

hours, and new address of the dentist who is removing his office. [Such notice may be printed in any newspaper or publication. Not more than one notice shall be in any edition of any newspaper or publication at one time.] *If specializing, the name of the specialty may be used.*

(e) Notices may be mailed to [the general public] *specifically named individuals* by any dentist who is about to begin the practice of dentistry notifying the public of this fact. Such notice shall not be more than 3½" by 2" and may only contain the name, title, address, telephone number, and office hours of such dentist. [Such notice may be printed in any newspaper or publication. Not more than one notice shall be in any edition of any newspaper or publication at one time.] *If specializing, the name of the specialty may be used.*

(f) This section is severable, and if this section is declared unconstitutional, the decision so holding the same shall not be construed as impairing any other provision of this article. It is hereby declared as a legislative intent that this article would have been adopted had this provision not been included therein.

14. Proceedings to revoke or suspend licenses by complaint only; hearings; failure to appear and give testimony.

(a) The proceedings *before the Board of Dental Examiners* to revoke or suspend any license under [Sec. 11 of] this article [may only be taken by the Board upon the complaint of another.] *or to determine whether to restore or reinstate any revoked or suspended license whatsoever may be commenced either upon the Board's own initiative or upon the complaint of any person.*

(b) All complaints *made by a person* must be in writing, verified by some person familiar with the facts therein charged, and two copies thereof must be filed with the secretary of the Board. All *such* complaints must contain the request that the Board take action against the offender.

(c) Upon receiving any complaint [the Board shall], if it deems the complaint sufficient following an investigation, *or if the Board initiates the action it shall* pass an order setting the same for a hearing at a specified time and place, and the secretary shall cause a copy of the order and of the complaint, or of a complaint drawn by the Board, to be served upon the accused at least ten days before the day appointed in the order for said hearing.

(d) Service upon the accused shall be by delivery of a copy of the order and complaint to the accused in person. In the event the Board is unable to serve the accused in person, the service shall be had by delivery of the same to his last known residence and last known business address, or by sending a copy of the same by registered mail to the accused at his last known residence and last known business address, any of which means shall constitute sufficient notice to justify [proceedings] *proceeding* with a hearing of the charges.

(e) The accused must appear at the time appointed in the order and answer the charges and make his defense to the same, unless for sufficient cause the Board may assign another day for the pur-