mitted, unless the House, upon motion, shall see special cause for the common utility to change the same course in any particular instance.

XXXVIII.

That in a Committee of the whole House, a Member may, at any time previous to a Bill being passed entirely, that is to say, all the clauses, preamble and title of the same, move to have any particular clause thereof, that may have been passed, re-considered.

XXXIX.

That to annex any clause or clauses to a Bill of Aid or Supply, the matter of which is foreign to and different from the matter of the said Bill of Aid or Supply, is unparliamentary.

XL.

That proof be required that a public notification of the intention of any person or persons to apply to the Legislature for its interference respecting any local matter, had been affixed to the doors of the several Churches, Chapels, or Piaces of Public Worship of the town or place to be affected, or where the premises in question shall lie, for three successive Sundays, before such application shall be made: Provided, that as to any such application with reference to any local matter in the District of St. John's, publication of such notification shall be also given in the Newtoundland Royal Gazette for three successive weeks immediately preceding such application.

XLL.

That every Petition which is brought up shall lay on the table two days before it is read.

XLII.

That the allegations in every Petition for a Private