

MOTIONS AND QUESTIONS.

- XXXI.—That one day's notice shall be given of all motions for introducing new matter, other than matters of privilege and bringing up petitions.
- XXXII.—That a motion to adjourn shall always be in order.
- XXXIII.—That after a motion is read by the Speaker, it shall be deemed to be in the possession of the house, but may be withdrawn at any time before decision, or amendment, with permission of the house.
- XXXIV.—That a motion for commitment, until it is decided shall preclude all amendment of the main question.

AID AND SUPPLY.

- XXXV.—That if any motion be made for any public aid, subsidy, duty or charge upon the people, the consideration and debate thereon shall not presently be entered upon, but adjourned till such further day as the house shall think fit to appoint, and shall be referred to a committee of the whole house, and their opinion reported before any resolution or vote of the house do pass thereupon.

BILLS.

- XXXVI.—That when a Bill or petition is read in the house the Clerk shall certify the readings, and the time, on the back thereof.
- XXXVII.—That every bill shall be read twice before it is committed, and engrossed and read a third time before it is sent up to the Legislative Council for concurrence.
- XXXVIII.—That when any bill shall be brought down to this house from the Honorable the Legislative Council, or when any bill sent up from this house to the Legislative Council shall be returned with amendments, such bill so brought down, or the amendments, shall undergo the same readings and formal consideration, and the same shall be committed and be subject to the same order, form and stages, as are observed upon bills originating in this house.
- XXXIX.—That every public bill shall be introduced by a motion for leave, specifying the object of the bill; or by a motion to appoint a committee to prepare and bring it in; or by an order of the house on the report of a committee: and that every private bill, shall be founded on a petition, notice of the intention of the petitioners having been inserted in the Upper Canada Gazette for the period of six months previous to the meeting of the Legislature.
- XL.—That no bill brought into this house shall have more than one reading on the same day.

PETITIONS.

- XLI.—That all petitions to be introduced, shall be brought in immediately after the minutes are read, and that such petitions shall be read by the clerk, after the third reading of any bills that may stand for that purpose on the order of the day; provided such petitions shall have lain on the table two days.

ORDERS OF THE DAY.

- XLII.—That all orders of the day which, by reason of any adjournment, shall not have been proceeded upon, shall be considered as postponed, till the next day on which the house shall sit, and shall stand first on the order of the day after the third reading of bills and addresses and reading of petitions.

ACCOUNTS.

- XLIII.—That all accounts which shall in future be presented by any individual for work or labor done, or for articles furnished for the use of this house, shall be sworn to, and the affidavit specify that the charges therein contained are the usual charges, and the commonly received prices for such work and labour, or for such articles furnished.

PRINTING.

- XLIV.—That all printing done by order of the house shall be engaged by contract for the Session, on the lowest terms offered, and during the Session, be under the superintendence of a select committee; and during the recess, under the clerk.

UNPROVIDED CASES.

- XLV.—That in all unprovided cases, resort shall be had to the rules, usages and forms, of the Parliament of Great Britain and Ireland.

Truly extracted from the Minutes.

JAMES FITZGIBBON,
CLERK OF ASSEMBLY.

STANDING ORDERS OF THE HOUSE.

- I.—That the Public Accounts laid before this House at the present Session, be printed for the use of the Members as early as practicable—and that this Resolution be a standing order of the House in future, as to the Public Accounts to be hereafter laid before the Commons House of Assembly, and that two hundred copies of each Accounts be accordingly printed for this purpose at every Session.
Journal 1824. Page 130, M. S.
- II.—That in all cases of controverted elections for Counties, Towns or Ridings, in this Province, the Petitioners do by themselves or by their agents, within a convenient time to be appointed by the House, deliver to the sitting members or their agents, lists of the persons intended by the Petitioners to be objected to, who voted for the sitting members, giving, in the said Lists, the several heads of objections and distinguishing the same against the names of the voters excepted to, and that the sitting members do by themselves or by their agents, within the same time, deliver the like lists on their part to the Petitioners or their agents.
Journal 1825. Page 48, M. S.
- III.—That in future two hundred copies of the Journals of this House be printed as soon as may be practicable after each Session of the Provincial Legislature, under the provisions of the 46th (now 44) rule.
Journal 1825-6. Page 367, M. S.
- IV.—That whenever any item on the order of the day shall be called and the member who introduced the same, if present, shall not be prepared to proceed thereon, the said item shall be placed at the foot of the order of the day.
Journal 1829. Page 529, M. S. Copy.
- V.—That the Clerk of this House with the approbation of the Speaker and the consent of this House, shall appoint all its subordinate officers and servants, (the Sergeant at Arms excepted,) and that no officer or servant of this House shall be removed or dismissed from his office or service without its knowledge and consent. As also that this House shall from time to time determine the rate of recompense to be made to all persons employed in its service, except in such cases as are already provided for by law.
Journal 1829. Page 46, M. S.
- VI.—That no petition complaining of the election and return of any member who may be returned to serve in any future Parliament, shall be received by this House, unless it be presented during the first fourteen days of the Session next ensuing after the said election and return.
Journal 1829. Page 746, M. S. Copy.
- VII.—That the Clerk, during the recess, shall allow members of this House to have access to the Journals and other records, between the hours of ten in the morning and three in the afternoon, of each day, and to take extracts or copies of such documents or records as they may consider necessary for their guidance and information.
Journal 1829. Page 747, M. S. Copy.
- VIII.—That no person whatever (not a member of this House) shall be permitted to enter the Copying Clerks' Rooms.
Journal 1830. Page 129, M. S. Copy.
- IX.—That the printed Edition of the Journals be disposed of as follows, viz. :—
Three copies to each Member.
One copy to each of the Members of the Legislative Council.
Six copies to the Lieutenant Governor.
Three copies to the Library.
One copy (each) to the Governors, Legislative Councils, and Assemblies, of Lower Canada, New Brunswick, Nova Scotia, and Prince Edward's Island.
Three copies to the Library of the Imperial Parliament.
One copy to the Colonial Department.
Six copies to the Clerk's Office for the use of this House, and the remainder to such Members of the House of Commons of Great Britain, as the Speaker may direct.
Journal 1830. Page 194, M. S. Copy.
- X.—That, in future, all notices of the intentions of members to introduce bills, motions, or resolutions, other than matters of privilege, shall be given immediately after the reading of petitions.
Journal 1831. Page 70, M. S. Copy.

Truly extracted from the Journals.

JAMES FITZGIBBON,
CLERK.