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. Sec-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.