

8. Postponement of consideration of short title clause during committee stages of Bills.

(See S.O. 78 (1) ).

9. Limitation of 30 days on certain business of supply, namely main estimates, interim supply and certain supplementary and additional estimates.

Detailed examination of estimates to be undertaken by Standing Committees.

Number of supply motions reduced from six to four.

(See Resolution of the House of 8 June 1965. Resolution also ordered the appointment of a Special Committee of 24 members to consider the consequential changes in the Standing Orders, and the means of giving the Opposition the right to select the departmental estimates for discussion).

10. Abolition of luncheon and dinner adjournments, except during Throne Speech and Budget debates.

(See S.O. 6 (1), as modified by resolution of 21 January 1966).

11. Provision that a motion to sit beyond the specified hour of adjournment may be made without notice unless 10 or more members object.

(See S.O. 6(2) and consequential amendments to S.O. 44).

12. Provision made whereby five or more members may object to the taking of a vote during the luncheon and dinner periods.

(See S.O. 6 (3) ).

13. Abolition of the right to appeal from a ruling of the Speaker from the floor of the House.

(See S.O. 12 (1) ).

14. Alteration of order of business.

(See S.O. 15 (3) ).

15. Suspension of Private Members' business during debate on supply motion—alteration of time.

(See S.O. 15 (4) ).

16. Provisions made for a Business Committee and an allocation of time procedure.

(See S.O. 15A).

17. Speeches during Private Members' business limited to 20 minutes at all times.

(See S. O. 31 (2) ).

18. Control of questions of privilege: one hour's notice in writing required unless the question arises during the course of proceedings in the Chamber.

(See S.O. 41A).

19. Resumed debate on a motion under S.O. 15 (2) (Routine Business) to be transferred to government orders.

(See S.O. 43 (2) and consequential amendment to S.O. 18 (2) ).

20. Chairman's rulings made subject to appeal to the Speaker.

(See S.O. 59 (4) ).

21. Reform of Standing Committee structure.

(See S.O. 65 and consequential amendments to S.O.'s 99 and 105).