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CLERK OF THE HOUSE OF REPRESENTATIVES,

9 /10/1902

RECO

THE PARLIAMENT OF THE COMMONWEALTH

HOUSE OF REPRESENTATIVES.

STANDING RULES AND ORDERS OF THE HOUSE

AND THOSE RELATING TO

PRIVATE BILLS,

AS AGREED TO BY THE

STANDING ORDERS COMMITTEE

AND RECOMMENDED TO THE HOUSE;

TOGETHER WITH THE PROCEEDINGS OF THE COMMITTEE.

Laid upon the Table by the Speaker, and ordered to be printed,

October, 1902.

F.7581.

PROCEEDINGS OF THE COMMITTEE.

THURSDAY, 13TH JUNE, 1901.

Members present :

Mr.	Speaker,
Mr.	Barton,
Mr.	W. H. Groom,

Mr. McDonald, Mr. A. McLean, Mr. V. L. Solomon.

Mr. Speaker was called to the Chair.

Mr. Speaker, in accordance with a resolution of the House, submitted a form of Prayer to be read at the opening of the sittings of the House, which was adopted and ordered to be reported to the House,

The Committee deliberated.

The Committee adjourned.

TUESDAY, 16TH JULY, 1901.

Member present :

Mr. McDonald.

In the absence of a quorum the meeting called for this day lapsed.

THURSDAY, 18TH JULY, 1901.

Members present :

Mr. SPEAKER, in the Chair ;

Mr. W. H. Groom,

Mr. A. McLean,

Revised Standing Orders were submitted by Mr. Speaker. The Committee deliberated.

The Committee adjourned.

TUESDAY, 23RD JULY, 1901.

Members present :

Mr. SPEAKER, in the Chair;

Mr. W. H. Groom, Mr. McDonald,

Mr. V. L. Solomon.

Mr. V. L. Solomon.

The Revised Standing Orders were further considered. The Committee adjourned until Thursday next.

THURSDAY, 25TH JULY, 1901.

Mr. SPEAKER, in the Chair ;

Mr. Chanter, Mr. W. H. Groom, Mr. McDonald, Mr. V. L. Solomon.

The Revised Standing Orders were further considered. The Committee adjourned until Thursday next.

THURSDAY, 1st AUGUST, 1901.

Members present :

Mr. SPEAKER, in the Chair;

Mr. A. McLean.

Mr. McDonald.

The Revised Standing Orders were further considered.

The Committee adjourned until Thursday next.

Mr. McDonald,

THURSDAY, STH AUGUST, 1901.

Members present :

MR. SPEAKER, in the Chair;

Mr. Chanter.

The Revised Standing Orders were further considered.

The Committee adjourned until Thursday next.

Members present :

THURSDAY, 15TH AUGUST, 1901.

Members present :

MR. SPEAKER, in the Chair;

Mr. Chanter, Mr. McDonald,

Mr. A. McLean, Mr. V. L. Solomon.

The Revised Standing Orders were further considered.

The Committee adjourned until Thursday next.

THURSDAY, 22ND AUGUST, 1901.

Members present :

MR. SPEAKER, in the Chair; Mr. Chanter, Mr. McDonald, Mr. V. L. Solomon.

Mr. Speaker submitted certain revised clauses and two new clauses for consideration. The Committee deliberated.

The Committee adjourned.

THURSDAY, 5TH SEPTEMBER, 1901.

Members present :

MR. SPEAKER, in the Chair;

Mr. McCay, Mr. V. L. Solomon.

Mr. A. McLean,

Mr. Speaker submitted amendments suggested by Mr. President with a view to securing a certain amount of uniformity in the Standing Orders of both Houses.

The Committee deliberated.

The Committee adjourned until Thursday next.

THURSDAY, 12TH SEPTEMBER, 1901.

Members present :

MR. SPEAKER, in the Chair;

Mr. Chanter, Mr. McCay, Mr. McDonald, Mr. A. McLean, Mr. V. L. Solomon.

Mr. President's suggestions were further considered. The Committee adjourned until Thursday next.

THURSDAY, 19TH SEPTEMBER, 1901.

Members present :

Mr. SPEAKER, in the Chair ;

Mr. McDonald, Mr. A. McLean.

Mr. Chanter, Mr. McCay,

Mr. McDonald,

Mr. President's suggestions were further considered.

The Committee adjourned.

THURSDAY, 5TH JUNE, 1902.

Members present :

Mr. SPEAKER, in the Chair;

Mr. V. L. Solomon.

The Committee deliberated.

The Proposed Joint Standing Rules and Orders for private Bills were submitted by the Speaker, and passed pending a re-submittal at the next meeting.

The Revised Standing Orders were again further reconsidered.

The Committee adjourned.

THURSDAY, 12TH JUNE, 1902.

Members present :

Mr. SPEAKER, in the Chair;

Mr. Chanter, Mr. Deakin, Mr. McDonald, Mr. A. McLean.

The Committee deliberated. The Committee adjourned.

THURSDAY, 24TH JULY, 1902.

Members present :

Mr. Speaker, į Mr. Chanter. In the absence of a quorum the meeting called for this day lapsed.

THURSDAY, 7TH AUGUST, 1902.

Members present:

Mr. SPEAKER, in the Chair ;

Mr. McDonald, I Mr. A. McLean.

The Committee deliberated.

The Committee adjourned.

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THURSDAY, 2ND OCTOBER, 1902.

Members present :

Mr. SPEAKER, in the Chair ;

Mr. McDonald.

Mr. Chanter, Mr. McCay,

The Revised Standing Orders were further reconsidered. Resolved—That Mr. Speaker lay upon the Table of the House the Standing Orders as agreed to by the Committee.

The Committee adjourned.

TABLE OF CONTENTS.

PUBLIC BUSINESS.

			PUBLIC) BUSIN	ESS.					
Chapter										Page
	General Rule for Cor				<i>.</i>	•••	**1	•••	•••	7
	Proceedings on the M	~		ument	•••	***	***	•••	####	7
	Election of Speaker			•••	•••	•••		** *	•••	8
	Absence of Speaker		ers	•••		•••	•••	•••		9
V.	Standing Committees			** •			•••	•••	# k-s	10
VI.	Roll, Places of Memb	ers, Leav	re of Abs	ence, Vo	tes and I	roceedin	gs and R	ecords	0 4-2	11
VII	Sitting and Adjourn	ment of t	he House	•••				•••	***	11
VIII.	Rules of Debate and	Privilege		•••	***		•••	***	•••	13
IX.	Routine of Business	•••		•••		<i></i>		•••	•••	15
X.	Petitions		•••					•••	•••	16
XI.	Questions seeking In	formation	1						***	17
XII.	Notices of Motion			r e r	•••					18
XIII,	Motions and Votes	•••	•••		•••		•••	***	•••	18
XIV.	Amendments		•••	•••		•••		•••	•••	19
XV.	Orders of the Day		•••			•••	•••	480	•••	20
XVI.	Divisions			•••		•••	***	**=	***	21
XVII.	Public Bills		•••	**1	•••	***		***	***	22
XVIII.	Bills which the Sena	te may no	ot Amend	• - 4	•••		•••	•••	•••	28
XIX.	Committees of the W	hole, of a	Supply ar	id of Waj	ys and M	leans	***	•••	•••	28
XX.	Infringement of Ord	er and Ar	rest		•••		• • •	•••	•••	31
XXI.	Strangers				•••	4.00		***		32
XXII.	Accounts, Papers, an	nd Return	15	•••		•••	+ 7 .	***	***	82
XXIII.	Select Committees	***	• • •	··· ·		***	P. 7	***		33
XXIV.	Witnesses	•••	•••			***	•••	•••		35
XXV.	Communication betw	een the F	louses				• • •	•••	•••	37
XXVI.	Conferences	***		•••		•••	•••			37
XXVII.	Joint Committees			***	***			•••	•••	38
XXVIII	. Balloting			•••	- i -	***	***	***	•••	38
XXIX.	Addresses to the Kin	g or the	Governor	-General			• **	* ***		39
XXX.	Messages from the G	overnor-(Jeneral		***		***	-	* #*	39
XXXI.	Suspension of Standi	ng Order	5	•••			****	•••	• • •	40
XXXII,	Joint Standing Order	8	•••	***	•••	***	***	***	* * *	40
			PRIVA	TE BIL	LS.					
Nos. 1 te	1 197		ж тот у <u>т</u>	ملاهمه مديده					. 4	1-57
1100, E D		***	•••			**-		***		

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STANDING RULES AND ORDERS

OF THE

HOUSE OF REPRESENTATIVES.

CHAPTER I.

GENERAL RULE FOR CONDUCT OF BUSINESS.

1. In all cases not provided for hereinafter, or by Practice of Sessional or other Orders, resort shall be had to the House of Commons to other practice of the Commons House of the Imperial Parlia- be observed, ment of Great Britain and Ireland in force on the first unless other day of January, 1901, which shall be followed as far made. as they can be applied to the proceedings of the House of Representatives.

CHAPTER II.

PROCEEDINGS ON THE MRETING OF PARLIAMENT.

2. On the first day of the meeting of a Parliament for the despatch of business after a dissolution, pursuant to the Governor-General's Proclamation, Members having met at the time and place appointed—

- (a) The Clerk shall read the Proclamation calling Clerk reads Parliament together.
- (b) The House shall await a Message from the Com-Message from missioners appointed by the Governor-General Commissioners. desiring the attendance of Members to hear the Commission read.
- (c) The House shall attend at the place named in the House proceeds Message to hear the Commission read. After to hear Commisthe reading thereof the House shall return to its own Chamber.
- (d) The writ of election of each Member, with the The returns to return indorsed thereon, having been previously Writs read by the Olerk. delivered to the Clerk, shall by him be laid Writs of Election upon the Table, and the Members who are Members sworn. certified by the indorsement to be returned by such writs shall then be called in alphabetical order and sworn, or make affirmation, as prescribed by The Commonwealth of Australia Constitution Act.

(e)	The	House	shall	then	proceed	to	elect	\mathbf{a}	Speaker.	Speaker to be
						011	7			elected.

- (f) Until such election, the Clerk shall act as Until the Speaker is elected, Clerk
- (g) The Speaker having presented himself to the Chairman. Governor-General, and having reported that fact Time announced to the House, a Member of the Government Governorshall then inform the House at what time the addressing the Governor-General will declare the causes of his calling the Parliament together; and the House may then suspend its sitting until that time, when again meeting the House shall await the message from the Governor-General.

See S.O. No. 1.*

Sec No. 2.

See No. 2.

See No. 3.

See No. 4.

See No. 5. See No. 6.

See No. 14.

* These references are to the Standing Orders temporarily adopted by the House.

3. On the first day of the meeting of Parliament for Clerk reads the despatch of business, not being next after a dissolution, Proclamation. pursuant to the Governor-General's Proclamation, Members of the House, having met at the time and place appointed, the Clerk shall read the Proclamation, and the House shall await a Message from the Governor-General.

4. When a Message is received summoning Members to $_{\rm House \ to \ attend}$ hear the Speech the Speaker and the House shall attend at $_{\rm to \ bear \ Speech}$. the place appointed by the Governor-General in the Message.

5. When the reasons for calling Parliament together are when announced by Commissioners appointed by the Governor-Parliament General, the same forms shall be observed by the House as Commissioners. when the Governor-General opens Parliament in person.

6. The Speaker and the House, having heard the Speech House returns of the Governor-General or of his Commissioners, shall to its own return to their own Chamber.

7. Previously to the Governor-General's Speech being re-Formal business. Sec No. 18. ported some formal business shall be transacted.

8. The Speaker shall report to the House the Governor- opening speech General's Opening Speech, whereupon a Minister shall bring reported a replied to. up a draft of an Address in Reply thereto, which, being brought up, shall be read by the Clerk to the House, and a motion for the adoption thereof being duly made and seconded, a question thereon shall be proposed to the House by the Speaker, when debate may ensue, and the Address as agreed to by the House shall be presented to the Governor-General by the Speaker, accompanied by any Members who may think fit to attend.

9. The Speaker shall report to the House the Governor-Governor-General's reply reported. General's reply to the Address.

10. No business except of a formal character shall be only formal entered upon before the Address in reply to the Governor-business before Formal Address. General's Opening Speech has been adopted. business which may be entered on includes the fixing of the days and hours of meeting, and the appointment of Standing Committees.

CHAPTER III.

ELECTION OF SPEAKER AND OF CHAIRMAN.

11. The election of Speaker shall be conducted in the following manner :--

- (a) A Member, addressing himself to the Clerk, shall A Member propose some other Member, then present, to the proposed as House for its Speaker, and move "That Mr. do take the Chair of the House as Speaker.'
- (b) If only one Member be proposed and seconded as II unopposed, Speaker, he shall be called to the Chair of the such Member of the second to the Chair of the such de the Chair. House without a question being put.
- (c) Such Member, on being called to the Chair, shall He submits stand up in his place, and express his sense of himself to the House. the honour proposed to be conferred upon him and submit himself to the House.
- (d) If two or more Members be proposed as Speaker, when two or a motion shall be made and seconded regarding more Members each such Member, "That Mr. do take Speaker. the Chair of the House as Speaker "; and each Member so proposed shall submit himself to the House.
- (e) When only two Members are proposed and seconded Mode of decision as Speaker, each Member shall deliver to the between Candidates. Clerk a ballot-paper in writing, containing the name of the candidate for whom he votes; and the Candidate who has the greater number of votes shall be the Speaker, and be conducted to the Chair.

New-Practice of Parliament.

See No. 16.

See No. 17

See No. 19

Sec No. 20.

See No. 21

See No. 7.

See No. 8.

See No. 9.

See No. 10.

- (f) When more than two Members are so proposed and Mode of decision seconded, the votes shall be taken in like manner, than two and the Member who has the greatest number Candidates. of votes shall be the Speaker, provided he has also a majority of the votes of the Members present; but if no candidate has such majority, the name of the candidate having the smallest number of votes shall be withdrawn, and a fresh ballot shall take place; and this shall be done as often as necessary, until one candidate is declared to be elected as Speaker by such majority, when such Member shall be conducted to the Chair.
- (g) In the event of there being an equality of votes, Equality of the Clerk shall declare such to be the case, and votes. the votes shall be again taken, when, if again there shall be an equality of votes, the Clerk shall determine, by lot the name of which of the candidates, having the same number of votes, shall be withdrawn, as if he had obtained the lesser number of votes.
- (h) Having been conducted to the Chair, the Member Mr. Speaker elected returns his acknowledgments to the takes the Chair, and the mace is House for the honour conferred upon him, and had upon the thereupon sits down in the Chair, and then the Mace (which before lay under the Table) shall be laid upon the Table.
- (i) The Speaker, having been congratulated, a presentation of Member of the Government shall inform the the Speaker to House at what time the Governor-General will General.
 be pleased to receive the House for the purpose of presenting the Speaker to His Excellency, and the sitting of the House shall then be suspended until that time.
- (j) The Speaker, with the House, shall present himself The Speaker to the Governor-General; and, on returning, presents himself to the Governor-General; and, having General. resumed the Chair, shall report his presentation to the Governor-General.

12. A Member shall be appointed by the House each Chairman of Session to be the Chairman of Committees, who shall hold Committees appointed office till his successor is appointed, and who shall take the Chair of all Committees of the Whole. Should more than Method of one Member be proposed as Chairman, the election shall be election. by ballot, in the same way as is provided for the election of Speaker.

e of decision See S.O. No. 14. two

New.

See No. 11.

See No. 12.

See No. 13.

Sec No. 215.

CHAPTER IV.

Absence of Speaker and Officers.

13. Unless and until the House otherwise order the Unavoidable Chairman of Committees shall, as Deputy-Speaker, perform absence of the speaker in relation provided for. to all proceedings of the House, until the next meeting of the House, whenever the House shall be informed by the Clerk at the Table of the unavoidable absence of the Speaker ; and so on from day to day, on the like information being given to the House, until the House shall otherwise order : Provided that, if the House shall adjourn for more than twenty-four hours, the Deputy-Speaker shall continue to perform the duties, and exercise the authority of Speaker, for twenty-four hours only after such adjournment.

See No. 22.

14. Should both the Speaker and the Chairman of Com- mittees be unavoidably absent, the Members present, if a Quorum [*] , may at once proceed to elect one of their number to act as Speaker for that day only, the question being put to the House by the Clerk. Otherwise the House stands adjourned to the next sitting day.	Chairman of	See S.O. No.
15. If the House be informed by the Clerk of the like- lihood of the continued absence of the Speaker, the House may appoint another Member to act as Deputy-Chairman of Committees during such continued absence.	Continued absence of Speaker.	See No. 24.
16. The Chairman of Committees shall take the Chair as Deputy-Speaker whenever requested so to do by the Speaker during a sitting of the House, without any formal com-	Speaker relieved by Deputy- Speaker.	See No. 25.
munication to the Honse; and the Speaker shall nominate at the commencement of every Session not less than four Members who shall act as temporary Chairmen of Com- mittees when requested so to do by the Chairman of Com- mittees.	Temporary Chairmen of Committees.	See No. 25.
17. When a vacancy has occurred in the office of Speaker during a Session the Clerk shall report the same to the House at its next sitting, and the House shall forthwith proceed to the election of a new Speaker in the manner hereinbefore provided.	Vacancy in Speakership during Session.	See' No. 26.
18. When a vacancy has occurred in the office of Speaker during recess, the Clerk shall, on the opening of the next Session, report the same to the House on its return from hearing the Governor-General's Speech, or from attending to hear the Commission read, as the case may be, and the House shall forthwith proceed to the election of a new Speaker in the manner hereinbefore provided.	Vacanoy in Speakership during Recess.	See No. 27.
19. In case of unavoidable absence or illness of the Clerk,	Unavoidable absence of the	See No. 28.

CHAPTER V.

his duties shall be performed by the Clerk-Assistant.

STANDING COMMITTEES.

20. A Standing Orders Committee, to consist of the standing orders Speaker, the Chairman of Committees, and five other Members, shall be appointed at the commencement of each Parliament, such C-mmittee to have power to act during Recess, and to confer with a similar Committee of the Senate.

21. A Library Committee and a House Committee, each to Library consist of the Speaker and six other Members, shall be Committees. appointed at the commencement of each Parliament, such Committees to have power to act during Recess, and to confer with similar Committees of the Senate.

22. A Printing Committee, to consist of seven Members, Printing shall be appointed at the commencement of each Parliament, to which shall stand referred all Petitions and Papers presented to the House, or laid upon the Table, the Committee to report from time to time as to what Petitions and Papers ought to be printed, and whether wholly or in part : Provided that when a Paper has been laid on the Table, a Motion may be made at any time, without Notice, that the Paper be printed.

23. The quorum of a Standing Committee shall be three quorum of standing committee. unless otherwise ordered.

* By section 39 of The Constitution a Quorum is "at least one-third of the whole number of the Members of the House of Representatives."

Sas No. 319.

Olerk

23.

See No. 320-1.

See No. 322,

New.

CHAPTER VI.

ROLL, PLACES OF MEMBERS, LEAVE OF ABSENCE, VOTES AND PROCEEDINGS, AND RECORDS.

24. A Members' Roll for each State shall be kept by the Members' Roll Clerk, showing the name of each Member elected for each Clerk. State, the date of his election, of taking the oath, of ceasing to be a Member and the cause thereof. His attendance at Daily record of the sittings of the House shall be recorded in the Votes and	See S.O. No. 44. New.
Proceedings daily.	
25. The front seats, nearest to the right hand of the Places reserved for Ministers of Speaker, shall be reserved for Members holding office under the Crown. the Crown.	See No. 48.
26. Whenever a change of a Minister holding office under seat of Minister. the Crown takes place, the out-going Minister shall be entitled to take the seat vacated by his successor.	See No. 49.
27. Any question with regard to the seats to be occupied $v_{acant seats.}$ by Members shall be determined by the Speaker or Chairman of Committees respectively.	See No. 50.
28. Members shall be entitled to retain the seats occupied Members by them at the time of their taking their seats for the retaining Seats. first time after election so long as they continue Members of the House without re-election.	See No. 51.
29. Leave of absence may be given by the House to any Leave of Absence Member, on motion, after notice, stating the cause and period may be given. of absence; and such motion shall have priority over all other business, except questions.	See No. 45.
30. A Member shall be excused from service in the House. Leave of Absence or on any Committee, so long as he has leave of absence.	See No. 46.
31. Any Member, having leave of absence, shall forfeit Leave of Absence the same if he attend the service of the House before the forfeited. expiration of such leave.	See No. 47.
32. All proceedings of the House shall be recorded by the votes and Proceedings Clerk, and such records shall constitute the Votes and Pro- of the House. ceedings of the House, and shall be signed by the Clerk.	See No, 42.
33. The custody of the Votes and Proceedings, Records, Custody of and all Documents whatsoever laid before the House shall be in the Clerk, who during a session shall neither take, nor permit to be taken, any such Votes and Proceedings, Records, or Documents, from the Chamber or Offices, with- out the express leave of the House, or during recess or any	See No. 43.

CHAPTER VII.

adjournment without the leave of the Speaker.

SITTING AND ADJOURNMENT OF THE HOUSE.

34. The Chair shall be taken at the time appointed on The Chair taken. See No. 29. every day fixed for the meeting of the House : but if, at the adjourned tor want of a cuorum. A guorum, the Speaker shall adjourn the House to the next sitting day.

35. Upon the Speaker taking the Chair each day he Prayers. shall read the following prayers :--

Almighty God, we humbly beseech Thee at this time to vouchsafe Thy special blessing upon this Parliament, and that Thou wouldst be pleased to direct and prosper all our consultations to the advancement of Thy glory, and to the true welfare of the people of Australia. New.— Resolution of the House.

Our Father, which art in Heaven, hallowed be Thy name. Thy kingdom come. Thy will be done in earth, as it is in heaven. Give us this day our daily bread. And forgive us our trespasses, as we forgive them that trespass against us. And lead us not into temptation; but deliver us from evil: For Thine is the kingdom, and the power, and the glory, for ever and ever. Amen.

36. A Member having entered the Chamber after the time Members after appointed for the meeting of the House shall not be per- entry cannot mitted to withdraw within five minutes afterwards unless a Quorum present. House is formed.

37. If it shall appear on the report by the Tellers of a n the reliers in Division of the House that a Quorum^{*} of Members is not Division report the want of a present, the Speaker shall adjourn the House till the next Quorum, House sitting day; and no decision of the House shall be considered to have been arrived at by such Division.

38. If any Member shall take notice that a Quorum of when want of a Members is not present, the Speaker, standing up in his noticed the place, shall count the House; and, if a Quorum be not House is present within three minutes, he shall adjourn the House House House till the next sitting day.

39. When the Speaker shall be informed by the Chairman If the Chairman of Committees, in consequence of a report by the Tellers of Committees reports want of a Division of the Committee, or after counting the Com- quorum in a mittee that a Quorum of Members is not present, he shall division, or after counting the forthwith adjourn the House till the next sitting day.

40. When the attention of the Speaker, or of the Chair- adjourned, man of Committees, has been called to the fact that there is called to no not a Quorum of Members present, no Member shall leave Members to the Chamber until the House has been counted.

41. The doors of the House shall be unlocked whenever Doors unlocked the Speaker or the Chairman is engaged in counting the and bells rung House or Committee, and the bells shall be rung as in a or Committee is counted.

42. When the attendance of the House has been desired _{House} by the Governor-General, or its sitting has been temporarily constituted on suspended, the House on its return, or on the sitting being sitting, resumed, may proceed with business although less than a Quorum be present, until notice be taken thereof.

43. The House can only be adjourned by its own Resolu- House only tion, except in the cases mentioned in Orders numbered 34, adjourns by its 37, 38, and 39, when the Speaker adjourns the House with exceptions. without putting a Question.

44. No motion for the adjournment of the House shall be Motions for made except by a Minister of the Crown, unless a Member, after after Petitions have been presented and Notices of Questions and Motions given, if any, and before the business of the day is called on, rising in his place shall propose to move the adjournment for the purpose of discussing a definite matter of urgent public importance (which he shall then state and hand in in writing to the Speaker) and unless five Members including the mover, shall thereupon rise in their places, as indicating approval of the proposed discussion. The Member proposing the motion for adjournment shall not be allowed to address the House on such motion until the Speaker shall have ascertained that five Members, including the Mover, approve of the proposed discussion.

45. No second motion for the adjournment of the House No second shall be made on the same day, except by a Minister of the $\frac{Motion \text{ same}}{day}$. Crown.

46. A Motion, made for the purpose of fixing the next Adjournment to meeting of the House, may be moved at any time without fix next Meeting notice by a Minister of the Crown.

See S.O. No. 30.

See No. 31.

See No. 33.

See No. 32.

See No. 34.

See No. 35.

See No. 36.

See No. 37.

Sec No. 38.

See No. 40.

See No. 41.

^{*} By section 39 of *The Constitution* a Quorum is "at least one-third of the whole number of the Members of the House of Representatives."

CHAPTER VIII.

Rules of Debate and Privilege.

Order.

47. Order shall be maintained in the House by the Speaker, and in a Committee by the Chairman of Committees; but disorder in a Committee can be censured by the House only on receiving a report.	Speaker, or in	See S.O. No. 277.
48. Whenever the Speaker rises during a debate, any Member then speaking, or offering to speak, shall sit down, and the House shall be silent, so that the Speaker may be heard without interruption.	When the Speaker rises.	See No. 278.
49. When the Speaker is putting a Question no Member shall walk out of or across the Chamber; nor, when a Member is speaking, shall any Member hold discourse to interrupt him, nor pass between him and the Chair.	When the Speaker is putting a Question.	See No. 279.
50. Every Member shall be uncovered when he enters or leaves the Chamber, or moves to any other part of the Chamber during a debate; and shall make obeisance to the Chair in passing to or from his seat.	Member to be uncovered when not in his seat.	See No. 52.
51. No Member shall pass between the Chair and any Member who is speaking, nor between the Chair and the Table.	Members passing through the House.	See No. 53.
52. Every Member of the House, when he comes into the Chamber, shall take his seat, and shall not at any time stand in any of the passages or gangways.	Members to take their places.	See No. 54.
MANNER AND RIGHT OF SPEECH.		
53. Every Member desiring to speak shall rise un- covered, and address himself to the Speaker.	Speaker standing and	See No. 253.
54. By the special indulgence of the House, a Member unable conveniently to stand, by reason of sickness or in- firmity, will be permitted to speak sitting and uncovered.	uncovered. Indulgence to Members unable to stand.	See No. 254.
55. When two or more Members rise together to speak, the Speaker shall call upon the Member who, in his opinion, first rose.	The Speaker calls upon Members to speak.	See No. 255.
56. A Member shall not read his speech.	Speech not read.	See No. 256.
57. A Member may speak to any Question before the House, or upon a Motion or Amendment to be proposed by himself, or upon a Question of Order arising out of the debate, or upon a Question of Privilege, but not otherwise.	When Member may speak.	See No. 257.
58. By the indulgence of the House a Member may ex- plain matters of a personal nature, although there be no question before the House; but such matters may not be debated.	Personal explanation.	See No. 258.
59. No Member may speak twice to a Question before the House, except in explanation or reply.	Member not to speak twice.	See No. 259.
60. A Member who has spoken to a Question may again be heard, to explain himself in regard to some material part of his speech which has been misquoted or misunderstood, but shall not introduce any new matter, or interrupt any Member in possession of the Chair, and no debatable matter shall be brought forward or debate arise upon such explanation.	Except to explain words.	See No. 260.
61. A reply shall be allowed to a Member who has made a substantive Motion to the House, or moved the second reading of a Bill, but not to any Member who has moved an Order of the Day (not being the second reading of a Bill) or an Amendment.		See No. 261,
62. A reply shall also be allowed to the Mover of a substantive Motion, although the debate thereon, by being which when the debate there are order of the Der	Reply at close of adjourned debate on a Motion.	See No. 262.

adjourned, becomes an Order of the Day.

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another Amendment, except an Amendment upon the Amendment, can be moved; after all the Amendments have been disposed of the main Question as amended, or otherwise, shall be put.		See S.O. No. 263.
64. In all cases the reply of the Mover of the original Question closes the Debate.	Reply closes debate.	Sec No. 264.
the subject of such Motion, Amendment, or Order of the Day at a later period during such Debate.	seconding Motion or Amendment or	See No. 265.
66. No Member shall allude to any debate of the same Session upon a Question or Bill not being then under dis- cussion, nor to any speech made in Committee, except by the indulgence of the House for personal explanations.	Debates of same Session not to be alluded to.	See No. 266.
67. No Member shall read from a report of any speech made in Par iament during the same Session unless such report refer to the debate then proceeding.	Speeches of same Session not to be read unless referring to	Sec No. 267.
68. No Member shall read extracts from newspapers or other documents commenting on debates in the House during the same Session.	debate proceeding. Extracts referring to debates not to be read.	Sec No. 265.
69. No Member shall reflect upon any vote of the House, except upon a motion that such vote be rescinded.	Reflections upon votes of the House.	See No. 269.
70. No Member shall allude to any debate of the current Session in the Senate, or to any measure pending therein.	Allusion to debate in Senate.	See No. 270.
71. No Member shall use the name of His Majesty or of his representative in this Commonwealth disrespectfully in debate, nor for the purpose of influencing the House in its deliberations.	' Use of the King's or the Governor- General's name.	See No. 271
72. No Member shall use offensive words against either House of the Parliament or any Member thereof, or of any House of a State Parliament, or against any Statute, unless for the purpose of moving for its repeal, and all imputations of improper motives and all personal reflections on Members shall be considered highly disorderly.	against either House or any member.	Sec No. 272.
73. No Member shall refer to any other Member by name, except for the purpose of distinguishing him from another Member returned for the same State or Division of a State.	by name.	See No. 273,
74. No Member shall digress from the subject-matter of any Question under discussion; nor anticipate the discussion of any other subject which appears on the Notice Paper.	Debate confined to present question.	Sec Na> 274.
75. Each Member may (for his information) of right require the Question or matter in discussion to be read by the Clerk at any time during the debate, but not so as to interrupt a Member speaking.	read.	See No. 275.
76. No Member shall interrupt another Member whilst speaking, unless (1) to request that his words be taken down; (2) to call attention to a point of Order or Privilege suddenly arising; or (3) to call attention to the want of a Quorum.	Exceptions.	See:No. 280.
77. When any Member objects to words used in debate and desires them to be taken down, the Speaker shall direct them to be taken down by the Clerk accordingly.	Words taken down in the House.	See No. 281.
78. Every such objection must be taken at the time when such words are used, and will not be afterwards entertained.	Words to be objected to when used.	Sec. No. 282.

Adjournments.

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79. A debate may be adjourned either to a later hour of $\frac{\text{Adjournment of See No. 288.}}{\text{debate.}}$ the same day, or to any other day.

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80. The Member, upon whose Motion any debate shall Member moving adjournment entitled to pre-audience entitled to pre-audience pre-audience.

81. In the event of a Motion for the adjournment of the It motion negatived debate upon any Question being negatived, the Members mover and moving and seconding the Motion for such adjournment may seconder may atterwards address the House at a later period during such Debate.

82. If a Debate be interrupted by a count out or by any Resumption of Adjournment of the House, such Debate may, on Motion debates. after notice, be resumed at the point where it was so interrupted.

83. No Member may speak to any Question after the No member to speak after same has been put by the Speaker and the voices have been guestion put. given in the affirmative and negative thereon.

84. The following motions are not open to debate, shall Motions not open to debate. be moved without argument or opinion offered, and shall be forthwith put from the Chair and the vote taken :---

- (a) A motion for the first reading of a Bill.
- (b) A motion that this debate be now adjourned.
- (c) A motion in Committee that the Chairman report progress, and ask leave to sit again.
- (d) A motion in Committee that the Chairman leave the Chair.

Should any such motion be negatived no similar motion shall be entertained within a quarter of an hour of the declaration of the preceding decision.

85. Any Member may rise at any time to speak "to ^{speaking} "to order," and all Questions of Order and matters of Privilege at any time arising shall, until disposed of, suspend the consideration and decision of every other Question.

PRIVILEGE.

86. Whenever a Matter or Question directly concerning Precedence to guestion of order the Privileges of the House, or of any Committee or Mem- or privilege. ber thereof, has arisen since the last sitting of the House, a Motion calling upon the House to take action thereon may be moved, without notice, and shall, until decided, unless the Debate be adjourned, suspend the consideration of other Motions as well as Orders of the Day.

87. Any Member complaining to the House of a state- complaints ment in a newspaper as a breach of Privilege, shall produce newspaper. a copy of the paper containing the statement in question, and be prepared to give the name of the printer or publisher, and also submit a substantive Motion declaring the person in question to have been guilty of contempt.

88. Upon a Question of Order being raised the Member proceedings called to order shall resume his seat, and after the Question order. of Order has been stated to the Speaker by the Member rising to the Question of Order, the Speaker shall give his ruling or decision thereon, and may do so forthwith.

89. If any objection is taken to the ruling or decision of objection to the Speaker, such objection must be taken at once, and speaker, handed to the Speaker in writing, and Motion made, which, if seconded, shall be proposed to the House, and debate thereon forthwith proceed unless adjourned to the next sitting day.

CHAPTER IX.

ROUTINE OF BUSINESS.

90. The House shall proceed each day with its ordinary Routine of business in the following routine :--1. Presentation of Petitions. 2. Giving notices and questions without notice. 3. Questions on notice. 4. Formal business. 5. Motions and Orders of the Day, or vice versá, as set down on the Notice Paper.

Sec S.O. No. 289.

See No. 290,

Sec No. 291.

See No. 292.

New.—Practice of Parliament.

See No. 283. See No. 284.

See No. 283.

See No. 285.

See No. 286.

See No. 287.

Sec No. 68.

91. Papers and Reports of Standing and Select Presentation Committees may be presented by Members in their places of Papers. at any time when other business is not before the House.

92. No opposed Business not then under discussion shall opposed be taken after eleven o'clock at night, unless the House ^{business} otherwise order.

93. On days upon which by Sessional Order Govern-Government ment Business takes precedence of other business, Ministers business. may arrange the order of their Notices of Motion and Orders of the Day on the Notice Paper as they think fit.

94. Before the House proceeds with the Notices of Motion Formal or or Orders of the Day, the Speaker may inquire with respect mopposed to each Motion of which Notice has been given for the day, and each Order of the Day for the Third Reading of a Bill, whether there is any objection to its being put without debate; and if no objection is taken by any Member, the Motion or Order shall be deemed to be a Formal Motion or Order and be put accordingly.

95. Formal Motions and Orders of the Day shall take to take precedence of all other Motions and Orders of the Day, and shall be disposed of in the relative order in which they stand on the Business Paper.

96. No Amendment or Debate shall be allowed on a No amendment Formal Motion or Order of the Day, but the House may allowed proceed to Division thereon as in other cases.

97. The disposal of Formal Motions and Orders shall Not to prevent not prevent any Business from being done, which is required to be done, before the House proceeds to the Notices of Motion or Orders of the Day.

CHAPTER X.

PETITIONS.

98. No Petition shall be presented after Notices of Time for Motion have been given except when the mover of a Motion presenting is called on, or when an Order of the Day is read for the first time, when a Petition referring thereto may be pre- sented.	See No. 71.
99. Every Petition shall be fairly written, or type written, retitions to be printed, or lithographed, without interlineation or erasure.	See No. 72.
100. Every Petition shall contain a prayer at the end To contain a thereof. The prayer $1000000000000000000000000000000000000$	See No. 73.
101. Every Petition shall be in the English language, or be to be in English, accompanied by a translation, certified to be correct by the by translation. Member who presents it.	See No. 74.
102. Every Petition shall be signed by at least one person To be signed on on the skin or sheet on which the Petition is inscribed.	See No. 75.
103. Every Petition shall be signed by the parties whose robe signed by names are appended thereto, with their names, and by no the persons one else, except in case of incapacity by sickness. Persons unable to write shall affix their marks in the presence of a witness, who shall as such affix his signature.	Sec No. 76.
104. Every signature shall be written upon the Petition signatures not or upon the sheets attached thereto, and not pasted upon or ^{to be transferred} otherwise transferred thereto.	See No. 77.
105. All Petitions shall be received only as the Petitions To be received only as from the persons signing.	See No. 78.
106. Petitions of Corporations aggregate are required to Petitions from Corporations.	See No. 79.
107. No letters, affidavits, or other documents, shall be No documents attached to any Petition except it be a Petition for a Private to be attached. Bill.	See No. 80.

See S.O. No. 69.

See No. 70.

New.

See N.S.W. and Queensland S.G.

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108. No reference shall be made in a Petition to any No reference to debate in Parliament.	Sec S.O. No. 81.
109. Every Petition shall be respectful, decorous, and tem- petitions must perate in its language, and shall not contain irrelevant be respectful. statements.	See No. 82.
110. Petitions can only be presented to the House by a Must be Member, but a Member cannot present a Petition from $\frac{1}{Member}$ himself.	See No. 83-4.
111. Every Member presenting a Petition to the House Members to affix shall affix his name at the beginning thereof.	See No. 85.
112. It shall be incumbent on every Member presenting a To peruse Petition to acquaint himself with the contents thereof, petitions they and to ascertain that it does not contain language disrespect- ful to any branch of the Legislature.	See No. 86.
113. Every Member presenting a Petition shall take care To take care that the same is in conformity with the Rules and Orders of House are observed.	See No. 87,
114. Every Member presenting a Petition to the House Members shall confine himself to a statement of the parties from $\frac{confined}{statement of}$ whom it comes, of the number of signatures attached to it, $\frac{certain facts}{statement}$ and of the material allegations contained in it, and to the reading of the prayer of such Petition.	,See No. 88,
115. Every Petition, which according to the Rules of the No discussion House can be received, shall be brought to the Table by the allowed on Member presenting the same, and no discussion upon the petition. subject-matter thereof shall be allowed.	See No. 89.
116. The only questions entertained by the House on the questions on presentation of a Petition shall be -1 . "That the Petition presentation of petition." Be received ;" 2. "That the Petition be received and read ;" 3. "That the Petition be printed." 4. (in the case of a Petition against a return by the Returning Officer) "That the Petition be referred at once to the Committee of Elections and Qualifications ;" or 5. (in the case of a Petition respecting any subject then under consideration of a Select Committee on —."	Sec No. 40.
117. No Member shall move that a Petition be printed, Restrictions on unless he intends to take action upon it and informs the ^{printing.} House thereof.	See No. 91.
CHAPTER XI.	
QUESTIONS SEEKING INFORMATION.	
118. After Notices have been called for, Questions may be questions put to Ministers of the Crown relating to public affairs; respecting and to other Members relating to any Bill, Motion, or other public matter connected with the business on the Notice Paper, of which such Members may have charge.	Sec No. 92.
119. No entry shall be made in the journals of the House Questions respecting any question asked without notice, nor of any without notice. reply thereto.	New.
120. In putting any Question no argument or opinion questions not to shall be offered, nor any facts stated, except so far as may involve argument. be necessary to explain such Question.	See No. 93,
121. In answering any Question a Member shall not No debate debate the matter to which the same refers.	See No. 94.
122. Notice of Question shall be given by a Member Notice of delivering the same at the table fairly written, within two question hours after the meeting of the House, signed by himself, and showing the day proposed for asking such Question.	See No. 95.
123. When Notices of Questions are given, the Clerk shall when notice place them at the commencement of the Notice Paper, ac- ^{given} cording to the order in which they were given, and the reply shall be handed to him in writing when given, and entered in the Votes and Proceedings.	See No. 96.

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CHAPTER XII.

NOTICES OF MOTION.

124. Notice of Motion shall be given by the Member stating its terms to the House and delivering at the Table a copy of such notice, fairly written, signed by himself, and showing the day proposed for bringing on such Motion.	and green.	See S.O. Nov.97.
125. If a Notice of Motion is given which contains matters not relevant to each other, the Speaker may instruct the Clerk to divide such Notice into two or more Notices.	Notice may be divided.	New, Practice: of Parliament.
126. The Notices shall be entered by the Clerk on the Notice Paper in the order in which they were given, subject to any sessional order.	Order of notices.	Sec No. 98.
127. A Member, on being duly requested, may give notice for any other Member not then present, by putting the name of such Member on the Notice of Motion, in addition to his own.	Notice given for an absent Member.	See No. 99.
128. A Member desiring to change the day for bringing on a Motion may give notice of such Motion for any day sub- sequent to that first named, but not earlier, subject to the rules governing Notices of Motion.	Postponement of motion.	See No. 100.
129. After a Notice of Motion has been given the terms thereof may be altered by the Member delivering at the Table an amended Notice, either on the same day or any day prior to that for proceeding with such Motion, or he may withdraw the same by giving notice to the Clerk.	Terms of notice altered.	500 No. 101.
130. A Member giving notice in general terms to move certain Resolutions must deliver at the Table a fair copy of the proposed Resolutions at least one day prior to that for which he has given notice, except by leave of the House.	Notice of resolutions.	See No. 10%
131. No Notice of Motion shall be given after the House shall have proceeded to the business of the day as set down on the Notice Paper.	No notice received after commencement of business.	See No. 104.
132. Any notice containing unbecoming expressions, or which offends against any Standing Order of the House, shall be amended by the Speaker before it appears upon the Notice Paper.	Unbecoming notices expunged.	See No. 105.
133. A Member may not give two Notices of Motion con- secutively, if another Member has any Notice to give.	Giving more than one notice,	See No: 106.
134. No Notice or Contingent Notice shall have effect for the day on which it is given, nor for a day later than the sixteenth next sitting day of the House.	Operation of notices.	See, No. 107.

CHAPTER XIII.

MOTIONS AND VOTES.

135. No Member shall, unless by leave of the House, or Mo motion to be unless it be otherwise specially provided by the Standing previous notice. Orders, make any Motion except in pursuance of Notice openly given at a previous sitting of the House and duly entered on the Notice Paper.

136. Motions shall have precedence each day according to Precedence of the order in which they appear on the Notice Paper.

137. If, at the Adjournment of the House, any Motions on ^{Motions not} called on. the Notice Paper have not been called on, such Motions shall be set down on the Notice Paper for the next sitting day, after the regular business of that day.

138. Precedence will be ordinarily given by courtesy to a Precedence to Motion for a Vote of Thanks of the House.

See No. 108,

See No. 109,

See No. 110.

See No. 112.

139. A Member, on being duly requested, may move for any Return of which Notice has been given by another Member.	Return moved by one Member for another.	See S.O. No. 114
140. If a Member be not in his place when the Notice of Motion given by him is called on, or fails to rise and move the same, it shall be withdrawn from the Notice Paper, unless he or any other Member at his request thereupon fix a later day for bringing on the Motion or proceed with it forthwith.	Member failing to move.	See No. 102.
141. A Motion not seconded may not be further debated, and no entry thereof shall be made in the Journals.	Motion not seconded.	See No. 115.
142. When a Motion has been made and seconded, a Question thereupon shall be proposed to the House by the Speaker.	Question proposed by the Speaker.	See No. 120.
143. After a Motion has been moved, it shall be deemed to be in possession of the House, and cannot be withdrawn without leave.	Restrictions on withdrawal of Motions.	See No. 116.
144. No Motion or Amendment shall anticipate an Order of the Day or another Motion of which Notice has been given.	Anticipating Motions.	See No. 117.
145. A Motion which has been superseded, or by leave of the House withdrawn, may be made again during the same Session.	Motions withdrawn again brought on.	90e No. 118.
146. So soon as the debate upon a Question shall be concluded, the Speaker shall put the Question to the House; and if the same should not be heard, shall again state it to the House.	Question put.	See No. 121,
147. The House may order a complicated Question to be divided.	Division of complicated Question.	See No. 122.
148. A Question being put shall be resolved in the affir- mative or negative, by the majority of voices, "Aye" or "No."	Question determined by majority of voices.	See No. 123.
149. The Speaker shall state whether, in his opinion, the "Ayes" or the "Noes" "have it;" and if his opinion be challenged the Question shall be decided by Division.	The Speaker states the result.	See No. 124,
150. No Question or Amendment shall be proposed which is the same in substance as any Question which, during the same Session, has been resolved in the affirmative or nega- tive, unless the Order, Resolution, or Vote on such Question or Amendment has been rescinded.	be again	See No. 125.
151. A Resolution, or other Vote of the House, may be read and rescinded; but no such Resolution or other Vote may be rescinded during the same Session, unless seven days' notice be given and at least one-half of the whole number of the Members of the House vote: Provided that to correct irregularities or mistakes one day's notice only shall be sufficient.	Resolution or Vote rescinded.	See No. 126,
152. Leave of the House must be granted without any dissentient voice.	Leave of the House.	See No. 127.
CHAPTER XIV.		
AMENDMENTS.		
153. A Question having been proposed may be amended —(1.) By leaving out certain words only; (11.) By leaving out certain words in order to insert or add other words; (111.) By inserting or adding words.	Different forms of Amendments,	See No. 128.

154. An Amendment to any Motion before the House Amendments to See No. 129. must, for purposes of record, be in writing and be signed by the proposer.

155. Every Amendment must be relevant to the question Relevancy of to which it is proposed to be made. F.7581. B

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 165. An Amendment proposed, out not secondarial shall demand and the secondary of the House, nor entored in the secondary of the House in a contrast of the Question, "That the service and the secondary of the Proposed Amendment is to leave out certain works, the Speaker shall put a Question, "That the service and amendments works be inserted, or added. 169. When the proposed Amendment is to leave out demand amendment or each other works and the proposed Amendment is to leave out amendments of the Question." 169. When the proposed Amendment is to leave out amendment or each other works and part of the Question. "Which if resolved in the attimute, shall dispose of the Amendment; but it in the agguity, another Question affect on added instead of the words proposed to the leave out amendment." 160. No Amendment shall be put that the words of the Amendment is the leave out amendment is the proposed Amendment is and part of a Wave have at the words of the Amendment is the leave of the Amendment is the second of the Amendment is the leave of the Amendment is the leave of the Amendment is the leave of the Amendment is the second of the Amendment is proposed to an amendment is at the words agaret is groups and Amendment is a proposed of out at the amendment is the second of the Amendment is the original groups of the Amendment is the addition of other words thereto. 163. A proposed Amendment may be leave of the House, proposed Amendment is the amendment is the amendment is a second in the analytic or added and the amendment is the amendment is the addition of the words in the amendment is the addition of the amendment is at the addition of the amendment is the addition of the amendment is at the addition of the amendment is at the addition of the amendment is at the addition another amendment is at the addition of the amendment		
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172. An Order of the Day may be discharged, although it An Order has been debated.

173. An Order of the Day, in the absence of the Member An Order dealt in charge thereof, may, at the request of such Member, be Member by moved by any other Member or postponed.

CHAPTER XVI.

DIVISIONS.

174. Whenever the Speaker states, on putting a question, $_{\text{How division}}$ that the Ayes or the Noes (as the case may be), have it, his $_{\text{tor.}}^{\text{may be called}}$ decision may be challenged by Members calling "Divide."

175. A Division cannot be proceeded with, unless more when division than one voice has been given for the Ayes and likewise for $\frac{\text{may be called}}{\text{for.}}$ see No. 203. the Noes.

176. Every Member shall vote in accordance with his voice Member to vote as he calls.

177. A Member calling for a Division shall not leave the Member calling Chamber, and shall vote with those who, in the opinion of for division. the Speaker, were in the minority. At any time before the Tellers are appointed, a call for a Division may be with- Call may be drawn by leave of the House, and the Division shall not be withdrawn by proceeded with; but the decision of the Speaker which was challenged shall stand.

178. No Member shall be entitled to vote in any Division No Member to upon a question in which he has a direct pecuniary interest, whet if not held in common with the rest of the subjects of the interested. Crown, and the vote of any Member so interested shall be disallowed on a question of privilege being raised, but this shall not apply to Motions or Public Bills which involve questions of public policy.

179. No Member shall be entitled to vote in any Division, No Member to unless he was present within the Bar when the question was present when put with the doors locked, and the vote of any Member not with doors so present shall be disallowed.

180. Previously to any Division, Senators and strangers strangers shall, if ordered, withdraw from below the Bar.

181. Before a Division is taken the Clerk shall ring the Division ben division bell and turn a three-minute sand-glass, kept on the sand-glass Table for that purpose, and the doors shall not be closed turned. until after the lapse of three minutes, as indicated by such sand-glass.

182. The doors shall be closed and locked as soon after Doors locked the lapse of three minutes as the Speaker shall think proper after three to direct, and then no Member shall enter or leave the Chamber until after the Division.

183. When the doors have been locked, and all the Mem-Question put, bers are in their places, the Speaker shall state the Question divide to right to the House, and then direct the "Ayes" to proceed to the and left. right of the Chair, and the "Noes" to the left, and shall appoint two Tellers for each party.

184. Every Member present within the Bar when the Every Member Question is then stated shall remain and vote, and no present when Member shall move from his place after the Tellers have must vote. been appointed till the result has been announced.

185. Members having taken seats, as far as possible, every Members Member shall then be counted, and his name taken down by ^{counted}, and the Tellers on either side, who shall sign their list, and predown. sent the same to the Speaker, who will declare the result to the House. See S.O. No. 151.

See No. 152.

Sec No. 295.

See No. 294.

New.--N.S.W. and Vic. practice.

See No. 296.

See No. 297.

See No. 298.

See No. 299.

See No. 300.

Sec No. 301.

See No, 302.

See No. 303.

186. In case there should be only one Member on a side on It only one a Division, the Speaker, without completing the Division, Member. shall forthwith declare the decision of the House.	See S.O. No. 304,
187. While the House is dividing Members may speak, Member may sitting, to a point of Order arising out of or during the speak during Division.	See No. 305.
188. If a difficulty arise on any point of Order during a Decision on Division, it shall be decided if in the House by the Speaker, point of order during division. if in Committee by the Chairman.	See No. 306.
189. An entry of the lists of Divisions in the House Division list shall be made by the Clerk in the Votes and Proceedings, recorded and a Report of the Divisions in Committee of the Whole shall be given in <i>Hansard</i> .	See No. 307.
190. In case of confusion, or error concerning the numbers In case of error, reported, unless the same can be otherwise corrected, the House again House shall proceed to another Division.	See No. 308.
191. If complaint be made to the House that a Division has Mistakes been inaccurately reported, the Speaker may cause the corrected in record to be corrected.	See No. 309.
192. In case of an equality of votes, the Speaker shall give _{Speaker's} a casting vote, and any reasons stated by him shall be ^{casting vote} . Intered in the Votes and Proceedings.	See No. 310.

CHAPTER XVII.

PUBLIC BILLS.

STAGES OF BILL.

193. There are four stages through which every Bill stages of Bills must pass in the House, viz.: -1. Leave to introduce. 2. First reading. 3. Second reading (which includes com- mittal). And 4. Third reading. The second stage may not be debated.	New.
INITIATION.	
194. Every Public Bill (unless received from the Senate) How initiated. shall be initiated either by a Motion for leave to bring in the Bill, specifying its intended title, or by a Motion that not less than two Members prepare and bring it in.	See No. 153.
195. The Members, or one of them, having leave to bring $r_{air copy to be}$ in a Bill, shall present a fair copy thereof, signed by them or presented. him, to the House at an early day at the Bar of the House.	See No, 154.
196. The title shall agree with the order of leave, and no _{Clauses to come} clause shall be inserted in any Bill not coming within its within the title.	See No. 155.
197. Every Bill not prepared pursuant to the order of $_{\rm H}$ irregular, to leave, or according to the Rules and Orders of the House, be withdrawn. shall be ordered to be withdrawn.	See No. 156.
FIRST READING.	
198. The Question "That this Bill be now read a first First reading. time" shall be put by the Speaker immediately after the same has been received, and shall be determined without amendment or debate.	See No. 157.
199. On every order for the reading of a Bill the title only $_{\rm Sufficienttoread.}$ shall be read.	See No. 158.
200. After the first reading a future day shall be appointed Day fixed for for the second reading of the Bill; and the Bill shall mean- ^{second reading} . while be printed, or the second reading may, by leave, be at	See No. 159.

once proceeded with.

SECOND READING. 201. On the Order of the Day being read for the second question for See S.O. No. 160. reading of a Bill, the Question shall be proposed "That this second reading. Bill be now read a second time." 202. Amendments may be moved to such Question by Amendments to leaving out "now" and adding "this day six months," such question. See No. 16L which, if carried, shall finally dispose of the Bill. 203. No other amendment may be moved to such Question $_{\rm Amendments to}$ except in the form of a Resolution strictly relevant to the $^{\rm be \ relevant}$ Sec No. 162. Bill. COMMITTAL AND CONSIDERATION IN COMMITTEE. 204. After the second reading, unless it be moved "That committal-See No. 163. this Bill be referred to a Select Committee," the House shall Instruction forthwith, without further question being put, resolve itself into a Committee of the Whole for the consideration of the Bill. 205. An Instruction to a Select Committee extending or Instruction to restricting the order of reference, may be moved, after Select Committee. See No. 252. Notice, on any day prior to the report of the Committee. 206. When a Bill has been referred to a Select Committee Bill reported See No. 164. and reported, notice may be given for its recommittal to a by select Committee. Committee of the whole House. 207. No Motion for referring a Bill to a Select Committee Restriction See No. 165. shall be considered after the Chairman of Committees shall on reference to Committee have reported the Bill. 208. In Committee the title and preamble, if any, stand Title and See No. 167. postponed without Question put, and the clauses shall be preamble read in their order separately by the Chairman, beginning without Question with the first clause; and the question shall be put by read and put the Chairman on each clause, "That the clause stand as printed." The words of enactment at the head of the Bill are not put to the Committee. 209. In reading the clauses of a Bill it shall be sufficient Manner of See No. 168. reading clauses to read the numbers and marginal notes only. See No. 169. 210. The following order shall be observed in considering order of usiness in a Bill and its title :-Committee. 1. Clauses as printed. 2. Schedules as printed. 3. Postponed clauses (not having been specially postponed until after certain other clauses). 4. New clauses. 5. New schedules. 6. Preamble (if any). 7. Title. And in reconsidering the Bill upon recommittal the same order shall be followed. 211. Any amendment may be made to any part of the Bill, what See No. 170. nendments provided the same be relevant to the subject matter of the admissible Bill, and be otherwise in conformity with the Rules and Orders of the House. See No. 171. 212. No amendment for the imposition or for the increase what of a tax rate or duty shall be proposed by any member inadmissible. except a Minister of State in any Committee on any Bill. 213. The discussion shall be confined to the clause or Relevancy of See No. 173. discussion. amendment before the Committee. 214. If a clause is amended, a further Question shall be clauses put as amended. See No. 174. pat, "That the clause stand as amended." 215. Any clause may be postponed, even if the same has clauses See No. 175. postponed. already been amended. 216. If any Amendment shall have been made in the Bill, Title See No. 176.

216. If any Amendment shall have been made in the Bill, Title not coming within the original title, such title shall be considered amended, and a Question put, "That this be the title of the Bill," and the Amendment thereof shall be specially reported to the House.

23

217. The precise duration of every Temporary Bill shall be Temporary expressed in a distinct clause at the end of the Bill.

218. No notice may be taken of any proceedings of a Com- Proceedings 218. No notice may be taken of any protocol and in Committee on a Bill, in Committee on a Bill, in Committee on a Bill, in control in the protocol and the prot until such proceedings have been reported. reported

219. When the motion that the title stand part of the Decision of Bill has been passed a motion that a clause or clauses be committee not to be reversed reconsidered may be made, but no new clause or amend- in same ment shall be at any time proposed which is substantially Committee. the same as one already negatived by the Committee, or which is inconsistent with one that has been already agreed to by the Committee, unless a recommittal of the Bill shall have intervened.

FIRST REPORT TO ADOPTION OF REPORT.

220. When the Bill shall have been fully considered the $_{\rm Bill \ ordered \ to}$ Question shall be put, "That this Bill (or this Bill as be reported. amended) be reported," which being agreed to, the Chairman shall leave the Chair and report the Bill forthwith.

221. The Chairman shall sign, with his name at Chairman of length, a printed copy of every Bill to be reported, with any Committees the Amendments fairly written thereon; and also date and sign Bill and Amendments fairly written thereon is an also date and sign Bill and Amendments fairly written thereon is an also date and sign Bill and Amendments fairly written thereon is an also date and sign Bill and Amendments fairly written thereon is a sign copy of the si with his initials any Amendments and any clauses added in Amendments. the Committee; and the Bill, so signed, shall be handed by the Chairman to the Clerk before the report is considered.

222. If a Bill be reported with Amendments it may by It amended, day leave be recommitted, or a future day shall be appointed for fixed for considering taking the report into consideration and moving its adoption, report, when no and the Bill, as reported, shall in the meantime, be printed; Amendments, but if no Amendments have been made the report may be adopted. at once adopted.

223. On the Motion for the adoption of the report the Recommittal of Bill may, on Motion, be recommitted, either in whole or in Bill on motion part; in which case, if Amendments be made and the Bill report. be reported, a subsequent day shall be fixed for taking the Amendmen report into consideration and moving its adoption, and the report may be adopted. Bill, as reported with the Amendments, shall in the meantime be printed; but if no Amendments have been made the report may be at once adopted.

THIRD READING, PASSING, ETC.

224. When the report is finally adopted a future day Day fixed for shall be fixed, on Motion, for the third reading, or the third third reading. See No. 182 reading may, by leave, be at once proceeded with.

225. On the Order of the Day for the third reading being Recommittal of ad by the Clerk, and before Motion made, "That this Bill for third read by the Clerk, and before Motion made, "That this Bill for third be now read a third time," the Bill may, on Motion, be reading. recommitted, either in whole or in part; in which case, if Amendments be made, a subsequent day shall be appointed for the consideration of the report, and the Bill shall in the meantime be printed; but if no Amendments have been made the report may be at once adopted and the Bill read the third time.

226. On the Order of the Day being read for the third question for reading of a Bill the Chairman of Committees shall certify, Oertificate of in writing, that the fair print is in accordance with the Bill Chairman of Committees. as agreed to in Committee and reported ; and the Speaker shall announce that the Chairman has so certified, and the Question shall be proposed "That this Bill be now read a third time."

227. Amendments may be moved to such Question by Amendments to leaving out "now," and adding "this day six months," such question. See No. 185. which, if carried, shall finally dispose of the Bill.

228. After the third reading no further Question shall Bill passed. be put, and the Bill shall have passed the House.

See S.O. No. 177.

See No. 178.

See No. 172.

See No. 179.

New.

See No. 180.

See No. 181.

See No. 183.

See No. 184.

See No. 186

229. Amendments of a verbal or formal nature may be Verbal or formal See S.O. No. 187 Amendments made, and clerical or typographical errors may be corrected, in any part of the Bill by the Chairman of Committees.

230. When a Bill originated in the House shall have certificate of passed, the Clerk shall certify at the top of the first page Bill having passed. "This Bill originated in the House of Representatives: and, having this day passed, is now ready for presentation to the Senate for its concurrence."

TRANSMISSION TO SENATE.

231. After a passed Bill shall have been certified by the Bill sent to Clerk it shall be sent with a Message desiring the concur- Sent rence of the Senate.

SENATE'S AMENDMENTS ON BILLS ORIGINATED IN THE HOUSE.

232. When a Bill shall be returned from the Senate with Amendments Amendments the Message with such Amendments shall be by Senat printed unless the House otherwise order, and a time fixed for taking the same into consideration in Committee of the Whole.

233. The Amendments made by the Senate shall be agreed How disposed See No. 191, to either with or without Amendments; or disagreed to; or the consideration thereof postponed; or the Bill ordered to be laid aside.

234. No Amendment shall be proposed to an Amendment of Relevancy. the Senate that is not strictly relevant thereto; nor can an Amendment be moved to the Bill unless the same be relevant to, or consequent upon, either the acceptance or the rejection of a Senate's amendment.

235. When Amendments made by the Senate, in Bills Further ding after which shall have first passed the House, shall have been consideration of agreed to by the House without Amendments, a Message amendments. shall be sent informing the Senate thereof; and if they shall have been agreed to with Amendments, the Bill shall be returned with a Schedule of such Amendments, in a Message desiring the concurrence of the Senate therein; and if they shall have been disagreed to, the Bill may be laid aside, or it may be again sent to the Senate, with a Message desiring its reconsideration.

236. In any case, when a Bill is returned to the Senate Reasons for with any of the Amendments made by the Senate disagreed disagreeing. to, the Message containing such Bill shall also contain reasons for the House not agreeing to the Amendments proposed by the Senate; and such reasons shall be drawn up by a Committee of three Members, to be appointed for that purpose.

237. When Amendments shall have been made by the Form of House on the Amendments of the Senate, a Schedule of such amendments. Amendments shall be prepared, containing reference to each Amendment of the Senate which has been amended by the House; and this Schedule shall accompany the Bill, and be certified by the Clerk.

238. If the Senate return the Bill with a Message inform-Further proceedings. ing the House that it-

- 1. Insists on its original Amendments to which the House has disagreed, or
- II. Disagrees to Amendments made by the House on the original Amendments of the Senate, or
- III. Agrees to Amendments made by the House on the original Amendments of the Senate, with further Amendments :

the House may, as to

1. Agree, with or without amendment, to the Amendments to which it had previously disagreed, and make, if necessary, consequential Amendments to the Bill; or may insist on its disagreement to such Amendments ;

Sec No. 196.

Sec No. 195.

See No. 193.

See No. 192

See No. 194.

See No. 189

See No. 190.

Sec No. 188.

and may, as to

II. Withdraw its Amendments and agree to the original Amendments of the Senate; or may make further Amendments to the Bill consequent upon the rejection of its Amendments, or propose new Amendments as alternative to the Amendments to which the Senate has disagreed; or may insist on its Amendments to which the Senate has disagreed;

and may, as to

111. Agree, with or without amendment, to such further Amendments of the Senate, making consequential Amendments to the Bill, if necessary; or may disagree thereto and insist on its own Amendments which the Senate has amended;

and in all such cases, if agreement be not thereby arrived at, and if the Bill be again returned by the Senate with any of the requirements of the House still disagreed to, the House shall order the Bill to be laid aside or request a Conference.

239. When the requirements of the Senate in the Bill when House have been finally agreed to, a Message shall be sent inform-finally agrees to Senate's Amending the Senate thereof.

240. In whatever way the House shall dispose of a Bill Cherk to certify returned with amendments by the Senate, as hereinbefore at every stage described, the Clerk shall, at every stage, certify accordingly on the Bill.

BILLS RECEIVED A FIRST TIME FROM THE SENATE.

241. Public Bills coming to the House the first time from Bills coming the the Senate shall be proceeded with in all respects as similar first time from Bills presented in pursuance of Orders of the House; and Private Bills so coming, if accompanied by printed copies of the Reports and Proceedings of Select Committees of the Senate to whom they may have been referred, shall be proceeded with in like manner, unless the House shall otherwise order.

242. When any such Bill shall have been passed by the Certificate when House, with or without Amendment, it shall be returned to returned to the the Senate by Message, with the Clerk's certificate that "This Bill has been agreed to by the House without Amendment," or, " with the Amendments indicated by the annexed Schedule," as the case may require ; and the concurrence of the Senate shall be desired to such Amendments.

243. If the Senate shall return such Bill with any of the when Senate Amendments made by the House disagreed to, or further returns the Bill Amendments made thereon, together with reasons for its ments on disagreeing to any such Amendments proposed by the House, ments. the Message returning the Bill shall be printed, unless the House otherwise order, and a time fixed for taking the same into consideration.

244. In cases where the Senate—

I. Disagrees to Amendments made by the House;

II. Agrees to Amendments made by the Honse with Amendments:

the House may, as to

1. Insist, or not insist, on its Amendments; or may make further Amendments to the Bill consequent upon the rejection of its Amendments; or propose new Amendments as alternative to the Amendments to which the Senate has disagreed; or may order the Bill to be laid aside; See S.O. No. 197.

See No. 198.

See No. 199.

See No. 200.

See No. 201.

See No. 202.

Further

and may, as to

 II. Agree to the Senate's Amendments on its own Amendments, with or without Amendment, making consequential Amendments to the Bill if necessary; or may disagree thereto and insist on

its own Amendments which the Senate has amended; or may order the Bill to be laid aside:

and, unless the Bill shall be laid aside, a Message shall be sent to the Senate to such effect as the House has determined.

245. In any case, when a Bill is returned to the Senate, when senate's with any of the Amendments made by the Senate on the forther Amendments returned House's Amendments disagreed to, the Message returning disgreat to, such Bill shall also contain written reasons for the House accompany not agreeing to the Amendments proposed by the Senate, and such reasons shall be drawn up by a Conimittee of three Members, to be appointed for that purpose.

246. When any Amendments shall have been made by rorm of the House to a Bill which shall have been first passed by Schedule of the Senate, a Schedule of such Amendments shall be pre-ments on a Bill pared, containing reference to the page and line of the Bill where the words are to be inserted or omitted, and describing the Amendments proposed; and this Schedule shall accompany the Bill, and be certified by the Clerk.

247. When any further Amendments have been made by Form of the House on the Senate's Amendments on the House's Schedule original Amendments to a Bill which shall have been first Amendments on passed by the Senate, a Schedule of such further Amend-Amendments. ments shall be prepared, containing reference to each Amendment of the Senate which has been amended by the House, and describing the further Amendment proposed; and this Schedule shall accompany the Bill, and be certified by the Clerk.

248. In whatever way the House shall dispose of a Bill Clerk to certify returned by the Senate after being amended by the House, passing the Bill the Clerk shall, at every stage, certify accordingly on the first page of the Bill.

Amendments after Disagreement.

249. No Amendment can be proposed in any words of the Inegular Bill which, having received the concurrence of the Senate, have not been the subject of, or immediately affected by, some previous Amendment, unless such proposed Amendment be consequent upon an Amendment already agreed to or made by the House.

BILLS ALTERING THE CONSTITUTION.

250. Whenever a Bill by which an alteration of the Con-Bills altering stitution is proposed to be made shall have passed the Honse how dealt with, of Representatives by less than an absolute majority of the Honse, the Bill shall be forthwith laid aside and shall not be revived during the same Session.

LAPSED BILLS.

251. If in any session the proceedings on any Bill shall Resumption of have been interrupted by the prorogation of Parliament, the proceedings on House may in the next succeeding session, by resolution, order such proceedings to be resumed at the stage to which the Bill had been advanced in the previous session, provided a periodical election for the House has not taken place between such two sessions.

252. Any such Bill may be sent to the Senate as if it had $_{\text{Bill may be}}$ been introduced and passed by the House in the second $_{\text{Senate.}}^{\text{again sent to}}$ session.

PRESENTATION FOR ASSENT.

253. Every Bill originated in the House of Representatives Bills finally which shall have finally passed both Houses, shall be passed, certified and presented to presented by the Speaker to the Governor-General for the dovernor-His Majesty's assent, having been first certified by the signature of the Clerk as having originated in the House, and as having finally passed both Houses.

AMENDMENTS PROPOSED BY THE GOVERNOR-GENERAL.

254. Whenever the Governor-General shall return any Bill Amendments presented to him, and transmit therewith any Amendment groups of by the which he may recommend, such Amendment shall be considered and dealt with in the same manner as Amendments proposed by the Senate. See S.O. No. 203.

See No. 204.

Sec No. 205.

See No. 206.

See No. 207.

See No. 208.

New.

New.

See No. 209,

See No. 210.

255. When the House shall have agreed to any Amend-such ment proposed by the Governor-General with or without Amendments if Agreed to, to be Amendment, such Amendment, together with any alterations rendered necessary to be made in the Bill in consequence of such Amendment, shall be forwarded to the Senate for its concurrence; and any Amendment made by the Senate thereto shall be dealt with in the same manner as Amendments made by the Senate in Bills originated in the House.

256. Amendments recommended by the Governor-General consideration in Bills originated in the Senate which shall be agreed to a such Amendments by the Senate and forwarded for the concurrence of the received House, shall be proceeded with in the same manner as Senate. Amendments made by the Senate on the House's Amendments to Bills first received from the Senate.

257. When Amendments recommended by the Governor-presentation to General in any Bill originated in the House have been agreed Governor-Governor-General, houses with or without Amendment, the Bill shall be fair printed and presented by the Speaker to the Governor-General, having been certified as in manner provided in Standing Order No. 252; but if any such Amendment be disagreed to by the House, or if no agreement between the two Houses be arrived at thereon, the Speaker shall again present to the Governor-General for his assent the Bill in the form as first presented by him for that purpose.

CHAPTER XVIII.

BILLS WHICH THE SENATE MAY NOT AMEND.

258. Whenever the Senate returns to the House any Bill Message from which the Senate may not amend, requesting, by Message, Senate requesting the omission or amendment of any item or provision therein, amendments the House shall thereupon, or on a later day to be fixed, resolve itself into a Committee of the Whole, to consider the Message, and the subsequent proceedings shall be as follow :—

- (a) The Committee may make any of such omissions or amendments, with or without modifications, and the Bill shall be reported to the House by the Chairman.
- (b) The report may be adopted forthwith, or the question may be recommitted, or the adoption of the report may be negatived.
- (c) If the report be adopted, the omissions or amendments (if any) agreed to by the House shall be made by the Clerk in the Bill, which shall be returned to the Senate with a Message, stating the manner in which the omissions or amendments requested by the Senate have been dealt with by the House, and desiring the concurrence of the Senate in the Bill.
- (d) If the report be negatived, or if in Committee the Chairman be moved out of the Chair by resolution without being ordered to report resolutions to the House, the Bill shall lapse, and no Message shall be sent thereon to the Senate.

CHAPTER XIX.

COMMITTEES OF THE WHOLE, OF SUPPLY AND OF WAYS AND MEANS.

259. The Quorum in Committee shall consist of the same quorum in number of Members as shall be requisite to form a Quorum^{*} ^{Committee} of the House.

* By section 39 of *The Constitution*, a Quorum is "at least one-third of the whole number of the Members of the House of Representatives."

See S.O. No. 211

See No. 212,

See No. 213.

New,

See No. 216,

260. A Committee of the Whole shall be appointed by resolution, "That the House resolve itself into a Committee of the Whole," either immediately or on a future day.	Appointment of Committee.	See S.O. No. 217.
261. Whenever an Order of the Day is read for the House to resolve itself into a Committee of the Whole the Speaker leaves the Chair without putting any Question, and the House thereupon resolves itself into a Committee, unless upon Notice given reference to a Select Committee is pro- posed from the Chair.	House resolves itself into Committee,	See No. 218.
262. As soon as the Speaker has left the Chair the Chair- man shall take the Chair of the Committee at the Table.	The Chairman takes the Chair.	See No. 219.
263. When any matter has been partly considered in Committee, and the Chairman has been directed to report progress and ask leave to sit again, and the House has ordered that the Committee shall sit again on a particular day, the Speaker, when the order for the Committee has been read, shall forthwith leave the Chair, and the House shall again resolve itself into such Committee.	Committee has reported	See No. 220.
	A Committee to consider only matters referred.	See No. 221.
only a Casting Vote and any reasons stated by him shall	decided by majority.—	See No. 222.
	Divisions in committee.	See No. 311.
267. A Motion contradictory of a previous decision of the Committee shall not be entertained in the same Committee. 1	Contradictory Motions.	See No. 223.
268. A Motion made in Committee need not be seconded.	Motions need	See No. 224.
269. In Committee Members may speak more than once to the same Question, and, when an Amendment has been proposed from the Chair, shall confine themselves to such Amendment.	not be seconded. Members may speak more than once.	8ee No. 226.
270. Except as provided by these Standing Orders, the same rules for regulating the conduct of business shall be observed in Committee as in the House itself, the Chairman of Committees being invested with the same authority as the Speaker for the preservation of order; but disorder in a Committee can be censured by the House only on receiving a report.	Order in debate.	See No. 227.
271. If any objection is taken to a decision of the Chairman of Committees, such objection must be stated at once in writing. The Chairman shall thereupon leave the Chair, and the House resume. The matter having been laid before the Speaker, and Members who desire to do so having addressed themselves thereto, shall be disposed of; and the proceedings in Committee shall be resumed where they were interrupted.	Objection to decision of Chairmán.	See No. 228.
272. The Chairman shall direct words objected to to be taken down, in order that the same may be reported to the House.	down in Committee.	See No. 229.
273. Every such objection must be taken at the time when such words are used, and will not be afterwards entertained.	objected to when used.	See No. 230.
274. If any sudden disorder shall arise in Committee the Speaker may resume the Chair.	chair when	See No. 231.
275. The Speaker shall resume the Chair whenever a Mes- sage is brought from the Governor-General, or when the time is come for holding a Conference, or for doing anything which the House has ordered to be done at a stated time.	Governor-	See No. 232.
276. If it appear upon a Division in Committee, that a Quorum of Members is not present, the Chairman shall leave the Chair of the Committee, and shall inform the Speaker thereof, but make no further report. No decision of the Committee shall be considered to have been arrived at by such Division.	to be reported by the	See No. 233

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277. If any Member shall take notice that a Quorum of Members is not present, then the Chairman, standing up in his place, shall count the Committee, and if a Quorum be not present within three minutes he shall inform the Speaker thereof, but shall make no further report. If a Quorum be present, the Committee shall proceed with the business where interrupted.	House counted by the Chairman.	New-
278. If the proceedings of a Committee be interrupted by a count out followed by an adjournment of the House, the House may order the resumption of such Committee on a future day, on Motion with notice, and the proceedings shall then be resumed at the point where they were so inter- rupted.	Debate in Committee similarly interrupted.	See S.O. No. 235.
279. When all matters referred to a Committee have been considered the Chairman shall be directed to report the same to the House; and when all such matters have not been considered the Chairman shall report progress and ask leave to sit again.	ReportReport of progress.	See No. 236.
280. A Motion may be made during the proceedings of a Committee "That the Chairman do report progress and ask leave to sit again."	Motion to report progress.	See No. 237.
281. A Motion "That the Chairman do now leave the Chair," will, if carried, supersede the proceedings of a Committee; but the Committee may, on Motion with notice, be revived for a future day.	Motion that the Chairman leave the Chair.	See No. 238.
282. The Resolutions reported from a Committee may be taken into consideration forthwith and may be agreed to or disagreed to by the House, or recommitted to the Committee, or the further consideration thereof postponed.	Resolutions of Committee.	See No. 239
[°] COMMITTEES OF SUPPLY AND WAYS AND MEANS. 283. The Committees of Supply and Ways and Means shall be appointed at the commencement of every Session, so soon as an Address has been agreed to in answer to His Excellency the Governor-General's speech.	Committee appointed each Session.	See No. 240.
284. On the Order of the Day being read for the Com- mittee of Supply or Committee of Ways and Means, the Speaker shall put the question "That I do now leave the Chair," but where either of these Committees has reported progress, the Speaker shall leave the Chair without putting any question, on the Order of the Day being read.	without putting	See No. 241.
Except that while the Committees of Supply and Ways and Means are open, the first Order of the Day on every third Thursday in the month shall be either Supply or Ways and Means, and that on that Order of the Day being read the question shall be proposed "That the Speaker do now leave the Chair," to which question any Member shall be at liberty to address the House.	Exception.	See No. 241
285. The Order of the Day being read for the Committee of Supply, the House resolves itself into the Committee, and the Committee proceeds to consider the matters to it referred.	Committee of Supply.	See No. 242.
286. Any motion made for any public aid or charge upon the people shall be considered in a Committee of the whole House before any resolution or vote of the House do pass thereon.	Charge upon the	See No. 243.
287. Any report of resolutions from the Committees of Supply and Ways and Means shall be ordered to be considered on a future day.	Report from Committees of Supply and Ways and Means.	See No. 244.
288. The Chairman if he is directed to ask that the Com- mittee may have leave to sit again shall acquaint the House and the House may appoint a day accordingly.	Leave to sit again.	See No. 245.

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289. Resolutions of the Committees of Supply and Ways Manner in which and Means reported to the House are read and agreed to; or Resolutions are dealt with. may be postponed, recommitted, or disagreed to.

290. No amendment whereby the charge upon the people Tax not to be will be increased may be made to any such resolution, unless increased on report. such charge so increased shall not exceed the charge already existing by virtue of any Act of the Parliament.

CHAPTER XX.

INFRINGEMENT OF ORDER, AND ARREST.

291. If any Member has-

- (a) persistently and wilfully obstructed the business of order in debate. See No. 59. the House; or (b) been guilty of disorderly conduct; or Suspension
- (c) used objectionable words, which he has refused to withdraw; or
- (d) persistently and wilfully refused to conform to the Standing Orders or any one or more of them; or
- (e) persistently and wilfully disregarded the authority of the Chair.
- The Speaker may report to the House that such offence reported by Speaker. Member has committed an offence.
- Or if any of the above-named offences having been com- offence in mitted by a Member in Committee of the Whole, the Chairman shall suspend the proceedings of the Committee and report to the Speaker that an offence has been committed by such Member;

The Member named shall then be allowed to make any proceedings on explanation withdrawal or apology which he may desire to report of offence. offer, and in the event of his refusing or neglecting to make such explanation withdrawal or apology as shall be satisfactory to the Speaker, a motion may be immediately moved—"That such Member be suspended from the sitting of the House." No adjournment or debate shall be allowed on such motion, but when the question has been proposed from the Chair, the Member may, if he so desire, explain or apologize for his conduct, but shall confine his remarks to an explanation or apology, and shall immediately withdraw, and then the question shall be put by the Speaker.

292. If any Member be suspended under the foregoing Period of Order, his suspension on the first occasion shall be for the ^{suspens} remainder of that day's sitting; on the second occasion during the same session for not more than one week; and on the third or any subsequent occasion during the same session for not more than one month.

293. When a Member has been suspended he shall not be Member permitted to enter the Chamber during the period of his excluded from Chamber. suspension. If he does so enter the Chamber during such suspension, the Speaker or the Chairman shall order the Serjeant-at-Arms to remove him from the Chamber.

294. If any Member shall wilfully disobey any lawful order Members ordered to of the House, he may be ordered to attend to answer for his attend. conduct; and, unless his explanation be deemed satisfactory, the House may direct the Serjeant-at-Arms to take such Member into custody.

295. The Serjeant-at-Arms attending the House shall, from Arrest of time to time, on being so directed by the Speaker, take or House orgaliery. deliver into custody any stranger whom he may see, or who may be reported to him to be, in any part of the Chamber appropriated to the Members of the House; and also any stranger who, having been admitted into any other part of the House or gallery, shall misconduct himself, or shall not withdraw when strangers are directed to withdraw, while the House or any Committee of the whole House is sitting; and no person so taken into custody shall be discharged out of custody except on the special order of the House and on payment of the fees hereinafter provided.

See No. 55

See No. 247.

See No. 60.

296. When any Member or other person shall have been Arrest of taken into the custody of the Serjeant-at-Arms, such arrest stranger to be shall be reported to the House by the Speaker without delay; reported. and the House shall fix the time for such Member or other person being brought to the Bar, to be dealt with by the House.

297. The following fee shall be payable to the Serjeant-at- Personal fee to Arms as remuneration for his personal expenses incurred Serjeant at in the custody of the person arrested; and no person ordered by the House to be detained by him shall be discharged out of custody until such fee be paid, viz. :-

For each day's detention, including £1 1s. sustenance ...

298. The House will interfere to prevent the prosecution of House will not See No. 57. any quarrel between Members arising out of debates or permit quarrels. proceedings of the House or of any Committee thereof.

CHAPTER XXI.

STRANGERS.

299. The Speaker only shall have the privilege of admit-senators ting strangers into the portion of the Chamber below the strangers Bar. Senators shall have the privilege of admission there admitted below the Bar. without orders. The Speaker may admit distinguished strangers to a seat on the floor of the House.

300. Every Member may each day, by written orders, strangers admitted by See No. 64. admit three strangers to the gallery. Members

301. If at any sitting of the House, or in Committee, any Withdrawal of Member shall take notice that strangers are present, the strangers Speaker or the Chairman (as the case may be) shall forthwith put the Question "That strangers be ordered to withdraw," which shall be decided without debate : Provided that the Speaker or the Chairman may, whenever he thinks fit, order the withdrawal of strangers from any part of the Chamber.

302. While the House or a Committee of the whole is No stranger See No. 65. sitting no Member shall bring any stranger into any part of the body of the body of the Chamber. the Chamber appropriated to the Members of the House.

CHAPTER XXII.

ACCOUNTS, PAPERS, AND RETURNS.

303. Accounts and Papers may be ordered to be laid Accounts, so., before the House, and the Clerk shall communicate to the ordered. Member of the House having the conduct of Government Business all orders for Papers made by the House; and such Papers when returned shall be laid on the Table by the Clerk.

304. When the Royal Prerogative is concerned in any Addresses for Account or Paper, an Address shall be presented to the prerogative. Governor-General, praying that the same may be laid before the House.

305. Motions for the production of Despatches, or other Form of such correspondence addressed to the Governor-General, or for Addresse any information emanating from His Excellency, shall be in form-"That an Address be presented to His Excellency," to that effect.

See S.O. No. 61.

See No. 62.

See No. 63.

See No. 65.

Sec No. 312.

See No. 313.

See No. 314.

306. Other Papers may be presented by the Speaker, pur-Presented by snant to Statute, or by command of His Excellency the command. Governor-General.

307. All Papers and Documents laid upon the Table of the Papers House shall be considered public. Papers not ordered to be presented are printed may be inspected at the Offices of the House at any may be time by Members, and, with permission of the Speaker, by coned other persons, and copies thereof or extracts therefrom may be made.

308. A document relating to public affairs quoted from by quoting a Minister of the Crown, unless stated to be of a confidential documents. nature or such as should more properly be obtained by Address, may be called for and laid on the Table.

309. On any Paper being laid before the House, it shall printing of be in order to move (1) That it be read, and, if necessary, a Papers. day appointed for its consideration; (2) That it be printed.

CHAPTER XXIII.

Select Committees.

310. Unless otherwise ordered, all Select Committees Seven Members shall consist of seven Members, to be nominated, unless at to form a Select least six Members demand a ballot.

311. The Speaker shall be ex officio a Member of the speaker member s Standing Orders Committee, of the Library Committee, of certain and of the House Committee, and not liable to be chosen ouly-on any other; and if the Chairman of Committees be chosen committees. to serve on a Committee, and shall decline to do so, a Member shall be chosen in his stead, in the same manner as the other Members were chosen.

312. No Member shall sit on a Committee who shall be No interested personally interested in the inquiry before such Committee.

313. Members may be discharged from attending a Com-Member mittee, and other Members appointed, either by nomina-discharged and tion or ballot, after previous notice has been given.

314. On the appointment of every Committee, a day Bringing up shall be fixed for the reporting of its proceedings to the Report. House, by which day the final Report of the Committee shall be brought up by the Chairman, unless further time be moved for and granted; but the House may at any time prior to such day receive the final Report of the Committee.

315. In all Committees consisting of seven Members, Quorum in three shall form a Quorum, unless otherwise ordered; and, if at any time the Quorum be not present, it shall be incumbent on the Chairman to suspend the proceedings of the Committee until a Quorum be present, or to adjourn the Committee.

316. If, after the lapse of a quarter of an hour from the $_{\text{When no}}$ time appointed for the meeting of a Committee, there $_{\text{place}}^{\text{meeting takes}}$ shall not be a Quorum, the Members present may retire, and their names shall be entered on the Minutes; and the Clerk attending the Committee shall issue notices for a meeting for the next business day.

317. The Mover of the Committee shall fix the time for the First meeting.

318. Every Committee, previously to the commencement Ohairman to of business, shall elect one of its Members to be Chairman have only a casting vote.

319. An entry shall be made in the proceedings of the Records of names of the Members attending each Committee meeting, proceedings and and of every Motion or Amendment proposed in the Committee, together with the name of the Mover thereof; and if

See S.O. No. 315.

See No. 316.

See No. 317.

See No. 318.

See No. 323.

Sec No. 326.

See No. 327.

Se¢ No. 328.

See No. 329.

See No. 330.

See No. 331.

Sec No. 332.

See No. 333.

any Division take place in the Committee, the Chairman shall take down the names of the Members voting in any such Division, distinguishing on which side of the question they respectively vote.		
320. A Committee may adjourn from time to time, and, by order of the House, from place to place; and may sit on those days over which the House is adjourned.	Adjournment of Committee.	See S.O. No. 335.
321. All Committees sitting at the time the Speaker is about to take the Chair shall be informed thereof by the Serjeant-at-Arms; and all proceedings after such notice shall be null and void.	Committees to suspend business on Speaker taking the Chair.	See No. 336.
322. Except with the consent of the House no Committee may sit during the sittings of the House.	Not to sit when House is sitting,	See No. 337.
	Power to send for persons and records.	See No. 338.
Clerk attending the Committee to summon the Witnesses		See No. 339.
325. The examination of Witnesses before every Com- mittee shall be conducted as follows, viz. :The Chair- man shall first put to the Witness, in an uninterrupted series, all such questions as he may deem essential, with reference either to the subject referred to therein, or to any branch of that subject, according to the mode of pro- cedure agreed on by the Committee. The Chairman shall then call on the other Members severally by name to put any other questions; and the name of every Member so interrogating a witness shall be noted and prefixed to the questions asked.	Examination of witnesses.	See No. 340.
326. When a Committee is examining witnesses Strangers may be admitted, but shall be excluded at the request of any Member, or at the discretion of the Chairman of the Committee, and shall always be excluded when the Committee is deliberating.	Admission of Strangers.	See No. 341.
327. Members of the House may be present when a Com- mittee is examining Witnesses; but shall withdraw if requested by the Chairman or any Member of the Commit- tee; and shall always withdraw when the Committee is deliberating.	Admission of other Members,	See No. 342.
328. No Strangers, or Members not being of the Com- mittee, shall be admitted at any time to a Secret Committee.	Secret Committees.	See No. 343.
329. The evidence taken by any Secret Committee of the House, and documents presented to such Committee which have not been reported to the House, shall not be disclosed or published by any Member of such Committee, or by any other person.	Evidence not to be disclosed.	See No. 344.
330. By leave of the House a Committee may report from time to time its proceedings with or without the evidence, or the evidence only.	Progress Reports.	See No. 345.
331. It shall be the duty of the Chairman of every Committee to prepare a Draft Report.	Chairman to prepare Repo rt.	See No. 346.
332. The Chairman shall read to the Committee, at a meeting convened for the purpose, the whole of his Draft Report, which may at once be considered, but, if desired by any Member, it shall be printed and circulated amongst the Committee and a subsequent day fixed for its consideration; and in considering the Report the Chairman shall read it paragraph by paragraph, putting the Question to the Committee at the end of each paragraph—"That it do stand part of the Report." A Member objecting to any portion of the Report shall propose his Amendment at the time the paragraph he wishes to amend shall be under consideration, but no protest or dissent shall be added to the Report.	Consideration of Draft Report.	See No. 347.

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333. If any Member, other than the Chairman, submit a Alternative Draft Report to the Committee, the Committee shall first Draft Report decide upon which Report they will proceed.	See S.O. No. 348.
334. After the Draft Report has been considered the whole Reconsideration. or any paragraph thereof may be reconsidered and amended.	See No. 349.
335. Every Report of a Committee shall be signed by the _{Chairman to} Chairman, and any papers laid before the Committee shall ^{sign Report} be indorsed by the Clerk attending the Committee.	See No. 350.
336. The Report of a Committee shall be presented to the Report brought House by the Chairman, and may be read.	See No. 351.
337. Upon the presentation of a Report no discussion shall without take place; but the Report may be ordered to be printed with ^{Discussion} . the documents accompanying it.	See No. 352.
338. If any proceeding be necessary upon a Report of a Motion for Committee, such proceeding shall be brought under the con-subsequent sideration of the House by a specific Motion, of which notice must be given in the usual manner.	See No. 353.
339. Payment may be made according to the following Payment of scale to any professional or other Witnesses or to persons before whom the Committee may deem it necessary to employ in committees. furtherance of the inquiry with which the Committee is charged; and the Chairman's certificate on the face of an account shall be sufficient authority for its payment by the Clerk of the House.	See No. 354.
Attendance of professional witness { At the discre- tion of the Committee.	
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Additional compensation for loss of time in certain cases and special payments shall be determined by the Com- mittee.	
340. No Committee of the House shall confer with a Committee only to confer by Order of House.	See No. 355.
341. When any such order has been made it shall be conference with communicated by Message to the Senate with a request that Senate desired leave may be given to the Committee of the Senate to confer by Message. with the Committee of the House.	See No. 356.
342. Every Committee of the House directed to confer Committees with any Committee of the Senate may confer freely by word of mouth. word of mouth, unless the House shall otherwise order.	See No. 357.
343. The proceedings of every Conference between is committees of Committee of the House and a Committee of the Senate House to report	See No. 358.

See No. 360.

Committee of the House and a Committee of the Senate proceedings at a shall be reported in writing to the House by its own conference. Committee.

344. Lists of all Committees shall be affixed in some List of Members See No. 359. conspicuous place in the Lobby and Offices.

CHAPTER XXIV.

WITNESSES.

345. Witnesses, not being Members, shall be ordered to Witnesses by attend before the House, or a Committee of the Whole, or summoned. before a Select Committee, by summons under the hand of the Clerk of the House.

35

346. If a Witness fails or refuses to attend or to give Recusant witness evidence, the House, on being acquainted therewith, shall deal with the matter.

347. When the attendance of a Member is ordered by Members, how the House to be examined by the House or a Committee of the Whole, he shall be summoned by the Speaker to attend in his place.

348. If a Select Committee desire the attendance of a By a select Member as a Witness, the Chairman shall, in writing, request a Member refuse him to attend; but should he refuse to come, or to give to attend. evidence or information as a Witness to the Committee, the Committee shall acquaint the House therewith, and not again summon such Member to attend the Committee.

349. If any information come before any Committee that committee not charges any Member of the House, the Committee ought to entertain only to direct that the House be acquainted with the mat-Members ter of such information, without proceeding further thereupon.

350. When the attendance of a Member of the Senate, or when attendany Officer of the Senate, is desired, to be examined by the or officer of Member House or any Committee thereof (not heing a Committee on Senate is Honse or any Committee thereof (not being a Committee on Senate desired. a Private Bill), a Message shall be sent to the Senate to request that the Senate give leave to such Member or Officer to attend, in order to his being examined accordingly.

351. Should the Senate request by Message the attendance Attendance of Members or of a Member of the House before a Select Committee of the Officers of House Senate, the House may forthwith authorize such Member to before Committee of attend, if he think fit. The House, if similarly requested by Senate. the Senate, may also instruct its own Officers to attend such Committees, if the House think fit.

352. When a Witness shall be in the custody of the when intended keeper of any prison, such keeper may be ordered to bring witness is in prison. the Witness in safe custody, in order to his being examined, and from time to time as often as his attendance shall be thought necessary; and the Speaker may issue his warrant accordingly,

353. All Witnesses examined before the House, or any witnesses Committee thereof, are entitled to the protection of the entities to House in respect of anything that may be said by them in their evidence.

354. When a Witness is examined by the House, or a witnesses at the Committee of the Whole, the Bar is kept down,

355. When the Witness appears before the House he witnesses before shall be examined by the Speaker, and any questions ad-the whole House shall be examined by the Speaker, and any questions ad-the whole House by the speaker by the dressed by Members are taken to be put through the speaker. Speaker.

356. In Committee of the Whole any Member may put Before Com-mittee by any Member. See No. 371. questions directly to the Witness.

357. If any question be objected to, or other matter arise, witness with-See No. 372. draws if the Witness shall withdraw while the same is under disquestion objected to. cussion.

358. A Member of the House shall be examined in his Member Sec No. 373 examined in his place. place.

359. No Clerk, or Officer of the House, or Shorthand Writer officers not to employed to take minutes of evidence before the House, or give evidence without leave. any Committee thereof, may give evidence elsewhere in respect of any proceedings or examination had at the Bar, or before any Committee of the House, without the special leave of the House.

36

Sec No. 362

See No. 363.

See No. 364

See No. 365.

Sec. No. 366.

Sec No. 367.

See No. 368.

See No. 369

See No. 370

See No. 374.

CHAPTER XXV.

Communication between the Houses.

360. Communication with the Senate may be by Message, Modes of by Conference, or by Select Committees conferring with each other.

361. Every Message from the House to the Senate shall Messages to be be in writing, or partly in writing and partly in print, speaker, signed by the Speaker, and delivered by the Clerk-Assistant or the Serjeant-at-Arms.

362. It shall be in order at any time to move, without Resolution notice, that any resolution of the House be communicated by to Senate without notice.

363. Every Message from the Senate shall be received Messages from without delay by the Clerk-Assistant or the Serjeant-at- whom received. Arms at the Bar, and be reported by the Speaker as early as convenient, and a future time named for its consideration; or it may, by leave, be dealt with at once. See S.O. No. 375.

See No. 376.

See No. 377.

See No. 378,

CHAPTER XXVI.

Conferences.

364. Conferences desired by the House with the Senate Conference shall in all cases be requested by Message, but there shall Message. See No. 379. not be more than one Conference on any Bill. 365. In requesting any Conference, the Message from the Object of House shall state, in general terms, the object for which the number of See No. 380 Conference is desired and the number of Managers proposed managers to be stated. to serve thereon, which shall be not less than five. 366. Every Motion for requesting a Conference shall Motion for contain the names of the Members proposed by the Mover $\frac{Conference to Contain names}{Contain names}$ See No. 381 to be the Managers for the House. of managers. 367. If, upon such Motion, six Members shall so require, ^{Managers may} be appointed by ballot. ^{be appointed by ballot.} See No. 382. the Managers for the House shall be selected by ballot. 368. During any Conference the business of the House During Conference See No. 383. shall be suspended. business suspended. 369. No Conference shall be requested by the House upon By whom See No. 384. the subject of any Bill or Motion of which the Senate is at domanded. the time in possession. 370. The Managers to represent the House in a Conference Managers to See No. 385. requested by the Senate shall consist of the same number the same number of Mambars as those of the Samate. of Members as those of the Senate. 371. In respect of any Conference requested by the Senate House agreeing Sec No. 386. the time and place for holding the same shall be appointed name time and by the House; and when the House requests a Conference, place. it shall agree to its being held at such time and place as shall be appointed by the Senate, and such agreement shall be communicated by Message. 372. At all Conferences requested by the Senate to Conference Managers for the House shall assemble at the time and to receive Managers for Senate. 372. At all Conferences requested by the Senate the House agreeing See No. 387. See No. 388, 373. At all Conferences the reasons or resolutions of the Communications House, to be communicated by the Managers, shall be in to be in writing. writing; and the Managers shall not receive any such communication from the Managers for the Senate unless the same be in writing.

38

374. At all Conferences it shall be the duty of the Managers Proceedings at for the House to read the reasons or resolutions to be communicated by them, and to deliver the same to the Managers for the Senate, or to hear and receive from the Managers for the Senate the reasons or resolutions communicated by the latter; whereupon the Managers for the House shall be at liberty to confer freely by word of mouth with the Managers for the Senate.

375. It shall be the endeavour of the Managers for the puties of House to obtain either a withdrawal, by the Managers Managers of the Senate, of the point in dispute between the the Houses, or a settlement of the same by way of modification or further amendment; but, in the case of Bills, no amendment (not being a consequential amendment) shall be proposed by them to any words of a Bill to which both Houses have so far agreed, unless these be immediately affected by the disagreement in question.

376. The Managers for the House shall, when the Con-proceedings to ference has terminated, report their proceedings to the be reported. House forthwith, and whenever the report includes the statement that the Bill or other matter has been returned to the House, the report may be at once, or at a time to be fixed, taken into consideration in Committee, and after such consideration any necessary message may be sent to the Senate thereon.

CHAPTER XXVII.

Joint Committees.

377. In every Message proposing to the Senate the appoint-Number of ment of a Joint Committee, the House will state the Members to number of Members it will appoint to serve on such Committee.

378. Whenever the Senate shall agree to a proposal from Time and place the House for the appointment of a Joint Committee, the of first meeting. first meeting of such Committee shall be held at such time and place as shall be named by the Senate; and in every Message agreeing to a proposal by the Senate for the appointment of a Joint Committee, the House will name the time and place for the first meeting of such Committee.

379. The House shall fix the quorum of its members who quorum of shall be present to constitute a sitting of a Joint Committee. Joint Subject to this a Joint Committee shall fix its own quorum.

380. The proceedings of every Joint Committee shall be Report of reported to the House by the Members it shall have proceedings. appointed to serve on such Committee.

381. On receipt of a Message from the Senate agreeing Number of to appoint the same number of Members of that House to appointed by serve on the proposed Joint Committee, the House will proceed to appoint the agreed-upon number of Members to serve on such Committee.

CHAPTER XXVIII.

BALLOTING.

382. Before the House proceeds to any Ballot, the bells Bells rung shall be rung as in a Division.

383. The Ballot shall be taken in the following manner: -- Manner of Each Member present shall give to the Clerk a list of the select names of such Members as he may think fit and proper to Committees. be chosen at such Ballot; and if any list contain a larger

See S.O. No. 389.

See No. 390.

See No 391.

See No. 392.

See No. 393

See No. 394.

See No. 395.

New.

See No. 325.

See No. 324.

or lesser number of names than are to be chosen it shall be void and rejected. And when all the lists are collected, the Clerk, with the Mover acting as scrutineer, shall ascertain and report to the Speaker the names of the Members having the greatest number of votes, which Members shall be declared to be chosen. If two or more Members have an equality of votes, the Speaker shall determine by lot which shall be chosen.

CHAPTER XXIX.

ADDRESSES TO THE KING OR THE GOVERNOR-GENERAL.

384. Whenever it be deemed proper to present an Address How proposed. to His Majesty or the Governor-General, the same shall be proposed, except in cases of urgency, on Motion after notice in the usual manner.

385. Addresses of congratulation or condolence to addresses to members of the Royal Family shall also be proposed in a how proposed. similar manner.

386. Addresses to His Majesty or to members of the Addresses to His Royal Family shall be transmitted to the Governor-General the Governor-by the Speaker, who shall request His Excellency to cause General by the Speaker. the same to be forwarded for presentation.

387. Addresses to the Governor-General shall be pre-presentation of Addresses to the Governor-General shall be pre-presentation of Addresses to the Governorsented by the Speaker, unless the House otherwise order.

388. When an Address is ordered to be presented by the when presented whole House, the Speaker, with the House, shall proceed by the whole House. to such place as the Governor-General may appoint, and being admitted to the Governor-General's presence, the Speaker shall read the Address to the Governor-General, the Members who moved and seconded such Address being on his left hand.

389. The Governor-General's answer to any Address pre-governor-sented by the whole House shall be reported by the General's reply. Speaker.

CHAPTER XXX.

House on the Bill authorizing such appropriation.

MESSAGES FROM THE GOVERNOR-GENERAL.

390. Whenever a Message from the Governor-General shall Messages, how be announced the business before the House shall be imme- diately suspended, and the bearer of the Message, not being a Member, shall be introduced to deliver the Message at the Bar, where it will be received by the Clerk, who will at once bear the same to the Speaker.	See No. 402.
391. The Speaker shall immediately read the Message to To be forthwith the House, Members being uncovered.	See No. 403.
392. So soon as the Message has been read by the Speaker, Messenger to the bearer of the Message will withdraw.	See No. 404.
393. The Message may, if necessary, be at once taken into when to be consideration, or be ordered to be printed, and a future day considered fixed for taking the same into consideration.	See No. 405.
394. A Message from the Governor-General may be pre-May be sented to the House by a Minister of the Crown, but not by Minister. during a debate, or so as to interrupt a Member whilst speaking.	See No. 406.
395. Any message from the Governor-General forwarding Messages to be any Estimates shall be referred to the Committee of Supply, Committee of and any message recommending the appropriation of money ^{Supply.} by Bill shall be referred to the Committee of the Whole	New,

See S.O. No. 396.

See No. 397.

See No. 398.

See No. 399.

Sec No. 400.

See No. 401.

General

CHAPTER XXXI.

SUSPENSION OF STANDING ORDERS.

396. In cases of urgent necessity, any Standing or Sessional Motion for Order or Orders of the House may be suspended for the day's suspension sitting, on Motion, duly made and seconded, without notice : Provided that such Motion is carried by an absolute majority of the whole number of the Members of the House.

397. When a Motion for the suspension of any Standing or Motion for Sessional Order or Orders appears on the Notice Paper, such suspension with Motion may be carried by a majority.

398. The suspension of Standing Orders is limited in its Limitation of operation to the particular purpose for which such suspension suspension. has been sought.

DURATION OF STANDING ORDERS.

399. The whole of these Standing Orders shall continue in in torce till force until altered, amended, or repealed.

CHAPTER XXXII.

JOINT STANDING ORDERS.

NUMBERING OF ACTS ASSENTED TO.

I. Every public Act which shall have passed both Acts to be Houses and received His Majesty's assent, shall be numbered numbered. at the top by the proper officer in the order in which the Governor-General assents thereto, or makes known the King's assent thereto, and shall have the date of such assent, or in the case of a Bill which shall have been reserved for the signification of His Majesty's pleasure thereon, of such reservation, and also the date of proclamation of assent, following the words, "Assented to" or "Reserved" and "Assent proclaimed" respectively (as the case may be), within parentheses, immediately after the title ; and one copy of such Act, bearing the signature of the Governor-General, shall be retained by the Clerk for deposit amongst the records of the Parliament.

DISAGREEMENT BETWEEN THE HOUSES.

II. The Members present at the joint sitting, under (section 57, section 57 of *The Constitution*, shall appoint by ballot a tion.) Member to preside, and until such appointment the Clerk of the Parliaments shall act as Chairman.

III. The Member chosen to preside shall present to the presentation of Governor-General for the Royal Assent any proposed law ^{Bill} duly passed at such joint sitting.

See S.O. No. 407.

See No. 408.

See No. 409.

See No. 410.

See No. 1.

See No. 2.

See No. 3.

COMMONWEALTH OF AUSTRALIA.

41

STANDING RULES AND ORDERS

OF THE

HOUSE OF REPRESENTATIVES

RELATING TO

PRIVATE BILLS.

[Nore.—The marginal references are to the Standing Orders of the House of Commons relative to Private Business, 1888; do. House of Lords, 1877; May, ed. 1883; Victorian Standing Orders, 1876; and to the Journals of the House of Commons.]

I.—GENERAL RULES.

General Roles.

1. The following shall be Private Bills :---

- (a) Bills whose primary and chief object is to promote the interests of individual persons, or of a company, or of a corporation, rather than those of the community at large.
- (b) Bills authorizing individuals or a company to compulsorily take or prejudicially affect lands not being Commonwealth or waste lands.
- (c) Bills, not introduced by the Government, authorizing the granting to an individual person, a company, a municipal corporation, or a local body, of any particular specified Commonwealth lands, whether such person, company, municipal corporation, or local body shall or shall not be named in the Bill.

2. The following shall not be Private Bills, but every $_{\text{Exception of}}$ such Bill shall be referred, after the second reading, to a certain Bille. Select Committee of the House in which it originates :—

- (a) Bills introduced by the Government whose primary and chief object is to promote the interests of one or more corporations or public local bodies, rather than those of corporations or public local bodies generally.
- (b) Bills introduced by the Government authorizing the granting of Commonwealth lands to an individual person, a company, a corporation, or local body.

3. There shall be an Examiner for Private Bills for each $_{\text{Examiner.}}$ House (hereinafter styled "the Examiner"), who shall be appointed by the President or the Speaker, as the case may be.

4. Every Private Bill shall be first brought in upon peti-Bills, how tion, duly indorsed by the Examiner and signed by the introduced. promoters of the Bill, or some of them, or the agent for the See House of Commons, 193. Bill.

5. Application for a Bill shall be held to date from the when solicited. time of the deposit of the petition for the Bill in the office of the Examiner.

6. The solicitor or other person managing the Bill shall Definition of be considered the "agent" for the Bill for the purposes of Bill these Rules and Orders; and no person shall be entitled to act as agent until he shall have been registered as such in the office of the Examiner, and shall have signed a written declaration undertaking to observe and obey all such Rules and Orders, and the practice of Parliament, as well as any Rules which may from time to time be prescribed by any Standing Orders Committee.

7. No Member or Officer of either House shall, either by Membersor himself or any partner, act as agent for a Private Bill before Officers of either House of Parliament.

Journals, 107. May, 425

8. In these Orders the word "House" small mean the Definition of Senate or the House of Representatives as the case may be, terms and the word "Clerk" shall mean the Clerk of the Senate or the Clerk of the House of Representatives as the case may be.

II.-ORDERS, COMPLIANCE WITH WHICH IS TO ORDERS TO BE BE FIRST PROVED BEFORE THE EXAMINER.

9. Compliance with the following Standing Orders (No. compliance with Orders to 10 to No. 39) shall be first proved before the Examiner. be proved.

10. In all cases where application is intended to be made ADVERTISEMENT. for leave to bring in a Private Bill, notices shall be given Notices to be stating the objects of such intended application, and the intention to stating at which the Pill will be determined application. time at which the Bill will be deposited in the office of the objects. Examiner; and if it be intended to apply for powers for House of Commons, a. the compulsory purchase of lands or houses, or for extending the time granted by any former Act for that purpose, or to amalgamate with any other company, or to sell or lease the undertaking, or to purchase or take on lease the undertaking of any other company, or to enter into working agreements or traffic arrangements, or to amend or repeal any former Act or Acts, or to levy any tolls, rates or duties, or to alter any existing tolls, rates, or duties, or to confer, vary, or extinguish any exemption from payment of tolls, rates, or duties, or to confer, vary, or extinguish any other rights or privileges, the notices shall specify such intention, and shall also specify the company, person, or persons, with, to, from, or by whom it is intended to be proposed that such amalgamation, sale, purchase, lease, working agreements or traffic arrangements shall be made, and the whole of the notice relating to the same Bill shall be included in the short sue. same advertisement, which shall be headed by a short title descriptive of the undertaking or Bill.

11. In cases of Bills in respect to which plans are Notices to required to be deposited, such notices shall also contain a mames of description of all the termini, together with the names districts, &c. of the districts, townships, and counties, or reputed dis-House of Commons, 4. tricts, townships, or counties, from, in, through, or into which the work is intended to be made, maintained, varied, extended, enlarged, relinquished, or removed, or in which any lands or houses intended to be taken are situate, and shall state the time and place of the deposit of the plans, sections, books of reference, and copies of the Government Gazette notices respectively with the several officers by these rules appointed to receive the same.

12. In cases of Bills respecting any cemetery or burial Cemetery, ground, gasworks, sewage works, or works for the manu-sewage, &c. facture or conversion of the residual products of gas or House of sewage works, the notices shall set forth and specify the Commons, 5. limits within which such works are intended to be made or constructed.

13. The notices' shall be published in three successive Notices how weekly numbers of the Gazette, and once in each of "dvertised. three successive weeks in some one and the same daily House of newspaper published in or nearest to the county, city, Commons, a. or town in which the lands to which such Bill relates shall be situate; or if the Bill do not relate to any particular county, city, town, or lands, such notices shall be published in like manner in the Gazette and in some two and the same newspapers published in each State capital. House of And in cases of street tramways or railways, such notices Commons, 19.

42

shall be posted for fourteen consecutive days in every street affected by the Bill in such manner as the street authorities shall direct, and, if after application to such authority no direction be given, then in some conspicuous position in the said street or streets. The publication of all notices shall be completed not less than twenty-one days immediately preceding the application for the Bill.

II.---NOTICES AND APPLICATIONS TO OWNERS OF HOUSES, AND NOTICES TO OWNERS, ETC.

14. Not less than twenty-eight days immediately preced- application to ing the application for a Bill by which any lands or houses over the set of are intended to be taken, or an extension of the time commons, in granted by any former Act for that purpose is sought, application in writing shall be made to the owners or reputed owners, lessees or reputed lessees, and occupiers of all lands and houses so intended to be taken, or which may be taken as being in the line of the proposed work or within the limits of deviation defined upon the plan; and in cases of Bills whereby Crown lands are affected, such application shall be made to the Minister of Home Affairs; and in cases of Bills for railways or tramways, whereby streets or highways are required to be used, such application shall be made to the authorities of such streets or highways.

15. Separate lists shall be made of the names of such Lists to be made owners, lessees, and occupiers, distinguishing those who assenting, have assented, dissented, or are neuter in respect to such dissenting, and application, or who have returned no answer thereto, and House of where no written acknowledgment has been returned to an ^{Commons, 12}. application forwarded by post, or where such application has been returned as undelivered at any time before the making up of such lists, the direction of the letter in which the same was so forwarded shall be inserted therein.

16. Not less than twenty-eight days immediately preceding Notices for the application for a Bill for making a cemetery or burial contents, ground, or for the erection of works for the manufacture of sewage works, gas, or sewage works, or works for the manufacture or connotice in writing of such Bill shall be served upon the owner and occupier of every dwelling-house situated within 200 yards of the limits within which the proposed works are intended to be erected or made.

17. Not less than 28 days immediately preceding the Notices on Bills application for a Bill, whereby the whole or any part of a remove works, work authorized by any former Act is intended to be relinquished or removed, notice in writing of such Bill shall be served upon the owners, or reputed owners, lessees, or House of reputed lessees, and occupiers of the lands in or adjacent to Commons, 16. which the part of the said work intended to be thereby relinquished or removed is situate.

18. Not less than 28 days immediately preceding the Notices on Bills application for a Bill, whereby any express statutory pro-repeal of vision then in force for the protection of the owner, lessee, provisions. or occupier of any property, or for the protection or benefit of any public trustees or commissioners, corporation or House of person, specifically named in such provision, is sought to be commons, 17. altered or repealed, notice in writing of such Bill, and of the intention to alter or repeal such provision, shall be served upon every such owner, lessee, or occupier, public trustees or commissioners, corporation or person.

19. All applications shall be made, and notices served by service of delivering the same personally to the party entitled thereto, application and or by leaving the same at his usual place of abode, or, in his absence from the Commonwealth, with his agent, or, if his place House of of abode or agent be unknown, by publishing it in the same manner as notices are hereinbefore required to be published, or by forwarding the same by post in a registered letter, H application addressed with a sufficient direction to his usual place of sent by post. abode, and posted at any post-office in the Commonwealth, at such hours and according to such regulations as shall

from time to time be appointed for the posting and registration of letters; and in the cases of the Minister of Home Affairs and street or highway authorities, such application shall be delivered at the public offices of the said Minister and authorities.

20. In all cases the written acknowledgment of the party Evidence of applied to shall, in the absence of other proof, be sufficient application. evidence of such application having been made, or notice given; and in case of an application or notice having been House of forwarded by post in a registered letter, the production of ^{Commons, 20.} the post-office receipt for such letter, duly stamped in such form as the Postmaster-General shall have appointed, shall H application be sufficient evidence of the due delivery of such letter : Provided it shall appear that the same was properly and sufficiently directed, and that the same was not returned by the post-office as undelivered.

21. Before the deposit of the petition for a Bill, notice in Notice and Bill writing of the intended application to Parliament, with a ^{humished} to copy of the Bill annexed, shall be furnished to the Attorney- ^{Genoral.} General.

22. No notice served or application made on Sunday, Time for serving Good Friday, or Christmas Day, or before eight o'clock in and applicathe forencon, or after eight o'clock in the evening of any tions. day, shall be deemed valid, except in the case of delivery of House of Commons, 21. letters by post.

HI.—DOCUMENTS, ETC., REQUIRED TO BE DEPOSITED AND THE TIMES AND PLACES OF DEPOSIT. DEFOSITE,

Plans and Books of Reference.

23. In cases of Bills by which any lands or houses are Plans and books intended to be taken compulsorily, a plan and duplicate of reference and sections to be thereof, together with a book of reference thereto; and in the *Reamine*, case of Bills respecting any gasworks, or sewage works, or Minister of Home Affairs, municipal every dwelling-house situated within 200 yards of the limits within which the proposed works or any building for the purpose of storing or holding gas are intended to be erected, shall be deposited for public inspection at the office of the Examiner, and of the Minister of Home Affairs, and also at the office of the clerk of any corporation or local council in or through whose municipality or district the work is proposed to be made, maintained, varied, extended, or enlarged, or in which such lands or houses are situate—not less than 28 days immediately preceding the application for the Bill.

24. The said clerks shall make a memorial in writing clerks to upon the plans, sections, and books of reference so deposited memorial on with them, denoting the time at which the same were lodged plans. in their respective offices, and shall at all reasonable hours House of of the day permit any person to view and examine one of each of the same, and to make copies or extracts therefrom.

25. Wherever any plans, sections, and books of reference, Gazette notice or parts thereof are required to be deposited, a copy of the with plans, sec notice published in the *Gazette* of the intended application House of to Parliament shall be deposited therewith.

Petition, Bill, Declarations, and Lists.

PETITION, ETC.

PLANS.

26. Every petition for a Private Bill, headed by a short Petition for Bill, title descriptive of the undertaking or Bill corresponding posited with with that at the head of the advertisement, and signed by the promoters of the Bill or some of them, together with a House of declaration signed by the agent for the Bill, and a printed copy of the Bill annexed, shall be deposited with the Examiner, not later than four calendar months after the Limit of time. commencement of the session.

44

27. Such declaration shall state whether the Bill gives Declaration of power to effect any of the following objects, that is to agent as to powers of Bill say :-

Power to take any lands or houses compulsorily, or to Commons, 52. extend the time granted by any former Act for that purpose :

- Power to levy tolls, rates, or duties, or to alter any existing tolls, rates, or duties, or to confer, vary, or extinguish any exemption from payment of tolls, rates, or duties, or to confer, vary, or extinguish any other right or privilege :
- Power to amalgamate with any other company, or to sell or lease the undertaking, or to purchase or take on lease the undertaking of any other company :
- Power to interfere with any Crown, church, or corporation property, or property held in trust for public or charitable purposes :
- Power to relinquish or remove the whole or any part of a work authorized by a former Act :

The said declaration shall state which of such powers are given by the Bill, and shall indicate in which clauses of the Bill (referring to them by their number) such powers are given, and shall further state that the Bill does not give power to effect any of the objects enumerated in this order other than those stated in the declaration. If the proposed Bill shall not give power to effect any of the objects enumerated in this order, the said declaration shall state that the Bill does not give power to effect any of such objects.

The said declaration shall also state that the Bill does not give any powers other than those included in the notices for the Bill.

28. As respects all Bills for the incorporation of Joint peposits as Stock Companies, or proposed companies for carrying on incorporation any trade or business, or for conferring upon such companies of Joint Stock Companies, &c. the power of suing and being sued, there shall be deposited House of with the petition, in the office of the Examiner, a copy of Commons, 354. the deed or agreement of partnership (if any) under which the company, or proposed company, is acting; and, in all cases, a declaration stating the following matters :-

- I. The present and proposed amount of the capital of the company :
- 11. The number of shares and the amount of each share :
- III. The number of shares subscribed for :
- rv. The amount of subscriptions paid up :
- v. The names, residences, and descriptions of the shareholders or subscribers (so far as the same can be made out), and of the actual or provisional directors, treasurers, secretaries, or other officers (if any):

And such document shall be verified by the signature of some authorized officer of the company or proposed company (if any), and by some responsible party promoting the Bill.

29. The lists of owners, lessees, and occupiers required Lists to be by Standing Order No. 15 shall also be deposited with the petition. House of Commons, 35.

ESTIMATES, ETC.

Estimates and Deposit of Money in certain cases.

30. An estimate of the expense of the undertaking under Estimate in certain Bills. each Bill, where plans have to be deposited, signed by the erram Bills, person making the same, shall be deposited with the Commons, 56. petition.

31. In the case of all Bills where plans have to be Deposit of deposited, there shall be deposited with the Treasurer of the Commonwealth prior to the deposit of the petition for Commons, 57,

altered.

Upon the first £500,000 or fraction thereof 2 per centum. Upon the next £500,000 or fraction thereof I per centum.

Upon any excess over £1,000,000 an additional ½ per centum.

32. Where the work is to be made wholly or in part by Cases wherein means of funds, or out of money to be raised upon the credit declaration may be deposited of present surplus revenue, belonging to any municipality, instead money. instead of society, or company, or under the control of directors, trustees, or commissioners, as the case may be, of any existing public work, such parties being the promotors of the Bill, a House of Commons, 58. declaration stating those facts and setting forth the nature of such control, and the nature and amount of such funds or surplus revenue, and showing the actual surplus of such funds or revenue after deducting the funds required for purposes authorized by any Act or Acts of the Parliament, and also the funds which may be required for any other work to be executed under any Bill in the same session, and given under the common seal of the society or company, or under the hand of some authorized officer of such directors, trustees, or commissioners, may be deposited with the petition; and in such case no deposit of money shall be required in respect of so much of the estimate of expense as shall be provided for out of such surplus funds.

33. In cases of any Bill under which no private or personal Cases wherein pecuniary profit or advantage is to be derived, and where the estimate of work is to be made out of money to be raised upon the security amount of rates of the rates, duties, or revenue already belonging to or under substituted. the control of the promoters or to be created by or arise under the Bill, a declaration stating those facts, and setting forth the House of Commons, 59. means by which funds are to be obtained for executing the work, and signed by the party or agent soliciting the Bill, together with an estimate of the probable amount of such rates, duties, or revenue, signed by the person making the same, may be deposited with the petition, and in such case no deposit of money shall be required.

34. The petition, and all documents deposited therewith in Petition, &c., the office of the Examiner, shall be open to the inspection of inspection. See House of Commons, 32, all parties.

35. Copies of the Bill and petition, and of every estimate or Copies of Bill, declaration required by the Standing Orders, shall at the time to clerk of of the deposit of the petition be delivered to the Clerk of the House. House in which the Bill is introduced, for the use of any Commons, 32, Member or agent who may apply for the same.

IV.--FORM IN WHICH PLANS, BOOKS OF REFERENCE, SECTIONS FORM OF PLANS, BTC. AND CROSS-SECTIONS SHALL BE PREPARED.

Plans.

36. Every plan required to be deposited shall be drawn to some and dea scale of not less than one inch to a mile, and shall describe plans. the lands intended to be taken, and shall describe the line or situation of the whole of the work (no alternative line or House of work being in any case permitted), and the lands in or Commons. 40. through which it is to be made, maintained, varied, extended, or enlarged, or through which every communication to or from the work shall be made ; and where it is the intention of the promoters to apply for powers to make any lateral deviation from the line of the proposed work, the limits of such deviation shall be defined upon the plan; and all lands Deviation. included within such limits shall be marked thereon; and, unless the whole of such plan shall be upon a scale of not find and inch to a scale of a not guarter of an inch to every 100 feet an enlarged inch to 100 feet plan shall be added of any building, yard, conrt-yard, or buildings, ac. land within the curtilage of any building, or any ground cultivated as a garden, either in the line of the proposed work, or included within the limits of the said deviation, upon a scale of not less than a quarter of an inch to every 100 feet.

PLANS.

37. If it be intended to divert, widen, or narrow any proads di-public road, the course of such diversion, and the extent of dec. widened, such widening or narrowing, shall be marked upon the House of Comnlan.

Book of Reference.

BOOK OF REFERENCE.

38. The book of reference shall contain the names of the contents of owners or reputed owners, lessees or reputed lessees Book of Reference. and occupiers of all lands and houses in the line House of the proposed work, or within the limits of deviation, Commons, 46. as defined upon the plan, and shall describe such lands and houses respectively.

Sections.

SECTIONS.

39. The section shall be drawn to the same horizontal scale of scale as the plan, and to a vertical scale of not less than one inch to every 100 feet; and shall show the surface of the House of Commons, 47. ground marked on the plan, the intended level of the proposed work, the height of every embankment, and the depth of every cutting, and a datum horizontal line which shall be the same throughout the whole length of the work, or any branch thereof respectively, and shall be referred to some fixed point (stated in writing on the section) near some portion of such work, and in the case of a public road, near either of the termini.

111.-PROCEEDINGS OF AND IN RELATION TO EXAMINER. THE EXAMINER.

40. The Examination of the petitions for Private Bills, the Examinawhich shall have been duly deposited with the Examiner, petitions when shall commence within four sitting days after the same shall House of have been so deposited have been so deposited.

41. The Examiner shall give at least two clear days' Notice to be notice to the agent for the promoters of the Bill of the day appointed for and hour appointed for the examination of the petition; examination. and in case the promoters shall not appear at the time when Commons, 70. the petition shall come on to be heard, the Examiner shall strike the petition off the General List of petitions, and shall not re-insert the same except by order of the House.

42. Any parties shall be entitled to appear, and to be Momorials heard by themselves, their agents and witnesses, upon a complaining memorial addressed to the Examiner, complaining of a non-pliance. compliance with the Standing Orders, provided the matter domenos, 74. complained of be specifically stated in such memorial, and the party (if any) who may be specially affected by the noncompliance with the Standing Orders have signed such memorial and shall not have withdrawn his signature thereto, and such memorial have been duly deposited in the office of the Examiner.

43. The Examiner may admit statutory declarations in proof by proof of the compliance with the Standing Orders unless in statutory any case he shall require further or other evidence. House of

44. The Examiner shall certify by indorsement on each Examiner to indorse petition, whether the Standing Orders have or have not been indorse petition, and when complied with; and when they have not been complied standing orders with, he shall also report to the House the facts upon which with, to report. his decision is founded, and any special circumstances con-House of Commons, 72. nected with the case.

45. Whenever any Bill, or when any petition for addi- To report in tional provision in a Bill with the proposed clauses or all cases as to compliance schedules annexed, or when any proposed new clause or with standing orders. amendment in a Bill, shall have been referred to the House of Examiner, the Examiner shall give at least two clear days' Commons, 72. notice to the agent for the promoters of the Bill, and also to the agent of the parties (if any) who shall have presented any petition against the Bill, of the day and hour at which the same will be examined ; and shall report whether the Standing Orders have or have not been complied with; and when they have not been complied with, the facts upon which his decision is founded, and any special circumstances connected with the case.

Commons, 76.

46. Whenever an alteration proposed to be made in any in case of work shall have been referred to the Examiner, the works. Examiner shall require proof that, before the fourteenth House of day immediately preceding his examination thereof, a plan and section of such alteration, together with a book of reference thereto, had been deposited, and that notices of the intention to make such alteration had been published once at least, and applications to owners, lessees, and occupiers made, in the same manner as was required by these Standing Orders in respect of the work as originally proposed.

Provisions relating to the Consents of Proprietors or Members of Companies already constituted.

47. In the case of every Bill promoted by a company Meeting of already constituted by Act of Parliament, or formed or Proprietors in registered under any Act relating to the incorporation of certain Bills companies. the Examiner shall report as to compliance or non-compliance with the following order:—

- The Bill, as introduced, or proposed to be introduced, House of shall be submitted to the members of such company at a meeting held specially for that purpose:
- Such meeting shall be called by advertisement inserted once in each of two consecutive weeks in some one and the same morning newspaper published in the town or district in which the principal office or offices of the company is or are situate; and also by a circular addressed to each member at his last known or usual address, and sent by post or delivered at such address not less than ten days before the holding of such meeting, enclosing a blank form of proxy, with proper instructions for the use of the same; and the same form of proxy and the same instructions and none other, shall be sent to every such member, and shall be addressed to each member on the back of the form of proxy; but no intimation shall be sent as to any person in whose favour the proxy may be granted, and no other circular or form of proxy relating to such meeting shall be sent to any member from the office of the company, or by any director or officer of the company so describing himself :
- Such meeting shall be held not earlier than the seventh day after the last insertion of such advertisement, and may be held on the same day as an ordinary general meeting of the company :
- At such meeting the said Bill shall be submitted to the members aforesaid then present, and approved of by members, present in person or by proxy, holding at least three-fourths of the paid-up capital of the company represented at such meeting, such members being qualified to vote at all ordinary meetings of the company in right of such capital: the votes of proprietors of any paid-up shares or stock other than debenture stock, not qualified to vote at ordinary meetings, whose interests may be affected by the Bill, if tendered at the meeting shall be recorded separately:
- There shall be deposited with the Clerk a statement of the number of votes, if a poll was taken, and of the number of votes recorded separately.

48. In case any doubt shall be entertained by the special report Examiner as to the due construction of any Standing Order in certain in its application to a particular case, he shall make a special report of the facts to the House without deciding whether the commons, 75. Standing Order has or has not been complied with ; and in such case he shall indorse the petition or Bill with the words "Special Report," either alone, or, if non-compliance with other Standing Orders shall have been proved, in addition to the words "Standing Orders not complied with." 49. All reports of the Examiner are laid upon the Table of Reports when the House by the President, or the Speaker, as the case may referred to the standard committee. Orders have not been complied with, and all special reports of the Examiner shall be referred to the Standing Orders House of Commons, 199. Committee.

IV.—PROCEEDINGS OF STANDING ORDERS COMMITTEE.

STANDING Orders Committee.

50. When any report of the Examiner, in which he shall on report of report that the Standing Orders have not been complied Examiner with, shall have been referred to the Standing Orders Com- House of mittee, the Committee shall report whether such Standing Commons, 92 Orders ought or ought not to be dispensed with, and whether, in their opinion, the parties should be permitted to proceed with their Bill, or any portion thereof, and under what (if any) conditions.

51. When any special report from the Examiner as to the On special construction of a Standing Order shall have been referred report of to the Standing Orders Committee, the Committee shall determine according to their construction of the Standing Commons, 94. Order, and on the facts stated in such report, whether the Standing Orders have or have not been complied with, and they shall then either report that the Standing Orders have been complied with, or shall proceed to consider the question of dispensing with the Standing Orders, as the case may be.

52. In cases of petitions referred to the Standing Orders on petitions. Committee, the Committee shall report whether the prayer thereof ought or ought not to be granted, and under what (if any) conditions.

53. Whenever any clause or amendment proposed on the $_{On \ clauses \ or}$ consideration of any Bill by the House shall have been amendments. referred to the Standing Orders Committee, they shall report House of whether such clause or amendment should be adopted or Commons, 97. not, or whether the Bill should be recommitted.

V.—PROCEEDINGS IN THE HOUSE AND COMMITTEE.

PROCEEDINGS IN HOUSE

PETITIONS

PETITIONS AND LEAVE FOR BILL.

54. Every petition for a Bill shall be presented by a Petition Member with a printed copy of the Bill annexed signed by presented. the agent, and not later than the third sitting day of the House after the same shall have been indorsed by the House of Commons, 32, 195, 195. Examiner.

55. If all the Standing Orders have been complied with, Bill when the Bill is ordered to be brought in, and may be presented brought in. and read a first time immediately; but, if not complied with, the petition, with the report of the Examiner, stands Commons, 199. referred to the Standing Orders Committee.

56. If the report of the Standing Orders Committee be Report of favorable to the promoters proceeding with the Bill, whether Standing in whole or in part or under certain conditions, leave may Committee. be given accordingly; but if unfavorable, the report is May, 791-3. ordered to lie on the Table.

57. No petition for additional provision in a Bill shall Petitions for be received unless a printed copy of the proposed clauses or additional provision. schedules be annexed thereto. Commons, 198

58. All petitions for additional provision with the pro- To be referred posed clauses or schedules annexed shall be referred to the ^{to Examiner}. Examiner, and if his report thereon be favorable to the House of Petitioners, power may be given to the Select Committee May, 788-9. on the Bill to make provision in the Bill accordingly.

59. All petitions praying that any Sessional or Standing Petitions Orders relating to Private Bills may be dispensed with, and referred to all petitions for the re-insertion of petitions in the General Committee. List of petitions, and all petitions opposing the same shall House of be referred to the Standing Orders Committee.

ommons, 200.

60. All petitions which have been presented against or $_{\text{Petitions}}$ in favour of a Bill not later than ten clear days after the first $_{\text{Select}}^{\text{referred}}$ to reading of such Bill shall stand referred to the Select Com- Committee. mittee on the Bill. House of Commons, 210.

61. Petitioners may petition for leave to withdraw their Petition how petition, and to substitute one or more in its place.

62. All reports made under the authority of any Depart-substituted. ment of the Government upon a Bill, or the objects thereof, Government laid before the House, shall stand referred to the Select best remet Committee on the Bill, and a sufficient number of copies of to Committee. such report shall be printed for circulation amongst Commons, 212 Members.

63. Before a Bill shall be read the first time, it shall be Bin to be printed in the same form as Public Bills, under the direction printed and circulated, and of the Clerk, who shall provide a sufficient number of expenses copies for the use of Members; and, prior to its being b printed, the agent for the Bill shall give to the Clerk a House of guarantee that he will be responsible to the Clerk for all commons, 203. fees, costs, and expenses to be incurred upon the Bill during its passage through Parliament.

FIRST AND SECOND READING AND COMMITTAL.

64. Every Bill after being read the first time stands Bill referred to referred to the Examiner, who shall report thereon before Examiner. the second reading of the Bill.

65. There shall be not less than three clear days between Time between list and and the first and second readings of the Bill.

66. The Bill after being read a second time shall be committed to a Select Committee. mittee.

67. There shall be not less than two clear days between the second reading and the sitting of the Select Committee second reading and committee on the Bill.

SELECT COMMITTEE.

68. Every Select Committee on a Private Bill shall consist Members not to of five Members who have no direct pecuniary interest in ^{be interested.} the Bill.

69. Every Committee, previously to the commencement of Election of business, shall elect one of its Members to be Chairman, casting voice. who shall only have a casting voice.

70. Committees shall not be absent unless by special leave House of Commons, 119. 70. Committees shall not be allowed to proceed if more quorum to be lways present.

71. If the Chairman shall be absent from the Committee, when Chairman a Member present shall be appointed to act as Chairman.

House of Commons, 121.

72. If at any time during the sitting of any Committee Proceedings to

more than two of the Members be absent, the Chairman is guorum not shall suspend the proceedings of such Committee until a present. quorum shall be present ; and, if at the expiration of fifteen Commons, 192 minutes from the time fixed for the meeting of the Committee or from the time when the Chairman shall have so suspended the proceedings of such Committee, more than two of the Members be absent, the Committee shall be adjourned to a future day, to such hour as the Chairman shall appoint.

73. If at any time after a Committee shall have been want of quorum formed a quorum of Members required by the Standing to be repu Orders cannot attend, the Chairman shall report the circum- Commons, 124. stances of the case to the House in order that such measures may be taken, as shall enable the Members still remaining on the Committee to proceed with the business referred to such Committee, or as the exigency of the case may require.

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FIRST READING. ETC.

House of Commons, 72, 284.

readings. House of Commons, 204.

House of Commons, 208. Time between cond reading

House of Commons, 211.

Select Committee.

See House of Commons,117, 137, 139.

74. No parties other than witnesses shall be heard against Parties, how a Bill except under a petition duly referred to the Committee by the House, and then only upon the grounds stated commons, 128, in the petition; excepting in cases where memorialists to 129. the Committee shall complain of any matter which may have arisen during the progress of the Bill before the Committee, or of any amendments proposed to the Committee by the promoters.

75. Every petitioner against a Bill, subject to the Rules Petitioners and Orders of the House, is entitled to be heard personally, hearing, or, in the discretion of the Committee, by his counsel or House of agent, upon his petition, if he so apply ; and counsel, subject Commons, 210, ad jan. to the like discretion, may be heard in favour of the Bill against such petition.

76. All petitioners against a Bill, who shall desire to be opponents liable heard before the Committee, shall give a guarantee to the to costs Clerk that they will pay any costs which may be awarded See 28 & 29 Vict. o. 27. by the House, in the event of the Committee reporting that the promoters of the Bill have been vexatiously subjected to expense in the promotion of the said Bill by the opposition of such petitioners.

77. The Committee may in its discretion, if desired by committee to the promoters of the Bill, hear counsel, and shall take such take evidence. oral or other evidence as they may think requisite in favour of or against the Bill, and shall decide on matters in issue between the persons conducting and opposing the Bill.

78. When the Committee is hearing counsel, or examining Committee room witnesses, strangers may be admitted, but shall be excluded when an open Court. at the request of any Member, or at the discretion of the see May, 855. Chairman of the Committee, and shall always be excluded when the Committee is deliberating.

79. The Committee shall require proof of the allegations Preamble to be contained in the Preamble, after which the question shall be pr put from the Chair, "That the Preamble has been proved;" May, 860. and if it be resolved in the affirmative, the Committee shall proceed to consider the several clauses and schedules of the Bill, but if the question be negatived, the Committee shall, without further considering the Bill, report "That the Pre-May, 862. amble has not been proved to their satisfaction."

80. The Committee shall not make any amendments in Nature of the Bill which are not within the order of leave, or which amendments. involve an infraction of the Standing Orders, or which are May, 861, 364. excessive in extent; and may at any time refer proposed referred to amendments to the Examiner for report to the Committee.

81. Whenever, during the progress of a Bill through the proposed Committee, an alteration in any work is proposed to be made alterations of whereby, in the opinion of the Committee, the interests of referred to any parties are prejudicially affected, such proposed alteration Examiner. shall be referred by the Committee to the Examiner.

82. All amendments proposed by the promoters shall be Notice of furnished by the agent to such parties petitioning against amendments to be given. the Bill as shall apply for them. May, 810.

83. The Committee shall not have power to examine into Committee not the compliance or non-compliance with such Standing Orders to inquire into certain Standing as are directed to be proved before the Examiner, unless by orders. special order of the House.

84. If it shall appear to the Committee that the action Costs of the promoters in promoting the Bill, or of opponents in awarded in opposing the Bill, has been vexatious and unreasonable, the certain cases. Committee may in their report recommend such costs as they think just; such costs to be paid under the guarantee May. Set. respectively of the said promoters or opponents.

85. Every plan and book of reference thereto and section Plan, &c., to be which shall be produced in evidence before the Committee signed by (whether the same shall have been previously lodged with the Clerk or not) shall be indorsed by the Chairman of such commons, 146. Committee with his signature, and he shall also mark with the initials of his name every alteration of such plan and book of reference or section which shall be agreed upon by

House of Commons, 141.

Vict. c. 27.

the said Committee, and every such document shall thereafter be deposited with the Clerk. And in every case of Amended plans alteration of plans or sections a copy of the plan or section to be depos as finally agreed to by both Houses shall be delivered by the Clerk for deposit with the same officers as is provided by Standing Order No. 23, in respect of the original documents.

86. The Chairman of the Committee shall subscribe with committee Bill his signature a printed copy of the Bill (to be called the and clauses to be Committee Bill) on which the amendments are to be fairly Chairman. written, and also sign with the initials of his name the House of Commons, 147. several clauses added in the Committee.

87. The Chairman of the Committee shall report the Bill, Chairman to whether the Committee shall or shall not have agreed to the report Bill in all cases. Preamble or gone through the several clauses or any of them, or where the parties shall have acquainted the Com-House of mittee that it is not their intention to proceed with the Bill; Commons, 148. and when any alteration shall have been made in the May, 864. Preamble of the Bill, such alteration, together with the ground of making it, shall be specially stated in the report.

88. Whenever a recommendation from a Department of Recommendathe Government shall have been referred to the Committee, tion of Govern the Committee shall notice such recommendation in their ment. report, and shall state their reasons for dissenting, should House of Commons, 156. such recommendation not be agreed to.

89. The Minutes of the Committee and the evidence shall Minutes of be brought up and laid on the Table of the House with the House of report of the Bill. House of Commons, 152.

PROVISIONS TO BE INCLUDED IN BILLS. General.

CLAUSES TO BE INSERTED.

90. In all Bills, whereby any work is authorized to be in case works executed, a clause shall be inserted to the effect that, in within period. case such work be not completed within a period to be limited, all the powers and authorities given by the Bill House of shall thereupon cease and determine ; save only as to so Lords, 107. much of such work as has been completed within such time, with such provisions and qualifications as the nature of the case shall require.

91. In all Bills in respect of which money is required by Return of these Orders to be deposited a clause shall be inserted speci-depos fying the terms on which such deposit shall be held and returned.

Companies, &c.

92. In all Bills for carrying on any work by means of clause or trustees provision shall be payment of a company, commissioners, or trustees, provision shall be compelling made for compelling persons who have subscribed any subscription. money towards carrying any such work into execution, to House of Commons, 144. make payment of the sums severally subscribed by them.

Fees, Tolls, &c.

93. In all Bills whereby any parties are authorized to provisions to be made in levy fees, tolls, or other rate or charge, clauses shall be made in be made i inserted providing for the following objects, except in so tolls ac are far as any of such objects shall have been provided for in some general Act applicable to the subject-matter of the vict. 78. Bill :

Security to be taken from the treasurer, collector, or Security to be receiver, and every other officer intrusted with the treasurer. &c. collection or custody of moneys under the Bill, for the faithful execution of his office.

Full and accurate accounts to be kept of all moneys Accounts to received and expended under the provisions of the Bill, and that such accounts be balanced once in

each year at least.

Such accounts to be duly audited once in each year accounts to at the lasst and that for such numpers an auditor be audited. at the least, and that for such purpose an auditor or auditors be appointed by some person or persons

not immediately connected with the commissioners, directors, trustees, or other party by whom or by whose direction or authority such fees, tolls, rates, or charges shall be levied.

- The remuneration of the auditor and his expenses to Remuneration be defrayed out of the funds levied under the to auditors. Bill.
- An annual account in abstract to be prepared of the Abstract of total receipts and expenditure of all funds levied be annualy under such Bill for the past year, under the the Anditorseveral distinct heads of receipts and expenditure, General. with a statement of the balance of the said account duly audited and certified by the chairman of the commissioners, directors, trustees, or other parties aforesaid, and also of the auditor thereof; and a copy of such annual account to be transmitted free of charge to the Auditor-General on or before the thirty-first day of January in each year, under a sufficient penalty for not preparing and rendering the said account, to be levied by summary process ; the said account to be open at all seasonable hours to the inspection of the public on payment of a fee.

Burial Grounds, Gasworks, &c.

94. In every Bill for making or altering a burial ground Clause for or cemetery, or for the construction of gasworks, sewage- to gasworks, &c. works, or works for the manufacture or conversion of the House of residual products, there shall be a clause defining the limits Commons, 188a. within which such burial ground, cemetery, gas or other works shall be made or constructed.

95. In the case of every Gas Bill, it shall be competent Gas companies to the Committee so to regulate the price of the gas to be price. Charged to consumers that any reduction of an authorized House of standard price shall entitle the company to make a pro-Commons, 188a. portionate increase of the authorized dividend, and that any increase above the standard price shall involve a proportionate decrease of dividend.

Park Lands and Reserves.

96. Power shall not be sought in any Bill to acquire the Park lands, so fee simple of any portion of any park lands or public not to be alienated reserves.

Estate Bills.

97. In the case of any Estate Bill, the Committee on the Estate Bill. Bill shall report specially to the House if the Bill contains $H_{OBSE of}$ provisions extending either the term or the area of any Commons, 1880. settlement of land.

REPORT, THIRD READING, ETC.

Report, &c.

98. The Report of the Select Committee shall be printed Report of and lie upon the Table, and the Bill, if amended by the Select Committee, shall be ordered to be considered as reported; House of but, if not amended by the Committee, it shall be ordered Commons, 218. to be read a third time.

99. A copy of every Bill as amended by the Committee copy of Bill shall be delivered without delay to the Examiner, who shall referred to inquire and report whether the amendments involve any $_{May, 871}$.

100. Not less than three clear days shall intervene Time between between the report of the Committee and the considera- report and tion of the reported Bill; and no consideration of any such of Bill. Bill shall take place until the report of the Examiner shall House of have been received.

101. Every Bill amended by the Committee shall be Bill to be printed printed as amended with every addition or substitution in as amended different type, and the omissions therefrom included in see House of brackets, and underlined or printed in erased type, and Commons, 214. copies shall be delivered to the Clerk, for the use of Members, three clear days at least before the consideration of such Bill.

102. No new clause or amendment shall be offered on the Amendments consideration of any reported Bill, nor on the third reading, submitted to Chairman of unless the Chairman of Committees shall have informed Committees. the House whether in his opinion such clause or amend-House of ment be such as ought or ought not to be entertained with. Commons, 216. out referring the same to the Examiner ; and all amendments made in the other House, and all amendments proposed to be made to such amendments, shall be similarly reported upon by the Chairman of Committees previously to their consideration.

103. When any new clause or amendment is so offered Clauses and it shall be printed; and when any clause in the Bill is pro-amendments to posed to be amended it shall be printed in extenso, with be printed. every addition or substitution in different type, and the House of Commons, 217. omissions therefrom included in brackets and underlined or printed in erased type, unless the Chairman of Committees shall consider such printing to be unnecessary.

104. When any new clause or amendment so offered shall Report of have been referred to the Examiner, or to the Standing Examiner or Orders Committee, or when any report thereon from the Committee. Examiner shall have been referred to the Standing Orders House of Committee, no further proceeding shall be had until the Commons, 218. report of the Examiner or of the said Committee shall have been received.

105. On the consideration of the reported Bill, or on the Recommittal. motion for the third reading, the Bill may be recommitted see May, 874. to the same or another Select Committee, with or without House of Lords, 141, 142 instructions, or to a Committee of the whole House.

106. No amendment not being merely verbal shall be Amendments made to any Bill on the third reading unless previous notice not to be made without notice. thereof shall appear on the Notice Paper.

107. Before the Bill shall be read the third time, it shall Certificate be printed fair, and if it shall not have been recommitted to before third reading. a Committee of the whole House, and be certified by the See House of Chairman of Committees, the Clerk shall certify in writing Commons, 246. that the fair print is in accordance with the Bill as agreed to by the House; and the President or the Speaker, as the case may be, shall announce that the Clerk has so certified.

se may be, shall announce that the stages on one and the stages of Bill. 108. No Bill shall pass through two stages on one and the stages of Bill. House of Commons, 223. same day, without special leave of the House.

109. All amendments made in any Bill returned from the Amendments other House shall be printed and circulated amongst Mem- by other House to be bers prior to such amendments being taken into considera-printed and tion ; and where any clause has been amended it shall be circulated tion; and where any clause has been amended it shall be prior to printed in extenso with every addition or substitution in different type, and the omissions therefrom included in House of Commons, 220. brackets and underlined or printed in erased type, unless the Chairman of Committees shall consider such printing to be unnecessary, and when any amendments are intended to be proposed to such amendments, such proposed amendments shall also be printed in like manner.

BILLS FROM OTHER HOUSE. BILLS BROUGHT FROM THE ONE HOUSE TO THE OTHER. 110. Bills brought from the one House to the other, if Bills brought accompanied by a printed copy of the report and proceedings from the other House. of, and the evidence taken before, the Select Committee to which they had been referred, shall, unless the House otherwise direct, be treated as Public Bills, except in respect of the payment of fees.

SUSPENSION OF PROCEEDINGS ON BILLS.

PROCEEDINGS

111. Leave may be granted to the promoters of any Suspendent. Private Bill to suspend any further proceeding thereon in Bill may be suspended order to proceed with the same Bill during the following until next Session of Parliament; and thereupon any money deposited Session. in accordance with these Standing Orders or any resolution 114, Commons, Journals, 165. of the House shall, on their application, be returned to the 127 Commons Journals, 315 depositors. Deposit returned.

112. In the case of a Bill, the proceedings whereon shall Bill to be have been so suspended, the Bill may, not later than three deposited with the sitting days after the next meeting of Parliament, be de-Examiner deposited in the office of the Examiner in the form required by these Standing Orders.

113. If the Examiner shall certify that the Bill is the Bill if certified same in every respect (except where any of the proposed advanced to former stage. works with which the promoters do not intend to proceed have been omitted from the Bill) as the Bill with respect to which proceedings were suspended in the previous Session, and, where any deposit has been withdrawn, that such sum (or proportionate amount) has been again deposited with the Treasurer of the Commonwealth, the order of leave to bring in the Bill made in the preceding Session shall be read, and the Bill may be read a first time, and advanced to the stage of its proceeding at which it was suspended in the previous Session.

114. In the case of a Bill which originated in one House, when Bill but upon which the proceedings were suspended in the other suspended or or lapsed therein owing to the prorogation of Parliament, other House, the Bill may be again presented in the ensuing Session and, if certified by the Examiner to be the same in all respects as the Bill passed in the previous Session, may be passed through all its stages without delay, or if received by message from the other House may, upon the Examiner certifying to the same effect as provided in Standing Order No. 113, be advanced to the stage of its proceeding at which it was suspended or had lapsed in the previous Session.

115. All petitions which had been referred to the Select Petitions, &c., Committee on the Bill in the former Session shall stand select Comreferred to the Committee on the same Bill in the ensuing mittee. Session, and the Committee shall have power to make such use of the evidence already taken as they may think fit.

VI. - FEES.

116. The following shall be the fees payable by the FRES. promoters and opponents of Private Bills :----

FEES TO BE PAID BY THE PROMOTERS OF A PRIVA	TE I	BILL		Table of fees.
	£	s.	d.	
On the deposit of the petition and Bill in the				
Examiner's office	1	1	0	
On the deposit of the plan or any other document	4	-	~	
in the Examiner's office	1	1	0	
For every day on which the Examiner shall in-				
quire into the compliance with the Standing Orders	G	6	6	
	2			
	ん ら	$\frac{2}{2}$	0	
For every day on which the Committee shall sit	ದ ೧	$\frac{\omega}{2}$	0 0	
On the report from the Select Committee on the	4	4	U	
Bill	15	15	0	
On the third reading of the Bill			0	
_				
FEES TO BE PAID BY THE OPPONENTS OF A PRIVA	TE I	BILL		
	£	s.	d.	
On the deposit of every memorial complaining				
that the Standing Orders have not been com-				
	1	1	0	
For every day on which the Examiner shall in-				
quire into any memorial complaining of a	- `-	<i>c</i> .		
non-compliance with the Standing Orders	2	2	0	

GENERAL FEES.

0

- 0

For copies of all papers and documents, at the rate of seventy-two words in every folio :---

If five folios or under 0 26 ... If above five folios, per folio ... 0 - 0• • • 6 0.10 For the copy of a plan made by the parties 6 . . . For the inspection of a plan or other documents 5 0 0 For every day on which any parties shall be

heard by counsel at the bar, from each side 3 3 For every day the shorthand writer shall attend 1 1 - 0For the transcript of his notes, per folio of seventy-1

two words 0

117. One-half only of the above fees shall be charged Half tees on Bills for when the Committee to which the Bill has been referred charitable or educational shall report that such Bill is for a charitable or educa-purposes. tional object, and not to promote any private or local interest.

118. The preceding fees shall be paid to the Clerk, who Pees how shall account for the same to the Standing Orders Com-disposed of. mittee at the end of each Session. Out of the fund thus obtained the Examiner shall be paid such remuneration as the said Committee shall approve; and any surplus remaining at the end of each Session shall within one month be paid over to the Treasurer of the Commonwealth.

VII.—THE ORDERS REGULATING THE PRACTICE PRACTICE IN THE EXAMINEN'S IN THE OFFICES OF THE EXAMINER AND OFFICE, MTC. THE CLERK.

119. A book to be called the "Private Bill Register" Register. Register. Shall be kept in the office of the Examiner, in which book House of shall be entered the name, description, and the place of Commons, 227. residence of the agent in town and of the agent in the country (if any) soliciting the Bill, and all the proceedings from the petition to the passing of the Bill. Such entries shall specify briefly each day's proceedings before the Examiner or in the House or in any Committee to which the Bill may be referred. Such book to be open to public inspection daily in the said office, between the hours of ten o'clock a.m. and four o'clock p.m.

120. The receipt of all documents required by these Receipt of docu-Standing Orders to be deposited in the Examiner's office acknowledged. shall be acknowledged by the Examiner upon the said House of Comdocuments when deposited ; and the Examiner shall, at all mons, 228 seasonable hours of the day, permit any person to view and examine the same, and to make copies or extracts therefrom.

121. A list of all petitions for Private Bills shall be List of petitions kept in the Examiner's office in the order of their deposit, which shall be called the "General List of Petitions," and mons, 229. each petition therein shall be numbered.

122. All memorials shall be deposited with the Examiner Memorials to be in duplicate. in duplicate, between the hours of ten o'clock a.m. and four House of Como'clock p.m.

123. Every memorial complaining of non-compliance with Memorials when to be deposited. the Standing Orders shall be deposited with the Examiner be-fore twelve o'clock noon on the day preceding that appointed mons, 230, 232. for the examination of the matters to which such memorial shall refer; and the Examiner shall be at liberty to entertain such memorial, although the party (if any) who may be specially affected by the non-compliance with the Stand-signature not needed. ing Orders shall not have signed the same.

124. The Examiner shall, with all due despatch, inquire Examiner to withinto all matters referred to him, and shall give sufficient out delay. notice to the Clerk of the time appointed for any such inquiry.

125. The Clerk shall cause to be prepared from time to Lists to be hung time a list of all Bills and petitions for Bills upon which "" any Committee or the Examiner is appointed to sit, House of Comspecifying the time of meeting, and the room where the

Committee or Examiner shall sit; and the same shall be hung up in some conspicuous place in the Lobby and Clerk's office.

126. Except where varied by these Orders, the Standing _{Standing Order} Rules and Orders of each House relating to Petitions, to apply. Public Bills, Select Committees, Witnesses, and the suspension of Standing Orders, shall apply to its procedure on Private Bills.

127. The whole of these Joint Standing Rules and Duration of Orders shall continue in force until altered, amended, or Standing orders. repealed.

APPENDIX.

[Form referred to in Order No. 14.]

Sir—We beg to inform you that application is intended to be made to the in the ensuing Session for "An Act" [here insert the title of the Act] and that the property mentioned in the annexed Schedule or some part thereof, in which we understand you are interested as therein stated, will be required for the purposes of the said undertaking, according to the line thereof as at present laid out, or may be required to be taken under the usual powers of deviation to the extent of

yards on either side of the said line which will be applied for in the said Act.

We also beg to inform you that a plan and section of the said undertaking with a book of reference thereto have been, or will be, deposited with the Clerk of the Municipal Corporation [or District Council, as the case may be] of [specifying the same where the property is situate] on or before the

and that copies of so much of the said plan or section as relates to the Corporation [or District Council, as the case may be] in which your property is situate, with a book of reference thereto, have been or will be deposited for public inspection with the Clerk of the said Corporation [or District Council, as the case may be] on or before the day of on which

plans your property is designated by the numbers set forth in the annexed Schedule.

As we are required to report to Parliament whether you assent to, or dissent from, the proposed undertaking, or whether you are neuter in respect thereto, you will oblige us by writing your answer of assent, dissent, or neutrality in the form left herewith, and returning the same to us with your signature on or before the day of

next; and if there should be any error or misdescription in the annexed Schedule, we shall be obliged by your informing us thereof at your earliest convenience, that we may correct the same without delay.

We are, Sir, &c.,

To

SCHEDULE REFERBED TO IN THE FOREGOING NOTICE

DESCRIBING THE PROPERTY THEREIN ALLUDED TO.

Property on the line of the proposed work or within the limits of the deviation intended to be applied for.	Corporation or Local Council.	No. on Plan.	Descrip- tion.	Owner.	Lessee,	Occu pier
-						
4			j			

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