Messages to the Legislative Conneil.

24. That all Messages from this House to the reading in the other language shall be at the table by Honourable the Legislative Council, be sent by one the Clerk or his Deputy, before debate. Member of this House.

Conferences with the Legis-lative Council,

25. That when this House shall judge it necessary to request a conference with the Legislative Council, the reasons to be given by this House upon the subject of the conference, shall be prepared and agreed to by the House, before a Messenger shall be appointed to make the said request.

Messages from the Legislative Council.

26. That Messages from the Honourable the Legislative Council, shall be received into this House as soon as announced by the Sergeant at Arms.

Legislative 27. That Legislative Councillors, desirous of Contenting the de-hearing the debates, may have seats without the Bar, bates. in a space to be set apart for that purpose, with drawing when the House is cleared.

Strangers he. having irregu-acty,

28. That Strangers admitted into the House during its sittings, who make a noise or behave irregularly. shall be committed to the custody of the Sergeant at Arms, to await the judgment of the House.

JOURNALS, &c.

29. That copies of the Journals translated into the French Language be laid on the table daily, for the use of the Members: and also Copies of Speeches from the Throne, Addresses, Messages, and Entries of other transactions and deliberations of the House when a-ked for by any two Members.

Capy of the Jour-nais for the Go-varnur.

30. That a copy of the Journals of this House bedelivered to His Excellency the Governor, every morning of the day after the same has been read and approved of by the House, certified by the Clerk.

index to Jour-

31. That the Clerk do immediately make an Index to the Journals of the House, referring to the several to the Journals of the House, referring to the several 47. That if any Motion be made in the House for Motions communities therein contained, and that at the end of each any Public Aid, Subsidy, Duty or Charge upon the supply when an account of the supply the Journals.

Legislativa Com

32. That until this House shall adopt the measure Council may search Journals, of having its proceedings printed daily, this House doth consent that the Legislative Conneil may cause the Journals of this House to be searched, in like manner as this House may, according to Parlia-; mentary usage, search the Journals of the Legislative Cormeil.

RULES OF THE HOUSE.

30. That the Rules of the House shall be observed Rules how applied in Committee of the Whole House, so far as they teesofthe whole in a Committee of the whole House, so far as they may be applicable, except the Rule limiting the number of times of speaking.

L'aprovided

34. That in all unprovided cases, resort shall be had to the Rules, Usages and Forms of Parliament, which shall be followed, until this House shall think fit to make a Rule applicable to such unprovided

DIVISION OF THE HOUSE.

Names when to be taken,

35. That upon a division in the House, the names of those who vote for, and of those who vote against the question, shall be entered upon the Minutes, if; two Members require it.

MOTIONS AND QUESTIONS.

Motion to ad-journ.

Motion that the Chairman leave the Chair.

37. That a Motion that the Chairman leave the Chair, shall always be in order, and shall take place of any other Motion.

38. That no Motion shall be debated or put, unless the same be in writing and seconded. Motion is seconded, it shall be read in English and in Report of a Committee. French by the Speaker, if he is master of the two languages; if not, the Speaker shall read in either of the two languages most familiar to him; and the until it shall have been twice read.

39. That after a Motion is read by the Speaker, it Motions not to be shall be deemed to be in possession of the House; without leave. but may be withdrawn at any time before decision or amendment, with permission of the House.

40. That when a Question is under debate, no Motions ander demit it, or to postpone it to a certain day, or for the Previous Question, or for adjournment.

- 41. That the Previous Question, until it is de-Previous quescided, shall preclude all amendment and debate of the Main Question; and shall be in the following words: " Shall the Main Question be now put ?
- 42. That a Motion for commitment, until it is Motions for comdecided, shall preclude all amendment of the Main Question.
- 43. That all Questions, whether in Committee or Order of quesin the House, shall be put in the order they are
- 44. That no Motion prefuced by any preamble, No motion to shall be admitted in this House.
- 45. That every Motion when seconded, ought to Reception of motions. be received and read by the Speaker, except in the cases provided for by the Rules of this House.
- 46. That it shall be the duty of the Speaker, Motions contrawhenever he shall conceive that a Motion which he privileges. has received and read, may be contrary to the Rules or Privileges of this House, to apprise the House thereof immediately, before the Question on such Motion is put, and to cite the Rule which is applicable to the case.

AID AND SUPPLY.

Session of Parliament, he do make a like Index to people, the consideration and debate thereof shall not derish presently be entered upon, but adjourned till such further day as the House shall think fit to appoint; and then it shall be referred to a Committee of the whole House, and their opinion to be reported before any Resolution or Vote of the House do pass thereupon.

48. That all Aids and Supplies granted to Her Rights of the House tooching Majesty by the Legislature of Canada, are the sole Alds and sup-gift of the Assembly of this Province, and all Bills for granting such Aids and Supplies ought to begin with the Assembly, as it is the undoubted right of the Assembly to direct, limit, and appoint in all such Bills, the ends, purposes, considerations, conditions, limitations and qualifications of such Grants, which are not alterable by the Legislative Council.

49. That in order to expedite the business of the its strict rights walved in certain Legislature, the House should not insist on the privilege claimed and exercised by them, of laying aside Bills sent from the Legislative Council, because they impose pecuniary penalties; nor of laying uside amendments made by the Legislative Council, because they introduce into or alter pecuniary penalties in Bills sent to them by this House; provided that all such penalties thereby imposed, are only to punish or prevent crimes and offences, and do not tend to 36. That a Motion to adjourn shall always be in lay a burden on the subject, either as Aid and Supply to Her Majesty, or for any general or special purposes, by Rates, Tolls, Assessment or otherwise.

PUBLIC BILLS.

- 50. That every Public Bill shall be introduced by Mode of introut, unless a Motion for leave, specifying the title of the Bill, When a or by a motion to appoint a Committee to prepare shand in and bring it in, or by an Order of the House on the
 - 51. That no Bill shall be committed or amended Two readings.