Motions; notice of, required in the Senate, 307; proceedings in that house on giving notice, Ib.; cannot be repeated, once answered, 308; exp.anatory remarks allowable on giving notice, Ib.; no seconder required, Ib.; no notice of public bills, 1b.; notice in the Commons, 309; rules relative to motions; must be in writing or print, 310; how proposed, Ib.; proceedings in case of irregularities, Ib.; how withdrawn, 311; complicated questions, how divided, 311-312; tions, how divided, 311-312; must be in accordance with notice, 312; notice of resolutions in committee of the whole necessary, 312-313; members should propose their own motions, 313; cannot be withdrawn in absence of member who proposed, 314; relative to business, made without notice by general assent, 314-315; unopposed, 315; of privilege, 316; their character, 316-317; precedence given to them, 318-319; of want of confidence, not privileged, 319-321; questions put by members, exceptions to general rule respecting motions, 321; in amendment, 325-329; amendment to amendment allowable, 329-330; amendments must be relevant to motion, 331-333; dilatory motions, 333; of adjournment, 333-335; for reading orders of the day, 335-336; previous question, 336-337; amendments to previous question or to motion for proceeding to orders of the day, 338; revival of a question in the same session, 339; orders discharged, and motions rescinded, Ib.; means of revoking a negative vote, 340; motion, once negatived, cannot be renewed as an amendment, Ib.; forms of, app. G.

McCarthy, Mr.; his opinion on questions of jurisdiction, 604.

Municipal system; its value, 31-32.

Naming a Member; for breach of parliamentary decorum, by Mr. Speaker, 368 et seq.

Newspapers; kept in reading rooms

Newspapers-continued.

of both houses, 183; attacks in, on members, 201; proceedings in such cases, 201, 317, 359 n.; produced by members, 20; read at the table, 317; motions respecting, 317-318; extracts from, in debate, 346.

Newfoundland; refuses to enter confederation, 47–48; representation in Senate in case of its admission, 59 n. See B. N. A. Act., s. 147, app. A. to this work.

North-West Territory. See Parliamentary Institutions in Canada, VI., VIII.

Notice; necessary in case of special motions in the Senate, 308; also in the Commons, 309–310; motions must be in accordance therewith, 312; none required of public bills in upper house, 308; but necessary in Commons, 309; none in case of motions of privilege, 316; place on order paper, 251–252, 309; rules respecting notice for a private bill, 627 et seq.

Oath; taken by members (in the Senate), 109, 223; in the Commons, 141 et seq., 225; by clerk and officers, 175; affirmation in lieu of oath, 460; administered to witnesses, at bar of the Senate 458, 460; or by chairman or member of select committees of either house, 460; by private bill committees, Ib.; in case of divorce bills, 670, 673, 674.

Obstruction to public business; rules of the English house respecting. Chapter XII. sec. 25.

O'Farrell, John; expelled from legislative assembly of Canada, 151.

Officers of the two houses; privileged, 187 n.; messages for their attendance as witnesses in the other house, 399; petitions for their attendance with documents, in courts of law, 180; not to act as parliamentary agents. See Clerk; Clerk-Assistant.