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rgument shall, reof upon the das the proper peal. Ten. Such person or officer who is to represent the respondent shall serve his written answer to appellant's argument, if he use any, upon the officer or body appealed from within fifteen days after such service upon him as aforesaid.

Elaven. The officer or body appealed from shall, within sixty days from date of notice or date of such decision, as the case may be, forward certified copies of documents, papers, and arguments relating thereto, or the original papers, to the officer or Secretary of the body to whom the appeal is taken.

Twelve. Any officer deciding an appeal shall forthwith notify both parties thereto in writing of his decision.

Thirteen. If a Grand Lodge is respondent, the G. C. T. thereof, as the case may be, shall conduct the case on the part of the respondent, but he shall request any member interested therein to assist him by argument or otherwise, as may seem necessary and proper.

Fourteen. An appeal once taken shall retain the title by which it is properly designated at its commencement, and shall be changed only as the case requires after the first decision thereon, as in the following from:—"Excelsior Lodge, No. 20, respondent vs. John Doe, appellant."

In case such matter should be decided in favor of the appellant by the G. C. T., and the Lodge appeals from said decision to the Grand Lodge, the title of the case would continue the same with the following change. to wit:—"Excelsior Lodge, No. 20, appellant, vs. John Doe, respondent." Should the G. C. T. affirm the decision of the Lodge in the first instance, and the party aggrieved take appeal from that decision, the case would then appear as "Excelsior Lodge, No. 20, respondent, vs. John Doe, appellant."

The rules governing cases of appeal from Grand to Right Worthy Grand Lodge, adopted by the R. W. G. Lodge at the Eighth Session, are hereby overruled, and the above made the rules governing all cases of appeal.