

mittee a reasonable sum for his living and travelling expenses, upon the certificate of the Clerk of the Committee attesting to the fact of the witness' attendance before the Committee by invitation or summons.

sum for his living and travelling expenses, upon the certificate or order of the chairman of the committee before which he shall have been summoned; and no witness shall be so summoned and paid, unless a certificate shall first have been filed with the chairman by a member of the committee stating that the evidence of such witness is, in his opinion, material and important; and no witness residing at the seat of Government shall be paid for his attendance. M. 675: B. 483.

Explanatory Note:

Redrafted for simplicity and to create a more effective procedure. The committee summons or invites the presence of a witness. The Clerk of the Committee and not the Chairman should certify to the Clerk of the Senate the fact of the witness' attendance before the committee by invitation or summons.

91.A Within sixty days following its report to the Senate, a select committee shall report to the Senate with reasonable detail the expenses incurred by that committee in its work.

Explanatory Note:

It is recommended that a select committee report to the Senate the expenses it incurs in carrying out its work. The sixty-day period is to permit the committee to make its report without being delayed by the report of expenses. This is a new Rule.

92. The Clerk of the Senate shall arrange for the transmission of messages from the Senate to the House of Commons and for the reception by the Senate of messages from the House of Commons.

92. One of the Clerks of either House may be bearer of messages from one House to the other. M. 834: B. 272.

Explanatory Note:

Redrafted for the sake of clarity. This proposed Rule combines the existing Rules 92 and 93.

93. Repealed.

93. Messages so sent are received at the Bar by one of the Clerks of the House to which they are sent, at any time whilst the House is sitting, or in Committee, without interrupting the business then proceeding. M. 834: B. 272.

Explanatory Note:

Combined with proposed Rule 92.