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XII.—If the name of any requisitionist bringing the charge, or of an Advocate for either side, be drawn, such names shall be omitted from the panel.

XIII.—The accidental or erroneous placing in or omission of any names from the Boxes shall not invalidate the drawing.

XIV.—If the number of Assessors should, from any circumstance, be so reduced that the trial can not be carried out, the proceedings may be commenced, *de novo*, from the election of Assessors.

XV.—Nothing herein contained shall prevent the Bishop or his Commissary from suspending a Clergyman until the determination of any charge preferred under these Rules.

XVI.—It shall only be necessary that a majority of the Assessors be present during an enquiry or trial; it shall be sufficient for those deciding to have been made acquainted with the evidence properly taken by a majority of the Assessors, or obtained under a Commission or other means of examination by the authority of the Bishop or Commissary or a majority, as aforesaid, and to which the accused shall have had the opportunity of being a party.

XVII.—The Commissary, for the purpose of this Chapter or any case tried under it, may be one specially appointed for that purpose by the Bishop, provided he be a Priest of not less than five years standing.

XVIII.—The Administrator of the Diocese, when there is one as hereinbefore provided, may institute proceedings and otherwise take the place of Bishop or Commissary under this Chapter, when the question shall not be one of error in Doctrine.

