- 60A. (1) All Bills introduced in the Senate 60A. (1) In the preparation of Bills amending shall be in the English and French lanexisting enactments the amendments shall not ordinarily be made by clauses
 - (2) In the preparation of a Bill amending any Statute or part thereof, the amendments shall be made by clauses which re-enact the section, subsection or other minor division as it is amended and shall not be made by clauses which add or leave out words or substitute words for others.
 - (3) The text of the Bill shall indicate a comparative print of that part of the Bill making the amendment and of the Statute or part thereof proposed to be amended, showing by stricken-through type and italics, parallel columns, or other appropriate typographical devices the omissions and insertions which would be made by the Bill if enacted as proposed.
 - (4) A memorandum by the draftsman explaining briefly the reasons for each amendment shall accompany the Bill. Whenever practicable the memorandum shall be printed on the right hand page of the Bill in paragraphs opposite the amendments referred to and numbered correspondingly.
 - (5) This rule shall as far as practicable apply to the reprinting of Bills.

sons whose names are affixed thereto. B. 236.

- OA. (1) In the preparation of Bills amending existing enactments the amendments shall not ordinarily be made by clauses which add or leave out words or substitute words for others, but by clauses which re-enact the section, subsection or other minor division, as it is amended.
 - (2) In the text of the Bill, on the left hand page, new matter shall be indicated by such typographical means as may best suit the varying circumstances of each case, such as brackets, italics, underlining, asterisks, etc. Opposite each clause, on the right hand page, the enactment amended thereby, or so much thereof as is essential, shall be printed with the proposed changes to be made therein similarly indicated.
 - (3) When a clause repeals an existing section, subsection or other minor division of a section, that section, subsection or division, or so much thereof as is essential, shall be printed opposite the clause.
 - (4) A memorandum by the draftsman explaining briefly the reasons for each clause, shall be appended to the Bill, or distributed therewith. Whenever practicable the memorandum shall be printed on the right hand page of the Bill, in paragraphs opposite the clauses referred to and numbered correspondingly.
 - (5) The above rules shall also as far as practicable apply to the reprinting of Bills.

Explanatory Note:

Redrafted to accord with the intent of the recent amendments to the Publication of Statutes Act. Section 11 of the Publication of Statutes Act now reads: "11. The Statutes shall be printed in the English and French languages in such form, on such paper and in such type and shall be bound in such manner as the Governor in Council may prescribe by regulation." The proposed draft of Rule 60A is intended to stand until and subject to the regulations by the Governor in Council relating to the publication of statutes. At that time, Rule 60A should be revised, if necessary, by the Committee on Standing Rules and Orders.

- 61. No change.
- 62. No change.
- 63. Repealed.

- 61. It is the right of every senator to bring in a Bill. M. 343: B. 494.
- 62. Immediately after a Bill is presented, it is read a first time and ordered to be printed. M. 343, 495: B. 494.
- 63. No Bill shall be read twice the same day; no Committee of the Whole House shall proceed on any Bill the same day the Bill is read a second time; and no Bill