Bills—Continued.

Public Bills—Concluded.

- 11. Bill passed through several stages at the same sitting, 221. Without reference to a Committee of the Whole, 221.
- 12. Bills from the Senate read the same day as they are brought down, 207. On a future day, 167.
- 13. Amendments of the Commons to a Bill from the Senate, 341. Agreed to by the Senate without amendment, 353.
- 14. Amendments of the Senate to Bills of the Commons considered on a future day, 231. Agreed to without amendment, 307.
- 15. Bills assented to during the Session, 234, 302. At the close of the Session, 491.

PRIVATE BILLS:

- 16. Standing Committee on Miscellaneous Private Bills, appointed, 85, 114. Members added, 142, 170. Bills referred, 154. Authorized to employ a shorthand writer, 302. Reports on various Bills, 226, 304, 356. Report their action on certain clauses of a Bill which were not covered by notice, 226. Recommending the remission of fees on certain Bills, 227. Reporting evidence which they had taken in support of the preamble of a Bill, 304. Recommending extension of time for receiving Reports from Private Bill Committees, 356.
- 17. Petitions for a Private Bill read and received the same day as presented, 146, 151.
- 18. Petition for a Private Bill not received, time for receiving such petitions having expired, 160.
- 19. Petition for leave to present a Petition for a Private Bill notwithstanding the expiration of the time for presenting such petitions, 167, 169, 171, 172, 175, 181. Standing Orders Committee recommend that leave be granted 171, &c.
- 20. Petition for a Private Bill reported upon unfavourably by the Standing Orders Committee, 203. Petition subsequently referred back for further consideration, 227.
- 21. Bill considered by Standing Orders Committee after first reading (there being no petition), 340.
- 22. Notices sufficient to cover only a portion of the prayer of a Petition for a Private Bill, 145, 226.
- 23. Notices which are insufficient in point of time or otherwise defective, recommended to be considered sufficient, for the following reasons:—As the time will have fully matured before the Bill can be considered in Committee, 127, 157, &c. As the defect can be remedied by a clause in the Bill, 145.
- 24. Suspension of the 51st Rule recommended, for the reason that the proposed measure will not interfere with any existing rights, 145, 157. Is one that only affects the rights of shareholders, and their consent had been formally obtained to the measure, 146. As any rights which might be interfered with can be protected in the Bill, 254. As the necessity for the measure has just arisen and no rights can be prejudiced, 273. As the matter is of great importance to the Petitioner, and would be conducive to the interests of the section of country affected, 347.