cision is promulgated. When so taken no notice is necessary other than the verbal notice then given, which should be entered on the books of the Secretary. In case of all other appeals, including these where the party feeling himself aggrieved is not present when the action is taken, notice specifying the officer or body to whom and the action or decision from which the appeal is taken must be given in writing.

Five. Such notice, as well as any notification or argument required in progress of an appeal, shall in all cases be served personally or by mail upon the officer or body appealed, from, and service upon such body shall be with the Secretary of the Lodge, Grand Secretary of the Grand Lodge or as the case may be.

Six. The time within such notice shall be served is (1) if from an officer, within thirty days from service of notice of decision by such officer upon the party appealing; (2) if from a Lodge, a Grand Lodge, during the session at which action or decision was had, if appellant was present at the time thereof; or (3) if appellant was not present, then within thirty days from date of such action or decision.

Seven. All argument, except such as may be presented when an appeal is taken from the decision of the C. T. to the Lodge or from any officer while presiding, to the body over which he is at the time presiding, shall be in writing. No personal appearance or argument by either party shall be allowed in any other case except where mutually agreed upon by all the parties thereto, except, also, that when an appeal comes before a Grand, or the Right Worthy Grand Lodge for decision, any member of that body may be heard on the merits of the appeal, subjected to the rules of the body and parliamentary law governing the same.

Eight. The appellant shall serve his argument, if he uses any, in duplicate upon the officer or body appealed from within thirty days after such officer's notice of, or from the date of such body's adverse decision.

Nine. The officer or body served with such argument shall, within fifteen days thereafter, serve one copy thereof upon the person or officer hereinafter, in Section 13, named as the proper party to assist in or direct the defense in such appeal.

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