand Jurisdictions		180
Revenue, may assess and collect		49
ritual and ceremonies, jurisdiction over		285
solicitations of non-Masonic character forbidden unless		203
approved by Grand Lodge	R 413	103
Supreme head of Masonry in Florida		48
territorial jurisdiction		46 44a
trustee, power to act as such, forbidden		102b
a above, power to act as such, followed		

Subject	Provision	Page
GRAND LODGE REPRESENTATIVES		
See LODGE REPRESENTATIVES		
See EODGE REFRESERTITIVES		
GRAND LODGE MEMBERSHIP		
all members of Grand Lodge entitled to one vote	A. II, S.4	46
elected officers of Grand Lodge		45
elected Past Grand Officers, members by courtesy		46
Masters and Wardens, members by inherent right	A. II, S.2	45
only Past Masters of Florida Lodges	R. 3.01	99
Past Masters are members by courtesy	A. II, S.3	46
GRAND LODGE-NAME AND TITLE-(STYLE)		
The Most Worshipful Grand Lodge of Free and Accepted		
Masons of the State of Florida	A. I, S.1	44a
GRAND LODGE OFFICERS		
all officers of Grand Lodge, except Grand Master,		
subject to discipline by Grand Lodge	R. 5.10	111b
election of		46
election procedure	R.5.02	105
eligibility for election	A. III, S.4	46
Grand Honors, who entitled to receive	R.5.04	109
Grand Master, Deputy Grand Master, Grand Wardens,		
cannot resign	A. III, S.7	47
Grand Master, Deputy Grand Master, Grand Wardens		
cannot resign	R. 5.05	109
Grand Master, D.G.M., S.G.W., J.G.W., Treasurer and		
G. Secretary may be suspended		44e
incompatible offices		187
installation of		47
installation of		50
installation of Grand Master-elect		108
jurisdiction of Grand Lodge over		101
members of Grand Lodge	A. II, S.2	45
members of Memorial Lodges, not eligible to hold		
Grand Lodge offices	R. 46.10	337
no indebtedness can be incurred except after notice		
to Particular Lodges	A. VIII, S.3	55
offices, incompatible to be held by individual		
at same time	R. 5.08	111
officers required to be faithful in discharge of		
their duties		80
official visits of		288
official visits of, must be received with Grand Honors		109
proxies, rights in voting on Grand Lodge Officers		46
resignation of		109
suspension for incapability, or cause or reason		111
terms	,	47
title A. II, S.1	45	
vacancy by death or incapacity in offices of		
Grand Master, D.G.M. and Grand Wardens,		- ·
procedure to fill		54
vacancies in line, procedure for filling	R. 5.02	105

Subject	Provision	Page
GRAND LODGE OFFICERS, SUBORDINATE See SUBORDINATE GRAND LODGE OFFICERS		
GRAND LODGE PROCEEDINGS		
A.L. (Anno Lucis) Date shall be used in Masonic records	R. 25.42	226
attached to report to Grand Lodge	A VIV \$ 5(7)	74
Corporate Board supervises publication of	A. AIV, 3.3(7)	51
Grand Secretary may sell to any Master Mason		135
Grand Secretary shall prepare for publication		51
must be signed by Grand Master and Junior Past		31
Grand Master	A VI S 10	51
names of deceased Masons to be included in		135
names of members of new chartered Lodges to be		133
printed in	P 12.00	134
Regulations and amendments thereto since last	K. 12.03	134
"Digest," shall be printed in	D 12.00	134
shall be printed annually		134
shan be printed annually	K. 12.06	134
GRAND LODGE PROPERTIES		
See GRAND LODGE PROPERTIES COMMITTEE		
GRAND LODGE PROPERTIES COMMITTEE		
all real and tangible personal property of residents		
of Masonic Home turned over to Properties		
Committee	M H R 7 04(f)	367
appointed by Grand Master		44c
Board of Trustees of Masonic Home to report all real	1, 5.0(c)	770
and tangible property acquired for disposition, etc	MHR / 1/	361
buildings of Grand Lodge sold, demolished or abandoned,		301
Masonic insignia and cornerstones removed	P 38 101	288
deeds, manner of execution		145
duties of		145
duties of Grand Secretary to		145
Grand Lodge Properties Committee, duties of		56b
Grand Lodge Properties Committee, duties of	A. 1A, 3.1(0)	300
of the Corporate Board	A I S 6(b)	44c
has care, custody and control of all properties except	A. 1, 3.0(0)	440
Masonic Home	D 12 12(a)	145
		143
Lodge proposed plans for building, financing, purchase	D 20 02	244
of property, submitted to	K. 28.03	244
subject to approval by Grand Master	MIID 704(b)	367
may vote to hold meeting for members only	K. 13.20	151
serving or sale of beer, wine, liquor or intoxicating	D 44.05	210
beverage on Grand Lodge property, prohibited	R. 44.05	318
GRAND LODGE-RELATIONS WITH OTHER JURISDICTIONS		
advancement of candidate who moves to another Grand		
Jurisdiction, procedure	R. 18.06	180
all inter-jurisdictional correspondence, sent through		
offices of Grand Master and Grand Secretary	R. 15.01	171
certificate for member of defunct Lodge has force		
and effect of Dimit	R. 41.16	304

Subject	Provision	Page
courtesy degree work for another Grand Jurisdiction,		
does not ballot on petition	R. 39.04	297
courtesy degree work, procedure		297
courtesy work in Lodge not recognized by this,		
Grand Jurisdiction forbidden	R. 39.01	297
courtesy work, member of Florida Lodge has right		
of objection	R. 39.05	297
documents having effect of Dimit		304
Florida Lodges must not contribute funds to foreign		
jurisdictions without authorization	R. 25.35	224
funeral ceremonies for sojourning Brother, procedure		293
Grand Lodge recognizes acts of other Grand		
Jurisdictions	R. 15.02	171
inter-jurisdictional correspondence, requirements for		171
jurisdiction ceases over non-Mason, moving to another		
jurisdiction	R 18 08	181
jurisdiction over rejected applicants moving to other		101
jurisdictions	R 18 07	181
Lodges must not contribute funds to foreign jurisdictions		101
without approval of Grand Lodge	R 27 17	242
Lodges must respect jurisdiction of other Grand		2.2
Jurisdictions	R 25 33	224
member of foreign Grand Jurisdiction not recognized,		221
procedure	R 31 18	258
petitioner for degrees rejected in Sister Grand		230
Jurisdiction, procedure	R 31 19	258
petitioner rejected in Sister Grand Jurisdiction,		230
petition must be submitted to Grand Master	R 33.06	263
recognition of foreign jurisdictions, subject to		203
recommendations of Foreign Relations, Committee on	R 13.08	143
representatives must be members of Grand Lodge in		113
good standing	R 15 04	171
representatives to other Grand Jurisdictions, appointed		1/1
by Grand Master	R 15.03	171
respects the law of Sister Grand Jurisdictions,		1/1
candidate advancement	R 18.06	180
unaffiliated Masons not eligible to be Grand		100
Representative	R 15.05	171
U.D. Lodges in foreign jurisdictions, Florida members		1/1
must obtain dimit to join	R 26.03	229
unrecognized jurisdictions, members of prohibited from		22)
petitioning Florida Lodges	R 41 22	305
waiver of jurisdiction over a non-member moved to		303
another jurisdiction, cannot be given	R 18.08	181
another jurisdiction, cannot be given		101
GRAND LODGE REPRESENTATIVES		
See LODGE REPRESENTATIVES		
GRAND LODGE RESOLUTIONS, COMMITTEE ON,		
SUB-COMMITTEE OF JURISPRUDENCE COMMITTEE		
appointed by Grand Master	A. IX. S.2(9)	59
Resolutions Committee on duties of		57

Subject	Provision	Page
GRAND LODGE-RETURNS AND REPORTS OF LODGES See RETURNS AND REPORTS TO GRAND LODGE		
GRAND LODGE-REVENUE AND FINANCES		
all Corporate Board minutes to be attached to		
annual report to Grand Lodge	R. 14.12(3)(7)	163
assessments on Lodges		55
assessment for George Washington National Memorial		153
assessments or \$5.00 for each E. A. Degree		153
assessments on Lodges, annual per capita		153
audit		163b
audit of books and accounts, procedure	* *	74
bequests and devises benefit of Masonic Home credited		
to Masonic Home Endowment Fund	R. 14.09	155
budget, appropriation shall be made for committees		
and panels, except General Service Panel	A. IX. S.5	60
Budget Manual required		72
budget preparation, Finance and Accounts Committee		
shall show source of all funds	R 14 17 2	168
budget shall not be proposed for more than available		100
funds	R 14 12(2)(3)	161
budget system established		72
charity funds, strict use and expenditures thereof		168
Corporate Board		162
Corporate Board authorized to invest current revenue		102
accounts, reserves and budgeted funds	R 14 12(3)(6)	163
Corporate Board-books and records		165
Corporate Board-data processing membership and		100
Annual Return System	R 14.06	154
Corporate Board, duties and powers of		73
Corporate Board-funds and accounts established		158
Corporate Board-implementation of data processing		100
and Annual Return System	R 14 06	154
Corporate Board is Budget Commission		44c
Corporate Board, members of, executive powers and		110
authority over finances	A. I. S. 6(a)	44c
Corporate Board, members of, executive powers and		
authority over finances	A XIV S 2(1)	72
Corporate Board-place grave markers places of		
burial, Past Grand Masters and past elected		
Grand Lodge Officers	R. 14.14	165
Corporate Board-send proposed budget to Lodges		161
Corporate Board-set up system of accounts for		101
bookkeeping system	R. 14.13	165
Corporate Board shall purchase bond covering		
officers of Lodges	R. 22.01	195
Corporate Board shall employ services of all banks		
for Masonic Home Endowment Fund	R. 14.12(6)(c)	164
Corporate Board, to establish Data Processing Lodge		
membership and Annual Return Centralized System	R. 30.02	249
Corporate Board to set prices for printed material		=
furnished to the Lodges	R 4 14	103

Subject	Provision	Page
Corporate Board of Directors is the Budget Commission	A. IX, S.1(1-a)	56
Corporate Board is Budget Commission		72
Corporate Board of Directors is the Budget	, (,	
Commission	R. 14.12(3)(a)	162
Corporate Board powers, supervises all financial		
affairs and operations	A. I. S. 6(a)	44c
cost of funerals of residents in Masonic Home,		
approved by Corporate Board	MHR 8 01(4)(f)	372
cumulative depreciation fund		74b
definition of income from all charitable sources		167
defunct Lodges, Grand Master may waive fees and		107
arrearages of members	P 41 21	305
emergency expenditures, procedure	Δ XIV S 6	74
emergency expenditures, procedure		163a
expenditures not in budget prohibited		158
fee of \$10.00 due for certain dispensations		170
		55
fee of \$50.00 for charter	A. VIII, 3.1	33
fee of \$5.00 to Grand Secretary for charter or dispensation for new Lodge	A VIII C 1	
	A. VIII, S.1	55
Finance and Accounts Committee prepares and presents	D 14.17	1.00
budget to Corporate Board	K. 14.1/	166
Finance and Accounts Committee to calculate portion		
of charity funds for compensation to administrative	5 44455	4.50
fund	R. 14.175	168g
Florida Lodge of Research, not liable for per capita tax		
or assessments to Grand Lodge		333
funds, procedure for paying out-Grand Treasurer	R. 14.10	158
gifts, donations, bequests accepted only with approval		
of Corporate Board	R. 14.12(3)(10)	163
Grand Lodge Administrative Endowment Fund, includes		
all funds designated for use and benefit thereof	R. 14.12(1)(H)	159
Grand Lodge Administrative Endowment Fund, Sacred Trust,		
Income therefrom may be used for		
Administrative Budget	A. XIV, S.11	75
Grand Lodge dues and assessments due before		
February 15th	R. 14.08	154
Grand Lodge not responsible for Lodge obligation	R. 28.03	244
grave marker for Past Grand Masters and elected		
Grand Lodge officers	R. 14.14	165
Honorary Perpetual Membership procedure	R. 26.01.1	234b
Lodge must account for G.L. per capita of reinstated		
members	R. 14.07	154
management of finances		160
Masonic Home Endowment Fund, a sacred trust	* *	163c
Masonic Home Endowment Fund, Corporate Board		1000
empowered to invest and reinvest	A XIV S 8	74a
Masonic Home Endowment and Investment Committee,		, Iu
make recommendations regarding funds to		
Corporate Board	A IV \$ 1(2)	56
Masonic Museum Fund		75
Masonic Museum Fund		159
membership in more than one Florida Lodge during		139
year, accounted for only once	A VIII CO	55
year, accounted for only once	A. VIII, S.Z	55

Subject	Provision	Pag
Memorial Lodges, not liable to Grand Lodge for dues,		
fees, or assessments	R. 46.08	337
no assessment can be made on Lodges without notice		
prior to Grand Communication	R. 14.02	153
no assessment on Lodges can be made except as		
provided in Constitution	R. 14.01	153
no indebtedness can be incurred except after notice		
to Particular Lodges	A. VIII, S.3	55
Order of Eastern Star Ledger Account, Budget		
Commission supervises		165
penalty for failure to remit to Grand Lodge on time		154
Perpetual Membership, finances		231
Perpetual Membership, installment plan		233
personal property of defunct Lodges, sale of		314
power to assess and collect annual revenue		49
preparation of the budget		72a
profit making activity prohibited	R. 4.13	103
proposal for increase of assessment must be filed		
with Grand Secretary 75 days before Grand		
Communication	R. 14.02	153
proposed budget and simplified statement sent to		
Lodges 60 days prior to Annual Communication	A. XIV, S.3	72a
proposed budget, submitted to Grand Lodge in Annual		
Communication	A. XIV, S.4	73
reinstatement of Lodge members, per capita must be		
paid to Grand Lodge		249
revenue, Grand Lodge may assess and collect	A. V, S.6	49
system of classification and investment of all		
administrative and charity funds	R. 14.17.4	168a
vote on assessment, same as vote for Grand Lodge	5 10 11	
officers	R. 12.14	136
RAND LODGE RITUAL AND CEREMONIES		
See RITUAL AND CEREMONIES		
RAND MARSHAL		
See SUBORDINATE GRAND LODGE OFFICERS		
RAND MASTER		
accounts of Grand Lodge, supervises	A. VI, S.6	50
act of Master or Lodge, may review	R. 4.05	101
act of Master or Lodge, may review	R.6.03	115
act or decision of a Lodge or Master subject to review	R. 25.46	227
address or report to Annual Communication	A. VI, S.2	49
all Corporate Committees, appointed by Grand Master		44c
all inter-jurisdictional correspondence, except request		
for courtesy work	R. 15.01	171
always in nomination	A. III, S.3	46
amendments of Lodge By-Laws, received from Grand		
Secretary for consideration.	R. 24.04	200
annual address required to file with Grand Secretary		112
aimuai address required to the with Grand Secretary	K. 0.01	113

Subject	Provision	Page
appeals to Grand Lodge from judgement of Lodge or		
Trial Commission, G.M. to receive notification of	R. 44.66	332m
appeals for aid, approval required		226
appeal for reinstatement from resignation		237a
applicants to Masonic Home or Relief, approved		2074
by Grand Master	M.H.R. 7.03	367
appoints all committees		50
appoints all fraternal committee		59
appoints Grand Representatives to other Grand Jurisdictions		171
appoints Perpetual Membership Committee		57
Arrangements Committee on, Grand Master controls		44c
Board of Trustees of Masonic Home, all transactions,		
actions and decisions, subject to approval of G.M	MHR 417	361
Board of Trustees of Masonic Home meetings,		
administrator may be excused by Grand Master	M.H.R. 9.01	372
bonds of officers and employees of Masonic Home, in		5, 2
custody of Grand Master	MHR 410	361
books and accounts of Grand Lodge, has supervision of		50
buildings, of Grand Lodge and Particular Lodges, sold,		50
demolished, or abandoned, shall direct removal of		
Masonic insignia and cornerstones	R 38 10 1	288
building plans, must be submitted to for approval		244
By-Laws of Lodges, not valid until approved by Grand		211
Master	R 24.01	200
candidate, rejected in another Grand Jurisdiction,		200
attention of Grand Master required	R 31 19	258
cannot hold certain other offices		111
cannot hold certain other offices		187
cannot resign during his term		109
charter granted U.D. Lodge, G.M. directs time of		107
Constitution and installation of officers	R 42.03	310
charter of new Lodge, held by G.S. subject to order		510
of Grand Master	R 42.03	310
community activities of Lodges, must regulate		225
contributions to foreign jurisdictions, must approve		224
controls roll of members of U.D. Lodges		311
controversial Communications, Grand Master shall		011
enforce prohibition against	R 26.21	235
cornerstone ceremonies, should receive complete		200
information	R 38.06	287
cornerstone, eligibility of edifice discretionary with		
Grand Master	R 38.07	287
cornerstone laying ceremonies, supervises		286a
cornerstone laying ceremonies, supervises		287
cornerstone laying ceremonies, who supervises in		20,
absence of G.M.	R 38.09	287
Corporate Board, Chairman of (A. I, S.4(2))		72
Corporate Board, Grand Master appoints successors to	, 5.2(1)	, _
appointive vacancies	A I S 4(7)	44b
Corporate Board, Grand Master's status and duties		44a
defunct Lodge personal property, may direct sale of		314
defunct Lodge, restoration of charter, procedure		316

Subject	Provision	Page
defunct Lodge suspended member, may restore upon		
recommendation of some Lodge	R. 27.15	241
Degrees short of time require dispensation		277
dispensation as to annual election of Lodge Officers		119
dispensations as to degree work		118
dispensations as to election and installation of officers		118
dispensation as to Lodge meetings		119
dispensation as to Lodge Officers		119
dispensation as to maimed candidate		118
dispensation as to time of election of Lodge Officers		119
dispensation, charge \$10.00 for degrees short of time,		,
except military personnel	R 14.18	170
dispensation, for date on cornerstone		287
dispensation, cannot permit election or installation of		20,
Lodge Officers prior to December 27th	R 6.13	119
dispensation for extraordinary processions		50
dispensation for new Lodges		50
dispensations for public processions on extraordinary		30
occasions	R 6.09	117
dispensation for public processions and extraordinary		117
occasions	R 38 30	293
dispensation for U.D. Lodge, requires signature of		273
twenty or more Master Masons	R 42.01	309
dispensation not necessary for public installation	K. 42.01	307
of Lodge officers	R 6.14	119
dispensation, physical disability or handicap of a	K. 0.14	117
candidate	P 31.04	252a
dispensation to accept petition from rejected candidate		232a 118
dispensation to accept petition from rejected candidate,	K. 0.10(1)	110
must be for unquestionably good reason	P 36.01	274
dispensation to authorize Lodge change of meeting place		119
dispensation to authorize Lodge ground floor meetings		119
dispensation to authorize work when Lodge charter		119
is lost	D 6 12(a)	119
	` '	
dispensation to ballot short of time	* /	118 118
dispensation to confer degrees short of time	K. 0.10(b)	116
dispensation to confer more than one degree at same time	D 6 10(d)	118
	` '	118
dispensation to elect Lodge officer after time		118
dispensation to elect Lodge officers to fill vacancies		336
dispensation to form a Memorial Lodge U.D	K. 40.01	330
dispensation to install Grand Lodge Officer by proxy	D (11/)	110
according to Constitution	, ,	118
dispensation to reopen dark ballot	, ,	118
District Instructors, appoints	R. 10.10	130
documents of Grand Lodge shall be executed by	A T C O()	4.4
Grand Master	A. I, S.9(g)	44e
duplicate copies of written Work in vault in	D 1002	201
Temples, procedure	Res. 1982	286a
duties of office, Grand Master unable or incapable		
of performing, procedure		111
election of	A. III, S.1	46

Subject	Provision	Page
election of, procedure	R. 5.02	105
eligibility for election		46
emergency relief, limitations may be increased with	,	
approval of Grand Master	M.H.R. 10.01	375
Emergent Communication, may call at any time		
and place	R. 12.02	133
financing of Lodge property, must be submitted to by		
Properties Committee for approval	R. 28.03	244
Fraternal Committees, subject to appointment,		
supervision, direction and control of the		
Grand Master	A. I. S.7	44c
funds contributed for special projects or charity		164
Grand Communications, attends and presides		49
Grand Historian, may appoint		131
Grand Honors, entitled to receive		109
Grand Honors, entitled to receive		288
Grand Lodge Trials, Grand Master directs, procedure		332q
Grand Master's Coordinating Committee, Grand		332 q
Master controls	A 1 S 7(d)	44c
Grand Master-elect and other Officers, may install		47
Grand Master-elect, may install		108
Grand Master may be suspended		44e
Grand Master Supreme in Fraternal matters.		44b
Grand Representatives of Florida in other jurisdictions,	A. 1, 5.3	440
appoints and signs Commission	D 15.03	171
has casting vote in case of a tie		46
indebtedness of Grand Lodge, first must notify		40
Particular Lodges	A VIII C 3	55
in recess, has all executive powers of Grand Lodge		50
in recess of Grand Lodge all executive powers and	A. V1, 5.4	30
authority in Fraternal matters, devolve upon Grand		
Master	A V/I C /	50
installation of	,	47
is supreme, while presiding		50
Jurisprudence Committee, Grand Master controls		44c
loans, approval of is required		244
Lodge charter, may arrest or suspend		62
Lodge charter, may arrest of suspend		115
Lodge charter, may authorize issue of copy when	K. 0.02	113
original is lost	D 6 04	115
Lodge charters, new, held by G.S. subject to order		113
of Grand Master	D 42.02	310
Lodge, may suspend charter	K. 42.03	50
Lodge membership cards, format approved by Grand	A. VI, 3.4	30
Master	D 26 11	234b
Lodge officers, privilege to install		62
0 1		115
Lodge Representatives, cannot appoint	K. 0.03	113
"Lodge System of Masonic Education," Worshipful Master and Secretary responsible to	D 27 10	282
		311
Lodges, U.D., procedure		311 46
majority vote required for election	A. III, 5.3	40

Subject	Provision	Page
Mason at sight, may make	A. VI, S.4	50
Mason at sight, may make (Landmark)	A. XIII, S.2(i)	70
Mason at sight, may make per Constitution	R. 6.08	117
Masonic cornerstones in public buildings, sold,		
demolished or abandoned, effort should be made for		
removal and preservation thereof	R. 38.10.1	288
Masonic Education, Committee On, Grand Master		
controls	A. I, S.7(h)	44d
Masonic Home Petty Cash Fund, G.M. may increase		
or decrease	M.H.R. 12.03	378
Masonic Home residents abstracts and title insurance		
subject to approval by Grand Master	M. H.R. 7.04(h)	367
Masonic Home residents certified abstract and title	` '	
insurance, to be approved by Grand Master		367
Masonic Home Residents Trust Accounts, monthly	,	
amount of charges thereto, approved by G.M	M.H.R. 12.08	380
Master and Wardens of a Lodge, may suspend		50
may constitute a Florida Lodge of Research		333
may designate member of committee, State Chairman		
and Zone Chairman	R 13.28	152
may designate time and place of meeting of Board		102
of Trustees	A XII S 2	69
member of defunct Lodge, may waive collection of fees	, 5.2	0,
and arrearages of	R 41 21	305
Military Lodges, may establish		116
Museum and History, Committee on, Grand Master		110
controls	A I S 7(g)	44c
must approve Lodge sponsorship of programs, projects	1, 5.7(5)	110
for charitable and other purposes	R 25 37	225
new Lodges, may grant dispensation for in recess of		223
Grand Lodge	A VII S 2	54
newly chartered Lodge, G.M. assigns to District		310
no appeal from his decision		50
office is never vacant	,	111
office is never vacant		188
official visits of, must be received with grand honors		109
opens and sets to work U.D. Lodges		310
original and duplicate copies of Forms and Ceremonies,	K. 42.00	310
custody of	A VV C 2	76
	A. AV, 5.3	70
orphan children of Master Masons, assistance arranged	MIID 12.01	201
with approval of G.M		381
Panel of Attorneys at Law, to advise Grand Master	A. IA, 3.1(7)	57
penal affairs, copies of all orders relating thereto,	D 44.22	222-
filed in office of Grand Secretary		322c
Penal Affairs Panel, Grand Master controls		44c
Penal Affairs Panel, controls		322a
penal charges, to receive copy of answer thereto	K. 44.30	329
petition for reinstatement of resigned member,	D 2420	225
must consider	R. 26.28	237
petitioner to Florida Lodge, rejected in Sister Grand		ç = ·
Jurisdiction, requires attention of	R. 36.05	274

Subject	Provision	Page
prerogatives only restricted by Constitution and		
Regulations	R. 6.07	117
presides over Grand Lodge Communications	A. VI, S.3	47
profit making activity prohibited		103
Public Education and Citizenship Committee, Grand		
Master controls	A. I. S.7(i)	44d
rejected candidate of foreign jurisdiction, Grand		
Master's attention required	R 33.06	263
resign, cannot		47
resign, cannot		109
resignation from Freemasonry of a member, may accept		237
Returns and Credentials Committee, Grand Master		231
controls	A I S 7(c)	44c
Special Communications, may call.		47
Subordinate Grand Officers, shall appoint and	A. 1V, 3.1	47
	A 111 C 5	16
announce		46
Subordinate Officers of Grand Lodge, appoints		45
Subordinate Officers of Grand Lodge, appoints	A. VI, S.6	50
succeeded by Deputy Grand Master on death or		
incapacity	A. VI, S.8	51
suspension for non-payment of dues, only Grand Master		
can remit any portion of arrearages	R. 27.09	240
suspension for non-payment of dues, only one who can		
remit arrearages	R. 30.04	249
term	A. III, S.7	47
title		45
Trial Commission, G.M. appoints	R. 44.63	332i
Trial Commission, Grand Master to receive copy of		
findings, judgement and expenses	R. 44.64	332k
Trial Commission, may appoint	R. 44.23	322c
Trial Commission, to receive copy of request for	R. 44.34(h)	331
Trial of, may be tried when term expires	A. V, S.2	48
U.D. Lodge is a creature of the Grand Master	R. 42.08	311
U.D. Lodge, Master of, subject to decision of G.M		310
U.D. Lodges, powers relating to		311
U.D. Lodge, setting to work procedure		310
upon notice of criminal conviction of member,		
procedure	R. 44.21	322
vacancy in office by death or incapacity, procedure		
to fill	A VI S 13	54
visit Lodges, duty to		50
Work, Committee on, appoints		59
Work, Committee on, Grand Master controls		44c
Workshop for Lodge Officers, Committee on, Grand	A. 1, 3.7(0)	440
1 0	A I C 7(1-)	44d
Master controls		
Worshipful Master of a Lodge, may suspend		62
written Forms and Ceremonies, in control of	K. 38.04	285
Youth Activities, Committee on, Grand Master	,	
controls	A. I, S.7(j)	44d
RAND MASTER'S COORDINATING COMMITTEE		
appointed by the Grand Master	A. IX, S. 2(9)	59

Subject	Provision	Page
duties of	A IX S 2(4)	58
duties of		148
Fraternal Committee, subject to supervision, direction	K. 13.10	140
and control of Grand Master	A I S 7(d)	44c
may vote to hold meeting for members only		151
unfinished business, refer for appropriate report	K. 13.20	131
to Grand Lodge	D 12 16	148
to Grand Lodge	K. 13.10	140
GRAND MUSICIAN		
appointed by Grand Master	D 11.03	131
eligibility for appointment		104
title R. 11.03		104
uue R. 11.03	1.71	
GRAND ORATOR		
See SUBORDINATE GRAND LODGE OFFICERS		
See Subordinate Grand Lodge of Ficers		
GRAND PURSUIVANT		
See SUBORDINATE GRAND LODGE OFFICERS		
See Subordinate Grand Lodge of Ficers		
GRAND SECRETARY		
accounts, Grand Master has supervision of	A VI S 6	50
accounts of all funds, shall keep		51
advance pamphlet, to be printed and distributed after	A. VI, 5.10	31
each Annual Grand Communication	R 9.05	124
advance report of Grand Lodge legislation		142
all papers referred to committees to be returned		151
A.L. date shall always be used in Masonic records		226
A.L. date shan always be used in Masonic records	K. 23.42	220
removed from rolls	D 0.14	127
amendments to By-Laws of Lodges, to receive, examine	K. 9.14	127
and forward to Grand Master	D 24.04	200
amendments to By-Laws of Lodges, to receive from	K. 24.04	200
the Lodges	D I 16.01	215
Annual Grand Communication, duty to adjourn meeting		213
until quorum is present	A IV C 2	47
Annual Returns of Lodges not received 5 days before Annual	A. 1V, S.2	47
Communication of Grand Lodge, to report Lodge		
Representatives absent	D 30.03	249
appeals to Grand Lodge from findings of Lodge or	K. 30.03	249
Trial Commission, Grand Secretary to notify Grand		
Master and Appeals Committee	D 11 66	332m
appeals to Grand Lodge, Grand Secretary to certify	K. +4.00	332111
results of	P 44 71	332o
bills of Masonic Home transmitted to Grand Secretary	K. ++. / I	3320
for payment	MHR 407	360
blank returns to Particular and Memorial Lodges,		300
shall furnishshall furnish	R 9 11	126
bond, shall give in sum of not less than ten		120
thousand dollars	R 9.02	123
By-Laws of Lodges, shall examine		142
certificate of office to Grand Lodge Officers,		172
shall furnishshall furnish	R 9.08	124
certificates to candidates for degrees in U.D. Lodges	K. 7.00	127
not receiving charter	R 42 15	313
certificate permitting Lodge to finish work begun		313
by defunct Lodge, may issue	R 37.05	277
by defunct bodge, may issue	K. 37.03	211

Subject	Provision	Page
certificates to Masonic widows and orphans, shall		
furnish	A. VI. S.10	51
certificate to members of defunct Lodges, procedure		315
certificate to members of defunct Lodges, shall furnish		126
charter granted U.D. Lodge holds subject to order		
of Grand Master	R. 42.03	310
charter granted to U.D. Lodge, G.S. shall forward copy		
of all dimits to new Lodge	R. 42.07	311
clubs and similar organizations, to receive roster of		
officers annually	R. 47.03	350a
Commissions of Grand Lodge Representatives,		
shall sign	R. 15.03	171
committees, shall notify all members of their		
appointment	R. 13.23	150
Corporate Board, Grand Secretary's status and		100
duties	A L S 4(4)	44b
Corporate Board minutes, attached to annual report		110
of, to Grand Lodge	R 14 12(3)(7)	163
Corporate Board, Secretary to		72
death of Grand Lodge Officers and Past Officers, shall		12
give notice of	R 0.00	125
defunct Lodge, Brother not on rolls, may obtain	К. э.0э	123
certificate with sufficient proof	P 43.05	315
defunct Lodge, certificate for member thereof,	K. 43.03	313
procedure	D 41 21	305
		277
defunct Lodge, finishing work of, certificate for	K. 37.03	211
defunct Lodge, Grand Lodge certificate has effect	D 41.16	204
of dimit		304
defunct Lodge, may certify unfinished work for		302
completion		314
defunct Lodge members, certificate to in lieu of dimit	K. 41.11	302
defunct Lodge members with dues unpaid, may secure	D 42.04	215
certificate of membership, procedure	R. 43.04	315
defunct Lodge property, may sell at direction of	D 42.02	24.4
Grand Master	R. 43.02	314
defunct Lodge suspended member, shall issue certificate		
after payment of arrearages	R. 27.15	241
dimits or documents from other Grand Jurisdictions,		
to be certified when deemed necessary by Grand		
Secretary	R. 41.18	304
documents of Grand Lodge, attested by Grand		
Secretary	A. I, S.9(g)	44e
dual membership, shall furnish forms for reports		
from Lodges	R. 26.02	229
duplicate charters, may issue when directed by Grand		
Master	R. 17.03	176
duties of	A. VI, S.10	51
duties of office, unable or incapable of performing,		
procedure	R. 5.09	111
election of	A. III, S.1	46
election of Grand Lodge officers, duties	R. 5.02	105
eligibility for election	A. III. S.4	46
eligible to vote for Grand Officers		45
emergency relief. Grand Secretary duties		375

Subject	Provision	Page
federal and state reports and returns, filed by Lodges,		
Grand Secretary to receive copy	R. 22.08	197
fee for U.D. dispensation \$5.00, and charter, \$50.00	A. VIII, S.1	55
forms for implementing Data Processing Lodge membership and Annual Returns Centralized System,		
shall furnish	R. 9.11	126
forms for petitions for degrees, Grand Secretary		
must approve	R. 33.02	262
forms to Lodges, shall furnish		51
forms to Lodges, shall furnish		125
Grand Librarian of Grand Lodge		51
Grand Lodge books, shall have bound		124
Grand Lodge funds, shall receive and pay to Grand		
Treasurer	A. VI, S.10	51
Grand Lodge funds, shall not pay out except as		
approved by Corporate Board	R. 14.10	158
Grand Lodge jewels and personal property, shall keep		
in possession	R. 9.07	124
Grand Lodge jewels and personal property, shall insure		124
Grand Lodge printing, shall arrange for		124
Grand Lodge Proceedings, shall keep record of		51
Grand Lodge Properties Committee, secretary to		145
Grand Master's address, shall refer to Committee on		
Jurisprudence	R. 13.02	141
Grand Representatives of Florida in other jurisdictions,		
signs commission of	R 15 03	171
Grand Representatives of other Grand Jurisdictions,		
must advise of vacancies	R 15.05	171
Grand Representatives to this jurisdiction, shall notify of		1,1
vacancies, due to dimit	R 15.05	171
Grand Secretary may be suspended		44e
Grand Master has supervision of accounts of		50
Grave marker, entitled to		165
Honorary Perpetual Membership requirements		234b
identification cards to Returns and Credentials		20.0
Committee, shall furnish	R. 13.14	147
Installation of		47
Life Member absent 7 years, dropped by Lodge,	, ~	
Grand Secretary must be notified	R. 26.06	234
Lodge Charters, Ancient, may keep		176
Lodge Charters, shall keep record of		126
Lodge membership cards, furnished and attested		
by Grand Secretary	R. 26.11	234b
Masonic Districts, publish proceedings		130a
Masonic Home and relief funds, duties to perform		363
Masonic Home, all records and minutes of Board of		202
Trustees to be preserved	MHR 501	363
Masonic Home bills and invoices forwarded to Grand		303
Secretary for payment	MHR 904	373
Masonic Home budget statements prepared monthly		373
by Grand Secretary	MHR 12.07	379
Masonic Home complete inventory, forwarded to		317
Grand Secretary on April 1st	MHR 912	374
Masonic Home disbursement of budgetary funds,		317
duties of Grand Secretary	MHR 12.06	379

Subject	Provision	Page
Masonic Home funds and financial procedure,		
Grand Secretary's duties thereto	M.H.R. 12.04	378
Masonic Home receipts for monies, etc., forwarded		
to Grand Secretary	M.H.R. 9.07	373
Masonic Home residents', deeds, documents,		
cash delivered to Grand Secretary for credit		
to trust account	M.H.R. 7.04(e)	367
Masonic Home residents' personal inventory,		
forwarded to Grand Secretary	M.H.R. 9.09	374
Masonic Home residents' "Saving Account," balance		
forwarded to Grand Secretary		374
may appeal to Corporate Board when in doubt	A. VI, S. 10	51
minutes of all Emergent Communications, shall be		
furnished to	R. 38.09	287
monthly financial statements, shall prepare and		
distribute	A. XIV, S. 4	73
must receive Annual Reports of Grand Master and		
Grand Lodge Officer, duties thereof	R. 6.01	113
name change of member, secretary of Lodge must		
furnish copy of court order	R. 26.27.	237
non-resident relief applicants, certified by		
Grand Secretary each month	M.H.R. 7.07	369
non-resident relief roll, Grand Secretary to receive		
for payment each month	M.H.R. 4.08	360
notice of appointment to all committees		150
notify Brethren designated by D.G.M. of eligibility to attend	R. 7.01	120
official certificates and documents, require Grand		
Lodge seal	R. 26.11	234b
official visits of, Grand Honors may be received as courtesy	R. 5.04	109
official visits of may be received with Grand Honors as courtesy.	R. 38.12	288
Order of Eastern Star and other allied Orders, Grand		
Secretary may furnish information to	R. 9.14	127
Original and duplicate copies of Forms and Ceremonies, custody	of A. XV, S.3	76
outside care of residents of Masonic Home to be		
reported to Grand Secretary	M.H.R. 9.06	373
penal affairs, copies of Grand Master's orders filed		
in Grand Secretary's office	R. 44.23	322c
penal affairs, shall inform Penal Affairs, Appeals		
and Jurisprudence Committees	R. 44.22	322a
penal charges, to receive copy of answer thereto	R. 44.30	329
penal proceedings, maintain a record of		127
penal matters, Grand Secretary to record in book	R. 44.22	322a
penalty for late Lodge returns, to receive	R. 30.01	248
Perpetual Membership Installment Plan	R. 26.05.2	233
Perpetual Membership, duties	R. 26.05.1	231
Perpetual Membership, duties	B.L. 3.03.1	206a
prepared Masonic Home Operating Budget sent to		
Grand Secretary	M.H.R. 4.11	361
proceedings of Grand Lodge, authorized to sell to		
any Master Mason	R. 9.06	124
proceedings of Grand Lodge, may sell to any		
Master Mason	R. 12.10	135
proceedings of Grand Lodge, shall prepare		
for publication	A. VI, S.10	51
proficiency cards, shall record names of recipients	R 13 12	144a

Subject	Provision	Page
proficiency cards issued, shall keep record of	R. 37.17	282
Regulations and amendments passed, shall be printed		
with proceedings	R. 9.04	124
reprinting of Florida Monitor, Committee on Work		
shall proofread	R 38 02	285
request for courtesy work to and from other jurisdictions,		200
must be made through Grand Secretary	R 15.01	171
required to be faithful in discharge of duties		80
residents of Masonic Home, trust accounts, Grand		00
Secretary's duties thereto	MHR 12.08	380
resign, permission of Grand Lodge or Grand Master,		300
required	P 5.05	109
resignation or withdrawal request, must search	K. J.0J	109
records and inform Grand Master	D 26.29	237
Returns and Credentials Committee, to furnish all	K. 20.28	231
	A TV C 5	40
required materials	A. 1V, S.5	48
Returns and Credentials Committee to furnish report	1 Hz (2.0/2)	50
to Grand Secretary	A. IX, S.2(3)	58
returns for dual membership, shall furnish		229
sales of all property, reported monthly	R. 13.13(g)	145
seal of the Grand Lodge, shall be the corporate seal		
thereof		44d
seal of Grand Lodge, affixed to all legal documents		44d
Secretary of any other Grand Body, forbidden	R. 9.01	123
shall establish ledger account in name of "Order of		
the Eastern Star		165
subject to discipline by Grand Lodge	R. 5.10	111b
surety bond on officers of Lodges, shall furnish		
information	R. 22.01	195
term	A. III, S.7	47
title A. II, S.1	45	
Trial Commission, Grand Secretary to receive copies		
of findings, judgement, and expenses	R. 44.64	332k
Trial Commission, to receive copy of request for	R. 44.34(h)	331
Trial Commission, to receive copy of request for		3321
vacancy in office, Grand Master fills		50
veteran membership awards, must keep records of, and		
forward certificates to Lodges	R. 26.12(f)	234c
veteran membership awards, to notify Lodges, of		
exemption from Lodge dues, and Grand Lodge		
assessments	R 26 12(f)	234c
vouchers for all payments of salaries and wages, of		25.0
Masonic Home sent to Grand Secretary	MHR 9.03(b)	373
widows and orphans of Masons entitled to certificates of respec		66
widows and orphans of Master Masons entitled to		00
certificates	D 2622	236
	K. 20.23	230
widows and orphans of Master Masons entitled to	A 371 C 10	£ 1
certificates		51
written Forms and Ceremonies, duties thereto	K. 38.04	285

GRAND STANDARD BEARER

See SUBORDINATE GRAND LODGE OFFICERS

GRAND SWORD BEARER
See SUBORDINATE GRAND LODGE OFFICERS

Subject	Provision	Page
GRAND TREASURER		
accounts, shall report to Grand Lodge	A. VI. S.9	51
bond, sufficient surety		121
compensation for services, entitled to		51
Corporate Board, Grand Treasurer's status		
and duties	A. I. S.4(3)	44b
Corporate Board, member of (A. I, S.4(1)		72
duties of	, , ,	51
duties of office, unable or incapable of performing,		
procedure	R. 5.09	111
election of		46
election of, procedure	,	105
eligible to vote for Grand officers		45
eligibility for election		46
Grand Lodge funds, shall receive from		.0
Grand Secretary	A VI S 10	51
Grand Master has supervision of accounts		50
Grand Treasurer may be suspended		44e
grave marker, entitled to		165
in case of death, Grand Master shall take possession		105
of all books and funds	A VI S 9	51
installation of		47
Masonic Home and Relief Funds, duties to perform	,	363
no funds shall be paid out except as approved by		303
Corporate Board	P 1/ 10	158
official visits of, may be received with grand honors		136
as a courtesy	R 5.04	109
official visits of, Grand Honors may be received as courtesy		288
Perpetual Membership, duties		231
required to be faithful in discharge of duties		80
resign, may with permission of Grand Lodge or	K. 1.00	00
Grand Master	D 5.05	109
Returns and Credentials Committee to furnish report	K. 3.03	109
to Grand Treasurer	A IV C 2(3)	58
subject to discipline by Grand Lodge		111b
term.		47
title A. II, S. 1	, , , , , , , , , , , , , , , , , , , ,	47
vacancy in office, Grand Master fills		50
vacancy in office, Grand Waster This	A. VI, S. U	30
GRAND TYLER		
See SUBORDINATE GRAND LODGE OFFICERS		
See Subordinate Grand Lodge of Heers		
GRAND WARDENS		
See DEPUTY GRAND MASTER AND GRAND WARDENS		
SEE DEI OTT GRAND MASTER AND GRAND WARDENS		
GRAVE MARKER		
death of Past Grand Master, or elected Grand Lodge		
Officer, may provide marker	P 1/11/	165
officer, may provide marker	IX. 14.14	103

- H -

HISTORY, MASONIC; AND COMMITTEE ON See MUSEUM AND HISTORY COMMITTEE

HONORARY MEMBERSHIP

See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES

Subject	Provision	Page
·	- I -	Ü
INITIATION AND ADVANCEMENT		
advancement by courtesy in another Lodge.	R. 18.06	180
advancement by courtesy in another Lodge		
	R. 39.03	297
advancement of a candidate who removes to		
	R. 18.06	180
affirmations not acceptable when taking obl		288a
age, candidate must be eighteen before initia		253
all Work, Worshipful Master controls at his		290
Apron presentation, procedure	R. 38.15	288a
ballot for, must be unanimous		64
ballot respread after six months delay in pro	ogress	270
candidate must pass examination for profici	ency R. 37.12	280
candidate must receive instruction in Mason	nic	
Education	R. 37.12	280
courtesy work in Lodge not recognized is for	orbidden	297
death before initiation, fee returned to famil	yR. 32.06	261
degree conferral, Worshipful Master cannot	assign	
	R. 38.17	289
degree conferred before ballot, effect of		273
degree work, Master has complete control o	ver	290
degrees Called Communication opened in d	egree to	
be conferred	R. 38.25	291
degrees, more than one at same meeting,		
	R. 6.10(d)	118
delay of six months, effect of		270
delay of six months, effect of		276
dispensation may be granted to confer degree	ees short	
	R. 6.10(b)	118
dispensation to confer degrees short of time		
	R. 14.18	170
dispute between two Lodges, over territoria		
	ocedure	278
each degree must be opened with own ceren		291
E.A. Degree, may be conferred on five or le		271
<i>e</i> , ,	R. 37.01	276
E.A. Degree, second section preceding lectu		270
	R. 37.01	276
E.A. Degree must not be conferred before 1		253
Entered Apprentice becomes physically disc		233
	R. 31.05	253
examination in proficiency required		280
fee, refunded if illness prevents initiation	D 22.04	260
fee, returned in case of rejection		260
finishing work begun by defunct Lodge, pro		277
Grand Lodge, will not entertain petition for		211
<u> </u>		288
or degrees	R. 38.11	200

Subject	Provision	Page
instruction in "Lodge System of Masonic		
Education," required		282
instruction in Masonic Education required	R. 37.12	280
jewelry, removal from candidate, procedure	R. 38.13	288a
jewelry, removal from candidate requirements	R. 37.03	276
jurisdiction dispute progress should be arrested		255
Masonic obligations, mere affirmations prohibited	R. 37.04	276
month, definition of	R. 33.01	262
month, definition of	R. 37.06	277
month must intervene between degrees	R. 37.06	277
new petition not required because of delay in progress	R. 37.02	276
objection, fee shall be refunded	R. 32.05	260
objection has effect of rejection	R. 32.05	260
objection has effect of rejection	R. 37.11	278
objection, may be made verbally or in writing	R. 37.08	278
objection, procedure	R. 37.07	278
petitioner must abide restilt of ballot	R. 37.10	278
postponement of portion of any degree prohibited		289
proficiency examination, procedure		280
proficiency, majority vote governs		280
Senior or Junior Warden presiding may call for		
assistance	R. 38.22	291
"Suitable proficiency," required	R. 37.14	280
voting on proficiency of candidate, procedure	R. 37.15	280
written information relating to secret work, forbidden		292
INSURANCE COMMITTEE		
appointed by the Grand Master	A. I. S.6(c)	44c
Corporate Committee	, , ,	44c
Duties	, , ,	57
Duties	, , , , , , , , , , , , , , , , , , , ,	147
Meetings - May vote, for members only		151

INTOXICATING LIQUORS See LIQUOR TRAFFIC

JUNIOR DEACON

See PARTICULAR LODGES-OFFICERS See SUBORDINATE OFFICERS OF LODGES

JUNIOR GRAND DEACON See SUBORDINATE GRAND LODGE OFFICERS

JUNIOR GRAND STEWARD See SUBORDINATE GRAND LODGE OFFICERS

JUNIOR STEWARD

See PARTICULAR LODGES-OFFICERS See SUBORDINATE OFFICERS OF LODGES

Subject	Provision	Page
JUNIOR WARDEN See PARTICULAR LODGES-OFFICERS See WARDENS OF LODGES		
JURISDICTION AND POWERS-GRAND LODGE See GRAND LODGE-JURISDICTION AND POWERS		
JURISDICTION PARTICULAR LODGES See PARTICULAR LODGES-JURISDICTION		
JURISDICTION, WAIVER OF See WAIVER OF JURISDICTION		
JURISPRUDENCE COMMITTEE OF GRAND LODGE		
additional members appointed by Grand Master	A IV S 2(1)	57
all matters involving Masonic Law, customs, practices,	A. IA, 3.2(1)	37
policies, procedures, referred to	P 13.03	142
all Past Grand Masters, are members of		57
all proposals for legislation, and all matters of Masonic		37
Law, policies and procedures, referred to	R. 13.22(a)	150
appointed by Grand Master		57
Corporate Committee, duties of		57
duty to meet at office of Grand Secretary in advance	, , ,	
of Grand Lodge session	R. 13.23	150
emergency expenditure, review and report		163b
has power to sit in recess of Grand Lodge		59
Jurisprudence, Committee on, organization and		
duties of	A. IX, S.2(1)	57
Jurisprudence Committee, duties as a		
Corporate Committee	A. IX, S.1(8)	57
Jurisprudence Committee, subject to supervision,		
direction, and control of Grand Master		44c
may vote to hold meeting for members only	R. 13.26	151
shall examine address and report of Grand Master		
and report thereon	R. 6.01	113
shall examine proposed program of Deputy Grand	D 5.00	120
Master, and advise	R. 7.02	120a
shall examine reports of official acts and actions		
of Grand Master and elected Grand Lodge Officers and Committees	P 12.02	141
and Committees	K. 13.02	141
- L -		
LANDMARKS		
candidate, qualifications of	A. XIII, S.2(g)	70
concept, precept or principal attributes adopted		69
Fundamental Principles but not recognized as	·	
Landmarks	A. XIII, S.3	71
God, belief in	A. III, S.2(a)	70

Subject	Provision	Page
Grand Master and his prerogatives	A. XIII, S.2(i)	70
immortality, belief in	A. III, S.2(b)	70
Landmarks basis of Masonic Jurisprudence		80
Lodges, necessity for Masons to congregate in		70
Operative Art, symbolism of	A. XIII, S.2(f)	70
Particular Lodges, source and foundation of all		
Symbolic Masonry		61
qualifications for recognition		69
secrecy A. XIII, S.2(e)		
Three Divisions, E.A., F.C., and M.M		70
Third Degree, Legend of		70
visitor must be examined or vouched for		70
Volume of Sacred Law upon altar	A. XIII, S.2(c)	70
LAW, TRADITION AND POLICY		
See MASONIC LAW, TRADITION AND POLICY		
LET YOUR PENNIES MAKE GOOD SENSE,		
COMMITTEE ON, SUB-COMMITTEE OF		
ENDOWMENT PROCUREMENT COMMITTEE		
appointed by Grand Master	A. I, S.6(c)	44c
Committee, Sub-Committee of Endowment		
Procurement Committee		141
dues notices mandatory	R. 22.06	196
Let Your Pennies Make Good Cents, Committee on,		
Sub-Committee of Endowment Procurement Committee	, , ,	56b
Lodge reports mandatory	R. 22.07	196
LIFE MEMBERSHIP		
See BY-LAWS OF LODGES		
See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES		
LIGHTS, ORNAMENTS, AND FURNITURE		
See RITUAL AND CEREMONIES		
LIQUOR TRAFFIC		
Lodge property may not be used for	R. 28.06	244
serving liquor in Masonic Temples and Masonic		
meetings, prohibited	R. 44.05	318
wine permitted Allied and Appendant Orders for		
ceremonial purposes	R. 28.06	244
LODGE BUILDING		
See PARTICULAR LODGES-PROPERTY		
LODGE BUSINESS		
See PARTICULAR LODGES-COMMUNICATIONS AND BU	SINESS	

1992 478

LODGE BY-LAWS

See BY-LAWS OF LODGE

Subject Prov.	ision	Page
LODGES CHARTERS, COMMITTEE ON, SUB-COMMITTEE		
OF JURISPRUDENCE COMMITTEE		
appointed by Grand MasterA. IX,	S.2(1)	57
duties, shall review all applications for	. 13.07	143
Lodge Charters, Committee on, Sub-Committee of		
Jurisprudence	, S.2(i)	57
Sub-Committee of Jurisprudence Committee		142
LODGE COMMITTEES		
committees on investigation, dutiesB.L.	. 10.07	213
committees of the Lodge	. 24.05	201
jurisdiction of petitioner in doubt, committee should		
be appointedR.	. 34.08	267
Master and Wardens are standing Committee on		
Education and Primary Schools		66
Master may attend and direct deliberations of	. 20.17	192
Master should discharge member neglecting duties		192
neglect of committee dutyB.L.	. 10.10	214
Petitions Committee	. 33.08	264
Petitions Committee, duties	. 10.04	213

LODGE COMMUNICATIONS AND BUSINESS
See PARTICULAR LODGES-COMMUNICATIONS AND BUSINESS

LODGES DEFUNCT See DEFUNCT LODGES

LODGE DUES AND NON-PAYMENT THEREOF See FINANCES OF LODGES

LODGE FINANCES
See FINANCES OF LODGES

LODGE FUNDS See FINANCES OF LODGES

LODGES JURISDICTIONS
See PARTICULAR LODGES-JURISDICTION

LODGE OFFICERS
See PARTICULAR LODGES-OFFICERS

LODGES NAME AND NUMBER
See PARTICULAR LODGES-NAME AND NUMBER

LODGES NUMBER
See PARTICULAR LODGES-NAME AND NUMBER

LODGE PROPERTY, LODGE BUILDING AND LODGE ROOM See PARTICULAR LODGES-PROPERTY

Subject	Provision	Page
LODGE REPRESENTATIVES TO GRAND LODGE		
Annual Returns must be made and assessments paid,		
to entitle Lodge representation in Grand Lodge	A VIII S 2	55
duty to attend Annual Grand Communications		246
failure to be represented for two years forfeits	K. 27.01	240
Lodge charter	A V S 22	65
Florida Lodge of Research representatives to	A. A, 5.22	0.5
Grand Lodge not entitled to vote or receive		
mileage or per diem	P 45.01	333
Grand Master cannot appoint		115
instructions by Lodge		71
Master and Wardens are Lodge representatives	A. AIII, 5.5(0)	/ 1
to Grand Lodge	A X S 7	62
Master and Wardens are Lodge representatives to	A. A, 5.7	02
Grand Lodge	P 20.01	246
may be instructed by Lodge		71
Memorial Lodges, not allowed representatives to	A. AIII, 3.3	/1
Grand LodgeGrand Lodge	D 46 10	337
mileage allowance		134
mileage allowance, Grand Lodge dues and assessments	R. 12.06	134
		246a
must be paid mileage, officer has priority over proxy in allowance of		246a 246a
mileage, officers of new Lodges	K. 29.06	247
proxies of Master and Wardens eligible to vote for	A II C 2	15
Grand officers	A. 11, S.2	45
proxies of Master and Wardens, Lodge representatives	A V C 7	62
to Grand Lodge		~-
proxies, procedure relating to		246 46
proxies, who are entitled to		
proxy for Master or Warden, form required		384 246
proxy, withdrawal of, procedurerepresentatives disqualified if Annual Return not filed	K. 29.03	240
seating arrangements in Grand Lodge	K. 30.03	133
	K. 12.03	133
should report Grand Lodge proceedings to	A V C 20	66
their Lodge	A. A, S.28	66
LODGE ROOM		
	MOOM	
See PARTICULAR LODGES-PROPERTY, BUILDING AND R	COOM	
LODGE RETURNS TO GRAND LODGE		
See RETURNS AND REPORTS TO GRAND LODGE		
See RETURNS AND REPORTS TO GRAND LODGE		
LODGE SECRETARY		
See TREASURER AND SECRETARY OF LODGES		
See TREASURER AND SECRETART OF LODGES		
LODGE OF SORROW		
not substitute for funeral service	D 20 42	295
not substitute for funeral service	K. 36.43	293
LODGE TREASURER		
See TREASURER AND SECRETARY OF LODGES		
SEE TREASURER AND SECRETART OF LODGES		
LODGES U.D.		
See U.D. LODGES		
See U.D. LODGES		

Subject	Provision	Page
LODGE LINDER DISPENSATION		
LODGE UNDER DISPENSATION See U.D. LODGES		
See C.D. LODGES		
LODGE WARDENS		
See WARDENS OF LODGES		
- M -		
MARSHAL OF LODGE		
See PARTICULAR LODGES-OFFICERS		
See SUBORDINATE OFFICERS OF LODGES		
NA GOVERNMENT		
MASONIC CHARITY		
See CHARITY		
MASONIC DIGEST, COMMITTEE ON,		
SUB-COMMITTEE OF JURISPRUDENCE, COMMITTEE OF	N	
appointed by Grand Master		59
By-Laws of Lodges, shall assist Grand Secretary		142
duties of		142
shall prepare report of annual legislation for		
updating Digest	R. 13.04	142
Sub-Committee of Jurisprudence, Committee on		142
Sub-Committee of Jurisprudence, Committee on	A. IX, S.2(1)	57
MASONIC DISTRICTS AND ZONES		
charters granted to U.D. Lodges, Grand Master		
assigns to District		310
distribution of Committees in Zones		152
division of Zones		130a 130a
Grand Master may designate Chairman		150a 152
Masonic Districts published in the proceedings		130a
Musonic Districts published in the proceedings		1300
MASONIC EDUCATION		
candidates must pass examination in catechism		
of Degrees	R. 37.12	280
candidates must receive prescribed instruction before		
advancement		280
candidates must receive prescribed instruction	R. 37.18	282
Lodge Committee on Education and Primary Education,	A 37 C 25	
Master and Wardens are standing committees	A. X, S.25	66
Lodge Committee to certify to Secretary that candidate received instruction in "Lodge System		
of Masonic Education	D 27 19	282
resolution, proclaiming educational status of Freemasonry	K. 37.10	3
resolution, proclamming educational status of Freemasonry		3
MASONIC EDUCATION, COMMITTEE ON		
appointed by the Grand Master	A. IX, S.2(9)	59
appointed by Grand Master	R. 13.19	149
duties of	R. 13.19	149
Masonic Education, Committee on, created by		
Regulation	A. IX, S.2(8)	59
Masonic Education, Committee on, Grand Master	,	
controls	A. I, S.7(h)	44d

General Index		
Subject	Provision	Page
MASONIC HISTORY		
See MUSEUM AND HISTORY, COMMITTEE ON		
MASONIC HOME ENDOWMENT AND INVESTMENT CO	MMITTEE	
appointed by Grand Master	A. I, S.6(c)	44c
bequests and devises credited to Masonic Home		
Endowment Fund unless otherwise specified		155
duties, advisory capacity to the Corporate Board	R. 14.16	166
investment and management of Endowment Fund, by	4 WH CO	7.4
the Corporate Boardinvestment of Endowment Fund by Corporate	A. XIV, S.8	74a
Board	P 14 12(6)(b)	163c
Masonic Home Endowment and Investment Committee.		1030
duties of	A. IX. S.1(2)	56
Masonic Home Endowment and Investment Committee,	,,,,,	
under supervision of the Corporate Board	A. I, S.6(b)	44c
may vote to hold meeting for members only	R. 13.26	151
membership of committee		166
Procurement Committee	R. 13.01	141
MASONIC HOME ENDOWMENT FUND		
See MASONIC HOME ENDOWMENT AND INVESTME	ENT COMMITTEE	
See GRAND LODGE REVENUE AND FINANCES		
"MASONIC HOME 100" COMMITTEE ON		
SUB-COMMITTEE OF ENDOWMENT PROCUREMEN'	T COMMITTEE	
all gifts, donations or bequests accepted only with		
approval of Corporate Board	R. 14.12(3)(1O)	163
all bequests and devises for Masonic Home, placed in		
Masonic Home Endowment Fund, unless otherwise		
specified		155
appointed by Grand Master		44c
Sub-Committee of Endowment Procurement Committee	R. 13.01	141
MASONIC HOME AND MASONIC HOME TRUSTEES		
Administrator of Home, employed by Board of	147777 404	2.50
Trustees	M.H.R. 4.06	360
Administrator must attend all meetings of Board,	MILD 0.01	272
unless excused.	M.H.R. 9.01	372
affiliated Mason, age over 70, from another Grand Jurisdiction, not eligible for	P 41 26	306
affiliated Mason, eligibility for relief		306
all proposals relating to management and operations,	K. 41.20	300
referred to Board of Trustees	R 13.22(c)	149c
appointments to, by Grand Master		56a
assessment of \$5.00 for each E.A. Degree for Home		304
buildings		153
Board of Trustees of Masonic Home, organization and		
duties of	A. IX, S.1(3)	56a
Board of Trustee of the Masonic Home, under	, , ,	
supervision of the Corporate Board	A. I, S.6(b)	44c
copy of approved minutes of meetings of Board		
delivered to Grand Secretary		69
Deputy Grand Master is Chairman	A. IX, S.1(3)	56a
Deputy Grand Master shall appoint a suitable person		
as secretary to the Board	A. XII, S.3	69

Subject	General Index	Provision	Page
division of costs of relief		R. 48.01	352
duties of trustees			56a
eligibility for admission to Maso	onic Home and	, , ,	
2 ,		M.H.R. 6.01	363
Hal W. Adams Service Fund, pr			376
Lodge funds may be used for ch			242
may make, amend, or repeal rule			2.2
		A VII \$ 4	69
may vote to hold meeting for me			151
•	•		69
meetings, time and placemembership of Board of Trustee			56a
monthly fee schedule			363
		M.A.K. 0.01(C)	303
no indebtedness can be incurred		A 37111 C 2	
<u>c</u>	1 0 1 1	A. VIII, S.3	55
no Masonic rights, privileges, or		5.45.40	2.10
	pension or expulsion		240
Order of Eastern Star, agreemen		R. 14.15	165
orphan children of Master Maso			
			381
persons with certain addictions a		M.H.R. 6.02	364
"Petty Cash Fund" of Masonic I	Home, to be audited		
quarterly		M.H.R. 9.05	373
qualifications of a female memb	er of O.E.S. to be		
		M.H.R. 6.05	364
qualifications for a Master Maso	on wife, widow or mother		
to be admitted to Masonic H	Iome	M.H.R. 6.03	364
qualifications for a Master Maso	on, wife, widow or		
orphans to receive non-resid	lent relief	M.H.R. 6.04	364
relief, division of costs			352
resident guest, automatically on	emeritus list of Lodge	R. 26.09	234a
resident or non-resident relief, n	nust have been in good		
	ot less than 10 years	R. 41.26	306
Rules and Regulations of Masor			
2		Special Index	355-381
Rules of, in effect until repealed			69
Rules of shall be submitted to G			69
Rules of, shall be submitted to C			352
serving or sale of beer, wine, liq	2		332
	roperty, prohibited	R 44.05	318
Sub-Committees of			56a
superintendent to give monthly		A. 1A, 5.1(5)	304
of all donations and gifts		P 14 12(1)	158
suspension or expulsion, benefit			136
		D 2626	236
		K. 20.20	230
Time and place of meeting fixed		A MIL CO	CO
	Master		69
trustees of		, , ,	56a
trustees of		A. XII, S.1	67
widow marrying a non-member		D 4651	22.5
Masonic relief		R. 26.24	236

MASONIC JURISPRUDENCE COMMITTEE See JURISPRUDENCE, COMMITTEE ON

	General maca		
Subject		Provision	Page
MASONIC LAW, TRADITION AND			
cannot assume functions of civil la	w	R. 1.09	80
charges of a Freemason			81
general regulations		R. 1.11	81
has no control over civil rights of a			81
Landmarks basis of Masonic Jurisp			80
laws and regulations in conflict wit			79
Lodges governed by Constitution a	nd Regulations		
of Grand Lodge		R. 1.05	80
officers required to be faithful in di			
duties			80
promote virtue			80
rule of fraternal conduct		R. 1.02	79
sufficient for Lodges to correct vice			
of members			80
written and unwritten law		R. 1.03	79
MASONIC REGALIA			
ample supply of clean white gloves		R. 38.32	293
appropriate jewels, furniture and w	orking tools,		
required for every Lodge		A. X, S.23	66
aprons shall be worn in Lodge at al	1 times	R. 38.32	293
Divine Services, cannot be worn w	hile attending	R. 38.31	293
funerals, white gloves and apron sh	nall be worn	R. 38.32	293
head covering, hats, etc. worn only	by Master and		
Grand Master		R. 38.44	296
shall not be worn to Divine Service	es	R. 38.30	293
special occasions, white gloves and	l aprons should		
be wornR. 38.32	-	293	
white gloves and aprons must be w			293
MASONIC RELIEF			
See MASONIC HOME AND MASON	NIC HOME TRUSTEES		
MASTER	VICTIONIE TRUSTEES		
C WODCHIDEH MACTED			
See WORSHIPFUL MASTER			
MEMBERS, THEIR RIGHTS, STATI		D 25 10	272
absent member, delay of ballot for			273
affiliated member, dimitting, receiv			301
affiliated member is "member" of I	•	K. 41.31	307
applicant, cannot be charged for du		D 41.24	207
holds dimit			307
affiliation, eligible for without wai			305
"affiliation" means membership			305
affiliation, procedure relating to			63
annual dues, prescribed in By-Laws			65
appeal to Grand Lodge from penal			48
avouchment for visitor, requiremen			300
avouchment for visitors, requireme			300
ballot, Master should defer for abse			273
ballot, member cannot be questione			269
ballot, member cannot retire to avo	1d	R. 26.18	234e
ballot, members divulging their bal		D 050-	2.50
be preferred			269
ballot, members present must ballot	t	R. 35.02	269

2001 484

Subject	Provision	Page
ballot, right of members toballot taken during temporary absence of member	R. 26.18	234e
is void		273
balloting, member has absolute right	R. 35.16	273
business, soliciting at Lodge meetings prohibited	R. 26.20	234e
By-Laws, not necessary to sign	R. 26.19	234e
certificates of proficiency in forms and ceremonies,		280
change of name, procedure		237
charity, claim for forfeited by widow marrying profane		236
charity, permissible to member undergoing civil		230
punishment	R 26.25	236
clandestine Lodge, visit to forfeits privilege to visit	K. 20.23	230
regular Lodge	D 40.06	299
critical and controversial Communications prohibited		235
		305
defunct Lodge, member of is unaffiliated	K. 41.21	303
defunct Lodge, member of may obtain certificate from	D 0.12	126
Grand Secretary		126
Degrees obtained by fraud, subject to Masonic discipline		319
Dimit lost, certificate obtained in lieu of		302
Dimit, all members present, prohibited		301
Dimit, any member, including EAs and FCs, entitled to	R. 41.01	301
dimit, applying for before December 27th, not chargeable		
for dues for following year		304
dimit, dues must be paid before dimit issues		65
dimit, Master may withhold for good cause	R. 41.05	301
dimit, member cannot be required to	R. 41.02	301
dimit, right to	A. X, S.21	65
dimit, will not issue while charges pending	A. X, S.21	65
dimitted by mistake, corrected, but liable for dues	R. 41.07	301
dimitting member, desiring reaffiliation, must submit to ballot	R. 41.15	304
discipline responsible to whole fraternity.		317
disobedience of a legitimate order, notice or summon		317
dual member dimitting from home Lodge, effect of		229
dual members, dues		229
dual membership, Lodges may provide for in By-Laws		63
dual membership, Lodges may provide for in By-Laws		205
dual membership, Lodges must make return		229
dua membership, Bodges mast make return		22)
dual membership, procedure and rightsdues and assessments, fifty year member with 25 years	A. X, S.15(a)	63
in Florida Lodges entitled to exemption therefrom	P 26.12	234c
		234c 234b
dues cards, to be furnished	K. 20.11	2340
dues of member of more than one Florida Lodge during	D 27.04	220
year, chargeable only one time		238
dues, suspension for non-payment of		65
duty as upright man and Mason		234d
duty of member to counsel with brethren		234d
duty to adjust differences with brethren		234e
emeritus list, who eligible for	A. X, S.13	63
emeritus list, members on must be reported in	_	
Lodge return		234a
emeritus list, placing reinstated member on	R. 26.07	234a

485 2001

|

Subject	Provision	Page
emeritus members must be reported on Lodge return	R. 30.05	249
emeritus members, not barred of any privilege		234a
emeritus members not barred of any privilege		249
emeritus members not heard from for 7 years, may		
be dropped from rolls	R. 30.06	249
emeritus member status, procedure		207
emeritus status, procedure		234a
E.A. and F.C. Masons not admitted to funeral procession		294
E.A. and F.C. Masons, subject to Masonic discipline		321
expulsion, benefits, forbidden while under sentence of		236
false charges against Brother, is unmasonic		317
fifty year certificate of membership		234c
Florida Lodge of Research, Master Masons of Florida		2310
Lodges eligible for membership in	R 45.01	333
Florida Lodge of Research, membership in not considered	К. 43.01	333
dual membership	R 45.01	333
forty-year certificate of membership		234c
forty-year certificate of membership		2340
fraternal decorum, duty of members to observe	R. 26.15	234e
Grand Honors, entitled to on presentation of fifty		
year certificate	R. 26.12	234c
hats and head coverings, not permitted in Lodge	R. 38.44	296
honorary membership, ball ballot on		234a
honorary membership, procedure		219
honorary membership, procedure		206c
life member, absence from jurisdiction 7 years, effect of		234
life members, Lodge may provide for in By-Laws		230
life membership, optional By-Law		205
Masonic clubs in other Grand Jurisdictions		102a
member cannot be required to dimit		301
member erroneously receiving degree before ballot, Lodge		
only is responsible	R. 35.19	273
member in Masonic Home, automatically on emeritus list	R. 26.09	234a
member may object to admission of visitor without		
preferring charges	R. 40.07	299
member may purchase advertising space in Masonic bulletin	R. 26.20	234e
membership in U.D. Lodge does not affect membership		
in chartered lodge	R. 42.12	312
membership cards, furnished by Grand Lodge		234b
moral law, violation of		319
name, change of, procedure		237
no absolute right to visit another Lodge is recognized		299
no Masonic rights, privileges or benefits can be extended		
while under sentence of suspension or expulsion	R 27.10	240
permanent removal from jurisdiction vacates any office		2.0
but not membership	R 26.22	236
Perpetual Membership		206a
Perpetual Membership - Friend		206d
Perpetual Membership - Honorary		206d
Perpetual Membership - Honorary/Plural		206d
Perpetual Membership - Other Jurisdictions		234b
respectual internoership - Other Jurisdictions	K. 20.10.01	2340

Subject	ProvisionPage	
Perpetual Membership - Installment Plan	R 26.05.2	234
Perpetual Membership - 50 Year Mason		233
Perpetual Membership - Plural		231
Perpetual Membership, procedure		231
plural member dimitting from home Lodge, effect		229
plural members, dues		229
plural membership, Lodges may provide for in By-	Laws A X S 15(b)	64
plural membership, Lodges may provide for in By-	Laws BL 3 02.1	205
plural membership, Lodges must make return		229
plural members, change in status		229
plural membership, procedure and rights		64
removal from jurisdiction does not forfeit members	, , ,	236
resignation from Freemasonry, Grand Master may		237
roll of members should be signed	•	234e
secrecy, violation of is punishable		319
sixty and seventy-five years of membership		234c
solicitation of political support for self or others		2310
prohibited	R 2620	234e
soliciting business at Lodge meetings is prohibited		234e
soliciting non-Mason for membership, discipline		319
suspended member of defunct Lodge, procedure to		317
be restored		241
suspension, benefits forbidden while under sentence		236
transfer certificate, right to, and procedure		302
twenty-five year certificate of membership		234c
unaffiliated Mason forfeits Masonic privileges afte		2340
twelve months		308
unaffiliated Mason, forfeits rights, privileges, bene		308
and funeral rites, after twelve months		294
U.D. Lodge in foreign jurisdiction, to join, member		2)4
U.D. Lodge members signing petition for Charter,		
automatically terminated	D 42 14	313
must obtain dimit		229
visitation, no absolute right		299
visitation, right to apply for		299
visitation, should have documentary evidence for	K. 40.01	2))
eligibility	R 40.04	299
visiting, has right to demand sight of Lodge's chart		299
visitor, admitted only with unanimous consent		299
visitor, avouchment for		300
visitor, valid causes for denying admission to		299
when members may petition appendant Orders		102a
widows and orphans entitled to certificates		236
widows and orphans of Masons		66
widow of deceased Mason forfeits claim to relief o		00
marriage to profane		236
work and lectures duty of members to become	K. 20.24	230
proficient in	P 26 17	234e
written Work, unauthorized, prohibited		319
written work, unaumorized, promotica		319

MEMBERSHIP, GRAND LODGE See GRAND LODGE-MEMBERSHIP

MEMBERSHIP PENAL CODE See PENAL CODE

Subject	Provision	Page	
MEMODIAL COMMITTEE SUD COMMITTEE OF C	OMMITTEE	ON WORK	
MEMORIAL COMMITTEE, SUB-COMMITTEE OF C			59
appointed by Grand Masterduties of			58
may sit in recess of Grand Lodge			59
Memorials, Committee on, Sub-Committee of Work		A. 1A, 3.3	3;
Committee on		A. IX, S.2(2)	58
MEMORIAL LODGES		. , ,	
Annual Returns, made to Grand Secretary		R. 46.09	337
By-Laws, Uniform Code for, adopted			338
Chaplain, place in Lodge			199
charter, procedure to obtain			336
dual members, eligible to hold office			339
dues			337
dues		M.B.L. 9.01	341
jurisdiction		R. 46.07	337
Lodge deemed to be open at all times		R. 46.04	336
Lodge always open for ceremonies			341
Master of not eligible to receive Actual Past Master			
Degree		R. 46.10	337
Master of not eligible to receive "Actual Past			
Master's Degree		M.B.L. 5.04	339
membership, eligibility			339
Members not eligible for appointment or election to			
any Grand Lodge office		R. 46.10	337
members not eligible for office of District Deputy			
Grand Master			337
members not to be assessed Grand Lodge dues and fe	es	R. 46.08	337
members of Florida Lodges permitted to join		R. 26.03	229
membership eligibility		R. 46.05	336
minutes of each funeral ceremony to be kept by			
the Secretary			336
name, shall bear number of District in which located.		R. 46.02	336
no representatives to Grand Lodge		R. 46.10	337
not liable for dues and assessments to Grand Lodge		R. 46.08	337
officers R. 46.06		337	
officers M.B.L. 5.01		339	
officers and Past Masters duties and privileges		R. 46.10	337
officers, rights and privileges		M.B.L. 5.04	339
officers, same duties for Masonic funerals as officers			
of Particular Lodges			337
organization			336
purpose R. 46.03			
purpose M.B.L. 3.01		338	
regalia		M.B.L. 3.02	339
sole function, conducting funeral services for other			
jurisdictions		R. 46.03	336
status, subject to Rules and Regulations pertaining to			
Particular Lodges		R. 46.12	342
suspended or expelled members of Particular Lodges,	,		
automatically suspended or expelled in Memorial	Lodge	R. 46.05	336
Uniform Code of By-Laws		R. 46.11	338
MILITARY LODGES			
Grand Master has authority to establish		R 6.06	110
members of eligible for affiliation			306

Subject	ProvisionPage	
MINUTES OF LODGE COMMUNICATIONS		
candidate receiving "Lodge System of Masonic Education," must be recorded in minutes	D 27 19	282
charges of unmasonic conduct, record of		320
Memorial Lodge, Secretary to keep minutes of each		320
funeral ceremony		336
minutes after adoption cannot be altered		223
minutes, loose leaf, binding and books		223
minutes of called Communication, adopted at next		
regular Communication	R. 25.29	223
must be read before closing Communication, unless	S	
dispensed with by W.M.		223
parliamentary terms and usages have no place in		
Masonic Fraternity		223
should embrace names of all present		223
Special Continuous Communication for funerals du		
year, Secretary to keep minutes of each funeral	R. 38.42	295
trials, Secretary to record all proceedings	R. 44.62	332h
MONITOR		
Committee on Work to proofread	R. 38.02	285
"Florida Monitor," is official	R. 38.01	285
"Monitor," delivered to Master of Lodge U.D	R 42.06	310
MONTH		310
month define	P 33.01	262
month defined		277
must intervene between Degrees		277
· ·		
petition must lay over one month	A. X, S.14	63
MONUMENTS		
elected Grand Lodge officers and P.G.M's	R. 14.14	165
MUSEUM AND HISTORY, COMMITTEE ON		
appointed by the Grand Master	A. IX, S.2(9)	59
History, Committee on, Sub-Committee of	R. 13.18	149
composed of two sub-committees, duties of		149
Grand Historian, may be appointed by Grand Maste		131
Grand Librarian, Grand Secretary is the	A. VI, S.10	51
Museum and History, Committee on, created by		
Regulation		59
Museum and History, Committee on, Grand Master		4.4
controls		44c
Museum, Committee on, Sub-Committee of	R. 13.18	149
MUSEUM, COMMITTEE ON		
See MUSEUM AND HISTORY, COMMITTEE ON		
- N -		
NAME AND NUMBER OF LODGES		
See PARTICULAR LODGES-NAME AND NUM	BER	
NAME AND STYLE OF GRAND LODGE		
See GRAND LODGE-NAME AND TITLE		

NEW LODGES See U.D. LODGES

489 1995

I

Subject	Provision	Page
NON-PAYMENT OF DUES		
See FINANCES OF LODGES		
NOTICE		
accused must file request for Trial Commission within		
10 days after notice of penal charges		3321
accused, notice to if not present at announcement	R. 44.43	332b
accused of penal charges, served copy 10 days before	D 44.20	220
next Stated Communication, must respond	R. 44.29	328
appeals to Grand Lodge from penal judgement, Grand Secretary to notify Grand Master and Appeals		
Committee	D 1166	332m
called Communications, all members must have notice		220
Communications, summons to attend must be in writing		220
member outside jurisdiction, notice by mail properly		220
addressed and sealed, sufficient	R 25 45	227
reasonable notice requisite when notice is required		227
residence beyond jurisdiction of Lodge, written notice		
required	R. 25.45	227
testimony, notice of taking testimony must be served		
on accused		65
trial, accused must be given notice of	A. X, S.19	65
- O -		
OBJECTION AND ARREST OF PROGRESS		
committee to investigate objection to progress	R. 37.07	278
courtesy work, member of Lodge conferring may object	D 20.05	207
to candidate	R. 39.05	297
majority vote governs on merits of objection to advancement	D 27.07	278
member of Lodge conferring courtesy work, may object	K. 37.07	276
to candidate	R 39.05	297
objection has effect of rejection		278
objection, may be verbally or in writing		278
objection to candidates, progress procedure		278
1 0 1		
OFFICERS-GRAND LODGE See GRAND LODGE OFFICERS		
OFFICERS-GRAND LODGE SUBORDINATE		
See SUBORDINATE GRAND LODGE OFFICERS		
OFFICERS OF LODGES-SUBORDINATE See SUBORDINATE OFFICERS OF LODGES		
OFFICERS-PARTICULAR LODGES		
See PARTICULAR LODGES-OFFICERS		
OFFICIAL, VISITS		
Grand Lodge Officers who are entitled to receive		
Grand Honors	R. 5.04	109
Grand Lodge Officers who are entitled to Grand Honors	R. 38.12	288
Lodges must receive from certain Officers	R. 38.12	288

1985 490

General Index		
Subject	Provision	Page
ORDER OF EASTERN STAR		
See MASONIC HOME		
See OTHER ORDERS AND ORGANIZATIONS		
SEE OTHER ORDERS AND ORGANIZATIONS		
ORPHANS		
See WIDOWS AND ORPHANS		
OTHER ORDERS AND ORGANIZATIONS		
application of member of O.E.S. to be admitted to		
Masonic Home duty of Worthy Matron thereto		367
corporation) must not use "Masonic" in name	R. 4.09	102a
Florida Masons outside state may affiliate with Masonic	5 444	100
organizations under recognized Grand Jurisdictions	R. 4.11	102a
Grand Secretary and Lodge Secretaries my furnish list	D 0.44	105
of names removed from Lodge membership rolls		127
jurisdiction of Grand Lodge over	R. 4.06	102
Masons not in good standing on roll of members, cause	D 0.14	107
for withdrawal of recognition	R. 9.14	127
member of O.E.S. may be a member of Board of	A VII C 1	67
Trustees of Masonic Home	A. AII, S.1	67
members on rolls not in good standing in Lodges, prohibited	D 22.05	196
•	K. 22.03	190
no Mason shall be member or stockholder of unrecognized corporation	D 410	102a
Order of Eastern Star, applications to Masonic Home	K. 4.10	102a
procedure	MHP 702	365
Order of Eastern Star, Grand Secretary and Secretary	.WI.II.K. 7.02	303
may furnish information to	R 22.05	196
Order of Eastern Star, female members eligibility	K. 22.03	170
qualifications for admittance to Masonic Home	MHR 605	364
Orders must not use "Masonic" in name		102
organization claiming to be Masonic, not under regular		102
Masonic authority, clandestine	R 408	102a
visit of clandestine Lodge forfeits privilege to visit		1024
regular Florida Lodge	R. 40.06	299
.6		
- P -		
DANIEL OF LETTONING LETTAL		
PANEL OF ATTORNEYS AT LAW		
Grand Master shall appoint		44c
Panel of Attorneys at Law, duties of	A. IX, S.1(7)	57
Panel of Attorneys at Law, supervised by the	A T C (1)	4.4
Corporate Board	A. I, S.6(b)	44c
PARTICULAR LODGES-CHARTER		
can be granted only in Annual Grand Communication	R 17.01	175
cannot be restored after five, years		178
charter arrested or suspended, property escheats to	K. 17.03	1/0
Grand Lodge	R 43 01	314
charter arrested when Lodge in contempt		177
charter for U.D. Lodge, based on satisfactory records		313
charter for C.D. Louge, based our satisfactory records	13. 74.1/	515

Subject	Provision	Page
charter granted only with consent of the nearest Lodge		
and certificate of Committee on Work	A. VII, S.1	54
charter granted U.D. Lodge, in custody of Grand	•	
Secretary, subject to order of Grand Master	R. 42.03	310
charter of Lodge may be revoked by Grand Lodge		49
Committee on Lodge Charters shall review all papers	· ·	
relating to application for	R. 13.07	143
consolidated Lodges		172
Fee of \$50.00 for charter for new Lodge		55
Fee of \$5.00 for issuance of charter for new Lodge	· ·	
paid to Grand Secretary	A. VIII, S.1	55
Florida Lodge of Research, procedure to obtain charter		333
forfeiture of charter, no returns to Grand Lodge	R. 17.06	177
forfeiture of charter, not represented in Grand Lodge		
for two years	A. X, S.22	65
Grand Lodge has power to grant		49
Grand Lodge has power to suspend charter	A. V. S.5	49
Grand Lodge succeeds to property of defunct Lodge		49
Grand Master has power to restore charter		115
Grand Master may order issuance of copy of lost charter		115
Grand Secretary may keep safe Ancient Lodge Charters		176
Grand Master may suspend Lodge charter		115
Grand Secretary shall keep record of Lodge charters		126
is in constructive possession of Worshipful Master		192
lost charter, copy may be issued, procedure		176
lost charter, dispensation necessary to continue work		119
Master cannot arbitrarily surrender charter		192
Master may decline to produce charter for visitor		299
may be surrendered to Grand Secretary for safe keeping		176
Memorial Lodges, name shall bear number of District		336
Memorial Lodges, procedure to obtain		336
merger of Lodges		174
new charter issues when name is changed		172
newly chartered Lodge must account for all members		
on Return to Grand Lodge	A. VIII, S.2	55
property of defunct Lodge must be restored when charter is		
restored	A. V, S.5	49
property of defunct Lodge must be restored when		
charter is restored	R. 43.01	314
restoration of charter after five years prohibited	R. 43.08	315
restoration of charter by petition	R. 17.07	177
restoration of charter by petition, procedure		316
restoration of charter only restores petitioners		
to membership	R. 17.08	178
surrender of charter procedure		176
surrendered charter may be restored upon petition	R. 17.07	177
visitor may demand sight of		299
•		

Subject Provision Page PARTICULAR LODGES-COMMUNICATIONS AND BUSINESS absence of three principal officers, Lodge may be 234e appeals for aid, forbidden except with Grand avouchment for visitor, may be made by any ballot on petitions for degrees and affiliation, must ballot, when member is temporarily absent, is null 234e balloting must be done in M.M. Degree at Stated balloting, no member can be permitted to retire to 234e balloting, on affiliation, dual or honorary memberships, business at Special Communications......B.L. 5.06 business not prohibited may be transacted at Called business of the Lodge under Master's absolute authorityB.L. 8.01 234e Called Communications may be called by Warden of

Subject	Provision	Page
Called Communication, Officers may be installed	R. 25.15	221
Called Communications, only business named in notice		
can be transacted	B.L. 5.06	209
Candidates must pass proficiency of catechism		
in open Lodge	R. 37.12	280
cemetery arrangements, may be by Resolution	R. 24.03	200
change of meeting place, by special action of the Lodge	B.L. 5.01	209
change of meeting place in District, may be approved		
by D.D.G.M. and written notice		209
Chaplain and Marshal, Master may appoint		210
charges, must be read at Stated Communication	R. 25.02(d)	117
Communication called for one Degree not necessary to		
open Lodge in any other Degree	R. 25.16	221
Communication called for one Degree, not necessary		
to open Lodge in any other Degree	R. 25.02	217
Communication called for one Degree, not necessary		
to open Lodge in any other Degree		291
Communications, Master may call at any time		61
Communications, Master may call at any time	R. 25.02	217
Communications, notice of must be in writing		
under seal of		220
Communications, power to Warden to call		220
Communications, time shall be fixed by By-Laws		217
community activities, participation procedure		225
correspondence, inter-jurisdictional requirements	R. 15.01	171
critical and controversial Communications not to be	D 04.04	22.5
circularized		235
Dimits, request for, procedure	R. 41.01	301
Dimitting member desiring reaffiliation must submit	D 41.15	20.4
to the ballot		304
duties of Officers	B.L. 6.03	210
each Degree must be opened and closed with	D 20 24	201
own ceremony	K. 38.24	291
emeritus member not heard from for 7 years, may be dropped	D 20.06	249
		224
endorsement of candidates for political office, improperevery Particular Lodge has right to adopt own By-Laws		62
flag, must be displayed at all Communications		223
Freemasonry, definition of		223 227a
funds may be used for any purpose not unmasonic		227
funds, may be used for any purpose not unmasonic		242
funds, Lodges must not contribute to foreign jurisdictions,	K. 27.10	242
unless approved by Grand Master	D 27 17	242
funerals, all matters relating to except funds for,	K. 27.17	242
may be transacted at Called Communications	R 25.05	219
funerals and public processions, not called to	K. 25.05	21)
refreshment for	R 38.40	294
funerals, Master may open Continuous Special	K. 30.40	2)4
Communication for his year	R 38 42	295
funerals, minutes of must be acted upon at next	10.30.42	273
Stated Communication	R 25 12	220
funerals, procedure for calling Continuous		220
Communication	R. 25.12	220
funeral processions, must be formed in M.M. Lodge		294

Subject	Provision	Page
hats or head covering, none shall wear in Lodge,		
except Master and Grand Master	R. 38.44	296
honorary membership, must be voted on at Stated		
Communication	R. 25.06	219
honorary membership, procedure	R. 26.10	234a
honorary Perpetual Membership, procedure	R. 26.10.1	234b
installation of officers at called meeting proper	R. 25.15	221
irregular proceedings, Master should abate		191
irregular proceedings, should be called to Master's		
attention	R. 20.11	191
Junior Warden presides in absence of Master and		
Senior Warden	R. 20.13	191
jurisdiction of Lodges in other Grand Jurisdictions		
must be respected		224
liquor prohibited at any meeting	R. 44.05	318
Lodge cannot be called from labor to refreshment to		
complete Degree Work in the future	R. 25.22	222
Lodge cannot endorse applicant for political office	R. 25.34	224
Lodge Committees, Master may attend and direct		
deliberations of	R. 20.17	192
Lodge funds may be used for any purpose not		
unmasonic	R. 25.47	227
"Lodge of Sorrow," not to be substituted for		
funeral service	R. 38.43	295
Lodges must not contribute funds to foreign		
jurisdictions without authorization		224
Lodges must respect jurisdiction of other jurisdictions		224
Master controls all work and business		190
Master controls work of Lodge		190
Master has right to summons officers and members		220
Master is supreme in Lodge	R. 20.01	190
Master may dispense with and resume labor at his		
pleasure	R. 25.27	223
Master should not permit hurried disposal of important		
matters		191
Master's decision, no appeal from	R. 20.01	190
may dispense with Communication in July, August		
and September	A. X, S.3	61
Memorials of the dead and matters pertaining to	5.05.04	240
funerals may be at Called Communication	R. 25.04	219
Memorials of the dead, and all matters pertaining to		
funerals, except appropriation of funds, may be at	D 05 14	221
Called Communication		221
minutes, binding and books		223
minutes, after adoption, cannot be altered		223 223
minutes, method of keepingminutes, must be read before closing Communication	K. 25.32	223
	D 25.20	223
unless Master dispenses with	K. 23.26	223
minutes of Called Communication adopted at next	D 25 20	223
regular Communication		223
minutes should embrace names of all present		223 277
month waiting period for petitions, definition		262
month waiting period for petitions, definition	K. 33.01	202

Subject	Provision	Page
none but members may ballot	R 25.41	226
notice forwarded by mail, properly sealed and		220
addressed, sufficient	R. 25.45	227
objection to visitation, not required to prefer charges	R. 40.07	299
official documents verified by Secretary under seal		
of Lodge		66
one Stated Communication per month required	A. X, S.3	61
parliamentary terms and usages not permitted	R. 25.26	223
Past Grand Master may close Lodge in short form,		
upon request of Master	R. 38.45	296
payment of Grand Lodge annual revenue and fees,		
Lodge action not required	B.L. 13.03	214a
petition for affiliation, rejected, may be renewed		
at any Stated Communication	R. 41.32	307
petition for reinstatement must be at Stated		
Communication	R. 25.02	217
Pledge of Allegiance to the flag may be recited in		
opening ceremony	R. 25.25	223
political support, solicitation, not permitted at Lodge		
meetings	R. 26.20	234e
postponement of Lodge business, Master's authority	R. 20.08	191
prayer, every Communication should be opened and		
closed with	R. 25.23	222
presiding officer, in Master's absence		67
property of Lodge, business relating thereto must be	,,,,,,	
at Stated Communications after due notice	R. 25.05	219
property of Lodge, transactions, papers must be signed		
by Master and attested by Secretary	R 25.05	219
quorum		221
quorum of members required to open Lodge		210
real estate, action regarding, must be at Stated	B.E. 3.07	210
Communication	R 25.02	217
real estate, all action regarding, must be at Stated		217
Communication	P 28 02	243
reasonable notice is requisite		227
•	K. 23.44	221
receiving petitions from rejected petitioner of a Lodge of concurrent jurisdiction, procedure	D 26.02	274
	K. 30.02	274
receiving petitions from rejected petitioners of other	D 26.02	274
Lodges, procedure		274
receiving petitions, must be at Stated Communications		217
reconsideration of vote or decision, procedure		212
records of Lodge, D.D.G.M. shall inspect		53
reinstatement, from suspension non-payment of dues		208
reinstatement of resigned member, procedure		237
rejections, publicity on forbidden	R. 35.06	269
resolution requiring Brother to dimit, is irregular	R. 41.02	301
reversing previous actions, cannot be done at Called		
Meeting	A. X, S.29	66
reversing previous action, must be done at Stated		
Communication after notice to membership	A. X, S.29	66
reversing previous actions, must be at Stated		
Communication	R. 25.02	217
reversing previous action must be at Stated		
Communication	R. 25.03	218

sale of Lodge property B.L. 14.01 214a sale of Lodge property, must be approved at Stated	Subject	Provision	Page
Communication		B.L. 14.01	214a
sale of Lodge property, must be approved at Stated Communication		P 25.05	210
Communication		K. 23.03	219
seal of Lodge, printed facsimile may be used on summons		R 28.02	243
on summons			2.0
seal required on all dues cards. R. 26.11 234b seal required on all certificates and official documents A. X, S.23 66 seal, Lodge required to have. R. 25.43 227 Senior Warden presides in absence of Master. R. 20.13 191 Senior Warden or Junior Warden, presiding, may call for assistance. R. 38.22 291 smoking in Lodge room, prohibited while great lights are open. R. 25.24 222 smoking, Master should prohibit. R. 20.12 191 solicitation of the public allowed for Lodge benefit R. 28.07.1 245 sponsoring of charitable recreational and other projects requires approval of Grand Master R. 25.37 225 Stated Communications, business that must be transacted at R. 25.02 217 Stated Communication, Lodge may suspend second in month B. L. 5.02 209 St. Johns Day falling on Sunday, next day is official substitute R. 25.21 222 Sunday, Lodge cannot meet except for funerals, charity or Divine Service R. 38.31 293 suspension for non-payment of dues procedure B. L. 4.02 207 Treasurer and Secretary to present annual reports B. L. 6.06		R. 25.11	220
seal, Lodge required to have			234b
Senior Warden presides in absence of Master. R. 20.13 191 Senior Warden or Junior Warden, presiding, may call for assistance. R. 38.22 291 smoking in Lodge room, prohibited while great lights are open. R. 25.24 222 smoking, Master should prohibit R. 20.12 191 solicitation of the public allowed for Lodge benefit R. 20.12 191 solicitation of the public allowed for R. 28.07.1 245 sponsoring of charitable recreational and other projects requires approval of Grand Master. R. 25.37 225 Stated Communications, business that must be transacted at. R. 25.02 217 Stated Communication, Lodge may suspend second in month B.L. 5.02 209 St. Johns Day falling on Sunday, next day is official substitute R. 25.21 222 Sunday, Lodge cannot meet except for funerals, charity or Divine Service R. 38.31 293 suspension for non-payment of dues procedure B.L. 4.02 207 time of Communication, must be fixed by By-Law R. 25.02 217 Treasurer and Secretary to present annual reports B. L. 6.06 211 Trials, must be held at Stated Communications R. 25.02 117 U.D. Lodges must keep satisfactory records R. 42.17 313 Unrecognized Jurisdictions, member of prohibited from petitioning for affiliation privilege. R. 40.06 299 visitor has inherent right to apply for visitation privilege. R. 40.01 299 visitor, Master is judge of sufficiency of avouchment R. 40.01 299 visitor, Master is judge of sufficiency of avouchment R. 40.01 299 visitor, Master is judge of validity of avouchment for R. 40.11 300 visitors, admitted only with unanimous consent of Lodge R. 40.02 299 visitors, documentary evidence should be required before examination. R. 40.03 299 visitors, should sign visitor's book R. 40.09 300 visitors, while at labor (Landmark) R. 25.40 226	seal required on all certificates and official documents	A. X, S.23	66
Senior Warden or Junior Warden, presiding, may call for assistance	seal, Lodge required to have	R. 25.43	227
assistance			191
smoking in Lodge room, prohibited while great lights are open	Senior Warden or Junior Warden, presiding, may call for		
are open		R. 38.22	291
smoking, Master should prohibit. R. 20.12 191 solicitation of the public allowed for Lodge benefit			
solicitation of the public allowed for Lodge benefit			
Lodge benefit		R. 20.12	191
sponsoring of charitable recreational and other projects requires approval of Grand Master		5.00.05.4	215
requires approval of Grand Master		R. 28.07.1	245
Stated Communications, business that must be transacted at	sponsoring of charitable recreational and other projects	D 25 27	225
transacted at		K. 25.37	225
Stated Communication, Lodge may suspend second in month	*	D 25.02	217
in month		K. 23.02	217
St. Johns Day falling on Sunday, next day is official substitute	, , , ,	B I 5 02	209
substitute R. 25.21 222 Sunday, Lodge cannot meet except for funerals, charity or Divine Service R. 38.31 293 suspension for non-payment of dues procedure B.L. 4.02 207 time of Communication, must be fixed by By-Law R. 25.02 217 Treasurer and Secretary to present annual reports B.L. 6.06 211 Trials, must be held at Stated Communications R. 25.02 117 U.D. Lodges must keep satisfactory records R. 42.17 313 Unrecognized Jurisdictions, member of prohibited from petitioning for affiliation. R. 41.22 305 visit to clandestine Lodge, prohibits visit to Florida Lodge R. 40.06 299 visitor has inherent right to apply for visitation privilege. R. 40.01 299 visitor, has right to demand to see charter R. 40.05 299 visitor, Master is judge of sufficiency of avouchment R. 40.11 300 visitor, Master is judge of validity of avouchment for R. 40.11 300 visitors, admitted only with unanimous consent of Lodge R. 40.09 300 visitors, documentary evidence should be required before examination. R. 40.09 300 visitors, must be examined or avouched for (Landmark). A. XIII, S.2(e) 70 visitors, valid grounds for denying admission. R. 40.03 299 Volume of Sacred Law open upon altar is required while at labor (Landmark). A. XIII, S.2(i) 70 voting, majority is decisive. R. 25.40 226			20)
Sunday, Lodge cannot meet except for funerals, charity or Divine Service		R 25.21	222
charity or Divine Service			
suspension for non-payment of dues procedure		R. 38.31	293
time of Communication, must be fixed by By-Law R. 25.02 217 Treasurer and Secretary to present annual reports B. L. 6.06 211 Trials, must be held at Stated Communications R. 25.02 117 U.D. Lodges must keep satisfactory records R. 42.17 313 Unrecognized Jurisdictions, member of prohibited from petitioning for affiliation R. 41.22 305 visit to clandestine Lodge, prohibits visit to Florida Lodge R. 40.06 299 visitor has inherent right to apply for visitation privilege R. 40.01 299 visitor, has right to demand to see charter R. 40.05 299 visitor, Master is judge of sufficiency of avouchment R. 40.11 300 visitor, Master is judge of validity of avouchment for R. 40.11 300 visitors, admitted only with unanimous consent of Lodge R. 40.02 299 visitor's book, Lodge required to keep R. 40.09 300 visitors, documentary evidence should be required before examination R. 40.04 299 visitors, must be examined or avouched for (Landmark) R. 40.03 299 visitor, should sign visitor's book R. 40.03 299 Volume of Sacred Law open upon altar is required while at labor (Landmark) A. XIII, S.2(i) 70 voting, majority is decisive R. 25.40 226			
Treasurer and Secretary to present annual reports B. L. 6.06 211 Trials, must be held at Stated Communications R. 25.02 117 U.D. Lodges must keep satisfactory records R. 42.17 313 Unrecognized Jurisdictions, member of prohibited from petitioning for affiliation R. 41.22 305 visit to clandestine Lodge, prohibits visit to Florida Lodge R. 40.06 299 visitor has inherent right to apply for visitation privilege R. 40.01 299 visitor, has right to demand to see charter R. 40.05 299 visitor, Master is judge of sufficiency of avouchment R. 40.11 300 visitor, Master is judge of validity of avouchment R. 40.11 300 visitors, admitted only with unanimous consent of Lodge R. 40.02 299 visitor's book, Lodge required to keep R. 40.09 300 visitors, documentary evidence should be required before examination R. 40.04 299 visitors, must be examined or avouched for (Landmark) R. 40.03 299 visitors, valid grounds for denying admission R. 40.03 299 Volume of Sacred Law open upon altar is required while at labor (Landmark) A. XIII, S.2(i) 70 voting, majority is decisive R. 25.40 226			217
U.D. Lodges must keep satisfactory records	Treasurer and Secretary to present annual reports	B. L. 6.06	211
Unrecognized Jurisdictions, member of prohibited from petitioning for affiliation	Trials, must be held at Stated Communications	R. 25.02	117
petitioning for affiliation	U.D. Lodges must keep satisfactory records	R. 42.17	313
visit to clandestine Lodge, prohibits visit to Florida Lodge			
Florida Lodge		R. 41.22	305
visitor has inherent right to apply for visitation privilege			
privilege		R. 40.06	299
visitor, has right to demand to see charter		D 40.01	200
visitor, Master is judge of sufficiency of avouchment			
visitor, Master is judge of validity of avouchment for			
visitors, admitted only with unanimous consent of Lodge	visitor, Master is judge of sufficiency of avouchment	R. 40.11	
visitor's book, Lodge required to keep			
visitors, documentary evidence should be required before examination			
before examination			300
visitors, must be examined or avouched for (Landmark)		R 40.04	299
(Landmark) A. XIII, S.2(e) 70 visitor, should sign visitor's book R. 40.09 300 visitors, valid grounds for denying admission R. 40.03 299 Volume of Sacred Law open upon altar is required while at labor (Landmark) A. XIII, S.2(i) 70 voting, majority is decisive R. 25.40 226			
visitor, should sign visitor's book		A. XIII, S.2(e)	70
Volume of Sacred Law open upon altar is required while at labor (Landmark)			300
Volume of Sacred Law open upon altar is required while at labor (Landmark)			
while at labor (Landmark)			
voting, majority is decisive		A. XIII, S.2(i)	70
voting not requiring ballot, shall be by show of hands			226
	voting not requiring ballot, shall be by show of hands	R. 25.39	226

Subject	Provision	Page
voting on proficiency procedure	D 27 15	280
waiver of jurisdiction, ballot must be at Stated	K. 37.13	280
Communication	R 34.02	266
Warden, highest in authority may call Communication	K. 34.02	200
if Master absent	R 25.08	220
"will and pleasure" of Master, is law of Lodge		190
work of the Lodge, Master guides and controls		290
work of the Lodge, Master has supreme control over		290
Worshipful Master is supreme in his Lodge, conducting	K. 30.20	270
business thereof	A X S 6	62
ousiness mercor		02
PARTICULAR LODGES-FINANCES		
See FINANCES OF LODGES		
See Thankels of Lobels		
PARTICULAR LODGES-JURISDICTION		
advancement of candidate who removes to another		
Grand Jurisdiction, procedure	R 18.06	180
age, may waive jurisdiction over non-Mason under		100
18 years of age	R 34 04	266
Brother rejected for affiliation in one of two or more	К. 54.04	200
Lodges with concurrent jurisdiction, may apply		
to either of other	R 41 24	305
cannot assume function of judicial court		80
concurrent jurisdiction of Lodges, agreements for		179a
concurrent jurisdiction of Lodges, territorial		179a 179a
concurrent jurisdiction, rejected petitioner of, petitioning	K. 10.03	1/94
another Lodge, procedure	P 36.02	274
consent of Lodge as to finishing its work by another	K. 30.02	274
Lodge	R 18.05	180
consent of nearest Lodge required to establish U.D.		100
Lodge	A VII S 1	54
Florida Lodge of Research, territorial jurisdiction is	71. VII, D.1	34
co-extensive with that of Grand Lodge	R 45.01	333
geographical and personal		320
Grand Lodge shall prescribe		65
has no control over civil rights of individual		81
jurisdiction ceases over non-Mason removing from		01
jurisdiction	R 18 08	181
jurisdiction dispute, progress should be arrested		255
jurisdiction in doubt, committee should be appointed		255
jurisdiction in doubt, committee should be appointed		233
to investigate	R 34.08	267
jurisdiction of candidate in doubt, progress arrested		278
Lodge assuming original jurisdiction cannot be		270
divested thereof	R 18.05	180
Lodge assuming original jurisdiction cannot be		100
divested thereof	R 31 12	255
Lodge receiving petition continues jurisdiction		263
Lodges of concurrent jurisdictions must notify others		203
of actions	R 18.01	179
Memorial Lodges, jurisdiction		337
nearest Lodge must consent to establishing U.D. Lodge		180
nearest Lodge must consent to establishing U.D. Lodge		310
over own members		179
OVEL UWII IIICIIIUCIS	K. 10.U1	1/7

	General Index		
Subject		Provision	Page
over rejected applicants mo	oving to other jurisdictions	R 18.07	181
	led in Chapter 44		101
permanent removal from the		K. 4.03	101
		R 26.22	236
	ribed		320
petitioner rejected in Sister		K. 44.12	320
		P 31 10	258
petitions for degrees; from		K. 31.17	236
	, forbidden without consent of		
	, forbidden without consent of	A X S 24	66
Particular Lodges are source		A. A, 5.24	00
		A V C 1	61
	to another Lodge, procedure		255
request for waiver of jurisd		K. 31.13	233
	efused	P 34.03	266
respects the law of Sister C		K. 34.03	200
	ent	D 18.06	181
temporary residence of pet		K. 10.00	101
Lodge jurisdiction		P 31 10	254
territorial jurisdiction press	ribed	D 19 01	179
			312
	tht of jurisdiction		312
	me as chartered lodge	K. 42.10	312
waiver improper over non-	1 ,	D 24.05	266
			266
	nition		266
	t have	A. A, S.24	66
waiver of jurisdiction over		D 10.00	101
	cannot be given		181
	ysically disqualified, improper	K. 34.06	266
Worshipful Masters and W		D 4.00	101
jurisdiction of Grand	Lodge	K 4.02	101
PARTICULAR LODGES-NAM	IE AND NUMBER		
consolidated Lodges, proce	edure	R. 16.03	172
	, name		333
historical note on Lodge nu	ımbers	R. 16.01	172
Lodges numbered chronolo	gically	R. 16.01	172
			336
	re		174
no Lodge number "8"		R. 16.01	172
	v charter shall issue		172
PARTICULAR LODGES-OFFI	CEDS		
	and Wardens, can resign	P 10 14	187
all Officers, except Master		K. 17.14	107
-	and wardens, subject to	D 10.22	190
			189
	nted if under charges		183
	December 27th		184
Chapiain, place in Lodge		R. 23.01	199
continuous absence of Mas		D 10.17	100
		R. 19.17	188
	dered by Grand Lodge, subjects	P 44.50	222
•	o Masonic discipline		3320
			189
election of, manner and me	thod	B.L. 7.02	211

I

Subject	Provision	Page
elected officer entitled to installation unless charges		
be preferred	R. 19.11	185
eligibility to office of Worshipful Master		183
Florida Lodge of Research, officers status and duties		333
incompatible offices		187
installation, Lodge Officers must have current dues card prior to		183
installation may be at Called Communication		185
installation may be at Called Communication		221
installation, who may install		62
Junior Warden succeeds to Mastership on death, disability,		~ -
etc. of Master and Senior Warden	A. X, S.11	62
Master and Wardens cannot dimit	R. 19.13	187
Master and Wardens cannot resign		62
Master and Wardens may decline installation, but		
cannot resign	R. 19.07	185
Master appoints but Senior Warden nominates		
Junior Deacon	R. 19.05	184
Master cannot be a petitioner for Lodge U.D		188
Master and Wardens cannot be tried by Lodge		
during term of office	A. X, S.5	62
Master-elect appoints subordinate officers		
with Junior Deacon nominated by Senior Warden	R. 19.05	184
Master-elect, must be installed first		185
Master may be suspended by Grand Master		62
Memorial Lodges, officers' status and duties		337
no dispensation for election of prior to		
first Stated Communication in December	R. 19.04	184
office of Master never vacant	R. 19.22	188
officer re-elected not necessary to be re-installed	R. 19.06	185
officers of Lodges must be members, except Tyler		183
officers required to be faithful in discharge of their duties	R. 1.08	80
public installation of, dispensation not required	R. 19.09	185
removal from jurisdiction vacates office	R. 19.15	187
required to be faithful in discharge of duties	R. 1.08	80
restoration of charter, provisions for officering		316
Senior Warden nominates Junior Deacon	A. X, S.2	61
succession in case of vacancy	A. X, S.11	62
succession in case of vacancy	R. 19.19	188
suspension of Master	A. X, S.5	62
suspension of Master and Wardens	R. 19.12	186a
terms of office	A. X, S.4	61
term of office	R. 19.14	187
time of election and appointment of		211
time of installation	A. X, S.4	61
trial of Master	A. X, S.5	62
trial of Master and Wardens		186a
trial of Master and Wardens of Lodges, procedure	R. 44.77	332q
U.D. Lodge, cannot elect officers		311
U.D. Lodges, Officers of not installed	R. 42.06	310
vacancies in elective offices, dispensation to fill	R. 19.20	188
vacancies in office		62
vacancies in office	R. 19.19	188
who are Officers		61
who are Officers		210
who may install	A. X, S.9	62

General Index		
Subject	Provision	Page
who may install	R. 19.10	185
Worshipful Master entitled to Grand Honors at		
installation, procedure	D 10 11 1	105
		185
PARTICULAR LODGES-PROPERTY, BUILDING AND ROOM		
building, plans must have Grand Master's approval,		
procedure		244
building, debt does not obligate Grand Lodge	B.L. 14.02	214b
buildings sold, demolished or abandoned, Masonic		
insignia and cornerstones removed		288
Committee on Lodge Property, duties of	R. 28.07	245
Committee on Lodge Property, to manage property		
under direction of the Master	B.L. 10.09	214
cornerstone questions of eligibility discretionary		
with Grand Master	R. 38.07	287
cornerstone laying, ceremony, request to be		
accompanied by complete information		287
cornerstones, official inscription authorized		287
dancing, permitted in "banquet hall"		244
dancing, prohibited in "Lodge room"	R. 28.04	244
financing, subject to Grand Master's approval	R. 28.03	244
Flag of U.S.A., must be displayed in Lodge room	R. 38.26	292
Grand Lodge not responsible for Lodge obligation	R. 28.03	244
jewels, furniture and working tools, every Lodge		
required to have	A. X, S.23	66
liquor, forbidden on Lodge property, except wine for ceremonial		
purposes by Allied and Appendant Bodies		318
liquor traffic forbidden on Lodge property, except wine for		
ceremonial purposes by Allied and Appendant Bodies	R. 28.06	244
Lodge cannot charge admission to public entertainment		245
Masonic banner, recommended furnishing of Lodge room		292
plans, specifications and proposed financing		-/-
sent to Properties Committee	R 28.03	244
political meetings in Lodge room prohibited		244
profit-making or business activity, soliciting or		2
accepting funds regulated	R 28.07	245
property of defunct Lodge escheats to Grand Lodge		314
property of defunct Lodge must be restored when		511
charter is restored	A V S 5	49
property of defunct Lodge sold, proceeds paid to		77
Lodge when charter restored	P 43.01	314
real estate, action regarding must be at Stated	K. 43.01	314
Communication	P 25.02	217
sale of Lodge property, procedure		243
sale of Lodge property, proceduresale of Lodge property, procedure		243 214a
sale of Lodge property, proceduresale of Lodge property, requirements		214a
		66
seal, required on all official documentssolicitation, restrictions		245
title of Lodge property must be taken in Lodge name	K. 28.01	243
Volume of Sacred Law open upon altar, indispensable		
furnishing (Landmark)	A. III, S.2	70
PARTICULAR LODGES-REPRESENTATIVES TO GRAND LODG	GE .	
G LODGE REPRESENTATIVES TO OR AND LODGE		
See LODGE REPRESENTATIVES TO GRAND LODGE		
PARTICULAR LODGES-RETURNS AND REPORTS TO GRAND	LODGE	
See RETURNS AND REPORTS		
PAST GRAND MASTERS		
all P.G.M.'s are members of Jurisprudence		
•	A IV C 2(1)	57
Committee	A. 1A, 3.2(1)	57
501		1995

I

Subject	Provision	Page
assemble, when notified of inability of Grand Master		
or Grand Lodge Officer	R. 5.09	111
Corporate Board, two appointed, one member must		
be a P.G.M	A. I. S.4(5)	44b
Corporate Board, one member shall be a P.G.M		72
entitled to Grand Honors on official visits		288
Grand Honors, entitled to		109
grave marker		165
jurisdiction of Grand Lodge over		101
may close lodge in short form, upon request of master		296
may install Grand Master-elect and other Officers		47
members of Grand Lodge by courtesy		46
official visit of, must be received		109
vacancies in office of Grand Master, D.G.M., or	K. 3.04	109
	A VI C 12	54
Grand Wardens, procedure to fill	A. V1, 3.13	34
vote in Grand Lodge on questions determined by	A II C 2	10
Masonic voting sign	A. II, S.3	46
vote on Grand Officers	A. II, S.2	45
PAST MASTERS		
A. II, S. 3 of Constitution applies only to Past		
Masters of this Grand Jurisdiction	R. 3.01	99
Junior Past Master present may preside when three		
principal Officers of Lodge are absent	A X S 31	67
Junior Past Master present, may preside in absence		0,
of three principal Officers	R 25 18	221
jurisdiction of Grand Lodge over		101
may be called to assist Warden in work		291
Master cannot delegate authority to preside in		271
Master's absence	R 20.13	191
may be designated to visit Lodges for District Deputy		129
may install a Master-elect		62
may install a Master-elect		185
members of Grand Lodge by courtesy		46
		337
Memorial Lodge not eligible for Past Master's Degree	K. 40.10	337
Memorial Lodge Past Master, not entitled to title	D 46 10	227
or regalia of P.M. of Particular Lodge	K. 40.10	337
U.D. Lodge Master not entitled to title of	D 42.00	211
"Past Master"	K. 42.09	311
vote in Grand Lodge on question determined by		
Masonic voting sign	A. II, S.3	46
PENAL CODE		
accused and Trial Committee, may agree on time,		
place and manner of taking testimony	R. 44.40	332a
acts of other Grand Jurisdictions		171
administration of Masonic Justice, prescribed		-,-
by Regulations	A X S 19	65
advertising in Masonic bulletin by members permitted		234e
advertising of alcoholic beverages not permitted in	14. 20.20	2340
Masonic bulletins	R 2620	234e
advertising for political purposes prohibited		318
appeal by the Lodge on retrial by Trial Commission		3320

Subject	Provision	Page
appeal, notice must be filed with Secretary		332k
appeal, reversal of judgement does not restore party		
to membership if suspended or expelled	A. V. S.3	48
appeal, reversal of sentence of suspension or expulsion		
does not restore appellant to membership	A V S 3	48
appeal, rights of		65
appeal, Secretary shall cause copy to be transmitted		0.5
to Grand Master and Grand Secretary	R 44 65	332k
appeal, script of record shall be transmitted by	K. 44.03	332K
Secretary of Lodge to Grand Secretary	P 44.66	332m
appeals, action of the Grand Lodge on, generally		332m
appears, action of the Grand Lodge on, generally	K. 44.07	33211
	D 44.60	2220
Trial Commission, etc.	K. 44.09	332o
appeals by the accused to the Grand Lodge or Trial Commission	D 44.67	222
affirming actions, reversing actions or adjusting penalty		332n
appeals by the Lodge	K. 44.68	332o
Appeals, Committee on, shall review all appeals to	D 12.05	4.40
Grand Lodge	R. 13.06	143
appeals, Grand Secretary shall certify result when case		
has been decided on appeal by Grand Lodge	R. 44.71	332o
appeals to the Grand Lodge from judgement of the		
Lodge or Trial Commission, procedure	R. 44.65	332k
appeals to the Grand Lodge from judgement of the		
Lodge or Trial Commission, record of	R. 44.66	332m
beer or wine, serving or selling is prohibited on		
property owned or leased by Grand Lodge or Lodges	R. 44.05	318
preach or violation of proper fraternal deportment		
constitutes contempt	R. 44.02	317
business, soliciting at Lodge meetings forbidden	R. 26.20	234e
charges, accused's admittance or denial, generally	R. 44.53	332c
charges, accused's answer to be filed, procedure	R. 44.29	328
charges, accused's answer not to contain matter not		
pertinent or material to case, etc	R. 44.30	329
charges, accused's answer shall set forth facts of the		
case and be signed	R. 44.30	329
charges, accused Brother in prison, procedure		330
charges against a Brother making and filing		
false charge	R. 44.04	317
charges against older member for offense committed		
prior to affiliation	R. 44.20	321
charges, amendment of, procedure		329
charges, copy served upon the accused		327
charges, copy shall be served on accused		65
charges, determination to prosecute or dismiss		330
charges, dismissal		331
charges, duties of the Worshipful Master and	10. 11.5 1(u)	331
Secretary upon receipt of	R 44 27	326
charges, failure of accused to file answer or other		320
response, procedure	R 4432	330
charges filed against Mason in Lodge of which he is	N. 77.32	330
not a member	p 44 14	320
Charges filed by Grand Master		320
marges med by Grand Master	IX. 44.21	344

Subject	Provision	Page
charges, filing of charges against a suspended Brother	R. 44.45	332b
charges, form of	R. 44.25	323
charges, form of charges for civil conviction and		
proceedings thereon	R. 44.53	332c
charges, furnishing copies	R. 44.14	320
charges, jurisdiction and responsibility for		320
charges, method of service on accused prescribed	R. 44.25	323
charges must be filed at Stated Communication	R. 25.02	217
charges must be filed with Secretary of Lodge	R. 44.26	326
charges must be preferred in writing	R. 44.25	323
charges must be read at Stated Communication	R. 44.34(a)	330
charges, powers of the Grand Master re	R. 44.23	322c
charges, prosecution of	R. 44.34(g)	331
charges, rights of E.A. or F.C.	R. 44.16	321
charges, rules of construction		332r
charges, service upon accused of charges		327
charges, Secretary to record all proceedings	R. 44.62	332h
charges, shall be filed in Lodge of the accused's		
membership	R. 44.13	320
charges, shall be in writing, conformance	R. 44.25	323
charges, shall be tried upon their merits	R. 44.47	332c
charges, copy to be forwarded to Grand Master,		
D.D.G.M., Grand Secretary, etc. upon conviction		
of Brother for civil offense	R. 44.21	322
charges, transmitting to proper Lodge	R. 44.15	320
charges, when deemed filed		326
charges, who may file and jurisdiction generally	R. 44.24	323
contempt, what constitutes	R. 44.02	317
Controversial Communications, forbidden	R. 26.21	235
conviction of Brother for civil offense, copy of		
charges to he forwarded to Grand Master, D.D.G.M.,		
Grand Secretary, etc	R. 44.21	322
Conviction of members of Lodge and of unaffiliated		
Masons for civil offense, report to the Worshipful		
Master of	R. 44.21	322
convicted for civil offense, member subject to suspension		
by Grand Master	R. 44.21	322
Conviction of a felony, Grand Master to expel	R. 44.23	322c
debts, Lodge cannot be used as a medium to collect	R. 44.03	317
degree or degrees of Freemasonry, obtaining by fraud,		
untrue statements or representations, etc	R. 44.07	319
dimit, prohibited from issuing while charges pending	R. 41.01	301
dimit will not be issued while charge pending	A. X, S.21	65
discipline, subject of fraternal discipline		317
disobedience of a legitimate order, notice, or summon	R. 44.02	317
dispute between two Brothers, both should be put		
upon trial	R. 44.17	321
expulsion, benefits forbidden while under sentence of		236
expulsion by Grand lodge, reinstatement taken by a		
Particular Lodge, procedure		332q
expulsion, definitions		332e
expulsion from "higher Degrees" effect of	A X S 30	67

2008 504

l

Subject	Provision	Page
expulsion from other Masonic bodies, does not affect		
a Mason's standing in his Particular Lodge	R. 44.60	332h
expulsion, Grand Lodge has inherent power to		
reinstate member	R. 44.75	332p
expulsion, penalties generally.		332e
expulsion, removal of penalty if the Lodge becomes		
dormant or defunct, procedure	R 44 74	332p
expulsion, suspended Brother to deliver his current		r
dues card to the Secretary, etc	R 44 61	332h
false charges against a Brother, unmasonic		317
filing charges, must be at Stated Communication		217
fraud, untrue statements or representations, use of to		21,7
obtain a Degree or Degrees of Freemasonry	R 44 07	319
Grand Lodge trials, general procedure		332q
Grand Master cannot be tried during his term of office		48
Grand Master can suspend Master and Wardens of		40
Lodges and bring charges	A VI S A	50
Grand Master, D.G.M., G. Wardens, G. Treasurer and	A. VI, 5T	50
G. Secretary may be suspended	A I S O(f)	44e
Grand Master, powers of		322c
indefinite suspension		332p
initiation, trying member for an offense committed	K. 44.72	332p
beforebefore	D 44 10	321
investigations by Grand Master		321 322c
investigations in regard to Penal Affairs by Penal	K. 44.23	322C
Affairs Panel	D 44.22	322a
investigation, relevant testimony to be taken and	K. 44.22	322a
considered	D 44.41	332b
	K. 44.41	3320
investigations when serious breach of moral law may have been committed	D 44.10	321
	K. 44.19	321
jurisdiction for Masonic Justice, Grand Lodge shall	A V C 17	<i>(5</i>
prescribe		65
jurisdiction of the Grand Lodge		322
jurisdiction, penal jurisdiction of a Lodge	K. 44.12	320
liquor or other alcoholic beverages, selling or serving	D 44.05	210
prohibited on property owned or leased by Lodges		318
Lodge cannot be used as a medium to adjust claims		317
Lodge is judge of weight and credibility of testimony		332b
Lodge is the jury		332b
member divulging his ballot, charges should be preferred	R. 35.05	269
Mason preferring charges on advancement of candidate,	5.05.10	250
refusing to give specifications, subject to discipline		278
Mason with dimit cannot affiliate while charges pending	R. 41.23	305
Master and Secretary of Lodge, subject to discipline for failure		
to file federal and state reports and returns		197
Master appoints time for trial	R. 44.43	332b
member may object to admission of visitor without		
preferring charges		299
member under charges, exclusion from Lodge procedure		331
moral law, investigation of Conduct of Mason		321
moral law, violation of		319
notice to accused required	A. X, S.19	65

Subject	Provision	Page
offense committed before member's initiation, right of		
Lodge to try member for	R. 44.18	321
Penal Affairs Panel, organization, duties of		322a
penal jurisdiction of two kinds		320
penal proceedings cases, Grand Secretary to keep		320
record of	P 0 15	127
penalties established		332e
penalty, excused from voting on questions of penalty,		3326
for good cause	D 44.55	332e
•		3326
penalty imposed not to be less than suspension for		
period of sentence of imprisonment, etc., imposed	D 44.57	2226
by civil court	K. 44.57	332f
penalty, impossible to prescribe definite role for	D 44.56	222
application of penalties to various offenses		332e
penalty, vote of majority necessary to assess	K. 44.55	332e
penalty, voting procedure to determine penalty	5 44.50	222
be imposed		332g
penalty, voting to be by secret written ballot		332g
political activity, prohibited		318
powers of the Grand Master		322c
prosecution, determined by the Lodge	R. 44.34(e)	331
quibbles, technicalities or special pleadings not		
allowed to prejudice, retard or defeat ends of		
Fraternal Justice		332c
recognized rights of every Freemason	A. XIII, S.3	71
reinstatement after suspension or expulsion requires		
unanimous ballot of lodge	A. V, S.3	48
relating, out of the Lodge, what is said or done within	R. 44.09	319
reprimand, Brother absenting himself from Lodge for		
purpose of avoiding reprimand	R. 44.59	332h
reprimand, definition	R. 44.56	332e
reprimand, penalty of	R. 44.54	332e
resignation from Freemasonry, Grand Master or Grand		
Lodge may accept while member is under charges	R. 26.28	237
rule of construction	R. 44.78	332r
secrecy of ballot, is inviolably secret	R. 35.03	269
secret work of Freemasonry, disclosing or exposing	R. 44.11	319
secrecy, violation is punishable	R. 44.09	319
service of charges, methods prescribed	R. 44.25	323
solicitation of business or political support not		
permitted on any Masonic occasion	R. 26.20	234e
soliciting non-Mason for membership, discipline	R. 44.10	319
Special Trial Commission, accused may request trial by		3321
Special Trial Commission, appeal from		332m
Special Trial Commission, Lodge may request by		
majority vote	R. 44.63	3321
Special Trial Commission, membership of		3321
Special Trial Commission, procedure for		332k
suspension, being under the penalty of is no bar to trial		
and expulsion for other unmasonic conduct	R. 44.61	332h
suspension benefits forbidden while under sentence of		236

Subject	Provision	Page
suspended Brother, right to be in Lodge room,		
procedure		332b
suspension, definition		332e
suspension from "higher Degrees," effect of	A. X, S.30	67
suspension from other Masonic bodies does not affect		
a Mason's standing in his particular Lodge, but		
subjects him to investigation	R. 44.60	332h
suspension, Grand Lodge has inherent power to		
reinstate member	R. 44.75	332p
suspension by Grand Lodge, reinstatement taken by a		
Particular Lodge, procedure of	R. 44.76	332q
suspension, member suspended for a definite time becomes		
member in good standing at expiration of time	R. 44.73	332p
suspension or expulsion, no Masonic rights, privileges,		
or benefits for anyone under sentence of	R. 27.10	240
suspension, penalties generally	R. 44.54	332e
suspension, petition for reinstatement from an		
indefinite suspension	R. 44.72	332p
suspension, removal of penalty if the Lodge becomes		•
dormant or defunct	R. 44.74	332p
suspension, suspended Brother to deliver his current		
dues card to Secretary	R. 44.61	332h
testimony, all relevant testimony should be taken		
and considered	R. 44.41	332b
testimony before a Trial Committee by Brothers		
as counsel for accused	R. 44.39	332a
testimony can be taken by deposition	R. 44.38	332a
testimony, discussion allowed and encouraged after		
testimony read to Lodge	R. 44.48	332c
testimony, judge of the weight and credibility of		332b
testimony, Lodge is the jury		332b
testimony, Masons testify upon their honor as such		332a
testimony, may be taken in absence of accused		55 2 u
after notice	R 44 38	332a
testimony, must be in writing		332a
testimony must be submitted in writing and signed		33 2 a
by witness	R 44 36	332a
testimony, notice of taking must be served		65
testimony, notice of taking must be served on accused		332
testimony, oath shall not be administered		332a
testimony, rumor and hearsay testimony is not evidence		332b
testimony, shall be sealed, addressed to Master, and		3320
deposited with Secretary	P 44 35	332
testimony, taken by Committee		332
testimony, taking and reporting generally		332
testimony, taking and reporting generally testimony, withdrawal of Brother involved in matters,		332
• •	D 44.40	332c
under investigation in certain instances		332c 332c
trial, accused's right of appeal from action of Lodge		
trial, appeal by accused on retrial by the Lodge		332o
trial, appeal by Lodge on retrial by Trial Commission		332o
trial, appointment of stated communication for trial	K. 44.43	332b

Subject	Provision	Page
trial, Brother involved in matters under investigation		
to withdraw until vote taken in certain instances	R. 44.49	332c
trial, every member of the Lodge to vote on questions	R. 44.50	332c
trial, failure or refusal of Lodge to correct new trial		
upon Grand Lodge ordering new trial	R. 44.70	332o
trial, Lodge is the jury	R. 44.46	332b
trial, majority vote controls	R. 44.51	332c
trial, notice to accused if not present at announcement	R. 44.43	332b
trial of Masters and Wardens of Lodges		50
trial of Masters and Wardens of Lodge	A. X, S.5	62
trial of Master and Wardens of Lodges	R. 19.12	186a
trial ordering new trial upon appeal by accused	R. 44.67	332n
trial, ordering new trial upon appeal by the Lodge	R. 44.67b	332n
trial, rule of construction		332r
trial, Secretary to record all Proceedings	R. 44.62	332h
voting on all questions 10 be by written secret ballot		332c
trial, when to postpone		332c
trials, Grand Lodge trials general procedure		332q
trials, main points of law		332c
trials, Penal Affairs Panel, powers of		322a
Trial Commission, appeals from judgment of		332k
Trial Commission, appeals from judgment of, record		00211
on appeal	R 44 66	332m
Trial Commission, conducting proceedings under same		332111
procedure for conduct of trial by a Lodge, etc	R 44 64	332k
Trial Commission, request for, procedure		332k
Trial Commission, request for and trial by, procedure	* /	332i
Trial Committee, Master appoints		332
trial, if accused not present at time of announcement		332b
trial, Master fixes time for		332b
trial, shall be held at Stated Communication		332b
U.D. Lodge cannot entertain charges against members		3320
	K. 42.06	311
use of Masonic membership or affiliation for political	D 44.06	210
purpose prohibited		318
vices, subjects of fraternal discipline	K. 44.01	317
Worshipful Master of a Lodge, cannot be tried during	A 37 C 5	60
his term of office		62
written information relating to secret work, forbidden	R. 38.28	292
written or printed books, etc. disclosing or exposing	D 44.11	210
secret work of Freemasonry, forbidden	R. 44.11	319
NAL AFFAIRS PANEL		
appointed by the Grand Master	A. IX, S.2(9)	59
chairman shall keep docket record	R. 44.22	322a
organization and duties of		322a
Penal Affairs Panel, duties and powers		59
Penal Affairs Panel, Grand Master controls		44c
RPETUAL MEMBERSHIP COMMITTEE		
appointed by the Grand Master	A IX S 1(9)	57
Duties of . A. IX, S.1(9)		31

Subject	Provision	Page
Honorable Perpetual Membership, any		
recognized Jurisdiction	R. 26.10.1	234b
Honorary Perpetual Membership		206d
membership installment plan		233
Perpetual Membership requirements		231
• •		
PETITION FOR DEGREES AND PROCEDURE THEREON		
advance fee for F.C. and M.M. Degrees, cannot be		
required by By-Law	R. 32.01	260
age, may receive waiver of jurisdiction over petitioner		
under 18 years of age		266
Armed Services personnel		264
Background Investigation, required		251
ballot, before Committee Report is void		264
ballot, must be clear to elect	R. 35.09	270
ballot, must be done in M.M. Degree at Stated		
Communication	R. 35.01	269
ballot, must be spread a second time when one		
negative vote appears		270
ballot, not permitted until investigation is complete		264
ballot on, if irregular, proceedings abate		272
ballot on, if rendered irregular, procedure		272
ballot on, must be unanimous, procedure		64
ballot, petition received, must go to	R. 35.14	272
ballot respread after six months delay without	5.07.10	250
new petition		270
ballot should delay for absent members	R. 35.18	273
ballot on, taken while member temporarily absent,	D 05 15	272
is void		273
cannot be withdrawn after received		262
collective ballot permitted on		270
Committee, Petitions		264
Communist, Lodge cannot receive petition of		258
eligibility of petitioner, Lodge is judge of		264
falsifying petition, consequences		319
fee for initiation must accompany petition		63
fee refunded when candidate rejected		63
fee refunded when candidate rejected candidate rejected		260 263
,		260
fee refunded when illness prevents initiation		260
fee refunded when petition refused		263
five or less may be balloted at one time		270
Florida Lodge of Research cannot receive petition for	K. 33.06	270
or confer Degrees	D 45.01	333
form of must be approved by Grand Secretary		262
Grand Lodge will not entertain petition for Degrees		288
Investigating Committee, duty of		264
Investigating Committee, duty of		213
Investigating Committee, report of		264
investigation of applicants moving to this state		264
mycongation of applicants moving to this state	IX. JJ.U7	204

509 2009

Subject	Provision	Page
jurisdiction in doubt, committee should be appointed	R. 31.13	255
jurisdiction in doubt, committee should be appointed		
to investigate	R. 34.08	267
Lodge of concurrent jurisdiction, receiving petition of		
rejected candidate, procedure	R. 36.02	274
Lodge receiving petition continues jurisdiction		263
may be received before petitioner is of age, but not		
balloted upon.	R. 31.06	253
member has absolute right to vote on		273
month, definition		262
month, definition		277
month must intervene for investigation	A. X, S.14	63
must be balloted on if received		272
must be in writing		63
must be received at Stated Communication	R. 25.02a	218
new petition not required because of delay in progress		276
petition from person residing out of jurisdiction of Lodge		
forbidden without consent if Lodge of Jurisdiction	A. X, S.24	66
petitioner becoming ineligible, proceedings abate		262
Petitions Committee, duty of		213
Petitions Committee, Worshipful Master shall appoint		264
physical disability or handicap of candidate, procedure		252a
physically disqualified petitions, procedure		252a
publicity on rejection, forbidden		269
publicity on rejection forbidden		274
refusal to accept is not a rejection		262a
rejected candidate in Sister Grand Jurisdiction, procedure	R. 31.19	258
rejected candidate, may renew petition short of time		
by dispensation	R. 36.01	274
rejected candidate may petition Lodge of concurrent		
jurisdiction after one year	R. 36.02	274
rejected candidate must wait six months before		
renewing application	R. 36.01	274
rejected candidate of foreign jurisdiction, Grand		
Master's attention required	R. 33.06	263
rejected candidate of Sister Grand Jurisdiction,		
Grand Master's attention required	R. 36.05	274
rejected candidate, petitioner to another Lodge of		
concurrent jurisdiction, procedure	R. 36.02	274
rejected candidate, petition to another Lodge, procedure	R. 31.15	255
rejected candidate, petition to another Lodge, procedure	R. 36.03	274
rejected, cannot be presented again within		
six months	A. X, S.14	63
religious belief, must believe in God (Landmark)	A. XIII, S.2(a)	70
religious belief, must believe in God	R. 31.16	257
residence, basis of determination of	R. 31.10	254
residence, six months in Lodge jurisdiction, and		
twelve months in state, is required	R. 31.08	254
residence, temporary, does not give Lodge jurisdiction		254
Secretary shall present at next regular Communication	R. 33.03	262
Secretary must accept all petitions for Degrees	R. 22.09	197

Subject	Provision Page	
Stated Communication, must be presented at	A. X. S.14	63
students temporarily in jurisdiction, not eligible		255
withdrawal not permitted after received by Lod		262
•	6	
$Worshipful\ Master\ may\ defer\ consideration\ of.$ PLURAL MEMBERSHIP	R. 33.03	262
See MEMBERS, THEIR RIGHTS, STATUS A	ND DUTIES	
POLITICAL MEETINGS		
endorsement of candidate for political office in	proper R. 25.34	224
Lodge room cannot be used for		244
political activity, prohibited	R 44.06	318
* *	K. 44.00	310
PRAYER every Communication should be opened and clo	osed	
•		222
with prayer PROFICIENCY	K. 23.23	222
candidate, must pass proficiency for	D 27.12	280
		280
cards issued by Committee on Work		297
courtesy work, Lodge conferring passes on protexamination on, procedure		280
instruction in Masonic Education required		280
•		280 297
Lodge conferring courtesy work, passes on		280
majority vote governs" "Suitable proficiency" required		280
voting on, procedurePROPERTY OF GRAND LODGE	R. 37.15	280
See GRAND LODGE-PROPERTIES COMMI'PROPERTY OF LODGES	ГТЕЕ	
See PARTICULAR LODGES - PROPERTY, E	BUILDING AND ROOM	
PROXIES		
See LODGE REPRESENTATIVES TO GRAN	ID I ODGE	
PUBLIC EDUCATION AND CITIZENSHIP, COM		
appointed by the Grand Master		59
appointed by Grand Master		149c
duties of. R. 13.20	149c	1430
Public Education and Citizenship, Committee of		
created by Regulation		59
Public Education and Citizenship, Committee of		37
Grand Master controls		44d
PUBLIC PROCESSIONS	A. 1, 5.7(1)	774
dispensation for	D 3830	293
dispensation required for extraordinary		66
Grand Master can grant dispensation for extrao		00
processions	•	50
Lodge moves in Lodge capacity in public processions	· · · · · · · · · · · · · · · · · · ·	294
Masonic regalia in		293
Master may summons Lodge for		66
Master may summons for		293

Subject	Provision	Page
PUBLIC RELATIONS AND PUBLICITY, COMMITTEE ON		
Appointed by Grand Master	A I S 7(1)	44d
Duties, Directed by Corporate Board		149c
Duties, may be prescribed by Grand Lodge	A IX S 2(8)	59
Duties, may be preserroed by Grand Bodge		37
PUNISHMENT See PENAL CODE		
- Q -		
QUALIFICATIONS OF CANDIDATES See CANDIDATES		
OUORUM		
Corporate Board, Grand Master and three	A. I, S.4(6)	44b
Entered Apprentice Lodge is seven		221
E.A., F.C. and M.M. Lodges, procedure		210
Fellowcraft Lodge is five		221
Master Mason Lodge is three	R. 25.17	221
Three Particular Lodges constitute quorum to open		
Grand Lodge	A. IV, S.2	47
- R -		
REFERENCE AIDS TO CONTENTS OF DIGEST		
Forms-(Adopted)		382-391ai
Index of Chapters		5-6
Key Words-Pronunciation and Style		392-399
Masonic Home Rules and Regulations Index		353-358
Outline of Digest-Constitution		7
Outline of Digest-Regulations		9-38
Quick References		39-41
Table of Constitutional Amendments		401-402
Table of Numbered Regulations		403-424
The Digest-How To Use It		2
Table of Contents		1
REINSTATEMENT		
after expulsion or suspension, requires unanimous ballot	A. V, S.3	48
ballot on petition for reinstatement from S.N.P. dues,		
3/4 favorable ballot required		241
defunct Lodge member, reinstatement of, procedure		241
dues of reinstated member		241
dues of reinstated member to emeritus status	R. 27.06	239
expulsion by Grand Lodge, reinstatement taken by a	D 44.72	222
Particular Lodge only with permission		332q
Grand Lodge has inherent power to reinstate member		332p
Lodge may reinstate with remission of dues	K. 14.07	154

240 154 240 241 332p 217 332p 241 241 208 237
154 240 241 332p 217 332p 241 241 208 237
240 241 332p 217 332p 241 241 208 237
241 332p 217 332p 241 241 208 237
332p 217 332p 241 241 208 237
217 332p 241 241 208 237
217 332p 241 241 208 237
217 332p 241 241 208 237
332p 241 241 208 237
241 241 208 237
241 241 208 237
241 208 237
208 237
237
63
297
274
260
260
263
181
278
260
278
278
274
269
274
262a
274
274
274
217
263
203
274
274
255
274

2009

178

Subject Provision Page RELATIONS WITH OTHER JURISDICTIONS - GRAND LODGE See GRAND LODGE - RELATIONS WITH OTHER JURISDICTIONS See FOREIGN RELATIONS, COMMITTEE ON RELIGIOUS BELIEF 70 257 258 227a 70 resolution, proclaiming religious status of Freemasonry 3 REPORTS TO GRAND LODGE See RETURNS AND REPORTS TO GRAND LODGE REPRESENTATIVES TO AND FROM OTHER JURISDICTIONS appointment to other jurisdictions by Grand Master, 171 dimit from his Lodge, disqualifies Representative in 171 Grand Representatives in this Grand Jurisdiction, or 171 Grand Lodge Representatives of Florida in other 171 Grand Lodge Representatives of Florida in other jurisdictions, commissions signed by Grand Master 171 171 171 REPRESENTATIVES TO GRAND LODGE See LODGE REPRESENTATIVES TO GRAND LODGE RESEARCH, FLORIDA LODGE OF See FLORIDA LODGE OF RESEARCH RESIDENCE REQUIREMENTS OF CANDIDATE See CANDIDATES RESIGNATION See GRAND LODGE OFFICERS See PARTICULAR LODGES-OFFICERS 237 RESTORATION OF CHARTER 178 315 177 115 restored Charter, Grand Master will provide for 177 restoration of Charter, only restores petitioner's

Subject	Provision	Rye
restoration of Charter, provisions for officering Lodge	P 43.00	316
restoration of Charter, restores property		314
surrendered Charter may be restored on petition		177
surrendered Charter may be restored on petition		316
surrendered charter may be restored on pediator minimum.		510
RETURNS AND CREDENTIALS COMMITTEE		
appointed by Grand Master		48
appointed by Grand Master		59
duties of	, , ,	58
duties of	R. 13.14	147
election of Grand Lodge officers, shall count ballots of each	D 500()	105
nominee under supervision of Canvassing Committee	R. 5.02(c)	105
Florida Lodge of Research Representatives to Grand Lodge	D 45.01	222
not entitled to vote or receive mileage or per diem		333
Grand Secretary to furnish all required working materials	A. 1V, S.5	48
Lodge representatives not entitled to mileage and per diem unless dues and assessments have been aid	P 20.04	246a
Lodge return not filed, representatives not on payroll		249
may vote to hold meeting for members only		151
Memorial Lodges, no Representatives to Grand Lodge		337
Officers of newly chartered Lodges, qualification for	K. 40.10	331
mileage and per diem	R 29.06	247
proxies of Representatives of Lodges, must be received		2-11
prior to roll call	R 29.02	246
return not filed, no representation in Grand Lodge		65
Returns and Credentials Committee, Grand Master controls		44c
shall meet at office of Grand Secretary prior to		
Grand Lodge session	R. 13.23	150
RETURNS AND REPORTS TO GRAND LODGE		
absent for seven years, life member may be dropped	R 26.06	234
absent for seven years, member may be dropped		249
annual reports to Grand Lodge, Master and Secretary must sign		65
assessment		55
assessment, annual per capita	R. 14.05	153
assessment of \$5.00 for each EA Degree for Masonic Home		
Buildings		153
assessment of \$5.00 for each petition for degrees for G.W.N.M.A	R. 14.04	153
Charter forfeited when return is not made for two years		65
Charter forfeited when return is not made for two years		177
clubs and similar organizations to report roster of officers annually		350a
collections of L. Y. P. M. G. Cents Program		196
data processing membership and annual return system		154
data processing membership and annual return centralized system		249
dual membership, Lodges must report change of status		229
dual member, by withdrawal certificate		229
dues, Lodges must account for when reinstating member		249
emeritus members, must be certified on Lodge returns		234a
emeritus members, Lodge exempt from Grand Lodge revenue		234a
emeritus members, must be reported	K. 26.08	234a

ubject	Provision	Page
emeritus members, must be reported	R. 30.05	249
fees and dues payable to Grand Lodge	A. VIII, S.2	55
fifty year members, criteria for exemption from		
Grand Lodge dues and assessments	R. 26.12(d)	234c
Florida Lodge of Research shall make an annual report		
to the Grand Lodge	R. 45.01	333
Lodge must account for dues of reinstated member	R. 27.09	240
Lodge must account for dues of reinstated member	R. 30.04	249
Lodge not entitled to representation in Grand Lodge		
until return is filed	A. X, S.22	65
Lodge not required to pay dues of suspended		
or deceased members	R. 27.09	240
Lodge takes credit for unpaid dues of suspended and		
deceased members	R. 30.04	249
Masonic Home Administration, Board of Trustees and		
Administrator shall report	M.H.R. 4.13	361
member reinstated and made emeritus, Lodge must pay		
dues to Grand Lodge	R. 26.07	234a
Memorial Lodges must submit annual returns of membership		337
must bear seal of Lodge		65
name change of member, Secretary of Lodge must		
have authentic copy of Court Order	R. 26.27	237
Particular Lodges required to make returns to Grand Lodge		55
penalty for failure to remit to Grand Lodge on time		154
penalty for failing to file		154
penalty for failing to file		248
Perpetual Membership, procedure		206a
Perpetual Membership, procedure		231
reinstated members, Lodge must account to Grand		
Lodge for arrearages	R 14 07	154
reinstatement of members, Lodge must account for per capita		154
reinstatement of member, per capita must be paid		10.
to Grand Lodge	R 27.14	241
resident guests in Masonic Home, automatically on		
emeritus list	R 26.09	234a
return must be filed or representatives shall not be		23 14
placed on payroll of Grand Lodge	R 30.03	249
returns of L.Y.P.M.G. Cents program		196
shall be filed before February 15th		248
suspended members, Lodge may take credit for on		240
annual returns	R 14.07	154
U.D. Lodge must make due return of work to Grand Lodge		54
EVENUE AND FINANCES, GRAND LODGE See GRAND LODGE-REVENUE AND FINANCES		
EVERSING PREVIOUS ACTION		
cannot be done at called meeting	A. X, S.29	66
must be done at stated Communications		217
must be done at stated Communication after notice to membership		66
must be at stated Communication after notice to membership		218
procedure		212
1		

Subject	Provision	Page
RIGHTS OF MEMBERS See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES		
RITUAL AND CEREMONIES		
advancement of candidate, delay of six months		
requires new ballot before advancing	R 35.10	270
advancement of candidate who removes to another		2.0
Grand Jurisdiction, procedure	R. 18.06	180
advancement of E.A. Candidate, physically disqualified,		
procedure	R. 31.06	253
affirmation, not acceptable in taking obligation		276
affirmations not acceptable in taking obligation		288a
all matters of Masonic Etiquette, ceremonies and ritual		
referred to Committee on Work	A. IX, S.2(2)	58
apron presentation in public, option of Lodge		288a
apron representation, procedure		288a
apron shall be worn in Lodge at all times		293
candidate must pass proficiency in catechism of		
preceding degree	R. 37.12	280
certificates of proficiency in forms and ceremonies		
awarded to qualified Master Masons	R. 37.16	280
cornerstone, ceremonies, Grand Master controls	R. 38.05	286a
cornerstone ceremony, eligibility of edifice, subject		
to discretion of Grand Master	R. 38.07	287
cornerstone, Grand Master controls	R. 38.08	287
cornerstone, Grand Master may summons Lodge to		
assist him	R. 38.09	287
cornerstone laying ceremony, request for, to be		
accompanied by plan of edifice	R. 38.06	287
cornerstone, Master may summons Lodge to attend		
laying of	R. 38.30	293
cornerstone, members may be summoned to attend		
laying of		66
cornerstones, official inscriptions thereon		287
cornerstone, who presides when Grand Master absent		287
courtesy degree work at district convention, procedure	R. 39.02	297
courtesy work in Lodge not recognized by this Grand	D 20 04	205
Jurisdiction is forbidden	R. 39.01	297
courtesy work, member of conferring Lodge may	D 20.05	207
object to	R. 39.05	297
courtesy degree work for another Grand	D 20.04	207
Jurisdiction, procedure		297
courtesy work, proceduredegree may be conferred short of time by dispensation		297
	K. 0.10(0)	118
degrees, all should be closed at close of every Stated Communication	A V C 12	63
degrees, called Communication opened in degree	A. A, 3.12	03
to be conferred	D 39.25	291
degrees, Master's responsibility for		289
degrees, more than one at same meeting,	K. 30.10	207
dispensation for	Δ Y S 16	64
degrees, more than one at same meeting, dispensation for		118
degree teams, conditions of organization		289
debite teams, conditions of organization		207

Subject	Provision	Page
degree teams, Lodge responsibility for	D 28 17	289
degree teams, may permit the organization of		289
Divine Services, members must not wear Masonic	K. 30.19	209
regalia	D 29 20	293
E.A. and F.C. not admitted to funeral processions.		293
1		276
E.A. Degree, may be conferred on five or less at same time	K. 37.01	270
E.A. Degree, second section preceding lecture conferred on	D 27.01	276
each candidate separately		276
each degree must be opened with its own ceremony	K. 38.24	291
every Communication should be opened and closed with	D 05 00	222
prayer	R. 25.23	222
fifty year certificate presentation, member entitled to Grand	D 0440	22.4
Honors		234c
finishing work begun by defunct Lodge, procedure		277
flag must be displayed at all Communications		223
flag of U.S.A., required furnishing of Lodge		292
flag, Pledge of Allegiance not prohibited		223
"Florida Monitor," Committee on Work to proofread		285
"Florida Monitor" is official Monitor	R. 38.01	284
funeral for member who committed suicide, permissible	R. 38.35	294
funeral, for visiting or sojourning Brother, procedure	R. 38.33	293
funerals, aprons and white gloves must be worn		293
funerals, duty to attend	A. X, S.27	66
funerals, E.A. and F.C. not admitted to processions	R. 38.38	294
funerals, Lodge may meet to attend on Sunday	R. 38.31	293
funerals, Lodge of Sorrow, not substitute for	R. 38,43	295
funerals, members may be summonsed to attend		66
funerals, procession formed in Master Mason Lodge	R. 38.38	294
funeral processions, place of visiting Masons in		294
funeral services for sojourning Brother of reprehensible		
conduct, may be denied	R. 38.34	294
funeral for unaffiliated Mason, procedure		294
funerals, family may select non-Mason pallbearers		294
funerals, may be closed with benediction by attending		
minister	R. 38.39	294
funerals, special Communication may be continuous		
for entire year	R. 38.42	295
funerals, suicide does not bar		294
funeral, unaffiliated Mason forfeits rights to after		-, .
twelve months	R 38 41	294
furnishing of Lodge, Volume of Sacred Law required,		27.
(Landmark)	A XIII S 2(c)	70
Grand Lodge will entertain no petition for degrees		288
Grand Master can make a Mason at sight, procedure		50
Grand Master can make a Mason at sight, procedure,	A. V1, 5.4	30
(Landmark)	A VIII C 2(i)	70
	A. AIII, 3.2(1)	70
hat or head covering, no member shall wear, except	D 20 11	296
Master and Grand Master	K. 38.44	
jewelry, removal from candidate, procedure		276
jewelry, removal from candidate, procedure	K. 38.13	288a
Lodge cannot be called from labor to refreshment	D 25 22	222
to complete degree work in future	R. 25.22	222

Subject	Provision	Page
Lodge cannot lawfully meet on Sunday, except for		
funerals, Divine Service or charity	R 38 31	293
Lodge of Sorrow not substitute for funeral service		295
Masonic banner, recommended furnishing of Lodge		292
Master, calling on Brother to assist in work, does not	K. 30.27	272
vacate his authority over work	P 38 23	291
Master guides Lodge work		290
Master has complete control of Lodge work		290
Master has absolute and supreme control of Lodge Work		190
Master may "dispense with" and "resume labor"	K. 20.00	190
in any degree at pleasure, to facilitate business	D 25 27	223
month interval, definition of		262
month interval, definition of		202
month, waiting period for petitions, definition		262
must conform to Grand Lodge rulings		285
objection has effect of rejection		278
objection to advancement may be verbally or in writing		278
objection to advancement, procedure		278
official visits, Lodges must receive with Grand Honors	K. 38.12	288
original and duplicate copies of Forms and Ceremonies,		
kept in vault in custody of Grand Master and	A WW C 2	76
Grand Secretary		
parliamentary terms and usages not permitted	R. 25.26	223
past Grand Master may close Lodge in short form,	D 20 45	206
upon request of Master		296
Pledge of Allegiance to flag permitted		223
Pledge of Allegiance to flag permitted		292
postponement of parts of degrees prohibited		289
postponement of portions of any degree, prohibited		289
proficiency examination, procedure		280
proficiency in degrees required of candidate		280
public processions, dispensation for	R. 38.30	293
public processions, dispensation for extraordinary		50
public processions, dispensation for extraordinary	A. X, S.27	66
public processions, Lodge is not called to	D 20 10	20.4
refreshment for		294
public processions, Master may summons for		66
public processions, Master may summons for		293
rulings on by Grand Lodge	R. 38.03	285
Senior Warden or Junior Warden presiding, may call any	D 20.22	201
Brother to assist in work		291
side degrees are not under Grand Lodge protection	R. 38.29	292
smoking prohibited while Great Lights are open		191
smoking prohibited while Great Lights are open	R. 25.24	222
unaffiliated Mason, after twelve months, not entitled	D 20 11	20.4
to any funeral rights or privileges	R. 38.41	294
unaffiliated Mason, forfeits all rights and privileges	D 44.05	200
after twelve months		308
unaffiliated Mason, when Lodge may conduct funeral for	R. 38.36	294
U.D. Lodge Master, not entitled to receive "Past	P 42.00	211
Masters Degree		311
visitation, should have documentary evidence of eligibility	R. 40.04	299

Subject	Provision	Page
visiting Masons, place in funeral procession	R. 38.37	294
(Landmark)	A. XIII. S.2(c)	70
voting on proficiency of candidates, procedure		280
white gloves shall be worn on special occasions	R. 38.32	293
work and lectures, duty of members to become		
proficient in	R. 26.17	234e
work must conform to Grand Lodge rulings		285
written information relating to secret work prohibited	R. 38.28	292
written work authorized	A. XV, S.1	75
written work authorized, procedure	R. 38.04	285
written work, duplicate copies authorized, procedure	R. 38.04	285
written work, original and number of duplicate copies		
authorized	A. XV, S.2	75
written work, proposed changes and amendments must be		
submitted to Lodges 60 days prior to Annual Communication	1 A. XV, S.4	76
written work, provisions for, procedure to change	A. XV, S.5	76a
written work, unauthorized, prohibited	R. 44.11	319
ROLL OF MEMBERS		
members should sign	R. 26.19	234e
SALE OF LODGE PROPERTY See PARTICULAR LODGES - PROPERTY SEAL OF GRAND LODGE		
Grand Lodge seal affixed to all legal documents		
of Grand Lodge	A. I, S.9(g)	44e
Grand Lodge seal affixed to commissions of Grand	D 15.02	171
Lodge representatives	K. 15.05	171
seal of the Grand Lodge, shall be the corporate seal thereof	A I C O(a)	44e
seal required on Lodge dues cards	, , ,	234b
sear required on Louge dues cards	K. 20.11	2340
SEAL OF LODGE		
all official documents, must have	A X S 23	66
applications for admission to Masonic Home and		00
non-resident relief, must bear seal of Lodge	MHR 7.03(c)	366
dimit, affixed to		302
emergency relief applications must bear seal		302
of Lodge M.H	R.10.04	375
facsimile of seal and signature of Secretary permissible		220
legal documents		243
Lodge members dues cards	R. 26.11	234b
Lodge required to have		66
Lodge required to have	R. 25.43	227
Lodge returns, affixed to		65
proxies of Lodge representatives to Grand Lodge	R. 29.01	246
transfer certificates, affixed to		302

SECRETARY, GRAND See GRAND SECRETARY

Subject	Provision	Page
SECRETARY & TREASURER OF LODGE		
See TREASURER AND SECRETARY OF LODGES SENIOR DEACON See PARTICULAR LODGES - OFFICERS		
See SUBORDINATE OFFICERS OF LODGES SENIOR GRAND DEACON		
See SUBORDINATE GRAND LODGE OFFICERS SENIOR GRAND STEWARD		
See SUBORDINATE GRAND LODGE OFFICERS SENIOR STEWARD See PARTICULAR LODGES - OFFICERS		
See SUBORDINATE GRAND LODGE OFFICERS SENIOR WARDEN See PARTICULAR LODGES - OFFICERS		
See WARDENS OF LODGES SENTENCE		
See PENAL CODE SIDE DEGREES		
See RITUAL & CEREMONIES		
SMOKING Master should prohibit while Great Lights are open	R. 20.12	191
shall prohibit while Great Lights are open	R. 25.24	222
SOLICITATION solicitation of business or politicalsolicitation of charitable fund raising		234e 245
soliciting non-Mason for membership	R. 44.10	319
one translation and three copies authorized	A. XV, Sec. 2	76
See PARTICULAR LODGES - OFFICERS		
See SUBORDINATE OFFICERS OF LODGES STS. JOHN DAY		
dispensation, not necessary	R. 6.09	117
Master may summons to attend ceremonies		293
Particular Lodge officers, installed onpublic procession on anniversary of, duty of members		61
to turn out	A. X, S.27	66
regular business or work may be done on	R. 25.20	222
when on Sunday, next day is official substitute	R. 25.21	222
SUBORDINATE GRAND LODGE OFFICERS appointment	A II S 1	45
appointed and announced by Grand Master		46
appointed by Grand Master		50
duties of subordinate Officers		53
eligible for appointment		104
eligibility to hold office	R. 11.01	131
Grand Lodge has penal jurisdiction over	R. 4.02	101

Subject	Provision	Page
Grand Historian, may be appointed by Grand Master	R 11.02	131
Grand Musician, may appoint		131
Grand Tyler entitled to compensation		53
installation of		47
installation of		50
may resign with permission		109
required to be faithful in discharge of duties	R. 1.08	80
Senior Grand Warden has right to nominate the		
Junior Grand Deacon	*	45
title	A. II, S.1	45
who are subordinate officers	A. II, S.1	45
SUBORDINATE OFFICERS OF LODGES		
all officers, except Master and Wardens, subject to		
discipline by Lodge	R. 19.23	189
all officers must be members of Lodge, except Tyler		183
cannot be appointed if under charges		183
Chaplain, place in Lodge		199
installation, may be at a called Communication		221
Junior Deacon, Senior Warden nominates		184
Master-elect appoints subordinate officers		184
may resign		187
permanent removal from jurisdiction vacates office		236
public installation of		185
		187
removal from jurisdiction vacates office		
required to be faithful in discharge of duties	R. 1.08	80
Senior Warden has nomination of Junior Deacon		61
term of office		187
time of appointment	,	61
who are subordinate officers		61
who may install	A. X, S.9	62
SUCCESSION IN OFFICE		
See GRAND LODGE - OFFICERS		
See PARTICULAR LODGES - OFFICERS		
SUICIDE		
does not bar Masonic funeral rights	R. 38.35	294
SUNDAY		
Divine Service, members cannot wear regalia	R. 38.31	293
Divine Service, members shall not be summoned	R. 6.09	117
Lodge cannot lawfully meet on, except for funeral,		
Divine Service or urgent charity	R. 38.31	293
Lodge cannot meet on, except for funeral, Divine		
Service and charity	R. 25.19	222
Lodge may meet for funerals on Sunday		293
Sts. John Day on Sunday, day following is		
official substitute	R 25.21	222
STITUTE SUBSTITUTE STATE		
SURRENDER OF CHARTER		
Master cannot arbitrarily surrender Charter	R 20.16	192
procedure		176

Subject	Provision	Page
surrendered Charter cannot be restored after five years	R. 17.09	178
surrendered Charter may be restored on petition		177
•		
SUSPENSION FOR NON-PAYMENT OF DUES		
automatic suspension illegal		240
dues, not chargeable during suspension		240
Lodge action required for		240
Lodge not required to pay dues of suspended members	R. 14.07	154
Lodge not required to pay dues of suspended or		
deceased members for	R. 30.04	249
no Masonic rights, privileges or benefits can be		
extended while under sentence of suspension	R. 27.10	240
reinstatement, Lodge not required to collect dues,		
but must account to Grand Lodge therefor	R. 14.07	154
reinstatement, Lodge not required to collect dues,	D 27.00	240
but must account to Grand Lodge for	R. 27.09	240
Lodge not required to pay dues of suspended or	D 27.00	240
deceased members		240
notice required forprocedure		65 207
suspension may become effective at future date		240
trial, right to be in Lodge Room, procedure		332b
trial, right to be in Loage Room, procedure	K. ++.+3	3320
SUSPENSION FOR UNMASONIC CONDUCT		
See PENAL CODE		
- T -		
TAX RETURNS, PARTICULAR LODGES		
shall file thirty days prior to due date		197
state or federal tax returns, procedure for filing	R. 22.08	197
Worshipful Master and Secretary, responsible for filing	R. 22.08	197
THIRTY-NINE ARTICLES, GENERAL REGULATIONS		
General Regulations	R. 1.11	81
TYLER		
See PARTICULAR LODGES - OFFICERS		
See SUBORDINATE OFFICERS OF LODGES		
TRANSFER CERTIFICATE		
Grand Lodge recognizes acts of other		
Grand Jurisdictions	P 15.02	171
granted by order of Master		302
inter-jurisdictional correspondence, requirements for		171
procedure relating to		302
procedure to obtain		302
signed by Secretary over seal of Lodge		302
. 6		
TREASURER, GRAND		
C CD AND THE ACLINED		

See GRAND TREASURER

Subject	Provision	Page
TREASURER AND SECRETARY OF LODGES		
A.L. date shall always be used in Masonic records	R. 25.42	226
all official documents must be verified by Secretary		
under seal of the Lodge	A. X, S.23	66
appeal, from judgement of Lodge or Trial Commission,	,	
records of Secretary	R. 44.66	332m
appeals, notice of must be filed with Secretary		332k
appeal to Grand Lodge from judgment of Lodge or		
Trial Commission, copy to Secretary	R. 44.65	332k
appendant, allied or affiliated Orders, may furnish		
information to	R 22.05	196
applications to Masonic Home and for non-resident		
relief, duty of Secretary to sign over seal	MHR 7.02(c)	366
bond of	* *	195
Brother under penalty of suspension or expulsion, duty		175
of Secretary to secure dues card, procedure	R 44 61	332h
certification of candidates receiving "Lodge System of		33211
Masonic Education," recorded in Lodge minutes	R 37 18	282
charges, accused's answer to be filed with Secretary		328
charges, determination to prosecute or dismiss, duties	K. ++.2)	320
of Secretary	R 44.34(e)	331
charges, duty of Secretary to transmit to proper Lodge		320
charges filed against Mason from another jurisdiction,	K. 44.13	320
Secretary to distribute copies	D 44 14	320
charges, original copy of answer retained by Secretary		329
		329
charges, Secretary shall serve accused with copy		171
correspondence, inter-jurisdictional, requirements		307
dimits, not to be filed until accepted		
dimit of affiliated Brother, filed in Archives of Lodge	K. 41.29	307
dimit requested prior to December 27th, member not	D 41 14	304
liable for dues for following yeardimit, Secretary shall countersign	R. 41.14	304
dispensations, as to election of		184
		229
dual members, Secretary shall report change of status		
dues cards requirements		234b
dues, must be paid to the Secretary		65
duplicate dimit, improper		302
duties, cannot neglect		62
duties, required to be faithful in discharge of		80
election of, time for		61
election of, time of		211
eligibility, effect of charges		183
emergency relief applications, Secretary must sign		375
facsimile of seal and signature of Secretary permissible	R. 25.11	220
federal and state reports and returns, Secretary must	D 22.00	105
file thirty days in advance	R. 22.08	197
fee for passing or raising paid to Secretary before		
degree is conferred		63
funds, Secretary shall deliver to Treasurer		195
funds, Treasurer is custodian of		195
installation of		185
installation of may be at called Communication	R. 25.15	221

I

Subject	Provision	Page
list of membership, Secretary must have Grand Master's approval	R. 22.04	195
Lodge funds, use of		242
may resign		187
must be member of Lodge		183
name change of member, Secretary must receive		
authentic copy of Court Order	R. 26.27	237
notice of appeal must be filed with Secretary		332k
Order of Eastern Star, Secretary may furnish		
information to	R. 22.05	196
penal charges, duties of the Secretary upon receipt of		326
penal charges, Secretary shall serve copy on		
accused, procedure	R. 44.28	327
penal charges, when deemed filed with Secretary		326
penalty for late returns, dues and assessments to Grand Lodge		248
permanent removal from jurisdiction vacates office		236
petition for application rejected, dimit must be returned		307
petitions for degrees and affiliation, Secretary to		
accept without regard to opinion	R. 33.11	264
petitions for degrees, Secretary shall present at next		
stated Communication	R. 33.03	262
petitions for degrees, shall present to Lodge		262
petition for reinstatement from indefinite suspension,		
filed with Secretary	R. 44.72	332p
physically disabled or handicapped candidate,		•
procedure for	R. 31.04	252a
proxies of Lodge representatives to Grand Lodge,		
Secretary must attest	R. 29.01	246
public installation of		185
recorded as dimitted through mistake, records to be		
corrected and Brother restored to rolls	R. 41.07	301
records of Lodge, D.D.G.M. shall inspect	A. VI, S.11	53
re-installation unnecessary if re-elected	R. 19.06	185
removal from jurisdiction vacates office	R. 19.15	187
request for Trial Commission, duties of Secretary	R. 44.63	3321
responsible to Grand Master for compliance with		
requirements of Lodge System of Masonic Education	R. 37.18	282
returns and collection of funds for L.Y.P.M.G. Cents		
program must be filed	R. 22.07	196
returns of Lodge, Secretary must sign	A. X, S.22	65
sale of Lodge property, Secretary must attest all		
documents relating thereto		243
Seal of Lodge, affixed to dimit		302
Seal of Lodge, affixed to Lodge returns		65
Seal of Lodge, affixed to transfer certificate		302
Seal of Lodge, all official documents must have	A. X, S.23	66
Seal of Lodge, applications for admission to		
Masonic Home		366
Seal of Lodge, emergency relief application		375
Seal of Lodge, facsimile of, permissible		220
Seal of Lodge, legal documents	R. 28.02	243
Seal of Lodge, proxies of representatives to	.	
Grand Lodge	R. 29.01	246

Subject	Provision	Pas
Seal of Lodge, Lodge required to have	A. X, S.23	66
Seal of Lodge, Lodge required to have	R. 25.43	227
Secretary, duties of	B.L. 6.04	211
Secretary has custody of Lodge seal, subject to		
direction of Master		211
Secretary is ex-officio librarian of Lodge		211
Secretary of Memorial Lodge, duties	M.B.L. 6.02	340
Secretary must accept all petitions for degrees		
and application	R. 22.09	197
Secretary of Particular Lodge may furnish Order of		
Eastern Star and other allied Orders, information	D 044	
as to standing of any Mason	R. 9.14	127
Secretary prohibited from furnishing lists of Lodge	D 22 04	40.5
membership		195
Secretary shall certify new officers to Grand Secretary		195
Secretary shall keep accurate records of all proceedings		211
Secretary shall keep minutes of each funeral ceremony	R. 25.12	220
Secretary subject to discipline for failure to file	D 22.00	107
federal and state reports and returns	R. 22.08	197
special continuous Communication for funerals,	D 20 42	205
Secretary to keep minutes of each funeral	R. 38.42	295
statement of dues and assessments, Secretary shall	D 22.06	100
mail to each member		196
subject to discipline		189
term of office		61
transfer certificate issued and signed by	A. A, S.4	61
Secretary, procedure	D 41 12	302
Treasurer and Secretary, to present annual reports		211
Treasurer, duties of		211
Treasurer has custody of all Lodge funds		211
Treasurer is custodian of all funds, even held in trust		211a
Treasurer, Lodge action not required for payment of		2170
Grand Lodge annual revenue and fees	R I 13.03	214a
Treasurer of Memorial Lodge, duties		340
Treasurer to account for and report on charity fund		214a
Treasurer to disburse funds by Lodge action		214a
Trial Commission, Chairman to deliver findings,		21.0
judgement and transcript to Secretary	R 44 64	332k
Trial Commission, request for, duties of Secretary		331
trial Secretary to record all proceedings		332h
vacancies in elective offices, dispensations to fill		118
vacancies in elective offices, dispensations to fill		188
who may install		62
widows and orphans, Secretary to issue certificate		66
NAL		
accused, if not present at time of announcement	R. 44.43	332b
accused in prison, procedure	R. 44.33	330
accused must be notified of		65
accused's right of appeal from action of Lodge		332c
appeal by accused on retrial by the Lodge	R. 44.69	3320

Subject	Provision	Page
appeal by the Lodge on retrial by Trial Commission	R. 44.69	3320
appeal, rights of		65
appeal to Grand Lodge, results of		48
appointment of stated Communication for trial		332b
Brother involved in matters under investigation to		3320
withdraw until vote taken in certain instances	R 44 49	332c
charges, accused's answer to be filed, procedure		328
charges, amendment of, procedure		329
charges, method of answering to		329
charges, when deemed filed		326
committee to take testimony		332
determination to prosecute or dismiss charges,		202
procedure	R 44 34(b)	330
Every member of Lodge to vote on questions		332c
failure or refusal of Lodge to conduct new trial upon		2020
Grand Lodge ordering new trial	R 44.70	3320
forms, required		385-391ai
Grand Lodge trials general procedure		332q
jury, Lodge is the jury		332b
Lodge is judge of weight and credibility of testimony		332b
Lodge is the jury		332b
main points of law		332c
majority vote controls		332c
Master and Wardens, Grand Master can suspend		
and bring charges	A. VI, S.4	50
Master and Wardens, Grand Master can suspend		
and bring charges	A. X, S.5	62
Master and Wardens, trial of	R. 19.12	186a
Master fixes time for	R. 44.43	332b
must be at stated Communications	R. 25.02	217
must be at stated Communication	R. 44.43	332b
notice to accused required	A. X, S.19	65
notice to accused if not present at announcement	R. 44.43	332b
ordering new trial upon appeal by accused	R. 44.67	332n
ordering new trial upon appeal by the Lodge	R. 44.68	3320
Penal Affairs Panel, duties of	R. 44.22	322a
penalties, definition and outline of	R. 44.56	332e
penalties established	R. 44.54	332e
penalty imposed not to be less than suspension		
for period of sentence of imprisonment, etc.,		
imposed by civil Court	R. 44.57	332f
penalty, majority vote required for assessment of	R. 44.55	332e
penalty, voting procedure to determine penalty		
to be imposed		332g
penalty, voting to be by secret ballot	R. 44.58	332g
quibbles, technicalities or special pleadings, etc.,		
not allowed		332c
recognized rights of every Freemason	A. XIII, S.3	71
rule of construction		332r
Secretary to record all proceedings	R. 44.62	332h
Special Trial Commission, appeal from, procedure		332m
Special Trial Commission, procedure of	R. 44.63	3321

Subject	Provision	Page
suspended Brother, right to be in Lodge Room, proceduresuspension, being under the penalty of is no bar to trial	R. 44.45	332b
and expulsion for other unmasonic conduct	R. 44.61	332h
testimony, all relevant testimony to be taken and		
considered	R. 44.41	332b
	R. 44.38	332a
testimony, discussion allowed and encouraged after		
e		332c
		332a
		332a
•		65
· · · · · · · · · · · · · · · · · · ·		
· · · · · · · · · · · · · · · · · · ·		
	R. 44.35	332
testimony, withdrawal of Brother involved in matters		
	R. 44.65	332k
Trial Commission, appeals from judgment of, record		
11	R. 44.66	332m
Trial Commission, Chairman exercises all powers and		
•	R. 44.64	332k
Trial Commission, conducting proceedings under same	D 44.64	2221
· •	R. 44.63	332i
Trial Commission, to conduct trials subject to	D 44.60	222:
•		
	K. 44.40	332a
	D 44.22	222-
· ·		
• •		
when to postpone	K. 44.32	332C
TRUSTEES OF MASONIC HOME		
See MASONIC HOME AND MASONIC HOME TRUSTEES		
See MASONIC HOME AND MASONIC HOME INCOLES		
TWENTY-FIVE YEAR CERTIFICATES		
See MEMBERS, THEIR RIGHTS, STATUS AND DUTIES		
	in for other unmasonic conduct	
U.D. LODGES		
	R. 42.07	311
application for dispensation or charter requires		
11 1	A. VII, S.1	54
		311
•		49
By-Laws, to submit copy of proposed By-Laws with	* *	
	R. 42.09	311
candidates receiving Master Mason Degree, becomes		
Charter member automatically	R 42.13	312

Subject	Provision	Page
Chaplain, place in Lodge	R. 23.01	199
charges, cannot entertain		311
Charter held by Grand Secretary subject to order		
of Grand Master	R. 42.03	310
consent of nearest Lodge		54
consent of nearest Lodge		180
consent of nearest Lodge necessary		310
continuing as U.D. Lodge, new petition for, required		311
copy of Digest of Law and Monitor to be delivered		011
to Master of	R 42.06	310
creature of Grand Master		311
dispensation for, requires signature of twenty or more		011
Masons on petition for	R 42.01	309
dues of members petitioning for Charter		313
dues of petitioners for Charter		313
exists only to first day of month of annual		010
Grand Communication	R. 42.07	311
fee for Charter, \$50.00.		55
fee for issuance by Grand Secretary, \$5.00.		55
Grand Lodge has power to constitute and charter Lodges		49
Grand Lodge has power to constitute new Lodges		54
Grand Master may grant dispensation for new Lodges		5.
in recess of Grand Lodge	A VII S 2	54
Instruction booklet, "How to Form and Set A U.D. Lodge		51
to Work," official publication	R 42 18	313
jurisdiction, non-Masons living in, must petition		010
U.D. Lodge	R 42.10	312
jurisdiction, same as chartered Lodge		312
Lodge defunct for five years, must petition for U.D.		012
Lodge for re-establishment	R 43 08	315
Masonic District, Grand Master shall assign new		010
Lodge to	R. 42.05	310
Master of chartered Lodge cannot be a petitioner		188
Master of chartered Lodge, cannot petition for		100
U.D. Lodge	R 1918	188
Master of, not entitled to title of "Past Master		311
Master of, not entitled to receive "Degree of		011
Past Master	R 42.09	311
Master, shall be Florida Past Master, subject		011
to Grand Master's approval	R 42.04	310
Masters and Wardens if U.D. Lodges, who have paid		
for their Charters and worked one year, eligible to		
vote for Grand Officers	A. II. S.2	45
members can only be added by Grand Master		311
membership		54
members joining U.D. Lodges in foreign jurisdictions,		
must obtain dimit	R 26.03	229
membership in U.D. Lodge does not affect membership		
of member of chartered Lodge	R 42 12	312
members may be removed from roll by Grand Master		311
members receiving degrees in U. D. Lodge, status		J.1.1
of when Charter not granted	R. 42.15	313

Subject	Provision	Page
members of U.D. Lodge who petition for Charter		
become members of new Lodge	R. 42.13	312
officers, bonded		195
officers, can not be elected	R. 42.09	311
petition for, by twenty or more Master Masons	A. VII, S.1	54
petition, must be signed by twenty or more		
Master Masons	R. 42.01	309
petitioners for Charter become members of new Lodge	R. 42.13	312
petition for, must be signed by twenty or more	R. 42.01	309
petitioners for new Lodge continue membership in		
their own Lodge until Charter is granted	A. VII, S.2	54
petitioner's membership in their former Lodge		
terminates when Charter is granted new Lodge	R. 42.14	313
petitioners, qualifications of	R. 42.07	311
powers of U.D. Lodge	R. 42.09	311
records, must keep complete record of proceedings	R. 42.17	313
setting to work, procedure		310
subject to same regulations as chartered Lodges	R. 42.11	312
trial, cannot conduct	R. 42.08	311
U.D. Lodge must make due return of work to		
Grand Lodge	A. VII, S.2	54
UNAFFILIATED MASONS		
affiliation, procedure relating to	A. X, S. 15	63
applicant for affiliation must abide results of ballot	R. 41.36	308
defunct Lodge, member of is unaffiliated	R. 41.21	305
defunct Lodge, member of is unaffiliated		315
forfeits Masonic funeral rights, privileges or benefits		
of Masonry	R. 38.41	294
forfeits Masonic privileges after twelve months	R. 41.37	308
funerals of, when permitted	R. 38.36	294
Lodge has penal jurisdiction over unaffiliated Mason		
residing in its territory	R. 44.12	320
member of defunct Lodge is unaffiliated Mason	R. 41.21	305
not eligible as Grand Representative	R. 15.05	171
unaffiliated Masons subject to Masonic penal charges		
and trial	R. 44.21	322
U.D. Lodge whose charter not granted and dispensation renewed	,	
Brethren receiving Degrees therein have status		
unaffiliated Mason	R. 42.15	313

UNFINISHED BUSINESS

See GRAND MASTER'S COORDINATING COMMITTEE

UNIFORM CODE OF BY-LAWS See BY-LAWS OF LODGES

UNMASONIC CONDUCT See PENAL CODE

Subject	Provision - V -	Page
VACANCIES		
See GRAND LODGE - OFFICERS		
See PARTICULAR LODGES - OF		
VISITATION AND AVOUCHMENT		
avouchment for visitor	R. 40.10	300
avouchment, Master is judge of suff	iciencyR. 40.10	300
avouchment, Master is judge of suff	iciencyR. 40.11	300
book must be kept to register visitor	rs	300
Charter, visitor may demand sight of	f	299
clandestine Lodge, visit to forfeits p	rivilege to	
visit regular Lodge	R. 40.06	299
documentary evidence should be rec	quired of visitors	
before examination	R. 40.04	299
examination or avouchment for visit	tor is required,	
(Landmark)		70
	rter for visitor	299
member may object to admission of		
	R. 40.07	299
	R. 40.03	299
	eR. 40.01	299
	R. 40.08	300
	consent	299
visitor must be examined or vouched		
	A. XIII, S.2(e)	70
visitors, place in funeral procession	R. 38.37	294
	ook	300
VOTING		
assessment upon Lodges, vote as for	r Grand	
Lodge Officers	R. 12.14	136
Corporate Board, all decisions and a	actions shall	
be by majority vote, including C	Grand Master	44a
excused from voting on questions of	f penalty	332e
maimed Petitioner for Degrees, proc	redure	252a
majority vote decisive in show of ha	ands vote	226
majority vote determines merit of ob	pjection to progress	278
majority vote determines proficiency		
receiving courtesy work	R. 39.04	297
Master controls all work and busines	ss	190
Past Grand Masters have right to vot	te for	
Grand Officers	A. II, S.2	45
penalty, vote of majority necessary t	to assess	332e
penalty, voting procedure to determi	ine penalty	
	R. 44.58	332g
penalty, voting to be by secret ballot	tR. 44.58	332g
	R. 37.15	280
	e	280
reinstatement from penal suspension	ı or expulsion,	
requires unanimous vote	Δ V S 3	18

	Subject	Provision	Page
	shall be by show of hands	R 12.13	136
	shall be by show of hands		226
ĺ	to receive a petition for the		
	Three Degrees prior to the 18th birthday	R. 31.06	253
	trial, every member of the Lodge to vote on		
	all questions	R. 44.50	332c
	trial, majority vote controls	R. 44.51	332c
	trial, voting on all questions to be by secret ballot	R. 44.51	332c
	vote or decision at stated Communication, cannot be		
	rescinded at a called Communication	A. X, S.29	66
	voting in Grand Lodge determined by usual		
	Masonic sign	A. II, S.3	46
	- W -		
	WAIVER OF JURISDICTION		
	affiliation, not required for	R 41.20	305
l	age, waiver proper before man is eighteen years old		266
•	ball ballot required		266
	collective ballot permitted		270
	correspondence relating to rejected material of other		
	Grand Jurisdictions, must go through office of		
	Grand Master	R. 31.19	258
	correspondence relating to waiver over petitioner		
	rejected in another Grand Jurisdiction must be		
	handled through the office of Grand Master	R. 31.19	258
	definition of	R. 34.01	266
	Florida Lodges must respect jurisdiction of Lodges		
	in other Grand Jurisdictions	R. 25.33	224
	jurisdiction in doubt, committee should investigate	R. 34.08	267
	over man under eighteen years old permitted	R. 34.04	266
	over rejected candidate of Lodge of concurrent		
	jurisdiction, not required after one year	R. 36.02	274
	physical qualifications, if not qualified, waiver		
	should be refused		266
	unanimous ballot required		266
	unsuitable material, waiver should be refused	R. 34.03	266
	waiver improper if non-Mason has left		
	jurisdiction of Lodge		266
	waiver improper if non-Mason physically disqualified	R. 34.06	266
	waiver improper over a non-Mason moved to	D 10.00	101
	another jurisdiction	K. 18.08	181
	waiver not required over candidate when Lodge has elected before leaving jurisdiction	D 21.07	253
	waiver of jurisdiction, definition of		233 266
	waiver required over candidate outside	K. 54.01	200
	Lodge's Jurisdiction	A X S 24	66
	waiver required over elected candidate, but not E.A.s and		00
	F.C.s who may request a dimit	R. 31.12	255
	., .,		

WARDENS, GRAND

See DEPUTY GRAND MASTER AND GRAND WARDENS

Subject	Provision	Page
ARDENS OF LODGES		
absence of Master, right to preside	R. 20.13	191
appeal, from judgment of Lodge or Trial Commission,		
Wardens to receive copy of	R. 44.65(d)	332k
bond of R. 22.01		
cannot be elected to office if under charges.		183
cannot be tried by Lodge during term of office		62
cannot dimit		187
cannot have election before December		184
cannot resign		62
ε	· · · · · · · · · · · · · · · · · · ·	
cannot resign		187
communications, power of Warden to call		220
competency to serve, Lodge is judge of	R. 19.01	183
degree work conferral in presence of Master, does not transfer Worshipful Master's authority	R. 38.23	291
dimit, signed by Worshipful Master or acting Warden		
who also dimits, is void	R. 41.04	301
dimit, Warden cannot dimit		187
dimit, Warden cannot dimit		302
dispensations as to election of		184
1		
duties, cannot neglect		62
duties, required to be faithful in discharge of		80
duty to attend Annual Communication of Grand Lodge Education and Primary Schools Committee,	R. 29.01	246
is member of	A X S 25	66
election of, time for	,	61
eligibility for election		183
• .	K. 19.02	103
Grand Master can suspend from office and	A 371 C 4	50
bring charges		50
Grand Master can suspend from office and bring charges		62
installation may be at called Communication		185
installation may be at called Communication		221
installation, may decline	R. 19.07	185
Junior Warden cannot succeed to the West in absence		
of Senior Warden	A. X, S.11	62
Junior Warden Presiding, may call for assistance	R. 38.22	291
Junior Warden presides in absence of Master and		
Senior Warden	R 20.13	191
Junior Warden succeeds to Mastership on death, disability, etc.,		171
of Master and Senior Warden	A V S 11	62
jurisdiction of Grand Lodge over		101
jurisdiction of Grand Lodge over		189
Lodge property, actions regarding		219
members of Grand Lodge		45
must be member of Lodge		183
permanent removal from jurisdiction vacates office		236
preside, right to	R. 20.13	191
pro tempore appointment in case of vacancy		188
property of Lodge, actions regarding		219
Public installation of		185
re-installation unnecessary if re-elected		185
removal from jurisdiction vacates office		187
representatives of Lodge to Grand Lodgerepresentative of Lodge to Grand Lodge, may give proxy		62
		246

Subject	Provision	Page
Figigs in Wallstring on Grand Officers	ARIII19\$03	1848
Senior Warden nominates Junior Deacon	A. X, S.2	61
Senior Warden presides in absence of Master	R. 20.13	191
Senior Warden nominates Junior Deacon		184
Senior Warden, presiding, may call for assistance	R. 38.22	291
Senior Warden succeeds Master in case of vacancy	A. X, S.11	62
succession in case of absence of Master	R. 19.17	188
succession in case of vacancy	A. X, S.11	62
succession in case of vacancy	R. 19.19	188
suspension of	R. 19.12	186a
term of office	A. X, S.4	61
time of election	A. X, S.4	61
trial of	A. X, S.5	62
trial of	R. 19.12	186a
trial of, procedure	R. 44.77	332q
U.D. Lodge cannot elect	R. 42.09	311
vacancies in elective offices, dispensations to fill		118
vacancies in elective offices, dispensations to fill		188
vacancies in office		62
Warden highest in authority may call Communication		
if Master absent	R. 25.08	220
who may install	A. X, S.9	62
WARDENS' WORKSHOP, COMMITTEE ON	, , ,	
appointed by the Grand Master	A. IX. S.2(8)	59
appointed by the Grand Master		149c
duties of		149c
Wardens' Workshop, Committee on, created by Regulation		59
Wardens' Workshop, Committee on, Grand Master controls	A. 1, S.7(m)	44d
WHITE GLOVES		
See APRONS		
WIDOWS AND ORPHANS		
certificates issued to	A. X, S.26	66
certificates issued to	A. VI, S.10	51
certificates issued to	R. 26.23	236
emergency relief for widows and orphans, qualifications		
and procedure	M.H.R. 10.01	375
hospital service fund assistance for widows and		
orphans, qualifications and procedureorphans of Master Masons, assistance arranged by	M.H.R. 11.01	376
Board of Trustees and approval of Grand Master	MHR 13 01	381
widow forfeits claim for relief on marriage to profane		236
widow of Master Mason, qualifications to be admitted		230
to Masonic Home	M.H.R. 6.03	364
widow or orphans of Master Mason, qualifications to		50.
receive non-resident relief	M.H.R. 6.04	364
WILLS AND GIFTS, COMMITTEE ON SUB-COMMITTEE OF		
ENDOWMENT PROCUREMENT COMMITTEE		
all gifts, donations or bequests accepted only with		
approval of Corporate Board	R. 14.12(3)(10)	163
all bequests and devises for Masonic Home, placed in	. , . ,	
Masonic Home Endowment Fund, unless otherwise specified	R. 14.09	155
,		

Subject	Provision	Page
appointed by Grand Master	A. I. S.6(c)	44c
Sub-Committee of Endowment Procurement Committee		56b
Sub-Committee of Endowment Procurement Committee		141
WORK, COMMITTEE ON		
all proposals relating to Forms and Ceremonies,		
Masonic protocol, Memorial Resolutions, referred to	R. 13.22(d)	149c
appointed by Grand Master		59
composed of		60
dispensation or Charter for new Lodge requires		
certificate issued by Committee on Work	A. VII, S.1	54
duplicate copies of "written work" in vault in Temples,		
procedure to remove and use		286a
duties of	R. 13.10	144
"Florida Monitor," duty to proofread	R. 38.02	285
"Florida Monitor," is official monitor	R. 38.01	284
has power to sit in recess of Grand Lodge		59
issue certificate of proficiency to qualified		
Master Masons	R. 13.11	144
proficiency cards, for forms and ceremonies	R. 37.16	280
proficiency cards issued, reported to Grand Secretary	R. 37.17	282
shall certify names of Brethren receiving proficiency		
to Grand Secretary, for permanent record	R. 13.12	144a
work, committee on, Grand Master controls	A. I, S.7(b)	44c
work, committee on, organization of and duties	A. IX, S.2(2)	58
written Forms and Ceremonies, removal from Grand Lodge		
Vault, procedure	R. 38.04	285
"written work" in Grand Lodge building vault,		
procedure to remove and use	A. XV, S.3	76
"written work," unauthorized, prohibited	R. 44.11	319
WORK, LODGE		
See RITUAL AND CEREMONIES		
WORK, COURTESY		
See COURTESY WORK		
WORKSHOP FOR LODGE OFFICERS, COMMITTEE ON		
appointed by the Grand Master		59
workshop for Lodge Officers, committee on, duties	A. IX, S.2(6)	59
workshop for Lodge Officers, committee on, Grand		
Master controls	A. 1, S.7(k)	44d
WORSHIPFUL MASTER		
abatement of irregular proceedings	R. 20.10	191
abates proceedings when Candidate becomes ineligible		
for Degrees	R. 33.03	262
acts and decisions, subject to review by Grand Lodge		
or Grand Master	R. 25.46	227
acts done in Master's presence and at his request are		
his acts	R. 20.14	191
annual returns to Grand Lodge, must sign	A. X, S.22	65
any act may be reviewed by Grand Master in recess	R. 6.03	115

Subject	Provision	Page
any act or decision of Master of Lodge subject to		
review by Grand Lodge	P 4.05	101
appeal, from judgment of Lodge or Trial Commission,	K. 4.03	101
duties of Master	D 44.65	332k
appeal, from judgment of Lodge or Trial Commission,	K. 44.03	332K
	D 44 (5(4)	2201-
to receive copy of	K. 44.05(d)	332k
applications for emergency relief signed by	MILD 10.04	275
Worshipful Master	M.H.K. 10.04	375
applications to Masonic Home and for non-resident	MILD 7.00()	265
relief, duty of Worshipful Master to sign	M.H.K. /.02(c)	365
appoints subordinate officers of Lodge, with nomination	D 10.05	104
of Junior Deacon by Senior Warden		184
arrest progress of candidate if objected to		278
authority cannot be delegated to Past Master to preside		191
authority, what are limitations		190
avouchment, is judge of sufficiency of		300
ballot irregular, should be respread		272
ballot, must declare and destroy		270
ballot, must order respread when one black ball appears	R. 35.11	270
ballot, must reopen for member temporarily absent		
during balloting	R. 35.17	273
ballot, time of spreading, Master's responsibility	R. 33.10	264
ballot, time of spreading, Master's responsibility	R. 35.14	272
bond of R. 22.01	195	
called Communication for funerals, may be continuous		
during term of office	R. 25.12	220
called Communication for specific degree, not		
necessary to open any other	R. 25.16	221
called Communications, Master may call at any time	R. 25.02	217
called Communication, Worshipful Master has power		
to call	A. X, S.3	61
cannot be elected to office if under charges	R. 19.03	183
cannot delegate authority to Past Master to preside		191
cannot dimit		187
cannot have installation before December 27th		184
cannot hold certain other offices		111
cannot hold certain other offices		187
cannot order removal of a Brother but may		
"cease labor"	R 20.07	190
cannot petition for Lodge U.D		188
cannot resign		62
cannot resign		187
cannot resign but may decline installation		185
charges, determination to prosecute or dismiss,		103
duties of Master	P 44 34(b)	330
charges of unmasonic conduct, failure to answer to,	K. ++.5+(0)	330
procedure	D 44.32	330
charges of unmasonic conduct, if Brother is in prison,	K. ++.32	330
procedure	D 11 22	330
charges of unmasonic conduct, Master may allow	N. 44.33	330
amendment to, procedure	D 11 21	329
Charter cannot arbitrarily surrendered		329 192
Charter, Camilly arthurity surrellucted	IX. 40.10	174

Subject	Provision	Page
Charter, is constructively in Master's possession	R. 20.15	192
Charter, Master may decline to produce it for visitor		299
committee, Master may attend deliberations of		192
committee, member neglecting duties should		
be discharged	R. 20.18	192
Communications, Master may call at any time		61
continuous absence from jurisdiction not grounds		
for removal	R. 19.17	188
controls all work and business		190
controls work of Lodge		190
degree conferral, cannot assign responsibility to a		
degree team	R. 38.17	289
degrees, responsibility for		289
dimit, Master cannot dimit		302
dimit, Master shall sign.		302
dimit, may withhold for good cause		301
dimit, shall instruct Secretary to issue if proper.	R 41 13	302
dimit, signed by Worshipful Master who also dimits		302
is void	R 41 04	301
dispensations as to election of		184
duties, cannot neglect		62
duty to attend Annual Communication of Grand Lodge		246
duty to notify Grand Master, Grand Secretary and		240
D.D.G.M., of member convicted of criminal offense	P 44.21	322
Education and Primary Schools, committee on		66
election of, time for		61
eligibility to office of Worshipful Master		183
Entered Apprentice, not physically qualified,		103
advancement procedure	P 31.05	253
entitled to Grand Honors at installation		109
entitled to Grand Honors at installation, procedure	K. J.04	107
for public installation	R 19 111	185
entitled to Grand Honors at installation		288
federal and state reports and returns, Master		200
responsible for filing thirty days in advance	P 22.08	197
flag must be displayed at all Communications		223
funerals, may open continuous special Communication		223
during his year	P 38.42	295
Grand Communications, should attend and		273
report proceedings	A V S 28	66
Grand Honors, public installation procedure		185
Grand Lodge, is Lodge representative to		62
Grand Master can suspend from office and		02
bring charges	A VI S A	50
Grand Master can suspend from office and	A. VI, D	30
bring charges	A X S 5	62
important matters, disposition should not be hurried		191
installation may be at called Communication		185
installation may be at called Communication		221
installation of must precede other Officers		185
installation, refusal of		185
irregularities should be brought to attention of Master		185 191
megularines should be brought to attention of waster	K. 20.11	191

Subject	Provision	Page
Junior Warden succeeds to Mastership on death,		
disability, etc., of Master and Senior Warden	A. X, S.11	62
jurisdiction of Grand Lodge over		101
jurisdiction of Grand Lodge over		189
jurisdiction of petitioner in doubt, committee should		
be appointed	R. 34.08	267
late returns to Grand Lodge, penalty for		248
Masonic Home, applications duty of Worshipful Master		
to advise all applicants provisions of Rules and		
Regulations	M.H.R. 7.04(d)	367
Master appoints, but Senior Warden nominates		20,
Junior Deacon	R 19.05	184
Master, calling on Brother to assist in work, does		10.
not vacate his authority over work	R 38 23	291
Master cannot be tried during Mastership by Lodge		62
Master-elect appoints subordinate officers		184
Master-elect may install		62
may be suspended and charges filed by Grand Master		62
may attend and direct Lodge committee deliberations		192
may command attendance of officers and members		172
at any time	R 25.07	220
may decline installation but cannot resign		185
may decline to produce Charter to visitor		299
may defer consideration of petition for degrees		262
May "dispense with" and "resume labor" in any degree	K. 33.03	202
at his pleasure, to facilitate business	D 25.27	223
may install Master-elect		185
may request Past Grand Master to close Lodge	K. 15.10	103
in short form	D 39.45	296
may summon members to attend certain ceremonies		293
member absent, delay of ballot for		273
member of Grand Lodge		45
Minutes must be read before closing, unless	A. 11, 5.2	43
Master dispenses with	D 25.28	223
must be held to worship		190
must be implicitly obeyed		190
Must be member of Lodge		183
no appeal from his decision		62
no appeal from his decision		190
objection to candidate, Master shall arrest progress		278
office is never vacant		188
parliamentary terms and usages not permitted		223
Past Master degree, Master should obtain, but lack of	K. 23.20	223
not bar to preside	P 20 10	193
penal charges, duties of the Grand Master	K. 20.13	193
upon receipt of	P 44.27	326
penal charges, to receive copies of answers thereto		329
permanent removal from jurisdiction vacates office		236
petitions committee, Master shall appoint		264
petition for degrees, may defer consideration of		262
physically disabled or handicapped candidate,	N. 33.03	202
procedure forprocedure	P 21 04	252a
procedure for	K. 31.04	232a

Subject	Provision	Page
postponement of Lodge business, Master's authority	R. 20.08	191
postponement of portions of any degree, prohibited		289
proxy, may give for representation at Annual		
Communication of Grand Lodge	R. 29.01	246
proxy, withdrawal procedure		246
public installation of	R. 19.09	185
public processions, Master may summons for	A. X, S.27	66
public processions, Master may summons for		293
re-installation unnecessary if re-elected		185
removal from jurisdiction permanently, vacates office	R. 19.15	187
representative of Lodge to Grand Lodge		62
responsible to Grand Master for compliance with		
requirements of "Lodge System of Masonic		
Education	R. 37.18	282
returns of Lodge, Master must sign		65
rights in balloting on Grand Officers		46
ritual and ceremonies, control of Master over	R. 38.20	290
sale of Lodge property, must sign all documents		
relating thereto	R. 28.02	243
sale of Lodge property, must sign all documents		
relating thereto	R. 25.05	219
sale of Lodge property, procedure		219
Senior Warden succeeds Master in case of vacancy		62
should abate irregular proceedings		191
should arrest progress of candidate, if objected to		278
smoking, Master should prohibit while Great Lights		
are open	R. 20.12	191
smoking, Master should prohibit while Great Lights		-, -
are open	R. 25.24	222
subordinate officers, appoints		184
succession in case of absence		188
succession in case of vacancy		188
suspension of		186a
supreme in his Lodge		62
supreme in the Lodge.		190
succession in case of vacancy		62
suspension of		62
term of office		61
term of office		187
time of election		61
time of election	,	184
transfer certificate, granted by order of Master		302
trial of.		62
trial of.	*	186a
trial of, procedure.		332q
Trial Committee, appoints		332
trial, Master fixes date for		332a
trial, Master fixes time for		332b
U.D. Lodge Master not entitled to receive "Degree of		
Actual Past Master	R. 42.09	311
U.D. Lodge, Master of shall be Past Master of a		-
Florida Lodge	R. 42.04	310

Subject	Provision	Page
U.D. Lodges cannot elect Worshipful Master	R. 42.09	311
U.D. Master, not entitled to title of "Past Master	R. 42.09	311
vacancies in elective offices, dispensation to fill	R. 19.20	188
vacancies in office	A. X, S.11	62
vacancies in office	R. 19.19	188
visitor, Master is judge of validity of avouchment for	R. 40.10	300
visitor, may decline to produce Charter for	R. 40.05	299
visitors, is judge of sufficiency of avouchment for	R. 40.11	300
vote on Grand Officers, right to		46
who may install		62
"will and pleasure" is law in his Lodge	R. 20.04	190
work and efficiency in three degrees, Master to promote	R. 26.17	234e
work, Master guides and controls	R. 38.21	290
WRITTEN INFORMATION		
relating to secret work, prohibited	R. 38.28	292
use of, is unmasonic		319
- Y -		
YOUTH ACTIVITIES, COMMITTEE ON		
appointed by the Grand Master	A. IX, S.2(9)	59
duties.		149c
youth activities, committee on, created by		
Regulation	A. IX, S.2(8)	59
youth activities, committee on, Grand Master controls		44d
	, 0,	

- Z -

ZONES

See MASONIC DISTRICTS AND ZONES