time, he may require it, he shall be furnished with a certificate, stating the circumstances under which he left the Lodge; and such certificate is to be produced to any other Lodge of which he is proposed to be admitted a member, previous to the ballot being taken.

XIII.—All differences or complaints, that cannot be accommodated privately or in some regular Lodge, shall be reduced into writing and delivered to the grand secretary, who shall lay them before the grand Master, or the proper board or committee appointed by the grand Lodge. When all parties shall have been summoned to attend thereon, and the case shall have been investigated, such order and adjudication may be made as shall be authorized by the laws and regulations of masonry.

XIV.—If any brother be summoned to attend the grand Master or his deputy, or his Provincial Grand Master or his deputy, or any board or committee authorized by the grand Lodge, and do not comply, or give sufficient reason for his non-attendance, the summons is to be repeated, and, if he still persist in his contumacy, he shall be suspended from all masonic rights, and the proceeding notified to the grand Lodge.

XV.—A mason offending against any law or regulation of the craft, to the breach of which no specific penalty is attached, shall, at the discretion of the grand Lodge, or any of its delegated authorities, or of a Provincial Grand Master, be subject to admonition, fine, or suspension.

If fine be the punishment awarded, it shall be, for the first offence, not less than one pound nor more than five pounds; for a second offence of a similar nature, within three years, it shall be not less than two nor more than ten pounds; and if a brother shall refuse to pay the fine, or be guilty of a third offence within three years of the second offence, he shall be expelled from the craft.

All fines levied shall be applied to the general fund of charity.