VICTORIA

STANDING ORDERS OF THE LEGISLATIVE COUNCIL

together with

JOINT STANDING ORDERS OF THE PARLIAMENT OF VICTORIA

1982

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CONTENTS

CHAPTER

1.	Proceedings on Opening of Parliament $\ldots 1$
II.	ELECTION OF PRESIDENT 4
III.	PROCEEDINGS ON PROROGATION
IV.	SITTING AND ADJOURNMENT OF THE HOUSE
V.	Attendance and Places of Members
VI.	Notices and Orders of the Day 10
VII.	QUESTIONS PUT BY THE PRESIDENT 14
VIII.	Amendments 15
IX.	Debate
Х.	DIVISIONS
XI.	Committees of the Whole Council
XII.	Select Committees
XIII.	INSTRUCTIONS TO COMMITTEES 29
XIV.	WITNESSES
XV.	Messages from and Addresses to His Excellency the Governor
XVI.	PETITIONS
XVII.	BILLS
XVIII.	Accounts, Papers, and Printing
XIX.	MISCELLANEOUS 40
STANDING (Orders Relating to Private Bills
JOINT STAN	IDING ORDERS
INDEX	

STANDING ORDERS

OF THE

LEGISLATIVE COUNCIL

(Approved 17 December 1924)

CHAPTER I

PROCEEDINGS ON THE OPENING OF PARLIAMENT

1. On the first day of the meeting of a new Parliament for the despatch of business, pursuant to Proclamation, and at the time and place appointed, the Clerk shall read the Proclamation.

2. The Usher of the Black Rod shall then introduce to the Council Chamber Commissioners from His Excellency the Governor appointed to open Parliament.

3. At the desire of the Senior Commissioner the Usher of the Black Rod shall request the presence of the Members of the Assembly to hear the Commission read.

4. The Members of the Assembly having presented themselves, the Clerk shall read the Commission.

5. The Senior Commissioner will then inform the Members of both Houses that His Excellency the Governor will at a future time declare the cause of his calling Parliament together, and will request the Members of the Assembly in the meantime to proceed to the election of their Speaker. First Session of new Parliament. Proclamation read by the Clerk.

1

Commissioners introduced. Amended 28 Oct., 1981.

Assembly summoned. Amended 28 Oct., 1981.

Commission read by the Clerk.

Assembly requested to elect Speaker.

PROCEEDINGS ON THE OPENING OF PARLIAMENT

President takes Chair and reads Prayer.

New Members. Amended 28 Oct., 1981.

Adjournment.

Governor's approach awaited.

Second or subsequent Session.

Proclamation read by the Clerk.

Governor announced by Usher. Amended 28 Oct., 1981.

Assembly summoned. Amended 28 Oct., 1981.

Governor's Speech.

Copy of Speech to President and Speaker.

Prayer.

Privilege Bill introduced. 6. The Commissioners and the Members of the Assembly having withdrawn from the Council Chamber, the President shall take the Chair and read the Lord's Prayer.

7. New Members may then be introduced and be sworn or make affirmation.

8. The Council will then adjourn.

9. At the next meeting after the adjournment the President shall take the Chair and await the approach of His Excellency the Governor.

10. On the day and at the hour appointed for the commencement and holding of any Session of Parliament not being the first meeting after a dissolution of the Assembly, the Clerk shall read the Proclamation convening Parliament.

11. When His Excellency the Governor has arrived at the Council Chamber, the Usher of the Black Rod shall announce his arrival and conduct him to the Chair, the President leaving the Chair and taking one to the right of His Excellency.

12. Upon the command of His Excellency the Governor, the Usher of the Black Rod shall desire the immediate attendance of the Assembly in the Council Chamber.

13. When the Members of the Assembly have come with their Speaker into the Council Chamber, His Excellency the Governor will proceed to declare the cause of his calling the Parliament together.

14. The President and the Speaker will then each receive a copy of His Excellency the Governor's Speech from his Private Secretary, and His Excellency will then withdraw from the Council Chamber.

15. The President shall then take the Chair and read the Lord's Prayer.

16. Before His Excellency the Governor's Speech is reported to the House, some Bill is read a first time.

PROCEEDINGS ON THE OPENING OF PARLIAMENT

17. Notices of Question and of Motion may then be given, and papers laid upon the Table.

18. The President shall then report to the Council the Speech of His Excellency the Governor.

19. The Speech having been reported by the President, a motion for an Address in reply to the Speech will then be made.

20. On the Address being read, the Council will resolve to agree to the same with or without amendment.

20A. The debate on the Address in Reply shall take precedence over all other business except questions, formal business, urgent motions, and urgent Bills. For the purposes of this Standing Order formal business shall be deemed to include motions for Sessional Orders, leave of absence to Members, appointment of Standing and Select Committees, and introduction and first reading of Bills.

21. At the conclusion of debate on the motion for an Address in reply to the Speech of His Excellency the Governor, a motion will then be made that the Address be presented to His Excellency the Governor by the President and such Members as may desire to accompany him, or in such other manner as His Excellency may appoint.

22. The President shall report to the Council His Excellency the Governor's reply to their Address.

23. In case the office of President of the Council become vacant during the prorogation of Parliament, and any new Member be elected during such prorogation, so soon as the Clerk has read the Proclamation convening Parliament the Usher of the Black Rod shall introduce a Commissioner appointed by His Excellency the Governor for swearing Members, and the Clerk shall read his Commission.

24. After such Commission has been read the Clerk shall read, with the returns endorsed thereon, any Writs delivered to him that have been issued during the prorogation, either by the President while in office, or by His Excellency the Governor, in pursuance of *The Constitution Act Amendment Act* 1958.

Notices of Motion, &c.

Speech reported.

Motion for Address in reply.

Address agreed to.

Precedence of debate on Address. Approved 4 Sept. 1945. Amended 28 Oct., 1981.

Motion for presenting Address.

Amended 28 Oct., 1981.

Governor's reply reported.

If office of President vacant, and new Member to be sworn, Commissioner introduced. Amended 28 Oct., 1981.

Writs when office of President vacant, how announced. Amended 28 Oct., 1981.

3

ELECTION OF PRESIDENT

Members sworn. Amended 28 Oct., 1981.

Commissioner retires. 25. Members returned pursuant to such Writs will then be sworn or make affirmation as prescribed by the *Constitution Act* 1975.

26. The Commissioner will then retire from the Council Chamber.

CHAPTER II

ELECTION OF PRESIDENT

Election of President.

When only one Member proposed.

When more than one Member proposed.

Question put by the Clerk.

lf question passed.

If negatived.

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27. Whenever the office of President becomes vacant, a Member, addressing himself to the Clerk, shall propose to the Council for their President some Member then present, and move that such Member do take the Chair of the Council as President.

28. If only one Member be proposed and seconded as President, he shall express in his place his sense of the honour proposed to be conferred upon him, and submit himself to the Council, and he shall be then taken out of his place by the Members who proposed and seconded him, and by them conducted to the Chair.

29. If more than one Member be proposed as President, a motion shall be made and seconded regarding each such member "That the Honourable do take the Chair of the Council as President", and each Member so proposed shall address himself to the Council.

30. A question shall be then put by the Clerk that the Member first proposed "do take the Chair of the Council as President", which shall be resolved in the affirmative or negative, like other questions.

31. If the question be resolved in the affirmative, the Member shall be conducted to the Chair; but if in the negative, a question shall be then put by the Clerk that the Member next proposed "do take the Chair of the Council as President", and if it be resolved in the affirmative the Member shall be conducted to the Chair.

32. Having been conducted to the Chair, the Member elected shall return his acknowledgements to the Council for the honour conferred upon him, and thereupon take the Chair.

33. Before proceeding to any business, the President, with such Members of the Council as desire to accompany him, shall present himself to His Excellency the Governor as the choice of the Council.

34. The President shall report to the Council any reply that may be made by His Excellency the Governor.

35. The Chairman of Committees shall take the Chair as Deputy-President whenever requested to do so by the President during a sitting of the Council, without any formal communication to the Council.

CHAPTER III

PROCEEDINGS ON PROROGATION

36. On the prorogation of Parliament by His Excellency the Governor in person, the Usher of the Black Rod shall announce the arrival of His Excellency and shall conduct him to the Chair, the President leaving the Chair and taking one to the right of the Governor.

37. Upon the command of His Excellency the Governor, the Usher of the Black Rod shall desire the immediate attendance of the Assembly in the Council Chamber.

38. When the Members of the Assembly have come with their Speaker into the Council Chamber, the Clerk of the Parliaments having received the Supply and Appropriation Bills (if any) from the hands of the Speaker shall present them, together with other Bills passed by the two Houses of Parlia-

President takes the Chair.

President presents himself to Governor.

Amended 28 Oct., 1981.

Governor's reply to be reported.

Deputy-President.

Governor's approach announced by Usher. Amended 28 Oct., 1981.

Assembly summoned. Amended 28 Oct., 1981.

Assent to Bills.

SITTING AND ADJOURNMENT OF THE HOUSE

ment, to His Excellency the Governor for the signification of His Majesty's pleasure thereon, and His Excellency's determination on each Bill respectively shall be read by the Clerk of the Parliaments.

Prorogation.

39. His Excellency the Governor will then make a Speech, and prorogue the Parliament.

CHAPTER IV

SITTING AND ADJOURNMENT OF THE HOUSE

President takes Chair when quorum present.

If a quorum not present within half an hour, Council adjourned.

If want of a quorum be noticed, Council adjourned.

Doors unlocked whilst President counting.

Special meeting of the Council.

40. The President shall take the Chair as soon after the time appointed for the meeting of the Council as a quorum* of Members is present, and shall read the Lord's Prayer; but if, at the expiration of half an hour after the time appointed, there be not a quorum, the President shall then take the Chair and adjourn the Council to the next sitting day, the bells having been previously rung as for a division.

41. If at any time after the commencement of the business of the day it appear, on notice being taken, or on a division, that there is not a quorum of Members present, the President shall, after the bells have been rung as for a division, count the Members and, if there be not a quorum present shall, without question put, adjourn the Council to the next sitting day.

42. The doors of the Chamber shall be unlocked when the President is engaged in counting the Council.

43. If during the currency of any adjournment of the Council any emergency shall arise which in the opinion of the President renders it desirable that the Members of the Council should meet for the consideration of any matter before the time previously fixed for meeting, the President shall be empowered to appoint a day and hour for a special meeting to deal with such

^{*} To constitute a quorum there must be present (exclusive of the President) one-third at least of the Members of the Council (See Act No. 8750 s. 32(1)).

matter and to summon Members to such special meeting: Provided always that the said date shall not be earlier than two days from the date of summons.

44. The Usher of the Black Rod shall from time to time take into his custody any stranger (save as in the next Order mentioned) whom he sees or who is reported to him to be in any part of the Council appropriated exclusively to the Members of the Council, and also any stranger who, having been admitted into any other part of the Chamber or Gallery, misconducts himself or does not withdraw when strangers are directed to withdraw while the Council or any Committee of the whole Council is sitting; and no person so taken into custody shall be discharged out of custody without the order of the Council.

45. No strangers shall, without leave of the Council, be admitted to the body of the Council Chamber within the Bar while the Council or a Committee of the whole Council is sitting.

46. Members of the Assembly may be admitted without orders to the benches to the right of the President, outside the Bar.

47. Accommodation may be provided for the Speaker of the Assembly within the body of the Council Chamber.

48. The President only shall have the privilege of admitting strangers to the body of the Council Chamber outside .he Bar; but every Member shall have the privilege of admitting by orders strangers to the Gallery of the Council Chamber.

49. If at any sitting of the House, or in Committee, any Member shall take notice that strangers are present, the President or the Chairman (as the case may be) shall forthwith put the question "That strangers be ordered to withdraw" without permitting any debate or amendment: Provided that the President or the Chairman may, whenever he thinks fit, order the withdrawal of strangers from any part of the House.

Strangers. Amended 28 Oct., 1981.

Strangers not admitted within the Bar.

Assembly Members to have seats outside the Bar.

Seat for Speaker within the Chamber.

Orders for admission of strangers.

Strangers to withdraw when ordered.

SITTING AND ADJOURNMENT OF THE HOUSE

Standing Orders Committee prescribe arrangements for opening and prorogation. Amended 28 Oct., 1981.

Minutes of Proceedings.

Custody of records and documents.

Adjournment motion. Amended 9 Dec. 1980.

If adjournment motion an abuse of the rules. Amended 9 Dec. 1980. 50. The Standing Orders Committee shall prescribe the arrangements for the opening and prorogation of Parliament, which arrangements the Usher of the Black Rod shall carry into effect under the direction of the President.

51. Every vote and proceeding of the Council shall be noted by the Clerks at the Table, and the Minutes of the Proceedings of the Council shall be printed; the Government Printer shall print the same; and the Minutes of the Proceedings, so printed and signed by the Clerk of the Council, shall be the Journals of the Council; but the Council may at any time by order restrain the publication of any of its proceedings.

52. The custody of all records or other documents belonging to the Council shall be in the Clerk, who shall not permit any to be removed without leave of the Council, or during any adjournment or prorogation, without leave of the President.

53. No Member, unless he be a Minister of the Crown or some Member deputed by him, shall be allowed to move "That the Council do now adjourn" unless, on his rising to make such motion, six other Members shall rise in their places and require the motion to be proposed. The Member moving the adjournment shall state in writing the subject that he proposes to speak to, and the debate shall be strictly confined to the subject so stated. No second motion under this Standing Order shall be made during any sitting of the Council.

54. If the President be of opinion that a motion for the adjournment of a debate or of the Council during any debate is an abuse of the rules of the Council, he may forthwith put the question thereupon from the Chair; and no Member having moved or seconded any such motion shall be entitled to move or second any similar motion during the same debate.

CHAPTER V

ATTENDANCE AND PLACES OF MEMBERS

55. Every Member is bound to attend the service of the Every Member to Council, unless leave of absence be given to him by the Council, Council. and shall during such attendance remain uncovered.

56. Leave of absence may be given by the Council to any Leave of absence. Member for sufficient cause to be stated to the Council.

57. Notice shall be given of a motion for giving leave of absence to any Member, stating the cause and period of absence

58. If any Member having leave of absence attend the service of the Council before the expiration of such leave, his leave shall thereupon expire.

59. When an order is made that the Council be called, such call shall not be made for any day earlier than seven days from the date of such order, inclusive of the day of such order.

60. A copy of the order for a call of the Council, signed by the Clerk, shall be delivered by hand or forwarded by post. addressed to each Member of the Council

61. For the purpose of enabling this notice to be given, the Usher of the Black Rod shall keep a book and enter therein the name and address of every Member.

62. The order for a call of the Council on a future day shall be set down as the first Order of the Day for the day so appointed.

63. When the Order of the Day for a call of the Council is read, unless the same be postponed or discharged, the names of the Members shall be called over by the Clerk in alphabetical order.

64. The names of all Members who do not answer when called shall be taken down by the Clerk, and subsequently called a second time, when those who answer, or afterwards attend in their places on the same day, may be excused.

attend service of

Notice of Motion to be given.

Leave of absence. how forfeited.

Call of the Council.

Order for call of the Council to be forwarded.

Usher to keep book of Members' addresses. Amended 28 Oct., 1981.

Call of the Council an Order of the Day.

Names called in alphabetical order.

Members not present but subsequently attending.

9

NOTICES AND ORDERS OF THE DAY

Members not attending during the same day. 65. Members not attending in their places on the same day may be ordered to attend on a future day; when, unless they attend, or an excuse to the satisfaction of the Council be offered for their absence, they may be dealt with for their default as the Council may think fit.

CHAPTER VI

NOTICES AND ORDERS OF THE DAY

Ordinary business of the Day. 66. The ordinary business of each day consists of the giving of notice of Questions and Motions, the answering of Questions, the presentation of Petitions, and the discussion of Motions and of Orders of the Day.

Order of the Day defined.

Notices of Motion, &c., when to be given. Amended 9 Dec. 1980.

Urgency motion. Adopted 9 Dec. 1980. 67. An Order of the Day is a Bill or matter which the Council has ordered to be taken into consideration on a particular day.

68. No Notice of Motion shall, without leave of the Council, be received after the Council has proceeded to the Orders of the Day.

68A. (a) A Member may propose that a definite matter of urgent public importance be brought before the House for discussion by submitting to the President in writing at least two hours before the time fixed for the President to take the Chair —

- (i) the subject-matter desired to be discussed; and
- (ii) a statement setting out the grounds considered to justify its urgent consideration —

and, if the President is satisfied that the matter is of such importance as to warrant urgent consideration, he shall permit the motion to be moved: Provided that, where the President is satisfied that unusual and extreme circumstances did not permit of a matter being submitted to him at least two hours before the time fixed for him to take the Chair, he may waive that requirement. (b) Discussion upon a matter approved by the President pursuant to this Standing Order shall be entered upon immediately prior to Questions without Notice; a motion being made, without notice, "That the Council take note of ... (subject)."

(c) A motion under this Standing Order shall not require a seconder, and shall take precedence of a motion for the adjournment of the Council pursuant to Standing Order No. 53.

(d) A motion under this Standing Order may not be amended, nor shall any motion for the adjournment of the debate be entertained.

(e) Not more than one motion under this Standing Order shall be made during any sitting of the Council.

(f) In the case of two or more subject-matters being proposed to the President for discussion at a sitting, the President shall decide, having regard to their relative urgency, which (if any) of those matters shall be the subject of a motion.

(g) No debate shall be permitted as to the exercise of discretion by the President under this Standing Order, except by motion to dissent from his ruling.

69. Questions may be put to Ministers of the Crown relative to public affairs, and to other Members relating to any Bill motion or other public matter connected with the business before the Council in which such Members may be concerned.

70. In putting any such question, no argument or opinion shall be offered, nor any facts stated, except so far as may be necessary to explain such question.

71. In answering any such question, the Minister or Member shall not debate the matter to which the same refers.

71A. Prior to Questions on Notice being answered, Members may ask Questions without Notice, provided that no Question without Notice shall be asked after the lapse of twenty minutes from the time the President calls on Questions, unless such time be extended at the discretion of the President. Questions to Ministers or other Members.

Questions not to involve argument.

In answering a question the matter not to be debated.

Questions without Notice. Adopted 9 Dec. 1980.

NOTICES AND ORDERS OF THE DAY

Ministerial statements. Adopted 9 Dec. 1980.

When Motions to precede Orders of the Day.

Printing of a document may be moved without notice.

Clerk to read the Orders of the Day.

Motions and Orders not called on.

Revival of dropped Motions and Orders.

Notices of Question. Adopted 9 Dec. 1980.

Notices to be in writing and delivered at Table. Amended 9 Dec. 1980. 71B. No Ministerial statement may be made until motions proposed pursuant to Standing Orders numbered 53 and 68A and Questions without Notice have been disposed of.

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72. Motions shall take precedence of Orders of the Day, except on days fixed for the consideration of Government business, and shall, unless postponed, be moved in the order in which they stand on the Notice-paper.

73. On the presentation of any document a motion may be made, without notice, that it be printed, and a day appointed for its consideration.

74. After Questions and Motions have been disposed of, the President shall direct the Clerk at the Table to read the Orders of the Day, without any question being put.

75. All Motions and Orders of the Day which at the adjournment of the Council have not been called on shall, according as they relate to Government business or general business, be set down in the Notice-paper after the Notices of Motion and Orders of the Day respectively for the next day on which the Council sits.

76. If a Motion or Order of the Day drops off the Noticepaper owing to no day being appointed for its future consideration or to its being superseded or to the debate thereon being interrupted by a Count Out, such Motion or Order may be restored to the Notice-paper for a subsequent day on Motion without notice made before the commencement or after the close of public business.

76A. A Member may give notice of a Question by delivering to the Table a copy of such notice fairly written, and signed by him or on his behalf.

77. Every Member in giving notice of a Motion shall read it aloud and deliver at the Table a copy of such notice fairly written, signed by him or on his behalf, and stating the day proposed for bringing on such Motion.

12

78. A Member may not give for himself two Notices of Motion consecutively if any other Member has any notice to submit.

79. A Member may give notice for any other Member not then present by putting the name of such Member on the Notice of Question or of Motion.

80. No Notice of Motion may be given for a day beyond fourteen days from the day of giving the same.

81. Every Notice of Question or of Motion and Order of the Day shall be printed and circulated.

82. Any Notice or part of a Notice of Question or of Motion containing, in the opinion of the President, unbecoming expressions or, in the case of a Notice of Question, debatable matter, may be omitted from the Notice-paper by order of the President.

83. A Member desiring to change the day for asking a Question or bringing on a Motion, may give notice of such Question or Motion for any day subsequent to that first named, but not earlier, subject to the same rules as other Notices of Question or of Motion.

84. After a Notice of Question or of Motion has been given, the terms thereof may be altered by the Member, on delivering or causing to be delivered at the Table an amended notice one day at the least prior to the day for asking such Question or making such Motion.

86. Precedence shall be given to-

- (a) a motion for a vote of thanks of the Council;
- (b) a motion for leave of absence to a Member;
- (c) a motion touching the qualification of a Member;
- (d) a motion to disallow, revoke or otherwise void any proposal, Statutory Rule or other instrument which by any Act is expressed as being subject to such a resolution of the Council or of the Council and the Assembly; and
- (e) an Order of the Day for the consideration of a report of the Standing Orders Committee or, arising from any such report, a motion to vary or adopt Standing Orders of the Council:

Provided that any such business shall be taken according to its sequence in this Standing Order.

Business to take precedence. Amended 14 April 1987.

Two Notices not to be given consecutively. Amended 9 Dec. 1980.

Notice may be given for absent Members.

Restriction upon giving Notices. Amended 9 Dec. 1980. Notices, &c. to be

printed and circulated.

Notices may be expunged.

Notices may be postponed.

Notices may be altered.

13

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84. After a Notice of Question or of Motion has been given, the terms thereof may be altered by the Member, on delivering or causing to be delivered at the Table an amended notice one day at the least prior to the day for asking such Question or making such Motion.

85. All questions of Order or Privilege at any time arising shall suspend the consideration and decision of every other question, but an adjourned debate on such questions shall not be entitled to precedence unless so ordered.

86. Precedence shall be given to a motion for a vote of thanks of the Council.

87. A Question may be asked or a Motion may be made by leave of the Council without previous notice.

Two Notices not to be given consecutively. Amended 9 Dec. 1980.

Notice may be given for absent Members.

Restriction upon giving Notices. Amended 9 Dec. 1980. Notices, &c. to be printed and circulated.

Notices may be expunged.

Notices may be postponed.

Notices may be altered.

Effect of question of Order or Privilege arising.

Vote of thanks.

Questions and Motions without notice.

39060/81-2

QUESTIONS PUT BY PRESIDENT

CHAPTER VII

QUESTIONS PUT BY PRESIDENT

Question proposed by President.

Motions not seconded.

Motion may be withdrawn.

Question, how superseded. Approved 28 Sept. 1926.

Previous Question if resolved in the negative. Approved 28 Sept. 1926.

Previous Question, &c., superseded by adjournment. Approved 28 Sept. 1926.

Debate, how interrupted.

Question may be divided.

88. When a motion has been made and seconded, the question thereupon shall be proposed to the Council by the President.

89. Any motion not seconded may not be further debated, and no entry thereof shall be made in the Minutes of Proceedings.

90. A Member who has made a motion may withdraw the same by leave of the Council.

91. A question may be superseded: (1) By the adjournment of the Council, either on the motion of a Member "That the Council do now adjourn", or on notice being taken and it appearing that a quorum of Members is not present; (2) By a motion "That the Orders of the Day be now read"; (3) By the Previous Question, viz.: "That this question be not now put" being proposed and resolved in the affirmative.

92. If the question "That this question be not now put" be resolved in the negative the original question shall be put forthwith, without any amendment or debate.*

93. The question "That the Orders of the Day be now read" and also the question "That this question be not now put" may be superseded by the adjournment of the Council upon motion to that effect being carried or for the want of a quorum.

94. The debate upon a question may be interrupted: (1) By a Message from His Excellency the Governor; (2) By a matter of privilege suddenly arising; (3) By words of heat between Members; (4) By a question of order; (5) By a Message from the Assembly; (6) By a motion for reading an Act of Parliament, an entry in the Journal, or other public document, relevant to the question before the Council.

95. The Council may order a complicated question to be divided.

^{*} NOTE — If the question "That this question be not now put" be resolved in the affirmative, the original question is superseded, the Motion or Bill under discussion drops off the Notice-paper (see S.O. 76), and the Council passes on to the next business.

AMENDMENTS

96. So soon as the debate upon a question is concluded, the President shall put the question to the Council, and if the same be not heard shall again state it to the Council.

97. A question, being put, shall be resolved in the affirmative or negative by the majority of voices "Aye" or "No".

98. The President shall state whether, in his opinion, the "Ayes" or the "Noes" have it; and, unless his opinion be acquiesced in by the minority, the question shall be determined by a division.

99. No question shall be proposed in the Council which is the same in substance as any question which, during the same Session, has been resolved in the affirmative or negative.

100. A motion which has been by leave of the Council withdrawn may be made again during the same Session.

101. A resolution or other vote of the Council may be read and rescinded.

102. An order of the Council may be read and discharged.

CHAPTER VIII

AMENDMENTS

103. A question having been proposed may be amended: (1) By leaving out certain words only; (2) By leaving out certain words in order to insert or add other words; or (3) By inserting or adding words.

104. An amendment proposed, but not seconded, shall not be entertained by the Council, nor entered in the Minutes of Proceedings.

105. When the proposed amendment is to leave out certain words, the President shall put a question "That the words proposed to be omitted stand part of the question", which shall be resolved by the Council in the affirmative or negative, as the case may be. Question put and again stated.

Questions determined by majority of voices.

President states whether "Ayes" or "Noes" have it.

The same question not to be again proposed.

Motion withdrawn may be made again.

Resolution or vote may be rescinded.

Order may be discharged.

How question may be amended.

Amendments to be seconded.

Amendment to leave out words.

AMENDMENTS

Amendment to leave out words and insert or add other words. 106. When the proposed amendment is to leave out certain words in order to insert or add other words, the President shall put a question "That the words proposed to be omitted stand part of the question", which, if resolved in the affirmative, will dispose of the amendment; but if resolved in the negative and there is no motion before the Council for amending the proposed amendment, another question shall be put, "That the words (*of the amendment*) proposed to be inserted [*or* added] in the place of the words omitted be so inserted [*or* added]", which shall be resolved in the affirmative or negative, as the case may be.

Amendment to insert or add words.

When later part amended or proposed to be amended.

No amendment to words already agreed to.

Proposed amendment withdrawn.

Amendments to proposed amendments.

Question as amended put.

If proposed amendments not made. 107. When the proposed amendment is to insert or add certain words, the President shall put a question "That such words be inserted [or added]", which shall be resolved in the affirmative or negative, as the case may be.

108. No amendment shall be proposed in any part of a question after a later part has been amended, or has been proposed to be amended, unless (in the latter case) the proposed amendment has been by leave of the Council withdrawn.

109. No amendment shall be proposed to be made to any words which the Council has resolved shall stand part of a question, except the addition of other words thereto.

110. A proposed amendment may be by leave of the Council withdrawn.

111. When an amendment has been proposed from the Chair, amendments may be moved thereto, as if such proposed amendment were an original question.

112. When amendments have been made, the main question as amended shall be put.

113. When amendments have been proposed, but not made, the question shall be put as originally proposed.

CHAPTER IX Debate

114. The President shall maintain order in the Council.

115. Whenever the President rises during a debate, any Member then speaking, or offering to speak, shall sit down, and the Members shall be silent, so that the President may be heard without interruption.

116. By the special indulgence of the Council a Member unable conveniently to stand, by reason of sickness or infirmity, may be permitted to speak sitting.

117. No Member may speak to any question after the same has been put by the President and the voices have been given both in the affirmative and in the negative thereon.

118. When two or more Members rise to speak the President calls upon that Member first observed by him; but a motion may be made, That any Member who has risen "be now heard" or "do now speak".

119. A Member moving or seconding the adjournment of the debate on any question shall, whether the adjournment be carried or not, be entitled to speak again on the main question, provided he has not discussed that question in moving or seconding the motion for adjournment.

120. By the indulgence of the Council a Member may explain matters of a personal nature, although there be no question before the Council; but such matters may not be debated.

121. No Member may speak twice to a question before the Council, except in explanation or reply.

122. A Member who has spoken to a question before the Council may again be heard, to explain himself in regard to some material part of his speech, but shall not introduce any new matter.

Order maintained by President.

When the President rises Members to be silent.

Indulgence to Members unable to stand.

No Member to speak after question put.

President calls upon Members to speak. Motion that a Member "be now heard".

Member moving adjournment of debate.

Personal explanation.

No Member to speak twice to a question;

except in explanation;

17

or to reply in certain cases.

Member seconding pro forma may reserve his speech.

Member speaking may move adjournment of debate.

Speaking "to order", &c.

Debates of same Session not to be alluded to.

Allusion to debates in the other House.

Reflections upon votes of the Council.

Offensive words against either House or any Statute.

Offensive words against a Member.

Debate, how to be conducted.

123. A reply shall be allowed to a Member who has made a substantive motion to the Council, but not to any Member who has moved an Order of the Day, an amendment, an instruction to a Committee, or the previous question.

124. A Member who seconds a motion or amendment before the Council without speaking to it may address the Council on the subject of such motion or amendment at any subsequent period of the debate.

125. A Member while speaking to a question may move the adjournment of the debate.

126. Any Member may rise to speak "to order" or upon a matter of privilege suddenly arising.

127. No Member shall allude to any debate of the same Session, upon a question or Bill not being then under discussion, except by the indulgence of the Council for personal explanations.

128. No Member shall allude to any debate in the Assembly in the same Session.

129. No Member shall reflect upon any vote of the Council except for the purpose of moving that such vote be rescinded.

130. No Member shall use offensive words against either House of Parliament; nor against any Statute unless for the purpose of moving for its repeal.

131. No Member shall use offensive or unbecoming words in reference to any other Member.

132. No Member shall digress from the subject-matter of the question under discussion, nor comment upon any expressions said to have been used in the Assembly in the same Session; and all imputations of improper motives and all personal reflections on Members shall be considered highly disorderly.

133. Any Member may, either in the Council or in Committee of the whole Council, call attention to continued irrelevance or tedious repetition on the part of a Member addressing the Chair, and the President or the Chairman, as the case may be, may direct such Member to discontinue his speech.

133A. After any question has been proposed either in the Council or in a Committee of the whole Council, a motion may be made by any Member rising in his place and without notice and whether any other Member is addressing the Chair or not "That the question be now put" and, if six other Members thereupon rise in their places as indicating approval of the motion, the question on such motion shall be put forthwith and decided without amendment or debate, and no other motion shall be made or question of Order raised until such motion has been disposed of.

134. Whenever any Member makes use of any expression personal and disorderly, or capable of being applied offensively to any other Member, the President shall, either of his own motion or upon his attention being thereto called, require the Member so offending to withdraw the expression and to make a satisfactory apology to the Council.

135. When any Member objects to words used in debate, and desires them to be taken down, the President, if it appear to him to be the pleasure of the Council, shall direct the Clerk to take them down accordingly.

136. Every such objection shall be taken at the time when such words are used.

137. Any Member using objectionable words, and not explaining or retracting the same, and any Member behaving offensively to the Council or any Member thereof and not offering an apology for the same, to the satisfaction of the Council, shall be censured, or otherwise dealt with as the Council may think fit.

138. A Member called to order shall sit down, unless permitted to explain.

Irrelevance or tedious repetition.

Closure of debate. Approved 28 Sept. 1926.

Personal and disorderly reflections.

Words taken down by direction of President.

Words to be objected to when used.

Members not explaining or retracting, or not offering an apology.

Member called to order.

Council will prevent quarrels.

No interruption or disturbance allowed.

Member named by President, or reported by Chairman, may be suspended. 139. The Council will interfere to prevent the prosecution of any quarrel between Members arising out of debates or proceedings of the Council or any Committee thereof.

140. No Member shall wilfully interrupt or make a disturbance during the business of the Council.

141. If any Member be named by the President, or reported by the Chairman of Committees, for -

(a) wilfully interrupting or making a disturbance during the business of the Council or a Committee of the whole Council; or

(b) disorderly conduct; or

(c) using objectionable words and refusing to withdraw the same or behaving offensively and refusing to make a satisfactory apology; or

(d) wilfully and persistently refusing to conform to the Standing Orders; or

(e) wilfully disregarding the authority of the Chair ----

such Member shall be called upon to make any explanation or apology he thinks fit, and a motion may be moved forthwith (no amendment, adjournment, or debate being allowed) "That such Member be suspended from the service of the Council during the remainder of the sitting (or for such period as the Council may think fit)". Any Member suspended under this Standing Order shall immediately withdraw and shall not come within the precincts of the House during the period of his suspension unless, on receipt of a satisfactory apology in writing, the Council resolve, on motion made without notice and determined without amendment or debate, to discharge the order of suspension. Nothing herein shall be taken to deprive the Council of the power of proceeding against any Member according to ancient usages.

142. If any person disobey an order of the Council, or if any person other than a Member wilfully interrupt the business of the Council, he may be declared guilty of contempt.

143. Every Member or other person declared guilty of contempt shall be committed to the custody of the Usher of the Black Rod by warrant signed by the President.

When Members and others guilty of contempt.

Commitment of Member or othe person in contempt. Amended 28 Oct., 1981.

DIVISIONS

144. The following scale of fees shall be payable to the Usher Scale of fees of the Black Rod on the arrest or commitment of any person, and no person shall, without the express direction of the Council, be discharged out of custody until such fees be paid or Amended

payable on arrest or commitment Approved 29 Nov. 1966

28 Oct., 1981.

	Φ
For arrest	100.00
For commitment	100.00
For each day's detention, including sustenance	10.50

All fees collected by the Usher of the Black Rod under this Standing Order shall forthwith be paid into the Treasury for the public uses of the State.

CHAPTER X

DIVISIONS

145. No Member shall be entitled to vote in any division unless he be present in the Chamber when the question is put with the doors locked, and the vote of any Member not so present will be disallowed.

146. Every Member present in the Chamber when the question is put with the doors locked shall be required to vote.

147. So soon as a division has been demanded, the Clerk shall ring the bell and turn a two-minute sandglass, kept on the Table for that purpose, and the doors shall not be closed until after the lapse of two minutes as indicated by such sandglass; Provided that when successive Divisions are taken, and there is no intervening debate, the bells for the ensuing Divisions shall be rung for one minute only.

148. At the expiration of such two minutes the doors shall be closed and locked, and no Member shall enter or leave the Chamber until after the result of the division has been declared. No Member to vote unless present when the question put.

Every Member then present must vote.

Clerk to ring bell and turn sandglass. Amended 9 Dec. 1980.

Doors locked after the lapse of two minutes. Amended 28 Oct., 1981.

DIVISIONS

149. When the doors have been locked and all the Members are in their places, the President shall put the question, and shall direct the "Ayes" to the right side of the Chamber, and the "Noes" to the left side of the Chamber, and shall appoint two Tellers for the "Ayes" and two Tellers for the "Noes".

150. The Tellers shall report the numbers to the President, who shall declare them to the Council.

150A. If there be only one Member on a side when the doors are locked, the President shall forthwith announce the decision to the Council: Provided that if, on being asked by the President, that Member expresses a wish for his dissent to be recorded in the Minutes of the Proceedings, the Member's dissent shall be so recorded.

1508. Notwithstanding Standing Order 150A, if there be only one Member on a side when the doors are locked and any Member expresses his desire to have the Division recorded in the normal way, the President shall direct an officer at the Table to act as second teller for the minority, and the Division shall be permitted to proceed.

151. An entry of the Division Lists shall be made by the Clerk in the Minutes of the Proceedings.

152. In case of confusion, or error concerning the numbers reported, unless the same can be otherwise corrected, the Council shall proceed to a second division.

153. If the numbers have been inaccurately reported to the Council, the Council on being afterwards informed thereof shall order the Minutes of Proceedings to be corrected.

154. When, in case of an equality of votes, the President gives a casting vote, any reasons stated by him shall be entered in the Minutes of Proceedings.

155. No Member shall be entitled to vote either in the Council or in any Committee thereof upon any question in which he has a direct pecuniary interest, and the vote of any Member so interested shall be disallowed.

Question put, and "Ayes" and "Noes" to take different sides of the Chamber. Tellers appointed.

Tellers report the numbers.

When one member only on a side. Adopted 9 Dec. 1980.

Table Officer may act as Teller. Adopted 9 Dec. 1980.

Division Lists to be recorded.

In case of confusion or error, Council again divides.

Errors corrected in Minutes of Proceedings.

When casting vote given, reasons recorded.

No Member personally interested to vote. 156. While the Council or a Committee of the whole Council is dividing, a Member can only speak to a point of order by permission of the President or Chairman.

CHAPTER XI

COMMITTEES OF THE WHOLE COUNCIL

157. A Committee of the whole Council shall be appointed by the following resolution:—

"That this Council do now [or will on some future day] resolve itself into a Committee of the whole Council."

158. The same number of Members shall be required to form a quorum in Committee of the whole Council as are required to form a quorum of the Council*.

159. A Member shall be appointed Chairman of Committees of the whole Council, and when so appointed he shall continue to act as Chairman until the next periodical election of Members of the Council or, in the event of a dissolution of the Council, until the date of such dissolution.

160. At the commencement of every Session the President shall nominate a panel of not less than two Members, who may act as temporary Chairmen of Committees whenever requested to do so by the Chairman of Committees or whenever the Chairman of Committees is absent.

161. If when the Council resolves itself into a Committee of the whole the Chairman of Committees and the Temporary Chairmen be absent, the Committee may call some other Member then present to take the Chair of the Committee.

162. The Chairman of Committees shall maintain order in a Committee of the whole Council, but disorder in a Committee can be censured only by the Council on receiving a report thereof.

Council resolves itself into a Committee.

Point of order when dividing

Quorum of Committee of the whole.

Chairman of Committees.

Temporary Chairmen.

lf Chairman and Temporary Chairmen absent.

Order in Committee to be maintained by Chairman.

* See S.O. No. 40.

COMMITTEES OF THE WHOLE COUNCIL

If motion to report progress an abuse of the rules.

Words of heat.

Words to be objected to when used.

A Committee to consider only such matters as are referred.

Questions decided by a majority of voices.

Divisions in Committee.

Motions not seconded.

When later part amended or proposed to be amended.

Previous Question not allowed in Committee. Approved 28 Sept. 1926.

Members may speak more than once.

Order in debate.

163. If the Chairman be of opinion that a motion "That the Chairman do report progress" [or "do leave the Chair"] is an abuse of the rules of the Council he may forthwith put the question thereupon from the Chair.

164. In a Committee of the whole Council, the Chairman, if it appear to him to be the pleasure of the Committee, shall direct the Clerk to take down any words used in debate to which objection has been made, in order that the same may be reported to the Council.

165. Every such objection shall be taken at the time when such words are used.

166. A Committee of the whole Council shall consider such matters only as have been referred to them by the Council.

167. Every question in Committee of the whole Council shall be decided by a majority of voices.

168. Divisions shall be demanded and taken in Committee of the whole Council in the same manner as in the Council itself, and in case of an equality of votes the Chairman shall give a casting vote.

169. A motion made in Committee of the whole Council need not be seconded.

170. In Committee of the whole Council no amendment shall be proposed in any part of a clause of a Bill or Question after a later part has been amended, or has been proposed to be amended, unless (in the latter case) the proposed amendment has been by leave of the Committee withdrawn.

171. No motion "That this question be not now put" shall be made in Committee of the whole Council.

172. In Committee of the whole Council Members may speak more than once to the same question.

173. The same order in debate shall otherwise be observed in Committee of the whole Council as in the Council itself.

COMMITTEES OF THE WHOLE COUNCIL

174. If any sudden disorder arise in Committee of the whole Council, the President may resume the Chair without any question being put.

175. Any Member using objectionable words in Committee of the whole Council and not explaining or retracting the same, and any Member behaving offensively to the Committee or any Member thereof and not offering an apology for the same, to the satisfaction of the Committee, shall have his conduct reported to the Council by the Chairman, who shall suspend the proceedings of the Committee.

176. If notice be taken in Committee of the whole Council that a quorum of Members is not present, the bells shall be rung as for a division, and if, at the expiration of two minutes, or on a division, it appear that a quorum of Members is not present, the Chairman shall leave the Chair, and the President shall resume the Chair.

177. If a quorum of Members be present when the Council is counted by the President, the Council shall again resolve itself into the Committee of the whole Council without question put.

178. A motion may be made during the proceedings of a Committee of the whole Council "That the Chairman do report progress and ask leave to sit again".

179. When all matters referred to a Committee of the whole Council have been considered, the Chairman shall be directed to report the same to the Council.

180. When all such matters have not been considered, the Chairman shall be directed to report progress and ask leave to sit again.

181. A resolution "That the Chairman do now leave the Chair" shall supersede the proceedings of a Committee.

182. Every Report from a Committee of the whole Council shall be brought up without any question being put.

Disorder arising.

Personal or disorderly reflections in Committee.

If want of a quorum be noticed.

Council counted by the President.

Motion to report progress.

Report.

Report of progress.

Motion for Chairman to leave the Chair.

Report brought up without question.

SELECT COMMITTEES

Report of Committee, how dealt with. 183. Every Report from a Committee of the whole Council may be adopted or not adopted by the Council, or recommitted to the Committee, or the further consideration thereof postponed.

Division Lists.

184. Lists of divisions in Committee of the whole Council shall be printed weekly, and when the Chairman shall on an equality of votes in a division give a casting vote any reason stated by him shall be entered on the printed Lists of Divisions.

CHAPTER XII

SELECT COMMITTEES

185. A Select Committee shall consist of not less than five nor, without leave of the Council, more than ten Members.

186. It shall not be compulsory on the President or Chairman of Committees to serve on any Select Committee.

187. The quorum of every Select Committee shall be fixed at the time of appointing such Committee.

188. Every Member intending to move for the appointment of a Select Committee shall, one day at least preceding the nomination of such Committee, place on the Notice-paper the names of the Members intended to be proposed by him to be Members of such Committee; but if the mover be desirous that the Committee be appointed by ballot, then the number only need be stated.

189. If upon any motion for a Select Committee any six Members require it, such Committee shall be formed in the following manner, viz.:— Each Member shall deliver at the Clerk's table a list of the Members whom he wishes to be appointed on such Committee, equal in number to the number proposed, inclusive of the mover; if any list contain a greater or lesser number of names it shall be rejected; and the President shall appoint two Members to be scrutineers, who, with the Clerk, shall ascertain the number of votes for each Member; the

Number of Members requisite.

President or Chairman need not serve.

Quorum of Committee.

Notice of nomination to be given.

Except when appointed by ballot.

Manner of balloting for Committee. Members who shall be reported to have the greatest number of votes shall be declared by the President to be the Members of such Committee; in any case of doubt arising from two or more Members having an equality of votes the President shall decide which shall serve on such Committee.

190. Before the Council proceed to ballot for a Committee the bells shall be rung as for a division.

191. Every Select Committee, previous to the commencement of business, shall elect one of its Members to be the Chairman; but if the Chairman be absent from any meeting the Members present may appoint any one of their number to be Chairman for that sitting.

192. To every question asked of a witness under examination in the proceedings of any Select Committee shall be prefixed in the minutes of the evidence the name of the Member asking such question.

193. An entry shall be made in the Proceedings of the names of the Members attending each Select Committee meeting, and of every motion or amendment proposed in such Committee together with the name of the mover thereof.

194. If any division take place in a Select Committee the Clerk of the Committee shall take down the names of the Members voting in any such division, distinguishing on which side of the question they respectively vote, and such lists shall be given in with the Report to the Council.

195. If there be not a quorum of Members present within half an hour after the time fixed for the meeting of any Select Committee, the Member or Members present may adjourn the meeting of the Committee to a future day.

196. If at any time during the sitting of a Select Committee of the Council the quorum of Members fixed by the Council be not present, the Clerk of the Committee shall call the attention of the Chairman to the fact, who shall thereupon suspend the proceedings of the Committee until a quorum is present, or adjourn the Committee to some future day.

Bells rung before ballot.

Chairman to be elected.

Names of Members asking questions to be entered in the minutes of evidence.

Names of Members present to be entered.

Divisions to be entered.

If quorum not formed, meeting adjourned.

When quorum not present during sitting of Committee.

SELECT COMMITTEES

Members discharged and added.

Power to send for persons, papers and records.

Admission of strangers to Committees.

When Members of the Council may be present.

Secret Committee.

Questions decided by majority.

Chairman can vote only when voices equal.

Committee may adjourn.

Proceedings void after notice that President is to take Chair. Amended 28 Oct., 1981.

May meet when Council not sitting.

Evidence, &c., not to be published before reported. 197. Members may be discharged from attending a Select Committee, and other Members appointed or added, by resolution of the Council.

198. Whenever it thinks fit, the Council may give a Select Committee power to send for persons, papers, and records.

199. When a Select Committee is examining witnesses, strangers may be admitted or excluded at pleasure; but shall always be excluded when the Committee is deliberating.

200. Members of the Council, not being of the Committee, may be present when a Committee is examining witnesses; but shall withdraw when the Committee is deliberating.

201. No strangers, or Members, not being of the Committee, shall be admitted at any time to a Secret Committee.

202. In a Select Committee all questions shall be decided by a majority of voices.

203. The Chairman of a Select Committee can vote only when there is an equality of voices.

204. A Select Committee may adjourn from time to time; and, by leave of the Council, from place to place.

205. All Select Committees sitting at the time that the President is about to take the Chair shall be informed by the Usher of the Black Rod that the President is about to take the Chair, and all proceedings after such notice shall be null and void, unless such Committees be otherwise empowered to sit.

206. All Select Committees may meet, if they so desire, on days on which the Council does not sit, unless the Council shall otherwise direct.

207. The evidence taken by any Select Committee, and documents which have been presented to such Committee, but have not been reported to the Council, shall not be published by any Member of such Committee, nor by any other person.

INSTRUCTIONS TO COMMITTEES

208. All Select Committees may, if they so desire, have power to report their opinions, observations, minutes of evidence, or proceedings from time to time, unless the Council shall otherwise direct.

209. It shall be the duty of the Chairman of every Select Committee to prepare the Report.

210. The Draft Report so prepared shall, if necessary, be printed and circulated amongst the Members of the Committee: and shall be read paragraph by paragraph to the Select Committee, convened for the purpose of considering it, and a question put 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 is under consideration.

211. The Report of a Select Committee shall be brought up by the Chairman, and may be ordered to lie upon the Table, or otherwise dealt with, as the Council may direct.

212. Upon the presentation of a Report no discussion shall take place unless by leave of the Council, but the Report may be ordered to be printed with the documents accompanying it, and an order made for its being taken into consideration on a future day.

CHAPTER XIII

ISTRUCTIONS TO COMMITTEES

213. An instruction empowers a Committee of the whole Effect of an Council to consider matters not otherwise referred to them.

214. No instruction may be moved to order a Committee to make provision in a Bill; nor to empower a Committee to make provision if they already have that power.

215. Notice shall be required of an instruction, and the time for moving an instruction to a Committee of the whole is when the Council is about to first resolve itself into such Committee. before the President leaves the Chair

216. An instruction to a Select Committee extends or restricts the order of reference

Report from time to time.

Chairman to prepare Report.

Proceedings on consideration of Draft Report.

Report brought up.

Proceedings when Report presented to the Council.

instruction.

What instructions may not he moved.

When instructions to be moved.

Instruction to a Select Committee.

WITNESSES

CHAPTER XIV

WITNESSES

Witnesses summoned by orders of the Council.

Witness in custody.

Committee with power may summon witnesses.

If witness does not attend a Committee.

Neglect or refusal to attend.

Attendance of a Member desired by Council; &c.;

by a Select Committee.

If a Member refuse to attend. 217. Witnesses shall be summoned in order to be examined at the Bar of the Council, or before a Committee of the whole Council or a Select Committee, by orders of the Council, signed by the Clerk.

218. If the Council desire the attendance of a witness who is in the custody of any person, such person may be ordered to bring the witness in safe custody from time to time as often as his attendance is required; and the President may issue his warrant accordingly.

219. A Committee having power to send for persons, papers, and records may summon witnesses by its own order, signed by the Clerk.

220. If any witness do not attend, pursuant to the order of a Committee, his absence shall be reported, and the Council may order him to attend the Council; but such order may be discharged in case the witness shall have attended the Committee before the time appointed for his attending the Council.

221. A witness not attending in obedience to an order of the Council or of a Committee having power to summon witnesses, or in obedience to a warrant of the President, may be censured or declared guilty of contempt.

222. If the Council or a Committee of the whole Council desire the attendance of a Member as a witness, he shall be ordered to attend in his place.

223. If a Select Committee desire the attendance of a Member as a witness, the Chairman shall in writing request him to attend.

224. If any Member of the Council refuse, upon being sent for, to attend or, when in attendance, to give evidence as a witness to a Select Committee, the Committee shall acquaint the Council therewith.

WITNESSES

225. If any information that charges any Member of the Council come before any Committee, the Committee shall direct that the Council be acquainted with the matter of such information, without proceeding further thereupon.

226. If the Council, or any Committee thereof (not being a Committee on a private Bill), desire the attendance of a Member or Officer of the Assembly as a witness, a Message shall be sent to the Assembly requesting that leave be given to such Member or Officer to attend to give evidence upon the matters stated in such Message.

227. If it appear that any person has been tampering with any witness in respect of his evidence to be given before the Council or any Committee thereof, or directly or indirectly endeavouring to deter or hinder any person from appearing or giving evidence, or that any person has given false evidence in any case before the Council or any Committee thereof, every such person may be declared guilty of contempt.

228. All witnesses examined before the Council or any Committee thereof shall be entitled to the protection of the Council in respect of anything that may be said by them in their evidence.

229. No Clerk or Officer of the Council, or Shorthand Writer employed to take minutes of evidence before the Council or before any Committee thereof, may give evidence elsewhere in respect of any proceedings or examination had at the Bar or before any Committee of the Council, without the special leave of the Council.

230. When a witness appears before the Council, the President shall examine the witness; and no other Member shall put any question otherwise than through the President.

231. When a witness is in custody at the Bar, he shall be examined by the President only.

232. If any question be objected to, or other matter arise, the witness shall withdraw from the Chamber while the same is under discussion.

Committee to acquaint Council of charges against Members.

When attendance of Assembly Member or Officer desired.

Tampering with witnesses.

False evidence.

Witnesses entitled to protection.

Evidence of proceedings not to be given elsewhere without leave.

Witnesses examined by President in Council.

Witness in custody at the Bar.

Witness withdraws if question objected to.

MESSAGES FROM AND ADDRESSES TO HIS EXCELLENCY THE GOVERNOR

Member examined in his place.

Witnesss examined in Committee. 233. A Member of the Council shall be examined in his place.

234. In Committee of the whole Council any Member may put questions to the witness.

CHAPTER XV

Messages from and Addresses to His Excellency the Governor

235. A Message, signed by His Excellency the Governor, may be brought to the Council by a Minister of the Crown, being a Member, who shall present it to the President.

236. The President shall immediately read the Message to the Council and, if necessary, a day shall be fixed for taking the same into consideration.

237. A verbal Message from His excellency the Governor may be communicated to the Council by a Minister of the Crown, being a Member.

238. Addresses to His Excellency the Governor may be presented by the whole Council, by the President, or by such Members as the Council may name for that purpose.

239. When an Address is ordered to be presented by the whole Council, the President, with the Members, on being admitted to His Excellency the Governor's presence, shall read the Address to His Excellency, the Members who moved and seconded such Address being on his left hand.

240. When it is ordered that an Address in which the Assembly joins the Council be presented by the whole Council, such Address shall be presented by the President and such Members as may be named by the Council, together with the Speaker and the Members appointed by the Assembly.

241. His Excellency the Governor's answer to any Address presented by the whole Council shall be reported to the Council by the President.

communicated.

Messages, how

To be read to Council immediately.

Verbal Message may be communicated by Minister.

Addresses, how presented.

When presented by the whole Council.

Presentation of Joint Address.

Governor's answer to Address presented by the whole Council:

PETITIONS

242. His Excellency the Governor's answer to any Address presented otherwise than by the President shall be reported to the Council by the Member or one of the Members presenting the same.

243. Unless it be otherwise ordered by the Council, all Addresses to His Excellency the Governor shall be forwarded by the Clerk of the Council.

244. The concurrence of the Council in an Address communicated by the Assembly shall be signified by Message.

CHAPTER XVI

PETITIONS

245. No petition shall be presented after the Council has proceeded to the Orders of the Day.

246. Petitions can be presented to the Council by a Member only, and no Member can present a petition from himself.

247. Every petition shall be in the English language, and shall be respectful, decorous, and temperate in its language.

248. Every Member presenting a petition shall acquaint himself with the contents thereof, and ascertain that it does not contain language disrespectful to either House of Parliament or violate any of the Standing Orders of the Council, and shall affix his name at the beginning of the petition.

249. Every petition shall be fairly written or printed, or partly written and partly printed.

250. Every petition must contain a prayer at the end thereof.

251. Every petition must be signed by at least one person on the last page thereof.

252. Every petition shall be signed by the parties whose names are appended thereto, with their names or marks, and by no one else on their behalf, except in case of incapacity by sickness.

to Address presented otherwise than by the whole Council.

If no order made as to presentation.

Concurrence with other House to be signified by Message.

Time for presenting petitions.

May be presented by Members only.

Petitions to be in English and to be respectful.

Contents of petitions.

Petitions may be written or printed.

To contain a prayer at the end.

To be signed on the last page.

To be signed by the parties.
PETITIONS

Signatures not to be transferred.

Petitions of corporations.

Forgery of signatures.

No letters, &c., to be attached.

Debates not to be referred to.

Members confined to statement of facts in petition.

Amended 3 Dec., 1981.

Not to be debated, but may be read by the Clerk.

Petitions complaining of grievances.

Petition for grant of money cannot be received. 253. The signature shall be written upon the petition itself or upon sheets attached thereto, but no individual or single signature shall be pasted upon, or otherwise transferred thereto.

254. Petitions of corporations shall be made under their common seal.

255. If any person forge the name of any other person to any petition to the Council or affix thereto any fictitious name, he may be declared guilty of contempt.

256. No letters, affidavits, or other documents may be attached to any petition.

257. No reference shall be made in a petition to any debate in Parliament.

258. Every Member offering to present a petition to the Council shall confine himself to a statement of the parties from whom it comes, of the number of signatures attached to it, and of the material allegations contained in it, and to the reading of the prayer of such petition.

259. Every such petition not containing matter in breach of the privileges of the Council, and which according to the rules or usual practice of the Council can be received, shall be handed to the Clerk at the Table, and the President shall not allow any debate upon or in relation to such petition; but it may be read by the Clerk if required.

260. In the case of such petition complaining of some present personal grievance for which there may be an urgent necessity for providing an immediate remedy, the matter contained in such petition may be brought into discussion on the presentation thereof.

261. No petition the prayer of which is for a distinct grant of money shall be received by the Council.

CHAPTER XVII

BILLS

262. Every Bill (except Bills brought from the Assembly) shall be brought in upon motion made and question put "That leave be given to bring in such Bill".

263. A Bill shall be presented by the Member who has obtained leave to bring in the same, and immediately after its presentation its first reading shall be proposed.

264. When any Bill is presented by a Member, or is brought up from the Assembly, the questions "That this Bill be now read a first time" and "That the Bill be printed" shall be decided without amendment or debate.

265. When a Bill has been read a first time, its second reading shall be made an Order of the Day for a future day.

266. On the Order of the Day being read for the second reading of a Bill, the question shall be put "That the Bill be now read a second time".

267. Amendments may be moved to such question by leaving out "now", and inserting any other time; or that the Bill be laid aside or be rejected.

268. No other amendment may be moved to such question, unless the same be strictly relevant to the Bill.

269. A Bill, having been read a second time, may be ordered to be committed to a Committee of the whole Council or to a Select Committee unless the Council grants leave for the question "That the Bill be now read a third time" to be proposed forthwith.

270. On the Order of the Day being read for the Committee on a Bill, the President shall put the question "That I do now leave the Chair", which being resolved in the affirmative, the Council resolves itself into a Committee of the whole Council on the Bill. Bills, how initiated.

Bill to be presented by a Member.

First reading and printing without debate.

Day fixed for second reading.

Second reading.

Amendments to question for second reading.

Amendments to be relevant.

Bill committed, or read third time,by leave. Amended 9 Dec. 1980.

Committee of the whole Council on the Bill.

BILLS

When progress has been reported.

Amendments to the question for the President to leave the Chair.

Preamble postponed.

Amendment must be relevant, &c.

Each clause to be put.

When clause may be discussed. Amended 28 Oct., 1981.

Clause may be postponed.

When new clauses to be proposed.

271. On the Order of the Day being read for the further consideration in Committee of a Bill on which progress has been reported, the President shall leave the Chair without putting any question.

272. An amendment may be moved to the question "That the President do now leave the Chair" by leaving out all the words after the word "That" in order to add the words "this Council will, on (*some future day*), resolve itself into the said Committee".

273. In Committee on a Bill the preamble shall stand postponed until after the consideration of the rest of the Bill without question put.

274. Any amendment may be made to a clause, provided the same be relevant to the subject-matter of the Bill or pursuant to an instruction, and be otherwise in conformity with the rules and orders of the Council; but if any such amendment be not within the title of the Bill, the Committee shall extend the title accordingly, and report the same specially to the Council.

275. A question shall be put "That each clause stand part of the Bill" or "That each clause, as amended, stand part of the Bill" or "That certain clauses stand part of the Bill".

276. When the number of a clause has been called, such clause shall be open for discussion and amendment, and when the debate has terminated the Chairman shall put the question "That the clause [or the clause as amended] stand part of the Bill".

277. Any clause may be postponed, although the same has already been amended.

278. New clauses relevant to the subject-matter of the Bill, or pursuant to any instruction, shall be proposed after the clauses in the Bill have been considered and before the schedules, if any, are proposed, unless the Committee otherwise direct.

BILLS

279. After every clause and schedule has been agreed to, the preamble shall be considered and, if necessary, amended; and a question shall be put "That the preamble, or the preamble as amended (as the case may be), stand part of the Bill".

280. No notice may be taken of any proceedings of a Committee of the whole Council, or of a Select Committee on a Bill, until such proceedings or Bill have been reported.

281. When the Bill has been fully considered, the Chairman shall be directed to report the Bill, with or without amendment, to the Council.

282. At the close of the proceedings of a Committee of the whole Council on a Bill, the Chairman shall report the Bill forthwith to the Council, and a time shall be appointed for taking such Report into consideration.

283. A Bill reported without amendment may be ordered to be read a third time at such time as may be appointed by the Council.

284. After a Bill has been reported to the Council such Bill, or any specified clause or clauses thereof, may be ordered to be recommitted to a Committee of the whole, either upon the same or upon any future day, or the Bill may be ordered to be committed to a Select Committee.

285. The Order of the Day for the third reading of a Bill may be read and discharged, and the Bill, or any specified clause or clauses thereof, ordered to be recommitted to a Committee of the whole, or the Bill may be ordered to be committed to a Select Committee.

286. On the Order of the Day being read for the third reading of a Bill, the question shall be put "That the Bill be now read a third time", to which amendments may be moved as on the second reading.

287. After a Bill has been read a third time, verbal or consequential amendments, and none other, may be made.

Preamble to be put.

Proceedings in Committee not to be noticed until reported.

Bill to be reported.

Time fixed for consideration of Report.

If reported without amendment.

Bill may be recommitted.

Order for third reading discharged.

Third reading.

Verbal or consequential amendments made. 288. The further proceedings on a third reading may be adjourned to a future day.

289. After the third reading, and further proceedings thereon, the question shall be put "That this Bill do pass"; after which the title of the Bill shall be agreed to, or amended and agreed to.

290. Bills of an urgent nature may be passed with unusual expedition through their several stages.

291. When a Bill originated in the Council has been agreed to, such Bill shall be ordered to be transmitted to the Assembly and their concurrence desired.

292. When a Bill is returned from the Assembly with any clause or portion of a clause struck out, or with any other amendments, such amendments shall be read and agreed to, or agreed to with amendments, or disagreed with, or disagreed with but an amendment or amendments made, or the further consideration thereof put off to some future day, or the Bill ordered to be laid aside or rejected.

293. Amendments by the Assembly to Bills originated in the Council shall be appointed to be considered on a future day unless the Council order them to be considered forthwith.

294. When a Bill originated in the Assembly has been agreed to by the Council with amendments, such Bill with the amendments attached thereto shall be returned to the Assembly and their concurrence desired in such amendments.

295. When a Bill originated in the Assembly has been agreed to by the Council without amendment, a Message shall be transmitted to the Assembly acquainting them therewith.

296. Whenever His Excellency the Governor desires any amendment to be made in a Bill originated in the Council and presented to him for His Majesty's assent, and transmits such amendment by Message to the Council, the amendment shall be agreed to or not agreed to by the Council, but no amendment shall be proposed therein.

Further proceedings on third reading adjourned.

Bill passed and title agreed to.

Urgent Bills.

Bill sent to Assembly.

Assembly amendments, how dealt with.

When to be considered.

Assembly Bill returned with amendments.

Assembly Bill agreed to without amendment.

Amendment proposed by Governor, how dealt with. 297. When the Council have agreed to any amendment desired by His Excellency the Governor as aforesaid, such amendment shall be transmitted by Message to the Assembly for their concurrence.

-298. Whenever the Assembly have agreed to any amendment desired by His Excellency the Governor to be made in a Bill originated in the Assembly, and transmit such amendment to the Council, the amendment shall be agreed to or not agreed to by the Council, but no amendment shall be proposed therein.

299. Whenever any Bill for repealing, altering, or varying all or any of the provisions of *The Constitution Act*, and for substituting others in lieu thereof, has passed its second and third readings in the Council with the concurrence of an absolute majority of the whole number of the Members of the Council, the Clerk, or other proper officer of the Council, shall certify the fact on the Bill accordingly.

300. Clerical or typographical errors may be corrected in any part of a Bill by the Clerk after such Bill has been read a third time and passed, and the Clerk shall forthwith inform the Council what errors he has corrected.

CHAPTER XVIII

ACCOUNTS, PAPERS, AND PRINTING

301. The Council may order that accounts and papers be laid before it and may, if it think fit, direct the same to be printed.

302. When the Royal prerogative is concerned in any account or paper, an Address shall be presented to His Excellency the Governor praying that the same may be laid before the Council.

303. Other papers may be presented by command of His Excellency the Governor, or pursuant to Statute.

Accounts, &c., ordered.

Addresses for papers.

Papers presented by command or pursuant to Statute.

Governor's amendment when agreed to is sent to Assembly.

If Governor's amendment transmitted by Assembly.

Bills altering Constitution Act, how certified.

Clerk may correct errors.

MISCELLANEOUS

Printing Committee to be appointed.

Papers presented by Members.

Papers to be deposited with the Clerk.

Accounts and papers ordered to lie on the Table. 304. At the commencement of each Session, a Select Committee shall be appointed to consider and order upon all matters which relate to the printing to be executed by order of the Council, and for the purpose of selecting and arranging for printing returns and papers presented in pursuance of motions made by Members.

305. When any account or paper is presented by a Member, it shall be delivered to the Clerk of the Council.

306. Accounts and other papers which are required to be laid before the Council by any Act of Parliament, or by any order of the Council, may be deposited with the Clerk, and the same shall be laid on the Table, and a list of such accounts and papers read by the Clerk.

307. Every account and paper not presented pursuant to any Act of Parliament shall be ordered to lie upon the Table.

CHAPTER XIX

MISCELLANEOUS

308. In all cases not herein provided for, resort shall be had to the Rules, Forms, Usages, and Practice of the Commons House of Parliament of Great Britain and Ireland, which shall be followed so far as the same may be applicable to this Council or any Committee thereof and not inconsistent with the foregoing Rules.

309. The foregoing Rules and Orders, or any of them, may at any time be suspended or dispensed with by the Council, but (except by leave of the Council or on the ground of urgency) no motion shall be made to dispense with any such Rule or Order without due notice thereof.

309A. When the question of urgency arises in relation to the application of the foregoing Standing Orders numbered 20A, 290, and 309, or any of them, such question shall be decided by the Council upon motion without notice or debate other than a

When practice of House of Commons to be resorted to.

Standing Orders may be suspended. Approved 4 Sept. 1945.

Urgency — how decided.

statement by the mover of the particulars claimed to establish urgency: Provided that no such motion shall be allowed where the President declares that in his opinion the case could not reasonably be regarded as one of urgency.

310. In these Standing Orders, the expression "leave of the Interpretation of Council" shall mean the leave of the Council granted without "Leave of Council". any negative voice.

"Leave of the

STANDING ORDERS

RELATING TO

PRIVATE BILLS

(Adopted 3 December 1981)

311. When the Council is in possession of a Bill and its contents have been explained, if the President is of opinion that the Bill is a private Bill, he shall forthwith declare such an opinion to the Council: Provided that if he forms such a view at any later time prior to the second reading question being decided, he shall not be precluded from then declaring such opinion.

312. Where a private Bill has not been ordered to be dealt with as a public Bill, the President shall, where applicable, cause to be published in one or more newspapers, including one circulating generally in Victoria, a statement of the general nature and objects of the Bill; and where any such advertisement has been published, no further debate on the Bill shall be permitted until a report is made by the President pursuant to Standing Order 314 or, where no objections are notified pursuant to Standing Order 313, until the expiration of the time provided therein.

313. Written details of objections by any person or body directly and adversely affected by any provisions of a Bill to which Standing Order 312 applies shall be received by the Clerk up to the twenty-first day after the publication of a statement pursuant to that Standing Order, and any objections so received shall be notified to the Council by the Clerk during formal business at the next sitting, and thereupon lie on the Table. President rules as to private Bills.

Objects to be advertised.

Objections to be lodged within 21 days.

Clerk to notify receipt.

PRIVATE BILLS

Panel to consider objections. 314. Objections received by the Clerk within the specified time shall be considered by a panel appointed by the President of not less than three temporary Chairmen of Committees and a report made to the President as to whether, in the opinion of such panel, any such objection appears to raise matters which would justify the appointment of a select committee to examine the proposals in the Bill; and the recommendation of that panel shall thereupon be reported by the President to the Council.

315. Unless the Council expresses the view that fees should be dispensed with, before any private Bill (other than a private Bill which has been ordered to be dealt with as a public Bill) is read a second time, a sum of \$1000 shall be paid into the Treasury for the public uses of the State to meet the expenses involved in the passage of the Bill, and a receipt for that payment shall be produced by the Member having charge of the Bill.

316. The promoters of any private Bill for which fees under Standing Order 315 have been paid shall also be liable for the expenses of—

- (a) its printing and circulation;
- (b) the publication of any statement pursuant to Standing Order 312; and
- (c) any select committee appointed to examine its proposals—

and the sum of such amounts shall be paid into the Treasury for the public uses of the State.

Public Bill Standing Orders to apply. 317. Subject only to the provisions of Standing Orders 311 to 316, the proceedings on a private Bill shall be governed by the Standing Orders relating to public Bills.

Fees.

Promoter to pay expenses.

(Approved 2nd March, 1893)

1. All communications between the Legislative Council and the Legislative Assembly shall be by Message.

2. Messages from one House to the other shall be in writing, or partly in writing and partly in print, and shall be communicated by an officer of the Legislative Council or of the Legislative Assembly, as the case may be, unless the House transmitting the Message shall otherwise direct.

3. Members carrying any Message from either House to the other shall be announced at once, unless any Member shall be addressing the House, or unless the President or Speaker, as the case may be, shall be ascertaining the sense of the House upon any question, in which case the bearer of the Message shall not be announced until the Member shall have concluded his speech, or until the sense of the House shall have been declared by the President or Speaker, as the case may be; and the bearer of the Message shall be introduced by the Usher or the Serjeant-at-Arms, and shall deliver the Message to the President or Speaker.

4. Messages carried by an officer of either House shall be delivered to the Serjeant-at-Arms or the Usher, as the case may be.

5. Bills, Votes, and Resolutions of either House, to which the consent of the other House shall be desired, shall be communicated to such other House by Message; and, in the first instance, without any reason being assigned for the passing of such Bills, Votes, or Resolutions.

Communications to be by Message.

To be transmitted by an officer of either House unless otherwise ordered.

Members carrying Message, how announced.

Messages carried by officer, how delivered.

Consent desired to Bills, Votes and Resolutions, how communicated.

39060/81-3

Same course when returned.

Amendments insisted upon and communications desired, reasons to be stated in Message.

Responsible Minister sitting in House of which not a Member subject to Standing Orders of that House. Approved 30 Nov. 1904.

Joint Committees.

Number of Members on Joint Committees: Library, Refreshment Rooms, and Parliament Buildings. 6. Bills, Votes, and Resolutions of either House, to which the consent of the other House shall have been desired, shall, if returned from such other House, be sent by Message; and, in the first instance, without any reason being assigned for passing, declining to assent to, or amending, as the case may be, such Bills, Votes, or Resolutions.

7. When either House shall not agree to any amendment made by the other House in any Bill, Vote, or other Resolution with which its concurrence shall have been desired, or when either House shall insist upon any amendment previously proposed by such House, and any communication shall be desired, then the communication shall be by Message, and the House transmitting such Message shall at the same time transmit reasons in writing, or partly in writing and partly in print, for not agreeing to the amendment proposed by the other House, or for insisting upon any amendment previously proposed by the House sending such message.

7A. Any responsible Minister of the Crown who, under the provisions of section nine of *The Constitution Act* 1903, may sit in the House of Parliament of which he is not a Member, shall while doing so be subject to the Standing Orders of that House and to the law and practice of Parliament which is applicable to it.

8. The number of Members of each House appointed to serve on any Joint Committee shall be equal, and the Chairman thereof shall have a vote, but not a casting vote.

9. At the commencement of each Session there shall be appointed by each House a Committee of five Members respectively to constitute a Joint Committee to manage the Library; another Committee of five Members of each House respectively to constitute a Joint Committee for the management of the Refreshment Rooms*; another Committee of five Members of each House respectively to constitute a Joint Committee for the management and superintendence of the Parliament Buildings; and three Members shall form a quorum

* See now Act No. 7727 ss. 45-48, which provides for the appointment each Session of a joint House Committee to manage the Refreshment Rooms, Parliament Gardens and Parliament Buildings.

of each of the said Committees. No quorum of any Joint Committee shall consist exclusively of Members of the Legislative Council or of Members of the Legislative Assembly.

10. Every proposal for a Joint Committee not provided for in these Orders shall be by Message, which Message shall state the object of such Committee, and the number of Members to serve thereon, and the number of Members to form a quorum thereof; and the House whose concurrence shall be desired shall name the time and place of meeting.

11. Every Bill shall be printed fair immediately after it shall have been passed in the House in which it originated; and the Clerk of the House in which the Bill shall have passed shall certify the passing thereof on such fair print together with the day upon which the Bill did pass.

12. If any amendment shall be made by the House to which the Bill shall be sent, a copy of such amendment shall be attached to the Bill, and reference shall be made to the clause and line of the Bill, where the words are to be inserted or omitted, as the case may be, and such amendment shall be certified by the Clerk of the House in which it shall have passed.

13. [Repealed 15th June, 1915.]

13A. When a Bill shall have passed both Houses, it shall be printed by the Government Printer, who shall furnish three copies thereof on special paper to the Clerk of the Parliaments, who shall duly authenticate such copies.

14. The said three copies of all Bills, except the Appropriation Bill, shall be presented to the Governor for Her Majesty's assent by the Clerk of the Parliaments.

15. [Repealed 15th June, 1915.]

15A. In case of amendments to Bills, made upon a Message from the Governor, pursuant to section 36 of *The Constitution Act*, after such Bills shall have passed both Houses, the Clerk of

Proposal for Joint Committees to state object and number.

Time and place of meeting.

Bills to be fair printed and certified.

Amendments to be attached to the Bill, and certified by the Clerk.

When Bill passed, three copies on special paper to be printed and authenticated by Clerk of the Parliaments. Approved 15 June 1915.

Clerk of Parliaments to present all Bills except the Appropriation Bill to the Governor.

Procedure on Bills returned by Governor with amendments. Approved 15 June 1915.

the Parliaments shall indorse the same on the original Bill, and shall order three copies of the Bill on special paper as amended, and shall authenticate the same before they are presented for His Majesty's assent.

16. [Repealed 15th June, 1915.]

Disposal of original Bills. Approved 15 June 1915.

Title of Bill to set forth general object.

Numbering of Acts assented to.

Numbering of Acts reserved, but subsequently receiving Royal Assent.

Clerk of the Parliaments to correct typographical errors.

Clerk of the Parliaments to report clerical errors.

Clerk-Assistant to perform duties in absence of Clerk of the Parliaments. 16A. When the Governor shall have assented in the name of His Majesty to any Bill, one of the three copies printed on special paper shall be deposited by the Clerk of the Parliaments with the Registrar of the Supreme Court, another shall be delivered to the Private Secretary of His Excellency the Governor, for transmission to His Majesty's Principal Secretary of State for the Colonies, and the third shall be retained in the Record Office of the Parliament House.

17. The title of every Bill shall succinctly set forth the general object thereof.

18. Every Act of the Legislature, commencing No. 1, from the 1st January, 1857, shall be numbered in regular arithmetical series, in the order in which the same shall be assented to by the Governor.

19. Any Act which shall, as a Bill, have been passed by both Houses of Parliament, but reserved by the Governor for the signification of Her Majesty's pleasure, and shall afterwards receive the Royal Assent, shall be numbered with the number next in arithmetical progression to the number already given to the last Act assented to by the Governor.

20. The Clerk of the Parliaments shall be empowered to correct literal typographical errors in Bills that have passed both Houses.

21. Upon the discovery of any clerical error in any Bill which shall have passed both Houses, and before the same be presented to the Governor for the Royal Assent, the Clerk of the Parliaments shall report the same to the House in which the Bill originated, which House may deal with the same as with other amendments.

22. In case of unavoidable absence or illness of the Clerk of the Parliaments, his duties shall be performed by the Clerk-Assistant of the Legislative Council.

N.B. — The initials "J.S.O." refer to the Joint Standing Orders of both Houses of Parliament.

Α.

Order
ABSENCE OF — Chairman of Committees 161 Clerk of Parliaments J.S.O. 22 And see "Leave of Absence".
Absolute majority — certification of Bills passed by 299
Accounts and Papers. See "Papers".
Acts of Parliament — How disposed of
Addresses to Governor — 19-22 Address-in-Reply 302 Andress for paper involving prerogative 302 Answers to, reported 241-2 Precedence of debate on Address-in-Reply 20A Presentation of, by whole Council 238-9 " of Joint address 240, 244
Adjournment — Of Council — During currency of, President may call Special Meeting
Member moving or seconding, <i>pro forma</i> , may speak to main question
For want of a quorum

TAT	D	CV.	
11.0	$\boldsymbol{\nu}$	CA.	

Amendments
First reading or printing — no amendment to question 264 Second reading — amendments to question 267 Suggested amendments. See Act No. 8750, s. 64.
Third reading — amendments to question 286 To preamble 279 To title 274, 289
Verbal or consequential, after third reading
Pursuant to an instruction
Desired by Governor
To be relevant
Amendment made, Question as amended put 112 Not seconded — not entertained or entered in Minutes 104 Proposed amendments, may be withdrawn 110 Restrictions in proposing 108-9, 170 That President leave the Chair 272
To insert or add words103, 107To omit words103, 105To omit words and insert or add others103, 106To proposed amendments111
Arrest — Fees payable on 144
Assembly — Communication with, to be by Message 244, 295, 297, J.S.O. 1-7, 10
Member or officer of, desired as a witness
Assent by Governor — To Appropriation Bill

B. Ord	
BALLOT — Select Committee appointed by	90
Bar of the Council — 22 Evidence at, not to be given elsewhere, &c. 22 Strangers not admitted within 4 Witnesses at 217, 230, 23 Witnesses (in custody) at 23	45 32
Bells rung — 19 Before a ballot 19 " a division 14 During the counting of the Council 40 On notice being taken that quorum not present 17	47)-1
Bills — Generally — Altering Constitution Act 29 Amendments made in, and not agreed to by other J.S.O. House J.S.O. Amended and returned, copies of amendments attached and certified to certified to J.S.O. 11- Amended at desire of Governor 296-8, J.S.O. 12- Assented to and numbered J.S.O. 14, 18, 16- Clerical or typographical errors in 300, J.S.O. 20 Fair printed and certified to before sending to other House for consent J.C.O. Laid aside 267, 22 Message desiring consent to J.S.O. Message returning J.S.O. Passed both Houses, how dealt with J.S.O. 13, 14, 16 Passed with unusual expedition 290, 30 Privilege, read <i>pro forma</i> 290, 30 Privilege, read <i>pro forma</i> J.S.O. Reasons given for not agreeing with amendments of other House other House J.S.O. Reserved for Royal Assent J.S.O. Royal Assent. See "Assent by Governor" and J.S.O. Title to set forth general object of J.S.O.	. 7 12 5 A 19)-1 11 92 . 5 . 6 6 A 09 16 . 7 19 19
Bills passing between Houses — Assembly Bill brought up 26 Agreed to without amendment 29 Returned to Assembly with amendments 29 Sent to Assembly 29 Returned from Assembly with amendments 29 Assembly's amendments considered 292 Amendments desired by Governor 292-8, J.S.O. 15	95 94 91 92 -3

51

.

Standing	
lills — Public — Orden	
Introduction and First reading 262-4	ł
Second reading 265-8	5
Committee stage 157-84	ŧ.
Committee stage 157-84 Amendment to question — That President leave 157-84 the Chair 272 Instruction to Committee 213-16 May be dispensed, by leave 269 Bill committed 269-71 Further considered in Committee 273, 279 Amendment to clauses or title 276-7, 285 Clause, when open to discussion 276 Clauses to be put 275 Clauses postponed although amended 277 Clauses, new, offered 278 Previous question not allowed 171 Proceedings not noticed until reported 280 Progress reported 163, 178, 180 Recommittal of 284-5 Reported 280-5 Restrictions in proposing amendments 170	
Third reading discharged and Bill recommitted 284-5	5
Members may speak more than once 172	2
Motions in Committee not seconded 169)
Same rules govern debate as in the Council 173	3
Third reading and passing — Third reading 286-4 Passed 28	8
Passed with unusual expedition	
Bills — Private —	
Introduction	1
President declares Bill private	i
Bill may be treated as public Bill	2
Objects of Bill to be published	2
Debate not to resume until time for objections expires	
Objections —	
Received and notified by Clerk 31 To lie on Table following notification 31 Considered by panel appointed by President 31 Recommendation of panel reported to Council 31 Fees payable before second reading 31	3 4 4
Promoter also liable for certain expenses	6
Public Bill Standing Orders to apply	7

Standing Order

Business —
Notices of motion to be given before Orders
of Day called on
Ordinary, specified
Ministerial statements — when to be made
Wilful interruption of 141-2

C.

CALL C	F THE CO	DUNCIL -														
First	order of	f the day					 				 					62
Men	bers not	t attendi	ng .				 				 					65
Nam	es of Me	embers c	alled				 				 				63,	64
Seve	n days' n	notice to	Men	ıbeı	rs.	• •	 • •	• •	• •		 • •		• •	•	59	-60

Casting vote		
President		54
Chairman	of Committees 168, 1	84
33	of Select Committee 2	03
	of Joint Committee has deliberative	
vote only	J.S.O	. 8

Chairman of Committees —
Absence of 161
Acts as Deputy-President 35
Appointed after periodical election or dissolution 159
Calls on Member to withdraw or apologize for using objectionable
words, &c 175
Casting vote only; Reason for giving to be recorded 168, 184
Directs words to be taken down 164
Leaves Chair if quorum not present 176
May report Member for wilful interruptions, disorderly
conduct, &c 141, 162, 175
Motion — That Chairman leave the Chair; or report
progress 181, 178
Motion put forthwith if abuse of the rules 163
Not compulsory to serve on Select Committee
Permits Member to speak to point of order during division 156
Quorum not present in Committee 158, 176
Reports to the Council 179, 180
Temporary Chairmen, Acting Chairman 160, 161
Chairman of Joint Committee - Deliberative vote only J.S.O. 8

Chairman of Select Committee — Standing Order	
Absence of191Appointment of191Casting vote only203Prepares report and brings it up209, 211Requests Member to attend as a witness223Suspends proceedings or adjourns, if quorum not present196	
Clerical or typographical errors — corrected in Bills	
Clerk-Assistant – performs duties of Clerk of Parliaments in his absence	
Clerk of the Council — Absolute majority — certifies if Bill passed by	
Reads Commission for opening new Parliament 4 "Commission for swearing Members 23 "list of papers deposited with him 306 "Orders of the Day 74 "petitions, if required 259 "Proclamation on opening of Parliament 1, 10 "returns to writs issued during prorogation 24 Receives objections to private Bills and notifies Council 313 Rings bells and turns sandglass when division demanded 147 Signs Minutes of Proceedings of Council 51 "order for call of the Council 60 "summonses to witnesses 217, 219 Takes down words if directed 135, 164	
Clerk of the Parliaments — Absent, duties performed by Clerk-Assistant	

Clerk of Select Committees — Ord	Jer
Division list, names entered by	
Clerks at the Table — Every vote and proceeding of Council noted by	
Closure of debate 133	A
Commissioners — Appointed to open Parliament introduced Inform Members that Governor will declare cause of calling Parliament together Request Assembly to attend to hear Commission read Request Assembly to elect a Speaker Withdraw from Council Chamber	5 3 5
Commissions — Opening of new Parliament Swearing in of Members	4 23
Committees of the Whole Council — 12 Appointment of 168, 18 Casting vote of Chairman and reasons given 168, 18 Chairman of, and temporary Chairmen appointed 159-6 "maintains order in 167 "puts the question 275 "reports proceedings 179, 18 Consider only matters referred 168, 18 Disorder arising in, Council resumed 17 Divisions in, to be published 168, 18 Instructions to 213- Members may speak more than once in 17 Motion — That Chairman leave the Chair — supersedes 16	84 61 62 -6 80 66 74 84 16 72
proceedings if carried	
Chair, put forthwith if abuse of the rules	75
speak more than once	71 81 80
counts Council 176 Quorum in, same as in Council 17 Report of, brought up without question put 18 Witnesses examined before, by Members 217, 222, 22	58 82

55

Standing

Words objected to taken down in
Committees — Joint — Chairman of, has deliberative vote only J.S.O. 8 House Committee, <i>See</i> footnote to J.S.O. 9
Library J.S.O. 9
Number of Members on J.S.O. 8
Parliament Buildings J.S.O. 9
Proposal for J.S.O. 10
Quorum of J.S.O. 9-10 Refreshment rooms J.S.O. 9
Committees — Secret — Members of Committee only admitted 201
Committees — Select —
Acquaint Council of charges against a Member 224
Adjournment of 205
Balloting for Members of 189-90
Bill may be referred to
Chairman elected and, if absent, other Member appointed 191
Chairman has casting vote only 202
Chairman of Committees need not serve on
Divisions to be recorded and given in with Report 194 Evidence not to be disclosed 229
Evidence not to be published before Report
Instructions to
Meet when Council not sitting
Members and strangers may be admitted except when Committee
deliberating
Members, attendance recorded and proceedings noted 193
Members nominated, or appointed by ballot 188-90
Members of Committee examining witnesses 192
Members of, may be discharged and added 197
Number of Members to serve on 183
Persons, papers, and records sent for, if empowered 198
President need not serve on
Proceedings not noticed until reported
to take Chair
Questions decided by majority
Quorum
Quorum not present
Report prepared by Chairman and considered
Report brought up 211-12
Secret Committee

And see "Bills — Private".

Contempt — Member or other person
guilty of 142-3, 221, 227, 255
Corporations — Petitions from, to be under their common seal
Council — Adjournment of. See "Adjournment". Amendments not seconded not entered in Minutes 104 Call of 59-65 Chairman appointed; temporary Chairmen 159, 160-1 Communication between Assembly and, to be by Message Message J.S.O 7 Counted by President 41, 177 Divisions in, to be entered in Minutes and inaccuracies 151, 152-3 Governor's speech, also Governor's reply, reported to 18, 22 Member called to order shall sit down 138 " guilty of contempt shall be committed 143 " leave of absence to 56-8 " must attend service of 55 " named by President may be suspended 141 " using objectionable words may be censured 137 " sworn 7, 25
Offensive words against a Member131Opening of Parliament, proceedings1-26, 50Order of, discharged102Personal explanation120, 127Personal and disorderly reflections134Persons arrested or committed144President's election, Deputy-President27-34, 35President maintains order in114Quarrels between Members prevented by139Quorum not present40, 41Rescission of vote or resolution of101Resolves itself into a Committee of the Whole157Special meeting of43Votes of, not to be reflected on129Words taken down by direction of President135-6
Council Chamber — Doors unlocked when President counting the Council

INDEX S	tanding Order
Count-out — Business interrupted by 41, And see "Quorum".	
Custody — Of persons committed by President's warrant Of records and documents Strangers may be taken into	52
D.	
DEBATE — Address-in-Reply — precedence of debate on Closure of	
Interrupted by — Adjournment or Count-out Message Motion for reading an Act of Parliament, &c.	94
Question of privilege or order Words objected to, taken down	85, 94 164-5 94
Member — Called to order Guilty of contempt May not speak twice to same question except in explanation	. 138 142-3
or reply	121-3
the same as in Council May be suspended Moving or seconding adjournment of, may speak again in	. 141
certain cases Named by President Speaking to order or matter of privilege	. 141 . 126
Speaking to question — may move adjournment To speak to the question Using objectionable words or behaving offensively Not to allude to debates of current Session 127, 12	132-3 . 137 .8, 132
Not to interrupt business Not to reflect on Votes of Council Not to speak, after question put and decided Not to use offensive words against Parliament, Statutes,	. 129
or Members Members rising together to speak Members to be silent when President rises	. 118 . 115
Personal explanation Personal or disorderly reflections	4, 175
Quarrels between Members to be prevented	

INDEX	Standing
Tedious repetition Words taken down in Council and Committee 1 And see "Adjournment of debate" and "Amendments".	Order 133 35-6, 164-5
Debates in Parliament not to be referred to — In speeches In a petition Deputy-President	257
Discharge of — Orders of the Day Persons taken into custody	102, 285 44, 144
Disorderly conduct — In Council	52, 174, 175 139 141 141
Divisions — When demanded, procedure for taking	98
Documents — Clerk of the Council the custodian of Motion to print, may be moved without notice Motion to read Not to be attached to petition Power may be given to Committee to send for Presented to Select Committee not to be published until reported	73 94 256 198 207
Dropped Motions and Orders — Revival of	75, 76

E.	Standing Order
ERRORS — Clerical	00, J.S.O. 20
Evidence — Before Council or Committee thereof — Not to be disclosed elsewhere without leave Witnesses giving, not to be tampered with Witnesses giving, to be protected Before Select Committee — May be reported from time to time Not to be published before reported to Council False evidence	227 228 208 207
Explanation — Of objectionable words, wilful interruption, disorderly conduct, &c Rules concerning, in debate	
Expunging notice from Notice-paper	82

F.

Fees —	
Payable on arrest or commitment	144
Payable on private Bill 315,	316

G.

GOVERNOR —
Addresses to, forwarded by Clerk of Council if not otherwise
ordered 243
Addresses to, how presented
Amendments of, to Bills passed both Houses 296-8, J.S.O. 15A
Announced by Usher, and conducted to Chair 11, 36
Assent to Bills by
Declares the cause of calling Parliament together
Desires the attendance of Assembly 12, 37
Messages from, how communicated
Papers presented by command of 303
Receives the President-elect as the choice of Council
Replies by, to addresses 241-2
Reply of, on the choice of the Council, reported 34
Speech of, on Opening of Parliament 13
" copy of, to President and the Speaker 14
" reported by President 18
" on prorogation 39
Withdraws from Council Chamber 14

H.	Standi	-
HOUSE COMMITTEE. See footnote to J.S.O. 9.	Ord	ler
House of Commons practice resorted to	30	08
Ι.		

J.

Journals of the Council, See "Minutes of the Proceedings".

L.

LEAVE OF ABSENCE —	
Excuses Member from service of Council	
How forfeited	
Notice of motion to be given	
To Members	56
Leave of the Council —	
Defined	
Motion may be withdrawn by 9	
Personal explanation may be made by 12	
Questions and motions without notice by	37

Legislative Assembly. See "Assembly".

Legislative Council. See "Council".

-

Μ.

Members —	
Assembly, as witnesses	 226
Call of the Council	
Charges against	 225
Contempt by	 . 142-3
Divisions	 145-56
Members present at, must vote	 146
Members not to enter or leave Council, &c	 148
Single dissentient may record vote	

TAL	D	C	v
11.4	υ	E	л

Standing

Order	
Giving notices of question or of motion,	
rules	
Indulgence to certain 116	
Leave of absence to	
Making personal or disorderly reflections 132, 134	
May be summoned to special meeting during currency of	
adjournment	
May withdraw motion	
May withdraw motion	
Moving or seconding adjournment of debate 119, 125	
Must attend service of the Council	
Named for wilfully interrupting, disorderly conduct, &c 141	
Names and addresses of	
Not explaining or retracting words or offering apology 137	
Not to allude to debates of current Session in either	
House	
Not to make disturbance 140	
Not to reflect on votes of Council 129	
Not to speak after question decided 117	
Not to speak twice except in certain cases 121, 122, 123, 172	
Not to use offensive words or impute improper motives 130-2	
Oath taken by	
Objecting to words in debate 135-6, 164-5	
Papers presented by 305	
Pecuniarily interested 155	
Personal explanation 120, 127	
Petitions presented by 246, 248, 258	
Point of order when Council or Committee dividing 156	
Quarrels between 139	
Questions to other Members 69-71	
Refusing to attend as a witness	
Relevant in debate 132-3	
Restrictions on, in moving adjournment of Council 53	
Rising together to speak, &c 118	
Rules to be observed by, in debate 115-38	
Seconding motion or amendment pro forma 124	
Speaking to points of order or privilege 126, 156	
Strangers may be admitted to Council Chamber by	
Strangers may be called upon to withdraw	
Sworn	
Using objectionable words and not retracting	
same, &c	
Witnesses before Council or Committee 222-3	
Witnesses examined by 234	
Words of heat between	
Messages. See "Assembly", "Bills", and "Governor".	
Ministerial statements — when to be made 71B	

Minutes of the Proceedings —	Order
Division lists to be entered in	. 151
Errors in divisions corrected in	
Motions and amendments not seconded, not entered in 8	
Printed and signed by the Clerk form the Journals of	-,
Council	
Publication of, may be restrained by Council	
Motions —	
Adjournment of the Council	53-4
Adjournment of debate	54
By leave, no notice required	87
Dropped	75
In Committee — no seconder required	. 169
In Council – must be seconded	89
Made and seconded, question then proposed	. 88
Majority of voices resolves question	97
Precedence to Orders of the Day in certain cases	72
Previous question	91-3
Printing documents presented	73
Seconded and former another accorded	124
Seconded pro forma, speech reserved	. 124
	. 123
Superseding question	91
Urgency	
Votes of thanks	
Withdrawn, by leave	90

N.

NOTICE OF MOTION —	
Amended	34
Expunged	32
For another Member	79
How given	77
Not necessary, for printing of documents presented	73
Not received after Orders of the Day called on	58
On Opening of Parliament	17
Postponed	33
Printed and circulated	31
Restrictions upon giving	30
Two consecutive, not allowed by same Member	

Notices of Question. See "Questions".

. .

0.

OATH OR AFFIRMATION TAKEN BY MEMBERS	• •	•	• •	•	• •	•	•		••	7, 25
Objection to words used in debate	• •	•	• •				•	135-	6,	164-5
Objectionable words in House or Committee										. 141

TNI	DI	EX
11N	ν	CA.

Standing

Order
Offensive words against either House, Members, or Statutes 130-1
Officers of the House – Carry Messages between Houses J.S.O. 2, 4 Not to give evidence elsewhere of proceedings at the Bar or before a Committee
Opening of Parliament 1-9, 10-26
Order —In debate, same in Committee as in CouncilMaintained by President in Council, by Chairman in CommitteeCommitteeMember called to138Member speaking to point of126, 156Person refusing to obey an142, 220-1 Question of, interrupts debate85, 94
Orders of the Day — 67 Defined 67 Discharge of 102 Dropped, and revival of 75-6 Motion — "That Orders of the Day be now read" 91 Motions take precedence of, in certain cases 72 Precedence of 72 Printed and circulated 81 Question for reading, superseded by adjournment or want
of quorum
Р.
PAPERS — 302 Address for paper involving prerogative 302 Custody of records and documents 52 Deposited with Clerk 306 Ordered to be presented 301 Ordered to lie on the Table 307 Presented by command, or under Statute 303, 306 Presented by Members 305 Printed, or laid before Printing Committee 301, 304 Returns to Orders 301, 306 When laid upon the Table 17
Parliament — Offensive words against 130 Opening of new 1-9, 50 Opening other than a first Session of 10-26 Prorogation 36-9, 50
Parliament Buildings Committee appointed J.S.O. 9

INDEX	Standing Order
Parliamentary Papers. See "Accounts and Papers" and "Pa	pers".
Personal explanation by Members	. 120, 127
Personal interest — Members pecuniarily interested not to vote	155
Personal or disorderly reflections. See "Reflections".	
Petitions — Asking for grant of money Complaining of present personal grievance Duty of Members presenting From corporations Letters, &c., not to be attached to Members presenting, not to be personally interested Must be in English language, and respectfully worded Must conclude with a prayer Not to be debated Not to be debated Not to refer to debates in Parliament Presented by Members only Signatures on, rules as to When presented Written or printed	
Practice of House of Commons - When resorted to	
Prayers read each sitting	6, 15, 40
President — Election of On the opening of a new Parliament — Takes the Chair after Commissioners withdraw Takes the Chair and awaits approach of Governor On the opening of other than the first Session — Leaves Chair on arrival of Governor Presents Address-in-Reply, and reports Reply of Governor Reports Governor's Speech Takes Chair when Governor withdraws On the prorogation of Parliament — Leaves Chair on ar of Governor	
Duties and authority of — Adjourns Council if quorum not present Appoints day and hour for special meeting of Council Appoints panel to consider private Bill objections Counts Members, if want of quorum noticed Decides if urgency motion to be moved	43 314 41, 177

Directs Clerk to read Orders of Day74Notices of question or of motions, may expunge82Publishes object of private Bill312Reads the prayer6, 15, 40Rules re private Bills311Strangers, admitted to body of Chamber by48Strangers, ordered to withdraw by49Takes the Chair at hour appointed40Warrant of commitment signed by143
Adjournment — Empowered to call special meeting during currency of 43 May put question forthwith for
Committee of the Whole Council — Leaves Chair without putting question when progress has been reported
Debates — Maintains order in
Standing Orders, or using objectionable words 141 Members not to speak after question put 117 "silent when President rises to speak 115 Words ordered to be taken down by 135-6
Divisions — Casting vote, reasons of President entered in Minutes154Declares numbers to Council150May permit Members to speak to point of order during156Puts the question, and appoints tellers149
Messages and Addresses —Presents Address to Governor21, 238Presents (with Speaker) joint AddressReads Address to Governor239Reads Messages from Governor236Reports Reply of Governor to Address22, 241
Questions — Put to Council by
- On aborace arising in Committee

INDEX	
Standing Order	
Select Committee — Appoints scrutineers when ballot to be taken	
President's Deputy — Chairman requested to act	
Previous question — Agreed to, original question put forthwith	
Printing — Accounts and papers	
Private Bills, See "Bills – Private".	
Privilege — Bill introduced and read <i>pro forma</i> 16 Question of, interrupts debate	
Proclamations 1, 10	
Progress, Motions to report 163, 178, 180	
Promoter of private Bill to pay fees 315, 316	
Prorogation of Parliament 36-9, 50	
Public Bills. See "Bills — Public".	

Q.

QUARRELS BETWEEN MEMBERS 139
Questions —
Amendment to 103-13
As amended, put 112
Complicated, may be divided
Determined by majority of voices
Determined by a division
May be again stated
Members to speak to question 132-3
Members not to speak twice to same question
Members may speak more than once in Committee 172

Standing

Order
Members not to vote in division unless present, &c.145Not to involve argument or opinion70Not to be debated in reply71Of order or privilege interrupt debate85, 94Put by the President54, 88, 96, 105-7Restrictions in proposing amendments108-9, 170Same question not proposed in same Session99Superseded by (a) adjournment of Council, (b) reading Orders
of the Day, (c) the previous question 91 To Ministers, and to Members 69 To witnesses before the Council 230-1 "before Committee of the Whole 234 "before Select Committee 192 Without notice, may be asked by leave 87 "-20 minutes allocated for 71A When proposed amendment not made, question, &c. 118 Notices of -
Amended84Given for absent Member79How given77May be expunged82Postponed83To be printed and circulated81When given17
Quorum — Adjournment of Council for want of 40-1 In Committee of the Whole 158, 176 In Council. See footnote to S.O. 40 Joint Committee Joint Committee 187, 195-6 Want of, supersedes a question 91 "supersedes the previous question 93

R.

RECOMMITTAL OF BILLS
Reflections —130-1On Parliament or Statutes132-1On Members, disorderly132On votes of the Council129Personal and disorderly134, 175
$Refreshment\text{-}rooms-Committee appointed \ \dots \ J.S.O. \ 9$
Repetition 133
Reply allowed to Members in certain cases 121-3

Report — Brought up from Committee of the Whole
Rescission of (a) Resolution, (b) Vote of Council 101, 129
Resolutions J.S.O. 6-7 Concurrence desired in J.S.O. 5 Rescinded 101
Revival of dropped Motions and Orders of the Day 76
Rules and Orders — Of House of Commons resorted to 308 Suspended 309
S.
SCRUTINEERS — Appointed when ballot taken 189
Second reading of Public Bills 265-9
Secret Committee 201
Select Committees. See "Committees - Select".
Sittings of the Council — Rules relating to 40-3, 53-4 And see "Adjournment of the Council".
Speaker of Assembly — May sit within the body of Council Chamber
Special Meeting of Council — President, in certain cases, empowered to call Members together during currency of adjournment
Standing Orders Committee make arrangements for Opening and Prorogation of Parliament
Strangers — Admitted to body of Council Chamber, by leave 45 " to Chamber outside the Bar, by orders 48 " to Select Committee 195 Not admitted to Secret Committee 201 Ordered to withdraw 49 Taken into custody, and discharged 44, 144
Suspension — 141 Of Member
Swearing of Members 7, 29

	Order
1.	
TEDIOUS REPETITION	133
Temporary Chairmen —	
Nominated	
If absent when Council resolves itself into Committee	
Panel of to consider private Bill objections	314
Third reading and passing of Bills 2	86-9
Titles of Bills —	
Agreed to, or amended, after Bill passed	289
Amended in Committee, specially reported	
To set forth general objects of Bill J.S.C). 17
Typographical and clerical errors in Bills 300, J.S.O.	20-1

Τ.	Τ.	
L	ι.	

UNUSUAL EXPEDITION — urgent Bills passed with 290, 309, 309A	
Urgency — how decided	
Usher —	
Announces Governor's arrival and conducts him	
to Chair 11, 36	
Arrests strangers, &c. 44	
Charge of arrangements for opening and proroguing	
Parliament	
Fees payable to 144	
Informs Committees President about to take Chair 205	
Introduces Commissioners	
" Member carrying a Message J.S.O. 3	
Keeps book with names and addresses of Members	
Receives Messages from Assembly officer J.S.O. 4	
Requests Assembly to attend in Council Chamber 3, 12, 37	
Takes charge of persons declared guilty of contempt 143	

V.

VERBAL MESSAGE FROM GOVERNOR	
Voices - Questions determined by majority of 97, 167, 202	
Votes — Consent of other House desired to	

Consent of	other House desired to	J.S.O.	3-/
	upon votes of the Council		
Resolution	or other vote may be rescinded		101

W.	Standing
WARRANT —	Order
For attendance of witness in custody For commitment of persons in contempt Witness neglecting or refusing to obey	143
Witnesses — Before a Committee of the whole, questioned by M Before a Select Committee, Members and stranger be present	rs may
Words — Explained or retracted Objection to be taken at the time used Of heat between Members interrupts debate Taken down in Council if objected to Taken down in Committee	136, 165
Writs issued by President or Governor during proro	gation 24

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Notes

