numbers, and all sections and articles of any general act to be amended, for the corporation or the company, shall be inserted in full in the bill, as proposed to be so amended, with the amending words printed between brackets.

Note:—Thus, if a town desires to have the general election of mayor and aldermen held every three years on the first juridical day of July instead of every two years on the first juridical day of February, as provided for by art. 5413 of the Cities and Towns' Act, the clause derogating from art. 5413 should be framed as follows:

"Article 5413 of the Revised Statutes, 1909, is replaced, for the

town, by the following:

"5413. The general election of mayor and aldermen of the municipality shall be held every [three] years on the first juridical day of [July]."

494. When any private bill is for the purpose of confirming any letters patent, agreement, deed, or vote passed by any corporate body, a certified copy of such letters patent, agreement, deed or vote, as the case may be, must be attached to it and deposited with the clerk of the committee on private bills together with the bill itself.

Such copy shall be printed at the end of the bill and form part of same as a schedule.

References:-B., p. 760; M., pp. 792, 801; Todd, P. B., p. 55.

Notes:—1. If a copy of letters patent, etc., has not been attached to the bill, the whole bill is not out of order, but only the clauses relating to the letters patent, etc., to be confirmed. J. Leg. Ass., 1905, p. 319.

2. The omission may be rectified in committee of the whole.

B., p. 761.

495. Every private bill to authorise the building of any work, or the establishment of any service, which would be of public utility or might affect the rights or property of other parties, shall clearly specify the particular and exclusive rights and privileges sought for,