r unbe-

his seat

e same ne floor.

er than Court,

except residing member actual ed from

ves of a shall be e of the

ision of

vhich is e transl if per-

ot come

ys be in or; 2nd, nembers question

d, but a

subject

nmenced d unless be rectivote. 23. In voting by yeas and nays, all present in regular standing in the Court must vote unless excused by the Court; but no member shall vote who was not in the room at the time the question was put. A motion for excuse shall be decided without debate.

24. Reconsideration and Appeal—A question may be considered any time during the session or the first regular session held thereafter, but a motion for reconsideration being once made and decided in the negative, shall not be renewed before the next regular session.

25. A motion to reconsider must be made and seconded by members who voted in the majority. No question shall be reconsidered more than once, nor shall a vote to consider be considered. To consider a resolution, etc., the decision of which has officially passed out of Court, shall not be in order.

26. A motion to repeal a resolution shall be offered in writing, and announced at a regular session, two weeks before action shall be taken on the same, and shall only be in order when the motion to

reconsider is no longer available.

27. All reports of committees except reports of progress shall be made in writing and signed by a majority.

28. When a report has been read it shall be considered as properly before the Court, without a motion to accept.