

SPEAKER OF HOUSE OF COMMONS, *continued*.

- duty of, on receiving report from Supreme Court, 48, 49.
- trial judges report of, to be sent to, 44.

SPECIAL CASE,—

- judges may order statement of, 44.

SUMMARY TRIAL OF CORRUPT PRACTICES,—

- counsel, how appointed for, 61.
- court for, to be court of record, 62.
- failure to appear, 61.
- fines imposed at, 63.
- judgment at, 62, 63.
- offender, not to be twice tried, 61, 63.
 - disqualification of, 63.
 - pending prosecution of, stayed, 61.
- parties may be bound over to appear for, 61.
- procedure at, 60-63.
- punishment which may be awarded, 63.
- reception of judges at, 62.
- trial, 62.
- trial judges, may proceed with, 60.
- witnesses, how summoned for, 62.
 - compelling attendance, 62.
 - making default, 62, 63.

SUPREME COURT OF CANADA. *See*—Appeal.

- costs, discretion of, as to, 58.

TRIAL,—

- adjournment of, 32.
 - formal *de die in diem* unnecessary, 36.
 - illness of judge, in case of, 36.
 - non-arrival of judges, in case of, 35.
 - order for, to be published, 35, 36.
- appointing time and place for, 33.
- clerk of court for, judges may appoint, 36.
- commencement of, 32.
- corrupt practices, inquiry as to, 40.
- delay in appointing time for, 32.
- examination of witnesses at, 40.
- extending time for, 33, 34.
- judges may examine witnesses at, 40.
- list of petitions ready for, to be made up, 31.
- notice of, 31, 34.
 - form of, 81.
 - publication of, 34.
 - service of, 34.
 - registrar to post to petitioner, 36.