Denver, Colorado.
August 1st, 1925.

To: ALL HYDRAS, GREAT TITANS, PURES, GIANTS, EXALTED CYCLOPS, TERRORS AND KLAUSMEN, REALM OF COLORADO.

From: HARRY C. HOFFMAN, IMPERIAL REPRESENTATIVE.

Subject: DELINQUENT DUES AND REINSTATING DELINQUENT KLAUSMEN.

Hitherto the Kligrapp has been required to collect all unpaid dues from a Klausman in order to reinstate him. This was done under the authority of Section 18, Article 2b of the Constitution and Laws.

Until further notice I will interpret this section as follows: The delinquent dues of a Klausman will amount to the three months' grace allowed him in which to pay his dues before suspension. This means that a Klausman cannot become delinquent and be compelled to pay for more than one quarter's back dues.

In reinstating a Klausman under this ruling he must be required to pay six months' dues in advance. So if a Klausman wishes to pay one quarter's arrear dues and two quarters' advanced dues (9 months' dues in all), he is entitled to a paid up dues card for the six months advanced payment.

Many of your Klausmen object to paying one or two years' back dues when they did not receive the benefits and privileges of the Klan during this period, but will pay for the one quarter allowed them to pay up in before they were suspended. Since the Klausman was in good standing and was not suspended for three months after his dues card expired, he justly owes his quarter's dues to your Klan and it cannot be remitted.

All Klaus who have been chartered longer than three months can reinstate their members who never paid dues prior to the delivery of the charter on above basis.

All Klaus who have been chartered less than three months can collect dues commencing the first of the month following the month in which they were chartered. This will remit all dues prior to the delivery of the charter.

About 90% of the Klausmen who will reinstate under this ruling and pay six months in advance will continue to pay their dues and you will have the benefit of their membership. This is the opportunity for you to secure your reinstatements 100% if you will function while this ruling is in effect.

In making your quarterly report and remittance you will include future reinstatements, until this ruling is revoked, in the number recorded on lines 11 "e" and 12 "a". This means that reinstatements will not be reported on lines 11 "e" and "f" and 12 "o" and "f" as heretofore.

This ruling will remain in full force and effect until by me revoked.

If further information is desired we will gladly answer your inquiries.

Sincerely yours,
In The
Sacred Unfailing Bond,

IMPERIAL REPRESENTATIVE
REALM OF COLORADO.