

ceedings, the Bishop, with the written consent of the party accused, may pronounce judgment without further proceedings.

III. If the Commissioners shall report that there is *prima facie* ground for further proceedings, and the party accused shall not consent to have judgment pronounced as aforesaid, then, but not otherwise, three Clerks in Holy Orders, or three Clerks and three Laymen, shall be nominated as hereafter provided, to sit with the Bishop or his Commissary, specially appointed for this purpose, to hear the cause.

IV. Notice of the Bishop's intention to institute further proceedings shall be delivered to the person accused, together with a copy of the charge or charges to be preferred, and the name of nine Presbyters, of not less than seven years' standing, and of nine Lay members of Diocesan Synod, from which the accused shall select, when the charge is one of error in doctrine only, three Presbyters, and in all other cases three Presbyters and three Laymen, and shall notify his selection to the Bishop within fourteen days after the receipt of said notice and list of names. But if the accused party shall refuse or neglect to make such selection, then at the expiration of twenty-one days from the day of receipt of list of names by the accused the Bishop may himself select three Presbyters, or three Presbyters and three Laymen, as aforesaid. And upon receipt of notice of the selection made by the party accused, or after his own selection, as the case may be, the Bishop shall notify to the said party the place and day appointed for his trial, which shall not be less than twenty-one days after he shall receive notice of the same.

V. At the trial there shall be at the least two of the Clerical and one of the Lay assessors, or in questions of doctrine the three Clergy present, with the Bishop or his Commissary; and the course of proceedings shall be in all respects, as far as possible, in conformity with the ordinary practice of Courts of Justice. And if, after full investigation and examination, the truth of the charges shall be proved to the satisfaction of the Bishop or his Commissary and a majority of the assessors (or in questions of doctrine of a

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