

# DIGEST

of

## Masonic Law of Florida F. & A. M.



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

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(Contains 2015 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 25<sup>th</sup> day of April, A.L. 1977, A. D. 5977.**

**RICHARD F. GRIFFIE  
Grand Master of Masons of Florida**

COMMITTEE ON DIGEST OF MASONIC LAW

A.L. 1974 A.D. 5974

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## 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 27<sup>th</sup>, 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 28<sup>th</sup> 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 148<sup>th</sup> Annual Communication of Grand Lodge April 27, 28, and 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 26<sup>th</sup> day of April, A.L. 1972, A.D. 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; and

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. 440)

**Digest of Masonic Law**

1997

4b

## INDEX OF CHAPTERS

<i>Chapter No.</i>	<i>Subject</i>	<i>Page No.</i>
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	Particular Lodges-Jurisdiction.....	179
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]

<i>Chapter No.</i>	<i>Subject</i>	<i>Page No.</i>
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**

<i>Article</i>	<i>Page No.</i>
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
XV Forms and Ceremonies .....	75

**Digest of Masonic Law**





**REGULATIONS**

CHAPTER 1.

**MASONIC LAW, TRADITION, AND POLICY**

*Regulation*

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

*Regulation*

- 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 Corporate Board Sets Prices on Printed Material (1983)

CHAPTER 5.

**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

CHAPTER 6.

**GRAND MASTER**

*Regulation*

- 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

CHAPTER 9.

**GRAND SECRETARY**

*Regulation*

- 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

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*

- 13.01 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 Coordinating 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
  - 13.21.2 Warden' Workshop Committee
  - 13.21.3 Child ID Program
- 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
- 13.28 Zone Chairman Appointments

## CHAPTER 14.

**GRAND LODGE REVENUE AND FINANCES***Regulation*

- 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

CHAPTER 16.

**PARTICULAR LODGES-NAMES AND NUMBER  
CONSOLIDATION**

*Regulation*

- 16.01 Lodges Numbered Chronologically
- 16.02 Change of Lodge Name
- 16.03 Consolidation of Lodges
- 16.04 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

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 Summoning 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 Repealed
- 26.02 Dual Membership
- 26.03 Dual Membership Prohibited between Florida Lodges
- 26.04 Dual Members Dimitting from Lodge of Regular Membership
- 26.04.1 Plural Membership
- 26.04.2 Plural Members Dimitting from Lodge of Regular Membership
- 26.05 Life Membership
- 26.05.01 Perpetual Membership
- 26.05.02 Perpetual Membership
- 26.06 Presumption of Death of a Member
- 26.07 Emeritus Members
- 26.08 Emeritus Members
- 26.09 Emeritus Members
- 26.10 Honorary Members
- 26.11 Dues Cards
- 26.12 Twenty-Five, Fifty, Sixty and Seventy-Five Year Certificates
- 26.13 Fraternal Discipline
- 26.14 Conduct of Members
- 26.15 Fraternal Decorum
- 26.16 Reconciling Differences

*Regulation*

- 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

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 Investigation
- 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



CHAPTER 32.

**FEEES FOR THE DEGREES AND REFUNDS THEREOF**

*Regulation*

- 32.01 Advance Fees for the Degrees of F.C. and M.M. in By-Laws Prohibited
- 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*

- 34.01 Waiver of Jurisdiction Defined
- 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 Re-ballot when Only One Negative Vote
- 35.10 Favorable Ballot and Delay in Receiving Degrees Must Re-ballot
- 35.11 Ballot Cannot Be Reconsidered after Declaration
- 35.12 Negative Ballot Cannot Be Withdrawn

***Regulation***

- 35.13 Subject of Ballot Must Retire from Lodge Room
- 35.14 Irregular Ballot before Character Committee Reports
- 35.15 Irregular Ballot-Mechanical Error
- 35.16 Right to Ballot by Every Member
- 35.17 Right to Ballot-Temporary Absence Does Not Bar
- 35.18 Delay of Ballot for Temporary Absence
- 35.19 Inadvertent Conferring of Degrees without Ballot-Results

CHAPTER 36.

**REJECTION OF CANDIDATES AND  
EFFECT THEREOF**

- 36.01 Six Month Waiting Period after Rejection
- 36.02 Lodge in Concurrent Jurisdiction over Rejected Material
- 36.03 Rejected Material of Foreign Jurisdiction Procedure
- 36.04 No Publicity over Rejection of Petitioner
- 36.05 Rejected Material of Foreign Jurisdiction Procedure

CHAPTER 37.

**INITIATION AND ADVANCEMENT**

- 37.01 Number that May Receive Degrees at One Time
- 37.02 Delay in Receiving Degrees after Period of Six Months-Re-ballot
- 37.03 Removal of Jewelry-Preparation Problem
- 37.04 Affirmation Not Acceptable in Taking Obligation
- 37.05 Finishing Work of Defunct Lodge Procedure
- 37.06 Dispensation for Degrees Short of Required Time

*Regulation*

- 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

## 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

*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

*Regulation*

- 38.33 Funerals-By Courtesy Procedure
- 38.34 Funerals-Courtesy Denied for Reprehensible Conduct
- 38.35 Funerals-for Suicide Permitted
- 38.36 Funerals-Unaffiliated Masons
- 38.37 Funeral Procession-Visitors Permitted
- 38.38 Funeral Procession-M.M. Lodge-No E.A.'s or F.C.'s
- 38.39 Pallbearers and Benediction
- 38.40 Processions-Procedure
- 38.41 Unaffiliated Mason Not Entitled to Rights after Twelve Months
- 38.42 Called Communication for Funerals May Be Continuous
- 38.43 Lodge of Sorrow Not Substitute
- 38.44 Only Worshipful Master, Acting Worshipful Master or Grand Master May Wear Hat in Lodge
- 38.45 Past Grand Master Closing Lodge in Short Form

CHAPTER 39.

**COURTESY WORK**

- 39.01 Courtesy Work Only by and for Recognized Lodges
- 39.02 Courtesy Work at District Convention Procedure
- 39.03 Requests for Courtesy Work-Procedure
- 39.04 Requests for Courtesy Work-Proficiency Procedure
- 39.05 Objection During Courtesy Work on Moral Grounds

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 27<sup>th</sup>
- 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 Dimit
- 41.18 Dimit 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



*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)***Regulation*

- 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

## 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

## CHAPTER 44.

**PENAL CODE***Regulation*

- 44.01 Vices Are Subjects of Fraternal Discipline
- 44.02 Breach of Masonic Law is Contempt
- 44.03 Lodge Shall Not Be Collecting Agency
- 44.04 Filing False Charges (1979)
- 44.05 Prohibition Against Intoxicating Beverages (1979)
- 44.06 Improper Use of Masonic Emblems or Membership Unmasonic (1989)
- 44.07 False Statements (1979)
- 44.08 Violation of Moral Law (1979)
- 44.09 Violation of Secrecy (1979)
- 44.10 Solicitation for Membership (1983)
- 44.11 Unlawful Written Work (1979)
- 44.12 Lodge Penal Jurisdiction (1979)
- 44.13 Lodge Responsibility (1979)
- 44.14 Notice of Charges to Lodge of Accused (1979)
- 44.15 Transmit Charges to Lodge of Accused (1979)
- 44.16 Entered Apprentice and Fellow Crafts Subject to Discipline (1979)
- 44.17 Disputes Between Brothers (1979)
- 44.18 Offenses Prior to Initiation (1979)
- 44.19 Duty of Brethren to Investigate (1979)
- 44.20 Retroaction (1979)
- 44.21 Notice of Conviction of Civil Crime (1985)
- 44.22 Penal Affairs Panel (1983)
- 44.23 Grand Master's Authority (1979)
- 44.24 Who May File Charges (1979)
- 44.25 Form of Charges (1979)
- 44.26 Filing of Charges Procedure (1979)
- 44.27 Duties of Secretary and Review of Charges by Worshipful Master (1979)
- 44.28 Service of Charges (1979)
- 44.29 Answer of Accused (1979)
- 44.30 Form of Answer (1979)
- 44.31 Amendment to Charges (1979)
- 44.32 Failure of Accused to Answer (1979)
- 44.33 Accused in Prison (1979)

*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)
- 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 Reinststate (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 Florida Lodge of Research Authorized Procedure to Form
- 45.02 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
- 46.07 Jurisdiction
- 46.08 Dues
- 46.09 Membership Returns Required
- 46.10 Officers-Duties and Limitations
- 46.11 Uniform Code of By-Laws

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**

- (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 NPD (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 27<sup>th</sup> (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 27<sup>th</sup> (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.
- (2) 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 six 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 non-payment 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

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.