- 24. That no Member of the House shall, upon any pretence whatever, either go to the Legislative Council, or answer in writing, or appear by Counsel to answer any accusation there, upon the penalty of being committed to the Sergeant at Arms, or to prison, during the pleasure of the House.
- 25. That no Bill of a private or local nature shall be received by the House, unless such Bill has been previously read at the Assizes, or Court of Nisi Prius, or at some General Sessions of the Peace for the County, or City and County, interested in such Bill, in the presence of the Grand Jury, and a Certificate be endorsed thereon by the Clerk of the Court, that the same was so read, or unless such Bill has been previously published four times in some of the Newspapers published in the County interested in such Bill; when no Newspaper is published in such County, in some Newspaper published in the nearest adjoining County, or in the Royal Gazette.
- 26. That no money hereafter be appropriated for Bye Roads in any Parish of this Province in any year, unless it shall appear by the Certificate of the Clerk of the Peace for the County in which such Parish is situated, to be filed with the Clerk of this House, that a Return has been made in the same year by the Commissioners of Roads of such Parish, that the Statute Labour has been performed by the inhabitants of the Parish for which any money is intended to be granted, or that the delinquents have been prosecuted according to Law.
- 27. That there be at least two days notice of going into Committee in consideration of Supplies to be granted for the Public Service, and a like notice of going again into Committee after every Report of progress, or further progress; and that it shall be the duty of the Clerk of the House, immediately, to post up such notice in some conspicuous place in the House, for the information of Members.
- 28. That the Clerk of this House be directed to keep a Book, which shall at all times lay upon the Table of the House, and to which Members shall at all times have access, in which every Member intending to move any Grant in Supply, shall enter his intended motion, together with his name and date, in the terms in which he intends moving such Grant, with the amount of the same; and that no Member shall move in Supply any Grant of Money, unless the motion for the same shall have been entered in the manner aforesaid in such Book, for two days before it shall be moved; and that such Grant shall be moved only in the terms in which the motion for the same shall be entered in such Book.
- 29. That when the House shall be in Committee of Supply, the Chairman of such Committee shall call upon Members who may have entered motions in such Book, in the order in which the motions shall be entered, to move pursuant to such notice; that any other Member may move the Grant in the absence of the Member who may have entered the same; and that in case the Member so entering the same shall not be in his place, and no Member shall move for him, the motion shall be passed over, and the next in order in the Book taken; and that such motion, so passed over, shall not be made until it shall have been re-entered in the same manner as a new motion.
- 30. That no motion for a Grant of Money shall be entered in such Book, nor if it is entered, shall it be taken up by the Chairman of the Committee of Supply, unless the application for such Grant of Money shall have been referred to the Committee of Supply by order of the House.
- 31. That the four aforegoing Rules shall not be held to apply to Grants for the Ordinary Services.
- 32. That all Grants for the Ordinary Services shall be first taken up in Supply and disposed of before the consideration of any Grant for any other service or subject.
- 33. That this House will not resolve itself into a Committee of the whole for granting Supplies, except for the Ordinary Services, until a statement of the Finances of the Province be first made up, exhibiting the probable amount at its disposal.
- 34. That the appropriations for the Public Service shall be chiefly confined to the sum reported to be at the disposal of the House; such Report to be made by a Committee to be appointed within five days after the opening of the Session.