RULES, ORDERS

AND

FORMS OF PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY OF MANITOBA

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WINNIPEG, MANITOBA
TABLE OF CONTENTS

General Rule (Rule 1) ........................................................................................................ 1  
Definitions ..................................................................................................................... 1  

CHAPTER I – Regulation and Management of the House  

Sessional Calendar ............................................................................................................ 2  
Sittings ............................................................................................................................. 11  
Quorum ............................................................................................................................ 13  
The Speaker .................................................................................................................... 14  
Deputy Speaker/Chairperson, Deputy Chairpersons of Committees of the Whole House ...................................................................................................................... 17  
Divisions .......................................................................................................................... 18  
Conduct of Members ...................................................................................................... 20  
Conduct of Visitors .......................................................................................................... 21  

CHAPTER II – Business of the House  

Routine Business ............................................................................................................ 22  
Tabling of Reports ........................................................................................................... 25  
Ministerial Statements .................................................................................................... 26  
Members’ Statements ..................................................................................................... 26  
Oral Questions ................................................................................................................ 27  
Grievances ....................................................................................................................... 28  
Opposition Day Motions ............................................................................................... 28  
Order of Precedence ...................................................................................................... 30  
Private Members’ Resolutions ....................................................................................... 31  
Budget Speech Debate ................................................................................................. 33  
General ........................................................................................................................... 34  
Matters of Urgent Public Importance ............................................................................ 35  

CHAPTER III – Rules of Debate  

Members Speaking ......................................................................................................... 36  
Members Rising Simultaneously .................................................................................... 37  
Speeches Limited to 30 Minutes ................................................................................... 38  
Throne Speech Debate .................................................................................................. 39  
Debatable Motions .......................................................................................................... 40  
Time Allocation for Bills and Motions .......................................................................... 41  
Closure of Debate .......................................................................................................... 43  
Questions of Order during Debate ................................................................................ 43  
Decorum in Debate ........................................................................................................ 44  
Reading the Question .................................................................................................... 45  
Members not to Speak Twice, Reply ............................................................................ 45
CHAPTER IV

Written Questions ........................................................................................................ 46

CHAPTER V

Condolence Motions .................................................................................................... 47

CHAPTER VI

Notices and Unanimous Consent ............................................................................... 47

CHAPTER VII

Motions: Amendments ............................................................................................... 49
The Previous Question ............................................................................................... 51

CHAPTER VIII

Committee of the Whole ........................................................................................... 51
Committee of Supply ................................................................................................. 51

CHAPTER IX

Standing and Special Committees ............................................................................ 57
Witnesses .................................................................................................................... 57

CHAPTER X

Procedural Guidelines for the Standing Committee on Public Accounts ............... 62

CHAPTER XI

Petitions ...................................................................................................................... 68

CHAPTER XII

Proceedings on Public Bills ....................................................................................... 69

CHAPTER XIII

Offer of Money to Members ..................................................................................... 73
Bribery in Elections .................................................................................................. 73
CHAPTER XIV
Officers of the Assembly ................................................................. 74
Clerk .................................................................................................. 74
Deputy Clerk ..................................................................................... 75
Sergeant-At-Arms .......................................................................... 76
Law Officer ....................................................................................... 76

CHAPTER XV
Private Bills ..................................................................................... 77

APPENDICES

A – Model Petition........................................................................... 80
A1 – Notice of Petition for a Private Bill .......................................... 81
B – Notice of a Vacancy in the Legislative Assembly ..................... 82
C – Resignation of a Member of the Legislative Assembly ............. 83
D – Financial Procedure Guides ..................................................... 84
  Budget Procedure ........................................................................ 84
  Interim Supply Procedure ......................................................... 85
  Main and Capital Supply Procedure ........................................... 86
E – Speaking Times......................................................................... 88
GENERAL RULE

Procedure generally
1(1) Proceedings in the House and in Committees are to be conducted in accordance with these Rules and with the sessional and other orders of the Assembly.

Procedure in unprovided cases
1(2) In cases not provided for in these Rules or the orders of the Assembly, the Speaker or Chairperson is to be guided by the usages and customs of the Assembly or, if there are none, by the parliamentary traditions of the House of Commons and any other Legislative Assembly in Canada, to the extent they apply to this Assembly.

Definitions
1(3) In these Rules, Orders and Forms of Proceedings of the Legislative Assembly

(a) “the Assembly” means the Legislative Assembly of Manitoba;

(b) “the Clerk” means the Clerk of the Legislative Assembly (see Rule 144);

(c) “the House” means the Legislative Assembly while in session;

(d) “the Law Officer” means the Law Officer of the Legislative Assembly; (see Rule 149);

(e) “the Rules” means these Rules, Orders and Forms of Proceeding of the Legislative Assembly;

(f) “the Official Opposition” means the political party represented in the Legislature by the second largest number of Members;

(g) “the Leader of the Official Opposition” means the Member recognized by the Speaker as occupying the position of Leader of the Official Opposition, pursuant to section 52.16 of The Legislative Assembly Act;

(h) “a Recognized Opposition Party” means an opposition party represented in the Legislative Assembly by four or more Members;

(i) “the Leader of a Recognized Party” means the Member recognized by the Speaker as occupying the position of Leader of that party; and

(j) “supply Bill” means a Bill relating to interim, main, capital or supplementary supply, such as an Appropriation Act or a Loan Act.
CHAPTER I
REGULATION AND MANAGEMENT OF THE HOUSE
SESSIONAL CALENDAR

Sitting periods
2(1) The House may meet at any time during the following sitting periods, except during the Spring Sittings when the House must begin to meet on the first Wednesday in March:

November Sittings
From Tuesday following the Remembrance Day week as described in sub-rule (2)(a) to the first Thursday in December.

Spring Sittings
From the first Wednesday in March to the first sitting day in June.

Fall Sittings
From the first Wednesday in October to Thursday of the week prior to the Remembrance Day Week.

Within these periods, the House is to meet on a day fixed by the Speaker at the Government’s request and, unless adjourned earlier by order of the House, is to be adjourned by the Speaker, without a motion for adjournment on the applicable day. The House then stands adjourned to the call of the Speaker.

The Government may call the House into session for four additional sitting days in June after the first sitting day in June to complete consideration of Specified Bills. On the last of these four sitting days the remaining stages of Specified Bills not dealt with by the usual hour of adjournment will have all remaining questions put to a vote following the provisions outlined in sub-rule (15). The House will not rise until royal assent has been granted.

If the day of the week on which Remembrance Day falls prevents the House from sitting for seventeen days in the Fall Sittings, the House may extend daily sittings until 10:00 p.m. Each of these extended sitting days shall count as two sitting days for the purpose of achieving seventeen sitting days.
These extended sitting days may be held at any point in the Fall Sittings for the business of supply and passage of *The Budget Implementation and Tax Statutes Amendment Act* and to achieve the following Completion Days for Designated Bills:

- Second Reading per sub-rule (17)
- Committee Stage per sub-rule (18)
- Report Stage per sub-rule (19)
- Concurrence and Third Reading per sub-rule (20).

On the last Thursday sitting prior to the Remembrance Day Week, the House will not adjourn until the questions have been put and Royal Assent granted for the following items:

(a) the Designated Bills;

(b) the Business of Supply set out in sub-rule 76(1) including *The Loan Act* and *The Appropriation Act*; and

(c) *The Budget Implementation and Tax Statutes Amendment Act*.

Any remaining steps for these items not dealt with 60 minutes prior to the usual adjournment hour will have all remaining questions put to a vote following the provisions outlined in sub-rules (21), (23) and (24).

**Constituency Weeks**

2(2) The House shall not meet during the following Constituency Weeks:

(a) the week in which Remembrance Day falls if it falls on a weekday, or the week following Remembrance Day if it falls on a Saturday or Sunday ("Remembrance Day week");

(b) the week designated under *The Public Schools Act* as a spring break or vacation ("Spring constituency week");

(c) the week in which May 1 falls if it falls on a weekday, or the week following May 1 if it falls on a Saturday or Sunday ("May constituency week");

(d) the week commencing on the third Monday of October ("October constituency week").
Recall of the House
2(3) If the Government advises the Speaker that the public interest requires the House to meet at any time because of an emergency or extraordinary circumstances, a reason for the recall must be provided. The Speaker must advise the Members that the House is to meet at the time specified by the Government and of the reason for the recall.

Recalled House may meet for up to three weeks
2(4) When recalled under sub-rule (3), the House is to begin to meet at the specified time, and unless adjourned earlier by order of the House, is to be adjourned by the Speaker, without a motion for adjournment at the usual adjournment time on the twenty-first calendar day after it was recalled. The House then stands adjourned to the call of the Speaker.

Further recall of the House
2(5) If the House is adjourned in accordance with sub-rule (4), the House must not be recalled again under sub-rule (3) until after the House has been in recess for a period of one week.

Recall not prevented
2(6) For certainty, nothing in this rule prevents the Government from recalling the House under sub-rule (3) at any time except sub-rules (5) and (17).

Meeting outside sitting periods on agreement
2(7) If the House Leaders agree, the House may meet at a time other than during a sitting period referred to in sub-rule (1).

Specified Government Bills
2(8) In order for a Government Bill to be specified, the following actions must take place

(a) First Reading must be moved no later than the twentieth sitting day after presentation of the Throne Speech;

(b) Second Reading must be moved no later than the fourteenth sitting day after the First Reading Completion Day for Specified Bills; and

(c) the Bill has not been included on the list of Designated Bills tabled by the Official Opposition in accordance with sub-rule (9).

Opposition Bills cannot be specified or designated.
Designation by Opposition parties
2(9) No later than the fourteenth sitting day after the First Reading Completion Day for Specified Bills, the Official Opposition may designate up to five Government Bills for the purpose of further consideration at a later sitting period. If *The Budget Implementation and Tax Statutes Amendment Act* is identified as a Designated Bill, it counts as two of the five Bills that can be designated. If there is a Second Opposition Party, the division of Designated Bills is four for the Official Opposition and one for the Second Opposition Party. *The Interim Appropriation Act* may not be designated under this sub-rule.

Second Reading moved for Specified Bills
2(10) On the same sitting day identified in sub-rule (9), and after Bills have been designated by the Opposition parties, the House is to not see the clock until the Second Reading motions have been moved for all Specified Bills.

(a) For each Specified Bill that has not yet been called for debate by this day, debate shall proceed as follows:

(i) the Minister may speak for a maximum of 10 minutes;

(ii) a question period of up to 15 minutes may occur according to the provisions of sub-rule 137(5);

(iii) Critics and each Independent Member may speak for a maximum of 10 minutes; and

(iv) the debate shall then be concluded for that day, pending Second Reading Completion Day as per sub-rule (11).

(b) For each Specified Bill that has been called for debate previously, debate shall proceed as follows:

(i) any Members identified in paragraph (a) who have not yet spoken in the debate shall be afforded the opportunity to speak;

(ii) if the question period has not yet occurred, it shall take place as described in paragraph (a)(ii); and

(iii) if the question period was previously interrupted, it shall continue as described in paragraph (a)(ii), and;

(iv) the debate shall then be concluded for that day, pending Second Reading Completion Day as per sub-rule (11).
Second Reading Completion Day for Specified Bills
2(11) On the following sitting day after the actions under sub-rule (10), the questions for Second Reading of Bills the Government identifies as specified must be put.

Committee Completion Day for Specified Bills
2(12) No later than the thirteenth sitting day after the Second Reading Completion Day for Specified Bills, Standing Committees must complete consideration of any Specified Bills that have been referred to those committees and report those Bills to the House on the following sitting day.

Report Stage Completion Day for Specified Bills
2(13) No later than the third sitting day after the Final Committee Report Day for Specified Bills, Report Stage on each specified Government Bills must be completed.

Concurrence and Third Reading Completion Day for Specified Bills
2(14) No later than the second sitting day after Report Stage Completion Day for Specified Bills — or in the event no Report Stage Amendments have been filed, no later than the fifth sitting day after Final Committee Report Day for Specified Bills — Concurrence and Third Readings of Specified Bills must be completed. On this day, the Minister, Critics and each Independent Member may speak for a maximum of 10 minutes each per Government Bill moved for Concurrence and Third Reading. The House cannot adjourn until royal assent has been granted.

Actions to complete Second Reading, Report Stage and Concurrence and Third Reading of Specified Bills
2(15) If the actions referred to in sub-rules (11), (13) and (14) have not been completed by the noted date, the following provisions are to apply:

(a) the House will not adjourn on that day until the Speaker has put all the applicable questions on all Specified Bills;

(b) if Routine Proceedings has not concluded 90 minutes prior to the usual adjournment hour, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day;

(c) at 60 minutes prior to the usual adjournment hour the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment, except for the debate provisions allowed under sub-rules (10) and (14);

(d) Matters of Privilege and Points of Order will be deferred until all votes are completed;
(e) despite sub-rule 14(4), divisions on these Specified Bills cannot be deferred;

(f) if a deadline day falls on a Friday sitting during the debate on the Budget Motion, the provisions of paragraphs (b) and (c) shall proceed as follows:

(i) The Speaker must terminate Routine Proceedings immediately upon conclusion of Oral Questions.

(ii) at 30 minutes after the conclusion of Oral Questions the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment, except for the debate provisions allowed under sub-rules (10) and (14).

**Actions to complete Committee Stage of Specified Bills**

2(16) If the actions referred to in sub-rule (12) have not been completed in committee by the noted date, the following provisions are to apply if a committee is sitting:

(a) If a Committee considering Bills has not completed public presentations, it must close public presentations at 9:00 p.m. By unanimous consent the deadline can be extended to 10:00 p.m. The public has the ability to provide written submissions for an additional 24 hours.

(b) At 11:00 p.m. any member of the Committee who wishes to move an amendment to a Bill must file 20 copies of the amendment with the Clerk of the Committee, and the Clerk must distribute the amendment to members of the Committee. After that time, an amendment may be moved only if copies of it were filed with the Clerk and distributed as required by this rule.

(c) At midnight the Chair of the Committee must interrupt the proceedings and, without further debate or amendment (other than an amendment distributed as required by paragraph (b)), put every question necessary to complete clause-by-clause consideration of the Bills under consideration.

(d) The committee must report the Bills to the House at its next sitting. In the event that the Committee fails to report the Bills at that sitting, the Bills are deemed to be reported to the House, as amended by the Committee (if applicable) and the report is deemed to be received by the House at that sitting.
Designated Bills

Second Reading Completion Day for Designated Bills

2(17) Within two sitting days of the session resuming, the question for Second Reading of Designated Bills must be put. Emergency recall sittings are exempt from this provision.

(a) For each Designated Bill that has not yet been called for debate by this day, debate shall proceed as follows before the question is put:

(i) the Minister may speak for a maximum of 10 minutes;

(ii) a question period of up to 15 minutes may occur according to the provisions of sub-rule 137(5); and

(iii) Critics and each Independent Member may speak for a maximum of 10 minutes.

(b) For each Designated Bill that has been called for debate previously, debate shall proceed as follows before the question is put:

(i) any Members identified in paragraph (a) who have not yet spoken in the debate shall be afforded the opportunity to speak;

(ii) if the question period has not yet occurred, it shall take place as described in paragraph (a)(ii); and

(iii) if the question period was previously interrupted, it shall continue as described in paragraph (a)(ii).

Committee Completion Day for Designated Bills

2(18) No later than the ninth sitting day after the Second Reading Completion Day for Designated Bills, Standing Committees or Committee of the Whole must complete consideration of any Designated Bills that have been referred to those committees. Standing Committees must report those Bills to the House on the following sitting day while Committee of the Whole can report Bills on the same sitting day once consideration of the Bills is completed.

Report Stage Completion Day for Designated Bills

2(19) No later than the third sitting day after Final Committee Report Day for Designated Bills, Report Stages of designated Government Bills must be completed.
Concurrence and Third Reading Completion Day for Designated Bills
2(20) No later than the second sitting day after Report Stage Completion Day for Designated Bills — or in the event no Report Stage Amendments have been filed, no later than the fifth sitting day after Final Committee Report Day for Designated Bills — Concurrence and Third Readings of Designated Bills must be completed. On this day, the Minister, Critics and each Independent Member may speak for a maximum of 10 minutes each per Government Bill moved for Concurrence and Third Reading. The House cannot adjourn until royal assent has been granted.

Actions to complete Second Reading, Report Stage and Concurrence and Third Reading of Designated Bills
2(21) If the actions referred to in sub-rules (17), (19) and (20) have not been completed by the noted date, the following provisions are to apply:

(a) the House will not adjourn on that day until the Speaker has put all the applicable questions on all Designated Bills;

(b) if Routine Proceedings has not concluded 90 minutes prior to the usual adjournment hour, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day;

(c) at 60 minutes prior to the usual adjournment hour the Speaker will interrupt debate and put all questions on the remaining Bills with no further debate or amendment, except for the debate provisions allowed under sub-rules (17) and (20);

(d) Matters of Privilege and Points of Order will be deferred until all votes are completed;

(e) Despite sub-rule 14(4), divisions on these Designated Bills cannot be deferred.

Actions to Complete Committee Stage of Designated Bills
2(22) If the actions referred to in sub-rule (18) have not been completed in a Standing Committee by the noted date, the following provisions are to apply if a Standing Committee is sitting:

(a) If a Committee considering Bills has not completed public presentations, it must close public presentations by 9:00 p.m. By unanimous consent the deadline can be extended to 10:00 p.m. The public has the ability to provide written submissions for an additional 24 hours.
(b) At 11:00 p.m. any member of the Committee who wishes to move an amendment to a Bill must file 20 copies of the amendment with the Clerk of the Committee, and the Clerk must distribute the amendment to members of the Committee. After that time, an amendment may be moved only if copies of it were filed with the Clerk and distributed as required by this rule.

(c) At midnight, the Chair of the Committee must interrupt the proceedings and, without further debate or amendment (other than an amendment distributed as required by paragraph (b)), put every question necessary to complete clause-by-clause consideration of the Bills under consideration.

(d) The committee must report the Bills to the House at its next sitting. In the event that the Committee fails to report the Bills at that sitting, the Bills are deemed to be reported to the House, as amended by the Committee (if applicable) and the report is deemed to be received by the House at that sitting.

Actions to Complete Committee of the Whole Stage of Designated Bills
2(23) If the actions referred to in sub-rule (18) have not already been completed in Committee of the Whole, the following provisions are to apply:

(a) if not already in Committee of the Whole by 4:00 p.m. the House must resolve into Committee of the Whole;

(b) at 4:00 p.m. the Chairperson must put the remaining questions without further debate or amendment to conclude consideration of the legislation before the Committee;

(c) Matters of Privilege and Points of Order will be held until all votes are completed;

(d) despite sub-rule 14(4), divisions on these Designated Bills cannot be deferred.

Actions to Complete the Business of Supply
2(24) If the required actions for the Business of Supply taking place in the Committee of Supply, Committee of the Whole or in the House have not been completed by the last Thursday sitting prior to the Remembrance Day Week, the following provisions are to apply:

(a) if Routine Proceedings has not concluded 90 minutes prior to the usual adjournment hour, the Speaker must terminate Routine Proceedings and proceed to Orders of the Day;

(b) if not already in Committee of Supply or Committee of the Whole 60 minutes prior to the usual adjournment hour, the House must resolve into Committee of Supply or Committee of the Whole;
(c) at 60 minutes prior to the usual adjournment hour the Chairperson or the Speaker will interrupt debate and put the questions on all remaining items with no further debate or amendment;

(d) Matters of Privilege and Points of Order will be held until all votes are completed;

(e) despite sub-rule 14(4), divisions on these items cannot be deferred.

If no Speaker

2(25) If there is no Speaker, the Clerk is to act in the Speaker’s place for the purpose of calling the Assembly into session.

SITTINGS

Daily sittings

3 The House is to meet on Mondays, Tuesdays, Wednesdays and Thursdays, unless otherwise ordered. But it is not to meet on a day designated as a holiday under The Civil Service Act.

Hours of sitting

4(1) The time for the daily sittings of the House shall be 1:30 p.m. on Mondays, Tuesdays, Wednesdays and Thursdays unless otherwise ordered.

Friday sittings

4(2) During the debates on the motions for an Address in Reply to the Speech from the Throne and the Budget the House shall sit on Fridays from 10:00 a.m. to 12:30 p.m.

Tuesday and Thursday Morning sittings

4(3) Except during the debates on the motion for an Address in Reply to the Speech from the Throne and the Budget the House shall also sit on Tuesdays and Thursdays at 10:00 a.m., to consider Private Members’ Business, and on these days the Speaker shall leave the Chair at 12:00 noon until 1:30 p.m.

Usual adjournment hour

4(4) The Speaker must adjourn the House to the next sitting day, without a motion for adjournment,

(a) at 5:00 p.m. on Mondays, Tuesdays Wednesdays and Thursdays; and

(b) at 12:30 p.m. on Fridays during debates on the motions for an Address in Reply to the Speech from the Throne and the Budget.
Committee of Supply Friday sittings
4(5) Once consideration of departmental estimates has begun, the Committee of Supply may sit on Friday mornings from 10:00 a.m. to 12:30 p.m. if the House Leaders from all recognized parties provide written notice to the Speaker by 5:00 p.m. on the previous Wednesday.

4(6) When the Committee of Supply sits on Friday mornings from 10:00 a.m. to 12:30 p.m. the Speaker must adjourn the Thursday sitting on Friday at 12:30 p.m.

4(7) Any Friday on which meetings of the Committee of Supply are held shall be considered to be a sitting day of the Legislature.

Intersessional committee meetings
4(8) During intersessional periods, any day on which meetings of Standing or Special Committees are held shall be considered to be a sitting day of the Legislature, but are not to be included in the count of the sitting days for Specified or Designated Bills, and the Clerk shall record the number of sitting days which are Committee days.

4(9) Despite sub-rule 92(7), 10 calendar days’ notice is required for intersessional committee meetings.

Subsequent intersessional meetings
4(10) Five calendar days’ notice is required for subsequent intersessional meetings of a committee continuing to consider legislation previously referred to it.

4(11) Sub-rule (10) may be waived if the Clerk receives a written request from the House Leaders of all Recognized Parties at the time additional meetings are scheduled.

Intersessional committee meetings to hear public presentations
4(12) Despite sub-rule (8), Standing Committees cannot meet intersessionally during the months of January, February, June, July and August to hear public presentations unless

(a) all Recognized Opposition Parties have granted leave on the record; or

(b) House Leaders of all Recognized Opposition Parties have countersigned the letter from the Government House Leader calling for an intersessional committee meeting.
QUORUM

Quorum
5(1) The presence of at least 10 Members of the House, including the Speaker, is necessary to constitute a meeting of the House for the exercise of its powers.

5(2) With the exception of Tuesday mornings in accordance with sub-rule (4), if there is no quorum present at the start of a sitting day, the Speaker is to adjourn the House for the sitting day.

Quorum bell
5(3) If a quorum count is requested during a sitting of the House:

(a) the division bells shall ring for one minute during which time the doors shall remain open and Members may enter the Chamber;

(b) once the division bells stop, no further Members may enter the Chamber;

(c) the Clerk shall then count and announce the number of Members present in their seats, including the Speaker;

(d) if a quorum of Members is not present, the Speaker must adjourn the House for the sitting day.

Tuesday Private Members’ Business
5(4) Despite sub-rule (3), no request for a quorum count may be made during Tuesday morning sittings for Private Members’ Business.

Committee of Supply quorum counts
5(5) With the exception of Friday sittings of the Committee of Supply referred to in sub-rule 77(13), if a quorum count is requested during a sitting of the Committee of Supply:

(a) all sections of the Committee shall recess to allow a quorum count to be requested and conducted in the House, in accordance with sub-rule (3);

(b) if a quorum of Members is not present, the Speaker must adjourn the House for the sitting day.
THE SPEAKER

Election of Speaker first order of business
6(1)  At the opening of the first session of a Legislature, and at any other time as determined pursuant to sub-rule (2), the election of a Speaker shall be the first order of business and shall not be interrupted by any other proceeding.

Election of Speaker in case of vacancy
6(2)  If the office of Speaker becomes vacant for any reason, the House must proceed to elect one of its Members as Speaker.

If the vacancy arises between sessions or while the House is adjourned, the Clerk must immediately notify all Members of the vacancy and inform them that the first order of business when the House next meets will be the election of a Speaker.

No Minister or Leader of Recognized Party eligible for election
6(3)  No Minister of the Crown, or Leader of a Recognized Party, shall be eligible for election to the Office of Speaker.

Election of Speaker takes precedence over all other business
6(4)  The election of a Speaker shall take precedence over all other business and the House shall continue to sit, if necessary, beyond its usual adjournment hour, until a Speaker is elected and is installed in the chair and if the House has continued to sit beyond its usual hour of daily adjournment, the Speaker shall thereupon adjourn the House until the next sitting day.

Clerk to administer election of Speaker
7(1)  For the purpose of electing a Speaker, the Clerk, or in the absence of the Clerk another Clerk at the Table, shall administer the election process and shall preside during the election of a Speaker.

Question of Privilege or Point of Order not permitted
7(2)  During the election of a Speaker, the Clerk shall not be permitted to entertain any Question of Privilege or Point of Order.

No debate or motions during election of Speaker
7(3)  During the election of a Speaker there shall be no debate and no adjournment motion nor motion of any other kind shall be accepted for consideration.

Not a question of confidence
7(4)  The election of a Speaker shall not be considered a question of confidence in the Government.
Election of Speaker by secret ballot

8(1) The election of a Speaker shall be conducted by secret ballot as follows:

Members wishing to stand for election to inform Clerk
(a) After a general election, or at any other time when there is a vacancy in the Office of Speaker, any Member who wishes to stand for election to the Office of Speaker shall, not later than 4:30 p.m. on the working day preceding the day on which the election of a Speaker is expected to take place, in writing in the prescribed form, to inform the Clerk who shall prepare, in alphabetical order, a list of the given names and surnames of those Members who wish to stand as candidates for election to the Office of Speaker.

Clerk to distribute list of candidates
(b) After the closing days and times referred to in paragraph (a), the Clerk shall affix a copy of the list of candidates provided for in paragraph (a) in a conspicuous place in or near the Legislative Chamber, and shall provide copies of that list to the caucus office of each recognized political party and to each Independent Member.

Clerk to declare sole candidate as Speaker
8(2) If only one Member stands for election to the Office of Speaker, or at any stage a withdrawal, pursuant to sub-rule (13), leaves only one candidate remaining, the Clerk shall announce in the Chamber that candidate’s name and without any vote declare that Member to be elected Speaker.

Ballot papers to be provided by Clerk
8(3) If there are two or more candidates for election to the Office of Speaker, ballot papers shall be provided to Members present in the Chamber by the Clerk, prior to the taking of the ballot.

List of candidates distributed in Chamber
8(4) Before the taking of the first ballot, the Clerk shall distribute the list of candidates to Members present in the Chamber.

Marking the ballot paper
8(5)(a) Each Member present in the Legislative Chamber who wishes to indicate his or her choice for the Office of Speaker, shall proceed to one of the voting booths at the Table and print or write legibly on the ballot paper the surname of a candidate whose name appears on the list distributed pursuant to sub-rule (4).

Candidates having the same surname
(b) Notwithstanding paragraph (a), when two or more candidates, whose names appear on the list distributed pursuant to sub-rule (4), have identical surnames, each Member who wishes to indicate his or her choice for one of these candidates shall print or write legibly on the ballot paper the given name and the surname of the candidate of his or her choice.
Deposit of ballot papers
8(6) Members shall deposit their completed ballot papers in a box provided for that purpose on the Table.

Counting of ballot papers
8(7) Once all Members wishing to do so have deposited their ballot papers, the Clerks at the Table shall retire from the Legislative Chamber with the ballot box and shall count the vote and the Clerk, being satisfied as to the accuracy of the count, shall destroy the ballots together with all records of the number of ballots cast for any candidate.

Clerk to declare candidate with majority
8(8) If one candidate receives a majority of the votes cast, the Clerk shall announce the name of that Member as the Speaker.

Subsequent ballots to exclude lowest candidate
8(9) If no candidate receives a majority of the votes cast, the name of the candidate, or in the event of a tie the candidates, having the lowest number of votes cast, shall be excluded from subsequent ballots.

Equality of votes
8(10) If every candidate receives the same number of votes, no names shall be excluded from the next ballot.

List of candidates for subsequent ballots
8(11) For each subsequent ballot, the Clerk shall prepare a list of candidates and distribute it to Members present in the Chamber.

Subsequent ballots
8(12) Subsequent ballots shall be conducted in the manner prescribed in sub-rules (3) through (13) and the balloting shall continue, in a like manner, until such times as a candidate is elected Speaker upon having received a majority of the votes cast.

Withdrawal of candidate from election
8(13) At any time after the result of the first ballot has been declared, but before the commencement of a second or subsequent ballot, a candidate may withdraw from the election by rising in his or her place in the House and stating that he or she is withdrawing, and the election shall then proceed as if the Member had not become a candidate.

Clerk to prescribe forms, etc.
8(14) The Clerk shall prescribe the following

(a) Member’s notice of intent to seek election to the Office of Speaker;

(b) the form of the ballot paper; and
(c) such other forms and information as may be required.

The Speaker's duties
9(1) The Speaker shall preserve order and decorum and enforce the Rules, and shall decide all questions of order without appeal.

Ruling on Points of Order
9(2) In explaining a Point of Order, the Speaker shall state the rule or authority applicable to the case.

Ruling on motion deemed out of order
10 When the Speaker is of the opinion that a motion offered to the House is contrary to the Rules or is a violation of the privileges of the Assembly, or both, the House shall be so advised immediately but the Speaker may reserve a decision and subsequently state the reasons therefore before putting the question.

Not to join in debate
11(1) The Speaker shall not take part in any debate before the House.

Casting vote
11(2) In the case of an equality of votes, the Speaker shall cast the deciding vote; and any reasons stated by the Speaker shall be entered in the Votes and Proceedings.

Legislative Assembly Management Commission Annual Report
12 Within two weeks after the opening of each session, the Speaker shall table the annual report of the Legislative Assembly Management Commission.

DEPUTY SPEAKER
CHAIRPERSON, DEPUTY CHAIRPERSONS
OF
COMMITTEES OF THE WHOLE HOUSE

Deputy Speaker, Chairperson of Committees of the Whole House
13(1) A Deputy Speaker of the House, who shall also be Chairperson of the Committees of the Whole House, shall be elected by way of motion from among the Members at the commencement of the first session of each Legislature. The Member so elected shall, if present, take the Chair of each Committee of the Whole House.

Term of Office
13(2) The Member elected to serve as Deputy Speaker and Chairperson of the Committees of the Whole House shall continue to act in that capacity until the end of the Legislature for which he or she is elected, and, in the case of a vacancy by death, resignation or otherwise, the House shall forthwith elect a successor.
Deputy Chairpersons of Committees
13(3) At the commencement of every Legislature or from time to time as the necessity may arise, the House shall appoint two Deputy Chairpersons of the Committees of the Whole House.

Deputy Chairperson to act as Chairperson
13(4) If, at any meeting of a Committee of the Whole House, or any section thereof, the Chairperson of the Committees of the Whole House is not present, a Deputy Chairperson shall act in the place and stead of the Chairperson.

When Speaker is absent
13(5) If the Speaker is absent from a meeting of the House, the Deputy Speaker must act in his or her place. If the Deputy Speaker is also absent, one of the Deputy Chairpersons may act in his or her place.

Appointment of Acting Chairperson
13(6) In the absence of the Deputy Speaker, and both Deputy Chairpersons, or any one of them the Speaker may, in forming a Committee of the Whole House, before leaving the Chair, appoint any Member or Members to be Chairperson of the Committee or of any section thereof.

DIVISIONS

Termination of debate before division
14(1) After Members have been summoned to the Chamber for a division, no further debate shall be permitted.

Entering and leaving during divisions
14(2) No Member shall enter or leave the Chamber during the stating of the question, or leave the Chamber after the final statement of the question until the division has been conducted and the result of the vote announced.

Time limit on division bells
14(3) Not more than one hour after directing that the Members be called in, the Speaker shall

(a) order that the division bells be turned off;

(b) state the question again; and

(c) immediately order the recording of the division.
Deferral

14(4) Despite sub-rule (3), and after consulting with the Whips from all Recognized Parties, the Speaker may direct that a division be deferred to a specific time set by the Speaker, with the following divisions excluded:

(a) sub-rules 23(7) and (8) – Private Members’ Business;

(b) sub-rule 30(15) – Opposition Day Motions;

(c) sub-rule 34(7) – Budget motion;

(d) sub-rules 47(3) and (6) – Address in Reply to the Speech from the Throne;

(e) sub-rule 50(4) – Time allocation motions.

Limitations on deferral

14(5) When pursuant to sub-rule (4), the Speaker has directed that the division be deferred

(a) the time for the division once set shall not be altered;

(b) no further deferral shall be granted in respect of that division; and

(c) no such deferral shall exceed 72 hours.

Business to be continued

14(6) When a division is deferred pursuant to sub-rule (4), the House shall continue with the business before it, pursuant to sub-rule 23(2).

Voting compulsory

14(7) Every Member present and in his or her seat shall vote.

Pairing

14(8) Despite sub-rule (7), any two Members may indicate that they will not take part in any recorded division held on one or more specified dates by providing advanced notice to the Speaker of their intention to “pair” their votes.

Declaration of voting intentions

14(9) Following a division

(a) the Speaker shall provide an opportunity for Members who filed advance notice of pairing to stand and declare which way they would have voted; and

(b) the names of the Members who filed advance notice of pairing shall be printed in the Votes and Proceedings, immediately following the entry for the division.
Requesting a recorded division
14(10) A recorded division on any question put in the House may be requested by

(a) a House Leader from a Recognized Party; or

(b) any Member with the support of three other Members.

Recording of “Yeas” and “Nays”
14(11) On a recorded division, the names of Members voting “Yea” and the names of the Members voting “Nay” are to be recorded in the Votes and Proceedings.

CONDUCT OF MEMBERS

Attendance required
15 Every Member shall attend the service of the House unless a leave of absence has been given to the Member by the Speaker.

Member having pecuniary interest not to vote
16 A Member shall not vote upon any question in which the Member has a direct pecuniary interest; and the votes of any Member so interested shall be disallowed.

Withdrawal of Members
17 Where a question arises touching the conduct of any Member or any Member’s election, or the Member’s right to hold his or her seat, the Member may make a statement, and shall withdraw during the time the matter is in debate.

Naming of a Member for an offence in the House
18(1)(a) The Speaker shall be vested with the authority to maintain order by naming individual Members for disregarding the authority of the Chair and, without resorting to a motion, ordering a withdrawal for the remainder of the sitting, despite Rule 15. The decision of the Speaker is subject to appeal.

(b) In the event of a Member disregarding an order of the Chair made pursuant to paragraph (a), the Speaker shall order the Sergeant-at-Arms to escort the Member out of the Chamber.

Offence in Committee
18(2) When an offence to which sub-rule (1) applies is committed in a Committee, the Chairperson thereof shall forthwith suspend the proceedings of the Committee and report the circumstances to the House; and the Speaker shall have the discretion to determine if disciplinary action will be applied to the Member in accordance with sub-rule (1).
Term of suspension
18(3) A suspension under sub-rule (1) or (2) shall be decided by the Speaker but shall not exceed two weeks.

Suspension from service of House for Session
18(4) If a Member refuses to obey the Speaker’s order to accompany the Sergeant-at-Arms out of the Chamber, the Speaker must then advise the House that force is required to implement the order. Any Member removed from the Chamber by force is then suspended from all sittings of the House for the remainder of the session.

Decorum on adjournment
19(1) When the House adjourns, Members shall stand and remain in their places until the Speaker has left the Chamber.

Bowing to the Chair
19(2) Members must bow to the Chair when entering, leaving or crossing the Legislative Chamber if the Mace is in the Chamber.

Crossing the Chamber
19(3) Members may not cross the Legislative Chamber between the Chair and the Mace.

Use of electronic devices
19(4) Members may use electronic devices in the House and in Committee in silent mode. During Oral Questions, such devices may only be used in the Loges.

Telephone conversations
19(5) Members may not have telephone conversations in the House or in Committee.

CONDUCT OF VISITORS

Visitors
20 Visitors may be admitted to the gallery and to any other parts of the Chamber that are specified for that purpose by the Speaker.

Conduct of visitors
21 A visitor admitted to the Chamber or the gallery who creates a disturbance, or does not withdraw when directed, shall be ejected from the Chamber or the gallery by the Sergeant-at-Arms, as the Speaker may order. If necessary the visitor may be taken into custody by security staff or the Winnipeg Police Service.
CHAPTER II
BUSINESS OF THE HOUSE

ROUTINE BUSINESS

Prayer
22 The Speaker shall read the prayer every day at the meeting of the House before any business is entered upon.

Routine Proceedings
23(1) Routine Proceedings in the House at 1:30 p.m., and at 10:00 a.m. when it sits on a Friday, is as follows, unless the House orders otherwise:

- Introduction of Bills
- Committee Reports
- Tabling of Reports
- Ministerial Statements
- Members’ Statements
- Oral Questions
- Petitions
- Grievances

Order after daily routine
23(2) After the daily routine of business, the Orders of the Day shall be considered as follows, subject to sub-rule 30(14), Rule 31 and sub-rules 34(5) and 47(1):

- Address in Reply to the Speech from the Throne
- Budget Motion
- Committee of the Whole House, for considering Bills
- Committee of Supply
- Report Stage, Bills reported from Committees
- Government Bills – Concurrence and Third Readings, Second Readings
- Government Motions
- Opposition Day Motions

Resolving into Committee of the Whole or of Supply
23(3) Whenever the Order of the Day is called for “Committee of the Whole House, for considering Bills” or for “Committee of Supply”, the Speaker is to leave the Chair and the House is to resolve itself into the Committee.
Private Members’ Business

23(4) Subject to sub-rule 4(3), Private Members’ Business shall be considered as follows when the House sits on Tuesdays and Thursdays:

Tuesday:
10:00 a.m. to 11:00 a.m. (Private Members' Hour)
   Private Bills
   Public Bills
   Motions

11:00 a.m. to 12:00 noon (Private Members’ Hour)
   Private Members’ Resolutions
   Motions

Thursday:
10:00 a.m. to 11:00 a.m. (Private Members' Hour)
   Public Bills
   Private Bills
   Motions

11:00 a.m. to 12:00 noon (Private Members’ Hour)
   Private Members’ Resolutions
   Motions
   Deferred votes from previous Tuesday Private Members’ Business at 11:55 a.m.

Sequence of Private Members’ Bills

23(5) Private Members’ Private Bills and Private Members’ Public Bills shall be called in the following sequence as listed on the Order Paper:

   (a) Report Stage;

   (b) Debate on Report Stage;

   (c) Concurrence and Third Readings;

   (d) Debate on Concurrence and Third Readings;

   (e) Second Readings;

   (f) Debate on Second Readings.

When a Private Member’s Public Bill or Private Bill is called for debate and is not disposed of within that hour, it shall be placed on the bottom of the list of Bills of that type on the Order Paper.
House Leaders Authorized to announce Private Members’ Bills for debate

23(6) House Leaders of Recognized Parties have the authority to announce Private Members’ Bills sponsored by Members of their own Caucuses for debate in the first Hour of Private Members’ Business. The House Leaders are further authorized to call more than one Private Members’ Bill for debate during that hour, and may allocate blocks of time for consideration of each Bill within the first Hour of Private Members' Business.

(a) On Tuesday mornings the Government House Leader or designate shall announce Private Members’ Bills for debate.

(b) On Thursday mornings the Official Opposition House Leader or designate, or the House Leaders or designates of other Recognized Opposition Parties, shall announce Private Members’ Bills for debate.

(c) If there is more than one Recognized Opposition Party:

(i) The House Leaders or designates of all Recognized Opposition Parties must submit to the Speaker a written agreement on dividing time on Thursday mornings.

(ii) In the event of an impasse the Speaker shall make a determination as to this division of time.

Divisions during Private Members’ Business

23(7) A division requested during a Private Members’ Hour on Tuesday must be deferred to the Private Members’ Hour the following Thursday. The deferred vote shall take place at 11:55 a.m. on Thursday, and despite rule 14(4) shall not be further deferred.

23(8) A division requested during a Private Members’ Hour on Thursday takes place immediately.

Private Members’ Bills Question Period

23(9) Following the Sponsor’s opening speech on the Second Reading of a Private Members’ Bill, a ten minute question period on the Bill may occur.

During this question period

(a) questions may be addressed to the Sponsor by any Member, with the first question being asked by a Member from another party, followed by a rotation between parties;

(b) each Independent Member may ask one question; and

(c) no question or answer shall exceed 45 seconds.
**Selected Bills**

24(1) Each Recognized Party may select up to three Private Members’ Bills per session to proceed to a Second Reading debate and vote.

**Bills to proceed to a Second Reading vote**

24(2) Each Independent Member may select one Private Members’ Bill per session to proceed to a Second Reading debate and vote, and despite Rule 69(1), an Independent Member will not require a seconder to move each Reading motion for their selected Private Members’ Bill.

**Written notice**

24(3) Written notice of each selected Bill, indicating the sitting day and time when the debate and vote will occur, must be provided to the Speaker by the Government House Leader (or designate) and the Independent Member no later than two weeks prior to the scheduled end of the Fall Sittings.

**Scheduling Independent Members’ Selected Bills**

24(4) As part of the written notice required in sub-rule (3), an Independent Member and the Government House Leader or designate must agree on a date and time for the debate and vote on the selected Bill, and notify the Speaker in writing of the details.

(a) In the event of an impasse, the Speaker shall make a determination as to the scheduling of these debates.

(b) The Government House Leader or designate will announce Independent Members’ Private Members’ Bills for debate on Tuesdays.

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**TABLING OF REPORTS**

**Tabling of reports**

25(1) Each sitting day, Ministers of the Crown or the Speaker may table reports or other documents required to be laid before the House in accordance with an Act, Regulation, the Rules of the House or a Resolution or Order of the House.

**Number of copies**

25(2) Ministers or the Speaker must provide sufficient copies of a report or document that is provided to the House for tabling. Sufficient copies will be determined by the Speaker in consultation with the House Leaders of all Recognized Parties.
Intersessional tablings
25(3) If the House has been adjourned for more than five days, a report or document to be tabled in accordance to sub-rule (1) may instead be deposited with the Clerk.

Referral to intersessional committee
25(4) A report or document deposited with the Clerk is to be considered for all purposes to have been laid before the House on the first sitting day after the adjournment, but it may also be referred for the consideration of a committee intersessionally.

No tabling during dissolution
25(5) A report or document may not be deposited with the Clerk under this Rule during a dissolution period.

Recorded in Votes and Proceedings
25(6) A record of any report or document deposited with the Clerk must be entered in the Votes and Proceedings.

MINISTERIAL STATEMENTS

Ministerial Statements
26(1) Each sitting day, Ministers of the Crown may make statements or announcements of Government policy.

Notice of Ministerial Statement
26(2) The Government must provide written notice to the Speaker, all Recognized Parties, and any Independent Member(s) of the intention to deliver a Ministerial Statement 90 minutes before Routine Proceedings. The notice must include the subject matter of the statement.

Comment by Opposition Party
26(3) A spokesperson for each Recognized Opposition Party may make a brief comment about the Minister’s announcement or statement. The spokesperson may speak for no longer than the Minister spoke.

MEMBERS’ STATEMENTS

Members’ Statements – Limitations
27(1)(a) On each sitting day, up to five Members may be recognized to make a Members’ Statement on any matter;
(b) Each statement shall be no more than two minutes in duration.

Restrictions on scope
27(2) A Minister of the Crown may not use the time allotted for Members’ Statements to comment on government policy or ministerial or departmental action.

ORAL QUESTIONS

Oral Questions
28(1) The time allowed for Oral Questions shall not exceed 40 minutes.

Rules of debate apply
28(2) The rules of debate shall apply to Oral Questions.

Time limits on questions and answers
28(3) Questions and answers in Oral Questions shall not:

(a) exceed 60 seconds for Leaders of Recognized Parties;

(b) exceed 45 seconds for other Members and Ministers.

Order of questions
28(4) Following a general election and before the first House sitting period, the House Leaders must jointly advise the Speaker of the order, by party, in which questions will be asked during Oral Questions. The order will be followed for the duration of each Legislature, unless the composition of the parties in the House changes, in which case the House Leaders must, before the next House sitting, advise the Speaker of any change to the order in which questions are to be asked.

Prohibition on Points of Order and Matters of Privilege during Oral Questions
28(5) The Speaker shall not consider Points of Order or Matters of Privilege during Oral Questions.
GRIEVANCES

One Grievance per session
29(1) Each Member may raise one Grievance during a session of the Assembly.

Speaking time
29(2) Members may speak for no longer than 10 minutes on a Grievance.

No restriction on subject matter
29(3) There shall be no restriction on the subject matter raised in a Grievance.

No restriction on number of Grievances daily
29(4) There shall be no restriction on the number of Grievances that may be raised on any given day.

Terminated same day
29(5) A Grievance is terminated when the House adjourns and shall not be continued or resumed at the next or any subsequent sitting of the House.

Restrictions
29(6) Grievances shall not be considered

(a) while the motion for an Address in Reply to the Speech from the Throne is listed on the Order Paper; or

(b) while the motion for approval by the House in general of the budgetary policy of the Government is listed on the Order Paper, but Grievances shall be called on the day the Budget is delivered.

OPPOSITION DAY MOTIONS

Number of Opposition Days
30(1) In each session there shall be up to three sitting days to be known as Opposition Days.

Distribution of Opposition Days
30(2) The Official Opposition shall be entitled to not less than two Opposition Days in each session and the second largest Recognized Opposition Party shall be entitled to one Opposition Day in each session. If there is only one Recognized Opposition Party it could be entitled to all three Opposition Days.
Filing of Motion during session
30(3) During a sessional period, an Opposition Day Motion shall be filed with the Clerk on a sitting day before the House adjourns, or before the usual adjournment hour, whichever is later.

Filing of Motion between sessions
30(4) Between sessional periods, an Opposition Day Motion must be filed with the Clerk before 12:00 noon on the last business day before the sessional period begins.

Placing on the Order Paper
30(5) An Opposition Day Motion shall be placed on the Order Paper on the first sitting day after it is filed despite sub-rules 64(1) and 68(2).

Consideration of Motion
30(6) Subject to sub-rule (12), an Opposition Day Motion shall be considered on the same day it appears on the Order Paper.

Notifying House Leaders
30(7) The Clerk shall notify House Leaders and Independent Members on the day an Opposition Day Motion is filed.

Time limit
30(8) During debate of an Opposition Day Motion, no Member shall speak longer than 10 minutes.

Not for Second Reading or Concurrence and Third Reading
30(9) No motion under this Rule shall be for Second Reading or Concurrence and Third Reading of a Bill.

Not a non-confidence motion
30(10) No motion under this Rule shall be a motion of non-confidence in the Government.

Jurisdictional limit
30(11) A motion under this Rule may only concern a matter that comes within the administrative responsibilities of the Government.

Restrictions
30(12) No sitting day shall be designated an Opposition Day during consideration of

(a) the motion for an Address in Reply to the Speech from the Throne;
(b) the motion to approve in general the budgetary policy of the Government; or

(c) a Constitutional Amendment Motion.

**One only per week**

30(13) Only one Opposition Day may be designated during any week the House meets.

**First item of business**

30(14) A motion to be debated on an Opposition Day shall be considered as the first item of business under Orders of the Day.

**Debate limited to one sitting day**

30(15) Debate on an Opposition Day Motion is to be limited to one sitting day. The House shall not adjourn until all Members wishing to speak to the motion have done so.

**Amendments not allowed**

30(16) A motion under this Rule cannot be amended.

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**ORDER OF PRECEDENCE**

**Precedence generally**

31(1) All items standing on the Orders of the Day (except Government Orders) shall be taken up according to the precedence assigned to each on the Order Paper.

**Precedence of Government Orders**

31(2) When Government Business has precedence, the Government Orders and Private Members’ Orders may be called in such sequence as the Government determines.

**Orders not taken up**

32 Subject to sub-rule 23(5), any business listed under sub-rule 23(2) not taken up or proceeded with when called may be allowed to stand and retain its precedence.
PRIVATE MEMBERS' RESOLUTIONS

Definition of "resolution"
33(1) In this Rule, "resolution" means a vote, motion, resolution or address, but does not include a motion for the First, Second or Concurrence and Third Reading of the Bill, or a motion to refer a Bill to a Committee.

Submitting a resolution
33(2) Each Private Member may submit one resolution in each legislative session to the Clerk, who shall determine if it is procedurally correct. A resolution under this Rule may not have more than one “Resolved” clause.

Moving a resolution
33(3) When moving a resolution in the House, a Member is only required to read the “Resolved” clause, but the entire text of the resolution – including the “Whereas” clauses – shall be recorded in the Votes and Proceedings and Hansard.

Resolutions cannot be amended
33(4) Resolutions cannot be amended, unless by unanimous consent of the House.

Time limit of debate
33(5) Each resolution is to be considered for no more than three hours. At the end of the three hours of debate, or if there are no more Members wishing to speak, the Speaker must put the question.

Private Members’ Resolution Question Period
33(6) Following a Sponsor’s opening speech, a question period of up to 10 minutes on the resolution may occur. This 10 minute question period shall count as part of the three hours of debate on the Resolution.

During this question period

(a) questions may be addressed to the Sponsor by any Member in the following sequence:

(i) the first question may be asked by a Member from another party,

(ii) any subsequent questions must follow a rotation between parties;

(b) each Independent Member may ask one question; and

(c) no question or answer shall exceed 45 seconds.
Tuesdays — Government Resolutions
33(7) Each Tuesday the Government House Leader or designate shall announce in
the House which resolution will be debated during Private Members' Business on the
following Tuesday morning.

Thursdays — Opposition Resolutions
33(8) If there is one Recognized Opposition Party, each Thursday the Opposition
House Leader or designate shall announce in the House which resolution will be debated
during Private Members' Business on the following Thursday morning.

Opposition Resolutions — more than one Recognized Opposition Party
33(9) If there is more than one Recognized Opposition Party, the Opposition House
Leaders must submit to the Speaker an agreement that specifies which party's private
member resolutions will be debated during Private Members' Business on each Thursday
morning during the session. The House Leader of the party whose members' resolutions
are to be debated the following Thursday morning shall make the announcement required
under sub-rule (8).

Private Members' Resolutions – intersessional notice
33(10) Pursuant to sub-rules (7) and (8), and despite sub-rules 64(3) and 68(2), when
a sitting period resumes during a week when Private Members' Business would be
considered

(a) by 12:00 noon two business days before the sitting period begins, a House Leader or
designate shall file with the Clerk's Office the Resolution to be debated during the
first Tuesday and Thursday of the Private Members' Business sitting;

(b) by 4:30 p.m. two business days before the sitting period begins, a copy of the filed
Resolutions must be provided by the Clerk's office to the House Leaders of all
Recognized Parties and to Independent Members; and

(c) resolutions filed during an intersessional period shall appear on the *Order Paper* on
the first Tuesday and Thursday of Private Members' Business, without appearing on
the Notice Paper.

Independent Member Resolutions
33(11) One resolution submitted by each Independent Member will be scheduled for
debate on a Tuesday morning and announced by the Government House Leader.

Seconder not required
33(12) Despite sub-rule 69(1), an Independent Member will not require a seconder to
move their resolution.
Resolutions not disposed of
33(13) When a resolution is called for the first time by a House Leader of a Recognized Party during a Private Members' Hour, and

(a) the resolution is not disposed of within that hour; or

(b) the Member is not present or does not proceed with the resolution at that time;

the resolution is to be placed on the Order Paper at the bottom of the list of resolutions.

Request to "stand" or "adjourn" matters
33(14) Despite sub-rule 37(1), during Private Members' Business, no Member may ask that a matter be allowed to "stand" and no motion to "adjourn" can be made respecting a resolution.

BUDGET SPEECH DEBATE

Presentation of Budget
34(1) The Budget shall not be presented until the debate on the motion for an Address in Reply to the Speech from the Throne is concluded.

Motion for Budget Address
34(2) The Address on the Budget shall be preceded by the following motion “THAT this House approves in general the budgetary policy of the Government”.

Limitation on debate
34(3) The debate on the motion for approval by the House in general of the budgetary policy of the Government, and any amendments thereto, shall not exceed six sitting days, including the day of the presentation of the Budget.

One amendment and sub-amendment
34(4) Only one amendment and one sub-amendment may be accepted to the motion for approval by the House, in general, of the budgetary policy of the Government.

Precedence on Order Paper
34(5) The Order of the Day for resuming debate on the motion for approval by the House in general of the budgetary policy of the Government, and any amendments thereto, shall take precedence over all other motions for the same day.

Interrupting debate
34(6) Despite sub-rule (5), the Government House Leader may interrupt the debate on as many as two sitting days to call Government business.
Disposal of questions
34(7) On the sixth of the six days, at 30 minutes before the usual adjournment hour, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto. The House shall not adjourn until all the required actions have taken place.

Speaking times in debate
34(8) No Member may speak for more than 20 minutes in this debate.

Exceptions
34(9) The 20-minute limit does not apply to the Leader of the Government, of the Official Opposition, or of a Recognized Opposition Party.

A Leader who has not yet spoken in this debate may, by giving written notice to the Speaker, designate one Member who may speak in the debate for as long as the Member wishes. If the Member then speaks in the debate, the 20-minute limit applies to the Leader.

Termination of debate
34(10) On the eighth sitting day after the main motion has been moved, at 30 minutes before the usual adjournment hour, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto. The Speaker shall not hear Points of Order or Matters of Privilege until all questions relating to this debate have been disposed of. The House shall not adjourn until all the required actions have taken place.

GENERAL

Reading Orders of the Day
35 A motion for reading the Orders of the Day has precedence over any motion before the House.

Matter of Privilege
36(1) When a Matter of Privilege arises it shall be taken into consideration immediately, except during Oral Questions.

Motion required
36(2) A submission from a Member raising a Matter of Privilege should conclude with a motion giving the House power to impose a reparation or apply a remedy.
Rulings subject to challenge
36(3) The Speaker shall determine if a prima facie case of privilege has been established and provide the House with a rationale for this decision. Rulings of the Chair dealing with Matters of Privilege may be challenged by:

(a) a House Leader from a Recognized Party; or

(b) any Member with the support of three other Members.

Adjournment of debate
37(1) A motion to adjourn a debate is always in order.

Adjournment of the House
37(2) A motion to adjourn the House shall not be made until the Orders of the Day have been entered upon.

MATTERS OF URGENT PUBLIC IMPORTANCE

Setting aside regularly scheduled business of the House
38(1) After Petitions, any Member may move to set aside the regularly scheduled business of the House to discuss a Matter of Urgent Public Importance, of which the Member has given prior notice to the Speaker not less than 90 minutes prior to the start of Routine Proceedings.

Explanation of motion
38(2) A Member making a motion under sub-rule (1) may explain arguments in favour of the Member's motion in not more than 10 minutes, and one Member from each of the other recognized parties in the House may state the position of their party with respect to the motion in not more than 10 minutes.

Procedure on motion
38(3) After any explanation made under sub-rule (2), the Speaker shall rule on whether or not the motion under sub-rule (1) is in order and of urgent public importance, and if the Speaker rules in favour of the motion, the Speaker will then put the question “Shall the debate proceed?” to a vote of the House.

Idem
38(4) If the House determines by its vote to set aside the regularly scheduled business of the House to debate a Matter of Urgent Public Importance, each Member who wishes to speak in the debate shall be limited to 10 minutes. The debate on the Matter of Urgent Public Importance shall not exceed two hours in duration. On conclusion of the debate the House shall proceed to Orders of the Day.
Restriction on motion
38(5) The right to move to set aside the regularly scheduled business of the House for the purpose mentioned in sub-rule (1) is subject to the following restrictions:

(a) not more than one such motion may be made at the same sitting;

(b) not more than one matter may be discussed on the same motion;

(c) the motion shall not revive discussion on a matter that has been decided in the same session;

(d) the motion shall not anticipate a matter that has previously been appointed for consideration by the House, or with reference to which a notice of motion has previously been given and not withdrawn;

(e) the motion shall not raise a Question of Privilege; and

(f) the discussion under the motion may not raise any question that, according to the Rules, may be debated only on a distinct motion under notice.

Business not to stand over
38(6) Any debate on a motion made under sub-rule (1) is terminated when the time allotted for the debate has expired, or when the House adjourns on the day of the debate prior to the expiration of the two-hour time limit, and shall not be continued or resumed at the next or any subsequent sitting of the House.

CHAPTER III
RULES OF DEBATE
MEMBERS SPEAKING

Order in addressing the Chair
39 Every Member desiring to speak shall rise in his or her place and address himself or herself to the Speaker.

Tabling documents
40(1) A Member presenting a report or document to the House must state that he or she is “tabling” the report or document.
Sufficient Copies
40(2) Members must provide sufficient copies of any report or document that is provided to the House for tabling. Sufficient copies will be determined by the Speaker in consultation with the House Leaders of all Recognized Parties.

No requirement to table documents twice
40(3) Members are not required to table reports or documents that have already been tabled or are already part of the public record.

Recorded only once
40(4) Any report or document tabled more than once does not need to be recorded again as a Sessional Paper or Tabled Paper.

Tabling documents quoted from
40(5) Where in a debate a Member directly quotes from private documents, including digital representation or correspondence, any other Member may require the Member who is speaking to table a printed copy of the document quoted.

Relevancy
41 Speeches shall be directed to the question under consideration or to a motion or amendment that the Member speaking intends to move, or to a Point of Order.

Questions not to be revived or anticipated
42 No Member shall revive a debate already concluded during the session or anticipate a matter appointed for consideration of which notice has been given.

MEMBERS RISING SIMULTANEOUSLY

Precedence when two Members rise to speak
43 When two or more Members rise to speak, the Speaker shall call upon the Member who first rose in his or her place; but a motion may be made that any Member who has risen “be now heard” or “do now speak”, and the motion shall forthwith be put without debate.
SPEECHES LIMITED TO 30 MINUTES

30-minute limit
44(1) No Member may speak for more than 30 minutes in any debate.

Exceptions
44(2) The 30-minute limit does not apply to:

(a) the Leader of the Government or of a Recognized Opposition Party;

(b) a Minister moving a Government Order; or

(c) a Member making a motion of “no confidence in the Government”, or the Minister replying to the motion.

A Leader of a Recognized Party who has not yet spoken in a debate may, by giving written notice to the Speaker, designate one Member who may speak in that debate with unlimited time. In this instance, the 30-minute limit will then apply to the Leader.

10-minute limit during Private Members’ Hour
44(3) No Member may speak for more than 10 minutes

(a) during a Private Members’ Hour; or

(b) in a debate on an item of Private Members’ business called by the Government outside a Private Members’ Hour.

General rule on rotation
44(4) When a Member speaks in a debate, the Speaker must not recognize another Member from the same party to speak until an opportunity has been provided for a Member from another party who is standing in his or her place to speak.

Exception: splitting 30-minute limit
44(5) Except during the debate on the motions for an Address in Reply to the Speech from the Throne and the Budget, on being recognized to speak, a Member may inform the Speaker that he or she is dividing the 30-minute limit equally with another Member of the same party. Such speeches must be given consecutively without rotation among the parties. A Member who speaks within that 30-minute limit may not speak again in the debate except as permitted by Rule 59 (Member may explain speech if misquoted or misunderstood).
THRONE SPEECH DEBATE

Limitation of debate on Address in Reply to Throne Speech
45 The proceedings on the Order of the Day for presenting and debating the motion for an Address in Reply to the Speech from the Throne, and on any amendments proposed thereto, shall not exceed six sitting days.

One amendment and sub-amendment
46 Only one amendment and one sub-amendment may be accepted to the Address in Reply to the Speech from the Throne.

Precedence on Order Paper
47(1) The Order of the Day for resuming debate on the motion for an Address in Reply to the Speech from the Throne shall take precedence over all other motions for the same day.

Interrupting debate for Government business
47(2) Despite sub-rule (1), the Government House Leader may interrupt the debate on as many as two sitting days to call Government business.

Disposal of questions
47(3) On the sixth of the six days, at 30 minutes before the usual adjournment hour, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto. The House shall not adjourn until all the required actions have taken place.

Speaking times in debate
47(4) No Member may speak for more than 20 minutes in this debate.

Exceptions
47(5) The 20-minute limit does not apply to the Leader of the Government, of the Official Opposition, or of a Recognized Opposition Party.

A Leader who has not yet spoken in this debate may, by giving written notice to the Speaker, designate one Member who may speak in the debate for as long as the Member wishes. If the Member then speaks in the debate, the 20-minute limit applies to the Leader.
Termination of debate
47(6) On the eighth sitting day after the main motion has been moved, at 30 minutes before the usual adjournment hour, unless debate has previously been concluded, the Speaker shall interrupt the proceedings and forthwith put every question necessary to dispose of the main motion, and any amendments thereto. The Speaker shall not hear Points of Order or Matters of Privilege until all questions relating to this debate have been disposed of. The House shall not adjourn until all the required actions have taken place.

DEBATABLE MOTIONS

Debatable motions
48(1) The following motions are debatable, that is to say, every motion

(a) standing on the Orders of the Day;

(b) for the concurrence in a report of a Standing or Special Committee;

(c) in the Committee of Supply for concurrence in the supply resolutions as provided for by sub-rule 78(1);

(d) for the Previous Question, subject to sub-rule 77(15);

(e) for the Second Reading of a Bill;

(f) for the Concurrence and Third Reading of a Bill;

(g) for the setting aside of the ordinary business of the House when made for the purpose of discussing a definite matter of urgent public importance;

(h) for the adoption in Committee of Supply, or in any other Committee of the Whole House, of the resolution, clause, section, preamble or title under consideration;

(i) for the appointment of a Committee;

(j) for the reference to a Committee of a report or any return tabled in the House; and

(k) for the suspension of any rule of the House;
and any other motion made upon routine proceedings as may be required for the observance of the proprieties of the House, the maintenance of its authority, the appointment or conduct of its officers, the management of its business, the arrangement of its proceedings, the correctness of its records, the fixing of its sitting days or the times of its meeting or adjournment.

**Non-debatable motions**

48(2) All other motions, including adjournment motions, shall be decided without debate or amendment.

**Constitutional Amendment Motion**

49(1) Debate on a government motion proposing amendment to the Constitution Act of Canada pursuant to Part V of that Act, and on any amendments proposed to that motion, shall take precedence over all other business for 10 sitting days unless debate has been concluded previously.

**Referral to Committee**

49(2) Prior to the sixth day of debate on such a motion, that motion shall be referred to a Standing or Special Committee of the House ordered to receive submissions from the general public and to report back to the House.

**Not to be moved during Throne Speech Debate**

49(3) No such motion shall be introduced while the motion for an Address in Reply to the Speech from the Throne is on the Orders of the Day for consideration by the House.

**Not to be moved during Budget Speech Debate**

49(4) No such motion shall be introduced while the motion for approval by the House in general of the budgetary policy of the Government is on the Orders of the Day for consideration by the House.

**TIME ALLOCATION FOR BILLS AND MOTIONS**

**Time allocation for Bills and motions**

50(1) During Orders of the Day, the Government House Leader may propose a time allocation motion allotting a specified number of hours to consider and dispose of the proceedings on a government Bill or government motion.

If the Government House Leader is absent, another Minister may propose the motion.
Reasons for motion
50(2) The Government House Leader or other Minister proposing the motion may state the reasons for a time allocation motion, and one Member of each Recognized Opposition Party may respond. No speech may exceed 10 minutes.

No amendment or debate
50(3) A time allocation motion cannot be amended, and cannot be debated except as described in sub-rule (2).

Vote cannot be deferred
50(4) A vote on a time allocation motion cannot be deferred despite Rule 14.

When notice can be given
50(5) Notice of a time allocation motion cannot be given

   (a) for proceedings on a Bill, until two weeks have elapsed since the Bill was distributed in the House, and the Speaker has called the Bill for debate at least three times; and

   (b) for any other government motion, unless debate on the motion has begun.

Exception for supply Bill
50(6) Sub-rule (5) does not apply to a supply Bill or a Bill to implement the budget.

May cover one or more stages of a Bill
50(7) A time allocation motion for a Bill may cover the proceedings at one or more stages of the Bill’s consideration. A motion covering more than one stage must specify the time allocated to each of them.

No time allocation for certain Bills
50(8) A time allocation motion cannot be made for a Bill that

   (a) provides for privatizing a Crown corporation; or

   (b) amends, repeals or overrides the referendum requirements of The Balanced Budget, Debt Repayment and Taxpayer Accountability Act or The Manitoba Hydro Act, or any Act that requires a referendum before a Crown corporation is privatized.
100 hours of estimates not affected
50(9) A time allocation motion cannot have the effect of reducing the 100 hours allowed under Rule 76 for considering estimates and supply Bills.

CLOSURE OF DEBATE

Closure of debate
51(1) Immediately before the Order of the Day for resuming an adjourned debate is called, or if the House is in Committee of Supply or any other Committee of the Whole House, a Minister of the Crown who standing in their place has given notice at a previous sitting of their intention to do so, may move that the debate shall not be further adjourned, or that further consideration of any resolutions, clauses, sections, preambles or titles shall be the first business of the Committee and shall not be further postponed. In either case the question shall be decided without debate or adjournment.

Effect of adoption of closure motion
51(2) Where the motion for closure is resolved in the affirmative, no Member shall thereafter speak more than once, or longer than 30 minutes in any such adjourned debate; or, if in Committee, on any such resolution, clause, section or preamble; and if the adjourned debate or postponed consideration has not been resumed or concluded before 2:00 a.m., no Member shall rise to speak after that hour, but all such questions as must be decided in order to conclude the adjourned debate or postponed consideration shall be decided forthwith.

Limitation
51(3) This rule does not apply to a debate on a motion
(a) for an Address in Reply to the Speech from the Throne; or
(b) to approve in general the budgetary policy of the Government.

QUESTIONS OF ORDER DURING DEBATE

Procedure on Point of Order
52(1) A Member addressing the House, if called to order by either the Speaker or on a point raised by another Member, shall sit down while the point is being stated, after which the Member may explain.
Debate
52(2) The Speaker may permit debate on the Point of Order before giving a decision, but the debate must be strictly relevant to the Point of Order.

Decision
52(3) The Speaker shall decide the Point of Order and the Speaker's decision is not subject to appeal to the House and cannot be debated.

Points of Order ruled on by Chairperson
52(4) Rulings on Points of Order by a Chairperson in Committee of Supply and in Committee of the Whole House are not subject to appeal, while rulings of a Chairperson on Points of Order in a Standing Committee can be appealed.

Irrelevance and repetition in debate
53 The Speaker or the Chairperson of any Committee, after having called the attention of the House, or of the Committee, to the conduct of a Member who persists in irrelevance or repetition, may direct the Member to discontinue speaking; and if the Member still continues to speak, if in the House, the Speaker shall name the Member, and, if in Committee, the Chairperson shall report the matter to the House.

DECORUM IN DEBATE

Conduct during putting of question
54(1) When the Speaker is putting a question, no Member shall enter, walk out of, or across, the House, or make any noise or disturbance.

Disrespectful or offensive language
54(2) No Member shall speak disrespectfully of the reigning monarch or any other Member of the Royal Family, or of the Governor-General, or of the Lieutenant Governor or the person administering the Government of Manitoba, or use offensive words against the House, or against any Member thereof.

No interruption except on Point of Order
55 When a Member is speaking, no Member shall interrupt, except to raise a Point of Order or a Matter of Privilege.

Maintenance of order
56(1) When any matter is being debated, if a Member rises to speak on a subject not at the time under discussion, or interrupts a Member while speaking, except to raise a Question of Order or Privilege, or transgresses any of the Rules, any Member may, and the Speaker shall, call the Member to order.
Unanimous consent
56(2) Unanimous consent of the House shall be considered to be given only after the Speaker has put the question to that effect and which has received the unanimous affirmative vote of all the Members present at the time when the question was put.

Private conversations
57 No Member shall engage in private conversation in such a manner as to interrupt the business of the House.

READING THE QUESTION

Reading the question
58 When the question under discussion does not appear on the Order Paper, or has not been printed and distributed, any Member may require it to be read at any time of the debate, but not so as to interrupt a Member while speaking.

MEMBERS NOT TO SPEAK TWICE, REPLY

No Member to speak twice
59 No Member may speak twice to a question except in explanation of a material part of the Member’s speech in which the Member may have been misquoted or misunderstood, but the Member shall not then introduce any new matter, and no debate shall be allowed upon the explanation.

Replies
60(1) Subject to sub-rule (2), a Member who has moved a substantive motion or the Second Reading of a Bill may reply but not a Member who has moved an Order of the Day (not being the Second Reading of a Bill), an amendment, the previous question, an adjournment during a debate, or an instruction to a Committee.

Reply where debate adjourned
60(2) Subject to Rule 51, the mover of a substantive motion may reply although the debate thereon, by being adjourned, becomes an Order of the Day.

Reply closing debate
60(3) The reply of the mover of the original motion closes the debate, but the Speaker shall see that every Member wishing to speak has the opportunity to do so before the final reply.
CHAPTER IV

WRITTEN QUESTIONS

Written Questions
61(1) Each Member may place up to five Written Questions on the Order Paper per session. A Written Question may seek information from

(a) a Minister of the Crown relating to public affairs; or

(b) another Member relating to any Bill, motion or other public matter connected with the business of the House in which the Member may be concerned.

In putting any such Written Question, or replying to it, no argument or opinion shall be offered or any facts stated, except so far as may be necessary to explain it.

Responses by Members
61(2) A Member replying to a Written Question must do so within 30 days of the Written Question appearing on the Order Paper. If the reply is received when the House is not sitting, the Clerk shall provide the answer in writing to the Member who asked the question, while also notifying all Recognized Party Caucuses and Independent Members that a reply has been received and is available upon request.

Written Questions listed
61(3) A Written Question that remains unanswered will be listed on the Order Paper once every two weeks.

Replying to Written Questions
61(4) A Member replying to a Written Question shall table the answer in the House or, if the House is not in session, follow established intersessional tabling provisions in accordance with sub-rule 25(3).
CHAPTER V
CONDOLENCE MOTIONS

Condolence Motions
62(1) A condolence motion is to be considered during the Fall Sittings. A condolence motion may be considered during the Spring Sittings only by unanimous consent.

Notice not required
62(2) Despite Rule 64, a condolence motion is moved without notice during Orders of the Day.

No amendments
62(3) A condolence motion is not subject to amendments and speaking time limits do not apply.

Moment of silence
63 At the conclusion of the speeches the Speaker puts the question and asks Members to signify their approval of the motion by rising in their places for a moment of silence.

CHAPTER VI
NOTICES AND UNANIMOUS CONSENT

One-day notice of motion
64(1) One day’s notice must be given of the following motions:

(a) to introduce a public Bill other than a supply Bill;

(b) under Rule 50(1) (time allocation motion);

(c) to present a resolution;

(d) to appoint a committee;

(e) to place a Written Question on the Order Paper.
Notice during sessional period

64(2) A notice under sub-rule (1) that is filed during a sessional period must

(a) be filed with the Clerk on a sitting day before the House adjourns, or before the usual adjournment hour, whichever is later; and

(b) be printed in the Notice Paper for the next sitting day and placed on the Order Paper for the next sitting day after that.

Notice between sessional periods

64(3) Between sessional periods, the notice must be filed with the Clerk before 12:00 noon on the last working day before the sessional period begins.

If the House is being recalled under sub-rule 2(3), the notice must be placed on the Order Paper for the first sitting day. In any other case, the notice must be printed in the Notice Paper

(a) for the first sitting day, in the case of a session being re-convened;

(b) for the second sitting day, in the case of a Second Session or a later session of the Legislature; and

(c) for the third sitting day, in the case of a First Session of the Legislature;

and must be placed on the Order Paper for the next sitting day after that.

Motion without notice by leave

65 A motion may, in the case of urgent and pressing necessity previously explained by the mover, be made by unanimous consent of the House without notice having been given under Rule 64.
CHAPTER VII

MOTIONS: AMENDMENTS

THE PREVIOUS QUESTION

Motion imposing public aid or charge
66 Any vote, resolution, address or Bill introduced in the House for the appropriation of any part of the public revenue, or of any tax or impost to any purpose whatsoever, or to impose any new or additional charge upon the public revenue or upon the people, or to release or compound any sum of money due to the Crown, or to grant any property of the Crown, or to authorize any loan or any charge upon the credit of Her Majesty in right of the Province, shall be recommended to the House by a message from the Lieutenant Governor before it is considered by the House.

Abstract motion
67(1) A resolution may be moved contemplating a possible future grant without being recommended to the House by a message from the Lieutenant Governor, if it is couched in such general terms or language as merely to express an abstract opinion and is not binding upon the House.

Decrease in expenditure or removal or reduction in exception from a tax
67(2) No Member, who is not a Minister of the Crown shall move any amendment to a Bill or to estimates that increases any expenditure or varies a tax or a rate of tax or provides an exemption or increases an exemption from a tax or a proposed tax, but a Member who is not a Minister of the Crown may move an amendment to a Bill that decreases an expenditure or that removes or reduces an exemption from a tax or a proposed tax.

Motions to be in writing
68(1) All motions, except motions to adjourn a debate or to adjourn the House, shall be in writing.

If filed with the Clerk
68(2) A motion requiring notice must be filed with the Clerk. If the motion meets procedural requirements, the notice is to be reproduced on the Notice Paper and placed on the Order Paper as described in Rule 64.

Amendments
68(3) A motion to amend a motion shall be delivered to the Speaker at the time it is moved.
Motion moved and seconded
69(1) Motions shall be moved and seconded before being debated.

Motion put before debate
69(2) Motions shall be put from the Chair before being debated.

Same question not to be put twice
70 A motion shall not be made if the subject matter thereof has been decided by the House during the same session.

Motions during a debate
71 When a question is under debate, no motion shall be made except

(a) to amend it;
(b) to postpone it to a day certain;
(c) for the previous question;
(d) for reading the Orders of the Day;
(e) for proceeding to another Order;
(f) to adjourn the debate; or
(g) to adjourn the House.

Withdrawing motions
72 A Member who had made a motion may withdraw it with the unanimous consent of the House.

Motion to commit Bill, etc.
73 A motion to refer a Bill, resolution, or question to a Committee, until decided, precludes amendment of the main question.
THE PREVIOUS QUESTION

Form of the previous question
74(1) The previous question, until it is decided, precludes all amendments of the main
question, and shall be in the following words: “That this question be now put”.

Procedure where affirmed
74(2) Where the previous question is resolved in the affirmative, the original question
shall be put forthwith without any amendment or debate.

CHAPTER VIII

COMMITTEE OF THE WHOLE

COMMITTEE OF SUPPLY

Rules observed in Committee of the Whole
75(1) The Rules shall be observed in a Committee of the Whole House, insofar as
they are applicable, except the Rules requiring seconding of motions, limiting the number of
times of speaking, and, in the case of the Committee of Supply, requiring Members to rise
to speak. The speaking time limit in Committee of the Whole is five minutes.

Quorum
75(2) The quorum for a Committee of the Whole House is 10 Members.

Speeches in Committees of the Whole
75(3) Speeches in a Committee of the Whole House must be strictly relevant to the
item or clause under discussion.

Order in Committees
75(4) The Chairperson of a Committee of the Whole House shall maintain order and
decide all questions of order, subject, except in the case of the Committee of Supply, to an
appeal to the Whole House and, in the case of the Committee of Supply, to an appeal to the
Committee but disorder in a Committee of the Whole House can only be censured by the
House on receiving a report thereof.
Government officials in Committee
75(5) In a Committee of the Whole House, such officials of the Government as are required by a Minister may be admitted to the Legislative Chamber, and shall be permitted to sit at the table placed on the floor of the House in front of the Minister, but this rule does not apply during the debate on a Minister’s salary in Committee of Supply.

Business of supply
76(1) The business of supply for a fiscal year consists of

(a) motions to concur in interim supply, main and capital estimates and supplementary or final estimates;

(b) motions to vary, delete, restore or reinstate any item in the estimates; and

(c) motions to introduce supply Bills or to pass them at any stage.

Estimates referred to Committee of Supply
76(2) When the estimates and the accompanying messages from the Lieutenant Governor are tabled in the House, they stand referred to the Committee of Supply.

100-hour limit for business of supply
76(3) In each session, no more than 100 hours in total are to be allowed for consideration of the business of supply, other than

(a) the concurrence motion under Rule 78;

(b) the motion for Second Reading of a supply Bill; or

(c) the motion of Concurrence and Third Reading of a supply Bill.

Record of time remaining
76(4) The Clerk shall print in the Order Paper for each sitting day the number of hours and minutes remaining under sub-rule (3).

When time limit expires
76(5) If the business of supply to which the 100-hour limit applies has not been completed when that limit expires, the Chairpersons of the Committees of Supply and of the Whole House shall immediately put all questions necessary to dispose of the remaining matters. These questions are not subject to debate, amendment or adjournment.
Speaking Times in the Committee of Supply

77(1) With the exception of opening statements, Members shall speak for no more than five minutes in Committee of Supply debates.

Opening statements

77(2) Opening statements from Ministers and critics from Recognized Opposition Parties shall be restricted to 10 minutes.

Minister’s and Critic’s seats in Committee of Supply

77(3) While in Committee of Supply the Minister presenting his or her estimates and the critic or critics of that Minister’s department shall be permitted to speak from a place in the front row of the benches in the Chamber.

Sittings outside Chamber

77(4) The Committee of Supply is authorized to meet outside the Chamber to consider the estimates of government departments.

Concurrent sittings

77(5) The Committee of Supply shall, unless otherwise ordered, sit in three separate sections concurrently, one section in the Chamber and two sections outside the Chamber, to consider the estimates of separate government departments.

No sitting while House in Session

77(6) Neither the Committee of Supply, nor any section of the Committee of Supply, is authorized to sit to consider estimates while the House is in session.

Sequence for consideration of estimates

77(7) The sequence in which the estimates of the various government departments are to be considered by the Committee of Supply will be established by the Official Opposition House Leader selecting the departments whose estimates will be considered first in each section of the Committee, by the Government House Leader selecting the departments whose estimates will be considered second in each section of the Committee and thereafter by the Official Opposition House Leader and the Government House Leader selecting, in rotation, the succeeding departments until all departments have been assigned a place in the sequence for estimate consideration.

Tabling of sequence

77(8) When the Official Opposition House Leader and the Government House Leader have assigned places in the sequence for the consideration of the estimates of all government departments, the Government House Leader shall forthwith table in the House a written statement of that sequence.

Changes to sequence

77(9) Once the sequence for estimate consideration is established in accordance with sub-rule (7) that sequence may be changed by substantive motion with required notice given, or by unanimous consent.
Formal Vote in Committees
77(10) Where, immediately following the taking of a voice-vote, two Members demand that a formal vote be taken, the Members shall be called in, all sections of the Committee of Supply shall meet together and a count-out vote shall be taken.

All sections of the Committee of Supply to meet
77(11) For the purposes of taking a count-out vote pursuant to sub-rule (10) all sections of the Committee of Supply may meet together in or outside the Chamber.

“Count-out” vote
77(12) For the purposes of sub-rules (10) and (11) “count-out vote” means the counting aloud by the Clerk of the Committee of the Members rising to vote for and against the question when a formal vote has been demanded.

Committee of Supply sitting on Fridays
77(13) When the Committee of Supply, or a section of it, sits on a Friday, no request for quorum count is permitted, and the Chairperson or Deputy Chairperson of the Committee can accept a vote on a question only if it is unanimous. If a vote is not unanimous,

(a) the question must be put again, without further debate, as the first item of business at the next sitting of the Committee of Supply that is not on a Friday; and

(b) the Committee continues with the next item for consideration, unless the question pertains to the last item of supply for a government department.

Any challenge to a ruling of the Chairperson must be deferred to the next sitting of the Committee of Supply that is not on a Friday.

After the Committee rises on a Friday, the only motion that may be made in the House is a motion for adjournment.

Reports of Committee of Supply
77(14) The Chairperson of the Committee of Supply shall report to the House items passed during the consideration of interim, main and capital supply, and shall also report at the conclusion of the estimates process, all resolutions passed and the concurrence motion. The Chairperson shall report Matters of Privilege referred by the Committee as well as incidents of grave disorder.

“Previous Question” in Committee
77(15) Where the motion for the “previous question” is moved in Committee of Supply, or in a section of the Committee of Supply, the motion is not debatable.
Considering departmental estimates
77(16) During consideration of departmental estimates, line items need not be passed, but they may be called for the purpose of asking questions or moving amendments. Departmental resolutions must be voted on separately.

Matters under advisement
77(17) During the consideration of departmental estimates and the debate on the concurrence motion in the Committee of Supply, when a Minister takes a question under advisement he or she must, within 45 days of the question being asked, respond to the question in one of the following ways:

   (a) in the Committee of Supply before the conclusion of that department's estimates:
      
      (i) by providing the answer verbally, or

      (ii) by tabling the answer;

   (b) in the Committee of Supply during the debate on the concurrence motion:

      (i) by providing the answer verbally, or

      (ii) by tabling the answer;

   (c) in writing:

      (i) by tabling an answer in the House, or

      (ii) if the House is not in session, by following established intersessional tabling provisions in accordance with sub-rule 25(3).

No debate on report from Supply
77(18) The report on the resolutions considered in the Committee of Supply and on the concurrence motion pursuant to sub-rule 78(1) shall be received by the House without debate.

Concurrence motion in Committee of Supply
78(1) After all supply resolutions have been considered, a concurrence motion must be moved in the Committee of Supply sitting as a full Committee in the Chamber.

Text of motion
78(2) The concurrence motion is to be in the following form:

   “THAT the Committee of Supply concur in all supply resolutions relating to the Estimates of Expenditure for the fiscal year ending March 31, (year) which have been adopted at this session, whether by a section of the Committee of Supply or by the full Committee.”
No time limit
78(3) Subject to Rule 50(1), there is no time limit on the debate on the concurrence motion.

Notice before questioning of Ministers
78(4) The Official Opposition House Leader must, by 4:00 p.m. on the previous sitting day, table in the House a list of Ministers of the Crown who may be called for questioning in the debate on the concurrence motion. This list is to be in effect until a new list is tabled.

Notification if Ministers are to be questioned concurrently or sequentially
78(5) More than one Minister can be questioned at the same time on similar or related subject matter; however notice of this arrangement must be provided by the Official Opposition House Leader when tabling the list of Ministers on a previous sitting day. It is to be clearly identified whether Ministers are being questioned concurrently or questioned sequentially.

Committee recess to allow Ministers to attend
78(6) Ministers appearing on the list after the first name listed are not required to be in the Chamber; however the Committee will recess for five minutes to allow the Ministers to attend once their place in the sequence is reached.

Limits on number of times Ministers can be called
78(7) The First Minister is only eligible to be called once on the concurrence list for a maximum of three days, while the other Ministers of the Crown can be called a maximum of three times.

Critic to indicate if questioning is concluded or is to continue
78(8) By the end of each sitting to consider concurrence, the critic conducting the questioning must indicate whether questioning of the current Minister is concluded or is to continue at the next sitting of the committee.

Concurrence motion in the House
79(1) On receipt of a report from the Committee of Supply respecting consideration of a concurrence motion pursuant to sub-rule 78(1) a concurrence motion shall be moved in the House forthwith without notice.

Non-debatable
79(2) A motion pursuant to sub-rule (1) shall not be subject to debate, amendment or adjournment.

Motion to leave the Chair
80(1) A motion that the Chairperson of a Committee of the Whole House leave the Chair is always in order, takes precedence over any other motion and is not debatable.
Renewal of motion
80(2) Such a motion, if rejected, cannot be renewed unless some intermediate proceeding has taken place.

Referral of Bills to Committee of the Whole
81 Any Bill after having been read a second time may, on the same day, be referred to the Committee of the Whole. The Committee may then consider all the bills so referred to it, and report the bills along with any amendments to the House immediately after the Committee rises.

Amendments to be reported
82 All amendments made in a Committee of the Whole House shall be reported by the Chairperson to the House, which shall receive the report forthwith.

CHAPTER IX

STANDING AND SPECIAL COMMITTEES
WITNESSES

Standing Committees
83(1) At the beginning of the first session of each Legislature, or anytime the composition of the House membership changes, the House Leaders or designates of all Recognized Parties must meet to consider the representation of Members – based on the number of seats each Recognized Party holds in the House – to serve on the following Standing Committees of the House:

Agriculture and Food
Crown Corporations
Human Resources
Intergovernmental Affairs
Justice
Legislative Affairs
Private Bills
Public Accounts
Rules of the House
Social and Economic Development
Statutory Regulations and Orders

(a) If the House Leaders or designates determine that a change in Standing Committee membership composition is required, they must report the new composition in writing to the Speaker.
(b) In the event of an impasse, the Speaker shall determine Standing Committee membership composition and report that in writing to all Members.

(c) The new Standing Committee membership composition is effective upon receipt by the Speaker of a letter from the House Leaders, or in the case of paragraph (b), once the Speaker reports to all Members.

(d) At the next sitting of the House the Speaker must table the letter documenting the new Standing Committee membership composition.

Membership
83(2) No Standing or Special Committee may consist of more than 11 Members.

Chairperson and Vice-Chairperson
83(3) Each Standing or Special Committee shall elect a permanent Chairperson and a permanent Vice-Chairperson at its first meeting in each Legislature, and in the case of a vacancy of either the Chairperson or Vice-Chairperson by reason of the incumbent dying, resigning his or her seat in the Assembly, becoming disqualified from sitting or voting in the Assembly, or resigning from the Committee, the Committee shall forthwith elect a successor.

Vice-Chairperson to act
83(4) If at any meeting of the Committee, the Chairperson is not present, the Vice-Chairperson shall act in the place of the Chairperson.

Examination of Regulations
84(1) All Regulations that, under The Regulations Act, stand permanently referred to the Standing Committee on Statutory Regulations and Orders, shall be examined by that Committee.

Principles for consideration of Regulations
84(2) The Committee shall, in examining Regulations and Orders submitted to it, be governed by the following principles

(a) the Regulations should not contain substantive legislation that should be enacted by the Legislature, but should be confined to administrative matters;

(b) the Regulations should be in strict accord with the statute conferring the power and, unless so authorized by the statute, should not have any retroactive effect;
(c) the Regulations should not exclude the jurisdiction of the courts;

(d) the Regulations should not impose a fine, imprisonment, or other penalty, or shift the onus of proof of innocence onto a person accused of an offence;

(e) a Regulation in respect of personal liberties should be strictly confined to things authorized by statute;

(f) the Regulations should not impose anything in the way of a tax (as distinct from the fixing of the amount of a license fee or the like);

(g) the Regulations should not make any unusual or unexpected use of the delegated power; and

(h) the Regulations should be precise and unambiguous in all parts.

Rules referred
84(3) The Rules, Orders and Forms of Proceeding of the Legislative Assembly stand permanently referred to the Standing Committee on the Rules of the House and shall be examined from time to time by that Committee.

Speaker to be Chairperson
84(4) The Speaker shall be a Member and Chairperson of the Standing Committee on the Rules of the House.

Standing Committee on the Rules of the House to meet twice per year
84(5) After consulting with House Leaders of recognized parties and each Independent Member, the Government House Leader shall call a minimum of two meetings per year of the Standing Committee on the Rules of the House.

Quorum
85(1) Of the number of Members appointed to compose a Committee, a majority of them are a quorum, unless the House otherwise orders.

Committee membership lists
85(2) At the start of each committee meeting, the Whip or the Whip’s designate must provide in writing to the Committee Clerk the membership list of Members to serve on the committee for that particular meeting. Changes can also be made during the meeting by the Whip or Whip’s designate providing written notification to the Chairperson.

Notice of Committee Meetings
85(3) Notice of Committee Meetings shall be provided to the Whip of each caucus.
Right of addressing Committee or putting questions
86 A Member who is not a Member of a Committee may attend for the purpose of addressing the Committee, or of putting questions to witnesses, but shall not be permitted to vote.

Order in Committee and speaking times
87(1) The Chairperson of a Standing or Special Committee of the House, shall maintain order and shall decide all questions of order subject to an appeal to the Committee.
87(2) No MLA attending a Standing or Special Committee meeting may speak for more than 10 minutes at one time in any debate, however there is no limit on the number of times a Member can speak, unless otherwise agreed to by the Committee, subject to sub-rule 92(2).

Voting in Committees
88 All questions before a Committee shall be decided by a majority of votes excluding the vote of the Chairperson of the Committee and when the votes on a question are equal the Chairperson shall cast a deciding vote.

Reports, how made
89(1) A report from a Standing or a Special Committee shall be presented by a Member standing in his or her place, and shall be read by the Clerk at the Table.

Concurrence
89(2) Concurrence in a report of a Committee may be moved subsequently after the usual notice has been given.

Idem
89(3) Concurrence moved by the Government shall be debated under “Government Motions”.

Idem
89(4) Concurrence moved by a Private Member will be debated during Private Members’ Business.

Signing of report
90 The report of a Committee shall be signed by the Chairperson only.

Reports not to be amended
91 A report from a Standing or Special Committee shall not be amended by the House, but it may be referred back to the Committee.

Regulations re representations
92(1) Committees may make regulations governing representation to be made by the general public at Committee meetings, and the regulations shall conform with the general guidelines established for the House.
NOTE: It is suggested that such regulations should be read aloud by the Chairperson of the Committee at the commencement of each meeting so that all concerned may be fully aware of any restrictions which are to be placed upon representations by the public.

Hearing presentations
92(2) When persons are registered to make presentations to a Standing or Special Committee considering a Bill, the Committee must allow each presenter a maximum of 10 minutes to make a presentation, and an additional five minutes to respond to questions from Members of the Committee. As an exception, the Chairperson may, with the unanimous consent of the Committee, allow a presenter who has spoken for 10 minutes more time to present and to respond to questions.

If presenter not in attendance
92(3) Except with the unanimous consent of the Committee, if a presenter registered to speak is not present when called to make their presentation, the presenter’s name is to be dropped to the bottom of the list. If the presenter is not in attendance when called a second time, the presenter’s name is to be removed from the list.

Evening Meetings to begin at 6:00 p.m.
92(4) A Standing or Special Committee that meets in the evening to consider a Bill must meet at 6:00 p.m. As an exception, if a Committee considering a Bill in the afternoon has not finished hearing presenters at 6:00 p.m., it may recess and reconvene at 7:00 p.m.

Sitting past midnight
92(5) Except with the unanimous consent of the Committee, a Standing or Special Committee must not hear public presentations past midnight. After concluding public presentations, by unanimous consent the Committee may sit past midnight to consider a Bill clause by clause.

No presenters may register past midnight on the third evening
92(6) After midnight on the third evening that a Standing or Special Committee meets to consider a Bill, no presenter can be registered to make a presentation.

Two days’ notice of meeting
92(7) Two days’ notice must be given in the House of the first meeting of a Standing or Special Committee considering Bills, if presenters are registered to speak when the meeting is set.
Payment of per diem allowances and expenses to witnesses
93 Subject to Rules 94 and 95, a witness summoned to attend before a Committee of the House, except in the case of a Committee considering a Private Bill, shall be paid in respect of each day of attendance, a reasonable sum per diem as determined by the Speaker and a reasonable allowance for traveling expenses.

Requirements before payment
94 No witness shall be paid unless:

(a) a Member of the Committee before which the witness is attending has filed with the Chairperson thereof a certificate stating that the evidence to be given by the witness is, in the opinion of the Member, material and important;

(b) in the case of an allowance for expenses, the Chairperson of the Committee has certified to the Speaker that the amount to be so paid is just and reasonable; and

(c) in each case, payment is made on the authority of the Speaker signified by the Speaker’s endorsement of the Speaker’s approval and of the amount approved, on the certificate to which paragraph (a) of this Rule applies.

Attendance for more than three days
95 Where a witness has been in attendance during three days, if the presence of the witness is still required, payment shall be made to the witness, in respect of following days, only upon further certification by the Chairperson of the Committee and the further authority of the Speaker as provided in paragraphs (b) and (c) of Rule 94 and so on, in respect of every succeeding period of three days, or fractions thereof.

CHAPTER X

PROCEDURAL GUIDELINES FOR THE STANDING COMMITTEE ON PUBLIC ACCOUNTS

Mandate of Committee
96 The mandate of the Standing Committee on Public Accounts Committee (PAC) is to

(a) examine the financial administration of public assets and spending of public funds (including crowns, agencies, recipients of public money);

(b) review amendments to legislation dealing with the responsibilities of the Auditor General after Second Reading and before Report Stage; and
(c) review and make recommendations to the House on the functioning of the Committee and its Rules.

97 The PAC shall not concern itself with policies of the Government or with the rationale of Government programs. The PAC shall focus on administration of Government Policy and ensure that public money for the policies and programs of government is expended in an efficient and economical manner.

Scope of activities
98 To fulfill its mandate the PAC is entitled to examine

(a) the public accounts;

(b) the financial statements of crowns, agencies and recipients of public money; and

(c) reports issued by the Auditor General of Manitoba.

99 In examining the documents set out in Rule 98, the PAC may review and evaluate any of the following

(a) the reliability and appropriateness of information in the Public Accounts to provide a full and fair accounting of operations and financial transactions;

(b) the collection of and proper accounting for revenues;

(c) the maintenance of expenditures within the limits and for the purposes authorized by the House;

(d) the adequacy of safeguards to protect assets from loss, waste and misappropriation;

(e) the regard for economy in the acquisition of goods and services;

(f) the regard for efficiency in operations respecting the expenditure of public money;

(g) any financial management reforms in Government to determine whether due regard is given to maintaining legislative accountability; and

(h) any matter reported in the Auditor General's reports.

100 The reviews and evaluations of the PAC may relate to past, current and committed expenditures as referred by the Government House Leader.
101 The PAC shall also examine any other matter that the House refers to it concerning the financial integrity of the administration.

Size and Composition of Committee

102 The PAC shall consist of all recognized parties proportionally represented in relation to the number of seats that each party has in the Legislative Assembly.

103 Cabinet Ministers and Leaders of a Recognized Party in the Legislative Assembly shall be ineligible as Members of the PAC, with the exception of the Minister of Finance.

104(1) Members on the PAC shall serve for a term that is equal to the duration of the Legislature.

104(2) Despite sub-rules (1) and 85(2) each caucus may make up to two membership substitutions per meeting.

105 The Committee’s Chairperson shall be a Member of the Official Opposition and shall be elected by the Committee Members at their first meeting after the commencement of a new Legislature.

106 The Vice-Chairperson shall be a Member of the Government Party and shall be elected by the Members at their first meeting after the commencement of a new Legislature. The Minister of Finance is ineligible for the position of Vice-Chairperson of the PAC.

107 Any MLA may participate in the PAC’s deliberations, but such Members may not vote, move motions or be part of any quorum.

Role of Chairperson

108 The Chair shall play a lead role in all aspects of Committee work and shall be the spokesperson for the Committee. The Chair

(a) shall preside over all meetings;

(b) may propose procedures that will facilitate the operation of the PAC;

(c) shall decide questions of order and procedure;

(d) shall maintain decorum;

(e) may participate in the questioning of witnesses and in other Committee deliberations; and

(f) shall ensure that political partisanship is minimal.
Role of Vice-Chairperson
109 The Vice-Chairperson shall assume the Chair in the absence of the Chairperson and shall exercise all the rights and privileges of the Chairperson in that person’s absence.

110 The Vice-Chairperson shall assist the Chairperson in the performance of duties.

Meetings
111(1) After consulting with the PAC Chairperson and Vice-Chairperson, the Government House Leader shall call a minimum of nine meetings of the PAC per year. To the extent practicable, the meetings shall be held at regular intervals.

111(2) The Chairperson and Vice-Chairperson must set the agenda for a meeting and provide a copy of the agenda to the Government House Leader before the meeting is called.

112 The PAC may meet when the Legislative Assembly is in session, recessed or prorogued but shall not schedule any meetings during hours when the House is sitting.

113 The Committee may decide to meet outside the Legislative Building on a motion of the House or at the Government House Leader’s discretion.

114 The Auditor General should be in attendance at all PAC meetings to provide advice and opinions and answer questions on matters of accounting, administration and reports issued by the Auditor General, except where the Committee feels the circumstances do not require such attendance.

115 In the spirit of a non-partisan approach, Committee Members should strive to reach a consensus in their deliberations.

In camera meetings and hearings
116 Notwithstanding Rule 117, all meetings of the PAC are open to the public.

117 In camera meetings may be held.

118 The Auditor General shall at the discretion of the Committee, attend all meetings of the Committee that are held in camera.

Minister and Deputy Minister may be called as witnesses
119(1) If an Auditor General’s report relates to a government department or agency, the PAC may call as a witness the minister currently responsible for that department or agency.
119(2) If an Auditor General's report makes a recommendation relating to a
government department, the PAC may call as an additional witness the current deputy
minister for that department, to appear with the minister. The deputy minister may be
questioned on matters related to the Auditor General's report recommendations and related
matters of administration within the department. Questions of policy must be directed to the
minister.

119(3) If an Auditor General's report makes a recommendation relating to a Crown
corporation whose annual report stands permanently referred to the Standing Committee on
Crown Corporations, the PAC may call as an additional witness the chief executive officer of
the corporation, to appear with the minister responsible for the corporation. The officer may
be questioned on matters related to the Auditor General's report recommendations and
related matters of administration within the corporation. Questions of policy must be directed
to the minister.

119(4) Despite sub-rule (1), if the report makes recommendations affecting more than
one government department or agency, the chair and vice-chair, on the advice of PAC, may
designate the current minister responsible for any of the affected department or agency as
the lead minister. If there are areas not yet addressed by the lead minister or deputy minister,
the chair and vice-chair, on the advice of PAC, may call as witnesses, to deal with matters
not yet addressed,

(a) the minister of any other department affected by the recommendations and, under
sub-rule (2), the deputy minister of that department; or

(b) in the case of a Crown corporation referred to in sub-rule (3), the minister responsible
for the corporation and, under that sub-rule, the chief executive officer of the
corporation.

119(5) The minister and deputy minister may bring to the PAC one or more members
of their staff, selected by the minister or deputy minister, to provide advice to the minister or
deputy minister on questions posed by committee members.

119(6) The minister responsible for a Crown corporation referred to in sub-rule (3) and
the chief executive officer of the corporation may bring to the PAC one or more members of
the minister's or corporation's staff, selected by the minister or the officer, as the case may
be, to provide advice to the minister or the officer on questions posed by committee
members.

Requesting documents
120 The PAC shall have the ability to access all financial information and other
documents as it determines necessary for its reviews and evaluations according to The
Freedom of Information and Protection of Privacy Act.
Requests for review by the Auditor General

121 The PAC may request the Auditor General to perform specific reviews or tasks.

122 Requests to the Auditor General for reviews or special tasks shall be passed as a motion by the whole Committee and terms of reference should be provided to the Auditor General in writing.

Reports to the Legislative Assembly

123 Names of individuals shall not be included in the Committee’s report unless the Committee agrees that the circumstances warrant it.

124 The Committee may refer to any reviews of confidential evidence which it has conducted but shall not include the content of such evidence in its report.

125 The Chairperson shall table reports in the House.

126 The Chairperson may make a short statement on the report to the House, using wording approved by the Committee, when the report is tabled.

127 The report of the PAC may, on motion, be the subject of debate in the House after it is tabled.

128 The Clerk of the PAC shall, on the Committee’s request, send copies of its report to

(a) Members of the Legislative Assembly;

(b) the administrative head of each entity that was the subject of a review by the Committee;

(c) the media;

(d) the Auditor General of Manitoba; and

(e) such other persons or organizations as the Committee deems appropriate.

Follow-up on recommendations

129 The PAC may systematically review Government actions and responses to the Committee’s recommendations, in order to complete the accountability cycle.

130 The PAC may keep the House informed on the status of its recommendations through its reports to the House.
Professional development
131 Meetings of the Committee may be held from time to time for professional
development purposes at the call of the Government House Leader.

Resources
132 The Committee may endeavour to obtain all necessary resources, including
research support to efficiently fulfill its mandate in an effective manner.

CHAPTER XI

PETITIONS

Petition filed with Clerk
133(1) A Member wishing to present a petition to the House must file it with the Clerk
at least 24 hours before presenting it.

Form of petition
133(2) A petition must be in the form set out in Appendix A and must be signed by at
least 15 petitioners. The names and addresses of 15 petitioners must be legible. If more
than one page is required for the signature of petitions, the subject matter of the petition must
be indicated on each page. The reverse side of petitions can be used for signatures,
provided that the action the Legislative Assembly is being asked to take or not take appears
on the top of the reverse side of the page. The signature of the Member must also appear at
the top of the original petition. Check marks, ditto marks or similar wording are acceptable for
address designations.

Petition for expenditure not admissible
133(3) A petition is not in order if it requests an expenditure, grant or charge on the
public revenue, whether out of the Consolidated Fund or out of money provided by the
Assembly.

Petition to be examined
133(4) The Speaker must examine each petition filed by a Member to ensure that it
complies with these Rules and conforms to the practices and privileges of the House.

If the Speaker is satisfied that it does, the Member’s name is to be printed on the next day’s
Order Paper under “Petitions”. If the Speaker is not satisfied, the petition is to be returned to
the Member.
Presenting petitions
133(5) When the Speaker calls “Petitions” during Routine Proceedings, any Member whose name appears on the Order Paper under “Petitions” may present his or her petition. The Member must read the full text of the petition, and may read the names of the first three petitioners.

Petition received
133(6) When the Member reads the petition, it is deemed to be received by the House.

No debate on petition
133(7) There is to be no debate on a petition.

Only one petition per day
133(8) A Member may present only one petition each day to the House.

Only Member may present petition
133(9) A person wishing to have a petition presented to the House must do so through a Member.

CHAPTER XII

PROCEDINGS ON PUBLIC BILLS

Application of Chapter
134 Except where a provision of Chapter XV is inconsistent with a provision of this Chapter, this Chapter applies to all Bills, whether Public or Private.

Motion for First Reading
135 Every Bill is to be introduced by a motion that specifies the title of the Bill. The motion must be decided without amendment or debate, but the mover may give a brief explanation of the purpose of the Bill.

Bills validating letters patent, by-laws and agreements
136 Where a Bill for validating, ratifying or confirming any letters patent, by-law or agreement is presented to the House, a certified copy of the letters patent, by-law or agreement shall be attached to it.

Second Reading after printing
137(1) Unless otherwise specially ordered or allowed by the House, each Bill shall be printed and distributed in the House before Second Reading.
Bills must be distributed before Second Reading
137(2) A Bill must be printed and distributed in the House at least one day before Second Reading.

Bills amended in Committee may be reprinted
137(3) Where a Bill has been amended in a Committee or at Report Stage, it may be reprinted as amended in the discretion of the Committee or the House, and when the Bill has been sent to be reprinted, it shall be marked on the Orders of the Day “Reprinting Pending” and shall not be further proceeded with until that mark has been removed and the word “Reprinted” substituted, signifying that a Bill has been reprinted and distributed.

Reprinted Bills to be indicated
137(4) Where a Bill is sent to be reprinted, the word “REPRINTED” shall be printed in large type on the face of the reprinted version.

Government Bills Question Period
137(5) Following the Minister’s opening speech on the Second Reading of a Government Bill, a question period of up to 15 minutes on the Bill may occur.

During this question period:

(a) one question at a time may be addressed to the Minister by any Member in the following sequence:

(i) first question asked by the Official Opposition critic or designate,

(ii) subsequent questions asked by critic(s) or designate(s) from other Recognized Opposition Parties,

(iii) subsequent questions asked by each Independent Member,

(iv) remaining questions asked by any opposition Members;

(b) no question or answer shall exceed 45 seconds.

Three readings before passing
138(1) Every Bill shall receive three several readings, on different days, before being passed.

Urgent cases
138(2) By leave of the House, a Bill may be read twice or thrice, or advanced two or more stages in one day.
Two readings before committal
138(3) Every Bill shall be read twice in the House before being referred to a Committee or amended.

Committal to Committee
138(4) Every Bill, after having been read a second time, shall stand referred to a committee.

Order of consideration of a Bill
139(1) In considering a Bill in any Committee of the House, whether Standing, Special or of the Whole House, consideration of the title, the preamble and the first clause, if it contains only a short title, shall be postponed and after every other clause is considered by the Committee in its proper order, the first clause, if it contains only a short title, the preamble and the title shall be considered last.

Chairperson to sign Bill
139(2) The Chairperson of a Committee to which a Bill is referred, shall sign with his or her full signature the House copy of each Bill reported by the Committee on which the amendments and corrections to the Bill, if any, are fairly inserted and shall also initial the several amendments or corrections made and the clauses added by Committee.

Report on Bills
139(3) All amendments made to a Bill in any Committee shall be reported to the House on the sitting day following the conclusion of the Bill’s review by the committee, and every Bill reported from any Committee, whether amended or not, shall be received by the House on report thereof.

Report Stage
139(4) The Report Stage of a Bill reported from a Standing or Special Committee must not begin until the second sitting day after the Bill is reported, unless the House orders otherwise.

Report from Committee of the Whole
139(5) Notwithstanding sub-rules (3) and (4), a Bill reported from a Committee of the Whole House shall be received and forthwith disposed of, without amendment.

Notice of Report Stage Amendment
139(6) To amend a Bill at Report Stage, notice of the motion to amend must be filed with the Clerk before the House adjourns or before the usual adjournment hour, whichever is later, on the day the Bill is reported to the House by the Committee that considered it. Copies of the motion must be distributed in the House on the next sitting day.
Request for 24 hours deferment for amendment
139(7) Despite sub-rule (6), where a written notice of a motion to amend, delete, insert or restore any clause or provision in a Bill is given prior to the consideration of the Report Stage of the Bill, and the Order of the Day for consideration of the Report Stage of the Bill is called before the end of the first sitting of the House after the notice is given, any Member may request that the consideration of the Report Stage of the Bill be deferred until after the end of the first sitting of the House after the notice is given and, unless the House by a vote, unanimous except for that Member, refuses the request, the consideration of the Report Stage of the Bill shall be deferred until after the end of the first sitting of the House after the notice is given; but, if the consideration of the Report Stage of the Bill is deferred once under this Rule, the consideration of the Report stage shall not again be deferred, except by resolution of the House.

Amendment without notice
139(8) An amendment in relation to form only in a Government Bill may be proposed by a Minister of the Crown without notice, but debate thereon may not be extended beyond the provisions of the clause or clauses to be amended.

NOTE: The purpose of this sub-rule is to facilitate the incorporation into a Bill of amendments of a strictly consequential nature flowing from the acceptance of other amendments. No waiver of notice would be permitted in relation to any amendment which would change the intent of the Bill, no matter how slightly beyond the effect of the initial amendment.

Restrictions on amendments
139(9)(a) No motion to amend a Report Stage Amendment shall be accepted except by unanimous consent.

(b) No amendment to a Bill moved in committee may be moved as a Report Stage Amendment.

Limitation on debate
139(10) Members are limited to 10 minute speeches when considering Report Stage, except that the Premier or the Leader of the Official Opposition may speak for 30 minutes.

Combining the amendments
139(11) The Speaker may select or combine amendments or clauses to be proposed at the Report Stage.

Deferring recorded division
139(12) When a recorded division has been demanded on any amendment proposed during the Report Stage of a Bill, the Speaker may defer the calling in of the Members for the purpose of recording the “yeas” and “nays” until any or all subsequent amendments proposed to that Bill have been considered. A recorded division may not be so deferred from sitting to sitting.
Concurrence and Third Reading

139(13) If the Clerk does not receive notice under sub-rule (6) of a Report Stage Amendment, the Bill must be listed for Concurrence and Third Reading on the Order Paper for the second sitting day after the Bill is reported to the House.

139(14) A Concurrence and Third Reading motion for a Bill may not be put until

(a) in the case of a Bill reported from a Committee of the Whole, the day it is reported;

(b) in any other case,

(i) the Report Stage proceedings for the Bill have been concluded, or

(ii) the day the Bill is listed for Concurrence and Third Reading on the Order Paper.

Moving motion not considered as debate

139(15) The mover of a Concurrence and Third Reading motion is not considered to have spoken in debate, and may speak immediately or at the end of the debate.

Recommittal

140 Where the Order of the Day for the Concurrence and Third Reading of a Bill is read, any Member desiring to recommit the Bill shall move to discharge the Order and to recommit the Bill; and upon such a motion being resolved in the affirmative, the Member shall give notice of the instructions to be given, but those instructions shall not be taken into consideration before the next sitting of the House.

CHAPTER XIII

OFFER OF MONEY TO MEMBERS
BRIBERY IN ELECTIONS

Offering money or advantages to Members

141 The offer of any money, or other advantages, to any Member of the Assembly for the promotion of any matter depending, or to be transacted in the House, is an offence against the privileges of the House and every Member thereof.

NOTE: See Section 42 of The Legislative Assembly Act and Section 100 of the Criminal Code (Canada).
Proceedings in case of bribery

142 Where it appears that any person has been elected and returned a Member of the Assembly, or has endeavoured so to be, by bribery or other corrupt practices, the House shall proceed with the utmost severity against the Member and all such other persons as have been wilfully concerned in the bribery or other corrupt practices.

CHAPTER XIV

OFFICERS OF THE ASSEMBLY

Officers

143 The Officers of the Assembly are

(a) the Clerk of the Legislative Assembly, who may also be known and called the Clerk of the House;

(b) the Deputy Clerk;

(c) the Assistant Clerks;

(d) the Law Officer of the Legislative Assembly;

(e) the Deputy Law Officer of the Legislative Assembly; and

(f) the Sergeant-at-Arms.

CLERK

Duties of the Clerk

144 Subject to the direction of the Speaker, or the House, the Clerk shall

(a) be responsible for the safekeeping of the records and documents of the House;

(b) have direction over the Deputy Clerk, Assistant Clerks, Hansard, Chamber Branch, and other staff that may be employed in connection with the House;

(c) be present at the Table in the Legislative Chamber during the sittings of the House;

(d) assign a Clerk to each Standing and Special Committee;
(e) prepare, and cause to be printed, the Votes and Proceedings and the Order Paper;

(f) at the conclusion of each session of the Legislature, cause the Votes and Proceedings to be indexed and bound and published as the Journals of the Legislative Assembly of Manitoba;

(g) at all reasonable times, make available the Sessional Papers for inspection;

(h) perform such routine duties as are assigned by the Speaker; and

(i) on the expiry of the time for filing petitions for Private Bills, report to the House whether the Rules relating to such petitions have been complied with.

Clerk to distribute list of reports
145 The Clerk shall make and cause to be printed and delivered to each Member at the commencement of each session of the Legislature, a list of the reports, or other periodical statements, that it is the duty of any Minister of the Crown or officer of any department of the Executive Government, or of any corporate body, to make to the House, with reference to the Act or Resolution, and the section of the Act or the page of the volume of the Journals of the House, wherein the report or statement is ordered to be made, and shall place, under the name of each such Minister, officer or corporation, a list of reports or returns required to be made by them or it, and the time when the report or periodical statement may be expected.

Certifying of Bills
146 When a Bill is read in the House, the Clerk shall certify upon it the readings and dates thereof.

DEPUTY CLERK

Deputy Clerk
147(1) The Deputy Clerk may be present at the Table in the Legislative Chamber during the sittings of the House and shall assist the Clerk in his or her duties.

Absence of Clerk
147(2) In the absence of the Clerk, the Deputy Clerk, or in his or her absence, such person as is appointed by the Speaker, shall perform the duties of the Clerk.
SERGEANT-AT-ARMS

Sergeant-at-Arms
148 The Sergeant-at-Arms attending the House is responsible for the safekeeping of the Mace, furniture and fittings of the Assembly, and for the conduct of the messengers and attendants of the House, subject to the orders that the Sergeant-at-Arms may, from time to time, receive from the Speaker, or from the House.

LAW OFFICER

Law Officers
149(1) The Officers of the Department of the Attorney-General who are appointed as Legislative Counsel and Deputy Legislative Counsel are the Law Officer and the Deputy Law Officer respectively; and shall have charge of all the Bills.

Duties of Law Officers
149(2) The Law Officer shall

(a) advise upon legislation and prepare and draft Bills as required by the Executive Council or a Member thereof;

(b) render to the Private Members such assistance in the preparation of Bills as the time at his or her disposal permits;

(c) revise and put notes on all Bills, including Private Bills, and cause them to be printed, and, where necessary, reprinted, and be responsible for the correctness of the Bills in their various stages;

(d) report to the Executive Council, or a Member thereof, any provisions in Bills that are deserving of special attention or that appear to affect the public interest prejudicially or that require amendment;

(e) as may be instructed by the Speaker, be present at the sittings of Committees at which Bills are being considered;

(f) prepare the resolutions required in connection with measures to which Rule 66 applies; and

(g) prepare and deliver to the Queen’s Printer the copy for the volume of the statutes, including a Table of Contents and a comprehensive index, as soon after the closure of each session of the Legislature as is practicable.
CHAPTER XV

PRIVATE BILLS

Deposit on filing petition for Private Act
150(1)  At the time of filing a petition for a Private Act, the petitioner shall deposit with the Clerk in cash or by cheque, draft, money order or other remittance, payable to the Minister of Finance of Manitoba, the sum of $250.00 plus an additional sum of $10.00 for every 450 words or fraction thereof contained in the Bill in excess of 4,500 words.

Fees respecting Private Acts of incorporation
150(2)  Before a Private Bill for incorporating a joint stock company with proposed authorized capital of more than $100,000.00 or for increasing the authorized capital of a joint stock company, is reported by the Committee to which it is referred, the petitioner shall deposit with the Clerk additional fees of $25.00 for each $100,000.00 or part thereof by which the authorized capital exceeds $100,000.00 or is increased, as the case may be.

Remittance for special petitioners
151(1)  Where the petitioner is an institution, organization or association with charitable, religious or benevolent purposes, and is not carrying on, or intending to carry on, business for gain, the deposit may, subject to sub-rules (2) and (3), be remitted to the petitioner.

Limitation of remittance
151(2)  No remittance of any deposit or fees paid in connection with a Private Bill shall be made

   (a) except upon the recommendation of the Committee to which the Bill has been referred; or

   (b) if the Assembly, by resolution, orders that no remittance be made to the petitioner.

Maximum remittance
151(3)  The remittance of any deposit or fees paid in accordance with this Rule shall not exceed the amount of the deposit or fees, less the actual cost of printing the Bill.

Publication of notice by Clerk
152  The Clerk shall publish in the first issue of each month of the Manitoba Gazette a notice setting out sub-rule 153(1).
Notice of Application for Private Bill  
153(1) Every petitioner for a Private Bill shall publish, within twelve months prior to the presentation of the petition for the Private Bill

(a) in one issue of the Manitoba Gazette; and

(b) at least once in each of two weeks during the twelve month period aforementioned in an issue of a newspaper having a general circulation in the area of the province in which the persons or a majority of the persons, who would be interested in or affected by the Private Bill reside;

a notice in English and French in the form set out in Appendix A-1, signed by or on behalf of the petitioner and clearly and distinctly specifying the nature and object of the petition and any exceptional provision proposed to be inserted in the Bill.

Where a Private Bill left on Order Paper at end of session  
153(2) Where a Private Bill remains on the Order Paper for First or Second Reading when the House is prorogued or dissolved, it may be introduced at the next session of the Legislature without publication of further notice under sub-rule (1).

Proof of publication  
153(3) Prior to the presentation of a petition in the House, the petitioner shall file with the Clerk a statutory declaration proving to the satisfaction of the Clerk, the due publication of the notices mentioned in sub-rule (1).

Report by Law Officer  
154(1) Before any Private Bill is considered by the Committee to which it is referred, a report shall first be submitted to the Committee by the Law Officer or the Deputy Law Officer stating that he or she has examined the Bill, and has noted by section in the report any exceptional powers sought and any other provision of the Bill requiring special consideration.

Bill for incorporation  
154(2) Every Private Bill for an Act of incorporation or an amendment of any such Act shall be in a form approved by the Law Officer.

Reference to applicable general Acts  
154(3) Every Private Bill for incorporating a corporation shall be so framed as to make any general Act relating to the details of the corporation applicable to the corporation except as provided in the Private Bill and special grounds shall be established for any proposed departure from the provisions of any general Act or for the introduction of other provisions respecting those details.
Notice of sitting of Committee

155 Notice of any meeting for the consideration of a Private Bill by a Committee shall be published in the Notice Paper and posted at least two days before the meeting on the notice board for the House.

Appearance of interested parties

156(1) Every person whose interest or property may be affected by any Private Bill may and, when required to do so by the Committee shall, appear before the Standing Committee to which the Bill has been referred touching that person’s consent or opposition to the Bill or may send consent in writing, proof of which may be demanded by the Committee.

Where no consent of interested parties

156(2) Where the consent of a person whose interest or property may be affected by a Private Bill is not produced to the Committee, the Committee may require the petitioner for the Private Bill to serve a copy of the proposed Bill on the person and notify the person of the time and place where the Committee will again consider the Private Bill.

Proof of age

156(3) The Committee to which a Private Bill incorporating a company has been referred may require proof that the persons whose names appear in the Bill as composing the company are of the full age of majority and in a position to effect the objects contemplated and have consented to becoming incorporated.
APPENDIX A

MODEL PETITION

TO THE LEGISLATIVE ASSEMBLY OF MANITOBA:

These are the reasons for this petition: (or: The background to this petition is as follows:)

(Briefly summarize the problem or grievance and any necessary background information)

We petition the Legislative Assembly of Manitoba as follows:

(Set out the action the Legislative Assembly is being asked to take or not take)

<table>
<thead>
<tr>
<th>Name (Please print)</th>
<th>Address</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

NOTE: A minimum of fifteen signatures is required for the completion of the petition.
APPENDIX A-1

NOTICE OF A PETITION FOR A PRIVATE BILL

This is notice to the public that ________________________________________________________________

(name of the petitioner)

will present a petition for a private Bill to the Legislative Assembly at this or the next
session of the Legislature.

The private Bill will do the following:  (in the space below, describe the Bill, state what it is
intended to do and specify any exceptional provisions that the petitioner proposes to include
in the Bill)

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

__________________________ _________________________
Date   Signature of the Petitioner
(or petitioner’s lawyer)

_________________________
Address of the Petitioner
(or petitioner’s lawyer)
APPENDIX B

NOTICE OF A VACANCY IN THE LEGISLATIVE ASSEMBLY

To the Lieutenant Governor in Council:

1. In accordance with section 25 of *The Legislative Assembly Act*, this is notice of a vacancy in the electoral division of ________________________________ (name of electoral division).

2. The Member who is vacating the seat is ________________________________________.

3. The reason for the vacancy is: ____________________________________________________________

4. We ask you to pass an Order-in-Council to fill the vacancy.

The two Members of the Legislative Assembly giving this notice are:

__________________________ _____________________________
Signature of Member Signature of Member

NOTE: Section 25 of *The Legislative Assembly Act* states:

Notice of vacancy caused in any other way than by resignation

25. Subject to section 71 of *The Controverted Elections Act*, in any case of a vacancy in the representation of an electoral division created in any other way than by resignation, any two Members of the Legislative Assembly may give notice of the vacancy to the Lieutenant Governor in Council and request the passing of an order in council for the filling of the vacancy under *The Election Act*. 
APPENDIX C

RESIGNATION OF A MEMBER OF THE LEGISLATIVE ASSEMBLY

To the Speaker of the Legislative Assembly:

I, _________________________ _________________ (name of Member) intend to resign my seat in the Legislative Assembly for the electoral division of ________________________ ___________________________ (name of electoral division).

________________________________ ____________________________
Date Signature of Member

Two witnesses are needed:

_________________________________ ___________________________
Signature of first witness Signature of second witness

Note:  Section 22 of The Legislative Assembly Act states:

Resignation of Member

22. Any Member of the Legislative Assembly may resign his seat,

   (a) by giving, in his place in the assembly, notice of his intention to resign, in which case, after the notice has been entered by the Clerk of the Assembly in the Journals, the seat of the Member thereupon becomes vacant; or

   (b) by addressing and causing to be delivered to the Speaker a declaration of his intention to resign, made in writing under his hand before two witnesses, which declaration may be so made and delivered either before or during a session of the Legislature, or in the interval between two sessions, and upon receipt thereof by the Speaker the seat of the Member thereupon becomes vacant.
APPENDIX D

FINANCIAL PROCEDURE GUIDE

BUDGET PROCEDURE

1. **Finance Minister** (without notice or leave) moves Budget Motion.

2. **Page** picks up motion and delivers it to the Speaker.

3. **Speaker** proposes motion to the House.

4. **Finance Minister** presents Budget Address.

5. **Leader of the Official Opposition** adjourns debate.

6. **Finance Minister** advises the Speaker that there are two messages from His Honour, the Lieutenant Governor.

7. **Sergeant-at-Arms** picks up messages and delivers them to the Speaker.

8. **Speaker** reads messages. (all Members stand)

9. **Sergeant-at-Arms** delivers messages (when read) to the Clerk.

INTERIM SUPPLY PROCEDURE
(WHEN INTERIM SUPPLY Follows THE BUDGET)

1. **Speaker** announces that the House will resolve into Committee of Supply.

2. **Committee of Supply** considers resolutions respecting interim supply. (debatable)

3. **Chairperson of Committee of Supply** presents the report of the Committee to the House and moves that it be received. (non-debatable)

4. **The House** considers and adopts the motion regarding interim supply. (notice not required)

5. **Finance Minister** moves First Reading of the Interim Supply Bill. (may not be debated, amended or adjourned)

6. **House staff** distributes copies of Interim Supply Bill immediately after adoption of First Reading.

7. **Finance Minister** moves Second Reading of Interim Supply Bill and referral to Committee of the Whole. (debatable - may be agreed to without debate or adjourned)

8. **Speaker** announces that the House will resolve into Committee of the Whole to consider and report on Interim Supply Bill for Concurrence and Third Reading.

9. **Committee of the Whole** considers Interim Supply Bill. (debatable)

10. **Chairperson of the Committee of the Whole** presents report of the Committee to the House and moves that it be received. (non-debatable)

11. **Government House Leader** moves the Concurrence and Third Reading Motion. (debatable - may be agreed to without debate or adjourned)

12. **Lieutenant Governor** grants Royal Assent to Interim Supply Bill.
MAIN AND CAPITAL SUPPLY PROCEDURE

1. **Speaker** announces that the House will resolve into Committee of Supply to consider the resolution respecting the Capital Supply Bill.

2. **Committee of Supply** considers the resolution respecting Capital Supply Bill – The Loan Act. (no debate if 100 hour time limit has expired)

3. **Chairperson of the Committee of Supply** presents the report of the Committee to the House and moves that it be received. (not debatable)

4. **Government House Leader** moves Concurrence Motion and Committee of Supply considers it. (debatable motion - 100 hour time limit does not apply)

5. **Chairperson of the Committee of Supply** presents the report of the Committee to the House and moves that it be received. (not debatable)

6. **Government House Leader** moves Concurrence Motion in the House. (cannot be debated, amended or adjourned)

7. **House** considers and adopts motion regarding Capital Supply Bill. (no notice required)

8. **House** considers and adopts motion regarding Main Supply Bill. (no notice required)

9. **Finance Minister** moves First Reading of Main Supply Bill – The Appropriation Act. (may not be debated, amended or adjourned)

10. **House staff** distributes copies of Main Supply Bill – The Appropriation Act immediately after adoption of First Reading Motion.

11. **Finance Minister** moves Second Reading of Main Supply Bill – The Appropriation Act, and referral to a Committee of this House. (debatable motion – may be agreed to without debate or adjourned)

12. **Finance Minister** moves First Reading of Capital Supply Bill – The Loan Act. (may not be debated, amended or adjourned)

13. **House staff** distributes copies of Capital Supply Bill – The Loan Act, immediately after adoption of the First Reading Motion.
14. **Finance Minister** moves Second Reading of Capital Supply Bill – The Loan Act, and referral to a Committee of this House. (debatable motion - may be agreed to without debate or adjourned)

15. **Speaker** announces that the House will resolve into Committee of the Whole to consider and report on Capital Supply Bill – The Loan Act, and Main Supply Bill – The Appropriation Act, for Concurrence and Third Reading.

16. **Committee of the Whole** considers Capital Supply Bill – The Loan Act, and Main Supply Bill – The Appropriation Act. (debatable matter, but no debate if 100 hour time limit has expired)

17. **Chairperson of the Committee of the Whole House** presents report of the Committee to the House and moves that it be received. (not debatable)

18. **Other Minister of the Crown**, usually **Government House Leader**, moves Concurrence and Third Reading of Capital Supply Bill – The Loan Act. (debatable motion – may be agreed to without debate or adjourned)

19. **Other Minister of the Crown**, usually the **Government House Leader**, moves Concurrence and Third Reading of Main Supply Bill – The Appropriation Act. (debatable motion – may be agreed to without debate or adjourned)

## APPENDIX E

### SPEAKING TIMES

<table>
<thead>
<tr>
<th>Rule</th>
<th>Debate</th>
<th>Speaking Time</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>34(8)</td>
<td>Budget Debate</td>
<td>20 minutes</td>
<td>Unlimited speaking time for:</td>
</tr>
<tr>
<td>34(9)</td>
<td></td>
<td></td>
<td>• Leaders of recognized parties (may be transferred)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Ministers moving Government Orders</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Members making &quot;no confidence&quot; motions</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Ministers replying to &quot;no confidence&quot; motions</td>
</tr>
<tr>
<td>34(9)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>75(1)</td>
<td>Committee of the Whole</td>
<td>5 minutes</td>
<td>• Members may speak more than once</td>
</tr>
<tr>
<td>77(1)</td>
<td>Committee of Supply</td>
<td>5 minutes</td>
<td>• Members may speak more than once</td>
</tr>
<tr>
<td>77(2)</td>
<td>Minister’s Opening Statement</td>
<td>10 minutes</td>
<td></td>
</tr>
<tr>
<td>137(5)</td>
<td>Government Bills Question Period</td>
<td>45 seconds</td>
<td>• For all questions &amp; answers</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Question period shall not exceed 15 minutes</td>
</tr>
<tr>
<td>29(2)</td>
<td>Grievances</td>
<td>10 minutes</td>
<td></td>
</tr>
<tr>
<td>38(2)</td>
<td>Matters of Urgent Public Importance</td>
<td>10 minutes / 10 minutes</td>
<td>Member has 10 minutes to explain why MUPI debate should proceed.</td>
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<tr>
<td>38(4)</td>
<td></td>
<td></td>
<td>• One member from each recognized party may respond for 10 minutes.</td>
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<td>• If debate proceeds all Members have 10 minutes.</td>
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<td>• Total debate shall not exceed two hours.</td>
</tr>
<tr>
<td>27(1)</td>
<td>Member’s Statements</td>
<td>2 minutes</td>
<td></td>
</tr>
<tr>
<td>26(3)</td>
<td>Ministerial Statements</td>
<td>-</td>
<td>• Time of Critic’s response must not exceed Minister’s Statement</td>
</tr>
<tr>
<td>30(8)</td>
<td>Opposition Day Motions</td>
<td>10 minutes</td>
<td></td>
</tr>
<tr>
<td>Rule</td>
<td>Debate</td>
<td>Speaking Time</td>
<td>Notes</td>
</tr>
<tr>
<td>-------</td>
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</tr>
<tr>
<td>28</td>
<td>Oral Questions</td>
<td>60 seconds</td>
<td>• Questions &amp; answers for Leaders of Recognized Parties</td>
</tr>
<tr>
<td></td>
<td></td>
<td>45 seconds</td>
<td>• Questions &amp; answers for other Members &amp; Ministers</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>• Oral Questions shall not exceed 40 minutes</td>
</tr>
<tr>
<td>23(9)</td>
<td>Private Members’ Bills Question Period</td>
<td>45 seconds</td>
<td>• For all questions &amp; answers</td>
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<td></td>
<td></td>
<td></td>
<td>• question period shall not exceed 10 minutes</td>
</tr>
<tr>
<td>44(3)</td>
<td>Private Member’s Business</td>
<td>10 minutes</td>
<td></td>
</tr>
<tr>
<td>139(10)</td>
<td>Report Stage Amendments</td>
<td>10 minutes</td>
<td>30 minutes for:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Leaders of recognized parties</td>
</tr>
<tr>
<td>44(1)</td>
<td>Second Reading of Government Bills</td>
<td>30 minutes</td>
<td>Unlimited speaking time for:</td>
</tr>
<tr>
<td>44(2)</td>
<td></td>
<td></td>
<td>• Leaders of recognized parties (may be transferred)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Ministers moving Government Orders</td>
</tr>
<tr>
<td>87(2)</td>
<td>Standing &amp; Special Committees</td>
<td>10 minutes</td>
<td>• Members may speak more than once</td>
</tr>
<tr>
<td>44(1)</td>
<td>Concurrence and Third Reading of Government Bills</td>
<td>30 minutes</td>
<td>Unlimited speaking time for:</td>
</tr>
<tr>
<td>44(2)</td>
<td></td>
<td></td>
<td>• Leaders of recognized parties (may be transferred)</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>• Ministers moving Government Orders</td>
</tr>
<tr>
<td>47(4)</td>
<td>Throne Speech Debate</td>
<td>20 minutes</td>
<td>Unlimited speaking time for:</td>
</tr>
<tr>
<td>47(5)</td>
<td></td>
<td></td>
<td>• Leaders of recognized parties (may be transferred)</td>
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<td>• Ministers moving Government Orders</td>
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<td>• Members making “no confidence” motions</td>
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<td></td>
<td></td>
<td></td>
<td>• Ministers replying to “no confidence” motions</td>
</tr>
<tr>
<td>50(2)</td>
<td>Time Allocation Motions</td>
<td>10 minutes</td>
<td></td>
</tr>
</tbody>
</table>
### Index - Rules, Orders & Forms of Proceedings

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### ABSENCE OF
- Acting Chairperson, appointment of 13 (6) 18
- Chairperson, Committees of the Whole House 13 (4) 18
- Clerk 147 (2) 75
- Deputy Chairperson, to act in absence of Deputy Speaker 13 (5) 18
- Deputy Speaker, to act in absence of Speaker 13 (5) 18
- Members of the House 15 20
- Quorum 5 13

#### ADJOURNMENT
- Of debate, Motions for
  - Always in order 37 (1) 35
  - Decided without debate or amendment 48 (2) 41
- Decorum on 19 (1) 21
- Of the House 37 (2) 35
- Quorum, lack of 5 13
- Thursday adjournment (Committee of Supply) 4 (6) 12
- Usual adjournment hour 4 (4) 11

#### AMENDMENTS
- Committee Reports 91 60
- Disposal of: Budget Debate 34 (7) 34
- Motions 68 (3) 49
- Opposition Day Motions, not amendable 30 (16) 30
- Precluded
  - By Motion to commit 73 50
  - By previous question 74 51
- Private Members’ Resolutions not amendable 33 (4) 31
- Reported from
  - Committee of the Whole House 82 57
  - Standing and Special Committees 139 (3) 71
- Seconding of 69 (1) 50
- Standing and Special Committees
  - Reports from, not amendable 91 60
- Unacceptable to Speaker 10 17
- Withdrawal 72 50
- Written 68 (1) 49

#### ANTICIPATION
- Matter appointed for consideration 42 37
- Matter of Urgent Public Importance 38 (5)(d) 36

#### APPEALS FROM RULINGS
- Rulings on Matters of Urgent Public Importance, not subject to appeal 38 (3) 35
- Speaker 9 (1) 17

#### ASSEMBLY
- Defined 1 (3)(a) 1

#### AUDITOR GENERAL
- Requests for Review 121-122 67
- Standing Committee on Public Accounts (PAC) 114, 118 65
<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>BILLS, PRIVATE</strong></td>
<td></td>
</tr>
<tr>
<td>Bill for incorporation</td>
<td>154 (2)</td>
</tr>
<tr>
<td>Bill left on Order Paper at end of Session</td>
<td>153 (2)</td>
</tr>
<tr>
<td>Clerk to publish notice</td>
<td>152</td>
</tr>
<tr>
<td>Committee on</td>
<td></td>
</tr>
<tr>
<td>Interested Parties</td>
<td>156 (1)(2)</td>
</tr>
<tr>
<td>Notice of meetings</td>
<td>155</td>
</tr>
<tr>
<td>Proof of age</td>
<td>156 (3)</td>
</tr>
<tr>
<td>Proof of publication</td>
<td>153 (3)</td>
</tr>
<tr>
<td>Deposit on Filing Petitions</td>
<td>150 (1)</td>
</tr>
<tr>
<td>Fees</td>
<td>150 (1)(2)</td>
</tr>
<tr>
<td>Left on Order Paper</td>
<td>153 (2)</td>
</tr>
<tr>
<td>Petition re:</td>
<td></td>
</tr>
<tr>
<td>Model form of</td>
<td>Appendix A</td>
</tr>
<tr>
<td>Notice of</td>
<td>Appendix A-1</td>
</tr>
<tr>
<td><strong>Publication of Notices</strong></td>
<td></td>
</tr>
<tr>
<td>By Clerk</td>
<td>152</td>
</tr>
<tr>
<td>By Petitioner</td>
<td>153 (1)</td>
</tr>
<tr>
<td>Proof of Publication</td>
<td>153 (3)</td>
</tr>
<tr>
<td>When left on Order Paper</td>
<td>153 (2)</td>
</tr>
<tr>
<td>Reference to applicable general Acts</td>
<td>154 (3)</td>
</tr>
<tr>
<td>Remittance of Fees</td>
<td></td>
</tr>
<tr>
<td>Limitation of</td>
<td>151 (2)</td>
</tr>
<tr>
<td>Maximum remittance</td>
<td>151 (3)</td>
</tr>
<tr>
<td>Special petitions</td>
<td>151 (1)</td>
</tr>
<tr>
<td>Report by Law Officer</td>
<td>154 (1)</td>
</tr>
<tr>
<td><strong>BILLS, PRIVATE AND PUBLIC</strong></td>
<td></td>
</tr>
<tr>
<td>Application of Chapter</td>
<td>134</td>
</tr>
<tr>
<td>Clerk to certify Readings</td>
<td>146</td>
</tr>
<tr>
<td>Closure of Debate on</td>
<td>51</td>
</tr>
<tr>
<td>Committal to Committee</td>
<td>138 (4)</td>
</tr>
<tr>
<td>Committee of the Whole, report of</td>
<td>139 (5)</td>
</tr>
<tr>
<td>Committees, Special and Standing, re:</td>
<td></td>
</tr>
<tr>
<td>Chairperson to sign Bill</td>
<td>139 (2)</td>
</tr>
<tr>
<td>Committal to</td>
<td>138 (3)(4)</td>
</tr>
<tr>
<td>Designated Bills</td>
<td>2 (17)-(23)</td>
</tr>
<tr>
<td>Order of Consideration</td>
<td>139 (1)</td>
</tr>
<tr>
<td>Recommital to</td>
<td>140</td>
</tr>
<tr>
<td>Report on</td>
<td>139 (3)</td>
</tr>
<tr>
<td>Reprinting after amendment in</td>
<td>137 (3)(4)</td>
</tr>
<tr>
<td>Specified Bills</td>
<td>2 (12)(16)</td>
</tr>
<tr>
<td>Concurrence and Third Reading</td>
<td>139 (13)-(15)</td>
</tr>
<tr>
<td>Designated Bills</td>
<td>2 (20)</td>
</tr>
<tr>
<td>Mover not considered to have spoken</td>
<td>139 (15)</td>
</tr>
<tr>
<td>Specified Bill</td>
<td>2 (14)-(15)</td>
</tr>
<tr>
<td>Debate, rules of</td>
<td></td>
</tr>
<tr>
<td>Time limitations</td>
<td>44</td>
</tr>
<tr>
<td>Designated Bills</td>
<td>2 (17)-(23)</td>
</tr>
<tr>
<td>Designation by Opposition</td>
<td>2 (9)</td>
</tr>
<tr>
<td>First Reading</td>
<td></td>
</tr>
<tr>
<td>Explanation permitted</td>
<td>135</td>
</tr>
<tr>
<td>Not Debatable</td>
<td>135</td>
</tr>
<tr>
<td>Rule Number</td>
<td>Page</td>
</tr>
<tr>
<td>-------------</td>
<td>------</td>
</tr>
<tr>
<td>BILLS, PRIVATE AND PUBLIC – Continued</td>
<td></td>
</tr>
<tr>
<td>Introduction of Notice required</td>
<td>139 (6) 71</td>
</tr>
<tr>
<td>Printing of:</td>
<td></td>
</tr>
<tr>
<td>To be marked on Order Paper</td>
<td>137 (3) 70</td>
</tr>
<tr>
<td>Before Committal to Committee</td>
<td>137 (2) 70</td>
</tr>
<tr>
<td>Before Second Reading</td>
<td>137 (1) 69</td>
</tr>
<tr>
<td>Readings certified by Clerk</td>
<td>140 73</td>
</tr>
<tr>
<td>Recommittal to Committee</td>
<td>140 73</td>
</tr>
<tr>
<td>Report stage</td>
<td>139 (4)-(12) 71-72</td>
</tr>
<tr>
<td>Amendments</td>
<td></td>
</tr>
<tr>
<td>Combining</td>
<td>139 (11) 72</td>
</tr>
<tr>
<td>Debate on</td>
<td>139 (10) 72</td>
</tr>
<tr>
<td>Deferral of</td>
<td>139 (7) 72</td>
</tr>
<tr>
<td>Notice of</td>
<td>139 (6) 72</td>
</tr>
<tr>
<td>Recorded division, deferral of</td>
<td>139 (12) 72</td>
</tr>
<tr>
<td>Designated Bills</td>
<td>2 (19) 8</td>
</tr>
<tr>
<td>Reporting of</td>
<td>139 (3) 72</td>
</tr>
<tr>
<td>Restrictions on</td>
<td>139 (9) 72</td>
</tr>
<tr>
<td>Without notice</td>
<td>139 (8) 72</td>
</tr>
<tr>
<td>Specified Bills</td>
<td>2 (13) 6</td>
</tr>
<tr>
<td>Reprinting of, after amendment</td>
<td>137 (3)(4) 70</td>
</tr>
<tr>
<td>Second Readings</td>
<td></td>
</tr>
<tr>
<td>Designated Bills</td>
<td>137 (17)(21) 8-9</td>
</tr>
<tr>
<td>Distribution</td>
<td>137 (2) 70</td>
</tr>
<tr>
<td>Printing</td>
<td>137 (1) 69</td>
</tr>
<tr>
<td>Question period</td>
<td></td>
</tr>
<tr>
<td>Government Bills</td>
<td>137 (5) 70</td>
</tr>
<tr>
<td>Private Members’ Bills</td>
<td>23 (9) 24</td>
</tr>
<tr>
<td>Reprinting</td>
<td>137 (3)(4) 70</td>
</tr>
<tr>
<td>Specified Bills</td>
<td>2 (8)(10)-(11) 4-6</td>
</tr>
<tr>
<td>Selected Bills</td>
<td>24 (1)-(4) 25</td>
</tr>
<tr>
<td>Specified Bills</td>
<td>2 (8)(10)-(16) 4-7</td>
</tr>
<tr>
<td>Third Readings</td>
<td></td>
</tr>
<tr>
<td>Moving motion not considered as debate</td>
<td>139 (15) 73</td>
</tr>
<tr>
<td>Three Readings</td>
<td>138 (1) 70</td>
</tr>
<tr>
<td>Urgent Cases</td>
<td>138 (2) 70</td>
</tr>
<tr>
<td>Validating letters patent, by-laws and agreements</td>
<td>136 69</td>
</tr>
<tr>
<td>BRIBERY</td>
<td></td>
</tr>
<tr>
<td>Offer of money or advantage an offence</td>
<td>141 73</td>
</tr>
<tr>
<td>Proceedings in case of</td>
<td>142 74</td>
</tr>
<tr>
<td>BUDGET</td>
<td></td>
</tr>
<tr>
<td>Bill counts as two Designated Bills</td>
<td>2 (9) 5</td>
</tr>
<tr>
<td>Budget Implementation and Tax Statutes Amendment Act</td>
<td>2 (1)(9) 3.5</td>
</tr>
<tr>
<td>Disposal of questions</td>
<td>34 (7) 34</td>
</tr>
<tr>
<td>Exceptions on time limits</td>
<td>34 (9) 34</td>
</tr>
<tr>
<td>Grievances to be considered during Budget day only</td>
<td>29 (6)(b) 28</td>
</tr>
<tr>
<td>Interruption of Debate</td>
<td>34 (6) 33</td>
</tr>
<tr>
<td>Limitations on:</td>
<td></td>
</tr>
<tr>
<td>Amendments</td>
<td>34 (4) 33</td>
</tr>
<tr>
<td>Debate</td>
<td>34 (3) 33</td>
</tr>
</tbody>
</table>
### BUDGET – Continued

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>34</td>
<td>(2)</td>
</tr>
<tr>
<td>30</td>
<td>(12)(b)</td>
</tr>
<tr>
<td>34</td>
<td>(5)</td>
</tr>
<tr>
<td>34</td>
<td>(1)</td>
</tr>
<tr>
<td>Appendix D</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>(8)</td>
</tr>
<tr>
<td>2</td>
<td>(1)</td>
</tr>
<tr>
<td>34</td>
<td>(10)</td>
</tr>
</tbody>
</table>

### BUSINESS OF THE HOUSE

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>(4)</td>
</tr>
<tr>
<td>49</td>
<td>(1)</td>
</tr>
<tr>
<td>23</td>
<td>(1)</td>
</tr>
<tr>
<td>29</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td></td>
</tr>
<tr>
<td>27</td>
<td></td>
</tr>
<tr>
<td>26</td>
<td></td>
</tr>
<tr>
<td>64</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td></td>
</tr>
<tr>
<td>28</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>(15)</td>
</tr>
<tr>
<td>23</td>
<td>(4)</td>
</tr>
<tr>
<td>33</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>(1)</td>
</tr>
<tr>
<td>1</td>
<td>(2)</td>
</tr>
<tr>
<td>35</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>(1)-(4)</td>
</tr>
<tr>
<td>3</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>(1)</td>
</tr>
<tr>
<td>25</td>
<td></td>
</tr>
</tbody>
</table>

### BUSINESS OF SUPPLY

See Supply, Business of

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>76</td>
<td>(1)</td>
</tr>
</tbody>
</table>

### CALENDAR, SESSIONAL

See Sessional Calendar

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>(1)(2)</td>
</tr>
</tbody>
</table>

### CASTING VOTE

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>88</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>(2)</td>
</tr>
</tbody>
</table>

### CHAIRPERSON, COMMITTEES OF THE WHOLE HOUSE

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td>(4)</td>
</tr>
<tr>
<td>13</td>
<td>(6)</td>
</tr>
<tr>
<td>139</td>
<td>(2)</td>
</tr>
<tr>
<td>13</td>
<td>(1)</td>
</tr>
<tr>
<td>CHAIRPERSON, COMMITTEES OF THE WHOLE HOUSE – Continued</td>
<td></td>
</tr>
<tr>
<td>------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Maintaining order</td>
<td>75 (4)</td>
</tr>
<tr>
<td>Term of office</td>
<td>13 (2)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHAIRPERSONS, STANDING AND SPECIAL COMMITTEES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bills, Chairperson to sign</td>
</tr>
<tr>
<td>Deciding vote</td>
</tr>
<tr>
<td>Generally</td>
</tr>
<tr>
<td>Maintaining order</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CLERK OF THE HOUSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Absence of</td>
</tr>
<tr>
<td>Acting for Speaker</td>
</tr>
<tr>
<td>Certifying of Bills</td>
</tr>
<tr>
<td>Defined</td>
</tr>
<tr>
<td>Documents, intersessional deposit of</td>
</tr>
<tr>
<td>Duties generally</td>
</tr>
<tr>
<td>Election of Speaker</td>
</tr>
<tr>
<td>In case of vacancy</td>
</tr>
<tr>
<td>Clerk to administer</td>
</tr>
<tr>
<td>Informing Clerk of wishes to stand for election</td>
</tr>
<tr>
<td>Clerk to prescribe forms</td>
</tr>
<tr>
<td>Opposition Day Motion notification</td>
</tr>
<tr>
<td>Private Members’ resolutions</td>
</tr>
<tr>
<td>Reports</td>
</tr>
<tr>
<td>Distributing list of</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CLOSURE MOTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reply where debate adjourned</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>COMMITTEE OF SUPPLY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amendments, reporting of</td>
</tr>
<tr>
<td>Closure of debate in</td>
</tr>
<tr>
<td>Concurrence Motion</td>
</tr>
<tr>
<td>In Committee</td>
</tr>
<tr>
<td>In House</td>
</tr>
<tr>
<td>Concurrent sittings</td>
</tr>
<tr>
<td>Count-out vote</td>
</tr>
<tr>
<td>Estimates referred to</td>
</tr>
<tr>
<td>Formal vote</td>
</tr>
<tr>
<td>Friday sittings</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Government officials</td>
</tr>
<tr>
<td>Limits on calling First Minister</td>
</tr>
<tr>
<td>Limits on calling Ministers</td>
</tr>
<tr>
<td>Matters under advisement</td>
</tr>
<tr>
<td>Minister’s and critic’s seats</td>
</tr>
<tr>
<td>No sitting while House in Session</td>
</tr>
<tr>
<td>Opening Statements</td>
</tr>
<tr>
<td>Previous Question</td>
</tr>
<tr>
<td>Quorum</td>
</tr>
<tr>
<td>Reports of</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>
### COMMITTEE OF SUPPLY – Continued

**Sittings**
- Friday sittings 4 (5)-(7) 12 77 (13) 54
- No sitting while House in Session 77 (6) 53
- Outside the Chamber 77 (4) 53
- Thursday adjournment 4 (6) 12
- Speaker leaving the Chair 23 (3) 22
- Speaking Times 77 (1) 53
- Speeches, time limitations of 75 (1) 51
- Opening Statements 77 (1)(2) 53
- Thursday adjournment 4 (6) 12
- Voice vote 77 (10) 54

### COMMITTEES

See Standing and Special Committees

### COMMITTEES OF THE WHOLE HOUSE

**Acting Chairpersons**  
Appointment of 13 (6) 18  
Amendments to be reported 82 57

**Chairperson**  
- Bills, Chairperson to sign 139 (2) 71
- Election of 13 (1) 17
- Maintaining order 75 (4) 51
- Term of office 13 (2) 17

**Deputy Chairpersons**  
Appointment of 13 (3) 18
Duties of 13 (4) 18
Designated Bills 2 (23) 10  
Government officials 75 (5) 52
Maintaining order 75 (4) 51
Motion to leave the Chair 80 (1) 56
Quorum 75 (2) 51
Reference of Bills to 81 57
Relevancy of debate 75 (3) 51
Report from 139 (5) 71
Rules observed in 75 (1) 51
Speaker leaving the Chair 23 (3) 22

### CONDOLENCE MOTIONS

Amendments not permitted 62 (3) 47
Moment of silence 63 47
Notice not required 62 (2) 47
Timing 62 (1) 47

### CONDUCT OF MEMBERS

Attendance 15 20
Bribery 141-142 73-74
Decorum 19 21
Naming a member 18 20-21
Offering money or advantages 141-142 73-74
Pecuniary interest and voting 16 20
Suspension of Member 18 (3)(4) 21
Withdrawal of Members 17 20
<table>
<thead>
<tr>
<th>Index - Rules, Orders &amp; Forms of Proceedings</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONDUCT OF VISITORS</td>
<td>20-21</td>
<td>21</td>
</tr>
<tr>
<td>CONSTITUTIONAL AMENDMENT MOTIONS</td>
<td>49</td>
<td>41</td>
</tr>
<tr>
<td>Opposition Day Motion not allowed during</td>
<td>30 (12)(c)</td>
<td>29-30</td>
</tr>
<tr>
<td>DEBATE, RULES OF</td>
<td>39-60</td>
<td>36-45</td>
</tr>
<tr>
<td>Addressing the Chair</td>
<td>39</td>
<td>36</td>
</tr>
<tr>
<td>Adjournment Motions</td>
<td>37 (1)</td>
<td>35</td>
</tr>
<tr>
<td>Always in order</td>
<td>37</td>
<td>35</td>
</tr>
<tr>
<td>Not subject to amendment or debate</td>
<td>48 (2)</td>
<td>41</td>
</tr>
<tr>
<td>Anticipation</td>
<td>42</td>
<td>37</td>
</tr>
<tr>
<td>Appointed days for:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Budget Address</td>
<td>34</td>
<td>33-34</td>
</tr>
<tr>
<td>Throne Speech</td>
<td>45-47</td>
<td>39-40</td>
</tr>
<tr>
<td>Closure proceedings</td>
<td>51</td>
<td>43</td>
</tr>
<tr>
<td>Debatable Motions</td>
<td>48 (1)</td>
<td>40-41</td>
</tr>
<tr>
<td>Documents, tabling of</td>
<td>40</td>
<td>36-37</td>
</tr>
<tr>
<td>Members not to speak twice</td>
<td>59</td>
<td>45</td>
</tr>
<tr>
<td>Members rising simultaneously</td>
<td>43</td>
<td>37</td>
</tr>
<tr>
<td>Non-debatable Motions</td>
<td>48 (2)</td>
<td>41</td>
</tr>
<tr>
<td>Opposition Day Motions</td>
<td>30 (15)</td>
<td>30</td>
</tr>
<tr>
<td>Precedence when two Members rise</td>
<td>43</td>
<td>37</td>
</tr>
<tr>
<td>Private conversations</td>
<td>57</td>
<td>45</td>
</tr>
<tr>
<td>Reading the question</td>
<td>58</td>
<td>45</td>
</tr>
<tr>
<td>Relevancy</td>
<td>41</td>
<td>37</td>
</tr>
<tr>
<td>Reviving debate</td>
<td>42</td>
<td>37</td>
</tr>
<tr>
<td>Speaking order</td>
<td>44 (4)(5)</td>
<td>38</td>
</tr>
<tr>
<td>Speech from the Throne</td>
<td>45-47</td>
<td>39-40</td>
</tr>
<tr>
<td>Time limitations</td>
<td>44</td>
<td>38</td>
</tr>
<tr>
<td>DECIDING VOTE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chairperson</td>
<td>88</td>
<td>60</td>
</tr>
<tr>
<td>Speaker</td>
<td>11 (2)</td>
<td>17</td>
</tr>
<tr>
<td>DECORUM</td>
<td></td>
<td></td>
</tr>
<tr>
<td>On adjournment</td>
<td>19 (1)</td>
<td>21</td>
</tr>
<tr>
<td>Bowing to the Chair</td>
<td>19 (2)</td>
<td>21</td>
</tr>
<tr>
<td>Crossing the Chamber</td>
<td>19 (3)</td>
<td>21</td>
</tr>
<tr>
<td>In debate</td>
<td>54-57</td>
<td>44-45</td>
</tr>
<tr>
<td>Electronic devices</td>
<td>19 (4)</td>
<td>21</td>
</tr>
<tr>
<td>Public Galleries</td>
<td>20-21</td>
<td>21</td>
</tr>
<tr>
<td>Telephone conversations</td>
<td>19 (5)</td>
<td>21</td>
</tr>
<tr>
<td>DEFINITIONS</td>
<td>1 (3)</td>
<td>1</td>
</tr>
<tr>
<td>DEPUTY CHAIRPERSON, COMMITTEES OF THE WHOLE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Absence of</td>
<td>13 (5)</td>
<td>18</td>
</tr>
<tr>
<td>Appointment of</td>
<td>13 (3)</td>
<td>18</td>
</tr>
<tr>
<td>Deputy Speaker to act</td>
<td>13 (1)</td>
<td>17</td>
</tr>
<tr>
<td>Duties of</td>
<td>13 (4)</td>
<td>18</td>
</tr>
<tr>
<td>DEPUTY CLERK</td>
<td>147 (1)</td>
<td>75</td>
</tr>
<tr>
<td>Absence of Clerk</td>
<td>147 (2)</td>
<td>75</td>
</tr>
<tr>
<td>DEPUTY SPEAKER</td>
<td>Rule Number</td>
<td>Page</td>
</tr>
<tr>
<td>-------------------------</td>
<td>-------------</td>
<td>------</td>
</tr>
<tr>
<td>Abcense of</td>
<td>13</td>
<td>(5)</td>
</tr>
<tr>
<td>Election of</td>
<td>13</td>
<td>(1)</td>
</tr>
<tr>
<td>Term of office</td>
<td>13</td>
<td>(2)</td>
</tr>
</tbody>
</table>

| DESIGNATED BILLS        | See Bills, Private and Public |

<table>
<thead>
<tr>
<th>DIVISIONS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Bills, Public</td>
<td></td>
</tr>
<tr>
<td>Recorded division, deferral of</td>
<td>139 (12) 72</td>
</tr>
<tr>
<td>Compulsory vote</td>
<td>14 (7) 19</td>
</tr>
<tr>
<td>Count-out vote</td>
<td>77 (12) 54</td>
</tr>
<tr>
<td>Declaration of voting intentions</td>
<td>14 (9) 19</td>
</tr>
<tr>
<td>Deferral</td>
<td>14 (4) 19</td>
</tr>
<tr>
<td>Limitations on</td>
<td>14 (5) 19</td>
</tr>
<tr>
<td>During Private Members' Business</td>
<td>23 (7)(8) 24</td>
</tr>
<tr>
<td>Division bells, time limit on</td>
<td>14 (3) 18</td>
</tr>
<tr>
<td>Entering and leaving the House</td>
<td>14 (2) 18</td>
</tr>
<tr>
<td>Formal vote</td>
<td>77 (10) 54</td>
</tr>
<tr>
<td>Pairing</td>
<td>14 (8) 19</td>
</tr>
<tr>
<td>Standing and Special Committees</td>
<td>88 60</td>
</tr>
<tr>
<td>Termination of debate</td>
<td>14 (1) 18</td>
</tr>
<tr>
<td>&quot;Yeas&quot; and &quot;Nays,&quot; recording of</td>
<td>14 (11) 20</td>
</tr>
</tbody>
</table>

| DOCUMENTS               | See Tabling of Documents |

| ELECTRONIC DEVICES, USE OF | 19 (4) 21 |

| ESTIMATES               | See Committee of Supply |

<table>
<thead>
<tr>
<th>FEES, PRIVATE BILLS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Deposit</td>
<td>150 (1) 77</td>
</tr>
<tr>
<td>Exemptions</td>
<td>151 (1) 77</td>
</tr>
<tr>
<td>Fees, Joint Stock Companies</td>
<td>150 (2) 77</td>
</tr>
<tr>
<td>Refunds</td>
<td>151 77</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>GRIEVANCES</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Member to speak only once per session</td>
<td>29 (1) 28</td>
</tr>
<tr>
<td>Number of</td>
<td>29 (4) 28</td>
</tr>
<tr>
<td>Restrictions</td>
<td>29 (3)(4)(6) 28</td>
</tr>
<tr>
<td>Speaking time</td>
<td>29 (2) 28</td>
</tr>
<tr>
<td>Termination of</td>
<td>29 (5) 28</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>INDEPENDENT MEMBERS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Distribution of Speaker candidate list</td>
<td>8 (1)(b) 15</td>
</tr>
<tr>
<td>Notice of</td>
<td></td>
</tr>
<tr>
<td>Ministerial Statement</td>
<td>26 (2) 26</td>
</tr>
<tr>
<td>Opposition Day Motion</td>
<td>30 (7) 29</td>
</tr>
<tr>
<td>Written Question response</td>
<td>61 (2) 46</td>
</tr>
<tr>
<td>Private Member Resolutions</td>
<td></td>
</tr>
<tr>
<td>Intersessional Notice</td>
<td>33 (10)(b) 32</td>
</tr>
<tr>
<td>Question period</td>
<td>33 (6)(b) 31</td>
</tr>
<tr>
<td>Seconder not required</td>
<td>33 (12) 32</td>
</tr>
<tr>
<td>Tuesday announced by Government House Leader</td>
<td>33 (11) 32</td>
</tr>
</tbody>
</table>

viii
<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>84</td>
<td>59</td>
</tr>
<tr>
<td>2</td>
<td>8</td>
</tr>
<tr>
<td>24</td>
<td>25</td>
</tr>
<tr>
<td>2</td>
<td>5</td>
</tr>
<tr>
<td>137</td>
<td>70</td>
</tr>
<tr>
<td>23</td>
<td>24</td>
</tr>
<tr>
<td>24</td>
<td>25</td>
</tr>
<tr>
<td>2</td>
<td>9</td>
</tr>
<tr>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>149</td>
<td>76</td>
</tr>
<tr>
<td>149</td>
<td>76</td>
</tr>
<tr>
<td>154</td>
<td>78</td>
</tr>
<tr>
<td>36</td>
<td>34-35</td>
</tr>
<tr>
<td>7</td>
<td>14</td>
</tr>
<tr>
<td>36</td>
<td>34</td>
</tr>
<tr>
<td>36</td>
<td>34</td>
</tr>
<tr>
<td>28</td>
<td>27</td>
</tr>
<tr>
<td>36</td>
<td>35</td>
</tr>
<tr>
<td>38</td>
<td>36</td>
</tr>
<tr>
<td>38</td>
<td>36</td>
</tr>
<tr>
<td>38</td>
<td>36</td>
</tr>
<tr>
<td>38</td>
<td>35</td>
</tr>
<tr>
<td>38</td>
<td>35</td>
</tr>
<tr>
<td>38</td>
<td>36</td>
</tr>
<tr>
<td>38</td>
<td>36</td>
</tr>
<tr>
<td>15</td>
<td>20</td>
</tr>
<tr>
<td>141-142</td>
<td>73-74</td>
</tr>
<tr>
<td>39</td>
<td>36</td>
</tr>
<tr>
<td>43</td>
<td>37</td>
</tr>
</tbody>
</table>

**INDEPENDENT MEMBERS – Continued**

- Rules meeting consultation
- Second Readings
  - Designated Bills
  - Selected Bills
  - Specified Bills
  - Question period
    - Government Bills
    - Private Members’ Bills
  - Scheduling Selected Bills
- Third Readings
  - Designated Bills
  - Specified Bills

**JOURNALS OF THE HOUSE** See Votes and Proceedings

**LAW OFFICERS**

- Defined
- Duties of
- Private Bills, report on

**LEADER OF THE OPPOSITION** See Opposition

**LEGISLATIVE ASSEMBLY MANAGEMENT COMMISSION**

- Report of

**LIEUTENANT GOVERNOR**

- Message from

**MATTER OF PRIVILEGE**

- During election of Speaker not permitted
- Immediate consideration
- Motion required
- Not considered during Oral Questions
- Ruling by Speaker subject to challenge

**MATTERS OF URGENT PUBLIC IMPORTANCE**

- At adjournment
- Business not to stand over
- Explanation by mover
- Procedure
- Regularly scheduled business, setting aside
- Restrictions
- Ruling by Speaker
- Termination

**MEMBERS OF THE HOUSE**

- Absence of / Attendance
- Bribery
- Debate, rules of
  - Addressing the Chair
  - Members rising simultaneously
<table>
<thead>
<tr>
<th>MEMBERS OF THE HOUSE – Continued</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relevancy</td>
<td>41</td>
<td>37</td>
</tr>
<tr>
<td>Reviving debate</td>
<td>42</td>
<td>37</td>
</tr>
<tr>
<td>Tabling documents</td>
<td>40</td>
<td>36-37</td>
</tr>
<tr>
<td>Time allocation</td>
<td>50</td>
<td>41-43</td>
</tr>
<tr>
<td>Decorum</td>
<td>19</td>
<td>21</td>
</tr>
<tr>
<td>Grievances</td>
<td>29</td>
<td>28</td>
</tr>
<tr>
<td>Independent See Independent Members</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Members' Statements</td>
<td>27</td>
<td>26-27</td>
</tr>
<tr>
<td>Naming a Member</td>
<td>18</td>
<td>20-21</td>
</tr>
<tr>
<td>Offering money or advantages</td>
<td>141-142</td>
<td>73-74</td>
</tr>
<tr>
<td>Pecuniary interest and voting</td>
<td>16</td>
<td>20</td>
</tr>
<tr>
<td>Resignation</td>
<td>Appendix C</td>
<td>83</td>
</tr>
<tr>
<td>Standing Committee on Public Accounts – Participation</td>
<td>107</td>
<td>64</td>
</tr>
<tr>
<td>Suspension</td>
<td>18</td>
<td>21</td>
</tr>
<tr>
<td>Vacancy, notice of</td>
<td>Appendix B</td>
<td>82</td>
</tr>
<tr>
<td>Withdrawal of Members</td>
<td>17</td>
<td>20</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MEMBERS’ STATEMENTS</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>27</td>
<td>26-27</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MINISTERS OF THE CROWN</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Closure Motion</td>
<td>51</td>
<td>43</td>
</tr>
<tr>
<td>Election of Speaker</td>
<td>6</td>
<td>(3) 14</td>
</tr>
<tr>
<td>Members’ Statements</td>
<td>27</td>
<td>(2) 27</td>
</tr>
<tr>
<td>Speeches</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Limits on</td>
<td>44</td>
<td>(2) 38</td>
</tr>
<tr>
<td>Opening address in Supply</td>
<td>77</td>
<td>(2) 53</td>
</tr>
<tr>
<td>Supply</td>
<td>75</td>
<td>(1) 51</td>
</tr>
<tr>
<td></td>
<td>77</td>
<td>(1)(2) 53</td>
</tr>
<tr>
<td>Standing Committee on Public Accounts, Membership on</td>
<td>103</td>
<td>64</td>
</tr>
<tr>
<td>Statements by</td>
<td>26</td>
<td>26</td>
</tr>
<tr>
<td>Time allocation Motion</td>
<td>50</td>
<td>41-43</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MOTIONS</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abstract Motions</td>
<td>67</td>
<td>(1) 49</td>
</tr>
<tr>
<td>Amendments</td>
<td>68</td>
<td>(3) 49</td>
</tr>
<tr>
<td>Closure</td>
<td>51</td>
<td>43</td>
</tr>
<tr>
<td>Condolence</td>
<td>62-63</td>
<td>47</td>
</tr>
<tr>
<td>Debatable Motions</td>
<td>48</td>
<td>(1) 40-41</td>
</tr>
<tr>
<td>During a debate</td>
<td>71</td>
<td>50</td>
</tr>
<tr>
<td>During election of Speaker not permitted</td>
<td>7</td>
<td>(3) 14</td>
</tr>
<tr>
<td>Imposing public aid or charge</td>
<td>66</td>
<td>49</td>
</tr>
<tr>
<td>Moved and seconded</td>
<td>69</td>
<td>(1) 50</td>
</tr>
<tr>
<td>Non-debatable</td>
<td>48</td>
<td>(2) 41</td>
</tr>
<tr>
<td>Put before debate</td>
<td>69</td>
<td>(2) 50</td>
</tr>
<tr>
<td>Same question not to be put twice</td>
<td>70</td>
<td>50</td>
</tr>
<tr>
<td>Third Reading mover not considered to have spoken</td>
<td>139</td>
<td>(15) 73</td>
</tr>
<tr>
<td>Time allocation</td>
<td>50</td>
<td>41-43</td>
</tr>
<tr>
<td>To be in writing</td>
<td>68</td>
<td>(1) 49</td>
</tr>
<tr>
<td>Withdrawing</td>
<td>72</td>
<td>50</td>
</tr>
<tr>
<td>Without notice by leave</td>
<td>65</td>
<td>48</td>
</tr>
</tbody>
</table>
## Index - Rules, Orders & Forms of Proceedings

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
</table>

### NAMING
- For offence in Committee: 18 (2) 20
- For offence in House: 18 (1)(a)(b) 20
- Irrelevance and repetition in debate: 53 44
- Suspension of Member from service of House for session: 18 (3) 21
- Term of suspension: 18 (4) 21

### NOTICE PAPER.
See Order Paper and Notice Paper

### NOTICES OF MOTION
- Filing with Clerk: 64 (2)(a) 48
- Notice required: 64 (1) 47
- Order Paper: 68 (2) 49

### OFFICERS OF THE ASSEMBLY
- Clerk: 144-146 74-75
  - Duties of: 144-146 74-75
- Deputy Clerk: 147 (1) 75
- Absence of Clerk: 147 (2) 75
- Law Officers
  - Defined: 1 (3)(d) 1
  - Duties of: 149 (1) 76
- Sergeant-at-Arms
  - Duties of: 21 21

### OFFICIAL OPPOSITION
- Defined: 1 (3)(f) 1

### OPPOSITION
- Concurrence motion, order of ministers: 78 (4) 56
- Leader of Official Opposition: 1 (3)(g) 1
- Ministerial Statements, comments on: 26 (3) 26
- Official: 1 (3)(f) 1
- Recognized Opposition Party
  - Leader of: 1 (3)(i) 1
- Thursday, Opposition House Leader calls resolutions
  - If more than one Recognized Opposition Party: 33 (9) 32

### OPPOSITION DAY MOTIONS
- Amendments not allowed: 30 (16) 30
- Consideration of motions: 30 (6) 29
- Debate limited to one day: 30 (15) 30
- Distribution of days: 30 (2) 28
- Filing
  - Between sessions: 30 (4) 29
  - During session: 30 (3) 29
- First item of business: 30 (14) 30
- Jurisdictional limit: 30 (11) 29
- Not a non-confidence motion: 30 (10) 29
- Not for Second or Third Readings: 30 (9) 29
- Notifying House Leaders: 30 (7) 29
- Number of Opposition days: 30 (1) 28
### Index - Rules, Orders & Forms of Proceedings

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### OPPOSITION DAY MOTIONS – Continued
- One only per week: 30 (13) 30
- Placing on the Order Paper: 30 (5) 29
- Restrictions: 30 (12) 29-30
- Time limit: 30 (8) 29

#### ORAL QUESTIONS
- Length of: 28 (1) 27
- Order of questions: 28 (4) 27
- Prohibition on Points of Order/Matters of Privilege: 28 (5) 27
- Rules of debate: 28 (2) 27
- Time limits: 28 (3) 27
- Use of electronic devices: 19 (4) 21

#### ORDER PAPER AND NOTICE PAPER
- Budget debate, precedence of: 34 (5) 33
- Notice between sessional period: 64 (3) 48
- Notice during sessional period: 64 (2) 48
- Opposition Day placement: 30 (5) 29
- Order of precedence: 31-32 30
- Private Members' Resolutions
  - Intersessional notice: 33 (10)(c) 32
  - Resolutions not disposed of: 33 (13) 33
- Written questions: 61 (2)-(4) 46

#### PAC
See Standing Committee on Public Accounts (PAC)

#### PECUNIARY INTEREST AND VOTING
- 16 20

#### PETITIONS
- Filing with the Clerk: 133 (1) 68
- Form of: 133 (2) 68
- Model petition: Appendix A 80
- No debate: 133 (7) 69
- Only one per day: 133 (8) 69
- Presenting
  - Only Member can present: 133 (9) 69
- Receiving: 133 (6) 69
- Rules, compliance with: 133 (3)(4) 68

#### POINTS OF ORDER
- Debate: 52 (2) 44
- Decision
  - By Speaker: 52 (3) 44
  - By Chairperson: 52 (4) 44
- During election of Speaker: 7 (2) 14
- Not considered during Oral Questions: 28 (5) 27
- Procedure: 52 (1) 43

#### PRAYER
- 22 22

#### PRECEDENCE, ORDER OF
- Generally: 31 (1) 30
## PRECEDENCE, ORDER OF – Continued

<table>
<thead>
<tr>
<th>Government Orders</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Members rising simultaneously</td>
<td>43</td>
<td>37</td>
</tr>
<tr>
<td>Orders not taken up</td>
<td>32</td>
<td>30</td>
</tr>
</tbody>
</table>

## PREVIOUS QUESTION

<table>
<thead>
<tr>
<th>Committee of Supply</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>77</td>
<td>54</td>
</tr>
<tr>
<td></td>
<td>74</td>
<td>51</td>
</tr>
<tr>
<td></td>
<td>74</td>
<td>51</td>
</tr>
</tbody>
</table>

## PRIVATE MEMBERS’ BUSINESS

<table>
<thead>
<tr>
<th>Bills</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Announcement by House Leaders</td>
<td>23</td>
<td>24</td>
</tr>
<tr>
<td>Question Period</td>
<td>23</td>
<td>24</td>
</tr>
<tr>
<td>Sequence</td>
<td>23</td>
<td>23</td>
</tr>
<tr>
<td>Division, deferral of</td>
<td>23</td>
<td>24</td>
</tr>
<tr>
<td>Resolutions</td>
<td>33</td>
<td>31-33</td>
</tr>
<tr>
<td>Amendments disallowed</td>
<td>33</td>
<td>31</td>
</tr>
<tr>
<td>Definition of</td>
<td>33</td>
<td>31</td>
</tr>
<tr>
<td>Independent Members</td>
<td>33</td>
<td>32</td>
</tr>
<tr>
<td>Intersessional Notice</td>
<td>33</td>
<td>32</td>
</tr>
<tr>
<td>Order Paper placement</td>
<td>33</td>
<td>33</td>
</tr>
<tr>
<td>Question period</td>
<td>33</td>
<td>31</td>
</tr>
<tr>
<td>Recognized Opposition Parties</td>
<td>33</td>
<td>32</td>
</tr>
<tr>
<td>Request to stand or adjourn disallowed</td>
<td>33</td>
<td>33</td>
</tr>
<tr>
<td>Resolution not disposed of</td>
<td>33</td>
<td>33</td>
</tr>
<tr>
<td>Rotation on Tuesdays and Thursdays</td>
<td>23</td>
<td>23</td>
</tr>
<tr>
<td>Second Readings, Concurrence and Third Readings, listing of</td>
<td>23</td>
<td>23</td>
</tr>
<tr>
<td>Seconder not required</td>
<td>33</td>
<td>32</td>
</tr>
<tr>
<td>Submitting</td>
<td>33</td>
<td>31</td>
</tr>
<tr>
<td>Thursdays called by Opposition House Leader</td>
<td>33</td>
<td>32</td>
</tr>
<tr>
<td>Time limit of debate</td>
<td>33</td>
<td>31</td>
</tr>
<tr>
<td>Tuesdays called by Government House Leader</td>
<td>33</td>
<td>32</td>
</tr>
</tbody>
</table>

## PRIVILEGE, MATTER OF

See Matter of Privilege

## PROCEDURE

<table>
<thead>
<tr>
<th>Adjournment for lack of quorum</th>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Budget Speech Debate</td>
<td>34</td>
<td>33-34</td>
</tr>
<tr>
<td>Closure of Debate</td>
<td>51</td>
<td>43</td>
</tr>
<tr>
<td>Divisions</td>
<td>14</td>
<td>18-20</td>
</tr>
<tr>
<td>General</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Matters of Urgent Public Importance</td>
<td>38</td>
<td>35-36</td>
</tr>
<tr>
<td>Naming</td>
<td>18</td>
<td>20</td>
</tr>
<tr>
<td>For offence in Committee</td>
<td>18</td>
<td>20</td>
</tr>
<tr>
<td>For offence in House</td>
<td>18</td>
<td>20</td>
</tr>
<tr>
<td>Report Stage</td>
<td>139</td>
<td>71-72</td>
</tr>
<tr>
<td>Designated Bills</td>
<td>2</td>
<td>8-9</td>
</tr>
<tr>
<td>Specified Bills</td>
<td>2</td>
<td>6-7</td>
</tr>
<tr>
<td>Supply</td>
<td>75-82</td>
<td>51-57</td>
</tr>
<tr>
<td>Throne Speech</td>
<td>45-47</td>
<td>39</td>
</tr>
<tr>
<td>Time allocation</td>
<td>50</td>
<td>41-43</td>
</tr>
<tr>
<td>Unprovided cases</td>
<td>1</td>
<td>1</td>
</tr>
</tbody>
</table>
### PUBLIC ACCOUNTS
See Standing Committee on Public Accounts (PAC)

### PUBLIC, MEMBERS OF
- **Decorum**: 20-21, 21

### QUORUM
- **Absence of Committee of Supply**: 5, (1), 13
- **Committee of the Whole House**: 75, (2), 51
- **General**: 5, (1), 13
- **Quorum Bell**: 5, (3), 13
- **Standing and Special Committees**: 85, (1), 59
- **Tuesday mornings not allowed (Private Members’ Business)**: 5, (4), 13

### RECOGNIZED OPPOSITION
See Opposition

### RELEVANCY OF DEBATE
- **Committees of the Whole House**: 75, (3), 51
- **Debate, rules of**: 41, 37
- **Irrelevance and repetition in debate**: 53, 44

### REPORT STAGE
- **Designated Bills**: 2, (19)(21), 8-9
- **Bills Reported from Committees**: 139, (4)-(12), 71-72
- **Specified Bills**: 2, (13)(15), 6-7

### REPORTS
See Tabling of Reports

### SERGEANT-AT-ARMS
- **Duties of**: 21, 21
- **148**: 76

### SELECTED BILLS
See Bills, Private and Public

### SESSIONAL CALENDAR
- **Constituency Weeks**: 2, (1)(2), 2-3
- **Fall Sittings (Designated Bills)**: 2, (1)(2), 2-3
- **June (Specified Bills)**: 2, (1), 2-3
- **November Sittings**: 2, (1)(2)(a), 2-3
- **Recall of the House**: 2, (3)-(7), 4
- **Spring Sittings**: 2, (1)(2)(b), 2-3

### SITTINGS OF THE HOUSE
- **Adjournment Hour**: 4, (4), 11
- **Adjournment, Thursday**: 4, (6), 12
- **Committee of Supply Friday**: 4, (5)-(7), 12
- **Daily**: 3, 11
- **Friday**: 4, (2), 11
- **Hours of**: 4, (1), 11
- **Intersessional committee meetings**: 4, (8)-(12), 12
- **Sessional calendar**: 2, (1)(2), 2-3
- **Tuesday and Thursday mornings**: 4, (3), 11
<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>SPEAKER OF THE HOUSE</td>
<td></td>
</tr>
<tr>
<td>Absence of</td>
<td>2 (25) 11</td>
</tr>
<tr>
<td>Authority of</td>
<td>13 (5) 18</td>
</tr>
<tr>
<td>Disciplinary powers</td>
<td>20-21 18</td>
</tr>
<tr>
<td>Division bells, turning off</td>
<td>14 (3) 18</td>
</tr>
<tr>
<td>Duties of</td>
<td></td>
</tr>
<tr>
<td>Appointment of Acting Chairperson</td>
<td>13 (6) 18</td>
</tr>
<tr>
<td>Debate</td>
<td>11 (1) 17</td>
</tr>
<tr>
<td>Deciding vote</td>
<td>11 (2) 17</td>
</tr>
<tr>
<td>General</td>
<td>9 (1) 17</td>
</tr>
<tr>
<td>Motions</td>
<td>10 17</td>
</tr>
<tr>
<td>Points of order</td>
<td>9 (1)(2) 17</td>
</tr>
<tr>
<td>Tabling reports</td>
<td>12 17</td>
</tr>
<tr>
<td>Election of</td>
<td></td>
</tr>
<tr>
<td>Ballots</td>
<td>8 (7) 16</td>
</tr>
<tr>
<td>Counting</td>
<td>8 (6) 16</td>
</tr>
<tr>
<td>Deposit of</td>
<td>8 (5)(a) 15</td>
</tr>
<tr>
<td>Marking</td>
<td>8 (1) 15</td>
</tr>
<tr>
<td>Secret ballot</td>
<td>8 (1)(b) 15</td>
</tr>
<tr>
<td>Candidate list, distribution of</td>
<td>8 (4) 15</td>
</tr>
<tr>
<td>In case of vacancy</td>
<td>6 (2) 14</td>
</tr>
<tr>
<td>Duties of Clerk</td>
<td>2 (24) 10-11</td>
</tr>
<tr>
<td>7 (1) 14</td>
<td></td>
</tr>
<tr>
<td>8 (14) 16-17</td>
<td></td>
</tr>
<tr>
<td>Eligibility for election</td>
<td>6 (3) 14</td>
</tr>
<tr>
<td>First order of business</td>
<td>6 (1) 14</td>
</tr>
<tr>
<td>Members standing for election</td>
<td>8 (1) 15</td>
</tr>
<tr>
<td>Precedence over other business</td>
<td>6 (4) 14</td>
</tr>
<tr>
<td>Sole candidate</td>
<td>8 (2) 15</td>
</tr>
<tr>
<td>Leaving the Chair</td>
<td>23 (3) 22</td>
</tr>
<tr>
<td>Maintaining order</td>
<td>56 (1) 44</td>
</tr>
<tr>
<td>Matter of Urgent Public Importance</td>
<td></td>
</tr>
<tr>
<td>Notice of</td>
<td>38 (1) 35</td>
</tr>
<tr>
<td>Question</td>
<td>38 (3) 35</td>
</tr>
<tr>
<td>Motion requiring notice</td>
<td>68 (2) 49</td>
</tr>
<tr>
<td>Recall of the House</td>
<td>2 (3)-(7) 4</td>
</tr>
<tr>
<td>Standing Committee on the Rules of the House</td>
<td>84 (4) 59</td>
</tr>
<tr>
<td>SPEAKING TIMES</td>
<td>Appendix E 88-89</td>
</tr>
<tr>
<td>SPECIAL COMMITTEES</td>
<td>See Standing and Special Committees</td>
</tr>
<tr>
<td>SPECIFIED BILLS</td>
<td>See Bills, Private and Public</td>
</tr>
<tr>
<td>SPEECH FROM THE THRONE</td>
<td></td>
</tr>
<tr>
<td>Constitutional amendment Motion</td>
<td>49 41</td>
</tr>
<tr>
<td>Grievances not to be considered during</td>
<td>29 (6)(a) 28</td>
</tr>
<tr>
<td>Interruption of debate</td>
<td>47 (2) 39</td>
</tr>
<tr>
<td>Limitation of debate</td>
<td>45 39</td>
</tr>
<tr>
<td>Opposition Day Motion not allowed during</td>
<td>30 (12)(a) 29</td>
</tr>
<tr>
<td>Precedence on Order Paper</td>
<td>47 (1) 39</td>
</tr>
</tbody>
</table>
### SPEECH FROM THE THRONE – Continued

<table>
<thead>
<tr>
<th>Question, disposal of</th>
<th>47 (3)</th>
<th>39</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sittings</td>
<td>4 (2)</td>
<td>11</td>
</tr>
<tr>
<td>Speaking time, debate</td>
<td>47 (4)(5)</td>
<td>39</td>
</tr>
<tr>
<td>Termination of debate</td>
<td>47 (6)</td>
<td>40</td>
</tr>
</tbody>
</table>

### SPEECHES BY MEMBERS

<table>
<thead>
<tr>
<th>Relevancy of debate</th>
<th>41</th>
<th>37</th>
</tr>
</thead>
<tbody>
<tr>
<td>In Committee of the Whole</td>
<td>75 (3)</td>
<td>51</td>
</tr>
<tr>
<td>Time limits on</td>
<td>44</td>
<td>38</td>
</tr>
<tr>
<td>In Committee of Supply</td>
<td>75 (1)</td>
<td>51</td>
</tr>
<tr>
<td></td>
<td>77 (1)(2)</td>
<td>53</td>
</tr>
</tbody>
</table>

### STANDING AND SPECIAL COMMITTEES

<table>
<thead>
<tr>
<th>Chairperson</th>
<th>83 (3)</th>
<th>58</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bills, Chairperson to sign</td>
<td>139 (2)</td>
<td>71</td>
</tr>
<tr>
<td>Deciding vote</td>
<td>88</td>
<td>60</td>
</tr>
<tr>
<td>Maintaining order</td>
<td>87 (1)</td>
<td>60</td>
</tr>
<tr>
<td>Intersessional meetings</td>
<td>4 (8)-(12)</td>
<td>12</td>
</tr>
<tr>
<td>Consideration of reports</td>
<td>25 (4)</td>
<td>26</td>
</tr>
<tr>
<td>Membership</td>
<td>83 (2)</td>
<td>58</td>
</tr>
<tr>
<td>Appointment of</td>
<td>83 (1)</td>
<td>57-58</td>
</tr>
<tr>
<td>Provision of committee composition by Whips</td>
<td>85 (2)</td>
<td>59</td>
</tr>
<tr>
<td>Notice of meeting</td>
<td>85 (3)</td>
<td>59</td>
</tr>
<tr>
<td>Provision of notice to whips</td>
<td>92 (7)</td>
<td>61</td>
</tr>
<tr>
<td>Bill meeting with public presentations</td>
<td>92 (7)</td>
<td>61</td>
</tr>
<tr>
<td>Public presentations</td>
<td>92 (3)</td>
<td>61</td>
</tr>
<tr>
<td>Absence of presenter</td>
<td>92 (6)</td>
<td>61</td>
</tr>
<tr>
<td>No registration past midnight</td>
<td>92 (1)</td>
<td>60-61</td>
</tr>
<tr>
<td>Regulations</td>
<td>92 (2)</td>
<td>61</td>
</tr>
<tr>
<td>Time limits</td>
<td>92 (2)</td>
<td>61</td>
</tr>
<tr>
<td>Quorum</td>
<td>85 (1)</td>
<td>59</td>
</tr>
<tr>
<td>Reports</td>
<td>89 (1)</td>
<td>60</td>
</tr>
<tr>
<td>Amendments</td>
<td>91</td>
<td>60</td>
</tr>
<tr>
<td>Chairperson to sign</td>
<td>90</td>
<td>60</td>
</tr>
<tr>
<td>Concurrence</td>
<td>89 (2)(3)(4)</td>
<td>60</td>
</tr>
<tr>
<td>Intersessional consideration</td>
<td>25 (4)</td>
<td>26</td>
</tr>
<tr>
<td>Right of addressing committees</td>
<td>86</td>
<td>60</td>
</tr>
<tr>
<td>Sittings</td>
<td>92 (4)</td>
<td>61</td>
</tr>
<tr>
<td>Evening meetings</td>
<td>92 (5)(6)</td>
<td>61</td>
</tr>
<tr>
<td>Midnight, sitting past</td>
<td>87 (2)</td>
<td>60</td>
</tr>
<tr>
<td>Speaking time limit</td>
<td>83 (3)(4)</td>
<td>58</td>
</tr>
<tr>
<td>Voting</td>
<td>88</td>
<td>60</td>
</tr>
<tr>
<td>Witnesses</td>
<td>93-95</td>
<td>62</td>
</tr>
<tr>
<td>Per diem allowances and expenses</td>
<td>62</td>
<td></td>
</tr>
</tbody>
</table>

### STANDING COMMITTEE ON PUBLIC ACCOUNTS (PAC)

<p>| Auditor General | 118 | 65 |
| Attendance of | 121-122 | 67 |
| Requests for review by | 105 | 64 |
| Chairperson | 108 | 64 |
| Role of | 125-126 | 67 |</p>
<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>128</td>
<td>67</td>
</tr>
<tr>
<td>96-97</td>
<td>62-63</td>
</tr>
<tr>
<td>111-115</td>
<td>65</td>
</tr>
<tr>
<td>111 (2)</td>
<td>65</td>
</tr>
<tr>
<td>116-118</td>
<td>65</td>
</tr>
<tr>
<td>104 (2)</td>
<td>64</td>
</tr>
<tr>
<td>111 (1)</td>
<td>65</td>
</tr>
<tr>
<td>119</td>
<td>65-66</td>
</tr>
<tr>
<td>119 (3)</td>
<td>66</td>
</tr>
<tr>
<td>119 (1)</td>
<td>65</td>
</tr>
<tr>
<td>119 (2)</td>
<td>66</td>
</tr>
<tr>
<td>119 (4)</td>
<td>66</td>
</tr>
<tr>
<td>119 (2)(3)</td>
<td>66</td>
</tr>
<tr>
<td>119 (5)(6)</td>
<td>66</td>
</tr>
<tr>
<td>131</td>
<td>68</td>
</tr>
<tr>
<td>129-130</td>
<td>67</td>
</tr>
<tr>
<td>123-128</td>
<td>67</td>
</tr>
<tr>
<td>120</td>
<td>66</td>
</tr>
<tr>
<td>132</td>
<td>68</td>
</tr>
<tr>
<td>98-101</td>
<td>63-64</td>
</tr>
<tr>
<td>102-107</td>
<td>64</td>
</tr>
<tr>
<td>109</td>
<td>65</td>
</tr>
<tr>
<td>84 (1)</td>
<td>58</td>
</tr>
<tr>
<td>84 (2)</td>
<td>58-59</td>
</tr>
<tr>
<td>84 (5)</td>
<td>59</td>
</tr>
<tr>
<td>84 (3)</td>
<td>59</td>
</tr>
<tr>
<td>84 (4)</td>
<td>59</td>
</tr>
</tbody>
</table>

### STANDING COMMITTEE ON PUBLIC ACCOUNTS (PAC) – Continued

- Committee Clerk to distribute reports
- Mandate
- Meetings
- Agenda set by Chairperson and Vice-Chairperson
- In-camera
- Membership substitutions
- Minimum number of meetings
- Minister and Deputy Minister as witnesses
- CEO of Crown Corporation may be called as witness
- Current Minister may be called as witness
- Current Deputy Minister may be called as witness
- Lead Minister and Deputy Minister if more than one
  - Minister and Deputy Minister mentioned in AG Report
  - Policy questions addressed to Minister
  - Staff for Minister, Deputy Minister or CEO of Crown Corp.
- Professional development
- Recommendations, follow-up on
- Reports
- Requesting documents
- Resources
- Scope of activities
- Size and composition
- Vice-Chairperson

### STANDING COMMITTEE ON STATUTORY REGULATIONS AND ORDERS

- Regulations
  - Examination of
  - Principles for consideration of

### STANDING COMMITTEE ON THE RULES OF THE HOUSE

- Meetings minimum twice per year
- Rules referred
- Speaker to be Chairperson

### STATEMENTS BY MEMBERS

See Members’ Statements under Members of the House

### STATEMENTS BY MINISTERS

See Ministerial Statements under Ministers of the Crown

### STATUTORY REGULATIONS & ORDERS

See Standing Committee on Statutory Regulations & Orders

### SUPPLY

- Bill
  - Defined
  - Time allocation notice
  - Time allocation and estimate hours
  - Business of
    - Completion
    - Estimates referred to
    - 100-hour time limit
    - Record of time remaining
    - When time limit expires
  - Capital supply

- Appendix D 86-87
## Index - Rules, Orders & Forms of Proceedings

<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>xviii</td>
</tr>
</tbody>
</table>

### SUPPLY – Continued
- Completion: 2 (1)(24) 3,10-11
- Estimates:
  - Changes to sequence: 77 (9) 53
  - Line items: 77 (16) 55
  - Matters under advisement: 77 (17) 55
  - Sequence for consideration: 77 (7) 53
  - Tabling of: 77 (8) 53
- Interim supply: Appendix D 85
- Main supply: Appendix D 86-87

### TABLING OF DOCUMENTS
- No requirement to table documents twice: 40 (3) 37
- Sufficient Copies: 40 (2) 37
- Recorded only once: 40 (4) 37
- Tabling documents quoted from: 40 (5) 37

### TABLING OF REPORTS
- Intersessional tabling: 25 (3) 26
- No tabling during dissolution: 25 (5) 26
- Number of copies: 25 (2) 25
- Recorded in Votes: 25 (6) 26
- Referral to Intersessional Committees: 25 (4) 26

### TELEPHONES, USE OF
- 19 (5) 21

### THRONE SPEECH
- See Speech from the Throne

### TIME ALLOCATION
- Amendments prohibited: 50 (3) 42
- Certain Bills exempted from time allocation: 50 (8) 42
- Estimates hours: 50 (9) 43
- Government Bills and Motions:
  - More than one stage of Bill covered: 50 (7) 42
- Government House Leader: 50 (1)(2) 41-42
- Motion not definable: 50 (3) 42
- Notice: 50 (5) 42
- Reasons for Motion: 50 (2) 42
- Supply Bills: 50 (6) 42
- Vote not definable: 50 (4) 42

### UNANIMOUS CONSENT
- 56 (2) 45

### UNPROVIDED CASES
- 1 (2) 1

### URGENT PUBLIC IMPORTANCE, MATTERS OF
- See Matters of Urgent Public Importance

### USE OF ELECTRONIC DEVICES
- 19 (4) 21

### VICE-CHAIRPERSONS
- 83 (3)(4) 58
<table>
<thead>
<tr>
<th>Rule Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>146</td>
<td>75</td>
</tr>
<tr>
<td>25</td>
<td>(6)</td>
</tr>
<tr>
<td>61</td>
<td>(1)</td>
</tr>
<tr>
<td>61</td>
<td>(1)-(3)</td>
</tr>
<tr>
<td>61</td>
<td>(4)</td>
</tr>
<tr>
<td>61</td>
<td>(2)</td>
</tr>
</tbody>
</table>

**VOTES AND PROCEEDINGS**
- Certification by Clerk
- Tabled documents

**VOTES/VOTING** See Divisions

**WRITTEN QUESTIONS**
- Definition and limitation
- Order Paper
- Replying to
- Response within 30 days

"YEAS" AND "NAYS" See Divisions