of the Day, or on the notice paper, B. 293.

## Explanatory Note:

Consequential repeal of paragraph (ff) following repeal of rules relating to dissolution and annulment.

- 24. One day's notice must be given of any of the following motions:
  - (a) To suspend any rule or standing order, or any part thereof;
  - (b) For the third reading of a Bill;
  - (c) For any substantial amendment to a Private or a Public Bill reported by the Committee of the Whole or by a Select Committee;
  - (d) Repealed;
  - (e) Repealed;
  - (f) For the appointment of a Standing Committee;
  - (g) For an instruction to a committee;
  - (h) For the adoption of a report, not merely formal in its character, from any standing Committee;
  - (i) For an adjournment of the Senate, other than the ordinary daily adjournment or that under Rule 14, 25 or 44;
  - (j) For any purpose to which neither Rule 23 nor Rule 25 applies.

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(k) Repealed.

- 24. One day's notice must be given of any of the following motions:
  - (a) To suspend any rule or standing order, or any part thereof;
  - (b) For the third reading of a Bill;
  - (c) For any substantial amendment to a Private Bill:
  - (d) For the consideration of substantial amendments made in a Public Bill by a Committee of the Whole;
  - (e) That the Senate resolve itself forthwith into a Committee of the Whole;
  - (f) For the appointment of a Standing Committee:
  - (g) For an instruction to a committee;
  - (h) For the adoption of a report, not merely formal in its character, from any Standing Committee;
  - (i) For an adjournment of the Senate, other than the ordinary daily adjournment or that under Rule 14, 25 or 44;
  - (j) For any purpose to which neither the next preceding nor the next succeeding rule applies; and—
  - (k) A like notice is required of any inquiry relating to a Bill or other matter appearing among the Orders of the Day or on the notice paper.

## Explanatory Note:

Paragraph (c) redrafted to accord with existing practice. Paragraph (d) repealed because repetitious of same matter covered by paragraph (c). Paragraph (e) repealed to reflect existing practice, namely, that the Senate may resolve itself into a Committee of the Whole without notice. See amendment to Rule 25(p) and explanatory note relating thereto. Paragraph (j) redrafted for sake of clarity. Paragraph (k) repealed because repetitious of same matter covered by paragraph (j).

- 25. No notice is required of the following motions:
  - (a) By way of amendment to a question;
  - (b) For the referral of the question to a committee;
- 25. No notice is required for any of the following motions:
  - (a) By way of amendment to a question;
  - (b) For the committal of the question;