```
Speaker and Deputy Speaker, rulings and statements-Cont.
  Adjournments to discuss urgent public matter (S.O. 26)-Cont.
     Opportunity for discussion has been given, influence of future course of events not
        grounds for accepting motion, not received, 2419-22
     Opportunity to discuss on estimates, M. not received, 1510-1
     Opportunity to discuss on supply motion, M. not received, 3296-7
  Amendment requiring 48 hours notice, 2398
  Amendments, principle of relevancy, 548
  Anticipating debate on another motion, 1784
  Audibility of debate, 72, 133, 151-2, 262, 313, 353, 566, 629, 1102, 1171, 1184, 1351-2, 1653, 1759, 1811, 2966, 2986, 3039, 3374
     Affected by members making remarks not points of privilege or of order, 306
     Deferring remarks until members leaving House have done so, 2379
    Members leaving House should do so expeditiously and quietly, 2984
     Noise in Chamber drowning out Speaker's remarks, 1812
    Should listen when orders being read, 2287-8
  Beauchesne's Parliamentary Rules and Forms, not available in French, 377, 570
  Bill
     Committee stage, considering divorce bills en bloc, unanimous consent not given, 2628
     Divorce, referring to Standing Orders Committee, unanimous consent, 2703
     Divorce witnesses, implication in reference to, 2072
    Dropped after being stood twice, 1249-50
    Extending actor its amendments, not within power of private Member to introduce, 935-6
     First reading, explain purpose without advancing any argument, 3251
    First reading, unanimous approval not given, 31, 33
    Government scrutinizing before second reading, 141
    Member may explain to the House, but cannot indicate motive behind it, 2372 Non-government, to be scrutinized before second reading, 30-1, 33-4, 141
    Possibly imposing charge on Crown, withholding ruling on, 1097-8, 1738
    Second reading
       Amdt., admissibility, 534-5, 544, no provision in bill concerning clause which is sub-
          ject of amdt., irrelevant, not received, 547-8
       Discussing principle in hypothesis, 2070
       Evidence on divorce bill given in other place, and its veracity not matter for con-
          sideration of House, 2069-70, 2304-5, 2308-11
         Studying in standing committee, 2310
      Keeping to principle of bill, 553, 1001, 1184, 1596, 1658, 1675-8, 1776, 1785, 1787, 2066-70, 2072, 2155, 2267, 2269, 2353, 2356-7, 2406, 2409-10 Divorce bills, 2304-5, 2310-1
       Member may speak only once, 1527, 1828-9
       Reverting to, 2872
       Standing at government's request, 2691
    Sponsor's name, error in, changing, 40
    Third reading
       Amendment beyond scope of bill or redundant, not in order, 2587-8
       Amdt. involves matter not contained in bill and is an expanded negative, not
          accepted, 1815-6
      Motion to defer and refer bill to standing committee, in order, 1822
       No exchange of questions and answers on, minister precluded from speaking, 1812
    Scope of discussion, 1813, 1817-8, 2855
Title, alteration before first reading, 36
  Business of the House
    Changing, unanimous consent needed, 2394
    Hypothetical question, 779
    Reverting to previous business, unanimous consent, 2288
  Chair
    Following well established practice of House, not proceeding too rapidly, 2287-8
    Not to be questioned by members, 570, 2138
    Reflection on, 296
    Withdrawal of remark by, 2138
 Clerk of Petitions, seventh report, reading, 697
  Committee
    Amdt. to give wider powers than set down in notice, not accepted, 2435-6
    M. to appoint, scope of discussion, 1438-40, 1445, 2437
    M. to refer matter to, scope of discussion, 3041-2
 Proceedings, referring to only after report is made, 2308 Corrections, making later, 1434, 2125
 Debates, official report, quoting from blues, 2893
 Decorum, 1843, 2071
```