

Notice of substantial amendments

100. A substantial amendment may not be proposed to any private bill in a committee of the whole or on the motion for third reading of the bill unless notice of the same shall have been given on a previous day.

Commons amendments

101. When a private bill is returned from the House of Commons with substantial amendments, such amendments, previous to their consideration by the Senate, shall be referred to a committee of the whole or to the select committee to which such bill was originally referred.

Rules for public bills to apply

102. Except as herein otherwise provided, the rules relating to public bills apply to private bills.

PART VIII

GENERAL

Transmission of messages

103. The Clerk of the Senate shall arrange for the transmission of messages from the Senate to the House of Commons and for the reception by the Senate of messages from the House of Commons.

Attendance before Commons

104. (1) When the House of Commons requests that a senator or any of the officers, clerks, or servants of the Senate attend before the House of Commons to be examined or appear before any committee thereof, such request shall be by message from the House of Commons requesting that the Senate grant leave to such senator, officer, clerk or servant to attend.

Idem

(2) If the Senate grants leave, an officer, clerk or servant of the Senate shall attend before the House of Commons or a committee thereof, and a senator may attend if he thinks fit.

Penalty

(3) Without such leave, a senator, officer, clerk or servant of the Senate shall not, on any account, under penalty of being committed to the Gentleman Usher of the Black Rod or to prison during the pleasure of the Senate, go down to the House of Commons, or send his answer in writing, or appear by counsel to answer any accusation there.