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TO THE

JOURNALS

OF THE

HOUSE OF COMMONS,

COMMENCING WITH THE TWENTY-FOURTH AND
ENDING WITH THE TWENTY-SEVENTH PARLIAMENT

OF THE

United Kingdom of Great Britain and Ireland,

FROM

Volume CXLVI. a.d. 1890-91

to

Volume CLV. a.d. 1900.

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GENERAL INDEX

TO THE

JOURNALS

OF THE

HOUSE OF COMMONS;

1890-91———1900.
P R E F A C E.

This Index completes a series of General Indexes to the Journals of the House of Commons from 1547 to 1900 prepared under the direction of the Clerk of the House of Commons.

No considerable changes have been made in the arrangement of the present Index.

The present Volume was commenced and completed under the superintendence of Mr. Campbell Giffard, assisted by Mr. Arthur Dasent, and Mr. Howe-Browne.

House of Commons,
May, 1905.
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222. [1896, Sess. II.] Reports on the Haillestein system of Co-operative Agricultural Credit Associations; (Com.) CL. 367.

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226. [1896.] Return relative thereto; CXLIX. 63. (Order for above Returns discharged;) CXLIX. 73.

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276. [1882.] Report of the Departmental Committee appointed by the Board of Agriculture to inquire into the Artificialisation of Manures, &c.; (Com.) CXLVII. 263.

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280. [1890.] Report on the Results of Investigations made on behalf of the Bath, West and Southern Counties Society in 1891-98; (Com.) CL. 305.

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281. [1885.] Report by the Board of Agriculture upon an Application for a Provisional Order for Inclosure for Gaster and Allerton Open Fields and Commons; (Act) CL. 113 (r. 115).

282. [1895.] For Upton Saint Leonard Common Fields; (Act) CL. 139 (r. 141).

283. [1895.] Report by the Board of Agriculture on an Application for Provisional Orders for Regulations for High Road, Well Moor, Halifax; (Act) CL. 138 (r. 141).

284. [1896.] For Bexhill Downs; (Act) CL. 188 (r. 141).

285. [1896.] For Darwen Moor, Lancashire; (Act) CL. 254 (r. 254).

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1247. [1897.] Estimate of the Additional Amount required in the year ending 31st March 1899, for certain charges connected with South Africa; (Com.) CLIII. 276. Referred to the Committee of Supply, 276. (r. 376.)

1248. [1897.] Estimate of the Amount required in the year ended 31st March 1898, as a grant in Aid of the Expenses connected with the Celebration of the Sixtieth Anniversary of Her Majesty’s Accession; (Com.) CLII. 400. Referred to the Committee of Supply, 400. (r. 400.)

1251. [1898.] Estimate of the Additional Amount required in the year ending 31st March 1899, to defray the Salaries and Expenses of the Post Office Telegraph Service, referred to the Committee of Supply, 160; (Com.) CLII. 160. (r. 160.)

1252. [1898.] Estimate of the Additional Amount required in the year ending 31st March 1899, to defray the Salaries and Expenses of the Post Office Telegraph Service, and the Expenses of the Post Office Savings Banks and the collection of Post Office Revenues, referred to the Committee of Supply, 160; (Com.) CLII. 160. (r. 160.)

1253. [1898.] Estimate of the Amount required in the year ending 31st March 1899, for Expenditure in connection with the Relief of Distress in Ireland, referred to the Committee of Supply, 358; (Com.) CLIII. 358. (r. 358.)

1254. [1898.] Estimate of the Amount required in the year ending 31st March 1899, to repay to the Civil Contingencies Fund certain Miscellaneous Advances, referred to the Committee of Supply, 351; (Com.) CLIII. 351. (r. 351.)

1255. [1898.] Estimate of the Amount required in the year ending 31st March 1899, to defray Expenditure in connection with the Public Funerals of Mr. Gladstone, referred to the Committee of Supply, 363; (Com.) CLIII. 363. (r. 363.)

1256. [1899.] Estimate of the Amount required in the year ending 31st March 1899, for a Grant in Aid of the Expenses of the Royal Commission for the British Section at the Paris International Exhibition, 1899, referred to the Committee of Supply, 79; (Com.) CLIV. 79. (r. 79.) Orders: for above Estimate to be referred to the Committee of Supply, and to be printed, discharges. Estimate withdrawn, 92.

Supernumerary and Retired Allowances:

1257. [1890-91.] Appendix to the Estimates for Civil Services (Class VI., Vote 1), containing a List of Supernumerary and Retired Allowances payable on the 31st March 1893; (Com.) CXLVII. 319. (r. 319.)

1258. [1897.] Appendix to Estimates for Civil Services (Class VI., Vote 1), containing a List of Supernumerary and Retired Allowances payable on 30th November 1896. Referred to the Committee of Supply, 160; (Com.) CLII. 160. (r. 160.)

1259. [1898.] Payable on 30th November 1899. Referred to the Committee of Supply, 131; (Com.) CLV. 131. (r. 131.)

Supplementary Estimates:

1260. [1890-91.] Supplemental Estimate of the Sums required to be voted for the Service of the year ending 31st March 1891, for Civil Services and Revenue Departments, in addition to the Sums already presented in the current year; (Com.) CXLVII. 101. Referred, 101. (r. 101.)

1261. [1890-91.] For year ending March 1892; (Com.) CXLVII. 436. Referred, 436. (r. 436.)

1262. [1891-92.] For year ending 31st March 1892; (Com.) CXL.IV. 61. Referred, 61. (r. 61.)

1263. [1892.] For year ending 31st March 1893; (Com.) CXL.VII. 320. Referred, 320. (r. 320.)

1264. [1893-94.] For year ending 31st March 1893; (Com.) CXL.VII. 61. Referred, 61. (r. 61.)

1265. [1893-94.] For year ending 31st March 1894; (Com.) CXL.VII. 356. Referred, 356. (r. 356.)

1266. [1894.] For year ending 31st March 1894; (Com.) CXL.VIII. 234. Referred, 234. (r. 234.)

1267. [1894-95.] For year ending 31st March 1895; (Com.) CXL.VIII. 353. Referred, 353. (r. 353.)

1268. [1895-96.] For year ending 31st March 1896; (Com.) CL. 343. Referred, 343. (r. 343.)

1269. [1895-96.] For year ending 31st March 1896; (Com.) CL. 63. Referred, 63. (r. 63.)

1270. [1896.] For year ending 31st March 1896; (Com.) CL. 246. Referred, 246. (r. 246.)

1271. [1896.] For year ending 31st March 1897; (Com.) CL. 245. Referred, 245. (r. 245.)

1272. [1897.] For year ending 31st March 1897; (Com.) CL. 355. Referred, 355. (r. 355.)

1273. [1897.] For year ending 31st March 1898; (Com.) CL. 343. Referred, 343. (r. 343.)

1274. [1898.] For year ending 31st March 1898; (Com.) CL. 341. Referred, 341. (r. 341.)

1275. [1898.] For year ending 31st March 1898; (Com.) CL. 340. Referred, 340. (r. 340.)

1276. [1899.] For year ending 31st March 1899; (Com.) CL. 340. Referred, 340. (r. 340.)

1277. [1899.] Supplementary Estimate of the Additional Amount required in the year ending 31st March 1900, for Expenditure in respect of Sunday Public Buildings, with Treasury Minute explanatory of arrangements for purchase, &c., of the Imperial Institute Buildings; referred to the Committee of Supply, 377; (Com.) CLIV. 377. (r. 377.)

1278. [1899.] Estimate of the further Sums required to be voted for the Civil Services of the year ending 31st March 1900. Referred to the Committee of Supply, 42; (Com.) CLV. 42. (r. 42.)

1279. [1899.] Estimate of the further Amount required in the year ending 31st March 1893, for Sunday Colonial Services. Referred to the Committee of Supply, 41; (Com.) CLV. 41. (r. 41.)

1280. [1899.] Estimate of the further Amount required in the year ending 31st March 1893, for sundry Colonial Services. Referred to the Committee of Supply, 41; (Com.) CLV. 41. (r. 41.)

1281. [1899.] Estimate of the further Amount required in the year ending 31st March 1894; to defray the Expenses of the Commissioners of National Education in Ireland. Referred to the Committee of Supply, 181; (Com.) CLV. 181. (r. 181.)

1282. [1899.] Estimate of the further Sums required to be voted for the Civil Services of the year ending 31st March 1901. Referred to the Committee of Supply, 226; (Com.) CLV. 226. (r. 226.)

1283. [1899-90-91.] Estimate of the Amount required for the year ending 31st March 1901, for certain Expenditure in connection with apprehended Distress in Ireland; (Com.) CXLVII. 20. Referred, 20. (r. 20.)

1284. [1900-91.] Estimate of the Amount required during the year ending 31st March 1902, for Expenditure upon certain Public Works, and for Improved Communications within the Highlands and Islands of Scotland; (Com.) CXLVI. 376. Referred, 376. (r. 376.)

1285. [1901-02.] Supplementary Estimate of the Amount required in the year ending 31st March 1903, for Public Education in Scotland; (Com.) CXLVII. 340. Referred, 340. (r. 340.)

1286. [1898.] Supplementary Estimate of the Amount required in the year ending 31st March 1899, for the Salaries and Expenses of the Commissioner of Police, Police Courts
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Courts and Metropolitan Police Establishment of Dublin; (Com.) CLIII. 285. Referred, 286. (r. 285.)

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1337. [1895, Sess. II.] In 1894, &c.; CL. 328. Pres. 278. (r. 282.)

1338. [1897.] Return relative to leases; CL. 47. Pres. 79. (r. 79.) CL. 47. Pres. 147. (r. 150.)

1339. [1898.] For 1890 and 1897; CL. 257. Pres. 403. (r. 409.)

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1340. [1897.] Return relative thereto for 1895 and 1896; CL. 201. Pres. 290. (r. 293.)

1341. [1898.] For 1896 and 1897; CL. 257. Pres. 403. (r. 409.)

1342. [1898.] For 1898; CL. 167. Pres. 208. (r. 209.)

1343. [1900.] For 1899; CL. 21. Pres. 136. (r. 136.)

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1344. [1890-91.] Return of Prosecutions since the passing of the Act; (Add.) 1890. Pres. 214. (r. 215.)

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1345. [1894.] Statement showing the Coal Production, Consumption, &c. of the Principal Countries of the World; CL. 333. Pres. 302. (r. 303.)

1346. [1895, Sess. II.] CL. 357. Pres. 387. (r. 394.)

1347. [1897.] CL. 8. Pres. 8. (r. 8.)—[1898]; CL. 101. Pres. 101. (r. 101.)

1348. [1899.] CL. 121. Pres. 134. (r. 145.) —[1900]; CL. 150. Pres. 150. (r. 150.)

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1349. [1892.] Two Petitions under the Act, praying for the grant of a Charter for a University in and for the London District; (Act) CL. 78. 53. (r. 56.)

1350. [1892-94.] Petition under the Act praying for the grant of a Charter to the College of Organists; (Act) CL. 8. 54. (r. 54.)

1351. [1894.] Petition under the Act, praying for the grant of a Charter for a University in and for Wales; (Act) CL. 477. (r. 477.)

1352. [1897.] Petition praying for the Grant of a Charter to the University College of Sheffield; (Act) CL. 156.

1353. [1909.] Application from Maas University College of the City of Birmingham for the Establishment of a University at that City; (Act) CL. 6. (r. 10.)

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1354. [1892.] Constitution Act Amendment Act, 1896, of Western Australia; (Act) CL. 8. (r. 11.)

1355. [1897.] Correspondence relating to the proposed abolition of the Aborigines' Protection Board; (Com.) CL. 74.

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1356. [1899-91.] Copy of the Official Record of the Proceedings and Debates of the National Australian Convention; (Com.) CL. 418.

1357. [1895, Sess. II.] Correspondence with the Government of South Australia on the Question of reducing the Salary and Emoluments of future Governors of that Colony; (Com.) CL. 388.

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1358. [1890-91.] Copy of Return relating to the Expenditure, Revenue, &c., of the Colonies; (Com.) CL. 59. (r. 60.)

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1359. [1890-91.] Return showing Particulars relating to Immigration of Coolies into British Guiana; (Add.) CL. 481. Pres. CL. 25. (r. 31.)

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1891. [1894-95] Report, No. 65 (Jamaica); (Com.) CXLVII. 47.

1892. [1893-94.] Reports, No. 66 (Trinidad and Tobago); (Com.) CXLVII. 47.

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1894. [1893-94.] Reports, No. 68 (British New Guinea); (Com.) CXLVIII. 216.

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1901. [1895-96] Reports, No. 75 (Gibraltar); (Com.) CXLVIII. 420.

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1906. [1898-99] Reports, No. 80 (Gambia); (Com.) CXLVIII. 492.

1907. [1898-99] Reports, No. 81 (Straits Settlements); (Com.) CXLIX. 444.

1908. [1899-90] Reports, No. 82 (British New Guinea); (Com.) CXLIX. 516.

1909. [1899-90] Reports, No. 83 (Barbados); (Com.) CXLIX. 516.

1910. [1899-90] Reports, No. 84 (Saint Vincent); (Com.) CXLIX. 546.

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1912. [1899-90] Reports, No. 86 (Saint Lucia); (Com.) CXLIX. 549.

1913. [1899-90] Reports, No. 87 (Falkland Islands); (Com.) CXLIX. 572.

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1915. [1900-91] Reports, No. 89 (Buenos Aires); (Com.) CXLIX. 572.

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1917. [1901-92] Reports, No. 91 (Ceylon); (Com.) CXLIX. 577.

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1919. [1902-93] Reports, No. 93 (Labuan); (Com.) CXLIX. 598.

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314. [1890-91.] No. 95 (Lagos) ; (Com.) CXLVIII. 627.

314. [1890-91.] No. 90 (Sierra Leone) ; (Com.) CXLVIII. 633.

314. [1890-91.] No. 97 (Fiji) ; (Com.) CXLVIII. 633.

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314. [1890-91.] No. 99 (St. Helena) ; (Com.) CXLVIII. 633.

314. [1890-91.] No. 100 (British Bechuanaland) ; (Com.) CXLVIII. 622.

314. [1890-91.] No. 101 (British Guiana) ; (Com.) CXLVIII. 622.

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1511. [1899.] No. 260 (Bermuda); (Com.) CLIV. 212.

1512. [1899.] No. 260 (Niger, West African Frontier Force); (Com.) CLIV. 230.

1513. [1899.] No. 261 (Jamaica); (Com.) CLV. 269.

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1519. [1899, Sess. II.] No. 291 (Dominica); (Conn.) CLIV. 564.

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1530. [1899-91] No. 2, on the Forests of Zululand; (Com.) CXLVI. 47.

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1446. [1899-90.] Copy of Order in Council suspending the Application of Estate Duty to Personal Property for a certain period; (Act) CXLVIII. 105.

1447. [1890-91.] Return showing the Number of restored Sales of Property in the Island of Cyprus in 1887, 1888, and 1889; (Add.) 1890. CXLVIII. 501. (c. 299.)

1448. [1890-91.] Further Correspondence relating to the Affairs and Finances of Cyprus; (Conn.) CXLVIII. 491.

1449. [1892.] Return by Her Majesty's High Commissioner for 1889-90 and 1890-91; (Conn.) CXLVIII. 501.

1450. [1890.] For 1891-92; (Conn.) CXLVIII. 555.

1451. [1891.] For 1892-93; (Conn.) CXLVIII. 176.

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1456. [1895.] For 1897-98; (Conn.) CXLVIII. 201.

1457. [1896.] For 1898-99; (Conn.) CXLVIII. 201.

1458. [1897.] Return relative to the Revenues of Cyprus; CXLII. 450. (Prov. 1898.)

1459. [1898.] Report on Agriculture; (Conn.) CXLV. 57.

1460. [1898.] Return of Sums paid from the Revenues of Cyprus in discharge of the Interest upon the Turkish Loan, & c.; CL. 104. Pres. 170. (c. 173.)

1461. [1899.] For 1891-92; (Conn.) CXLVIII. 501.

1462. [1899.] For 1892-93; (Conn.) CXLVIII. 555.

1463. [1899.] For 1893-94; (Conn.) CXLVIII. 555.

1464. [1899.] For 1894-95; (Conn.) CXLVIII. 555.

1465. [1899.] For 1895-96; (Conn.) CXLVIII. 555.

1466. [1899.] For 1896-97; (Conn.) CXLVIII. 555.

1467. [1899.] For 1897-98; (Conn.) CXLVIII. 555.

1468. [1899.] For 1898-99; (Conn.) CXLVIII. 555.

1469. [1899.] For 1899-90; (Conn.) CXLVIII. 555.

1470. [1899-90] Return to the condition and Affairs of Dominica; (Conn.) CXLVIII. 555.

1471. [1899-90] Return to the condition and Affairs of the Turks and Caicos Islands; (Conn.) CXLVIII. 555.

1472. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1473. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1474. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1475. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1476. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1477. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1478. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1479. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.

1480. [1899-90] Return to the condition and Affairs of the British West Indies; (Conn.) CXLVIII. 555.
ACCOUNTS AND PAPERS—continued.

1. Presented (or, Addressed for, or Ordered to be presented) to the House—continued—relative to—

Colonies—continued.

General:

1582. [1600-01.] Papers relative to the Ambulance Transport of Civilian Sick and Wounded in the Colonies; (Conn.) CXLVI. 5.

1583. [1600-01.] Correspondence respecting a proposed Hill to amend the Law in regard to Timber Decks Laid in Winter, Bulkheads in Iron Vessels, and Landing of Live Cattle; (Conn.) CXLVI. 26.

1584. [1600-01.] Correspondence on the subject of Sunday Labour in the Colonies; (Conn.) CXLVI. 248.

1585. [1600-01.] Return of Colonial Tariffs (reprinted from the Colonial Office List, 1891); (Conn.) CXLVI. 371.

1586. [1600-01.] Further Papers on the subject of Sunday Labour in the Colonies; (Conn.) CXLVI. 455.

1587. [1600-01.] Further Papers on the subject of Sunday Labour in the Colonies; (Conn.) CXLVI. 455.

Gold Coast:

1592. [1890-91.] Correspondence respecting the Ad-

1593. [1890-91.] Correspondence respecting the Ad-

1594. [1890-91.] Correspondence respecting the Ad-

1595. [1890-91.] Correspondence respecting the Ad-

1596. [1890-91.] Correspondence respecting the Ad-

1597. [1890-91.] Correspondence respecting the Ad-

1598. [1890-91.] Correspondence respecting the Ad-

Gibraltar:

1602. [1892.] Correspondence respecting the Amend-

1603. [1892.] Correspondence respecting the Amend-

1604. [1892.] Correspondence respecting the Amend-

1605. [1892.] Correspondence respecting the Amend-

1606. [1892.] Correspondence respecting the Amend-

1607. [1892.] Correspondence respecting the Amend-

1608. [1892.] Correspondence respecting the Amend-

1609. [1892.] Correspondence respecting the Amend-

1610. [1892.] Correspondence respecting the Amend-

1611. [1892.] Correspondence respecting the Amend-

1612. [1892.] Correspondence respecting the Amend-

1613. [1892.] Correspondence respecting the Amend-

1614. [1892.] Correspondence respecting the Amend-

1615. [1892.] Correspondence respecting the Amend-

1616. [1892.] Correspondence respecting the Amend-

1617. [1892.] Correspondence respecting the Amend-

1618. [1892.] Correspondence respecting the Amend-

1619. [1892.] Correspondence respecting the Amend-

1620. [1892.] Correspondence respecting the Amend-

1621. [1892.] Correspondence respecting the Amend-

1622. [1892.] Correspondence respecting the Amend-

1623. [1892.] Correspondence respecting the Amend-

1624. [1892.] Correspondence respecting the Amend-

1625. [1892.] Correspondence respecting the Amend-

1626. [1892.] Correspondence respecting the Amend-

Newfoundland:

1627. [1892.] Correspondence relating to Polynesian Labour in the Colony of Queensland; (Conn.) CXLVII. 262.

1628. [1892.] Return relating to Immigration into Queensland; (Add.) CXLVII. 367.

1629. [1892.] Further Correspondence relating to Polynesian Labour in the Colony of Queensland; (Conn.) CXLVII. 406.

1630. [1892.] Papers and Extracts relating to the appointment of Members to the Upper House of Representa-

1631. [1892.] Further Correspondence relating to Polynesian Labour in the Colony of Queensland; (Conn.) CXLVII. 406.

1632. [1892.] Return relating to Immigration into Queensland; (Add.) 16th June 1892; Pres. CXLVII. 160. (p. 24).

1633. [1892.] Further Correspondence relating to Polynesian Labour in the Colony of Queensland; (Conn.) CXLVII. 406.


1635. [1892.] Return relating to Immigration; (Add.) CL. 13. (r. 37).

1636. [1892.] Further Correspondence relating to Polynesian Labour in the Colony of Queensland; (Conn.) CXLVII. 406.

1637. [1892.] Further Correspondence relating to Polynesian Immigration into Queensland, &c.; (Add.) CXLVII. 536. Pres. CXLVII. 354. (p. 556).

1638. [1892.] Return relating to Immigration; (Add.) CL. 13. (r. 37).


1640. [1892.] Return relating to Immigration; (Add.) CL. 13. (r. 37).

1641. [1892.] Further Correspondence relating to Polynesian Labour in the Colony of Queensland; (Conn.) CXLVII. 406.

South:
ACCOUNTS AND PAPERS—continued.

I. Presented (or, Addressed for, or Ordered to be presented) to the House—(continued)—relative to—

Colonies—continued.

South Africa :—See Africa.

South Australia :—

1627. [1890-91.] Despatch from the Governor of South Australia reporting upon his visit to Port Darwin ; (Conn.) CLXLVI. 405.

Sixtieth Anniversary of Her Majesty's Accession :—

1628. [1897.] Correspondence between the Secretary of State and the self-governing Colonies respecting the celebration thereof; (Conn.) CLII. 255.

Statistical Papers :—

1629. [1890-91.] Statistical Abstract for the Colonies from 1876 to 1890. [Twentieth Number]; (Conn.) CLXLVI. 608.

1630. [1892.] From 1877 to 1891. [Twenty-ninth Number]; (Conn.) CLXLVI. 349.

1631. [1893-94.] From 1878 to 1892. [Thirty-ninth Number]; (Conn.) CCLXIX. 387.

1632. [1894.] From 1879 to 1893. [Thirty-first Number]; (Conn.) CCLXIX. 387.

1633. [1895, Sess. II.] From 1880 to 1894. (Conn.) CLII. 291.

1634. [1896.] From 1881 to 1895; (Conn.) CLII. 434.

1635. [1897.] From 1882 to 1896; (Conn.) CLII. 423.

1636. [1898.] From 1883 to 1897; (Conn.) CLII. 413.

1637. [1899.] From 1884 to 1898; (Conn.) CLII. 412.

1638. [1900.] From 1885 to 1899; (Conn.) CLII. 377.

1639. [1890-91.] Statistical Tables, relating to the Colonial and other Possessions of the United Kingdom, Part XIX., for 1885, 1896, and 1897; (Conn.) CCLXI. 407.

1640. [1891.] Part XX., for 1888, 1898, and 1899; (Conn.) CCLXIX. 387.

1641. [1897.] For 1891, 1892, and 1893; (Conn.) CLIV. 423.

1642. [1899.] For 1894, 1895, and 1896; (Conn.) CLV. 45.

Settlements :—

1643. [1899-91.] Correspondence relating to the Sultan Abdullah of Perak ; (Add.) CLXLVI. 149. (P. 496.)

1644. [1892.] Papers relating to the Malay States; (Conn.) CXLVI. 5.—[1892.] (Conn.) CLXVII. 25.—[1893-95.] (Conn.) CCLXVII. 10. 608.

1645. [1894.] Reports for 1893; (Conn.) CCLXIX. 233.

1646. [1895.] Correspondence relative to the Military Constitution; (Conn.) CL. 296.

1647. [1895, Sess. II.] Reports on Protected Malay States for 1891; (Conn.) CL. 369.

1648. [1896.] For 1895; (Conn.) CL. 454.—[1898.] For 1896; (Conn.) CLII. 5.

1649. [1897.] Papers relating to Cocos Keeling and Christmas Islands; (Conn.) CLII. 92.

1650. [1898.] Reports for 1896; (Conn.) CLIV. 5.

1651. [1899, Sess. II.] Reports for 1898; (Conn.) CLIV. 420.

1652. [1900, Sess. II.] Reports for 1899; (Conn.) CLIV. 490.

Sugar :—

1653. [1891.] Return of the Amount of Sugar produced in, and exported from, British Sugar-producing Colonies in each year from 1899 to 1894; (Conn.) CL. 65.

Suez Canal :—See Africa (South).

Tasmania :—


Trinidad :—

1655. [1890-91.] Return showing Particulars relating to Immigration of Coloured into Trinidad since 1871; (Add.) CXLVI. 497. (P. 31.)

(Arbitral Inquiry Commission) :—

1656. [1890-91.] Copy of Reports of the Commissioners, with Proceedings, Evidence, and Documents; (Conn.) CCLXVII. 214.
ACCOUNTS AND PAPERS—continued.

I. Presented (or, Addressed for, or Ordered to be presented) to the House—continued—relative to—

Commons, House of—continued.

Admission of Strangers:

1701. [1893-94.] Return of Number of Strangers admitted to the Galleries of the House in each Session of present Parliament; CXLVII. 491. Pres. 401. (r. 421.)

Business of the House:

1702. [1890-91.] Rules, Orders, and Forms of Procedure of the House of Commons, relating to Public Business, 1891 ; laid upon the Table by Mr. Speaker; CXLIX. 231. (r. 1893-94); CXLIX. 7.

Days occupied by Government and by Private Members:

1703. [1890-91.] Return relative thereto for Session 1890-91; CXLVI. 433. Pres. 416. (r. 516.)

1704. [1892.] For Session 1892; CXLIX. 367. Pres. 377. (r. 325.)

1705. [1890-91.] For Session 1890-91; CXLVII. 630. Pres. 658. (r. 658.)

1706. [1894.] For Session 1894; CXLIX. 333. Pres. 356. (r. 356.)

1707. [1895.] For Session 1895; CL. 315. Pres. 326. (r. 326.)

1708. [1896.] For Session II. 1895 and Session 1896; CJ. 415. Pres. 440. (r. 440.)

1709. [1897.] For Session 1897; CJ. 402. Pres. 424. (r. 424.)

1710. [1898.] For Session 1898; CJL. 365. Pres. 410. (r. 410.)

1711. [1899.] For Session 1899; CJL. 363. Pres. 403. (r. 403.)

1712. [1899.] For Session II. 1899 and Session 1900; CJL. 355. Pres. 376. (r. 378.)

Closure of Debate (Standing Order 23):

1713. [1893-94.] Return respecting Application of Standing Order 23 (Closure of Debate), during Session 1890-91; CXLVI. 436. Pres. 456. (r. 495.)

1714. [1892.] During Session 1892; CXLVII. 311. Pres. 383. (r. 383.)

1715. [1893-94.] During Session 1893; CJL. 508. Pres. (r. 494.)

1716. [1894.] During Session 1894; CJL. 521. Pres. 329. (r. 329.)

1717. [1895.] During Session 1895; CL. 315. Pres. 325. (r. 325.)

1718. [1895.] Secretary II. During Session 1895; CL. 383. Pres. 387. (r. 387.)

1719. [1895.] During Session 1895; CJ. 414. Pres. 440. (r. 440.)

1720. [1897.] During Session 1897; CJL. 401. Pres. 424. (r. 424.)

1721. [1898.] During Session 1898; CJL. 404. Pres. 410. (r. 410.)

1722. [1899.] During Session 1899; CJL. 362. Pres. 405. (r. 405.)

1723. [1899.] During Session II. 1899 and Session 1900; CJL. 363. Pres. 378. (r. 378.)

De Colonia, Mr.:

1724. [1890-91.] Warrant for the Arrest of Mr. Edward S. W. de Colonia, Member for East Heltont; CXLVI. 282. Pres. 287. (r. 287.)

1725. [1890-91.] Statutory Declarations as to the Action of Mr. De Colonia and his Attorney, in regard to a Warrant issued against the former; CJL. 421. Pres. 421. (r. 421.)

Divisions:

1726. [1890-91.] Return of Number of Divisions in Session 1890-91; CXLVI. 449. Pres. 491. (r. 495.)

1727. [1892.] In Session 1892; CXLVII. 307. Pres. 377. (r. 377.)

1728. [1893-94.] In Session 1893-94; CXLVII. 630. Pres. 628. (r. 628.)

1729. [1894.] In Session 1894; CJL. 333. Pres. 339. (r. 350.)

1730. [1895.]
I. Presented (or, Addressed for, or Ordered to be presented) to the House—(continued)—relative to—Commons, House of—Divisions—continued.

1720. [1895.] In Session 1895; CL. 315. Pre. 265. (r. 229.)
1721. [1895, Sess. II.] In Session 1895, Session II.; CL. 383. Pre. 387. (r. 357.)
1722. [1896.] In Session 1896; CLI. 414. Pre. 440. (r. 440.)
1723. [1897.] In Session 1897; CLI. 402. Pre. 424. (r. 424.)
1724. [1898.] In Session 1898; CLI. 401. Pre. 410. (r. 410.)
1725. [1899.] In Session 1899; CLV. 392. Pre. 403. (r. 403.)
1726. [1800.] In Session 1890; and Session 1900; CLV. 365. Pre. 378. (r. 378.)

Hastings, Mr.:

1727. [1892.] Copy of Record of Proceedings upon the Trial of the Indictment against Mr. George Woodyat Hastings, a Member of this House, at the Central Criminal Court; (Add.) CXLVII. 101. Pre. 101. (r. 101.)

Journals:

1728. [1892.] General Index to the Journals of the House of Commons, commencing with Vol. 155 (1880), and ending with Vol. 145 (1800); laid upon the Table by Mr. Speaker, CXLVII. 301. (r. 301.)

Members:

1729. [1890-91.] Return containing a Reprint of the Return of Members of Parliament, for 1890, together with the Index to the Names of Members of Parliament, from 1703 to 1885; (Add.) 1900. Pre. CXLVI. 185. (r. 185.)
1730. [1890-91.] Return of Names of all present Members of the House of Commons who are in receipt of Public Money, &c.; CLI. 377. (r. 377.)---[1897]; CLI. 77. Pre. 201. (r. 201.)
1731. [1896.] Return relative to Members of Parliament (Service on Committees); CLV. 378. Pre. 401. (r. 401.)

Members of the House of Commons in Receipt of Public Money (Revenues of India):

1732. [1890-91.] Return containing a Reprint of the Return of Members of Parliament, for 1890, together with the Index to the Names of Members of Parliament, from 1703 to 1885; (Add.) 1900. Pre. CXLVI. 185. (r. 185.)
1733. [1890-91.] Return of Names of all present Members of the House of Commons who are in receipt of Public Money, &c.; CLI. 377. (r. 377.)---[1897]; CLI. 77. Pre. 201. (r. 201.)
1734. [1800.] Return relative to Members of Parliament (Service on Committees); CLV. 378. Pre. 401. (r. 401.)

Police (House of Parliament):

1735. [1897.] Return relative to the Cost of Police within the precincts; CLI. 301. Pre. 301. (r. 301.)

Private Bill Legislation:

1736. [1896.] Return relative thereto; CLI. 102. Pre. 102. (r. 102.)---[1899]; (Add.) CLI. 182. Pre. 394. (r. 394.)

Private Bill Legislation (Wales and Monmouthshire) (Expost):

1737. [1896-94.] Return showing separately for Wales and Monmouthshire the Total Amount of Expenses incurred by Local Authorities and Railway and other Companies in promoting and opposing Private Bills before Parliament, during the Six Years 1890-1891; (Add.) CXLVIII. 23. Pre. 98. (r. 98.)

Private Bills:

1738. [1890-91.] Return of Number of Private Bills in Session 1890-91; CXLVI. 448. Pre. 405. (r. 405.)
1739. [1892.] In Session 1892; CXLVI. 365. Pre. 357. (r. 357.)
1740. [1893-94.] In Session 1893-94; CXLVII. 628. Pre. 628. (r. 628.)
1741. [1894.] In Session 1894; CXLIX. 333. Pre. 325. (r. 325.)

Private Bills—and Provisional Orders (Scotland) See—Private Bills:

1742. [1895.] In Session 1895; CLI. 35. Pre. 51. (r. 51.)

Public Bills:

1743. [1890-91.] Return of the Number of Public Bills introduced in each Session; CXLVII. 449. Pre. 456. (r. 456.)
1744. [1892.] In Session 1892; CXLVII. 367. Pre. 357. (r. 357.)
1745. [1893-94.] In Session 1893-94; CXLVIII. 629. Pre. 628. (r. 628.)
1746. [1894.] In Session 1894; CXLIX. 334. Pre. 325. (r. 325.)
1747. [1895.] In Session 1895; CI. 345. Pre. 326. (r. 326.)
1748. [1896.] In Session II. 1895 and Session 1896; CLI. 416. Pre. 440. (r. 440.)
1749. [1897.] In Session 1897; CLIV. 402. Pre. 424. (r. 424.)
1750. [1898.] In Session 1898; CLI. 404. Pre. 410. (r. 410.)
1751. [1899.] In Session 1899; CLV. 392. Pre. 403. (r. 403.)
1752. [1900.] In Session 1900; CLV. 365. Pre. 378. (r. 378.)

Public Petitions:

1753. [1890-91.] Return of Number of Public Petitions in Session 1890-91; CXLVII. 449. Pre. 456. (r. 456.)
1754. [1892.] In Session 1892; CXLVII. 367. Pre. 357. (r. 357.)
1755. [1893-94.] In Session 1893-94; CXLVIII. 629. Pre. 628. (r. 628.)
1756. [1894.] In Session 1894; CXLIX. 334. Pre. 325. (r. 325.)
1757. [1895.] In Session 1895; CI. 345. Pre. 326. (r. 326.)
1758. [1896.] In Session II. 1895 and Session 1896; CLI. 416. Pre. 440. (r. 440.)
1759. [1897.] In Session 1897; CLIV. 402. Pre. 424. (r. 424.)
1760. [1898.] In Session 1898; CLI. 404. Pre. 410. (r. 410.)
1761. [1899.] In Session 1899; CLV. 392. Pre. 403. (r. 403.)
1762. [1900.] In Session 1900; CLV. 365. Pre. 378. (r. 378.)

Select Committees:

1763. [1890-91.] Return of Number of Select Committees in Session 1890-91; CXLVI. 448. Pre. 440. (r. 440.)
1764. [1892.] In Session 1892; CXLVII. 367. Pre. 357. (r. 357.)
1765. [1893-94.] In Session 1893-94; CXLVIII. 629. Pre. 628. (r. 628.)
1766. [1894.] In Session 1894; CXLIX. 334. Pre. 325. (r. 325.)
ACCOUNTS AND PAPERS—continued.

I. Presented (or, Addressed for, or Ordered to be presented) to the House—continued—relative to—
Commmons, House of—Select Committees—continued.

Companies (Applications for Returns) :

359. [1896.] In Session 1892; CXLVII. 311. Pres. 658. (r. 658.)

CL. 326.—[1896]; CLI. 415.—[1891]; CXLVI. 511. Pres. 424. (r. 424.)

1870. [1895.] In Session 1896; CL. 315. Pres. 225. (r. 225.)

1874. [1896.] In Session 1896; CL. 402. Pres. 424. (r. 424.)

1876. [1898.] In Session 1898; CLI. 404. Pres. 410. (r. 410.)

1877. [1899.] In Session 1899; CLIV. 393. Pres. 403. (r. 403.)

1879. [1800.] In Session 1900; CLV. 365. Pres. 378. (r. 378.)

Service on Committees :

1790. [1899-90.] Return showing for each of the Sessions 1890-92, the Number of Members Serving on Standing, Select, and Private Bill Committees respectively, &c.; CXLIII. 125.---[1899]; CXLVII. 341.---[1899]; CXLVIII. 639.---[1899].

Sittings of the House :

1790. [1899-90.] Return of the Number of Days on which the House sat in Session 1890-91; CXLVI. 22. Pres. 496. (r. 496.)

1794. [1802.] In Session 1892; CXLVII. 327. Pres. 377. (r. 377.)

1795. [1803-94.] In Session 1893-94; CXLVIII. 281. Pres. 378. (r. 378.)

1797. [1804.] In Session 1894; CLI. 310. Pres. 325. (r. 325.)

1799. [1805.] In Session 1895; CXLVI. 22. Pres. 496. (r. 496.)

1801. [1806.] In Session 1896; CL. 382. Pres. 412. (r. 412.)

1803. [1807.] In Session 1897; CLI. 402. Pres. 403. (r. 403.)

1805. [1808.] In Session 1898; CLI. 403. Pres. 410. (r. 410.)

1807. [1809.] In Session 1899; CLIV. 393. Pres. 403. (r. 403.)

1809. [1810.] In Session 1900; CLV. 365. Pres. 378. (r. 378.)

Standing Committees (Bills referred thereto) :

1801. [1807.] Return relative thereto; CLI. 359. Pres. 378. (r. 378.)

Standing Orders :

1802. [1808-09.] Standing Orders as amended to be printed; CXLVI. 341.—[1802]; CXLVII. 327.—[1899-90]; CXLVIII. 281.—[1899]; CLI. 165.—[1891]; CLI. 310.—[1891]; CLI. 311.—[1891]; CLI. 382.—[1891]; CLI. 402.—[1891]; CLV. 365.—[1890]; CLV. 377. (Order, That the above Paper do lie upon the Table, and be printed, read, and delivered.)

Commutation of Permanent Charges :—See Permanant Charges Comutation.

Companies (Applications for Returns) :

1803. [1896.] (Paper communicated from the Lords) ; CLI. 439. (r. 439.)—[1897]; CLI. 425. (r. 425.)—[1898]; CLH. 151.—[1891]; CLI. 422.—[1892].

Companies (Winding-up) Act, 1890 ;

1807. [1890-91.] General Rules made pursuant to the Act; (Act) CXLVI. 211, 214, 291.

1808. [1892.] Accounts of Receipts and Expenditure under the Act during the year ended 31st March 1892; (Act) CXLVII. 535.—[1892].

1809.-1904. Accounts of Receipts and Expenditure under the Act during the year ended 31st March 1893; (Act) CXLVIII. 536.—(r. 536.)

1810. [1894.] During the year ended 31st March 1894; (Act) CXLIX. 348. (r. 348.)

1811. [1895.] Year ended 31st March 1895; (Act) CL. 135.—[1895].

1812. [1896.] Year ended 31st March 1896; (Act) CLI. 148.—[1896].

1813. [1897.] Year ended 31st March 1897; (Act) CL. 160.—[1897].

1814. [1898.] Year ended 31st March 1898; (Act) CLIV. 162.—[1898].

1815. [1899.] Year ended 31st March 1899; (Act) CLV. 162.—[1899].

1816. [1800.] Year ended 31st March 1900; (Act) CLVII. 177.—[1800].

1817. [1802.] General Rules made pursuant to the Acts; (Act) CXLVIII. 535.—[1802-03]; (Act) CXLVIII. 536.—[1802-03]; (Act) CLI. 165.—[1803]; (Act) CLV. 380.—[1803]; (Act) CLV. 381.—[1803]; (Act) CLV. 382.—[1803].

1818. [1803-94.] Report of the Inter-Departmental Committee appointed to inquire into the limits of the Action of the Board of Trade as regards the Liquidation of Companies under the Act; (Cora.) CXLVIII. 498.

1819. [1804-91.] Report by the Board of Trade, ordered to be printed; CXLVII. 127. (This Paper was presented on the 11th August 1892.)

1820. [1803-94.] Second Report by the Board of Trade under the Act; (Act) CXLVIII. 635. (r. 635.) (Order, That the above Paper do lie upon the Table, and be printed, read, and delivered.)

1821. [1895-94.] Third Report by the Board of Trade under the Act; (Act) CXLVII. 670. (r. 670.)

1822. [1895-95.] Fourth Report; (Act) CL. 325. (r. 325.)

1824. [1896.] Fifth Report; (Act) CLI. 424. (r. 424.)

1825. [1897.] Sixth Report; (Act) CLI. 594. (r. 594.)

1826. [1898.] Seventh Report; (Act) CLIV. 400. (r. 400.)

1827. [1899.] Eighth Report; (Act) CLIV. 412. (r. 412.)

1828. [1899.] Return relative to the Report for 1899; CXLVIII. 539. Pres. 412. (r. 412.)

1829. [1900.] Ninth Report; (Act) CLV. 377. (r. 377.)

Compressed Gas Cylinders :

1830. [1898.] Report of Committee appointed by the Secretary of State to inquire into the Proprietorship of Compressed Gas Cylinders; (Cora.) CL. 45.

Constitution Act, 1896 ;

1831. [1897.] First Report under the Act; (Cora.) CLI. 316.

1832. [1898.] Second; (Act) CLIV. 335. (r. 335.)

Congested Districts Board (Ireland) :

1833. [1892.] Statement as to the operations of the Board; (Cora.) CXLVIII. 603.

1834. [1893-94.] Return showing the Number, Nature, Location, and Cost of Public Works constructed by the Board, &c.; CXLVIII. 281. Pres. 554. (r. 554.)

1835. [1893-94.]
ACCOUNTS AND PAPERS—continued.

I. Presented (or, Addressed for, or Ordered to be presented) to the House—continued—relative to—

Constabulary (England and Wales)—continued.
1835. [1859-60.] First Annual Report of the Board; (Conn.) CXLVIII. 78.
1836. [1860-61.] Second; (Conn.) CXLVIII. 602.
1837. [1861-62.] Third; (Conn.) CXLIX. 297.
1838. [1862-63.] Fourth; (Conn.) CL. 300.
1839. [1863-64.] Fifth; (Conn.) CLI. 421.
1840. [1864-65.] Sixth; (Conn.) CLII. 420.
1841. [1865-66.] Seventh; (Conn.) CLIII. 414.
1842. [1866-67.] Eighth; (Conn.) CLIV. 305.
1843. [1867-68.] Ninth; (Conn.) CLV. 284.

Constabulary (Scotland)—continued.
1844. [1869-70.] First Report of the Constabulary Board; (Conn.) CLV. 11.
1845. [1870-71.] Second; (Conn.) CLVI. 198.

1846. [1872-73.] Report of the Judgment of the Lord Chancellor of Ireland in the three Cases; (Add) CXLVII. 292. (p. 316)

Consolidated Fund—See Reserve.

Constabulary (England and Wales):

Counties and Boroughs:
1847. [1873-74.] Reports of the Inspectors of Constabulary for Year ending 29th September 1890; (Conn.) CXLVI. 191. (r. 195.)
1848. [1874-75.] First for Year ending 29th September 1891; (Act) CXLVII. 5. (p. 25.)
1849. [1875-76.] For Year ending 29th September 1892; (Act) CXLVIII. 87. (r. 91.)
1850. [1876-77.] For Year ending 29th September 1893; (Act) CXLIX. 88. (r. 92.)
1851. [1877-78.] For Year ending 29th September 1894; (Act) CL. 105. (r. 105.)
1852. [1878-79.] For Year ending 29th September 1895; (Act) CLI. 105. (r. 105.)
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1854. [1880-81.] For Year ending 29th September 1897; (Act) CLII. 424. (r. 244.)
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1856. [1882-83.] For Year ending 29th September 1899; (Act) CLIV. 289. (r. 205.)

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1857. [1883-84.] Reports on the Control and Organisation of the Police in Capitals and Provinces of Certain Foreign Countries; (Conn.) CXLI. 340.

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1861. [1888-89.] (Act) CLII. 418.—[1897;] (Act) CLI. 374.
1862. [1889-90.] (Act) CLI. 404.—[1890;] (Act) CLIV. 417.
1863. [1890-91.] Correspondence relative to the refusal of a Certificate; (Act) CLV. 314.
1864. [1891-92.] Scales for ordinary Pensions under the Act; (Add) CXLVII. 143. Pre. 145. (r. 148.)

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1866. [1898-99.] Return showing the Number of Ex-Police Constables in Receipt of Pensions on 1st January 1899 and 1st January 1899 respectively; (Add) CXLVII. 600. Pre. 606.
1867. [1899-99.] Return relative to Police Constables (Pensions); Pre. 18th Feb. 1891. (p. 50.)

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1874. [1899-99.] Return showing by Counties the Five Quotas and Extra Force of the Royal Irish Constabulary for the year ended 31st March 1891; CXLVI. 496. Pre. CXLVII. 27. (r. 49.)
1875. [1899-99.] Treasury Minute on a Deficiency in the Royal Irish Constabulary Force Fund; CXLVI. 106. Pre. 106. (r. 106.)

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1876. [1899-99.] Return showing Names of all Constabulary Officers in receipt of Pensions, &c.; (Conn.) CXLVIII. 506.
1877. [1899-99.] Since the Constabulary Estimate for 1898-99 was prepared; (Conn.) CXLVIII. 609.
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1884. [1899-99.] Return of the Terms and Conditions of the Employment of the Royal Irish Constabulary; (Conn.) CXLVIII. 306. Pre. 306. (r. 377.)

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1904. [1892.] Order in Council entitled the Consular Fees General Order in Council; (Art.) CXLVII. 292.

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1899. [1890-91.] Returns under the Act, 1878, as regards Ireland; (Conn.) CXLVI. 215. —[1892.] (Conn.) CXLVII. 252. —[1893-94.] (Conn.) CXLVIII. 366. —[1891.] (Conn.) CXLIX. 126.

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2026. [1890.] Correspondence respecting the Proposals on Currency made by the Special Enquiry from the United States ; (Com.) CLIIL. 5.

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2224. [1899-91.] Despatch from the Secretary of State to the Government of India relating to the Indian Factory Act, 1879; (Add) CL. 161. Pres. 102. (r. 111.)

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3140. [1897.] In 1896 ; CL. 169. Pres. 169. (r. 169.)

3141. [1898.] In 1897 ; CCLI. 134. Pres. 134. (r. 134.)

3142. [1899.] In 1898 ; CL. 169. Pres. 180. (r. 180.)

3143. [1899.] In 1899 ; CL. 173. Pres. 175. (r. 175.)

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3144. [1890-91.] Emigration Statistics of Ireland for 1890 ; CXLVI. 125.

3145. [1892.] For 1891 ; (Com.) CXLVII. 105.

3146. [1893-94.] For 1892 ; (Com.) CXLVIII. 179.

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3148. [1894.] For 1894 ; (Com.) CL. 41.

3149. [1895.] For 1895 ; (Add.) CL. 10.[1896.] For 1896 ; (Add.) CL. 10.

3150. [1897.] For 1897 ; (Add.) CL. 92.

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3152. [1899.] For 1899 ; (Add.) CL. 66.

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3154. [1892.] Return of Number of Cases tried in County Courts in 1898, 1899, 1890, and 1891, &c. (Add.) CXLVII. 313. Pres. 402. (r. 402.)

3155. [1895.] Return ofParticulars relating to Cases tried under the Act, during 1892, 1893, and 1894 ; (Add.) CL. 131. Pres. 276. (r. 276.)

3156. [1897.] In 1895 and 1896 ; (Add.) CCLI. 174. Pres. 394. (r. 400.)

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3157. [1893-94.] Memorandum showing the State of the Law as to Employers’ Liability in relation to Shipping Interests Abroad ; (Add.) CXLVII. 247. Pres. 355. (r. 355.)

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3300. [1894.] In 1893; (Add.) CXLIX. 84. Pros. 121. (r. 121.)
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3306. [1899.] In 1898; (Add.) CLI. 4. Pres. 259. (r. 259.)
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3330. [1899, Sess. II.] At Quarter Colliery, Denny, Stirlingshire; (Com.) CXLVI. 395.
3331. [1899.] At Alloferton, Derbyshire, and messing. Kynoch's, Airdrie; (Com.) CL. 19.
3332. [1899.] At Brancepeth Colliery, Durham; (Com.) CL. 183.
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3355. [1899, Sess. II.] At the Albion Colliery; (Com.) CL. 6.
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2336. [1890-91.] Fifteenth Annual Report of Her Majesty’s Inspectors of Explosives; (Com.) CXLI. VII. 172.
2336. [1892-93.] Sixteenth; (Com.) CXLVIII. 206.
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2327. [1892.] Orders in Council under the Act; (Act) CXLI. VI. 6.—[1894]; (Act) CXLVIII. 135.—[1897]; (Act) CLII. 6.—[1898]; (Act) CLII. 10.—[1900]; (Act) CLV. 213.

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2375. [1890-91.] Convention between Her Majesty and the President of the Orange Free State for the Mutual Extradition of Fugitive Criminals; (Com.) CXLI. VIII. 185.
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2377. [1892.] Order in Council for carrying into effect the Extradition Treaty between Great Britain and Uruguay of 20th March 1891; (Act) CXLVIII. 6.
2378. [1892.] Order in Council directing that after the 23rd May 1892 the Extradition Acts shall apply in the case of Uruguay; (Act) CXLVIII. 292.
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2381. [1892.] Treaty between Great Britain and Monaco for the Extradition of Criminals; (Com.) CXLVII. 246.
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2383. [1893-94.] Correspondence respecting the Extradition of John Spencer Ballance; (Com.) CXLVIII. 461.
2384. [1893-94.] Treaty between Great Britain and the Argentine Republic for the Mutual Extradition of Fugitive Criminals; (Com.) CXLVIII. 693.

2385. [1894.] Order in Council giving effect to a Treaty with Portugal for the Mutual Extradition of Fugitive Criminals; (Act) CXLI. VIII. 5.—With the Republic of Liberia; (Act) CXLI. XIX. 32.—With Roumania; (Act) CXLI. 135.
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2390. [1895.] Agreement with Germany relating thereto; (Com.) CL. 43.
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2392. [1896.] Order in Council giving effect to a Convention between Great Britain and France amending the Extradition Treaty of 1876 between the two Countries; (Act) CLII. 69.
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2403. [1898.] Order making Regulations for the Protection of Health in Cotton Cloth Factories; (Act) CLIII. 8. (f. 47.) See East India.

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3424. (1896-98.) Order of the Secretary of State under the Acts certifying that certain processes are dangerous to health; (Act) CXLVIII. 658.—[1896]; (Act) CXLIX. 191; (Act) CL. 154.—[1896].

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3428. (1896-94.) Order of the Secretary of State under the Act extending special Exemptions (Perishable Articles); (Act) CXLIX. 5.—[1894]; (Act) CL. 16; (Act) CXLIX. 171; (Act) CL. 206.—[1896]; (Act) CL. 16.

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3466. [1890-91.] Translation of the Imperial Law of 1st June 1891; (Com.) CXLVI. 516.

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3490. [1894.] Return for the last five years of Fees paid to Counsel for the Crown, &c; CXLIX. 290. Pres. 287. (r. 287.)

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1902. [1890-91.] Second Report of the Commissioners; (Cons.) CXVI. 55.

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1907. [1898.] Returns relating thereto; (Cons.) CLIII. 457.

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1898. [1890-91.] Appendix to the Twelfth Report of the Royal Commission on Historical Manuscripts, Part VIII.; (Cons.) CXLI. 119.
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1897. [1900.] Treaty of Friendship, Commerce, and Navigation with Honduras; (Com.) CXLV. 325.

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1895. [1895.] Return relative thereto; (Add.) CL. 210.—[1896.] (Order for above Address discharged); CL. 81.

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1895. [1893-94.] Return of the Expenses connected with the Houses of Legislature in Victoria and New South Wales; (Add.) CXLIX. 295.—[1894.] Pres. CXLIX. 112. (p. 112.)

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1898. [1890-91.] Return showing the Number of Lamps used in the Houses of Parliament during the year ended 31st March 1891; CXLI. 425. Pres. 426.

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1895. [1890-91.] Orders of the Secretary of State under the Act; (Add.) CXLI. 51, 90.—[1892.] (Add.) CXLIV. 5. —[1890-94]; (Add.) II. 695.—[1905]; (Add.) CL. 11. —[1895, Sess. II.] Wolverhampton; (Add.) CL. 248. —

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1894. [1893-94.] Report of a Committee appointed to inquire into the best means available for identifying Habitual Criminals; (Com.) CXLVIII. 692.

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1899. [1890-91.] Reports from Her Majesty's Representatives in Brazil concerning the condition of British Immigrants; (Add.) CXLVII. 334. Pres. 493.

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1898. [1892.] Further Correspondence relative thereto; (Com.) CXLVII. 360.—[1895-94]; (Com.) CXLVII. 105.

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1899. [1893-94.] Communication directing an inquiry into matters connected with the Immigration of Foreigners into the United States; CXLVII. 99. Pres. 20. (p. 20.)

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2977. [1893-94.] Account of all Money issued from the Consolidated Fund and borrowed under the Act, up to 31st March 1893; (Act) CXLVIII. 241. (r. 264.)

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4003. [1892.] Returns of the Income Tax, of the Gross Amount of Property and Profits assessed in Counties of Great Britain in each of the years from 1844-45 to 1890-91, inclusive, &c.; CXLVII. 28. Pres. 31. (r. 46.)

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4005. [1894.] Return of the Number of Assessments to the Income Tax for the year ending on the 5th April 1893; CXLIX. 51. Pres. 212. (r. 212.)

4006. [1895.] Year ending 5th April 1894; CL. 240. Pres. 201. (r. 201.)

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4008. [1892.] Treasury Minute appointing a Special Commissioner of Income Tax; (Act) CXLVIII. 26.—[1893.] (Act) CL. 5.—[1896.] (Act) CLV. 399.

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4014. [1900.] Report thereto to the Local Government Board; (Com.) CLV. 284.

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4015. [1896.] (Paper communicated from the Lords) CL. 439. (r. 439.)

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4016. [1890-91.] Returns relative thereto; CXLVII. 48. Pres. 239. (r. 239.)—[1892.] CXLVII. 86. Pres. 257. (r. 250.)

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1410. [1890-91.] Protocols between the Governments of Her Britannic Majesty and His Majesty the King of Italy for the Demarcation of their respective Spheres of Influence in Eastern Africa; (Com.) CXLVI. 293.


1412. [1894.] Protocol between Great Britain and Italy respecting the Demarcation of their respective Spheres of Influence in Africa; (Com.) CXLIX. 171.

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1413. [1890-91.] Return showing the Regulations and Control of Itinerant Street Musicians in certain foreign Capitals; (Add) CXLVI. Pres. 512.

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1414. [1894.] Correspondence respecting the Revision of the Treaty Arrangements with Japan; (Com.) CXLIX. 496.

1415. [1895.] Despatch forwarding Treaty of Peace between China and Japan; (Com.) CLI. 301.

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1417. [1895.] Notes exchanged with Japan extending the Terms for the Conclusion of a Convention; (Com.) CLI. 54.

1418. [1896.] Supplementary Convention with Japan respecting Duties on British Goods imported into Japan; (Com.) CXLVIII. 61.

1419. [1898.] Protocol respecting Patents, Trade Marks, and Designs; (Com.) CXLV. 5.

1420. [1890.] Accession of Japan to the International Union for the Protection of Literary and Artistic Works; (Com.) CXLVII. 230.

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1421. [1890-91.] Return of Joint Stock Companies; CXLVI. 140. Pres. 149. (r. 149.)—[1892]; CXLVII. 129. Pres. 119. (r. 119.)—[1893-94]; CXLVIII. 175. Pres. 176. (r. 176.)—[1894]; CXLIX. 64. Pres. 64. (r. 64.)—[1895]; CL. 105. Pres. 105. (r. 105.)—[1896]; CLI. 440. Pres. 440. (r. 440.)—[1897]; CLI. 408. Pres. 408. (r. 408.)—[1898]; CLII. 421. Pres. 421. (r. 421.)—[1899]; CLIII. 599. Pres. 599. (r. 599.)—[1900].

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4176. [1897.] Order in Council making amended Rules under the Acts ; (Add.) CLII. 17.

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4177. [1899-91.] Correspondence relating thereto ; (Add.) CXLVIII. 251. Pres. 202.——[1902, Sess. II.] (Order made upon 5th August, Session 1891, That the Paper relating thereto do lie upon the Table, read, and discharged) ; CXLVIII. 418.

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4178. [1895.] Minutes of Evidence and Appendix ; CL. 323. Pres. 326. (r. 226.)

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4180. [1890-91.] Account of Receipts and Disbursements of the Duxby ; (Add.) CXLVI. 40. (r. 44.)——[1892] ; (Add.) CXLVII. 8. (r. 24.) CXLVIII. 81. (r. 49.)——[1895]; (Add.) CL. 43.——[1896] ; (Add.) CLII. 10. (r. 15.)——[1897] ; (Add.) CLI. 54. (r. 54.)——[1898] ; (Add.) CLII. 12. (r. 12.)——[1899] ; (Add.) CLV. 16. (r. 16.)——[1900] ; (Add.) CLV. 22. (r. 32.)

4181. [1894.] Report of the Departmental Committee appointed to inquire as to the best method of encouraging the increase of Allotments upon the Lands belonging to the Duxby ; CXLIX. 129. Pres. 134. (r. 123.)

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3427. [1897.] During the Month of February 1897; (Com.) CLII. 10.
3428. [1897.] During the Months of March, April, and May 1897; (Com.) CLII. 118.
3429. [1897.] During the Month of June 1897; (Com.) CLII. 429.
3430. [1898.] During the Month of July 1897; (Com.) CLII. 430.
3431. [1898.] During the Month of August 1897; (Com.) CLII. 431.
3432. [1898.] During the Months of September, October, and November 1897; (Com.) CLII. 6.
3433. [1898.] During the Month of December 1897; (Com.) CLII. 314.
3434. [1898.] During the Month of January 1898; (Com.) CLII. 120.
3435. [1898.] During the Month of February 1898; (Com.) CLII. 175.
3436. [1898.] During the Months of March, April, and May 1898; (Com.) CLII. 419.
3437. [1899.] During the Months of June, July, August, September, and October 1898; (Com.) CLIV. 5.
3438. [1899.] During the Month of November 1898; (Com.) CLIV. 8.
3439. [1899.] During the Month of December 1898; (Com.) CLIV. 9.
3440. [1899.] During the Month of January 1899; (Com.) CLIV. 153.
3441. [1899.] During the Month of February 1899; (Com.) CLIV. 154.
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3450. [1900.] During the Months of April, May, June, July, and August 1900; (Com.) CLV. 409.
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3453. [1890-91.] Report of the Commissioners for the period from 22nd August 1890 to 22nd August 1891; (Com.) CXLVI. 312.
3454. [1893-94.] From 22nd August 1893 to 31st March 1893; (Com.) CXLVIII. 303.
3455. [1894.] From 1st April 1894 to 31st March 1894; (Com.) CXLIX. 140.
3456. [1895.] From 1st April 1895 to 31st March 1895; (Com.) CL. 321.
3457. [1896.] From 1st April 1896 to 31st March 1896; (Com.) CLI. 344.

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4416. [1890-91.] Return showing the Number of Advances made under the Land Purchase Act, 1885; CXLVI. 98. Pres. 115. (r. 115.)

4417. [1890-91.] The Judgments of Mr. Commissioner Lynch in the case of Walsh v. The Marquis of Waterford, and Flynn and others v. The Marquis of Waterford; CXLVI. 280. Pres. 298, (r. 298.)

4418. [1890-91.] Return of PARTICULARS respecting Holdings in Ireland put up for Sale by the Land Commission in consequence of Failure in Payment of Instalments of Purchase Money; CXLVI. 29. Pres. 38. (r. 38.)

4419. [1890-91.] Return of PARTICULARS respecting Holdings in Ireland put up for Sale by the Land Commission up to 14th February 1890, in consequence of Failure in Payment of Instalments of Purchase Money; CXLVI. 280. Pres. 15. (r. 15.)

4420. [1890-91.] Return of PARTICULARS respecting Holdings in Ireland put up for Sale by the Land Commission up to the 11th February 1891, in consequence of Failure in Payment of Instalments of Purchase Money; CXLVI. 145.

4422. [1890-91.] Return showing the operation of Sinking Funds on First Advances and Additional Advances under the Purchase of Land, &c. (Ireland) Bill, 1890-91; CXLVI. 382. Pres. 97. (r. 97.)
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4437. [1894.] Treasury Minute relating thereto; CXLIX. 406. Pres. 496. (r. 460.)

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4463. [1896.] Accession of Lichtenstein to the International Sanitary Convention; (Cons.) CL. 6.

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4444. [1890-91.] Accounts showing the Receipts and Payments in respect of the Land Registry; (Act) CXLVII. 402. (r. 402.)—[1892]; (Act) CXLVII. 296. (r. 296.)—[1894]; (Act) CXLIX. 349. (r. 349.)—[1895]; (Act) CL. 325. (r. 325.)—[1896]; (Act) CL. 439. (r. 439.)—[1897]; (Act) CLII. 103. (r. 103.)—[1898]; (Act) CLII. 264. (r. 264.)—[1899]; (Act) CLV. 286. (r. 286.)—[1900]; (Act) CLV. 333. (r. 333.)

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4446. [1899.] Return relative to Land Registry; CL. 325. Pres. 291. (r. 281.)—[1900]; CLV. 223. Pres. 234. (r. 234.)

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4453. [1899.] General Rules under the Land Transfer Acts; (Act) CLIII. 410.—[1899.]; (Act) CLIV. 595.

4454. [1894.] Reports on the Sanitary Conditions, &c., of Lunatic Asylums; (Cons.) CXLIX. 181.

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1894. [1890.] Final Report, with Index; (Com.) CLIV. 310.

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1891. [1889-90.] Expenditure incurred in the Construction, Repair, and Maintenance of the Royal Society; CXLVI. 6.

1892. Together with a Report from the President and Two Fellows of the Royal Society respecting the South Foreland Experiments; (Act) CXLVII. 13.


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4563. [1898.] Draft of an Order in Council under Clause 64 (1) of the Bill; CLIII. 126. Pres. 126. (r. 126.)

4564. [1898.] Draft of an Order in Council under Clause 64 (2) of the Bill; CLIII. 126. Pres. 126. (r. 126.)

4565. [1898.] Draft of the Sixth Schedule proposed in the Bill; CLIII. 126. Pres. 126. (r. 126.)

4566. [1898.] Return showing for the Standard Year the Total Value in each Poor Law Union of all Extensible Hereditaments; CLII. 145. Pres. 145. (r. 145.)

4567. [1898.] Return relative to Licence Duties and Local Grants; CLI. 207. Pres. 211. (r. 211.)

4568. [1898.] Amendments to be made in Orders in Council under Clauses 73, 74, and 75 of the Bill; CLII. 315. Pres. 315. (r. 315.)

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5183. [1897.] Estimate of the Sum required in the Year ending 31st March 1897 for repayment to Naval Funds of certain Excess Expenditure under the Naval Defence Act, 1899; (Com.) CLII. 77. (r. 77.) Referred, 77.

5184. [1897.] Estimate of the further Amount required during the Year ended 31st March 1897 to meet additional Expenditure on certain Navy Votes; (Com.) CLII. 77. (r. 77.) Referred, 77.

5185. [1899.] Estimate of the further Amount required during the Year ending 31st March 1900 beyond the Sum already provided in the Grant for Navy Services for the Year. (Orders for above Estimate to lie upon the Table and be printed, discharged. Estimate withdrawn), 52 : (Com.) CLIV. 44. (r. 44.)

5186. [1899.] Revised Estimate of the further Amount required during the Year ending 31st March 1899 beyond the Sum already provided in the Grant for Navy Services for the Year to meet Additional Expenditure arising on certain Votes; (Com.) CLIV. 63. (r. 63.) Referred, 63.

5187. [1900.] Estimate of the further Amount required during the Year ending 31st March 1901, beyond the Sum already provided in the Grants for Navy Services for the Year; (Com.) CLV. 315. (r. 315.) Referred, 315.

5188. [1900.] Statement of the First Lord of the Admiralty explanatory of the Additional Estimate, 1900-1901; (Com.) CLIV. 315.

Votes on Account :—

5189. [1893.] Estimate showing the several Naval Services for which a Vote on Account is required for the Year ending 31st March 1896; (Com.) CL. 309. (r. 300.) Referred, 309.

Exceptions to Queen's Regulations :—

5190. [1899-90.] List of Exceptions during 1899-90; (Com.) CXLVII. 418.

5191. [1892.] During 1891-92; (Com.) CXLVIII. 272. 5192. [1893-94] During 1892-93; (Com.) CXLVIII. 306.

5193. [1894-95] During 1894-95; (Com.) CXLIX. 176.

5194. [1895.] During 1894-95; (Com.) CXLIX. 253.

5195. [1896.] During 1895-96; (Com.) CL. 305.

5196. [1897.] During 1896-97; (Com.) CL. 300.

5197. [1897.] During 1896-97; (Com.) CL. 268.

5198. [1898-99] During 1897-98; (Com.) CLII. 222.

5199. [1899.] During 1898-99; (Com.) CLII. 249.

Excesses :—

5200. [1899-94.] Statement of Excess Expenditure for Navy Services for the Year 1891-92 ; (Com.) CXLVIII. 118. Referred to Committee of Supply, 118. (r. 118.)

5201. [1899-94] For the Year 1893-94 ; (Com.) CL. 94. (r. 94.) Referred, 94.

First Class Cruisers :—

5202. [1865.] Description of the new First Class Cruisers included in the Navy Estimates for 1895-96; (Com.) CL. 151. (r. 151.)

Flashing Signals :—

5203. [1896-91.] Official Correspondence relative thereto; CXLI. 132. (P. 145. (r. 145.)

Haulbowline Dockyard :—

5204. [1895-94.] Report giving the Total Amount of Expenditure incurred in fitting up Haulbowline Dockyard, &c.; CXLVIII. 82. (P. 174. (r. 174.)

5205. [1899.] Report of the Committee appointed to inspect the condition of the Dockyard; (Com.) CL. 101.

Health :—

5206. [1890-91.] Statistical Report of the Health of the Navy; (Com.) CXLI. 649. (r. 432.) —[1892]; (Com.) CXLI. 279. (r. 263.) —[1893-94] ; (Com.) CXLVIII. 536.—[1894]; (Com.) CXLIX. 317. (r. 380.) —[1895, Sess. II.]; (Com.) CL. 365. (r. 365.) —[1896] ; (Com.)
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(Com.) CLI. 480. (v. 424.)—[1897] ; (Com.) CXLIV. 297. —[1898] ; (Com.) CXLIV. 490. —[1899] ; (Com.) CXLIV. 392.—[1900] ; (Com.) CLV. 387.

_Her Majesty's First Class Cruisers “Powerful” and “Terrible”:_

5297. [1893-94.] Description of the two First-Class Cruisers to be built by Contrast; (Com.) CXLVIII. 521.

**H.M.S. “Horse”:**

5298. [1893-94.] Admiralty Minute relative to the Courts Martial on the Sinking of H.M.S. “Horse”; (Com.) CXLVIII. 61.

**H.M.S. “Howe” Stranding:**


_Her Majesty's Ships “Majestic” and “Magnificent”:_

5210. [1893-94.] Description of the two First-Class Battleships, “Majestic” and “Magnificent”; (Com.) CXLVIII. 407.

**H.M.S. “Victoria”:**

5211. [1893-94.] Return for Account of the Net Moneys or Securities paid over or transferred to the Patriotic Fund on behalf of and for the Relief of the Families of the Men who perished by the foundering of H.M.S. “Victoria”; (Com.) CXLVIII. 620. Pres. 645. (v. 691.)

5212. [1893-94.] Copy of Admiralty Minutes relating thereto; (Com.) CXLVIII. 577.

5213. [1893-94.] Minutes of Proceedings of Court Martial relating to the Loss of H.M.S. “Victoria”; (Com.) CXLVIII. 569.

**H.M.S. “Sharpshooter”:**

5214. [1893-94.] Return of Experimental Trials of H.M.S. “Sharpshooter” fitted with Belleville Boilers; (Corn.) 59. Pres. 59. (v. 59.)

**H.M.S. “Disdam,” &c. (Boilers):**

5215. [1893.] Return showing cost of Repairs to H.M.S. “Disdam,” “Niobe,” “Arrogant,” “Curious,” “Powerful,” and “Terrible” since they were commissioned; CLV. 53. Pres. 178. (v. 178.)

**Hydrographer's Report:**

5216. [1890-91.] Report by the Hydrographer of the Admiralty for the Year 1890; (Com.) CXLVI. 381.

5217. [1891.] For 1891; (Com.) CXLVII. 189.

5218. [1893-94.] For 1893; (Com.) CXLVIII. 229.

5219. [1894.] For 1894; (Com.) CXLIX. 112.

5220. [1895.] For 1894; (Com.) CXLIV. 196.

5221. [1896.] For 1895; (Com.) CLI. 207.

5222. [1897.] For 1896; (Com.) CLII. 185.

5223. [1898.] For 1897; (Com.) CXLIII. 201.

5224. [1899.] For 1898; (Com.) CXLIV. 103.

5225. [1900.] For 1899; (Com.) CXLV. 243.

**H.M.S. “Latona”:**

5226. [1890-91.] Return of Performance of H.M.S. “Latona” upon her Experimental Voyage; CXLVI. 388. Pres. 388. (v. 385.)

**Loss of Life in the Navy:**

5227. [1891.] Return relative thereto; CXLIV. 370. Pres. 400. (v. 400.)

**Naval and Marine Pay and Pensions Act, 1865:**

5228. [1892.] Order in Council approving a Memorial of the Lords Commissioners of the Admiralty, submitting a Proposal relative to Miss Money; (Act) CXLVII. 6.

**Naval and Marine Pay and Pensions Act, 1865—continued.**

5229. [1890-94.] Order in Council authorising the Admiralty to repay to Poor Law Authorities Money paid by way of Relief to Naval Pensioners and their Families out of the Pensions of such Naval Pensioners; (Act) CXLVIII. 109.

**Naval Defence Account:**

5230. [1890-91.] Return showing for the Years 1889-90 and 1890-91, the Sums paid into the Naval Defence Account, with the Dates of Payment, &c.; CXLVI. 216. Pres. 215. (v. 215.)

**Naval Defence Act:**

5231. [1892.] Memorandum explanatory of the working of the Act; (Com.) CXLVII. 144. (v. 162.)

**Naval Defence Acts:**

5232. [1890-91.] Account showing the Amount of Money provided to meet the Expenditure for the purposes of the Acts, &c.; (Act) CXLVI. 393. (v. 400.)—[1892]; (Act) CXLVII. 110. (v. 123.)—[1890-94]; (Act) CXLVII. 155. (v. 125.)—[1894]; (Act) CXLIX. 32. —[1894]; (Act) CL. 71. (v. 73.)—[1896]; (Act) CLII. 95. (v. 96.)—[1897]; (Act) CXLIII. 322. (v. 322.)

5233. [1891.] Contingencies entered into by the Admiralty, by virtue of the Act, (Act) CXLVII. 49. (v. 49.)

**Naval Defence, 1890 (Excess Expenditure, 1890-97):**

5234. [1898.] Appropriation Account of the Sums granted by Parliament for repayment to Naval Funds of certain Excess Expenditure under the Act; with Report of the Controller and Auditor General; (Act) CXLVII. 144. (v. 162.)

**Naval Establishments (Labourers' Wages):**

5235. [1893-94.] Statement showing the present and revised Scales of Pay for Labourers, &c. in Her Majesty's Naval Establishments; CXLVII. 523. Pres. 521. (v. 521.)—[1894-95]; CXLVII. 570. Pres. 576. (v. 576.)

5236. [1898.] Return relative thereto; CLII. 298. Pres. 298. (v. 298.)

**Naval Expenditure and Mercantile Marine (Great Britain, &c.):**


5238. [1890-91.] Narrative of the partial Mobilisation of the Fleet and the Naval Manoeuvres of 1890; (Com.) CXLVI. 18.

5239. [1892.] Of 1891; (Com.) CXLVII. 82.

5240. [1893-94.] Of 1892; (Com.) CXLVII. 102.

5241. [1893-94.] Of 1893; (Com.) CXLVIII. 692.

5242. [1895.] Of 1894; (Com.) CL. 10.

5243. [1897.] Of 1895; (Com.) CXLII. 180.

5244. [1898.] Of 1897; (Com.) CXLII. 116.

5245. [1900.] Paper relating to Naval Manoeuvres, 1899; (Com.) CLI. 102.

**Naval Medical Officers (Training Committee):**

5246. [1899, Sess. II.] Report of the Committee; (Com.) CLIV. 431.

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Navy Prisons:

2547. [1892.] Regulations issued to the Governors and other Officers of Her Majesty's Naval Prisons; (Act) CXLVII. 178.

2548. [1890.] Revised Rules for Naval Prisons; (Act) CLV. 170.

Navy Prize Money:

2549. [1890-91.] Accounts showing Receipt and Expenditure of Naval Prize Money, &c.; (Act) CXLVI. 465. (r. 465.)—[1899]; (Act) CXLVII. 367. (r. 429.)—[1898]; (Act) CXLVIII. 412. (r. 111.)—[1894]; (Act) CXLIX. 290. (r. 295.)—[1895]; (Act) CL. 305. (r. 205.)—[1896]; (Act) CL. 310. (r. 294.)—[1897]; (Act) CL. 430. (r. 435.)—[1898]; (Act) CL. 419. (r. 419.)—[1899]; (Act) CLV. 292. (r. 392.)—[1800]; (Act) CLV. 365. (r. 365.)

Navy Reserve:

2550. [1800-01.] Return of Number of Royal Naval Reserve Drill Ships and Batteries, for Year ending 31st March 1890; CXLVI. 53. Pres. 145. (r. 146.)

2551. [1800-01.] Return showing Total Cost of Royal Naval Reserve Drill Ships and Batteries, including Salaries, Allowances, and Emoluments of all Ranks and Ratings except Instructors, for Year ending 31st March 1890; CXLVI. 33. Pres. 145. (r. 149.)—[1890]; CL. 154. Pres. 293. (r. 297.)

Navy Works Acts:

2552. [1807.] Plans of proposed Works at Dover, Gibraltar, and Hong Kong; CL. 316. Pres. 376. (r. 376.)

2553. [1897.] Accounts of Money issued and expended under the Navy Acts, 1895, with Report of the Comptroller and Auditor General; (Com.) CLX. 114. Pres. 111. (r. 100.)

2554. [1898.] Statement of Estimated Expenditure to 31st March 1898 under the Navy Acts, 1897; CLI. 78. Pres. 78. (r. 78.)


2556. [1898.] Return relative thereto; CLI. 370. Pres. 400. (r. 400.)

2557. [1899.] Statement of Estimated Expenditure to 31st March 1899 under the Naval Works Acts, 1897; (Com.) CL. 82. (r. 96.)

2558. [1899.] Accounts of Money issued and expended under the Acts in 1897-98, with Report of the Comptroller and Auditor General; (Act) CLV. 70. (r. 70.)

2559. [1900.] Plans of Works proposed to be carried out at Hong Kong (in place of Plans issued with Parliamentary Paper, No. 335, of Session 1897); CL. 72. Pres. 72. (r. 72.)

2560. [1900.] Statement of Estimated Expenditure to 31st March 1900; (Com.) CLV. 252.

2561. [1900.] Accounts of Money issued and expended under the Acts in 1899-99, with Report of the Comptroller and Auditor General; (Act) CLV. 111. (r. 111.)

Navy Savings Banks—See Savings Banks.

Navies (England and other Countries):

2562. [1893-94.] Return showing the Battle Ships and Cruisers Built, Building, and Preparing to Build for England and certain other Countries; CXLVIII. 625. Pres. 625. (r. 625.)
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North Atlantic Winter Freeboard:

5295. [1897.] Return of Correspondence relative thereto ; CL. 355. Pres. 355. (r. 355.)

5296. [1897.] Report of a Committee relative thereto ; CLIV. 119. Pres. 110. (r. 110.)

5297. [1898.] Minutes of Evidence taken before the Committee ; CLIV. 356. Pres. 356. (r. 356.)

Northampton (Prohibition of Public Meeting):

5298. [1898-9.] Correspondence between the Secretary of State for the Home Department, and the Northampton Magistrates with reference to the Prohibition of a Meeting ; (Add.) CXLVI. 27. Pres. 31. (r. 31.)

North West Frontier:—See East India.

Norway:

5299. [1896.] Accession of Norway to the International Union for the Protection of Literary and Artistic Works ; (Com.) CLI. 191.

Norwegian Ports (Subsidised Steamers):


Occupations of the People (England and Wales) Enumerated in 1871, 1881, and 1891:

5301. [1893.] Return relative thereto ; CL. 84. Pres. 1856. Sess. II. CL. 390. (r. 390.)

Oil Rivers:

5302. [1892.] Correspondence relating to Disturbances at Agueta Oil Rivers, (Add.) CXLVI. 224.

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5303. [1898.] Report of Committee appointed by the Treasury ; (Com.) CLI. 287.

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Ordinance Factories:—See Army.

Ordinance Survey:

5304. [1890-91.] Report of the Progress of the Ordnance Survey ; (Com.) CXLVI. 119.


5306. [1892.] Report of the Departmental Committee appointed to inquire into the position of the Civil Assistants employed on the Ordnance Survey ; (Com.) CXLVI. 272.

5307. [1895-96.] Report of the Progress of the Ordnance Survey ; (Com.) CXLVI. 239.——[1895] ; (Com.) CXLVI. 50.——[1896] ; (Com.) CLI. 307.——[1896]; (Add.) CLI. 377.——[1897]; (Com.) CLI. 396.——[1899]; (Com.) CLI. 7. 325.——[1900]; (Add.) CLI. 387.

Ordinance Survey Maps (Contractors):

5308. [1897.] Contracts entered into by the Board of Agriculture with Agents for the Sale of Ordnance Survey Maps, &c. ; (Com.) CLI. 394.

Ottoman Light Dues (Reduction):

5309. [1897.] Correspondence relating thereto ; (Com.) CXLVI. 47.

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North Atlantic Winter Freeboard:

5293. [1897.] Return relative to Shipbuilding Programme, 1889-90 ; CL. 118.

5294. [1895, Sess. II.] (Order for above Return discharged) ; CL. 522.

Shipbuilding Programme under Naval Defence Act, 1889:

5295. [1895, Sess. II.] Return relative thereto ; CL. 353. Pres. 353. (r. 353.)

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Victualling Yard Manufacturing Accounts:

5286. [1890-91.] Annual Victualling Accounts of the Navy ; (Act) CXLVI. 297. (r. 297.)——[1892] ; (Act) CXLVI. 185. (r. 185.)——[1893-94] ; (Act) CXLVIII. 174. (r. 174.)——[1894] ; (Act) CXLIX. 45. (r. 45.)——[1895] ; (Act) CLI. 97. (r. 97.)——[1896] ; (Act) CLI. 109. (r. 109.)——[1897] ; (Act) CL. 111. (r. 111.)——[1898] ; (Act) CL. 116. (r. 116.)——[1899] ; (Act) CLIV. 96. (r. 96.)——[1900] ; (Act) CLIV. 104. (r. 104.)

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5287. [1894.] Sketch Forecast of Funds to be provided during the next Ten Years to allow Naval Works to be carried out ; (Com.) CXLIX. 208. (r. 208.)

Netherlands:—See Great Britain.

5298. [1895, Sess. II.] Convention with the Netherlands submitted to Arbitration the Claims arising out of the Arrest of the Captain of the “Costa Rica” Packet of Sydney ; (Com.) CL. 358.

5299. [1895, Sess. II.] Convention with the Netherlands defining Boundaries of British and Netherlands Possessions in New Guinea ; (Com.) CL. 352.

5300. [1895.] Convention between the United Kingdom and the Netherlands providing that Submarine Cables connecting the two Countries shall be their Joint Property ; (Com.) CLIV. 165.

Newcastle Chapter Act, 1884:

5301. [1890, Sess. II.] Order in Council establishing two Residential Canonsries in the Cathedral Church of Newcastle ; (Add.) CL. 419.

New Forest Rifle Range:

5302. [1892.] Report on the Suitability and Safety of the Rifle Ranges which it is proposed to establish in the New Forest ; (Add.) CXLVII. 321. Pres. 322. (r. 322.)

Viceroy’s Memorial:

5303. [1898.] Return relative thereto ; CL. 391. Pres. 391. (r. 391.)

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Pawnbrokers (Ireland) :  
5360. [1893-94.] Return showing the Number of Licensed Pawnbrokers in each City and Town in Ireland, &c.; CXLVII. 75. PRE. 404. (r. 474.)

5361. [1897.] Returns of Pawnbrokers' Accounts for the Year ended 30th June 1895; (Act) CLII. 193. (P. 543.)—[1898] ; (Act) CLIII. 404. (r. 623.)—[1899] ; (Act) CXLIX. 367. (P. 397.)

5362. [1897.] Return of Divisional Assessor's Sales for the half-year ended 31st December 1894, 30th June 1895, 31st December 1895, 30th June 1896, and 31st December 1896; (Act) CLI. 48. (P. 575.)


5364. [1893-94.] Returns showing the Number of Licensed Pawnbrokers in each City and Town in Ireland, &c.; CXLVIII. 75. PRE. 404. (r. 474.)


5366. [1890, Sess. II.] Correspondence relating thereto; (Com.) CXLIX. 406.

5367. [1890.] Return of all Payments made to and on account of Members of the Royal Family out of Moneys voted by Parliament in the Year ending 31st March 1893; (Act) CLV. 235. (P. 563.)—[1894] ; (Act) CLVI. 289. (P. 575.)—[1895] ; (Act) CLVII. 397. (P. 397.)

5368. [1893-94.] Return of Payments to Royal Family ; (Act) CLVIII. 8. (P. 411.)—[1894] ; (Act) CLIX. 6. (P. 411.)

5369. [1893-94.] Return of Permanent Charges on the Consolidated Fund or Votes of Parliament, which have been redeemed; (Act) CXLVII. 410.—[1893-94]; (Act) CXLVIII. 292.—[1894]; (Act) CXLIX. 367.—[1895]; (Act) CL. 23.—[1895]; (Act) CLV. 89.—[1896]; (Act) CL. 23.—[1896]—(Act) CLII. 23.—[1897]; (Act) CLIII. 51. (P. 378.)—[1898] ; (Act) CLIV. 89. (P. 414.)—[1899] ; (Act) CLV. 68.—[1900, Sess. II.]

5370. [1893-94.] Reports from Her Majesty's Representatives Abroad on the position of Deacon Proprietors; (Com.) CXLVI. 97.

5371. [1897.] Licence granted under the Acts to a Convict with special condition attached; (Act) CL. 106. (P. 201.)—[1898] ; (Act) CLII. 291. (P. 321.)—[1899] ; (Act) CXLIX. 404. (P. 397.)

5372. [1893-94.] Return of the Names of all Persons to whom Pensions have been granted under "The Political Officers' Pension Act, 1869"; CXLVIII. 271. PRE. 335. (r. 344.)

5373. [1896.] Return relative thereto; CLIII. 146. PRE. 249. (r. 252.)

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5374. [1890-91.] Return of Permanent Charges on the Consolidated Fund or Votes of Parliament, which have been redeemed; (Act) CXLVII. 410.—[1893-94]; (Act) CXLVIII. 292.—[1894]; (Act) CXLIX. 367.—[1895]. (P. 397.)—[1896] ; (Act) CL. 23.—[1896]—(Act) CLII. 23.—[1897]; (Act) CLIII. 51. (P. 378.)—[1898] ; (Act) CLIV. 89. (P. 414.)—[1899] ; (Act) CLV. 68.—[1900, Sess. II.]

5375. [1892.] Treasury Minute relating to an Attempt to Commute Lord Rodney's Pension of £2,000 a Year; CXLVII. 397. PRE. 397. (r. 397.)

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5376. [1897.] Treasury Minute on the subject of Commuting an Annual Payment charged upon the Consolidated Fund in respect of the Office of Heritable Usher for Scotland; CXL. 230. PRE. 230. (r. 230.)

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5377. [1892.] Correspondence respecting the Persian Tobacco Concession; (Com.) CXLVII. 395.

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5378. [1897.] Return of Persons not borne on the Permanent Establishment of the Civil Service, but personally employed and paid by Heads of Departments; CLIII. 135. PRE. 321. (r. 335.)

5379. [1893-94.] Return relative thereto; CXLVIII. 502. PRE. 622. (r. 623.)—[1899]; CLIII. 51. PRE. 414. (r. 414.)

Perth Branch Mint:—

5380. [1890.] Treasury Minute relative to the Audit of the Accounts; (Act) CLV. 99.

Peterhead Harbour:—

5381. [1892.] Reports respecting Peterhead Harbour Works; (Com.) CXLVII. 40.—[1893-94]; (Com.) CXLVIII. 8. 575.—[1894]; (Com.) CXLIX. 503.—[1895]; (Com.) CLI. 5.—[1897]; (Com.) CLII. 4.—[1898]; (Com.) CLIII. 5.—[1899]; (Com.) CLIV. 6.—[1900]; (Com.) CLV. 3.—[1900, Sess. II.]; (Com.) CLVI. 419.

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5392. [1896.] Return of Cases during the last Ten Years; CXL. 106. PRE. 157. (r. 170.)

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5383. [1896-91.] Orders in Council under the Act; (Act) CXLVII. 27. 38. 70. 100.—[1892]; (Act) CXLVIII. 27. 186.—[1890-94]; (Act) CXLIX. 271.—[1894]; (Act) CL. 42. 244.—[1895]; (Act) CL 6.—[1896]; (Act) CL 48.—[1897]; (Act) CL VIII. 304.—[1898]; (Act) CL III. 5.—[1899]; (Act) CLIV. 12.—[1899]; (Act) CLV. 68.—[1900, Sess. II.]; (Act) CLVI. 412.

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5384. [1893.] Report of a Commission appointed by the Board of Trade; (Com.) CL. 192.

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5386. [1890–91.] Order in Council approving Bye-Laws for the Ports of Carriford and Barry, and for the River Humber; (Act) CXLVII. 6.


5388. [1890–91.] Order in Council approving a Bye-Law for the Port and Harbour of Waterford; (Act) CXLVI. 204.

5389. [1890–91.] Order in Council approving Bye-Laws fixing Rate of Pilotage between the Ports of Hull and Goole; (Act) CXLVII. 541.

5390. [1890–91.] Order in Council approving Bye-Laws for the City of Bristol; (Act) CXLVII. 47.

5391. [1892.] Order in Council approving Bye-Laws for the Port of Wisbech; (Act) CXLVII. 47.

5392. [1892.] Order in Council approving Bye-Laws for the Port of Kingston upon Hull and Great Grimsby; (Act) CXLVII. 232.

5393. [1893–94.] Order in Council approving Bye-Laws for the Port of Wivelstone; (Act) CXLVII. 47.

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5407. [1894.] Order in Council approving Bye-Laws for the Port of Wivelstone; (Act) CXLVIII. 47.

5408. [1894.] Order in Council approving Pilotage Bye-Laws made by the Tyne Pilotage Commissioners; (Act) CXLVIII. 47.

5409. [1894.] Order in Council approving Bye-Laws for the Ports of Hull and Goole; (Act) CXLVI. 541.

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5421. [1895.] Order in Council approving Pilotage Bye-Laws made by the Board of Trade; (Act) CXLVII. 292.

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5427. [1895.] Order in Council approving Pilotage Bye-Laws made by the Money Docks and Harbour Board; (Act) CXLVII. 292.
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5457. [1900.] Return relative thereto; CLV. 399. Pres. (1900, Sess. II.) CLI. 411. (r. 414)

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5461. [1897.] Inland Post Warrant, 1897; (Act) CLIII. 299.
5462. [1898.] Inland Post Amendment Warrant, 1898; (Act) CLIII. 149.

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5472. [1895.] Contract with City of Dublin Steam Packet Company (Holyhead and Kingstown Mail Contract); CL. 209. Pres. 200. (r. 200)

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5430. [1893-94.] Report on Agencies and Methods of dealing with the Unemployed; (Com.) CXLVIII. 572.

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5431. [1894.] Returning the Names of the Electoral Divisions in each Poor Law Union in Ireland, &c.; CXLIX. 86. Pres. 518. (r. 325)

5432. [1892.] Return relative to Indoor and Outdoor Relief (Ireland); CXLVII. 137. Pres. 403. (r. 403)

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5438. [1890-91.] (Order of last Session for this Return discharged); CXLVI. 414.
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5441. [1893-94.] Agreement between Great Britain and Portugal relative to Sphere of Interest north of the Zambesi; (Com.) CXLVI. 385.
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4574. [1807.] Return relative to Mail Contracts with East India, China, and Australia; CL.V. 296. Pres. 296. (r. 296.)

4576. [1809.] Contract with the Great Eastern Railway Company relating to the Conveyance of Mails from Harwich to Hook of Holland; CL.V. 166. Pres. 166. (r. 166.)

4577. [1809.] Return relative to Mail Contract with South and Central America; CL.V. 390. Pres. 390. (r. 390.)

4578. [1809, Sess. II.] Contract with Royal Mail Steam Packet Company for the Conveyance of the West Indian Mails; CL.V. 415. Pres. 415. (r. 415.)


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4583. [1890-91.] Convention between Her Majesty and the President of the French Republic respecting Postal Communications; (Com.) CXLVII. 158.

4584. [1891.] Universal Postal Convention; (Com.) CXLVIII. 355.

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4588. [1892.] Regulations made under the Post Office (Money Order) Acts; (Act) CXLVIII. 240.

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5641. [1897.] Regulations for the Measuring and Photographing of Prisons; (Act) CLI. 165.

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5642. [1892.] Statement of the Circumstances connected with the Closing of the Richmond Prison, Dublin; CXLIV. 400. Pres. 400. (r. 400.)

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5643. [1890-91.] Report of the Commissioners upon the Condition of Tullamore Goal; CXLVI. 462. Pres. 491. (r. 502.)

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5644. [1890.] Report of the Chairman of the Commissioners of Prisons upon Treatment of Crime in the United States; (Add.) CXLV. 125. Pres. 137. (r. 137.)

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5645. [1899.] Circular to Judges of County Courts relating thereto; (Com.) CL. 199.

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5646. [1894.] Reports on Prison Labour in Foreign Countries; (Com.) CXLVI. 406.

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5648. [1886.] Regulations for Measuring and Photographing Prisons; (Act) CXLIV. 410.


5650. [1890.] Rules establishing New Rates of Disturbances; (Act) CXLV. 235.

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5651. [1890-91.] Thirteenth Annual Report of the Prison Commissioners for Scotland; (Com.) CXLVI. 446.

5652. [1892.] Fourteenth Annual Report; (Com.) CXLVI. 383.

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I. Presented (or, Addressed for, or Ordered to be presented) to the House—continued—relative to—

Private Bills (Scotland)—Fees:

5680. [1890-91.] Return showing Total House of Commons' Fees for each Unopposed Scotch Private Bill since 1885; CLXVII. 75. Pr. 97. (r. 97.)

5681. [1890-91.] Statement of Total House of Lords' Fees on each Unopposed Scotch Private Bill since 1885; CLXVII. 75. Pr. 97. (r. 97.)—Communicated from the Lords; 90. (r. 101.)

Private Legislation Procedure (Scotland) Act, 1899:

5692. [1900.] General Orders for the Regulation of Proceedings under and in pursuance of the Act; (Act) CLXVII. 225. (r. 225.)—[1900, Sess. II.]; (Act) CLXVII. 226. (r. 226.)—[1900, Sess. II.]; (Act) CLXVII. 430. (r. 430.)

Prize Courts Act, 1894:

5693. [1898.] Order in Council approving Rules of Court; (Act) CLXIII. 375. 

5694. [1899.] Order in Council approving a Memorial praying Her Majesty to make certain Rules of Court; (Act) CLXVII. 31. 

Probation of First Offenders:

5695. [1903.] Return relative thereto; (Add.) CXLIX. 51. Pr. 208. (r. 208.)

Professors (Retirement):


Profit Sharing:

5697. [1890-91.] Return to the Board of Trade on Profits Sharing; (Com.) CXLIX. 51.

Progress and Condition of India—See East India.

Prosecution of Offences Acts:

5699. [1890-91.] Return showing the working of the Regulations for carrying out the Acts for the Year 1890; (Add.) CLXVII. 85. Pr. 103. (r. 104.)

5680. [1890-94.] For the Year 1890; (Add.) CLXVII. 164. Pr. 179. (r. 181.)

5681. [1894.] For the Year 1894; (Add.) CLXVII. 71. Pr. 173. (r. 175.)

5692. [1895.] For the Year 1895; (Add.) CLXVII. 194. Pr. 204. (r. 204.)

5693. [1896.] For the Year 1896; (Add.) CLXVII. 217. Pr. 237. (r. 239.)

5694. [1897.] For the Year 1897; (Add.) CLXVII. 197. Pr. 204. (r. 204.)

5695. [1898.] For the Year 1898; (Add.) CLXVII. 230. Pr. 280. (r. 280.)

5697. [1899.] For the Year 1899; (Add.) CLXVII. 261. Pr. 293. (r. 293.)

Protected Malay States—See Colonies (Straits Settlements).

Provision for Old Age (Foreign Governments):

5698. [1890-91.] Return of the Assistance afforded or Facilities given by the Governments of Europe to the Provision of the Industrial Population for Old Age, &c.; (Add.) CLXVII. 209. Pr. 486.

Public Accounts and Charges Act, 1891:

5699. [1892.] Treasury Minute directing the Appropriation of verrata Receipts in Aid of Monies provided by Parliament; (Act) CXLIV. 237. (r. 237.)—[1892] (Act) CLXVII. 353. (r. 353.)—[1893] (Act) CLXVII. 122. (r. 122.)—[1900] (Act) CLXVII. 20. (r. 20.)

Public
I. Presented (or, Addressed for, or Ordered to be presented) to the House—(continued)—relative to—

Public Accounts:

Army Votes:
5700. [1890-91.] Treasury Minutes authorising the temporary application of Surplus to certain Army Votes, to meet Excesses on other Army Votes (pursuant to Resolution, 4 March 1890); CXLVI. 55. (r. 28.)—[1892.] CXLVII. 127. (r. 130.)—[1893-94]—CXLVIII. 137. (r. 129.)—[1894]—CXLIX. 82. (r. 35.)—[1895]—CL. 103. (r. 104.)—[1896]—CLII. 115. (r. 117.)—[1897]—CLII. 110. (r. 122.)—[1898]—CLII. 113. (r. 113.)

Committee (Index):
5701. [1893-94.] Index to Reports from the Committees of Public Accounts; CXLVII. 121. Pres. 121. (r. 121.)

Navy Votes:
5702. [1890-91.] Copy of Treasury Minutes authorising the temporary application of Surplus to certain Navy Votes, to meet Excesses on other Navy Votes (pursuant to Resolution, 4 March 1890); CXLVI. 181. (r. 185.)—[1892]—CXLVII. 133. (r. 135.)—[1893-94]—CXLVIII. 161. (r. 168.)—[1894]—CXLIX. 69. (r. 60.)—[1895]—CL. 115. (r. 123.)—[1896]—CLII. 129. (r. 130.)—[1897]—CLI. 6. (r. 11.)—[1898]—CLII. 9. (r. 13.)—[1899]—CLI. 115. (r. 121.)—[1900]—CLI. 131. (r. 131.)

Public Bills:—See Commons, House of:

Public Buildings (United Kingdom):
5703. [1890.] Return relative thereto; CLI. 397. Pres. 417. (r. 645.)

Public Departments (Attendants):
5704. [1894.] Treasury Minutes relative thereto; CXLIX. 57. Pres. 47. (r. 57.)

Public Elementary Schools:—See Education.

Public Health Acts Amendment Act, 1890:
5705. [1890-91.] Regulations made by the Local Government Board relating to Stock created by Urban Sanitary Authorities under the Act; (Act) CXLIV. 414.
5706. [1892.] Regulations made by the Local Government Board for Ireland relating to Stock created by Urban Sanitary Authorities in Ireland under the Act; (Act) CXLVII. 84.
5707. [1897.] Regulations relating to Stock created by Local Authorities under the Act; (Act) CLII. 289.

Public Health (Dublin Committee):
5708. [1900.] Report of the Committee and Minutes of Evidence taken before the Committee; (Comm.) CLV. 300.

Public Health (Scotland) Act, 1867:
5709. [1893-94.] Directions and Regulations under the Act; (Act) CXLVII. 76.

Cholera Regulations:
5710. [1890-91.] Directions and Regulations under the Act prohibiting the Importation of Rags from Spain; (Act) CXLVII. 8.
5711. [1890-91.] Directions and Regulations under the Act, with regard to Ships infected with Cholera; (Act) CXLVII. 8.
5712. [1892, Sess. II.] Directions and Regulations under the Act prohibiting the importation of Rags from France and Ports in the Black Sea; (Act) CXLVII. 415.
5713. [1892, Sess. II.] Order by the Secretary for Scotland putting in force Part III. of the Public Health (Scotland) Act; (Act) CXLVII. 415.

Public Health (Scotland) Act, 1867—continued.

Cholera Regulations—continued.
5714. [1890-91.] Directions and Regulations amending previous Orders so far as to allow Rags to be imported from Abroad and landed without being disinfected; (Act) CXLVIII. 10.
5715. [1890-94.] Directions and Regulations with regard to the Importation of Rags, &c. from certain Ports on the Baltic and North Sea; (Act) CXLVIII. 10.
5716. [1892-93.] Directions and Regulations respecting the landing of Persons from Ships not infected with Cholera; (Act) CXLVIII. 10.
5717. [1892-93.] Directions and Regulations respecting the discharge of Water from Ships arriving from infected Ports; (Act) CXLVIII. 10.
5718. [1893-94.] Directions and Regulations consolidating previous Regulations with regard to the action to be taken to prevent the introduction of Cholera; (Act) CXLVIII. 10.
5719. [1895-96.] Regulation with regard to the Importation of Rags, &c. from Denmark; (Act) CXLVIII. 10.
5720. [1890-94.] Regulation revoking a previous Order with regard to the Importation of Bags of Denmark; (Act) CXLVIII. 10.
5721. [1893-94.] Regulation revoking former Regulations, so far as they applied to the Importation of Clean Cuttings of New Material from Foreign Countries; (Act) CXLVIII. 10.
5722. [1893-94.] Directions and Regulations amending previous Regulations as to the Importation of Rags from certain Countries; (Act) CXLVIII. 10.
5723. [1898-94.] Order by the Secretary for Scotland continuing for a further period of Six Months the Order putting in force Part III. of the Act; (Act) CXLVIII. 10.
5724. [1893-94.] Order by the Secretary for Scotland continuing for a further period of Six Months the Order putting in force Part III. of the Act; (Act) CXLVIII. 119.
5725. [1893-94.] Directions and Regulations issued by the Board of Supervision with regard to the Importation of Rags; (Act) CXLVIII. 254.
5726. [1893-94.] Directions and Regulations with regard to the Definition of Rags, &c. from certain Countries; (Act) CXLVIII. 175.
5727. [1892-94.] Order by the Board of Supervision revoking a previous Order and making certain Regulations with a view to the Prevention of Cholera; (Act) CXLVIII. 577.

Public Income and Expenditure:—See Revenue.

Public Libraries Acts:
5729. [1890-91.] Return showing the Names of all Places in England, Scotland, and Ireland in which the Acts have been adopted prior to 25th March 1890; (Add.) 1896. Pres. CXLVI. 4. (r. 17.)

Public Local Rates and Net Expenditure on Relief of the Poor, Elementary Education, and Police, borne by such Rates:
5730. [1890.] Return relative thereto; CLI. 78. (r. 78.) —(Above Order for Return and Orders that the said Return be laid upon the Table and be printed, discharged, 95.)
5731. [1896.] Return relative thereto for 1892-93; (Add.) CLII. 98. Pres. 178. (r. 191.)
5732. [1892.] Return relative thereto for 1893-94; (Add.) CLI. 465. Pres. 465. (r. 455.)

Public
ACCOUNTS AND PAPERS—continued.

I. Presented (or, Addressed for, or Ordered to be presented) to the House—(continued)—relative to—

Public Records (Acquisition of Site) Act, 1890, Session 2:

5723. [1898.] Account showing the Money issued under the Act to the 31st March 1907, with Report of the Comptroller and Auditor General; (Act) CLI. 5. (p. 9.)

Public Records (Acquisition of Site) Act, 1895, Session 2; Public Offices (Westminster) Site Act, 1896; and Public Offices (Whitbread) Site Act, 1897:

5734. [1899.] Account showing the money issued under the Acts to the 31st March 1898, with Report of the Comptroller and Auditor-General; (Act) CXLVIII. 24. (r. 46.)

Public Petitions:

See Commons, House of.

Public Records:


5737. [1892.] Fifty-third; (Com.) CXLIX. 802.

5738. [1893-94.] Fifty-fourth; (Com.) CXL VIII. 419.

5739. [1894.] Fifty-fifth; (Com.) CXLIX. 271.

5749. [1895, Sess. II.] Fifty-sixth; (Com.) CL. 242.

5741. [1895.] Fifty-seventh; (Com.) CLI. 457.

5742. [1897.] Fifty-eighth; (Com.) CLI. 374.

5743. [1898.] Fifty-ninth; (Com.) CL. 264.

5744. [1899.] Sixtieth; (Com.) CLIV. 294.

5745. [1900.] Sixty-first; (Com.) CLV. 304.

5746. [1890-91.] Additional Rule made by the Master of the Rolls, relative to the Disposal of certain Documents of insufficient Value to justify their preservation; (Act) CXLVI. 2194.

5747. [1893-94.] Rules and Regulations made by the Master of the Rolls, regarding the Public Use of the Documents and Records in his Custody, &c.; (Act) CXLVIII. 179.


5749. [1899.] Rule for the Disposal of Documents; (Act) CLIV. 44.

5750. [1890-91.] Schedules of Documents in the undermentioned Departments not considered of sufficient Public Value to justify their preservation; Admiralty; (Act) CXL VI. 335.

5751. [1890-91.] Board of Trade; (Act) CLI. 432.

5752. [1890-91.] Civil Service Commission; (Act) CXL VI. 408.

5753. [1890-91.] Court of Exchequer; (Act) CXL VI. 40.

5754. [1890-91.] Ecclesiastical Commission; (Act) CL IV. 196.

5755. [1890-91.] Science and Art; (Act) CLV. 101.

5756. [1890-91.] War Office; (Act) CXL VI. 222.

5757. [1892.] National Debt Office; (Act) CXL VI. 209.

5758. [1892.] War Office; (Act) CXLVI. 25.

5759. [1893-94.] Board of Trade, Bankruptcy Department; (Act) CXL VI. 24.

5760. [1893-94.] Charity Commission; (Act) CLVIII. 13.

5761. [1893-94.] High Court of Justice in Bankruptcy; (Act) CLVIII. 69.

5762. [1893-94.] Home Office; (Act) CLVIII. 77.

5763. [1894.] Courts of Common Peace of the County Palatine of Lancaster; (Act) CXL IX. 5.

5764. [1894.] Office of Clerk of the Peace (Hertfordshire); (Act) CXL IX. 75.


5766. [1895.] Admiralty; (Act) CL. 33, 356.

5767. [1896.] Chancery; (Act) CLI. 226.

5768. [1896.] Court of Exchequer; (Act) CLI. 356.

Public Records—continued.

5769. [1896.] High Court of Chancery; (Act) CLI. 69.

5770. [1897.] House Office; (Act) CLIV. 155.

5771. [1897.] Registry of Friendly Societies; (Act) CLI. 116.

5772. [1898.] Board of Agriculture; (Act) CLIV. 7.

5773. [1898.] Comptroller and Auditor-General's Department; (Act) CLIV. 291.

5774. [1899.] House Office; (Act) CLIV. 15, 301.

5775. [1899.] Paymaster-General's Department; (Act) CLIV. 114.

5776. [1898.] Post Office; (Act) CLIV. 15.

5777. [1898.] War Office; (Act) CLIV. 311.

5778. [1899.] Admiralty; (Act) CL IV. 221.

5779. [1899.] Court of Exchequer; (Act) CL IV. 251.

5780. [1899.] Treasury; (Act) CLIV. 260.

5781. [1899.] War Department; (Act) CL IV. 298, 321.

5782. [1900.] Admiralty; (Act) CL IV. 153.

5783. [1900.] Court of Exchequer; (Act) CL IV. 271.

5784. [1900.] Office of the Clerk of Assize (South Eastern Circuit); (Act) CL IV. 153.

5785. [1900, Sess. III.] Supreme Court of Judicature; (Act) CL IV. 413.

Ireland:

5786. [1890-91.] Twenty-third Report of the Deputy Keeper of the Public Records in Ireland; (Com.) CXLVI. 308.

5787. [1892.] Twenty-fourth; (Com.) CXLVI. 280.

5788. [1893-94.] Twenty-fifth; (Act) CXL VIII. 586.

5789. [1894.] Twenty-sixth; (Com.) CXL IX. 363.

5790. [1895.] Twenty-seventh; (Com.) CL. 221.

5791. [1896.] Appendix to Twenty-seventh Report; (Com.) CL. 207.

5792. [1896.] Twenty-eighth; (Act) CL. 396.

5793. [1897.] Twenty-ninth; (Act) CL. 394.

5794. [1898.] Thirtieth; (Com.) CLIV. 428.

5795. [1899.] Thirty-first; (Com.) CLIV. 419.

5796. [1900.] Thirty-second; (Com.) CL IV. 238.

5797. [1900.] Appendix to Thirtieth Report; (Com.) CL IV. 4.

Public Trustee:

Colonies:

5798. [1894.] Return of any State Regulations in force in certain Colonies relative to Trusts and to the Office of a Public Trustee; (Add) CXL IX. 378. Pres. (1896) CL. 19. (r. 15.)

Foreign Countries:

5799. [1894.] Return of State Regulations in force in certain Foreign Countries relative to Trusts and to the Office of a Public Trustee; (Add) CXL IX. 377. Pres. (1899) CL. 129.

Public Works and Repairs (Contracts):


Public Works (Ireland):

5801. [1890-91.] Fifty-sixth Annual Report of the Commissioners; (Com.) CXL VII. 465.

5802. [1892.] Sixtieth; (Act) CXL VII. 383.

5803. [1893-94.] Sixty-first; (Com.) CXL VIII. 448.

5804. [1894.] Sixty-second; (Com.) CXL IX. 278.

5805. [1895.] Sixty-third; (Com.) CL. 393.

5806. [1896.] Sixty-fourth; (Com.) CLI. 447.

5807. [1897.]
ACCOUNTS AND PAPERS—continued.

I. Presented (or, Addressed for, or Ordered to be presented) to the House—(continued)—relative to
Queen's Colleges—Belfast—continued.

Public Works (Ireland)—continued.

Purchase of Land (Ireland) :- See Land (Ireland).

Quarter Session Boroughs (England and Wales).

Public Worship Regulation and Church Discipline.

Public Works Loans (No. 3) Act, 1893 :—

Public Works Loans Bill:

Queen Anne's Bounty:

Public Works Loan Board:

Public Works Loans Bill:

Public Works Loan Board—continued.

Accounts and Papers—continued.

CXLIX. 383.—[1895] ;

[1893-94] ;

CXLVI. [1896] ; (Com.) CLI. 80.—[1897] ; (Com.) CLII. 92.—[1894] ;

CXLVII. 228.—[1893-94] ;


stone, Slate and Clay is conducted ;

Assets of the Local Loans Fund ;

Balances outstanding are proposed to be written off from

250.)

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239.)

222.)

(Add.) CXLVI. 131. ;

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Railways—Abandonment—continued.

1. Presented (or, Addressed for, or Ordered to be presented) to the House—(continued)—relative to—

Railways—Abandonment—continued.

5892. [1899.] Clyde Navigation Bill [Lords] ; referred, 297; CLV. 297.
5893. [1899.] Lancashire, Derbyshire, and East Coast Railway Bill ; referred, 182; CLV. 182.
5894. [1899.] Saint David's Railway (Abandonment) Bill; referred, 288; CLV. 288.
5895. [1899.] Muckirk, Monchline and Dalmaingill Railway (Abandonment) Bill; referred, 235; CLV. 235.
5896. [1899.] London, Walthamstow, and Epping Forest Railway (Abandonment) Bill; referred, 320; CLV. 320.

Accidents:

5897. [1890-91.] Returns of Accidents and Casualties as reported to the Board of Trade by Railway Companies, during Six Months ended 30th June 1890 ; (Com.) CXLVII. 18.
5898. [1890-91.] During Nine Months ended 30th September 1890 ; (Com.) CXLVII. 22.
5899. [1890-91.] During the Year 1890 ; (Com.) CXLVII. 172.
5900. [1890-91.] During Three Months ended 31st March 1891 ; (Com.) CXLVII. 204.
5901. [1890-91.] During Six Months ended 30th June 1891 ; (Com.) CXLVII. 317.
5902. [1890.] Returns of Accidents and Casualties, as reported to the Board of Trade by Railway Companies, during the Year ended 31st December 1890 ; (Com.) CXLVII. 225.
5903. [1890.] During the Six Months ended 31st March 1891 ; (Com.) CXLVII. 304.
5904. [1890.] Copy of Report to the Board of Trade upon the Circumstances attending the Accident at Woykhill Station, 10th October 1891 ; (Com.) CXLVII. 146.
5905. [1890-91.] Returns of Accidents and Casualties, as reported by the Board of Trade by Railway Companies, during the Year ended 31st December 1892 ; (Com.) CXLVIII. 125.
5906. [1890-94.] During the Three Months ending 31st March 1893 ; (Com.) CXLVIII. 373.
5907. [1893-94.] During the Six Months ending 30th June 1893 ; (Com.) CXLVIII. 575.
5908. [1893-94.] During the Six Months ending 30th September 1893 ; (Com.) CXLVIII. 630.
5909. [1893-94.] Returns of Accidents and Casualties, as reported by the Board of Trade by Railway Companies, during the Year ended 31st December 1893 ; (Com.) CXLVIII. 71.
5910. [1894.] During the Three Months ending 31st March 1894 ; (Com.) CXLVII. 374.
5911. [1894.] During the Six Months ending 30th June 1894 ; (Com.) CXLVIII. 387.
5912. [1894.] During Year ended 31st December 1894 ; (Com.) CL 107.
5913. [1895.] During the Three Months ending 31st March 1895 ; (Com.) CL 325.
5914. [1895-96, 1st Sess., IL.] During the Six Months ended 30th June 1895 ; (Com.) CL 360.
5915. [1896.] During Year ended 31st December 1895 ; (Com.) CL 322.
5916. [1896.] During the Three Months ending 31st March 1896 ; (Com.) CL 322.
5917. [1896.] During the Six Months ending 31st June 1896 ; (Com.) CL 454.
5918. [1897.] During Year ended 31st December 1897 ; (Com.) CL 159.
5919. [1897.] During the Three Months ending 31st March 1897 ; (Com.) CL 324.
5920. [1897.] During the Six Months ending 31st June 1897 ; (Com.) CL 450.
5921. [1898.] During Year ended 31st December 1897 ; (Com.) CLIII. 142.
5922. [1898.] During the Three Months ending 31st March 1898 ; (Com.) CLII. 267.
5923. [1898.] During the Three Months ending 30th June 1898 ; (Com.) CLIII. 409.
5924. [1898-99] During Year ended 31st December 1898 ; (Com.) CLIV. 130.
5925. [1899.]
Railways - Accidents—continued.

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Accounts and Papers—continued.

I. Presented (or, Addressed for, or Ordered to be presented) to the House—(continued)—relative to—

Railways—Accidents—continued.

5915. [1899.] During the Three Months ending 31st March 1899; (Com.) CLIV. 310.

5916. [1899.] During the Six Months ending 30th June 1899; (Com.) CLIV. 420.

5917. [1900.] During Year ended 31st December 1899; (Com.) CLV. 182.

5918. [1900.] During the Three Months ending 31st March 1900; (Com.) CLV. 286.

5919. [1900.] During the Six Months ending 30th June 1900; (Com.) CLV. 386.

5920. [1890, Sess. II.] During the Nine Months ending 30th September 1900; (Com.) CLV. 419.

5921. [1890-91.] General Report to the Board of Trade upon Railway Accidents during the Year 1899; (Com.) CXLVI. 417.

5922. [1892.] During the Year 1891; (Com.) CXLVII. 394.

5923. [1893-94.] During the Year 1892; (Com.) CXLVIII. 542.

5924. [1894.] During the Year 1893; (Com.) CXLIX. 387.

5925. [1895.] During the Year 1894; (Com.) CL. 233.

5926. [1896.] During the Year 1895; (Com.) CL. 414.

5927. [1897.] During the Year 1896; (Com.) CLII. 430.

5928. [1898.] During the Year 1897; (Com.) CLIII. 409.

5929. [1899.] During the Year 1898; (Com.) CLIV. 420.

5930. [1900.] During the Year 1899; (Com.) CLV. 380.

5931. [1899-91.] Report to the Board of Trade of the inquiry into the Circumstances which attended the Accident at Portland Road Bridge, 1st May 1899; (Com.) CXLVII. 371.

5932. [1899-92.] Collision on the Highland Railway, 14th October 1892; (Com.) CXLVIII. 147.

5933. [1894.] Accident at Dunstable; (Com.) CXLIX. 146.

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5934. [1900.] Report of the Commission, Parts I. and II., with Minutes of Evidence, &c.; (Com.) CL. 5.

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5935. [1890.] Return showing from each Year, from 1884 to 1893 inclusive, the Number of Railway Servants killed by certain Accidents, &c.; CXLIX. 64. Pres. 212. (r. 213).


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5937. [1899.] Memorandum on the use of Automatic Couplings, with special reference to American experience; (Com.) CXLIX. 52.

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5938. [1890-91.] Report by the Board of Trade upon all the Railway, Canal, Tramway, Gas, Electric Lighting, Water, Bills, and miscellaneous Orders of Session 1890-91; (Com.) CL. 68. Pres. 68. (r. 68).

5939. [1892.] Of Session 1892; CXLVIII. 9. Pres. 9. (r. 9).

5940. [1893-94.] Of Session 1893; CXLVIII. 47. Pres. 47. (r. 47).

5941. [1894.] Of Session 1894; CXLIX. 33. Pres. 33. (r. 33).

5942. [1895.] Of Session 1895; CL. 46. Pres. 46. (r. 46).

5943. [1895.] Of Session 1896; CL. 43. Pres. 43. (r. 43).

5944. [1897.] Of Session 1897; CXLII. 67. Pres. 67. (r. 67).

5945. [1898.] Of Session 1898; CXLII. 84. Pres. 84. (r. 84).

5946. [1899.] Of Session 1899; CXLII. 96. Pres. 96. (r. 96).


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5948. [1899-91.] Return of Orders made by the Board of Trade under the Regulation of Railways Act, 1889; CXLVI. 88. Pres. 93. (r. 97).

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5949. [1890-91.] Draft Certificate of the Board of Trade authorising the North Staffordshire Railway Company to raise additional Capital; (Act) CXLVI. 149.

5950. [1893-94.] Easingwold Railway Company; (Com.) CXLVIII. 147.

5951. [1897.] Lygon and Barrowsdale Railway Company; (Com.) CLII. 186.

5952. [1897.] Report of the Board of Trade relative thereto; (Act) CLII. 209. (r. 218).

5953. [1898.] Authorising the Festiniog Railway Company to construct a Deviation Railway; (Act) CLII. 195.

5954. [1899.] Draft Certificate authorising the East and West Yorkshire Unions Railway Company to raise additional Capital; (Act) CLV. 58.

5955. [1899.] Draft Certificate authorising the Ealing and South Harrow Railway Company to raise additional Capital; (Act) CLV. 99.

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5956. [1890-91.] Returns by Railway Companies on the use of Continuous Brakes, for Six Months ending the 31st December 1890; (Com.) CXLVI. 246.

5957. [1890-91.] For Six Months ending 30th June 1891; (Com.) CXLVI. 406.

5958. [1892.] For Six Months ending 31st December 1891; (Com.) CXLVII. 110.

5959. [1892.] For Six Months ending 30th June 1892; (Com.) CXLVII. 249.

5960. [1893-94.] For Six Months ending 31st December 1892; (Com.) CXLVIII. 292.

5961. [1893-94.] For Six Months ending 30th June 1893; (Com.) CXLVIII. 548.

5962. [1894.] For Six Months ending 31st December 1893; (Com.) CXLIX. 146.

5963. [1894.] For Six Months ending 30th June 1894; (Com.) CXLIX. 591.

5964. [1895.] For Six Months ending 31st December 1894; (Com.) CL. 253.

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5968. [1897.] For Six Months ending 20th June 1896; (Com.) CXLIII. 433.

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5973. [1900.] For Six Months ending 30th June 1899; (Com.) CLV. 5.

5974. [1900.] For Six Months ending 31st December 1899; (Com.) CLV. 341. General
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5959. (1890-91.) For 1892; (Com.) CXLVIII. 530.

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5961. (1895.) For 1894; (Com.) CL. 423.

5962. (1896.) For 1895; (Com.) CL. 387.

5963. (1897.) For 1896; (Com.) CL. 412.

5964. (1898.) For 1897; (Com.) CL. 377.

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5965. (1899.) Return of Weekly-paid Servants on Duty during November 1890 on certain Railways; CXLVII. 71. P 165. (8. 124.)

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5966. (1892.) Report of Inquiry by the Board of Trade relative thereto; CXLVII. 69. P 103. (5. 63.)

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5967. (1890-91.) Order of the Board of Trade on the Highland Railway Company, with regard to the running of "Mixed" Trains; CXLVII. 257. P 335. (123.)

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5968. (1890-91.) Circular from the Board of Trade to Railway Companies of the United Kingdom; (Com.) CXLVII. 468.

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5970. (1894.) Reports on Light Railways Abroad; (Com.) CXLV. 406.

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5971. (1890-91.) Orders in Council and Agreements made under the Act; CXLVI. 50. P 51. (5. 58.)

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5972. (1898.) Report of Proceedings of the Board of Trade, under the Act for 1897, and of the Light Railways Commission for the Period, to 22nd November 1897; (Act) CXLIII. 147. (9. 34.)

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6002. (1898.) Bridgwater and North Frodingham Light Railway Order, 1898 and 1899; (Act) CLIII. 183.

6003. (1898.) Florence, Melvich, and Port Skerra Light Railway Order, 1899; (Act) CLIII. 283.

6004. (1898.) Gifford and Cluny Light Railway Order, 1899; (Act) CLIII. 383.

6005. (1898.) West Highland Railway (Leoch Tyne Light Railway) Order, 1898; (Act) CLIV. 383.

6006. (1899.) Report of Proceedings of the Board of Trade, under the Act for 1899, and of the Light Railways Commission for the Period, to 1st December 1898; (Act) CLIV. 86. (c. 86.)

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6007. (1897.) West Hartlepool Light Railway Order, 1897; (Com.) CLIV. 7.

6008. (1898.) Isle of Thanet Light Railways Order, 1898; (Com.) CLIV. 7.

6009. (1899.) Great Western Railway (Pewsey and Salisbury) Light Railway Order, 1898; (Com.) CLIV. 7.

6010. (1899.) North Sunderland Light Railway Order, 1898; (Com.) CLIV. 7.

6011. (1899.) Vale of Nidderdale Light Railway (Abeney Extension) Order, 1899; (Act) CLIV. 7.

6012. (1899.) Pewsey and Salisbury (Devizes Branch) Light Railway Order, 1898; (Com.) CLIV. 7.

6013. (1899.) Goole and Marsden Light Railway Order, 1898; (Com.) CLIV. 7.

6014. (1899.) Dornoch Light Railway Order, 1898; (Com.) CLIV. 7.

6015. (1899.) Carmyllie Light Railway Order, 1898; (Com.) CLIV. 7.

6016. (1899.) Leadhills and Wanlockhead Light Railway Order, 1898; (Act) CLIV. 7.

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6021. (1899.) Ballyfin Light Railway Order, 1898; (Act) CLIV. 7.

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6030. (1899.) Kinner Light Railway Order, 1898; (Com.) CLIV. 103.

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6032. (1899.) Liverpool and Prescot Light Railway Order, 1898; (Com.) CLIV. 104.

6033. (1899.) North Shields, Tynemouth, and District Light Railways Order, 1899; (Act) CLIV. 104.

6034. (1899.) South Norfolk Light Railway Order, 1898; (Com.) CLIV. 104.

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6047. [1890.] Mort myfile Tydd Light Railway Order, 1890; (Com.) CLV. 223.

6034. [1890.] London United Tramways, Limited (Light Railway Extensions) Order, 1898; (Com.) CLV. 233.

6038. [1890.] Cornhill and Aldgate Light Railway Order, 1890; (Com.) CLV. 337.

6039. [1890.] West Manchester Light Railways Order, 1890; (Com.) CLV. 337.

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6042. [1890.] Llandudno and Colwyn Bay Light Railways Order, 1899; (Com.) CLV. 337.

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6034. [1899, Sess. II.] Walghpool and Llanfair Light Railway Order, 1899; (Com.) CLV. 438.

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6048. [1899, Sess. II.] Tenterden and Kentish Light Railway Order, 1899; (Com.) CLV. 438.

6049. [1899, Sess. II.] Penman, Nevlyn, and West Cornwall Light Railway Order, 1899; (Com.) CLV. 438.

6050. [1899, Sess. II.] Poole and District Light Railway Order, 1899; (Com.) CLV. 438.

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6052. [1899, Sess. II.] Glasgow and South Western Railway (Maidsen and Dunure Light Railway) Order, 1899; (Com.) CLIV. 438.

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6055. [1900.] North Lincolnshire Light Railway Order, 1900; (Com.) CLV. 33.

6056. [1900.] Bradford and Leeds Light Railways Order, 1900; (Com.) CLV. 33.

6057. [1900.] Deal Corporation Light Railways Order, 1899; (Com.) CLV. 33.

6058. [1900.] Dorking and District Light Railways Order, 1900; (Com.) CLV. 33.

6059. [1900.] Basingstoke and Alton Light Railway Order, 1900; (Com.) CLV. 33.

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6071. [1890.] Reberthorpe and Penraven Light Railway Order, 1890; (Com.) CLV. 280.

6072. [1890.] Chorleywood and District Light Railway Order, 1890; (Com.) CLV. 280.

6073. [1890.] Highbridge, Wedmore, and Cider Light Railway Order, 1890; (Com.) CLV. 280.

6074. [1890.] Brea Alston and Carlisle Light Railway Order, 1890; (Com.) CLV. 337.

6075. [1890.] Report of Proceedings of the Board of Trade, under the Act for 1890, and of the Light Railways Commission for the Period from 1st December 1899 to 31st December 1899; (Act) CLV. 107. (p. 107.)

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6077. [1899, Sess. II.] Bromsgrove Light Railways Order, 1900; (Com.) CLV. 410.

6078. [1899, Sess. II.] South Staffordshire Light Railway (Extension) Order, 1900; (Com.) CLV. 410.

6079. [1899, Sess. II.] West Manchester Light Railways Order, 1900; (Com.) CLV. 410.

6080. [1899, Sess. II.] Beddgelert Light Railway Order, 1900; (Com.) CLV. 410.

6081. [1899, Sess. II.] Lostwithiel and Roseland Light Railway Order, 1900; (Com.) CLV. 410.

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6077. [1899, Sess. II.] Bromsgrove Light Railways Order, 1900; (Com.) CLV. 242.

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6079. [1899, Sess. II.] West Manchester Light Railways Order, 1900; (Com.) CLV. 410.

6080. [1899, Sess. II.] Beddgelert Light Railway Order, 1900; (Com.) CLV. 410.

6081. [1899, Sess. II.] Lostwithiel and Roseland Light Railway Order, 1900; (Com.) CLV. 410.

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6079. [1899, Sess. II.] West Manchester Light Railways Order, 1900; (Com.) CLV. 410.

6080. [1899, Sess. II.] Beddgelert Light Railway Order, 1900; (Com.) CLV. 410.

6081. [1899, Sess. II.] Lostwithiel and Roseland Light Railway Order, 1900; (Com.) CLV. 410.

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6087. [1893-94] Return showing the Number of Servants reported to the Board of Trade by certain Railway Companies as having been Killed and Injured by Accidents, CXLVII. 666. Pres. 666. (p. 666.)—[1897]; CLT. 13. Pres. 56. (p. 56.)

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6088. [1890-91] Report by the Board of Trade on Applications made under the Act; (Com.) CXLVI. 275. —[1893-94]; (Com.) CXLVIII. 260.—[1899]; (Act) CLV. 296. (p. 296.)—[1890]; (Act) CLV. 285. (p. 285.)

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6099. [1894.] For 1893, (Com.) CXIX. 315.

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6102. [1896.] For 1896 ; (Com.) CLII. 303.

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6104. [1898.] For 1898, (Com.) CLIV. 246.

6105. [1899.] For 1899, (Com.) CLV. 324.

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61.47. [1895.] Correspondence between the Board of Trade and the Railway Companies relative thereto; (Com.) CL. 56.

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61.56. [1890-94.] Fourth Annual Report; (Com.) CXLVII. 220.

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61.64. [1901.] Report of Names of Railway and Canal Companies comprised in the Canal Rates, Tolls, and Charges Provisional Order Bills, Nos. 1 to 12; (Com.) CXLIX. 191.

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61.89. [1890-91.] Golden Valley Railway; (Act) CXLVII. 521. (p. 521.)

61.90. [1890-91.] Limavady and Dungannon Railway; (Com.) CXLVII. 520.

61.91. [1890-91.] Liskeard and Ballybunion Railway; (Act) CXLVI. 520. (p. 520.)
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6192. [1890-91.] London and North Western and Furness Railway Companies’ Joint Railways; (Act) CXLVI. 521. (r. 521.)

6193. [1890-91.] London and North Western and Great Northern Railway Companies’ Nottinghamshire Joint Railways; (Order made 28th August 1890.) That the above Paper be printed, read, and discharged; (Act) CXLVII. 419. (r. 521.)

6194. [1890-91.] London and North Western and Great Western Railway Companies’ Joint Railways; (Act) CXLVII. 521. (r. 521.)

6195. [1890-91.] London and North Western and Lancashire and Yorkshire Railway Companies’ Joint Railways; (Act) CXLVII. 521. (r. 521.)

6196. [1890-91.] London and North Western and Lancashire and Yorkshire Railway Companies, and the Corporation of Preston Ribble Branch Joint Railway; (Act) CXLVII. 521. (r. 521.)

6197. [1890-91.] Londonderry (Seaburn to Sunderland) Railway; (Act) CXLVII. 521. (r. 521.)

6198. [1890-91.] Metropolitan Railway; (Act) CXLVII. 521. (r. 521.)

6199. [1890-91.] Midland and Great Western Railway Companies’ Ciffon Extension Joint Railway; (Act) CXLVII. 521. (r. 521.)

6200. [1890-91.] North British Railway Company; (Act) CXLVII. 520. (r. 520.)

6201. [1890-91.] North Eastern Railway Company; (Com.) CXLVI. 265.

6202. [1890-91.] North Staffordshire Railway; (Act) CXLVII. 521. (r. 521.)

6203. [1890-91.] Seton and Wye and Severn Bridge Railway; (Act) CXLVII. 521. (r. 521.)

6204. [1890-91.] Southwold Railway; (Act) CXLVII. 521. (r. 521.)

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6205. [1890-91.] Statement of Receipts and Payments by the Board of Trade, for the Year ended 31st March 1890; (Act) CXLVII. 321. (r. 321.)

6206. [1892.] Year ending 31st March 1891; (Act) CXLVII. 31. (r. 46.)

6207. [1893-94.] Year ending 31st March 1892; (Act) CXLVIII. 31. (r. 46.)

6208. [1894-95.] Year ending 31st March 1893; (Act) CXLVIII. 64. (r. 64.)

6209. [1895.] Year ending 31st March 1894; (Act) CL. 1. (r. 70.)

6210. [1896.] Year ending 31st March 1895; (Act) CLII. 53.

6211. [1897.] Year ending 31st March 1896; (Act) CLIII. 5. (r. 11.)

6212. [1898.] Year ending 31st March 1897; (Act) CLII. 42. (r. 54.)

6213. [1899.] Year ending 31st March 1898; (Act) CLV. 9. (r. 9.)

6214. [1900.] Year ending 31st March 1899; (Act) CLV. 6. (r. 6.)

Rateable Value of Lands, &c., 1899-70, and Gross Estimated Rental and Rateable Value of Lands, &c., 1894,

6215. [1895.] Return relative thereto; CL. 46. Pres. 154. (r. 127.)

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6216. [1903-94.] Return of Number of Rated Inhabitants in Scotland whose Names were omitted from Parliamentary Rolls, &c., for non-payment of Rates; CXLVIII. 91. Pres. 173. (r. 173.)—[1898.] CLII. 342. Pres. 419. (r. 419.)

6217. [1890-94.] Return of Number of Rated Inhabitants in Scotland; CXLVIII. 272. (Order for above Return read, and discharged); CXLVIII. 667.

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6218. [1893-94.] Return of Number of Rated Inhabitants in Scotland, who, in the Years 1881 and 1892 paid County Consolidated Rates; CXLVIII. 667. Pres. 621. (r. 621.)

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6219. [1892.] Supplemental Rules under the Act; (Com.) CXLVIII. 217.

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6220. [1892-94.] Minute regulating the future organisation of the Office of Registrar of Deeds; (Com.) CXLVIII. 527.

6221. [1896.] Minute fixing Hours of Daily Attendance and Normal Number of the Staff in the Office; (Com.) CLIV. 108.

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6222. [1893-94.] Return showing for the Year 1894 the Number of Cases in which Errors and Irregularities occur on the Certified Copies of Registers of Marriages deposited with the Register-General by Clergy of the Established Church; CXLVIII. 146. Pres. 201. (r. 206.)

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6223. [1890-91.] Return relative thereto; (Add.) CXLVII. 463. Pres. 519. (r. 519.)

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6225. [1895.] Return relative thereto; (Add.) CL. 146. Pres. 154. (r. 155.)

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6226. [1890-91.] Treasury Minute appointing a Second Assistant Registrar in the Registry of Deeds (Ireland); (Act) CXLVIII. 33.

6227. [1890-91.] Treasury Minute appointing a First Assistant Registrar; (Act) CXLVII. 60.

6228. [1892.] Treasury Minute appointing a Registrar of Deeds; (Act) CXLVII. 27.

6229. [1892.] Treasury Warrants appointing a First and Second Assistant Registrar of Deeds; (Act) CXLVII. 49.

6230. [1893-94.] Treasury Minute fixing salaries for certain Offices; (Act) CL. 213. (r. 1917.)—[1897.] (Act) CLII. 23.

6231. [1897.] Treasury Warrant varying the Character of the Security to be given by the Registrars and Assistant Registrars; (Act) CLII. 79.

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6232. [1893-91.] Copy of Return of Particulars of Relief Works opened in certain portions of Ireland up to 28th February 1891; CXLVII. 129. Pres. 129. (r. 129.)

6233. [1891.] In the latter end of 1890 and in 1891; CXLVIII. 63. Pres. 63. (r. 63.)

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Imperial Revenue (Collection and Expenditure of Public Revenue; CLIV. 437.

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Revenue—Public Income and Expenditure—continued.

Revenue—Public Income and Expenditure—continued.

Revenue—Public Income and Expenditure—continued.

Revenue—Public Income and Expenditure—continued.

Revenue—Public Income and Expenditure—continued.

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6291. [1899.] Treasury Minute adding to Schedule B.
6292. [1899.] Appropriation Accounts of the Grants for the Revenue Departments, and directing a detailed Test Examination of such Accounts; (Add) CLIV. 119. (r. 120.)

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6293. [1899.] The Riots in London in April and May 1898; (Add) CLV. 56. (r. 121.)

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6294. [1899.] Roads and Bridges (Scotland); (Add) CLVI. 6. (r. 122.)

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6295. [1899.] Rivers Pollution Prevention Act, 1876 (Scotland); (Add) CLVI. 10. (r. 123.)

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6296. [1899.] Return showing the Number of Rifles Ranges appointed in 1894; (Act) CLV. 60. (r. 124.)

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6297. [1899.] Revolvers (Deaths and Injuries); (Add) CLVI. 1. (r. 125.)

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6298. [1899.] Revising Barristers (Ireland), 1891; (Add) CLV. 1. (r. 126.)

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6299. [1899.] Revising Barristers Act, 1873; (Add) CLV. 2. (r. 127.)

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6300. [1899.] Report relating thereto; (Add) CLVII. 40. (r. 128.)

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6301. [1899.] Richmond Bridge; (Add) CLVII. 34. (r. 129.)

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6302. [1899.] River Thames (Collisions); (Add) CLVI. 211. (r. 131.)

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River Thames (Revising Barristers appointed in 1894); (Act) CL. 60. (r. 133.)

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6303. [1899.] River Thames (Glasgow and Carlisle Turnpike Road Trust); (Add) CLVII. 11. (r. 134.)

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6304. [1899.] Return showing Number of Collisions in River Thames during each of the Five Years ended 30th June 1892; CLXVIII. 628. Proc. 643. (r. 135.)

River Thames (Commissions issued from 1887 to 1895, inclusive): (Add) CLV. 261. (r. 136.)

River Thames (Commissions issued from 1895 to 1899): (Add) CLVII. 163. (r. 137.)

Royal Arsenal, Woolwich:

6305. [1899.] Report as to the operation of the Act passed between the Royal National Lifeboat Institution, the Trinity House, and the Board of Trade, &c.; (Add) CLV. 66. Proc. 81. (r. 138.)

Royal Gunpowder Factory, Waltham Abbey, and Royal Arsenal, Woolwich:

6306. [1899.] Royal Gunpowder Factory, Waltham Abbey, and Royal Arsenal, Woolwich; (Add) CLVII. 10. (r. 139.)

Royal Lifeboat Institution:

6307. [1899.] Royal Lifeboat Institution; (Add) CLVII. 420. Proc. 421. (r. 140.)

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6308. [1899.] Royal Irish Constabulary; (Add) CLVII. 357. (r. 141.)

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6309. [1899.] Royal Observatories; (Add) CLVII. 358. (r. 142.)

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6310. [1899.] Royal National Lifeboat Institution; (Add) CLVII. 224. (r. 143.)

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6311. [1899.] Royal Niger Company; (Add) CLVII. 243. (r. 144.)

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6312. [1899.] Royal Revising Barristers; (Add) CLVII. 252. (r. 145.)

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6313. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Com) CXLVIII. 62.

6314. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 224. (r. 146.)

6315. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 243. (r. 147.)

6316. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 357. (r. 148.)

6317. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 577. (r. 149.)

6318. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 88. (r. 150.)

6319. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 252. (r. 151.)

6320. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 357. (r. 152.)

6321. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 577. (r. 153.)

6322. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 88. (r. 154.)

6323. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 224. (r. 155.)

6324. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 243. (r. 156.)

6325. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 357. (r. 157.)

6326. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 577. (r. 158.)

6327. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 88. (r. 159.)

6328. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 224. (r. 160.)

6329. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 243. (r. 161.)

6330. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 357. (r. 162.)

6331. [1899.] Treaty between Great Britain and Roumania for the Marriage of Princess Marie with Prince Ferdinand of Roumania; (Add) CXLVIII. 577. (r. 163.)
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6335. [1892, Sess. II.] Cancellation of Rules for Kensington Gardens; (Act) CXLVIII. 656.
6336. [1892, Sess. II.] Rules for the Natural History Museum Gardens; (Act) CXLVIII. 584.
6337. [1892, Sess. II.] Cancellation of Rules for Victoria Tower Gardens of 4th November 1882; and Rules of 30th July 1892; (Act) CXLVII. 419.
6338. [1892-94.] Rates for Kew Gardens and Pleasure Grounds; (Act) CXLVIII. 77.
6340. [1892-94.] Rates for Hampton Court Park; (Act) CXLVIII. 506, 508.
6341. [1892-94.] Rules for Kensington Gardens; (Act) CXLVIII. 584.
6342. [1892-94.] Rates for Regent's Park; (Act) CXLVIII. 584.
6343. [1892-94.] Rules for St. James's and the Green Parks; (Act) CXLVIII. 608.
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6346. [1895, Sess. II.] Hyde Park; (Act) CXLVIII. 78.
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6348. [1895, Sess. II.] Rules for Hampton Court Park; (Act) CXLVIII. 78.
6349. [1895, Sess. II.] Rules for the Board of Trade to consider the Alterations in the Regulations for the Prevention of Contagion at Sea; (Com.) CXLVIII. 58.
6350. [1896.] Rules for the Board of Trade; (Com.) CXLVIII. 314.
6351. [1890-91.] Report of the Committee appointed by the President of the Board of Trade to consider the Alterations in the Regulations for the Prevention of Contagion at Sea; (Com.) CXLVIII. 119.
6353. [1892-94.] Further Correspondence; (Com.) CXLVIII. 658.
6354. [1895, Sess. II.] Report of Board of Trade Committee on the Screwing of Ships' Side Lights; (Com.) CXLVIII. 388.
6355. [1896.] Reports of a Committee appointed by the Board of Trade; (Com.) CXLVIII. 251.

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6356. [1890-91.] Report of the Committee appointed by the President of the Board of Trade to consider the Alternatives in the Regulations for the Prevention of Contagion at Sea; (Com.) CXLVIII. 58.
6357. [1890-91.] Correspondence respecting an Agreement for the protection of Russian Sealing Interests; (Com.) CXLVIII. 514.
6358. [1890-94.] Correspondence respecting the Seizures of British Sealing Vessels by Russian Cruisers; (Com.) CXLVIII. 364.
6359. [1890-94.] Despatch relative to the Seizure of British Sealing Vessels; (Com.) CXLVIII. 364.
6360. [1890-94.] Correspondence respecting the Seal Fishery; (Com.) CXLVIII. 364.
6361. [1890.] Agreement with Russia respecting the Pamirs; (Com.) CXLVIII. 364.
6362. [1890.] Agreement respecting Commercial Relations between Russia and Zanzibar; (Com.) CXLVIII. 364.
6363. [1890.] Despatch enclosing Agreement between the Chinese Government and the Russo-Chinese Bank for the construction of the Manchurian Railway; (Com.) CXLVIII. 126.
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6365. [1890.] Exchange of Notes with Russia with regard to Railway Interests in China; (Com.) CXLVIII. 177.
6366. [1890-91.] Protocol Verbal recording the Aecession of the Russian Emperor to the Cape Spartan International Lighthouse Convention of 21st May 1915; (Com.) CXLVII. 77.

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6367. [1890-91.] Account of the Sams which have been paid and applied within the Year 1890, on account of the Russian-Dutch Loan; (Act) CXLVI. 70.
6368. [1892.] Within the Year 1891; (Act) CXLVI. 70.

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6369. [1892.] Report of the Commissioners appointed to inquire into allegations made regarding the Treatment of Children in the School; (Add.) CL. 61. Prec. 78. (r. 81.)

Saint Leonardi Parish, Shoreditch (Sanitary Condition):
6370. [1890-91.] Report of the result of a Public Inquiry into the Sanitary Condition of certain Premises in the Parish; (Add.) CXLVI. 145. Prec. 145. (r. 145.)

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6371. [1899, Sess. II.] Return relative thereto; (Add.) CLV. 439. Prec. (1900) CLV. 7. (r. 9.)

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6372. [1893-94.] Correspondence respecting thereto; (Com.) CXLVIII. 271. — [1895, Sess. II.]; (Com.) CXLVIII. 430.—[1890]; (Com.) CLV, 5, 11, 182.

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6373. [1890-91.] Return relative thereto; CLV. 82. Prec. 118. (r. 120.)

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6375. [1890-91.] Account of the Total Sums_lased out of the Consolidated Fund for the Sardinian Loan, to 31st December 1890; (Act) CXLVI. 70. (r. 74.)
6376. [1892.] To 31st December 1892; (Act) CXLVIII. 66. (r. 70.)
6377. [1892-94.] To 31st December 1892; (Act) CXLVIII. 30. (r. 60.)
6378. [1893-94.] To 31st December 1893; (Act) CXLVIII. 699. (r. 671.)
6379. [1895.] To 31st December 1894; (Act) CL. 5. (r. 10.)
6380. [1896.] To 31st December 1895; (Act) CL. 16. (r. 10.)
6381. [1897.] To 31st December 1896; (Act) CL. 10. (r. 11.)
6382. [1898.] To 31st December 1897; (Act) CL. 15. (r. 18.)
6383. [1899.] To 31st December 1898; (Act) CL. 14. (r. 16.)
6384. [1900.] To 31st December 1899; (Act) CL. 11. (r. 11.)

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6385. [1890-91.] Account of the Amount due by the Public to Depositors in Military Savings Banks on 31st March 1890, and of the Receipts in the Year ending 31st March 1890; &c.; (Act) CXLVI. 48. (r. 485.)
6386. [1890-91.] Account of the Gross Amount of all Moneys received and paid by the Commissioners for the Reinvestment of the National Debt, &c., from 19th September 1845 to 5th January 1891; (Act) CXLVI. 91. (r. 91.)
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6367. [1899-01.] On 20th November 1891; (Act) CXLVII. 176. (r. 176.)
6408. [1894.] On 20th November 1893; (Act) CXLIX. 45. (r. 48.)
6409. [1895.] On 20th November 1894; (Act) CL. 120. (r. 135.)
6410. [1896.] On 20th November 1895; (Act) CL. 129. (r. 130.)
6411. [1897.] On 23rd November 1896; (Act) CL. 129. (r. 130.)
6412. [1898.] On 20th November 1897; (Act) CLI. 404. (r. 404.)
6413. [1899.] On 20th November 1898; (Act) CLIV. 229. (r. 229.)

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6414. [1890-91.] Account of the Gross Amount of all Sums received and paid by the Commissioners on Account of Banks for Savings and Friendly Societies, in Great Britain and Ireland, from 6th August 1817, to 20th November 1890; &c. (Act) CXLVI. 91. (r. 91.)
6416. [1892.] From 6th August 1817, to 20th November 1892; (Act) CXLVI. 84. (r. 46.)
6418. [1895.] From 6th August 1817, to 20th November 1895; (Act) CL. 34. (r. 42.)
6420. [1897.] From 6th August 1817, to 20th November 1897; (Act) CL. 33. (r. 35.)
6422. [1899.] From 6th August 1817, to 20th November 1899; (Act) CXLVI. 46. (r. 46.)
6423. [1800.] From 6th August 1817, to 20th November 1899; (Act) CLV. 52. (r. 52.)

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6424. [1800-01.] Account of Deposits, &c. in Naval Savings Banks in 1889-90; (Act) CXLVI. 165. (r. 467.)
6426. [1892.] In 1890-91; (Act) CXLVI. 397. (r. 102.)
6428. [1893-94.] In 1891-92; (Act) CXLVII. 554. (r. 556.)
6427. [1894.] In 1892-93; (Act) CLI. 289. (r. 285.)
6430. [1895, Sess. II.] In 1893-94; (Act) CL. 348. (r. 239.)
6445. [1896.] In 1894-95; (Act) CLI. 261. (r. 267.)
6450. [1897.] In 1895-96; (Act) CLI. 292. (r. 295.)
6451. [1898.] In 1896-97; (Act) CLI. 383. (r. 387.)
6452. [1899.] In 1897-98; (Act) CLI. 384. (r. 388.)
6453. [1800.] In 1898-99; (Act) CLV. 397. (r. 394.)

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6451. [1800-01.] Return from each Savings Bank in England and Wales, Scotland, and Ireland, containing the Name of the Officers, their Salaries, &c.; (Act) CXLVI. 95. Pres. 345. (r. 345.)—[1892?]; CXLVII. 83. Pres. 402. (r. 402.)—[1893-94?]; CXLVII. 200. Pres. 370. (r. 370.)—[1894?]; CXLVII. 96. Pres. 228. (r. 228.)

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6465. [1890-91.] Account of all Deposits received and paid, &c. during 1890; (Act) CXLVI. 245. (r. 250.)
6466. [1892.] During 1891; (Act) CXLVI. 209. (r. 305.)
6467. [1893-94.] During 1892; (Act) CXLVIII. 370. (r. 370.)
6468. [1894?]
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6426. [1890-91.] Account showing Interest accrued, &c. In 1890; (Act) CXLVI. 340. (r. 285.)  
6426. [1890-91.] In 1890; (Act) CXLVII. 340. (r. 285.)  
6427. [1890-91.] In 1890; (Act) CXLVII. 340. (r. 285.)  
6428. [1890-91.] In 1890; (Act) CXLVII. 340. (r. 285.)  
6429. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6430. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6431. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6432. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  

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6433. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6434. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6435. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
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6440. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  

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6441. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6442. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6443. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6444. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6445. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6446. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6447. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  
6448. [1891-92.] In 1891; (Act) CXLVII. 340. (r. 285.)  

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6473. [1897.] During Year ended 20th November 1897; (Act) CXLVII. 340. (r. 285.)  
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7053, [1895, Sess. II.]; (Act) CLIII. 7.—[1899] ; (Act) CLI. 434.—[1897] ; (Act) CXLIX. 31.5.—[1895, Sess. II.]; (Act) CL. 360.—[1893-94] ; (Act) CXLVII. 6.

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7054, [1890, Sess. II.]; Correspondence relating to the Hurricane of August and September 1899 and the Relief of Distress caused thereby; (Com.) CLIV. 410.

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West India (Royal Commission):

7057, [1898.] Report of the Royal Commission, with subsidiary Report, Statistical Tables, Diagrams, &c.; Appendix C. Vol. I. (Proceedings, Evidence, &c., relating to British Guiana, Barbados, Trinidad, and Tobago; Appendix C. Vol. III. (Proceedings, Evidence, &c., relating to the Windward Islands, the Leeward Islands, and Jamaica); (Com.) CLII. 4.

7058. Appendix C. Vol. IV. (Analysis of Yarbl Evidence); (Com.) CLII. 103.

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7060. [1896.] Return relative thereto; CLV. 158. Pres. 163. (r. 163.)

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7061, [1898.] Correspondence with the Colonial Office respecting the increase in the Wine Duties; (Com.) CLIV. 223.

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7062, [1894.] Return giving Degree by Degree the Strength of Wines imported into this Country during 1891, 1892, and 1893; CXLIX. 53. Pres. 9. (r. 115.) 7063. [1894.] During 1894; CL. 222. Pres. 289. (r. 290.)

7064. [1897.] Return relative thereto; CLIII. 233. (Order for Return discharged, 298.) 7065. [1897.] Return relative thereto; CLIII. 390. Pres. 294. (r. 400.) 7066. [1898.] Return relative thereto; CLIII. 123. Pres. 127. (r. 120.)—[1899]; CLIV. 199. Pres. 294. (r. 201.)—[1900]; CLV. 159. Pres. 163. (r. 163.)

Winter Assizes (Ireland):

7067. [1890-91.] Orders in Council directing the holding of Winter Assizes at certain places in Ireland; (Act) CLV. 5.—[1892] ; (Act) CXLVII. 4.—[1890-91]; (Act) CXLVII. 3.—[1890-91]; (Act) CLV. 4.—[1890-91]; (Act) CXLIX. 7.—[1890-91]; (Act) CL. 4.—[1890-91]; (Act) CXLVII. 7.—[1890-91]; (Act) CLIV. 453.—[1899, Sess. II.]; (Act) CLIV. 413.

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7068, [1890-91.] Orders in Council relating to the Winter Assizes; (Act) CXLVII. 4.—[1892]; (Act) CXLVII. 6.—[1892]; (Act) CXLVII. 410.—[1890-91]; (Act) CXLVII. 541.—[1891]; (Act) CXLVIII. 17.—[1892]; (Act) CL. 300.—[1892]; (Act) CL. 454.—[1897]; (Act) CL. 452.—[1898]; (Act) CLIII. 7.—[1899]; (Act) CLIV. 453.—[1899, Sess. II.]; (Act) CLIV. 413.

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7069. [1890-91.] Return of the Number of Licensed Houses built by the Department during the Ten Years ended 31st March 1892; CXLVIII. 134. Pres. 176. (r. 176.)

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7070. [1890-91.] Return of the Number of Licensed Houses built by the Department during the Ten Years ended 31st March 1892; CXLVIII. 134. Pres. 176. (r. 176.)

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7071. [1890-91.] Return of the Number of Licensed Houses built by the Department during the Ten Years ended 31st March 1892; CXLVIII. 134. Pres. 176. (r. 176.)

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7072, [1890-91.] Seventyninth Report of the Royal Commission; (Act) CXLVIII. 409. (p. 408.)

7073. [1892.] Seventieth Report of the Royal Commission; CXLVI. 402. (p. 402.)

7074. [1893.] Seventy-first; (Act) CXLVI. 402. (p. 402.)

7075. [1894.] Seventy-second; (Act) CXLVI. 234. (p. 238.)

7076. [1895.] Seventy-third; (Act) CL. 307. (r. 307.)

7077. [1896.] Seventy-fourth; (Act) CL. 314. (r. 314.)

7078. [1897.] Seventy-fifth; (Act) CLIII. 303. (r. 303.)

7079. [1898.] Seventy-sixth; (Act) CLIII. 301. (r. 301.)

7080. [1899.] Seventy-seventh; (Act) CLIV. 301. (r. 301.)

7081. [1890.] Seventy-eighth; (Act) CLV. 298. (r. 298.)

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7082. [1895-96.] Return of the Rules under which Injury Pay is granted at Woolwich Arsenal; CXLVIII. 658. —[1894] ; Pres. CXLIX. 5. (r. 10.)

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7083. [1890-91.] Return relative to Workhouses; CXLVI. 29. Pres. 498. (r. 476.)—[1896]; CXLVIII. 234. Pres. 449. (r. 454.)

7084. [1898.] Report of a Committee on Workhouse Dietaries; (Com.) CLIII. 414. See Intoxicating Liquors.

Working Classes, Rehousing (County of London):

7085. [1893.] Return relative thereto; (Add.) CLIV. 69.

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7086. [1898.] Rules and Forms under the Act; (Act) CLIII. 201.


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7089. [1892-93.] Statistics of Proceedings under the Act of 1897 and the Employers' Liability Act 1880 during 1898; (Com.) CLV. 225. 7090. [1890.] During 1899; (Com.) CLV. 294. See Workhouses.
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7061. [1890.] Statistics relating thereto for 1888; (Add.) CXLV. 152.

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7002. [1890.] Return relative thereto; (Add.) CLV. 236. Prs. 324. (p. 326).

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7112. That an humble Address be presented for Returns, Accounts, &c.; [1890-91]; CXLVI. 107.—[1900]; CLV. 68.

7113. That the information in a Return addressed for be extended to include other information; [1890-91]; CXLVI. 109.

7114. That there be added to Returns other Papers, &c.;—Certain information; [1890-91]; CXLVIII. 182.

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7128. For Return discharged; [1890] CXLVI. 49.

7129. For Return and another ordered; [1894] CXLVI. 402.


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7132. For presenting on Address of last Session; [1892] CXLVI. 347.—[1895] CL. 81.

7133. For presenting on Address and Return ordered instead; [1890] CXLVI. 226.

7134. Order of former Session, That a Paper do lie upon the Table; [1892] CXLVI. 110 (Sess. II.)—[1895] CL. 240.—That a Return do lie upon the Table; [1895-96] CXLVI. 577.

7135. Order of former Session, That a Paper be printed; [1892] CXLVI. (Sess. II.) 419.

7136. Order for Return of last Session discharged, and another Order instead thereof; [1895] CL. 46.

7137. Order of former Session for a Return, and that the said Return do lie upon the Table and be printed, discharged; [1890] CXLVI. 35.

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7139. Order, That Returns be laid before this House, and the said Returns do lie upon the Table, and be printed, several roused and discharged; other Orders returned; [1893-94] CXLVI. 255.

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7142. Order for referring Estimate to Committee of Supply discharged; revised Estimate presented; [1895] CL. 367.

7143. Order for Estimate to lie upon the Table, and be printed, discharged; Estimate withdrawn; [1895] CXLVI. 52.

7144. Orders for Estimate to be referred to the Committee of Supply, and to be printed, discharged; Estimate withdrawn; [1895] CXLVI. 82.

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7146. Order, That certain papers of a Paper presented by Command, together with diagrams and maps, be required; [1895] CL. 272.
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2. [1892.] Motion for an Address thanking Her Majesty for the Most Gracious Speech which Her Majesty has addressed to both Houses of Parliament; Amendment proposed (Foreign Treaties, Preferential Trading), but not made; Main Question again proposed; Debate adjourned; CXLVI. 10. Resumed, and adjourned, 15. Passed, another Amendment proposed (Proposals connected with Treasury Policy); Debate adjourned, 28. Resumed, Amendment on Division, not made; another Amendment proposed (Appointments in India; Equality of Native and British, Hindoo, and others). Queen's Answer, 70.

5. [1892.] Motion for presenting an Address to Her Majesty for Her Most Gracious Speech at the Opening of the Session; Amendment proposed (Her Majesty's Ministers); Debate adjourned; CXLVI. (Sess. II.) 416. Resumed, Motion, That the Debate be now adjourned; At Midnight, Motion
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11. [1890.] Motion for an Address thanking Her Majesty for Her Most Gracious Speech at the opening of the Session; Debate adjourned; CLXII. 9. Resumed; Amendment proposed (Depression of Agriculture (Ireland)); Debate adjourned at halftime Five, 10. Resumed; Amendment not made, on Division; another Amendment proposed (Ireland, Legislative Independence), and withdrawn; another Amendment proposed (University Education (Ireland())), and withdrawn; Main Question again proposed, and, it being after Midnight, Debate adjourned, 14. Proceedings on Address to have precedence, 42. Debate on Main Question resumed; another Amendment proposed (Highlands and Islands of Scotland), and not made; another Amendment proposed (Deportation of Paupers), and withdrawn; another Amendment proposed (Indian Famine (Relief)), and withdrawn; another Amendment proposed (Welsh interests), but not made; another Amendment proposed, but not made, on Division; Main Question again proposed; and, at half-past Five, Debate adjourned, 13. Resumed; another Amendment proposed (Church of England, Landlessness), and Question proposed on Division; Main Question again proposed, and Debate adjourned, 14. Resumed; Amendment proposed (Food Products), and not made; another Amendment proposed (Railway Rates and Charges (Ireland)), but not made; another Amendment proposed, but not made, on Division; Main Question again proposed; and, at half-past Five, Debate adjourned, 12. Resumed; another Amendment proposed (Welsh interests), and not made; another Amendment proposed, not made, on Division (Bill twice passed the House); Amendment proposed to be made to the proposed Amendment by adding words; Amendment, as amended, not made, on Division; Main Question again proposed; and it being after Midnight, Debate adjourned, 14. Proceedings on Address to have precedence, 42. Debate on Main Question resumed; another Amendment proposed (Highlands and Islands of Scotland), and not made, on Division; another Amendment proposed (Catholics); and Question proposed; another Amendment proposed (Chitral), and Question negatived, on Division; another Amendment proposed (University Education (Ireland)), and withdrawn; another Amendment proposed (Agriculture (Ireland)), but not made; another Amendment proposed (Agreed to; To be presented by Privy Councillors, 24. Queen's Answer, 36.

10. [1898.] Motion for an Address thanking Her Majesty for Her Most Gracious Speech at the opening of the Session; Motion for an Address of Thanks to Her Majesty for Her Most Gracious Speech at the opening of the Session; Amendment proposed (Navigation Act); Amendment proposed (Indian Famine (Relief)), and withdrawn; Main Question again proposed, and, it being after Midnight, Debate adjourned, 14. Proceedings on Address to have precedence, 42. Debate on Main Question resumed; another Amendment proposed (Highlands and Islands of Scotland), and not made, on Division; another Amendment proposed (Deportation of Paupers), and withdrawn; another Amendment proposed (Indian Famine (Relief)), and withdrawn; Amendment amended; not made, on Division; another Amendment proposed (Railway Rates and Charges (Australia)); and Question negatived, on Division; another Amendment proposed (Indian Government); and, at Midnight, Debate adjourned, 43. Resumed; Amendment not made, on Division; another Amendment proposed (Indian Famine (Relief)), and withdrawn; another Amendment proposed (Railways, United Kingdom); and not made, on Division; another Amendment proposed (Poort and Telegraph Services); not made, on Division; another Amendment proposed (Territorial Independence); and, at Midnight, Debate adjourned, 47. Resumed; another Amendment proposed (Chietral), and Question negatived, on Division; another Amendment proposed (University Education (Ireland)), and not made, on Division; Main Question proposed, and, being after Midnight, Debate adjourned; CLV. 8.

10. [1897.] Motion for an Address thanking Her Majesty for Her Most Gracious Speech at the opening of the Session; Motion for an Address of Thanks to Her Majesty for Her Most Gracious Speech at the opening of the Session; Address agreed to; To be presented by Privy Councillors, and Members of Her Majesty's Household, 55. Queen's Answer, 70.
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14. [1900, Sess. II.] Motion for presenting an Address of Thanks to Her Majesty for Her Most Gracious Speech at the opening of the Session; Debate adjourned; CLV. 412. Resolved; Amendment proposed (Situation in South Africa).

II. Of Condemnation:

Assassination of the President of the French Republic:

13. [1891.] Resolution, New. Con., That an humble Address be presented to Her Majesty, to convey to Her Majesty the expression of the deep sense and indignation with which this House has learned the assassination of the President of the French Republic, and to pray Her Majesty that, in communicating Her own sentiments on this deplorable event to the French Government, Her Majesty will also be graciously pleased to express on the part of this House their abhorrence of the Crime, and their sympathy with the Government and People of France; To be presented by Privy Councillors; CLXIX. 246. Queen's Answer, 252.

Assassination of the King of Italy:

16. [1900.] Resolution, New. Con., That an humble Address be presented to Her Majesty, to express to Her Majesty the expression of the indignation and deep concern with which this House has learned the assassination of Her Majesty's Ally, His Majesty the King of Italy, and to pray Her Majesty that She will be graciously pleased to express to His Majesty the present King, on the part of Her faithful Commons, their abhorrence of the Crime, and their sympathy with the Royal Family of Italy, and with the Government and People of that Country; To be presented by Privy Councillors; CXLIX. 250. Queen's Answer, 252.

III. Of Congratulation:

Duke of York's Marriage:

10. [1893-94.] Resolution, New. Con., That an humble Address be presented to Her Majesty, to congratulate Her Majesty on the Marriage of His Royal Highness the Duke of York with Her Sacred Highness Princess Victoria Mary of Teck, and to assure Her Majesty of the satisfaction felt by this House at an event which is of such deep interest to Her Majesty, and which is defined, as they trust, to assure the domestic happiness of their Royal Highnesses; To be presented by Privy Councillors; CXLVIII. 434. Queen's Answer, 427.

Their Royal Highnesses the Duke and Duchess of York:

19. [1894.] Resolution, That an humble Address be presented to Her Majesty, to congratulate Her Majesty on the birth of a Son to His Royal Highness the Duke and Her Royal Highness the Duchess of York; To be presented by Privy Councillors; CLXIX. 290. Queen's Answer, 210.

Commemoration of the Completion of the Sixth Year of Her Majesty's Reign (Congratulation to Her Majesty):

21. [1897.] Motion for an Address to be presented to Her Majesty to congratulate Her Majesty on the auspicious completion of the Sixth Year of Her Happy Reign, and to assure Her Majesty that this House profoundly shares the great joy with which Her people celebrate the longest, the most prosperous, and the most illustrious Reign in their history, joining with them in praying earnestly for the continuance during many years of Her Majesty's life and health. Amendment withdrawn; another Amendment proposed (British Interests in Chinu); and, at Midnight, Debate adjourned, 414. Resolved, and Amendment withdrawn; another Amendment proposed (Cabinet and Government Appointments); but not made, on Division; another Amendment proposed (Ministers of the Crown and Members holding Office) (Interest in Contracts), but not made, on Division; Main Question put, pursuant to Standing Order, Closure of Debate; Address agreed to; To be presented by Privy Councillors and Members of Her Majesty's Household, 415. Queen's Answer, 110.

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Death of H.R.H. the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G.:

17. [1899.] Resolution, New. Con., That an humble Address be presented to Her Majesty to express the deep concern of this House at the great loss which Her Majesty has sustained by the death of Her Royal Highness the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G. Seconded; Address agreed to, by Privy Councillors and Members of Her Majesty the Queen, and to conduce with Her Majesty on this melancholy occasion; to assure Her Majesty that this House will ever feel the warmest interest in whatever concerns Her Majesty's domestic relations; and to declare the ardent wishes of this House for the happiness of Her Majesty and Her Family; To be presented by Privy Councillors and Members of Her Majesty's Household; CLV. 308. Queen's Answer, 399.

18. [1900.] Resolution, New. Con., That this House do concur with Her Royal and Imperial Highness the Duchess of Saxe-Coburg and Gotha, Duchess of Edinburgh, on the great loss which She has sustained by the death of Her Royal Highness the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G.; CLY. 309.

Commemoration, &c. (Congratulation to Her Majesty)—continued.

most proposal to add the words *but this House represents to Her Majesty that this House avowed it its duty to place upon Second that the love that during the Sixty Years of Her Majesty's reign Ireland has suffered grievously from famine, depopulation, and poverty, and from the continued suspension of her constitutional liberties, with the result that the Irish people are to-day discontented and at distracted, and are unable to join in the celebration of the Sixtyth Year of Her Majesty's Reign*; not made, on Division; Main Question put; Resolution, That an humble Address be presented to Her Majesty to congratulate Her Majesty on the auspicious completion of the Sixtyth Year of Her happy Reign, and to assure Her Majesty that this House profoundly shares the great joy with which Her people celebrate the longest, the most prosperous, and the most illustrious Reign in their history, joining with them in praying earnestly for the continuance during many years of Her Majesty's life and health; Address agreed to; To be presented by Privy Councillors and Members of Her Majesty's Household, 415. Queen's Answer, 110.
Endowed Schools Acts (Cowley Charity)—continued.

which refers to the Establishment of a Commercial and Agri-
cultural School at Henton; and Question agreed to, on
Division; Address accordingly; To be presented by Privy
Councillors; CL. 203. Queen’s Answer, 236.

Mr. Gladstone (Funeral and Monument) :

29. [1898.] House to resolve itself into a Committee to con-
sider of an humble Address to be presented to Her Majesty
relative thereto; CLIII. 213. Queen’s Answer, 238.

Gresham University Charter:

30. [1892.] Praying Her Majesty to withhold Her
Assent to the proposed Charter for the Gresham University
until it shall have been remitted for further consideration and
report, in accordance with the recommendation of the Uni-
versity of London Commission, to the late Royal Commissioners,
or to such other persons as Her Majesty may be pleased to
appoint; To be presented by Privy Councillors; CXLVII. 68.
Queen’s Answer, 119.

High Court of Justice, Chancery Division (Ad-
ditional Judge) :

31. [1896.] Motion for an humble Address to Her
Majesty, representing that the state of business in the High
Court of Justice is such as to require the appointment of an
Additional Judge, and praying that Her Majesty will be
graciously pleased to appoint a new Judge of the said High
Court in the Chancery Division thereof, in pursuance of the
eighteenth section of the Appellate Jurisdiction Act, 1876;
and Question agreed to, on Division; Resolution for Address, &c.
To be presented by Privy Councillors and Members of Her
Majesty’s Household; CXLVI. 385. Queen’s Answer, 423.

Intermediate and Technical Education (Cowbridge
School) :

32. [1896.] Motion for an Address, praying Her Ma-
jesty to exclude the Cowbridge Grammar School from the
Intermediate and Technical Education Scheme of the Glamorgan
County Council; and Question agreed to, on Division; Address
to be presented by Privy Councillors; CL. 71. Queen’s Answer, 85.

Intermediate Education (Wales) (Meyrick Fund) :

33. [1896.] Resolution for an Address (after Petition
relative thereto presented), praying Her Majesty to withhold
Her Assent to so much of the Scheme for the management of
the funds contributed for the purpose of the Central Welsh
Board by the County Governing Bodies established by Schemes
made under the Welsh Intermediate Education Act, 1890, as
relates to the nature of the Meyrick Fund; To be presented by
Privy Councillors; CL. 85. Queen’s Answer, 124.

Jarvis’s Charity (Stanston-on-Wye, &c.) :

34. [1895.] Praying Her Majesty to withhold Her
Assent to so much of the Scheme for the administration of the
Charity of George Jarvis to the Inhabitants of the
County of Hereford, which Scheme is now before Parliament;
Amendment proposed, and withdrawn; Main Question agreed
to; Address to be presented by Privy Councillors; CL. 32.
Queen’s Answer, 79.

Military Manoeuvres (Order in Council) :

35. [1898.] Praying Her Majesty to make the Order
in Council under the Military Manoeuvres Act, 1897, a Draft
of which was presented to this House on 17th February last;
CLIII. 138. Queen’s Answer, 178.

Military:

36. [1899, Sess. II.] Queen’s Message again read;
Motion for Address; Amendment proposed, but not made, on
Division;
IV. Relative to other Matters—continued.

Militia—continued.

Division: Main Question agreed to; Resolution, That an humble Address be presented to Her Majesty, thanking Her Majesty for Her Most Gracious Message communicating to this House Her Majesty's intention to cause the Militia to be embodied, and the Militia Reserve Force or such part thereof as Her Majesty should think necessary to be called out forthwith for permanent service; To be presented by Privy Councillors and Members of Her Majesty's Household; CXLIV. 439.

V. Questions Negatived:

City of London Parochial Charities Act, 1883 (Central Scheme):

40. [1890-91.] To withhold Her Consent from the Scheme of the Charity Commission now before the House for the Management of the Charities comprised in Statements VI. (1) to (10), VII. and VIII. under the above Act; and Question after Amendment proposed but not made; negatived; CXLVI. 43.

East India (Civil Service Appointments):

41. [1892.] That there be laid before this House, a Return of all Appointments (excluding Covenanted Civil Servants only) in all Departments of all the Civil Services, of Monthly Salaries of Rs. 100 and upwards, stating separately the Number employed for each separate Amount, and distinguishing Native pur, and Europeans and Europeans; negatived; CXLVII. 48.

Educational Endowments (Ireland) Act, 1885 (Gillon Schools):

42. [1890-91.] To withhold Her Consent from a Scheme for the Management of the Gillon Schools, Oldcastle, County Meath, provisionally approved by the Lords Justices in Council on the 13th November 1890, unless provision be made in the Scheme for the Representation of the Board of Guardians of the Oldcastle Union upon the Governing Body of the said Schools; negatived, on Division; CXLVI. 167.

Education (Scotland) Code, 1898:

43. [1896.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent from the Education (Scotland) Code (1898) until the same shall have been amended by the insertion of a provision requiring, as a condition of a School receiving a share of the Aid Grant under the Education (Scotland) Act, 1897, that the Accounts of the Receipts and Expenditure of the School shall be annually audited and reported upon by the Accountant of the Board of Education, in like manner as is prescribed by the Education (Scotland) Act, 1872, in the case of School Board Accounts; CXLIII. 99. Negatived, on Division, 100.

Education (Scotland) Minuto of Council, 1893:

44. [1893-94.] To withhold Her Assent from a Minute of the Scotch Education Department dated the 1st day of May 1893, providing for the distribution of the Sum available for Secondary Education, under Section 2 (b) of "The Education and Land Taxation Account (Scotland) Act, 1893"; negatived, on Division; CXLVIII. 286.

University of Oxford and Cambridge Act (Statute by Jesus College relating to the Meyrick Endowment):

38. [1896.] Resolution for an Address, praying Her Majesty to withhold Her Assent to a Statute made by the Governing Body of Jesus College, Oxford, on the 22nd day of June 1895, altering and amending the Statutes in relation to the College in the matter of a Statute concerning the Meyrick Endowment; To be presented by Privy Councillors; CXL. 165. Queen's Answer, 124.

University of Oxford and Cambridge Act, 1877 (Oriel College, Oxford) (Statute):

29. [1897.] Motion for an Address, praying Her Majesty to withhold Her Consent from the Statute made by the Governing Body of Oriel College, Oxford, altering Statute IV. of the Statutes of the College by the insertion after the 18th Clause of a new Clause numbered 184; and Question agreed to; To be presented by Privy Councillors; CXLII. 142. Queen's Answer, 176.

Education Code (Scotland) (Evening Continuation Schools):

43. [1895-96.] To withhold Her Assent from the first of the seven Schemes appended to the Scotch Code of Regulations for Evening Continuation Schools (1895); Negatived; CXLVIII. 525.

Education Code, 1894:

46. [1894.] To direct that the New Education (1894) Code be amended; negatived; CXLIX. 82.

Education Department Code of Regulation for Day School (Article 89):

47. [1895.] Motion for an Address, praying Her Majesty to withhold Her Assent from so much of Article 89 in the Day School Code for England and Wales (1895), as provides that the School Account and Report shall be open for inspection during the six months following the date of the Notice instead of during the ensuing year as in the preceding Code; and Question negatived; CXL. 123.

Elementary Education Code (Scotland), 1891:

48. [1890-91.] Praying Her Majesty that the Minute of the Committee of Council on Education in Scotland, dated the 11th day of June 1891, amending the terms of Article 123 of the Code of 1891, be amended by substituting the word "three" for the word "five" and the word "fifteen" for the word "fourteen"; negatived, on Division; CXLVI. 432.

Evening Continuation Schools Code, 1894:

49. [1894.] Praying Her Majesty to direct that the New Code of Regulations for Evening Continuation Schools be amended; negatived; CXLIX. 162, 166.

Endowed Schools Acts (Sir John Cass's Charity):

50. [1893.] Praying Her Majesty to be graciously pleased to withhold Her Consent from the Scheme now before Parliament for the management of the Foundation known as Sir John Cass's Charity, in the Parish of Abington, and other Parishes; negatived, on Division; CXL. 97.

Intermediate and Technical Education (Geligiger School):

51. [1895.] To withhold Her Assent from so much of the Intermediate and Technical Scheme of Glamorgan County Council as relates to Geligiger School; and Question negatived, on Division; CXLII. 71.

Intermediate
ADDRESSES—continued.

V. Questions Negatived—continued.

Intermediate Board of Education (Ireland) (Rules of Examination) :

52. [1896.] To withhold Her Assent from the Rules of Examination for 1897, &c.; and Question negatived, on Division ; CL. 202.

Scotch Education Code, 1892—continued.

58. [1892.] To withhold Her Assent to the Code (1892) of the Scotch Education Department unless and until Article 133 thereof be amended, by omitting the words “five and fourteen,” and substituting therefor “three and fifteen”; negatived, on Division ; CXLVII. 103.

Land Law (Ireland) Act, 1881 (Irish Land Commission Rules) :

53. [1897.] Praying Her Majesty that the Land Law (Ireland) Act, 1881, Irish Land Commission. Rules 120 and 133, and Forms 28, 29, and 29 be annulled; and Question negatived, on Division ; CLI. 110.

Scotch Education Code, 1894 :

59. [1894.] To withhold Her Assent from that portion of the Code (1894) of the Scotch Education Department which proposes to vary the ages in Section 133 of the Code from “between 5 and 14 years of age” to “between 3 and 15 years of age,” and until it is provided that the new mathematical requirements under the 28th Section in Standards IV., V., and VI. shall not come into operation till 1896; negatived, on Division ; CXLIX. 138.

Loudon Government (Borough of Chelsea Order in Council) :

54. [1890.] To withhold Her Assent to the Draft Order in Council of the 27th day of March 1890 for the establishment of the Metropolitan Borough of Chelsea, unless Amendments are made therein so that the northern boundary of the new Borough shall be the centre of New Street and the Brompton Road, in lieu of the lines of Isal Street and Hope's Court; and Question negatived ; CLIV. 112.

Scotch Education Code, 1891 :

56. [1890-91.] Motion for an Address (Magazine Rifle), as amended by adding at the end thereof the words “or who are under 14 years of age;” Debate adjourned ; CXLVI. 66. Further adjourned, 201, 233. Order for resuming adjourned Debate discharged, 266.

Scotch Education Code, 1892 :

57. [1892.] To withhold Her Assent to so much of the Code (1892) of the Scotch Education Department as is contained in Article 134 ; negatived, on Division ; CXLVII. 103.

VI. Questions Superseded for an Address:

Magazine Rifle :

63. [1890-91.] Motion for an Address (Magazine Rifle), and Question superseded by an Amendment for a Resolution proposed, and, on Division, made ; CXLVI. 66.

School Board for London :

64. [1892.] To appoint a Royal Commission to investigate the action and extravagance of the London School Board, and the cause of the High Rates raised for its use in the Metropolis; and Question superseded by adjournment of House for want of Forty Members ; CXLVII. 75.

VII. Motions and Amendments Withdrewn :

Education and Local Taxation (Scotland) Distribution of Grant) :

65. [1893-94.] To withhold Her Assent to a Minute of Incorporation of the Education and Local Taxation Account (Scotland) Act, 1892 ; CXLVII. 91.

Scotch Education Code, 1895 :

66. [1895.] Praying Her Majesty that Sections iii. and iv. of Part II. of the Scotch Education Code, 1895, be withdrawn until further time has been given for considering the provisions as to Queen’s Students, withdrawn ; CL. 152.

Scotch Education Code, 1892—continued.

68. [1892.] To withhold Her Assent to the Code (1892) of the Scotch Education Department unless and until Article 133 thereof be amended, by omitting the words “five and fourteen,” and substituting therefor “three and fifteen”; negatived, on Division ; CXLVII. 103.

Universities (Scotland) Act, 1889 (Ordinance No. 57, Gen. No. 19) :

60. [1893.] Praying Her Majesty that Article 133 of the Code (1894) of the Scotch Education Department as is contained in Article 134 be amended by adding at the end thereof the words “or who are under 14 years of age;” Debate adjourned ; CXLVI. 66. Further adjourned, 201, 233. Order for resuming adjourned Debate discharged, 266.

Scotch Education Code, 1891 :

70. [1890-91.] Motion for an Address (Magazine Rifle), as amended by adding at the end thereof the words “or who are under 14 years of age;” Debate adjourned ; CXLVI. 66.}

University of Wales (Charter) :

62. [1895-96.] To withhold Her Assent from the Charter of the University of Wales in its present form and until it be amended so as to enable Students, unconnected with the University Colleges of Aberystwith, Cardiff, or Bangor, to present themselves for the examinations for degrees ; negatived ; CXLVIII. 331.

London Government (Borough of Hammersmith Order in Council) :

67. [1890.] To withhold Her Assent to the Draft Order in Council of the 13th day of March 1900 for the establishment of the Metropolitan Borough of Hammersmith, the incorporation thereof, and for other purposes connected therewith, unless Amendments are made therein so that the northern boundary of the new Borough shall be the centre of New Street and the Brompton Road, in lieu of the lines of Isal Street and Hope's Court; and Question negatived, on Division; CLV. 141.
VIII. Modes of Presenting Addresses:

69. By Members of the Privy Council—Of thanks.
    For Royal Speeches at the opening of the Session: [1890-91]; CXLVI. 145.7. [1894]; CXLIX. 11. [1900]; CLV. 82.

70. By Privy Councillors and Members of Her Majesty's Household: [1899]; CLIV. 54; &c.—[1900]; CLV. 35; 480

71. Respecting particular Matters—Educational Endowments (Ireland) Rainey School, Magherafelt; [1890-91]; CXLVI. 25. —Graham University Charter; [1892]; CXLVII. 46. —Education Code, 1894; [1894]; CXLIX. 82. —Diocesan (Staunton-on-Wye); [1890-91]; CXLIX. 235. —Education Code, 1894; [1894]; CXLIX. 82. —Scottish Education Code; [1894]; CXLIX. 138. —Elementary Education (Ireland) Limerick Diocesan Schools; [1895]; CXL. 32. —Intermediate Technical Education (Cumberland School); [1896]; CXL. 74. —Jarvis' Charity (Stenton-on-Wye); [1895]; CXL. 55. —Universities of Oxford and Cambridge Act, &c.; [1898]; CXLIX. 105. —Re-enforced Schools Acts (Codsall Charity); [1896]; CXL. 203. —Justice (Additional Judge); [1896]; CXL. 78. —Intermediate and Elementary Education (Code of Regulations for Day Schools); [1898]; CXL. 140. —High Court of Justice Chancery Division (Additional Judge); [1898]; CXL. 365.

72. For Addresses presented to Her Majesty, praying Her to give directions that Papers may be laid before this House.

Of Congratulation—continued.

73. Mr. Speaker's Retirement, New. Con.; [1890]; CLV. 147.

Of Congratulation—continued.

74. Commemoration of the completion of the 60th year of Her Majesty's Reign. (Congratulation to Her Majesty.) Motion for Address; Amendment proposed to add words, but on Division, not made, Resolved, &c. Motion That the said Address be presented to Her Majesty by the whole House; the House proceeded to a Division. Mr. Speaker stated that he thought the Ayes had it, and on his decision being challenged, it appeared to him that the Division was frivolously challenged; and he directed the Noes to stand up in their places, and several Members having stood up, Mr. Speaker named Tellers for a Division; Question agreed to; Resolution, That the said Address be presented to Her Majesty by the whole House: Order, That such Members of this House as are of Her Majesty's Most Honourable Privy Council do humbly know Her Majesty's pleasure when She will be attended by this House with the said Address; [1890]; CLV. 299.

Condonement to Her Majesty:


Addresses for Accounts and Papers:

... For Addresses presented to Her Majesty, praying Her to give directions that Papers may be laid before this House, See Accounts and Papers.

IX. Incidental Proceedings:

77. Address in answer to H.M.'s Speech from the Throne; Amendment made by adding at the end thereof words (Mr. Gladstone), and carried on Division; [1894]; CXLIX. 109.

78. Queen appoints time to be attended by the whole House to present Address to Her Majesty on the completion of the 60th Year of Her Reign; [1897]; CXL. 301.

79. Motion—That this House doth condole with Her Majesty on the birth of a Son to H.R.H. the Duke of York and H.R.H. the Duchess of York; [1894]; CXLIX. 250. To be presented by Privy Councillors; [1899]; CXLIX. 250. —Jarvis (Meyrick Endowment) ; [1896]; CLI. 222. —Jarvis' Charity (Stenton-on-Wye); [1895]; CXL. 484.

80. Motion for Address to Her Majesty on the completion of the 60th Year of Her Reign; [1900]; CXLIX. 82. —Of Condolence; [1894]; CXLIX. 250. —On Motion for an Address on the 60th Year of Her Majesty's Reign; [1900]; CXLIX. 250. —On Motion for an Address on the Assassination of the President of the French Republic; To be presented by Privy Councillors; [1894]; CXLIX. 246. —On the Death of H.R.H. The Duke of Saxe Coburg and Gotha, Duke of Edinburgh, K.G., New. Con.; [1899]; CLV. 380. That this House doth conden with Her Royal and Imperial Highness the Duchess of Saxe Coburg and Gotha, Duchess of Edinburgh, &c.; [1900]; CLV. 380. —On the Birth of a Son to H.R.H. the Duke of York and H.R.H. the Duchess of York; [1894]; CXLIX. 250. To be presented by Privy Councillors; [1899]; CXLIX. 250.

81. Motion for an Address to Her Majesty on the completion of the 60th Year of Her Reign; [1900]; CXLIX. 82. —Of Condolence; [1894]; CXLIX. 250. —On Motion for an Address on the 60th Year of Her Majesty's Reign; [1900]; CXLIX. 82. —Of Congratulation to Her Majesty on the birth of a Son to H.R.H. the Duke of York and H.R.H. the Duchess of York; [1894]; CXLIX. 250. To be presented by Privy Councillors; [1899]; CXLIX. 250.

82. Addresses for Accounts and Papers:...
Adjournment Motions:—See House.

Administration of Estates:—See Joint Committee.

Administration of Law (Ireland):—

1. [1800-01] Motion, That in the opinion of this House, the action of the Irish Executive in connection

Special Matters:—

90. Questions negatived for an Humble Address; [1860-91]—CXLVI. 43; [1862]—CXLVI. 43; [1864-05]—CXLVIII. 286, 325, 334.—Education Codes; [1869]—CXLIX. 92.—Scotch Education Code; [1881]—CXLIX. 156.—Evoking Confirmation Schools; [1884]—CXLIX. 162.—After Amendment proposed, but on Division, not made; [1891]—CXLVIII. 220.

91. Administration of Estates:—See Joint Committees.

92. Motion withdrawn, with reference to special matters for an Humble Address to Her Majesty—Education and Local Taxation (Scotland) (Distribution of Grant) ; [1893-94] ; CXLVIII. 286, 525, 534.—Education Department, Code of Regulation for Day Schools; [1895] ; CL. 97.—Universities (Scotland) (Distribution of Grant) ; [1893-94] ; CXLVIII. 286, 525, 534.—Education Department, Code of Regulation for Day Schools.

93. Mr. Gladstone (Funeral and Monument) :—House resolves to go into Committee to consider of an Humble Address to be presented to Her Majesty relating to Mr. Gladstone (Funeral and Monument); [1899]—CXLVIII. 286, 525, 534.—Education Department, Code of Regulation for Day Schools; [1895] ; CL. 97.—Universities (Scotland) (Distribution of Grant) ; [1893-94] ; CXLVIII. 286, 525, 534.—Education Department, Code of Regulation for Day Schools.

94. No Amendments moved, and Address in Answer to Mr. Gladstone's (Funeral and Monument) (Rules). Question negatived on Division; [1899] ; CXLIX. 9.—Education Department, Code of Regulation for Day Schools.

95. Mr. Gladstone (Funeral and Monument):—House resolves to go into Committee to consider of an Humble Address to be presented to Her Majesty relating to Mr. Gladstone (Funeral and Monument); [1899]—CXLVIII. 286, 525, 534.—Education Department, Code of Regulation for Day Schools; [1895] ; CL. 97.—Universities (Scotland) (Distribution of Grant) ; [1893-94] ; CXLVIII. 286, 525, 534.—Education Department, Code of Regulation for Day Schools.

96. Administration of Law (Ireland) :—

97. Amendment proposed to Address (Queen's Speech); Amendment proposed to proposed Amendment to leave out the words and insert others; Question, That the words were to be left out stand part; Debate arising; A Member suspended; Question again proposed; Debate adjourned; [1894, Sess. II.] ; CL. 340.—Resumed Amendment to Amendment not made on Division; Amendment not made on Division; [1894, Sess. II.] ; CL. 340.

98. Motion proposed for an Humble Address to Her Majesty (Queen's Speech); Amendment proposed to add words; Amendment proposed to the proposed Amendment and made on Division, and Amendment, as amended, put and negatived; [1899] ; CLIV. 24, 53.

99. Motion for an Address; Amendment proposed on Division (not made) ; [1899, Sess. II.] ; CLIV. 432.—Another Amendment proposed; Debate adjourned; [1899] ; CLIV. 24, 53.

100. Motion for an Address; Amendment proposed on Division (not made) ; [1899, Sess. II.] ; CLIV. 432.—Another Amendment proposed; Debate adjourned; [1899] ; CLIV. 24, 53.

101. Motion for an Address; Amendment proposed on Division (not made) ; [1899, Sess. II.] ; CLIV. 432.—Another Amendment proposed; Debate adjourned; [1899] ; CLIV. 24, 53.

102. Address in Answer to the Speech from the Throne agreed after Question put, pursuant to Standing Order, Closure of Debate; after various Amendments proposed and withdrawn, and not made; [1895, Sess. II.] ; CL. 37. — Resumed Amendment to the proposed Amendment and made on Division, Amendment, as amended, put and negatived; [1899] ; CLIV. 24, 53.

103. Address in Answer to the Speech from the Throne agreed after Question put, pursuant to Standing Order, Closure of Debate; after various Amendments proposed and withdrawn, and not made; [1895, Sess. II.] ; CL. 37. — Resumed Amendment to the proposed Amendment and made on Division, Amendment, as amended, put and negatived; [1899] ; CLIV. 24, 53.

104. Order for an Address proposed; Debate adjourned; [1899] ; CLIV. 24, 53.

105. Address in Answer to the Speech from the Throne agreed after Question put, pursuant to Standing Order, Closure of Debate; after various Amendments proposed and withdrawn, and not made; [1899, Sess. II.] ; CL. 37. — Resumed Amendment to the proposed Amendment and made on Division, Amendment, as amended, put and negatived; [1899] ; CLIV. 24, 53.

106. Motion for an Address; Amendment proposed on Division (not made) ; [1899, Sess. II.] ; CLIV. 432.—Another Amendment proposed; Debate adjourned; [1899] ; CLIV. 24, 53.

107. The Order of the Day for resuming the adjourned Debate on the Address in answer to Her Majesty's Speech have precedence this day the Notices of Motions; [1894] ; CXLIX. 9.

108. That the proceedings on the Address have precedence this day and to-morrow of the Notices of Motion and other Orders of the Day; [1899] ; CLIV. 53.


110. Motion for an Address (Magazine Rifle), and Question superseded by an Amendment for a Resolution, and proposed on Division; [1899-00]; CXLVI. 56.

Aden and Zanzibar Mail Contract:—See Post Office.

Adjournment Motions:—See House.

Administration of Estates:—See Joint Committee.

Administration of Law (Ireland):—

1. [1800-01] Motion, That in the opinion of this House, the action of the Irish Executive in connection
Administration of Law (Ireland)—continued.

directed against the civil rights of a large section of Her Majesty's subjects in Ireland who have been subjected to cruel persecution and great loss in following their lawful callings, and this House rejences in the successful vindication of the Law at Tipperary and elsewhere which has gone far to restore freedom to the individual in every part of Ireland," be added after the word "proceedings" in the Main Question, as amended; Debate adjourned; Motion, That the Debate be now adjourned, and Question resolved in the Affirmative; CXLVI. 93.

2. [1890-91.] Order, That the proceeding on the Motion relating to the Administration of Law (Ireland), if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order, Sittings of the House; CXLVI. 93.

Admiralty Buildings:—See Supply (Navy).

Admiralty Office:—See Supply (Navy).

Adulteration:—See Beer, Adulteration, and Measure.

Adulteration (Food Products):

1. [1891.] Bill to consolidate and amend the Law relating to the sale of Food and Drugs; Ordered; CXLIX. 60. Presented, 66. (Not proceeded with.)

2. [1890.] Ordered, and presented; CLIV. 55. (Not proceeded with.)

Advertisements:

[1893-4.] Bill to prohibit Advertisements in Public Places in Rural Districts; Ordered; presented accordingly; CXLVIII. 596. (Not proceeded with.)

Advertisements Regulation:

[1891.] Bill to enable County Councils to make Bye-laws with respect to Advertisements; Ordered; CXLIX. 65. Presented, 65. (Not proceeded with.)

Aidy v. Rhodes and Jameson:

[1890.] Petition for the proper officer and shorthand writers to attend a trial in the Royal Courts of Justice, and produce documents; and Order given to the proper officer and shorthand writers to attend accordingly; CLIV. 172.

Agents (Scotland):—See Law.

Agriculture, Board of:—See Supply.

Agriculture (England): Bills relative to:—continued.

Agriculture (England): Bills relative to—continued.

Agriculture (England): Bills relative to:—continued.

Agriculture (England): Bills relative to:—continued.

Agricultural Education in Elementary Schools:

1. [1892.] To promote Agricultural Education in Public Elementary Schools; Ordered; CXLVII. 17. Presented, 105. (Not proceeded with.)

2. [1890-91.] Ordered; CXLVIII. 17. Presented, 22. Bill withdrawn, 335. (Not proceeded with.)


4. [1895.] Ordered; CL. 16. Presented, 19. Committee of Standing Committee on Trade; 298. (Not proceeded with.)

See Industrial.

Agricultural Holdings:

5. [1890-91.] To consolidate and amend the Laws relating to Agricultural Holdings in England and Wales, and for other purposes; Ordered; CXLVI. 12. Presented, 16. Order for Second Reading disfruated; Bill withdrawn, 440. (Not proceeded with.)

Agricultural Holdings:—See Supply, Amendements.

Agricultural Holdings (Amendment of Laws):—See Supply, Amendements.

Agricultural Holdings (Owners' and Occupiers' Rates):

[1893-94.] To secure a Division of Rates between Owners of Agricultural Holdings; Ordered; CXLVIII. 15. Presented, 26. Second Reading deferred, 226. (Not proceeded with.)

Agricultural Labourers' Dwellings:

[1893-4.] Bill for the Improvement of Agricultural Labourers' Dwellings; Ordered; CXLVIII. 16. Presented, 21. Second Reading deferred, 112. (Not proceeded with.)

Agricultural Land Rating:

[1896.] Bill to amend the Law with respect to the Rating of Occupiers of Agricultural Land in England, and for other purposes connected therewith; Ordered; CL. 158. Presented, 158. On question that the Bill be now read a second time: Amendment proposed; Debate adjourned, 154. Debate on Amendment to Second Reading resumed; Question put, pursuant to Standing Order, Closure of Debate; Amendment not made; Main Question put, and, on Division, agreed to; Bill committed, 185. Order for Committee read; Bill considered in Committee, 213. Further considered; Question put seven times, pursuant to Standing Order, Closure of Debate; and Closure claimed seven times, and assent withheld; Chairman leaves the Chair to report conduct of Members; Members suspended; Bill reported, after an all-night sitting, 302. Considered, as amended, 302. Further considered, as amended; Questions put (twice); That words of a Clause stand part of the Bill, pursuant to Standing Order, Closure of Debate, and agreed to, on Division; Closure claimed twice but assent withheld; Mr. Sparkes declines to propose a Question (Abuse of Rights), 303. Considered, as amended, 304. Put, and assent withstood; Motion to...
Agricultural Land Rating—continued.

That the Bill be read the third time; Amendment proposed, "Three Months," not made, on Division; Bill passed, 322. Agreed to by the Lords, 371. (Cited as Agricultural Rates Act, 1896.) R. A. 372.

See Instructions and Members.

Agricultural Produce (Marks): [1890-91.-1900.]

1. [1896.] Bill for the purpose of marking certain Articles of Agricultural Produce imported into the United Kingdom; Ordered; CL. 20. Presented, 23. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," not made, after Question put, pursuant to Standing Order, Closure of Debate, and agreed to on Division; Main Question put, after Half-past Five, pursuant to Standing Order, Closure of Debate, and agreed to; Bill read a second time; Question proposed, That the Bill be committed to a Select Committee, and Objection being taken to further Proceeding, Debate adjourned, 101. (Not proceeded with.)

Agricultural Produce (Ireland):—See Arrears.

Agricultural Produce (Marks): [1897.]

Bill for the purpose of marking Articles of Agricultural Produce imported into the United Kingdom; Ordered; CL. 13. Presented, 17. Motion, That the Bill be now read a second time; and Question put, pursuant to Standing Order, Closure of Debate; Bill committed to a Select Committee, 166. See Committees. (Not proceeded with.)

Agricultural Products, &c. (Adulteration): [1898.]

Bill to make better Provision against the Adulteration of certain Articles of Agricultural and Horticultural Produce; Ordered; CL. 371. Presented, 371. Second Reading deferred, 378. 382. Order for Second Reading disputed, and Bill withdrawn, 389.

Agricultural Rates Act, 1896 (Orders): [1896-97.]

Motion, That this House disapproves of the Regulations made and presented by the Local Government Board under the Provisions of the Agricultural Acts, 1896, and withdrawn; CL. 426.

Agricultural Tenancies: 1. [1893.] To amend the Law relating to Agricultural Tenancies; Ordered; CL. 236. Presented, 238. (Not proceeded with.)

2. [1891.] Ordered and Present; 57. (Not proceeded with.)

Agricultural Tenants’ Improvements: [1890-91.]

1. [1890-91.] To compensate Agricultural Tenants for Improvements; Ordered; CXLI. 30. Presented, 30. (Not proceeded with.)

2. [1892.] Ordered; CXLI. 154. Presented, 154. (Not proceeded with.)

Agriculture (Ireland): Bills relative to:

1. [1897.] Bill for establishing a Department and a Board for the purpose of promoting Agriculture and other Industries in Ireland; Ordered; CL. 175. Presentement accordingly, 175. Order for Second Reading discharged; Bill withdrawn, 259.

Agricultural and Technical Instruction (Ireland): [1890-91.]

1. [1890.] Bill for establishing a Department and a Board for the purpose of promoting Agriculture and other Industries in Ireland; Ordered; CL. 175. Presentement accordingly, 175. Order for Second Reading discharged; Bill withdrawn, 259.

Agricultural Company of Mauritius: [1898.


Airdrie and Coatbridge Water:—See Waterworks.

Airdrie and Coatbridge Tramways:—See Tramways.

Airdrie Tramways:—See Tramways.

Airo and Calder Navigation:—See Navigations.

Airdrie and Coatbridge Water:—See Water.

Aldershot Water:—See Waterworks.

Alexandra Docks and Railways:—See Railways.

Alexandra Palace and Grounds: 1. [1892.] Petition for a Bill to provide for the Free Grant by the London Financial Association, Limited, of part of the Alexandra Palace Grounds to the Middlesex County Council.
Alexandra Palace and Grounds—continued.

Council, or other Bodies or Persons, as Trustees, for public purposes; and for the repeal thereupon of Section Twenty-Five of "The Maxwell Hill Estate and Railway Act, 1900," and for other purposes; and Bill ordered; CXLVI. 52. Read, and referred to the Examiners, 61. Order referring Bill to the Examiners discharged; and Bill withdrawn, 206. (Not proceeded with.)

2. [1892.] Petition for a Bill for authorising the Transfer of the Alexandra Palace and Grounds to a Public Body or Trustees for the Public; and for other purposes; and Bill ordered; CXLVII. 33. Read, and referred to the Examiners, 42. Report, That Standing Order 63 has been complied with. (Not proceeded with.)

3. [1893-94.] Petition for Bill, presented upon the 15th day of February, in Sess. I., 1892, and Order of Leave for bringing in the said Bill made upon the same day, read; Bill read the first and second time, and committed; CXLVIII. 23. Order, That the Bill be committed, discharged; Bill withdrawn, 318.

Alexandra Park:

[1900.] Report from the Select Committee of Standing Orders on Petition for leave to deposit Petition for Bill, That Standing Orders ought to be dispensed with; CLV. 165. Examiners Report, That in the case of Petition for Bill Standing Orders are complied with, referred to the Select Committee on Standing Orders, 200. Petition for Bill referred to the Select Committee on Standing Orders, 201. Report, That the Standing Orders ought to be dispensed with, 222. Report read; Bill to constitute a Body of Trustees for the purpose of acquiring the Alexandra Palace and Park and other Lands in the County of Middlesex; and to empower them to hold and manage the same as a place of Public Resort and Recreation, and for other public purposes; Ordered, 223. Read, 227. Committed, 238. Reported, with Amendments, 294. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 306. Agreed to by the Lords, with Amendments, 379. Lords’ Amendments agreed to, 384. (Cited as Alexandra Park and Palace (Public Purposes) Act, 1900.) R. A. 394.

Aliens:—See Pauper Aliens.

Aliens Bill:

1. [1897.] To regulate the immigration of Aliens; Ordered, CLIII. 16. Presented, 20. (Not proceeded with.)

2. [1898.] Ordered, CLIII. 21. Presented, 24. (Not proceeded with.)

3. [1898.] Bill brought from Lords; CLIII. 259. Read, 325. (Not proceeded with.)

Alkali, &c. Works:


Allotments and Cottage Gardens:

[1895.] Bill to amend the Law relating to Allotments and Cottage Gardens; Ordered; U. L. 231. Presented accordingly, 231. (Not proceeded with.)

Allotments and Cottage Gardens (Compensation for Crops):

[1888.] Bill to amend the Law with respect to Compensation for the Crops of Allotments for Public Purposes; Ordered; and presented accordingly; CLIII. 300. Second Reading deferred, 317. (Not proceeded with.)

Allotments and Small Holdings (Public Authorities):

[1893-4.] Bill to amend the Law relating to the Hiring and Purchase of Land by Public Authorities in England and Wales for Allotments and Small Holdings; Ordered; CXLVIII. 105. Presented accordingly, 105. Order for Second Reading discharged; Bill withdrawn, 335.

Allotments Provisional Orders:

1. [1890-91.] Bills to confirm a Provisional Order made by the County Council of Norfolk, under "The Allotments Act, 1887 and 1890," relating to the Parish of Saint Faith’s, in the Rural Sanitary District of the Saint Faith’s Union; Ordered; CXLVII. 250. Presented accordingly; read, and referred to the Examiners, 250. Report, That the Standing Order has been complied with, 308. Reported; Provisional Order confirmed; Costs awarded, 306. Passed, 375. Agreed to by the Lords, 409. (Cited as Allotments Provisional Order Confirmation Act, 1891.) R. A. 412.

2. [1892.] To confirm a Provisional Order made by the County Council of Gloucesterc. under "The Allotments Act, 1887," relating to the Parish of Abson-with-Wick, in the Rural Sanitary District of the Chipping Saint Faith’s Union; Ordered; CXLVII. 198. Presented; read, and referred to the Examiners, 199. Report, That the Standing Order has been complied with, 227. Bill committed, 233. Reported, without Amendment; Provisional Orders confirmed, 262. Bill passed, 268. Agreed to by the Lords, 284. (Cited as Allotments Provisional Order Confirmation Act, 1892.) R. A. 386.

Allotments Rating Exemption:


Allotments (Scotland):

[1892.] Bill to facilitate the provision of Allotments for the Labouring Classes in Scotland; Ordered; CXLVII. 240. Presented, 250. Bill committed, 322. Considered in Committee, and reported, without Amendment; Passed, 322. By the Lords, with Amendments, 400. Lords’ Amendments to be printed, 403. Lords’ Amendments agreed to, 410. (Cited as Allotments (Scotland) Act, 1892.) R. A. 496.

Ambleside Gas:—See Gas.

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II. Amendments proposed, but not made, or withdrawn: 33-132.

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1. Amendments made:

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1. To Questions for presenting Addresses to Her Majesty agreed to; [1890-91]; CXLVI. 66.—By adding words at the end of the Address [Bills] (Mr. Labouchere) [1894]; CLIV. 9, 10—As amended, and negatived, and Humble Address to Her Majesty agreed to; [1894]; CXLIX. 11.

Bills:

2. On Question, That Bill be now read a second time to leave out the word "now," and add "upon this day six months"; [1890-91]; CXLVI. 66, 68,—[1895]; CL. 156.—[1897]; CLII. 81.—[Private]; [1897]; CLII. 72.—[1899]; CLIV. 77.—By leaving out from the words "That" to the end of the Question, in order to add words (Revenue); [1890-91]; CXLVI. 413 (Newfoundland Fisheries Bill) ; [1892]; CXLIX. 260 (Public Vesting Abolition Bill) and 276 (Church of Scotland, Disestablishment) ; [1899]; CLV. 180 (Church Discipline Bill) ; [1890]; CLV. 105 (London Water (Welsh Reservoirs and Works) Bill) ; [1900]; CLV. 54 (Huntingdon Corporation Bill).—By inserting words, on Motion for commiting a Bill to a Select Committee; [1893-94]; CXLIX. 84.—By leaving out words and inserting others; [1893-94]; CXLVII. 84.

3. On Second Reading by leaving out words and adding others (relative to suspension of a Bill, Private, till next Session); [1890-91]; CXLVI. 65.—By adding words in Resolution, on Question, that a Bill be now read a second time; [1890-91]; CL. 164.—By leaving out words and adding others Resolution (it is inexpedient that the Bill be read a second time before a Royal Commission has presented its report); [1890-91]; CLV. 103.—By leaving out words and inserting others in an Instruction to a Committee on a Bill that the order for the committal of a Bill be discharged, and that the Bill be committed to a Select Committee; Main question, so amended, agreed to on Division, after Motion for adjournment of Debate withdrawn; [1900]; CLV. 213.—By inserting words in an Instruction to a Committee on a Bill; Resolved in the Affirmative; [1890]; CLV. 90.

I. Amendments made: [1890-91]; CXLVI. 41.—[1894]; CXLIX. 188, 203.—[1900]; CLV. 100.—By inserting words; [1890-91]; CXLVII. 60, 284, 401.—[1895]; CXLIV. 312.—[1895]; CLIV. 325.—By adding words; [1890-91]; CXLVI. 209.—[1895]; CLII. 222.—By leaving out words and inserting other words (it is inexpedient that the Bill be read a second time before a Royal Commission has presented its report); [1890-91]; CLV. 103.—By leaving out words and inserting others in an Instruction to a Committee on a Bill that the order for the committal of a Bill be discharged, and that the Bill be committed to a Select Committee; Main question, so amended, agreed to on Division, after Motion for adjournment of Debate withdrawn; [1900]; CLV. 213.—By inserting words in an Instruction to a Committee on a Bill; Resolved in the Affirmative; [1890]; CLV. 90.

1. (In Committee)—Amendments made; [1890-91]; CXLVI. 41.—[1894]; CXLIX. 188, 203.—[1900]; CLV. 100.—By inserting words; [1890-91]; CXLVII. 60, 284, 401.—[1895]; CXLIV. 312.—[1895]; CLIV. 325.—By adding words; [1890-91]; CXLVI. 209.—[1895]; CLII. 222.—By leaving out words and inserting other words (it is inexpedient that the Bill be read a second time before a Royal Commission has presented its report); [1890-91]; CLV. 103.—By leaving out words and inserting others in an Instruction to a Committee on a Bill that the order for the committal of a Bill be discharged, and that the Bill be committed to a Select Committee; Main question, so amended, agreed to on Division, after Motion for adjournment of Debate withdrawn; [1900]; CLV. 213.—By inserting words in an Instruction to a Committee on a Bill; Resolved in the Affirmative; [1890]; CLV. 90.

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2. To Instructions:—By adding at the end thereof words; [1892]; CXLIX. 236.—Instruction to the Committee on a Bill to insert provisions in the Local Government (England and Wales) Bill, and Question negatived in the Affirmative; [1891-93]; CXLI. 202.—On Consideration of Bills as amended—leaving out words; [1890-91]; CXLI. 77.—On Question, That a Bill be now considered by leaving out words "Bill be," and adding words "re-committed to the former Committee," and Question resolved in the Affirmative; [1890-91]; CLV. 178.—By leaving out words and inserting others; [1890-91]; CXLIX. 306.—[1894]; CXLIX. 166, 290.—By leaving out words "now taken into consideration," and adding words "re-committed to a Select Committee, &c."; [1897]; CLII. 221.

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7. [1893]; Private Bill.—A clause added, and an Amendment made; [1890-91]; CL. 137.—[1898]; CLII. 163.—As an Amendment made; [1900]; CL. 127.—By inserting words after Question. That words stand part, negatived, on Division; [1890-91]; CL. 226.—By leaving out words now taken into consideration, and adding words "re-committed to the former Committee in respect of a Clause;" [1893]; CL. 226.

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9. Private Bill.—By leaving out words "now read the third time," and adding the words "re-committed to the former Committee"; [1897]; CLII. 324.—By leaving out words and inserting others; "re-committed in respect of the Amendments now on the Notice Paper;" [1899]; CLV. 295.—Verbal Amendments on Third Reading; [1900]; CLV. 147.
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12. On appointment of a Select Committee.—To insert words: [1892-94]; CXLVI. 14.—By inserting words in the Main Question as amended; [1893-94]; CXLVI. 84.—By adding words: [1895]; CL. 37, 112.—Amendment proposed to the Main Question as amended, to leave out words on Division: [1893-94]; CXLVI. 81.—To leave out a number and insert another number: [1893-94]; CXLVI. 223.—By leaving out words and inserting other words: [1895]; CL. 37.

13. Joint Committee.—On resumption of adjourned Debate on Question, That a Select Committee of Five Members be appointed to join with a Committee of the Whole House, Amendment made by inserting words: [1900]; CLI. 143.

14. That the Committee of Selection do appoint a Committee, not exceeding Seven Members, to whom shall be commissioned certain Private Bills; Amendment made by leaving out words and inserting others: [1900]; CLI. 141.

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16. Standing Committee (Scotland).—On Motion for adjournment, That the Committee adjourn until the 16th instant; [1894]; CXLI. 106.—By leaving out a word, and inserting another: [1895]; CL. 232.—That until the conclusion of a Bill, the Standing Committee on Trade have leave to sit every day during the Sitting, and notwithstanding the adjournment of the House, Amendment made by leaving out words and adding others: [1895]; CLI. 310.

16. On Report from Committee on Supply.—By leaving out a Sum and inserting another Sum: [1895]; CL. 202 (Houses of Parliament Buildings).

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19. On Question, That a Bill have precedence over Orders of the Day and Notices of Motion on certain days.

22. Business of the House.—Introduction of Bills: By adding words at the end thereof: [1894]; CXLX. 9.—Government Business:—By leaving out words and inserting others: [1899]; CLI. 31.—London Government Bill and Finances Bill: Amendment made by adding words: [1895]; CLI. 153.

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24. To Questions, That Mr. Speaker or Deputy Speaker do now leave the Chair, by adding words after the word "That" in the Main Question, Crown Acts, 1890-91; CXLVI. 171.—Government Contracts: [1890-91]; CXLVI. 50.—Indian Opium Traffic: [1890-91]; CXLVI. 107.—Police Meetings in School Rooms: [1892]; CXLVI. 67.—Access to Mountaxis (Scotland): [1892]; CXLVI. 82.—Ballot Act Illiterate Vote: [1892]; CXLVI. 248.—Rates (Metropolis): [1892]; CXLVI. 376.—Teachers' Superannuation Act 1883-94: [1894]; CXLVI. 88.—Railway Rates and Charges: [1890-91]; CXLVI. 106.—Persons employed in Her Majesty's Naval Establishments: [1893-94]; CXLVI. 109.—Civil Services of India (on Division): [1895-94]; CXLVI. 321.—Agricultural Holdings: [1890-91]; CXLVI. 345.—Proposed amendment of arbitration with the United States: [1893-94]; CXLVI. 391.—Indian Opium Revenue: [1890-91]; CXLVI. 390.—Clarity Commission: [1894]; CXLIX. 49.—Parliamentary Elections (Expenses): [1894]; CXLIX. 136.—Small Holdings (Ireland): [1894]; CXLIX. 73.—Loyal Taxation Urban Districts: [1895]; CL. 80.—Pensions of Members (Question put pursuant to Clause): [1894]; CL. 109.—Parliamentary Elections (Second Ballot): [1895]; CL. 137.—Telephone Service (Amendment): [1897]; CL. 67.

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25. House of Lords' Orders.—That an Item be reduced (5000); CXLVI. 452.—Houses of Parliament Buildings: That the sum be reduced by 5001., on Division, and Progress immediately reported: [1895]; CL. 297.—A sum proposed and withdrawn, Temporary Provisions: [1896]; CL. 267.

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27. To Resolutions reported from Committee of Supply by leaving out a Sum and inserting another Sum: [1898]; CL. 262.

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29-30. By adding words to the Main Question: [1895]; CL. 48. (Post Office Notices).—By inserting words after
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91. To insert words after another word on resumption of an adjourned Debate; [1895]; CL. 63.

92. Debate resumed on Amendment proposed to be made to an Amendment on consideration of a Bill as amended; [1897]; CL. 231.

93. Supply.—On Question, That words be added to the word “That,” and resolved in the Affirmative; Amendment proposed to the proposed Amendment, and Debate adjourned; [1890-91]; CXLVI. 197.

94. On Question for Resolutions.—Amendments proposed, and Debate adjourned; [1890-91]; CXLIII. 120. —[1897]; CXLII. 114.

95. Debate adjourned on Main Question.—That a Bill be now taken into consideration;—Debate stood adjourned at 5.30; [1891]; CXLIII. 160.

96. Amendment proposed to insert words (on consideration as amended)—Debate adjourned at 5.30; [1891]; CXLIII. 240.—Debate resumed, 276.

97. Amendment proposed to insert words, and it appearing in Debate that the Amendment would increase the charge on the Local Taxation Account, Speaker ruled the Amendment out of order; [1891]; CL. 310.

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98. Limerick Election (John Daly)—Motion, That John Daly is incapable of being elected or returned as a Member; Amend, Amendment proposed to leave out words, and add others (negative); [1895]; CL. 333.

100. On Select Committee (Elections) —To leave out words on Division (negatived); [1898]; CL. 4. —[1899]; CXLII. 64. —[1890-91]; CXLVI. 247.

101. On Question relative to Business of;—To add words; [1897]; CL. 63.—To leave out words; [1892]; CXLIII. 247.

102. To leave out words; [1899-91]; CXLVI. 114.—To add words; [1897]; CXLII. 216 (withdrawn).

103. Amendments made to an Instruction,—To leave out words, and insert others, and Instruction so amended negatived on Division; [1892]; CL. 247.

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104. Time to be now adjourned.—That a Bill have precedence over all Orders of the Day and Notices of Motion on certain days named;—To insert words after certain words; [1890-91]; CXLVI. 247.

105. That the remainder of the Session, Government Business do have priority on Tuesday, that on Friday the House do meet at two, i.e., Amendment proposed to leave out words, and add others (negative); [1895]; CL. 553.

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106. To leave out words; [1899-91]; CXLVI. 114.—To add words; [1897]; CXLII. 216 (withdrawn).

107. Amendments made to an Instruction,—To leave out words, and insert others, and Instruction so amended negatived on Division; [1892]; CL. 247.
II. Amendments proposed, but not made, or withdrawn—continued.

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110. On Motion, That the several stages of a Bill have precedence of all Orders of the Day, &c.—Amendment proposed to add words, on Division, negatived; [1899]; CLVI. 58.

111. On Motion, That for the remainder of the Session Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, &c., &c.—Amendment proposed to insert words, on Division, not made; [1899]; CLVI. 59—Amendments proposed and withdrawn; [1899]; CLVI. 316.

112. On Motion, That the several stages of two Bills have precedence of all Orders of the Day, and Notices of Motion on every day for which the Bills, or either of them are appointed—Amendment proposed to add words—Amendment proposed to the last Standing Order to leave out words and add others, and made on Division; Question that words be added at the end of the Main Question, not made on Division; [1899]; CLVI. 153.

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112. To leave out words, in order to add other words; [1890-91]; CXLVII. 99.—To leave out words, on Division; [1896]; CLI. 141.

113. To insert words; [1897]; CLII. 98.

114. To leave out words, on Division; [1892]; CXLVII. 135.—To leave out words, Business of the House; [1892]; CXLVII. 114.—To leave out words, on Division not made; [1903-04]; CXLVII. 424.—To add words, Business of the House; [1892]; CXLVII. 114.—To leave out words, on Division not made; [1903-04]; CXLVII. 88.—[1896]; CLI. 150 (adjournment motion). To insert words, on Division not made; [1892-93].—To leave out words, and insert others, withdrawn; [1896]; CLI. 63.—By adding words at the end thereof; [1896]; CLI. 141.

On report of a Resolution; To insert words; [1898]; CLIII. 387 (withdrawn).

114. On report of a Resolution; Amendment proposed to leave out a sum and insert another sum, not made on Division; [1890-91]; CXLVII. 102.—[1894]; CXLIX. 61 (on Division).

115. Amendments withdrawn; To add words; [1892]; CXLVII. 200.

116. CL. Motion for Adjournment for Easter; To leave out words negatived on Division; [1896]; CLI. 170.

117. On Motion for Adjournment for Whitsuntide; To insert words withdrawn; [1897]; CXLVI. 230.

118. On Motion (Business of the House, Morning Sittings);—Amendment proposed to insert words, and negatived on Division; [1895]; CLI. 141.

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119. Amendment; that words proposed to be left out stand part of proposed Amendment to Standing Orders, withdrawn; [1893-94]; CXLVIII. 154.

120. Standing Orders read; Amendment proposed to amend it by inserting words; and Motion being opposed, Debate adjourned; [1895]; CL. 180.—Resumed, and Motion withdrawn, 185.

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121. On Question, That this House will immediately resolve itself into the Committee of Supply.—Amendment to leave out "immediately" and insert "another day"; [1890-91]; CXLVI. 134, not made (on Division).

122. Business of the House (Supply).—On Question, That so soon as the Committee of Supply has been appointed and Estimates have been presented, &c., &c.—Amendment proposed to leave out a word and insert another (withdrawn); [1890]; CXLVI. 57.—To insert words; [1890]; CXLVI. 47 (negatived on Division).

123. On Question, That Mr. Speaker or Deputy Speaker do now leave the Chair;—Amendments withdrawn; To leave out certain sums and insert other sums; [1890-91]; CXLVI. 310.—[1894]; CXLIX. 280. (on Division).—To leave out a sum and insert another sum; [1890-91]; CXLVI. 73 (on Division).

124. On Report of Resolution from the Committee of Supply.—Amendments not made; To leave out certain sums and insert other sums; [1890-91]; CXLVI. 21 (on Division)—In order to the City of London; [1890-91]; CXLVI. 73 (on Division)—In order to the City of London; [1890-91]; CXLVI. 73 (on Division)—Local Taxation; [1890-91]; CXLVI. 116.—National Monuments and Churches (Opening of Sundries); [1890-91]; CXLVI. 172 (on Division)—Perpetual Pensions; [1890-91]; CXLVI. 21 (on Division).—Rents and Wayleaves; [1890-91]; CXLVI. 174.—New Commerces, British Colonies and Dependencies; [1890-91]; CXLVI. 16.—Taxation of Land; [1890-91]; CXLVI. 114.—County Court Judgeship Appointments (on Division); [1892]; CXLVI. 74.—Defences of Equinat; [1892]; CXLVI. 86.—Management of the Funds of the Universities (England, Ireland, Scotsland, and Wales); [1892]; CXLVI. (on Division) 200.—Payment of Members (on Division); [1892]; CXLVI. 135. —Civil and Military Defence Preparations; [1892]; CXLVI. 141.—Royal Naval Artillery Volunteers; [1892]; CXLVI. 102.—Seaport Act (on Division); [1892]; CXLVI. 172.—Land Tax on Small Properties; [1892]; CXLVI. 180.—Government of Egypt; [1892]; CXLVI. 219.—Compulsory Vaccination (on Division); [1892]; CXLVI. 277.—Government of Societies in South Division; [1893-94]; CXLVI. 383.—Agricultural Depression (on Division); [1893-94]; CXLVIII. 472.—B rd of Highways (on Division); [1893]; CXLVIII. 39.—Crofts (Scotland) Act, 1896 (count out); [1894]; CL. 106.—Duke of Edinburgh Annuity (on Division); [1894]; CXLVIII. 30.—Government Employees in the Dockyards; [1894]; CXLIX. 33.—Law Officers (Private Practice); [1894]; CXLIX. 47.—Fines and Revolues (Administered); [1894]; CL. 49 (on Division)—Royalty Revenue and Expenditure; [1894]; CXLIX. 59 (on Division)—Naval and Military Defence Preparations; [1894]; CXLIX. 39 (withdrawn)—Civil Service (withdrawn); [1894]; CXLIX. 47.—Army Indian Composition; [1895]; CL. 90.—Vice of the County's Annuity (on Division); [1895]; CXLIX. 25.—Odd-Products (Undistinguished Importation); [1895]; CXLIX. 93.—London and Western Railways; [1895]; CXLIX. 197.—Navy Efficiency; [1895]; CL. 61.—Optimus Commentary Report; [1895]; CL. 257.—Cost Office Employees; [1895]; CL. 214.—Rout in of Government Property; [1895]; CL. 102.—Tied House System; [1895]; CL. 215.—British Defence; [1896]; CL. 86.—Colorado Grants in Wales; [1896]; CL. 54.—Treaty Engagements (Ottoman Empire); [1896]; CL. 130.—Financial Reforms; [1897]; CL. 157.—Maritime Forces; [1897]; CL. 159.—Military Forces Maintenance; [1897]; CL. 27.—Army Reorganisation; [1898]; CL. 30.—Manning the Fleet; [1897]; CL. 49.—Telephone Licences; [1898]; CL. 84.—Churches; [1899]; CL. 88.—Administration, Crown Grants and Charges; [1896-90]; CXLVIII. 103.—Unofficial Members' Business; [1896-90]; CXLVII. 119.—Imperial Penny Postage; [1890-91]; CXLVI. 223.—Appointments of County Magistrates (on Division); [1893-94]; CXLVI. 254.—Treaty of Arbitration with the United States; [1892-94]; CLVIII. 300.

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125. On Report of Resolution from the Committee of Supply.—Amendments not made; To leave out certain sums and insert other sums; [1890-91]; CXLVI. 310.—[1894]; CXLIX. 280.—[1895]; CXLIX. 436.—[1896]; CXLIX. 376.—[1897]; CXLIX. 100.—[1898]; CXLIX. 98.—[1899]; CXLIX. 295—[1890-91]; CXLVI. 102.—[1894]; CXLVIII. 101.—Resolutions;—On Question, That this House will immediately resolve itself into the Committee of Supply.—Amendment to leave out "immediately" and insert "another day"; [1890-91]; CXLVI. 134, not made (on Division).

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teed Sum. : [1890] ; CXLVI. 219.

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137. Amendment proposed to leave out a Sum and insert another Sum.—|[1890-91] ; CXLVI. 219.


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III. Amendments to Amendments—continued.

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146. To Public Bills (in Committee of the whole House):—

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147. Amendment proposed to insert words; Amendment to the proposed Amendment withdrawn; [1895]; CL. 242. —To leave out words, withdrawn; [1895]; CL. 290. —To insert words; Question superseded by Motion to report Progress; [1890]; CLI. 283. —To leave out a word, and insert another word, after Debate; Clause and Question put accordingly; Main Question claimed, and Question put accordingly, and agreed to; [1890]; CLI. 245. —To leave out words to the end of a Subsection of a Clause, and insert words; Question superseded by Motion to report Progress; [1898]; UM. 169.

158. Amendments withdrawn:—To add words; [1890-91]; CXLVI. 505. —[1890-91]; CXLVIII. 485. —[1890-91]; CXLVI. 243. —To leave out words; [1891]; CXLVI. 201. —[1897]; CL. 274. —And insert others in a proposed Amendment; [1897]; CL. 285. —[1890-91]; CXLVI. 187. —To insert words in a proposed Amendment; [1893-94]; CXLVIII. 429. —To insert words after the last Amendment; [1894]; CXLVI. 190. —After another word; [1890]; CL. 242. —To add words; [1890-91]; CXLVI. 190. —To add words in a Schedule; [1890-91]; CXLVI. 170. —[1896]; CLV. 185. —Amendment proposed to the proposed Amendment; to add words, withdrawn; [1895]; CL. 285.

159. Amendment proposed to the Amendment to the proposed Amendment to leave out words; Amendment proposed to the Amendment to the proposed Amendment withdrawn; [1895]; CL. 242. —To leave out words, withdrawn; [1895]; CL. 290. —To insert words; Question superseded by Motion to report Progress; [1890]; CLI. 283. —To leave out a word, and insert another word, after Debate; Clause and Question put accordingly; Main Question claimed, and Question put accordingly, and agreed to; [1890]; CLI. 245. —To leave out words to the end of a Subsection of a Clause, that the words proposed to be left out stand part of the proposed Amendment, as amended; [1898]; CLVII. 316. —To add words; [1890-91]; CXLVI. 201.

160. Amendment proposed to the Amendment to the proposed Amendment to leave out words, in order to insert other words; negatived, on Division; [1890-91]; CXLVIII. 448.

163. Amendment proposed to the proposed Amendment, to leave out words from a certain word to the end of the proposed Amendment; negatived, on Division, after Closure; [1895]; CL. 241.

164. Amendment proposed to the proposed Amendment to insert words, negatived, on Division; [1895]; CL. 242.

165. Amendment proposed to the proposed Amendment, to leave out words, and insert others; Amendment to proposed Amendment withdrawn; [1895]; CL. 241.

166. Amendment proposed to the proposed Amendment, to add words; put, and negatived; [1896]; CLI. 378.

167. On consideration of Bills, as amended;—Amendments not made: To add words; [1898-99]; CXLVII. 77. —[1894]; CXLIX. 209 (on Division). To insert words; [1891]; CXLIX. 240. —[1896]; CLI. 216. —To leave out words; [1894]; CXLIX. 256. —Amendment proposed to insert words; Amendment proposed to leave out words, and insert others; [1897]; CLI. 322. —Withdrawn.

168. Amendments withdrawn:—To add words; [1890-91]; CXLVI. 491. —[1890-91]; CXLVI. 391. —[1890-91]; CXLVI. 82. —[1894]; CXLIX. 256. —[1895]. CL. 316. —To insert words; [1897]; CXLVIII. 509. —[1891]; CXLIX. 291. —[1899]; CLI. 240. —To leave out from a word to other words, and insert other words; [1894]; CXLIX. 286. —By inserting words, Amendment to the said proposed Amendment withdrawn; [1894]; CXLVI. 201.

169. Amendment to Amendment proposed to a Standing Order, by leaving out words to end of proposed Amendment, withdrawn; [1895-94]; CXLIX. 154.

170. On consideration of Bills, as amended;—Amendments not made: By leaving out words in a new Clause; [1897]; CXLVII. 201. —To insert words; [1890-91]; CXLVI. 250. —[1896]; CLI. 216. —To leave out a Paragraph; [1894]; CXLIX. 168. —By leaving out the words to end of the proposed Amendment; [1891]; CXLIX. 169. —To leave out a Subsection, on Division; [1894]; CXLIX. 286. —By leaving out a word; [1894]; CXLIX. 250. —By leaving out words, and adding others; [1897]; CLI. 302.

171. Amendments withdrawn:—To insert words; [1890-91]; CXLVI. 350. —To add words; [1890-91]; CXLVII. 569. —By leaving out words; [1896]; CLI. 316. —And adding others; [1898]; CLI. 235. —[1897]; CLI. 322.

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173. Address in Answer to Her Majesty's Speech, — That words be added; [1890]; CLI. 22.

174. On consideration of a Bill, as amended:—To leave out words to the end of a Subsection of a Clause, and insert other words; [1890-91]; CXLVI. 256. —Amendment proposed to proposed Amendment by inserting words, negatived; [1894]; CXLIX. 286. —That the words proposed to be left out stand part, on Division; [1891]; CXLIX. 168. —To insert words; [1894]; CXLIX. 286. —That words be inserted in a proposed Amendment; [1891]; CXLIX (negatived on Division). 292.

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175. That the word "now" stand part of the Question; [1890-91]; CXLVI. 100. 216.—That the Debate be new
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Bill be now, considered; That the word "now" stand part on Division [1889]; CXLV. 150. [1889]; CL. 256. [1890].

That words be inserted, on consideration, as amended [1890]; (CLV. 241).—On Third Reading, That words proposed to be left out stand part [1890]; CL. 270. [1890].

On Third Reading, That the word "now" stand part, on Amendment "Three Months," proposed [1890]; CL. 222. —On consideration of Lords' Amendments; That words proposed to be left out stand part of Lords' Amendments [1890-91]; CXLV. 164. —That words be inserted in a Clause proposed to be added [1890-91]; CXLV. 598. —That words stand part of proposed Amendment [1895-94]; CXLVIII. 526, 530. —That words be left out stand part of proposed Amendment, as amended [1890-91]; CXLVIII. 530. —That words, as amended, be inserted [1890-91]; CXLVIII. 598, 599. —To leave out words "now taken into consideration," and add other words: [1890]; CL. 270.

170. On consideration of Lords' Amendments;—That words be inserted in a Lords' Amendment [1890]; CL. 456. —To leave out words of a Lords' Amendment, withdrawn [1890]; CL. 453. —To leave out words of a Lords' Amendment, negatived, on Division [1897]; CL. 411. —Withdrawn [1897]; CL. 411.

Supply:

171. That words proposed to be left out stand part of the Question [1880-91]; CXLVI. 171. —That a reduced Sum be granted [1880]; CL. 156. —That a Sum be granted, whereupon Motion for progress, Motion, by leave, withdrawn [1880]; CL. 150. —Motion, by leave, withdrawn [1880]; CL. 150. —On report of Resolutions: Amendment proposed to leave out a Sum and insert a smaller Sum [1890]; CLIV. 101, 101.

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187. Amendment to Question proposed, That a Humble Address be presented, Her Majesty's Speech—Debate arising; Debate adjourned [1890]; CL. 9. —Debate resumed on Amendment to the Address [1890]; CL. 11. 16.

188. On Amendment to Question, That a Bill be now read a second time [1890]; CL. 187.

189. Amendment proposed to Question to leave out from the word "That," to the end of the Question, in order to add other words; Question, That the words proposed to be left out stand part, negatived; Question, That the proposed words be added; Debate adjourned [1890-91]; CXLV. 93.

190. On proposed Amendment to a Bill on consideration, as amended; Debate adjourned [1890-91]; CXLVI. 22. —To leave out words, and add other words; Debate adjourned [1897]; CL. 327.

191. On Question, That words be added after a word in the Main Question as amended; Debate adjourned, and no day fixed for the resumption of the Debate [1880-91]; CXLVI. 23. —On same Question; Debate adjourned, and a day fixed for resumption [1880-91]; CXLVI. 120. —But not proceeded with.

192. On consideration of a Bill as amended—Amendment proposed to add words; Question proposed, but Mr. Speaker rules the Amendment out of Order [1897]; CL. 326.

193. On Question, That a Bill be read a second time; Amendment proposed, and Debate thereupon adjourned [1880-91]; CXLVI. 189. —Amendment proposed, "Six Months," and Debate adjourned [1889]; CL. 107. —Further Motion [1889]; CL. 297.

194. On consideration of a Bill as amended—Amendment proposed, and Debate thereupon adjourned [1880-91]; CXLVI. 293. —CXLV. 239. —Debate adjourned as Midnight [1897]; CL. 533. —Amendment proposed, To leave out paragraphs of a Clause; Debate adjourned [1886]; CL. 205.

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V. Incidental Proceedings.—continued.

206. On Amendment proposed to be made to the Bill by inserting words at the end of a Clause (on consideration as amended and Debate adjourned) [1893-94]; CXLVII. 688.

207. Amendment proposed to Bill on consideration as amended, to insert words; And it being Midnight, Debate adjourned [1894]; CXLI. 321.

208. Debate adjourned; After Midnight, objection taken, on Amendment, to a Bill, on consideration as amended, to insert words; [1894]; CXLIX. 317.—At Half-past Five [1894]; CXLIX. 169.

209. Amendment proposed to Resolution, by leaving out the word "That," to the end of the Question, in order to add words, and negatived on Division; Main Question proposed; Debate arising, and it being after Midnight, Debate adjourned; No day fixed; [1900]; CLV. 171.

210. In Committee on Bills—On Amendments proposed to a Bill, a Member moves, That the Chairman do report Progress, but the Chairman, being of opinion that the Motion was an abuse of the Rules of the House, declined to propose the Question thereupon to the Committee, and put the Question on the Amendment; [1890-01]; CXLVI. 42.—And Amendment withdrawn; [1890-91]; CXLVI. 105.

211. A Member, having failed to explain the object of his Amendment to the Committee, directed by the Chairman to discontinue his speech, and the Question on the Amendment was not put to the Committee; [1890-91]; CXLI. 199.

212. On Amendment proposed to insert words, a Member moves, That the Chairman do report Progress, but the Chairman with-held his Assent, because it appeared to him that the Committee was prepared shortly to come to a decision without that Motion; Whereupon a Motion for Progress moved, and Question put, pursuant to Clause, and negatived; At Twelve o'clock, the Minister moves, That the Question on the Amendment be now put, and Question put accordingly, and negatived; [1895]; CLI. 239.

213. On Amendment proposed to the Schedule, a Member claims to move that the Question, That the Question that the words of the Schedule to the end of a line, stand part of the Schedule, be now put; [1895]; CLI. 122.

214. On Main Question proposed, after Amendment negatived; Debate arising, and Mr. Speaker interposes Business at Half-past Five; Member claims, That the Question be now put; Question put, and resolved in the Affirmative; Main Question put accordingly, and resolved in the Affirmative; [1896]; CLI. 90.

215. Amendment proposed, to leave out words and insert others; Question, That the words proposed to be left out stand part of the Question, negatived on Division; Question, That words be inserted; Debate arising; Motion for adjournment of Debate put, and negatived on Division; [1898]; CXLVI. 320.

216. Question, That words be added to the proposed Amendment; Amendment proposed to the proposed Amendment to the proposed Amendment, to leave out words; Question, That the words stand part of the proposed Amendment to the proposed Amendment; negatived on Division; Question, That words be added to the proposed Amendment to the proposed Amendment; put, and agreed to; [1899]; CXLVII. 100.

217. Upon Motion that Mr. Speaker do now leave the Chair; Amendment proposed on Division, negatived; Question, That those words be there added, and it being after Midnight, and objection taken, Debate stood adjourned; [1892-93; CXLIV. 655.

218. On Amendment proposed to Question for reading a Bill a second time, That the word "now" stand part; Debate adjourned; Debate stood adjourned at Midnight; [1895]; CL. 105.

219. On Amendment proposed to Question for reading a Bill a second time, That the word "now" stand part; Debate adjourned; Debate stood adjourned at Midnight; [1895]; CL. 105.

220. Order for resuming adjourned Debate on an Amendment proposed to Bill on consideration, as amended, dismissed; Question, That the words be added to the word "That" in the Main Question, and it being Midnight, and objection being taken to further proceeding, Question put pursuant to Standing Order, Closure of Debate; [1892]; CXLVII. 166, 167.

221. On Motion, That Mr. Speaker do leave the Chair for Committee of Supply; Amendment proposed; Question, That words be added to the word "That" in the Main Question; Debate stood adjourned at Midnight; [1895]; CLI. 213.

222. On Amendment proposed to appointment of a Select Committee; Debate arising; and it being after Half-past Five, and objection being taken, Debate stood adjourned; Debate to be resumed; [1895]; CL. 61.

223. On an Amendment to insert words, adjourned; Debate resumed; and further adjourned; [1895]; CL. 62.

224. On an Amendment to Question for appointment of a Select Committee, Debate adjourned; Debate resumed; and objection taken, Debate further adjourned; [1895]; CL. 88.

225. On an Amendment proposed to Resolution reported from Committee of Supply, to leave out a Sum, and insert a lower Sum; Debate arising before Midnight, and Question put after Midnight; [1896]; CXLII. 98.

226. Adjourned Debate on Amendment resumed; Amendment withdrawn; Bill read a second time, and committed; [1900]; CLV. 202.

227. That it be an Instruction to a Committee on a Bill, Debate arising; Motion for adjournment of Debate withdrawn; Original Question again proposed; Amendments made by leaving out words, and inserting others; Main Question, so amended, put, and negatived; [1896]; CXLII. 212, 213.

228. Amendment to leave out words "now read the third time," and add words instead thereof; Debate arising; Member moved, That the Debate be now adjourned; Mr. Speaker declines to propose the Question (Abuse of Rules); Question put, and resolved in the affirmative; [1900]; CXLVII. 226.

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229. To Motion, That Mr. Speaker do now leave the Chair; Debate arising; Motion for adjournment of Debate withdrawn; Question put, and leave out words, and add others; Question, That the words proposed to be left out stand part of the Question, negatived; Question, That the proposed words be inserted; Amendment proposed to proposed Amendment, to insert words, on Division, made; Question, That the proposed words, as amended, be added to the word "That" in the Main Question; Debate stood adjourned at Midnight (no day appointed for resumption) [1895]; CXLVII. 290.

230. To new Clause—Amendment proposed to insert words; Question, That those words be there inserted; Amendment proposed to proposed Amendment, to leave out from a certain word to the end of the proposed Amendment; Question, That the words proposed to be left out stand part of the proposed Amendment, resolved in the affirmative; Question, That the original words be inserted; resolved in the affirmative; [1897]; CXLVII. 294.

231. On Motion, That a Standing Committee have leave to sit every day during the sitting, and notwithstanding the adjournment of the House; Amendments proposed, but not made, on Division; [1892]; CXLVII. 209.

232. On Question of Privilege.—Amendment to Amendment proposed, but on Division, not made, on Question put, pursuant to Standing Order, Closure of Debate; [1897]; CXLVII. 166, 167.

233. On Motion, That Mr. Speaker do leave the Chair for Committee of Supply; Amendment proposed; Question, That words be added to the word "That" in the Main Question; Debate stood adjourned; [1892-93; CXLVII. 104.

234. On Question of Privilege—Amendment proposed "to leave out words and add others," and on Question, That the words proposed to be left out stand part; Amendment and Motion withdrawn; [1893-94; CXLVII. 224.

235. On Motion, That a Select Committee be appointed; Amendment proposed; Main Question, so amended, proposed objection taken to further proceeding; Debate stood adjourned; CL. 56. Further adjourned, 46. Question put, and agreed to; [1895]; CL. 91.

236. On Amendment to Question, That Mr. Speaker do now leave the Chair, carried on Division; and Question, That those words be added to the word "That" in the Main Question, and it being Midnight, and objection being taken to further proceeding, Question put pursuant to Standing Order, Closure of Debate; [1892]; CXLVII. 665.

237. On Question, That Mr. Speaker do now leave the Chair for Committee of Supply; Amendment proposed, and Question put,
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Amendment proposed to insert words: Question proposed that the words be inserted, but the Chairman finding the Amendment was beyond the scope of the Bill, ruled it to be out of Order; [1894] CXLIX. 272.

Amendment proposed, upon Motion, That Mr. Speaker do now leave the Chair for Committee of Supply; Question, That the words proposed to be left out stand part, negatived; Question, That words be added; Amendment proposed to leave out words, and add others, made; Question, That the words, as amended, be added to the word "That," in the Main Question, and received in the affirmative; [1895]; CL. 67.

Amendment proposed, upon Motion, That the words proposed to be left out stand part of the Question, put, and negatived; Question, That the words of the proposed Amendment be added to the word "That," in the Main Question; Closure claimed, and Assent withheld; Amendment proposed to the proposed Amendment; Question proposed, That words stand part of proposed Amendment; Closure claimed, and Assent withheld; Question put, and negatived, on Division; Question proposed, That words be added to the word "That," in the Main Question, and at Midnight Closure claimed, and Question of Closure not decided because not supported by the majority prescribed by Standing Order 89; [1895]; CL. 216.

Motion for re-committal of Bill; Amendment proposed to leave out words, and add others, made; Question proposed, That the words be inserted, but the Chairman finding the Amendment was beyond the scope of the Bill, ruled it to be out of Order; [1894]; CXLIX. 272.

Amendment proposed, upon Motion, That Mr. Speaker do now leave the Chair; Amendment proposed; Question, That the words proposed to be left out stand part of the Question, put, and negatived; Question, That words be added; Amendment proposed, to leave out words, and add others, made; Question, That the words, as amended, be added to the word "That," in the Main Question, and received in the affirmative; [1895]; CL. 67.

Amendment proposed, upon Motion, That the words proposed to be left out stand part of the Question, put, and negatived; Question, That the words of the proposed Amendment be added to the word "That," in the Main Question; Closure claimed, and Assent withheld; Amendment proposed to the proposed Amendment; Question proposed, That words stand part of proposed Amendment; Closure claimed, and Assent withheld; Question put, and negatived, on Division; Question proposed, That words be added to the word "That," in the Main Question, and at Midnight Closure claimed, and Question of Closure not decided because not supported by the majority prescribed by Standing Order 89; [1895]; CL. 216.

Amendment proposed, upon Motion, That the words proposed to be left out stand part of the Question, put, and negatived; Question, That the words of the proposed Amendment be added to the word "That," in the Main Question; Closure claimed, and Assent withheld; Amendment proposed to the proposed Amendment; Question proposed, That words stand part of proposed Amendment; Closure claimed, and Assent withheld; Question put, and negatived, on Division; Question proposed, That words be added to the word "That," in the Main Question, and at Midnight Closure claimed, and Question of Closure not decided because not supported by the majority prescribed by Standing Order 89; [1895]; CL. 216.

Amendment proposed, upon Motion, That the words proposed to be left out stand part of the Question, put, and negatived; Question, That the words of the proposed Amendment be added to the word "That," in the Main Question; Closure claimed, and Assent withheld; Amendment proposed to the proposed Amendment; Question proposed, That words stand part of proposed Amendment; Closure claimed, and Assent withheld; Question put, and negatived, on Division; Question proposed, That words be added to the word "That," in the Main Question, and at Midnight Closure claimed, and Question of Closure not decided because not supported by the majority prescribed by Standing Order 89; [1895]; CL. 216.

Amendment proposed, upon Motion, That the words proposed to be left out stand part of the Question, put, and negatived; Question, That the words of the proposed Amendment be added to the word "That," in the Main Question; Closure claimed, and Assent withdrawn; Amendment proposed to insert words, and withdrawn; another Amendment proposed to insert words, and made; Main Question, as amended, put, and agreed to; [1899]; CXLXI. 79, 200.

Reports of the Committees of Supply, and Ways and Means on Motion relative thereto: Amendment proposed to insert words, and withdrawn; another Amendment proposed to insert words, and made; Main Question, as amended, put, and agreed to; [1899]; CXLVI. 388.

Proceedence of Government Business.—Resolution: Amendment proposed to insert words; Debate arising, and Question put, and agreed to; [1895]; CXLVI. 177.

On adjournment of the House:-Amendment proposed to leave out words, negative on Division; [1905]; CLXVI. 177.

Business of the House:—Government Business: Amendment proposed, to leave out words, and insert words (on Division, not made; to leave out words on Division, not made; to add words, withdrawn; [1892]; CXLVI. 75.

On Motion regarding Procedure on a Bill:-Amendment proposed, in Committee, and reported, That the Bill should originate in the House of Lords; CLXI. 41.

On adjournment of the House:-Amendment proposed to leave out words, and insert words (on Division, not made; to add words, withdrawn; [1894]; CXLIX. 272.

On adjournment of the House:-Amendment proposed, to leave out words, and insert words (on Division, not made; to add words, withdrawn; [1894]; CXLIX. 272.

Business of the House:—To leave out words and insert others, on Division, not made; [1894]; CXLIX. 272.

Business of the House:—To leave out words and insert others, on Division, not made; [1894]; CXLIX. 272.

Amendment proposed to insert words; Question proposed, That the words be inserted, but the Chairman finding the Amendment was beyond the scope of the Bill, ruled it to be out of Order; [1894]; CXLIX. 272.
Ancient Monuments Protection Act (1882) Amendment:

See Ancient Monuments Protection Act (1882) Amendment (Ireland) Bill.

Ancient Monuments Protection Act (1882) Amendment:
1. [1892.] Bill (changed from Ancient Monuments Protection Act (1882) Amendment Bill); considered, as amended; passed; CXLVII. 287. Agreed to by the Lords, 369. (Cited as Ancient Monuments Protection Act (Ireland) Act, 1892.) R. A. 401.

Ancient Monuments Protection:
1. [1893.] Bill to amend the Ancient Monuments Protection Acts; ordered; CLII. 322. Presented, 202.
2. [1893-94.] Ordered and presented; CLY. 44. Considered, 90. Considered in Committee, 113, 121. Further considered in Committee, and reported, 153. Considered, as amended; passed, 140. Agreed to by the Lords, with Amendments, 297. Lords' Amendments agreed to, 374. (Cited as Ancient Monuments Protection Act, 1900.)

See Ancient Monuments Protection Act (1882) Amendment (Ireland) Bill.

Animals:—See Contagious Diseases.

Antiquities (Ireland) (Transfer):
1. [1893.] Bill to enable a transfer of certain Irish Antiquities from the British Museum to the National Museum, Dublin; ordered; CLIII. 75. Presented, 76. (Not proceeded with.)

Appeal for Jury (Repeal) (Scotland):
1. [1892.] Bill to amend the Court of Session Act, 1868; ordered; presented; CLV. 24. Considered, as amended; passed, 140. Ordered and presented; CXLIII. 155. Agreed to by the Lords, 359. (Cited as Supreme Court of Justiciary (Ireland) Act, 1892.)

See Appeals (Forma Pauperis).

Appeal in Certain Civil Matters (Ireland):
1. [1897.] Bill to provide for an Appeal in Ireland, in Cases stated by Justices in certain Civil Matters; ordered, and presented; CLII. 138. Bill committed, 191. Bill considered in Committee and reported, 238. Considered, as amended, 236. Passed, 232. Agreed to by the Lords, 353. (Cited as Supreme Court of Justiciary (Ireland) Act, 1897.)

Appeals (Forma Pauperis):
1. [1893-94.] Bill to amend "The Appellate Jurisdiction Act, 1876," so far as regards Appeals in Forma Pauperis; brought from the Lords; CXLVII. 169. Read, 216. Committed, 966. Considered in Committee, and reported, without Amendment; passed, 374. (Cited as Appeals (Forma Pauperis) Act, 1885.)

See Appeals (Forma Pauperis).
I. Bills relative to the Army:

Army (Annual):

1. [1890-91.] Resolution which, upon the 24th day of February last, was reported from the Committee of Supply, and which was then agreed to by the House, read; Bill to provide, during Twelve Months for the Discipline and Regulation of the Army; Ordered. CXLVI. 127. Presented, 126. Committed, 123. Considered in Committee. 124. Committee deferred, 125. Bill further considered in Committee, and reported, without Amendment, 127. Passed, 126. Agreed to by the Lords. 124. (Cited as Army (Annual) Act, 1891.) R. A. 124. 2. [1892.] Ordered; CXLVII. 105. Presented accordingly, 106. Committed, 117. Considered in Committee, and reported, without Amendment, 118. Bill passed, 119. Agreed to by the Lords, 120. (Cited as Army (Annual) Act, 1892.) R. A. 120. 3. [1893.] Resolution which, upon the 8th day of this instant March, was reported from the Committee of Supply, and which was then agreed to by the House, read; Bill to provide, during Twelve Months, for the Discipline and Regulation of the Army; Ordered; presented accordingly; CXLVIII. 140. Motion, That the Bill be now read a second time; Debate arising, Adjournments of the Debate moved, but Mr. Speaker declines to propose the Question (Abuse of Rules); Bill committed, 146. Considered in Committee, and reported, without Amendment, 147. Passed, 146. Agreed to by the Lords, 145. (Cited as Army (Annual) Act, 1893.) R. A. 145. 4. [1894.] Resolution which, upon the 19th day of this instant March, was reported from the Committee of Supply, and which was then agreed to by the House, read; Bill to provide, during Twelve Months, for the Discipline and Regulation of the Army; Ordered; presented accordingly; CXLIX. 40. Committed, 43. Committee deferred, 47. 69. Bill considered in Committee, and reported, without Amendment; passed, 76. Agreed to by the Lords, 86. (Cited as Army (Annual) Act, 1894.) R. A. 92. 5. [1895.] Resolution of 31st March reported from the Committee of Supply, and which was then agreed to by the House, read; Bill to provide, during Twelve Months, for the Discipline and Regulation of the Army; Ordered; presented, 96. Second Reading deferred, 100. Committed, 111. Considered in Committee, and reported, without Amendment, 121. Passed, 124. Agreed to by the Lords, 140. (Cited as Army (Annual) Act, 1895.) R. A. 144. 6. [1896.] Resolution of 9th March reported from the Committee of Supply, and which was then agreed to by the House, read; Bill to provide, during Twelve Months, for the Discipline and Regulation of the Army; Ordered and presented, CXL. 160. Second Reading deferred, 165. Bill committed, 167. Considered in Committee, and reported, without Amendment; passed, 112. Agreed to by the Lords, 121. (Cited as Army (Annual) Act, 1896.) R. A. 121. 7. [1897.] Resolution of 15th February reported from the Committee of Supply, and which was then agreed to by the House, read; Bill to provide, during Twelve Months, for the Discipline and Regulation of the Army; Ordered, CXL. 115. Presented, 116. Motion, That the Bill be now read a second time; Member moves that the Debate be adjourned, but Mr. Speaker declines to propose the Question (Abuse of Rules); Bill committed, 123. Considered in Committee, and reported, Army (Annual)—continued.

II. Resolution relative to the Army: 45.
I. Bills relative to the Army—continued.

Military Lands Act (1892) Amendment—continued.

11. [1897.] Ordered; C.L.I. 81. Presented, 31. Motion, That the Bill be now read a second time, and, at Midnight, Debate adjourned, 62. Question put, and agreed to; Bill committed, 65. Considered in Committee, 67. Further considered in Committee, and reported, 144. Considered, as amended; passed, 149. Agreed to by the Lords, 165. (Cited as Military Lands Act, 1897.) R. A. 183.

Military Lands Consolidation:

15. [1892.] Bill to consolidate certain Enactments relating to the Acquisition of Land for Military purposes; Ordered, CXLVII. 57. Presented accordingly, 57. On Second Reading, Motion, That the Debate be now adjourned; Question put, pursuant to Standing Order (Closure of Debate), and, on Division, negative; Original Question put, pursuant to said Standing Order, and, on Division, rejected, in the Affirmative. Bill accordingly read a second time; Motion, That the Bill be committed to a Select Committee; it being after Midnight, Debate stood adjourned, 188. Order for resuming adjourned Debate, read; Question put, Bill committed to a Select Committee, 226. Bill reported (Title amended); re-committed to a Committee of the whole House, 371. Bill considered in Committee, and reported, 371. Considered, as amended; passed, 376. Agreed to by the Lords, 396. (Cited as Military Lands Consolidation, 1892.) 2. A. 400. See Committees.

Military Lands Provisional Orders:


19. [1895.] Bill to confirm certain Provisional Orders of the Secretary of State under the Military Lands Act, 1892; Ordered; CL. 134. Presented accordingly, and referred to the Examiners, 134. Report, no Standing Orders applicable, 143. Bill committed, 150. Reported, without Amendment; Provisional Orders confirmed, 173. Bill passed, 176. Agreed to by the Lords, 219. (Cited as Military Lands Provisional Orders Confirmation Act, 1895.) R. A. 252.

19. [1895-6.] (No. 2). Bill ordered, presented, and referred to Examiners; CL. 281. Report, no Standing Orders applicable, 308. Committed, 314. (Not proceeded with.)

19. [1895.] (Sess. II.) Order made 16th June, in the last Session of Parliament, for leaving to bring in the Military Lands Provisional Order (No. 2) Bill read; Bill read the first and second time; and committed; CL. 347. Reported, without Amendment; Provisional Order confirmed; Bill passed, 354. Agreed to by the Lords, 373. (Cited as Military Lands Provisional Orders Confirmation (No. 2) Act, 1895.) R. A. 391.

20. [1896.] Bill to confirm certain Provisional Orders of the Secretary of State under the Military Lands Act, 1892; Ordered; presented accordingly; read, and referred to the Examiners; C.L.II. 347. Report, no Standing Orders applicable, 230. Bill committed, 237. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, 276. Considered, as amended, 290. Passed, 298. Agreed to by the Lords, 371. (Cited as Military Lands Provisional Orders Confirmation Act, 1896.) R. A. 339.

21. [1898.] Bill to confirm certain Provisional Orders of the Secretary of State under the Military Lands Act, 1892; Ordered; CL.III. 226. Presented; Read, and referred to the Examiners, 222. Report, no Standing Orders applicable; Day appointed for Second Reading, 238. Bill committed, 242. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 266. Bill considered, as amended, 264. Passed, 267. Agreed to by the Lords, 342. (Cited as Military Lands Provisional Orders Confirmation Act, 1898.) R. A. 372.

22. [1900.] Ordered; Presented accordingly, and referred to the Examiners; CL.V. 85. Report, Standing Orders are applicable; Day appointed for Second Reading, 51. Bill committed, 55. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 81. Bill passed, 84. Agreed to by the Lords, 131. (Cited as Military Lands Provisional Orders Confirmation Act, 1900) R. A. 149.

Military Lands Provisional Orders Confirmation (No. 2):

23. [1898.] Bill, intituled, An Act to confirm certain Provisional Orders of the Secretary of State under the Military Lands Act, 1892, brought from the Lords; CL.V. 355. Read, and referred to the Examiners, 365. Report, no Standing Orders applicable; Bill committed, 383. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 415. Bill passed, 419. (Cited as Military Lands Provisional Orders Confirmation (No. 2) Act, 1898.) R. A. 432.

Military Lands;

24. [1900.] Bill, intituled, An Act to amend the Military Lands Act, 1892; brought from the Lords; CL.V. 200. Read, 201. Motion, That the Bill be now read a second time; Amendment proposed, "Three Months," not made on Division; Bill committed, 342. Bill considered in Committee, and reported, 369. Consideration, as amended, 372. Bill considered, as amended; Passed, with Amendments, 392. To which the Lords agree, 396. (Cited as Military Lands Act, 1900.) R. A. 401.

Military Manoeuvres;

25. [1893.] Bill to facilitate the execution of Military Manoeuvres; Ordered; presented accordingly; CL.I. 49. Motion, That the Bill be now read a second time; Amendment proposed, "any such exceptional interference with the rights of property and the liberty of the subject as is contemplated by the Military Manoeuvres Bill should, so far as it may be found to be necessary in the public interests, be allowed only after the sanction of Parliament has been obtained in each case by means of a special Act or confirmed Provisional Order;" and not made, on Division; Bill committed, 107. Withdrawn, 413.

26. [1897.] Motion, That it be left to be brought in a Bill to facilitate Military Manoeuvres; and Question agreed to, on Division; Bill presented accordingly; CL.II. 339. Motion, That the Bill be now read a second time; Amendment proposed, "Three Months," not made, on Division; Question agreed to; Motion, That the Bill be committed to the Standing Committee on Law, &c., and Question agreed to, on Division, 372. Bill reported from the Standing Committee, with Amendments; Minutes of Proceedings to be printed; Day appointed for consideration, as amended, 390. Consideration, as amended, deferred, 412. Bill considered, as amended; passed, 414. Agreed to by the Lords, 426. (Cited as Military Manoeuvres Act, 1897.) R. A. 453. See Addresses, Committees.

27. [1900.] Bill, intituled, An Act to amend the Military Manoeuvres Act, 1897, and to give further facilities for Rifle and Artillery Practice; brought from the Lords; CL.V. 276. Read, 283. Examiners to examine Bill with respect to compliance with Standing Orders, 287. Report, That the Standing Orders applicable have not been complied with, referred to the Select Committee on Standing Orders, 302. Petition against dispensing with Standing Orders in the case of the Bill, referred to the Select Committee on Standing Orders, 324. Report, That Standing Orders ought not to be dispensed with, 221. Order for Second Reading discharged; Bill withdrawn, 327.

Military Works (Money):

28. [1897.] Motion for the House to resolve itself into a Committee to consider of making provision for the execution of Military Works, and for other Military purposes, and for authorising the payment, out of the Consolidated Fund, of such...
Militia:

29. [1895.] Bill to make better Provision for the Militia; and with reference to the Law of Ballot for that force; Ordered; CL. 16. Presented, 10. (Not proceeded with.)
30. [1896.] Ordered and presented; CXLVII. 13. Presented, 10. (Not proceeded with.)

Regimental Debts Consolidation:

22. [1899-91.] Bill to consolidate and amend the Law relating to the payment of Regimental Debts, and the collection and disposal of the Effects of Officers and Soldiers in cases of Death, Desertion, Insanity, and other Causes; Ordered and presented; CXLVI. 191. Bill withdrawn, 361.


Reserve Forces:

34. [1896.] Bill to amend the Reserve Forces Act, 1882, brought from the Lords; CXLVI. 281. (Not proceeded with.)

II. Resolution relative to the Army:

Militia:

45. [1899, Ses. II.] Mr. Balfour acquaints the House, that he has a Message from Her Majesty to this House, signed by Her Majesty; presents the same to the House; Message read by Mr. Speaker (all the Members being uncovered); Day appointed for considering it; CXLVI. 482. Committee deferred, 424. Message again read; Motion, That an humble Address be presented to Her Majesty, thanking Her Majesty for Her Most Gracious Message communicated to this House Her Majesty's intention to cause the Militia to be embodied, and the Militia Reserve Force or such part thereof as Her Majesty should think necessary to be called out for permanent service; Amendment proposed, "But we humbly represent to Your Majesty that inasmuch as there are only about 40,000 adult males in the two South African Republics, and that these are not trained soldiers, the embodiment of the Militia Reserve is unnecessary, and that the forces already at the disposal of Your Majesty are amply sufficient for the emergency;" negatived, on Division; Main Question put, pursuant to Standing Order, Closure of Debate, 222. Bill further considered in Committee; Closure claimed, but the Chairman withholds his assent; Bill reported, without Amendment, 126. Bill passed, 153. Agreed to by the Lords, 165. (Cited as Military Works Act, 1897.) R. A. 166.

Reserve Forces:

36. [1899.] Ordered, CXLVI. 289. Presented, 370. Committee, considered in Committee, and reported with out Amendment; passed, 365. Agreed to by the Lords, 419. (Cited as Reserve Forces Act, 1899.) R. A. 423.

Reserve:

47. [1899, Ses. II.] Prolongation relative thereto; CXLV. 433.

Volunteer Act (1893) Amendment:

38. [1890-91.] Bill to amend the Volunteer Act, 1893; Ordered and presented, CXLVI. 69. (Not proceeded with.)
39. [1894-95.] Ordered and presented, CXLVIII. 65. (Not proceeded with.)

Volunteer Forces (Jury Exemption):

40. [1892.] Bill for the Exemption of Efficient Volunteers from Jury Service; Ordered; CXLVII. 29. Presented, 19. (Not proceeded with.)
41. [1893-94.] Ordered and presented, CXLVIII. 28. Committee, 212. Order for Committee discharged; Bill withdrawn, 455.

Volunteers (Military Service):

42. [1893.] Bill to amend the Law as to the calling out of Volunteers for actual Military Service; Ordered and presented accordingly; CL. 241. Bill committed, 277. Bill considered in Committee, 292. Further considered, and reported, without Amendment; passed, 298. Agreed to by the Lords, 311. (Cited as Volunteer Act, 1893.) R. A. 334.

Volunteers:

43. [1897.] Bill to declare the effect of the Provisions of the Volunteer Act, 1893, with respect to Ranks for Volunteer Corps; Ordered and presented, CXLIV. 161. Presented, 182. Bill considered in Committee, 197. Further considered in Committee, and reported, 216. Considered, as amended, 222. Bill passed, 240. Division, 241. Agreed to by the Lords, with Amendments, 277. Lords' Amendments to be now considered; considered, and agreed to, 418. (Cited as Volunteer Act, 1897.) R. A. 435.
44. [1900.] Bill, intituled, An Act to amend the Volunteer Act, 1893; brought from the Lords; CXLIII. 290. Read, 301. Motion, That the Bill be now read the third time; Amendment proposed, "Three Months," and withdrawn; Main Question agreed to; Bill committed, 342. Bill considered in Committee, and reported, 343. Bill considered, as amended, and passed, with Amendments, 367. To which the Lords agree, 388. (Cited as Volunteer Act, 1900.) R. A. 283.

Art.:—See Schools (Education).

Art Department:—See Supply.

Artificial Manures, &c. (Adulteration):—continued.

1. [1896-97.] Bill for the better Prevention of Frauds in the Manufacture and Sale of Artificial Manures and other GEN. INDEX. CXLVI.—CLV. (1896-97.)

Artificial Manures, &c. (Adulteration) —continued.

Preparations for Agricultural purposes; Ordered; CXLVI. 12. Presented, 17. Order for Second Reading discharged; Bill withdrawn, 142.
2. [1899-91.] (No. 2.) Bill for the better prevention of Frauds in the Manufacture and Sale of Artificial Manures and Fodding Stuffs; Ordered and presented; CXLVI. 543. (Not proceeded with.)
Artificial Manures, &c. (Adulteration) — continued.

Assistant County Surveyors (Ireland) — continued.

27. (Not proceeded with.)


Ascension Day:
1. [1890-91.] Motion, That Committees shall not sit To-morrow, being Ascension Day, until Two of the clock; and Question, on Division, resolved in the Affirmative; CXLVII. 204.—[1892] ; (without Division) ; CXLVII. 253.
2. [1895-96.] Without Division; CXLVIII. 268.
3. [1894.] On Division; CXLIX. 115.
4. [1895.] On Division; Cl. 277.—[1896] ; on Division; CLI. 214.
5. [1897.] On Division; CLI. 253.
6. [1898.] On Division; CCL. 211.
7. [1899.] On Division; CCLV. 186.
8. [1900.] On Division; CCLVI. 216.

Ashton-under-Lyne Corporation:
Petition, for leave to bring in a Bill to authorise the construction of new Sewers, and to make better provision in relation to the Health, Local Government, and Improvement of the Borough of Ashton-under-Lyne, and for other purposes; and Bill ordered; CXLVII. 35. Read, 43. Committed, 35. Report, on Petition for dispensing with Standing Order, 129. That Standing Order ought to be dispensed with, 121. Report from the Committee on Police and Sanitary Regulations Rth, 270. Considered, as amended, 296. Passed, 500. By the Lords, with Amendments, 438. Lords' Amendments agreed to, 468. (Cited as Ashton-under-Lyne Corporation Act, 1893,) R. A. 222.

Ashton-under-Lyne Water: — See Waterworks.

Ash Wednesday:
[1890-91.] Motion, That this House do meet To-morrow, at Two of the clock; and Question, on Division, resolved in the Affirmative; CXLVII. 81.—[1892] ; CXLVIII. 74,—[1895-96] ; CXLVIII. 61.—[1897] ; CLI. 93.—[1898] ; CLI. 51.—[1900] ; CLV. 99.

Ashphalt Company: — See Companies.

Assassination of the King of Italy: — See Addresses and Resolutions.

Assassination of the President of the French Republic: — See Addresses and Resolutions.

Assessment of Poor Rates: — See Poor Law.

Assessment of Taxes (Regulation of Remuneration): —
[1890-91.] Bill to regulate the Remuneration payable to Clerks to Commissioners of Income Tax and Inhabited House Duties, and to Assessors thereof; Ordered; CXLVII. 96. Presented, 97. Bill committed, 112. Report, Title amended (changed to Taxes (Regulation of Remuneration) Bill), 188. See Taxes (Regulation of Remuneration) Bill.

Assistant County Surveyors (Ireland):
1. [1890-91.] Bill to amend the Law with regard to Assistant County Surveyors in Ireland; Ordered; CXLVII. 496. Presented, 446. Order for Second Reading discharged; Bill withdrawn, 508.

Assistant County Surveyors (Ireland) — continued.
2. [1892.] Ordered; CXLVII. 128. Presented, 157. (Not proceeded with.)
4. [1896.] Ordered; CLI. 22. Presented, 20. (Not proceeded with.)
5. [1897.] Ordered; CXL. 16. Presented, 19. (Not proceeded with.)

Australasian Mortgage and Agency Company:

Australian Colonies Customs Duties:
[1893.] Bill to amend the Law with respect to Customs Duties in the Australian Colonies; Ordered; CL. 70. Second Reading deferred, 72. Considered, 77. Considered in Committee, 78. Further considered, and reported, without Amendment, 82. Passed, 85. Agreed to by the Lords, 180. (Cited as Australian Colonies Duties Act, 1893.) R. A. 119.


Australian Mail Contract: — See Post Office.

Australian Waters: —See Supply (Navy).

Aylesbury Tramroad: — See Tramroads.

Ayr Borough:
[1898.] Petition for leave to bring in a Bill to authorise the Provost, Magistrates, and Town Council of the Borough of Ayr, to construct and work Tramways, and for making further and better provision in regard to the Water Supply, the Common Creek, the Cemetery, the Markets and Slaughter-houses of the Borough and for other purposes, and Bill ordered; CXLVII. 24. Placed, 35. Committed, 48. Reported, 107. With Amendments, 163. Considered as amended, 180. Passed, 211. Agreed to by the Lords, with Amendment, 314. Lords' Amendments agreed to, 341. (Cited as Ayr Borough Act, 1899.) R. A. 590.
AYR—BANKS.

Ayr Faculty of Solicitors' Widows' Fund Society:

[1890.] Report from the Select Committee on Standing Orders, on Petition for leave to deposit Petition for Bill, that Standing Orders ought to be dispensed with; CL. 47. Report. Standing Orders not complied with, referred to the Select Committee on Standing Orders, 62. Petition for Bill referred to the said Committee, 62. Report, that the Standing Orders ought to be dispensed with; 21. Report read; Bill to provide for the winding up and Dissolution of the Widows' Fund Society of the Ayr Faculty of Solicitors, and for other purposes; ordered, 72. Read; Bill to be read a second time, 76. Committee, 370. Considered, as amended, 370. Passed, 386. Agreed to by the Lords with Amendments, 372. Lords' Amendments agreed to, 225. (Cited as Ayr Faculty of Solicitors' Widows' Fund Society Act, 1890.) R. A. 175. Ayrshire Railway.—See Railways.

Bacup Water:—See Waterworks.

Bail:

[1896.] Bill, intituled, an Act to amend the Law with respect to Bail; brought from the Lords; CLIII. 72. Read, 74. Committed, 94. Considered in Committee, 99. Bill considered in Committee, and reported, without Amendment; passed, 147. (Cited as Bail Act, 1896.) R. A. 231.

Bakehouses:

1. [1897.] Bill to restrict the Hours of Labour in Bakehouses to Forty-eight hours per week; Ordered; CXLII. 103. Presented, 104. (Not proceeded with.)

2. [1898.] Ordered and presented; CXLII. 391. (Not proceeded with.)

3. [1899.] Ordered and presented; CXLVII. 67. (Not proceeded with.)

4. [1900.] Ordered and presented; CXLVII. 34. (Not proceeded with.)

Ballot Act:—See Resolutions.

Ballot Act (1872) Amendment:


2. [1893-94.] Ordered; CXLVII. 15. Read, and referred to the Examiners, 237.

3. [1894.] Read, and referred to the Examiners, 217.

4. [1895.] Reported; that Standing Orders not previously inquired into applicable; Bill to be read a second time, 288. Committee, 308. Reported, without Amendment, 309. Passed, 342. (Cited as Colonial Bank Bill Act, 1895.) R. A. 372.

Colonial Bank:

1. [1893.] Bill for making further provision respecting certain Payments to the Banks of England and Ireland, and for other purposes connected with them; Ordered; CXLVII. 341. Presented, 343. Committed, 370. Reported, 396. Considered, as amended; passed, 391. Agreed to by the Lords, 399. (Cited as Bank Act, 1893.) R. A. 401.

2. [1894.] Petition for leave to bring in a Bill to increase the Limit of the Note Issue of the Colonial Bank, and for other purposes; Bill ordered; CXLVII. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 complied with; Bill to be read a second time, 48. Committee, 56. Reported, without Amendment, 102. Passed, 106. Agreed to by the Lords, 146. (Cited as Colonial Bank Act, 1894.) R. A. 149.

3. [1895.] Bill to incorporate the English, Scottish, and Australian Bank (Limited) to pay interest to the creditors of the Bank; Ordered; CXLVII. 288. Read, and referred to the Examiners, 288. Report, no Standing Orders not previously inquired into applicable; Bill to be read a second time, 288. Committee, 308. Reported, without Amendment, 309. Passed, 342. (Cited as Colonial Bank Act, 1895.) R. A. 372.

Baldock and Bygrave:—See Church.

Banger Corporation:—See Corporations.

Banks and Banking:—See Banking.

Banks and Banking: Bills relative to:—continued.

Banks of England and Ireland (Payments):

3. [1892.] Bill for making further provision respecting certain Payments to the Banks of England and Ireland; and for other purposes connected with them; Ordered; CXLVII. 341. Presented, 343. Committed, 370. Reported, 396. Considered, as amended; passed, 391. Agreed to by the Lords, 399. (Cited as Bank Act, 1892.) R. A. 401.

See also Committees.

Colonial Bank:

4. [1898.] Bill to amend the Law with respect to Bail; brought from the Lords; CXLII. 17. Read; Bill to incorporate the Trustees of the Colonial and Foreign Banks Guarantee Fund, and to transfer the Powers, vested in such Trustees, and for other purposes; brought from the Lords, 208. Read, and referred to the Examiners, 288. Report, no Standing Orders not previously inquired into applicable; Bill to be read a second time, 288. Committee, 308. Reported, without Amendment, 309. Passed, 342. (Cited as Colonial Bank Act, 1898.) R. A. 149.

5. [1899.] Bill to be read a second time, 92. Committee, 237. Considered, as amended; passed, 237. Agreed to by the Lords, 237. (Cited as Colonial and Foreign Banks Guarantee Fund Incorporation Act, 1899.) R. A. 358.

English, Scottish, and Australian Bank:

7. [1894.] Bill for making further provision respecting certain Payments to the Banks of England and Ireland, and for other purposes connected with them; Ordered; CXLVII. 341. Presented, 343. Committed, 370. Reported, 396. Considered, as amended; passed, 391. Agreed to by the Lords, 399. (Cited as English, Scottish, and Australian Bank (Limited) Act, 1894.) R. A. 175.

London

Banks and Banking: Bills relative to:—continued.

Bank Holiday Acts Amendment:

1. [1900.] Bill to amend the Bank Holiday Acts, 1871 and 1874, and to make provision for an additional Bank Holiday, to be called Empire Day; Ordered, and presented accordingly; CXLVII. 147. (Not proceeded with.)

Begh Flonsia:

Banks and Banking: Bills relative to—continued.

London and San Francisco Bank Bill:

8. [1890.] Report, That Standing Orders not complied with, referred to the Select Committee on Standing Orders; CXLV. Reported from Select Committee on Standing Orders, that Standing Orders ought to be dispensed with; 168. Bill to reduce the Capital and extend the Powers of the London and San Francisco Bank, Limited, and for other purposes; brought from the Lords, 287. Read, and referred to the Examiners, 288. Report, That Standing Orders not previously inquired into complied with; Bill to be read a second time, 288. Committed, 290. Reported, without Amendment, 291. (Cited as London and San Francisco Bank (Limited) Act, 1900.) R. A. 287.

London Bank of Australia:

9. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 55. Report, Standing Orders not complied with, 56. Bill to enable the Bank to issue an Annual Balance Sheet to their Customers or submit to an Auditor by an Official appointed by the Governor;Ordered; CXLVI. 11. Presented, 16. Order for Second Reading discharged; Bill withdrawn, 472.

Private Banks:

10. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, That the Standing Orders had been certified to have been complied with, 31. Bill for more effectually vesting in the Trustees for the time being of the National Penny Bank, Limited, Securities and other Property representing Moneys received by the Bank on Deposit Accounts, and for other purposes; brought from the Lords, 126. Read, and referred to the Examiners, 128. Report, That no Standing Orders not previously inquired into complied with, 130. Committed, 152. Reported, without Amendment, 153. Passed, 155. (Cited as National Penny Bank Company (Limited) Act, 1902.) R. A. 287.

Private Banks (No. 2):

11. [1890-91.] To amend the Law relating to Private Banking Firms; Ordered and presented; CXLVI. 473. (Not proceeded with.)

Private Banks:

12. [1892.] To amend the Law relating to Private Banking Firms; Ordered and presented; CXLVI. 473. (Not proceeded with.)

Royal Bank of Scotland Officers' Widows' Fund:


Savings Banks:

14. [1890-91.] To amend the Law relating to Savings Banks; Ordered; CXLVI. 66. Passed, 67. Motion, That the Bill be committed to the Standing Committee on Law, 68; withdrawn; Bill committed to a Committee of the whole House, 136. Considered in Committee, 165. Reported, 166. Passed, 168. By the Lords, with Amendments, 243. Lords' Amendments agreed to, 372. (Cited as Savings Banks Act, 1891.) R. A. 412.

Savings Banks Act (1891) Amendment:


Savings Banks:

16. [1893-94.] Bill to amend the Law relating to Savings Banks; Ordered; presented accordingly; CXLVIII. 184. Bill committed, 500. Considered in Committee, and reported, 567. Consideration, as amended, deferred, 577. Bill considered, as amended; passed, 271. By the Lords, with an Amendment, 622. Lords' Amendment to be now considered; Considered, and agreed to, 623. (Cited as Savings Banks Act, 1893.) R. A. 630.

Savings Banks and Friendly Societies:

17. [1899.] Bill to amend the Law with respect to the Rate of Interest payable on Deposits in the Post Office Savings Bank, and on Money invested with the National Debt Commissioners on behalf of Trustee Savings Banks and Friendly Societies, and for other purposes connected with Trustee Savings Banks; Ordered and presented; CLV. 107. Order for Second Reading discharged; Bill withdrawn, 326.

Savings Banks (Societies):

18. [1894.] Bill to amend the Law relating to Deposits in Savings Banks by Charitable and other Societies; Ordered; presented accordingly; CXLIX. 177. Bill committed, 177. Further considered in Committee, and reported, 240. Order for consideration, as amended, discharged; Bill withdrawn, 208.

Trustee Savings Banks:

19. [1896.] Bill to amend the Trustee Savings Banks Acts, 1863; Ordered and presented; CXL. 71. (Not proceeded with.)

20. [1899.] Ordered, and presented accordingly; CXLIV. 23. (Not proceeded with.)

21. [1890.] Ordered, and presented accordingly; CXLV. 15. Presented, 22. (Not proceeded with.)

Bankruptcy: Bills relative to:

Bankruptcy Acts (1883) Amendment:

1. [1890.] Bill to amend the Bankruptcy Act, 1882; Ordered and presented; CLIII. 231. (Not proceeded with.)

2. [1899.] Ordered and presented; CXLIV. 14. (Not proceeded with.)

Preferential Payments in Bankruptcy Act (1889) Amendment:

3. [1897.] Bill to amend the Law regarding Preferential Payments in Bankruptcy; Ordered; CLII. 1. Presented, 17. Committed to the Standing Committee on Law, 40. Passed, 61. Bill reported, without Amendment; Day appointed for Third Reading, 103. Bill passed, 104. Agreed to by the Lords, with Amendments, 265. Lords' Amendments to be now considered; Considered, and agreed to, 283. (Cited as Preferential Payments in Bankruptcy Amendment Act, 1897.) R. A. 590.

See Committee.

No. 2:

4. [1897.] Bill to amend the Law regarding workmen's wages and other debts; Ordered; CLIII. 15. Presented, 19. (Not proceeded with.)

Bankruptcy
Bankruptcy (Ireland) : Bills relative to :

Bankruptcy (Ireland) :
1. [1899-90.] To amend the Law of Bankruptcy in Ireland; Ordered; CXLVI. 19. Presented, 20. (Not proceeded with.)

Bankruptcies and Arrangements (Ireland) :
2. [1892.] Bill to amend the Law relating to Bankruptcies and Arrangements in Ireland; Ordered and presented; CXLVII. 52. (Not proceeded with.)

Local Courts of Bankruptcy (Ireland) :
3. [1894.] Bill to amend the Law relating to Local Courts of Bankruptcy in Ireland; Ordered, and presented; CXLIX. 104. Bill committed, 207. Considered in Committee, 216. (Not proceeded with.) See Committees.

Preferential Payments in Bankruptcy (Ireland) :
4. [1898.] Bill to amend the Law relating to Preferential Payments in Bankruptcy in Ireland; Ordered and presented; CLIII. 190. (Not proceeded with.)

Bar Bill;—See Elections.

Barking Town Improvement continued.
Gas Company, to construct Street and other Works, to make provision for the transfer to the Council of the jurisdiction within the District of the Commissioners of Sewers for Havering, Dagenham, and other lands, and to make further and better Provision for the good government and improvement of the District, and for other purposes; Bill ordered; CLIV. 24. Read, 35. Report, Standing Order 62 complied with; Bill to be read a second time, 51. Order for Second Reading discharged; Bill withdrawn, 62.

Barking Town Wharf :
[1893-94.] Report, That the Bill should originate in the House of Lords; CXL VIII. 29. Report, Standing Orders certified complied with, 68. Bill for vesting the Barking Town Wharf at Barking, in the County of Essex, in the Barking Town Local Board, and for other purposes; brought from the Lords, 251. Read, and referred to the Examiners, 234. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 248. Bill committed, 261. Reported, 283. Considered, as amended, 300. Passed, with an Amendment, 312. To which the Lords agree, 323. (Cited as Barking Town Wharf Act, 1893.) R. A. 389.

Barmouth Local Board:—See Local Boards.

Barnoldswick Local Board:—See Local Boards.

Barnesly Corporation:—See Corporations.

Barnsley Urban District Council:—See Corporations.

Barrs-in-Furness Water:—See Waterworks.

Barr and Cadcoton Local Board:—See Local Boards.

Barr and Cadcoton Water:—See Waterworks.

Barron Urban District Council:
[1898.] Motion for leave to bring in a Bill to enable the Barron Urban District Council to acquire Cadcoton Common, and to maintain and regulate the same; to construct new Waterworks; to extend the limits of Gas and Water Supply; for conferring further Powers in relation to Buildings, Streets, and Sanitary matters; for making further and better provision for the Improvement, Health, and Local Government of the District, and for other purposes; Bill ordered; CI I. 27. Read, 36. Considered, 52. Reported from the Select Committee on Public and Sanitary Regulations Bills, 216. Considered as amended; Standing Orders 223 and 242 suspended; Bill passed, 262. Agreed to by the Lords, with Amendments, 120. Lords' Amendments agreed to, 333. (Cited as Barron Urban District Council Act, 1896.) R. A. 136.

Barton-on-Sea Water:—See Waterworks.

Baths and Washhouses Acts Amendment :

2. [1899.] Bill ordered and presented; CLI. 133. (Not proceeded with.)


Bathwick and wrington Estates:—See Estates.

Beattie e. Carmichael :
[1898.] Petition for the proper Officer of the House to give Evidence at the Trial; CLI. 59. Leave given, 56.
Behring Sea Award :—See Navigation.

Bedford Gas :—See Gas.

Bedford Writ :—See Elections.

Beer Adulteration : Bills relative to :
1. [1890-91.] For better securing the Purity of Beer ; Ordered ; CXLVI. 11. Presented, 16. (Not proceeded with.)
2. [1890-91.] (No. 2.) For better securing the Purity of Beer ; Ordered ; CXLVI. 19. Presented, 20. (Not proceeded with.)
3. [1892.] Ordered ; CXLVII. 19. Presented, 21. (Not proceeded with.)
4. [1892.] (No. 2.) Ordered and presented ; CXLVII. 47. (Not proceeded with.)
5. [1893-91.] Ordered ; CXLVII. 16. Presented, 21. (Not proceeded with.)
6. [1891.] Ordered ; CXLIX. 23. Presented, 27. (Not proceeded with.)
7. [1895.] Ordered ; CL. 16. Presented, 20. (Not proceeded with.)

Beerhouse Acts Amendments :—See Wines.

Beer Retailers’ and Spirit Grocers’ Licences (Ireland) :
[I. 1890.] Bill to amend the Laws relating to Beer Retailers’ and Spirit Grocers’ Licences in Ireland ; Ordered ; CLV. 12. Presented, 16. (Not proceeded with.)

Beer Retailers’ and Spirit Grocers’ Licences (Ireland) No. 2 :
[I. 1890.] Bill to amend the Laws relating to Beer Retailers’ and Spirit Grocers’ Licences in Ireland ; Ordered ; CLV. 12. Presented, 16. (Not proceeded with.)

Behring Sea Award :—Report. That the Bill should originate in the House of Lords ; CXLVIII. 29. Report, Standing Orders certified, complied with, 88. Bill to stand up and discontinue a portion of a certain Footpath on the Bedford Castle Estate, and to construct another Footpath in lieu thereof ; brought from the Lords, with Amendments, 81. Lords' Amendments to be now considered ; considered, and agreed to, 81. (Cited as Behring Sea Award Act, 1891.) R. A. 356.

Belfast (East Belfast Division) Writ :—See Elections.

Belfast Castle (Cave Hill Footpath) :—[1893-94.] Report, That the Bill should originate in the House of Lords ; CXLVIII. 29. Report, Standing Orders certified, complied with, 88. Bill to stand up and discontinue a portion of a certain Footpath on the Bedford Castle Estate, and to construct another Footpath in lieu thereof ; brought from the Lords, with Amendments, 81. Lords' Amendments to be now considered ; considered, and agreed to, 81. (Cited as Behring Sea Award Act, 1891.) R. A. 356.

Belfast (North-Belfast Division) Writ :—See Elections.

Belfast Castle (Cave Hill Footpath) :—[1893-94.] Report, That the Bill should originate in the House of Lords ; CXLVIII. 29. Report, Standing Orders certified, complied with, 88. Bill to stand up and discontinue a portion of a certain Footpath on the Bedford Castle Estate, and to construct another Footpath in lieu thereof ; brought from the Lords, with Amendments, 81. Lords' Amendments to be now considered ; considered, and agreed to, 81. (Cited as Behring Sea Award Act, 1891.) R. A. 356.

Belfast Castle (Cave Hill Footpath)—continued.

Belfast General Assembly :—See Elections.

Belfast Water :—See Waterworks.

Belfast Mails :—See Motions.

Belfast Harbour :—See Docks.

Belfast Tramways :—See Tramways.

Belfast Water :—See Waterworks.

Bicycles (Ireland) :—See Motorcycles.

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Birkenhead Writ:—See Elections.

Birmingham Canal:—See Navigations.

Birmingham Churches:—See Church.

Birmingham Corporation:—See Corporations.

Birmingham Tramways:—See Tramways.

Birmingham Drainage:—See Drainage.

Birmingham Water:—See Waterworks.

Birmingham University:—See University.

Birmingham Writ:—See Elections.

Birmingham (King Edward the Sixth) Schools:—See Education.

Birmingham Borough, Edgbaston Division Writ:—See Elections.

Birmingham (North Division) Writ:—See Elections.

**Bills for Incorporating Railway Companies:**

[1892.] Order, That it be an Instruction to Committees on Bills of the present Session for Incorporating Railway Companies, that they be at liberty, if they think fit, to omit the Clause required by Standing Order 166A in any case where they shall be of opinion that rates and charges in respect of merchandise traffic can be conveniently and properly fixed by reference to any Schedule already sanctioned by a Rates and Charges Order Confirmation Act; CXLVII. 146.

**Bills of Sale Act (1890) Amendment:**

[1890-91.] Bill to amend "The Bills of Sale Act, 1890"; Ordered and presented; CXLVI. 94. Bill passed, 347. Agreed to by the Lords, 441. (Cited as Bills of Sale Act, 1891.) R. A. 460.

**Bills of Sale:**

1. [1892.] Bill to amend and consolidate the Law relating to Bills of Sale; brought from the Lords; CXLVII. 384. (Not proceeded with.)

2. [1893-94.] Brought from the Lords; CXLVIII. 149. Order for Second Reading discharged; Bill withdrawn; CXLVIII. 352.

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**Bills, Public.**

I. Bills Consented to, or Recommended, by the Crown or Prince of Wales; 1—4.

II. Proceedings on Bills; 5—412.

III. Bills passed with unusual Expedition, &c.; 413—420.

IV. Bills sent to the Lords; 421—447.

V. Bills brought from the Lords; 448—452.

VI. Bills withdrawn, put off, or laid aside; 453—494.

VII. Orders, Resolutions, and Incidental Proceedings; 495—741.

VIII. Hybrid Bills; 742—791.

IX. Provisional Order Bills; 792—893.

X. Incidental Proceedings; 894—909.

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I. Bills Consented to, or Recommended, by the Crown or Prince of Wales:

1. On Motion for Third Reading:—Her Majesty's consent signified; [1890-91]; CXLVI. 87, 544.—[1896]; CLII. 390.

2. On reading the Order of the Day for the Third Reading of a Bill:—Prince of Wales' consent signified; [1890-91]; CXLVI. 87.

3. Order of the Day read for the Committee on a Bill:—House acquainted, That Her Majesty had been pleased to place at the disposal of Parliament Her interest in the Bishoprics and other Ecclesiastical Dignities and Benefices in Wales and Monmouthshire (Established Church Wales Bill); [1895]; CL. 182.

4. On consideration of a Bill, as amended; House acquainted, That Her Majesty had been pleased to place at the disposal of Parliament Her interest in Benefices in the Patronage of the Crown and of the Dukes of Lancaster (Benefices, No. 2 Bill); [1898]; CLIII. 295.

II. Proceedings on Bills:

**Presentation and First Reading:**

5. Bills ordered without any previous proceeding; [1890-91]; CXLVI. 8.

6. On Division; [1897]; CLII. 339.—[1900]; CLY. 12, 42.

**Presentation and First Reading—continued.**

7. Bills ordered (upon Division), after Amendment, not made; [1890-91]; CXLVI. 12.

8. Bill ordered, after Debate adjourned, nine times, and presented accordingly; [1892]; CXLVII. 145.

9. After
II. Proceedings on Bills—continued.

Presentation and First Reading—continued.

9. After Debate adjourned, and resumed, on Motion, for leave to bring in a Bill; Debate adjourned; [1893-94]; CXLVIII. 59.—[1894]; CXLIX. 103.

10. After Debate adjourned, and Question put, without resumption of Debate; [1897]; CLII. 30.

11. On Motion, for leave to bring in a Bill; Debate adjourned; [1893-94]; CXLVIII. 59.—[1894]; CXLIX. 103.

12. Bill ordered upon Resolutions reported from Committee of the whole House, and presented accordingly; [1893-94]; CXLVIII. 81.—[1895]; CLI. 173.—[1890]; CLV. 84.

13. Bills ordered upon Resolutions reported from the Committee of former days; [1890-91]; CXLVI. 345.—[1899]; CLIV. 103.

14. Upon Resolution reported upon former day, and agreed on [1899]; CLI. 103.—[1898]; CLIII. 99.—[1900]; CLV. 103.

15. Bills ordered upon Resolutions reported from the Committee of Ways and Means (Consolidated Fund Bills); [1890-91]; CXLVI. 147.—[1899]; CLIV. 106, 417.—[1890]; CLV. 83.

16. Bills ordered upon Resolution reported from the Committee of Supply (Army Annual Bill); [1892]; CXLVII. 16.

17. Mr. Speaker puts the Question, That the Debate be adjourned pursuant to Standing Order; [1893-94]; CXLVIII. 16.

18. Mr. Speaker put the Question, That the Debate be adjourned pursuant to Standing Order 16, and Question negatived on Division a second time; [1893-94]; CXLVIII. 16.

19. After brief explanatory Statement by the Member; [1890-91]; CXLVI. 286.—[1900]; CLV. 26.

20. After Question put pursuant to Standing Order 16 and explanatory Statement of Member; [1893]; CLI. 85.—[1896]; CLV. 46. (on Division)—[1890]; CLV. 109.

21. Bill ordered, and presented accordingly; [1890-91]; CXLVI. 18.—[1900]; CLV. 47.


23. Bills ordered, after discharging the Order for Second Reading and withdrawal of Bills, and leave given to present another Bill instead thereof; [1890-91]; CXLVII. 296.—[1896]; CLII. 9.


25. Ballot for Bills and Motion for the first four Turn Days; Orders relative thereto; [1893]; CLI. 9.—[1896]; CLII. 13.—[1890]; CLV. 19.

26. Bills presented accordingly; read the first time, and day appointed for Second Reading; and Bill ordered to be printed; [1890-91]; CXLVI. 18.—[1899]; CLV. 103.

27. Read the first time, and ordered to be read a second time at a certain hour; [1897]; CLII. 129.

28. Presented accordingly, and Second Reading fixed for a certain hour; [1898]; CLII. 9.—[1899]; CXLVI. 18.—[1900]; CLV. 108.

29. Bills read the first time, and ordered to be read a second time (without any previous proceeding) (Outlawries Bill); [1890-91]; CXLVII. 4.—[1900]; CLII. 4.

30. Presented, and ordered to be printed, in lieu of Bill withdrawn; [1892]; CXLVI. 60.—[1898]; CLII. 304.

31. Bills from the Lords; read the first time, and day appointed for Second Reading; and Bills ordered to be printed immediately after receipt of Message; at the same sitting; [1890-91]; CXLVI. 473.—[1890]; CLV. 125.—And with a changed Title; [1897]; CLII. 215.—On subsequent days; [1890-91]; [1898]; CXLVI. 98.—[1899]; CLV. 82.—[1900]; CLV. 175.

Second Readings—continued.

32. Second Reading discharged, &c.; [1890-91]; CXLVI. 18.—[1900]; CLV. 19.

33. Day appointed for Second Reading; [1890-91]; CXLVI. 435.—[1894]; CLV. 84.

34. Day appointed for Second Reading; Dropped Order; [1893-94]; CXLVIII. 315.

35. On Question for Second Reading; Amendment proposed "Three Months"; and at Midnight, Debate adjourned; [1899]; CLV. 313.


37. On Division; [1899]; CLII. 143.—[1900]; CLV. 45.

38. For Three Months on Division; [1899]; CLV. 248.

39. Motion, That a Bill be now read a second time withdrawn; Bill withdrawn; [1890]; CLII. 25.

40. Motion, That a Bill be now read a second time; and at Midnight, Debate adjourned; [1899]; CLV. 34.

41. Bills according to Order (or accordingly) read a second time, and committed to a Committee of the whole House for certain days; [1890-91]; CXLVII. 107.—[1890]; CLIII. 375.

42. Bills read a second time accordingly, after Division; [1894-95]; CXLVI. 26.—[1897]; CXLVII. 136.—[1899]; CLIII. 78.

43. Bills read a second time accordingly after Amendment proposal; Six Months proposed, but on Division, not made, and Motion; Order, That the Bill be now read a second time; [1890-91]; CXLVI. 81.—[1897]; CXLVII. 237.—[1900]; CLV. 132.

44. Motion, That a Bill be now read a second time; Amendment, Six Months proposed, withdrawn; [1900]; CLV. 84.

45. Bill withdrawn; [1897]; CXLII. 118.

46. After "Three Months" proposed, and withdrawn; [1898]; CLI. 256, 384.—[1899]; CLV. 289.—[1890]; CLV. 257.—Not made; [1899]; CLV. 185.

47. Bills read a second time, and committed; and certain Orders made; [1899]; CXLIII. 314.

48. Bills read a second time accordingly after Amendment proposal; Six Months, but on Division, not made, and Motion, That the Bill be now read a second time; [1890-91]; CXLVI. 81.—[1897]; CXLVII. 237.—[1900]; CLV. 132.

49. Motion, That a Bill be now read a second time; Amendment, Six Months proposed, withdrawn; [1900]; CLV. 84.

50. Bills withdrawn; [1897]; CXLII. 118.

51. After "Three Months" proposed, and withdrawn; [1898]; CLI. 256, 384.—[1899]; CLV. 289.—[1890]; CLV. 257.—Not made; [1899]; CLV. 185.

52. Bills read a second time, after substantive Amendment proposed, but not made; [1890-91]; CXLVI. 87.—[1898]; CLI. 92.—[1899]; CLV. 80.—Withdrawn; [1895]; CLII. 192; [1900]; CLV. 88.

53. Motions, That a Bill be now read a second time, substantive Amendment proposed, and made on Division; [1896]; CLVI. 104.—[1899]; CLV. 100.

54. Substantive Amendment proposed, and at Midnight, Debate adjourned; [1896]; CLV. 357.

55. Bills read a second time, and committed after Motions (or Questions) for adjournment of Debate on a previous day; [1890-91]; CXLVI. 110.—And committed to a Committee of the whole House after Motion, That the Bill be committed to a Standing Committee on Trade; withdrawn; [1890-91]; CXLVII. 152.

56. After substantive Amendment proposed, but not made, on Division, and Main Question put, pursuant to Standing Orders, Closure of Debate, after half past Five, Motion, That the Bill be committed to a Select Committee; and Debate adjourned; [1896]; CLV. 75.

57. Bills read a second time, after Amendment proposed, and withdrawn; Motion, That the Bill be committed to the Standing Committee, and Debate adjourned; [1893-94]; CXLVI. 252.

58. Day appointed for Second Reading; Question for "now" reading the Bill a second time having been negative on a former day; [1891]; CXLII. 124.

59. Read a second time; on Motion, That the Bill be committed to a Committee of the whole House; Amendment proposed, and withdrawn; [1894]; CXLIX. 210.

60. Motion, That the Bill be committed to a Select Committee, and Debate adjourned; [1898]; CLII. 243.

61. Bills read a second time, after Amendment, "Six Months" but on Division, not made; Motion, That the Bill be committed to the Standing Committee on Law; and it being half past Five, and objection being taken, Debate stood adjourned; [1893]; CL. 74.

62. Bill
II. Proceedings on Bills—continued.

Second Readings—continued.

62. Bill read a second time ; Motion, That the Bill be committed to the Standing Committee on Law, and Question negatived ; Bill committed to the Committee of the whole House ; [1890] ; CLL. 263.

63. On Motion, That a Bill be read a second time ; Clauses nine and ten not made ; [1893] ; CXLVII. 134. 

64. Bill read a second time, and committed to Select Committees ; after Amendments proposed on Second Reading, and not made ; [1896] ; CXLVI. 36.

65. Bill read a second time, and committed to Standing Committee on Trade, &c., after substantive Amendment proposed, but not made ; [1898] ; CLL. 92. — Or withdrawn ; [1892] ; CXLIX. 40.—[1890] ; CLV. 106.

66. On Motion, That a Bill be now read a second time ; Debate adjourned at Midnight ; [1891] ; CXIX. 59.

67. Bill read a second time ; after adjourned Debate on Second Reading, resumed ; [1893] ; CL. 78.

68. On Motion, That a Bill be now read a second time ; Clauses two and three not made, and Debate stood adjourned at half-past Five ; [1897] ; CLI. 25.

69. Bill read a second time after Amendment, "Six Months" proposed and not made, the Question being put pursuant to Standing Order, Closure of Debate ; after another Debate proposed and withdrawn ; [1892] ; CLI. 171.

70. Bill read a second time after Clauses two and three not made, and Clauses therein substituted ; [1897] ; CLI. 221.

71. Motion, That a Bill be read a second time ; Amendment proposed, "Six Months," and Debate adjourned ; [1898] ; CLLI. 139.

72. Read a second time, after Amendment, "Six Months," not made, on Division ; Motion, That the Bill be committed to the Standing Committee on Law, &c. ; Amendment proposed, "Select Committee," and not made, on Division ; Main Question put, Motion, That the Bill be committed to the Standing Committee on Trade, &c. ; [1896] ; CLII. 170.

73. After Amendment proposed, "Six Months," Question put, pursuant to Standing Order, Closure of Debate, and Amendment not made ; [1896] ; CLI. 212. — Or withdrawn ; [1895] ; CXLVI. 226.

74. Bill read a second time after Amendment proposed, "Six Months," not made, and Motion, That the Bill be committed to the Standing Committee on Trade, &c. ; [1896] ; CLI. 70.

75. Read a second time, and committed to the Standing Committee on Law, &c., after Amendment, "Six Months," withdrawn ; [1898] ; CLI. 104. — Or withdrawn ; [1896] ; CLI. 221.

76. Read a second time, after Amendment proposed, "Six Months," not made, and Main Question put, pursuant to Standing Order, Closure of Debate, and Check to Question, That the Bill be committed to a Select Committee adjourned ; [1896] ; CLI. 104.

77. After Question put, pursuant to Standing Order, Closure of Debate ; [1897] ; CLI. 134.

78. After substantive Amendment proposed but not made, and Bill committed to the Standing Committee on Law, &c., after Amendment proposed, "A Committee consisting of all Members representing such Constituencies, &c.," not made on Division ; [1897] ; CLI. 153.

79. After Amendment proposed, "Six Months," but not made, on Division ; Motion, That the Bill be committed to the Standing Committee on Law, &c. ; Amendment proposed, "Select Committee," but not made ; Bill committed to the Standing Committee on Law, &c. ; [1897] ; CLI. 212.

80. Read a second time after Amendment, "Six Months," proposed, but on Division not made ; [1898] ; CLIII. 103.


Committals :—

82. Bills read a second time and committed to Committee of the whole House ; [1900-91] ; CXLVI. 84. — Or withdrawn ; [1890] ; CLV. 86.

83. Bill committed to a Committee of the whole House, and Committee fixed for a certain hour ; [1898] ; CLII. 105.

84. Committed to a Committee of the whole House after Debate on Second Reading resumed ; [1892] ; CXLVII. 322. — Or withdrawn ; [1891] ; CXLIX. 374.

85. Committed to a Committee of the whole House, after Amendment proposed on Second Reading, "Six or Three Months," not made ; [1890-91] ; CXLVI. 32.—[1890] ; CLV. 176.

86. After Amendment proposed and withdrawn ; [1894] ; CXLIX. 318.

87. After substantive Amendment proposed and withdrawn ; [1900] ; CLV. 88.

88. After Motion for committal to Standing Committee negatived, on Division ; [1890] ; CLL. 147.

89. After substantive Amendment not made, on Division ; [1890-91] ; CXLVI. 45.

90. After substantive Amendment proposed and withdrawn, and Motion, That the Bill be committed to the Standing Committee on Law, withdrawn ; [1897] ; CLI. 186.

91. And Resolution, That it is inexpedient the Bill be committed to a Joint Committee of Lords and Commons ; [1893-94] ; CXLVIII. 560.

92. Committed, after Amendment, "Six Months" proposed, not made, and Question put pursuant to Standing Order, Closure of Debate ; [1897] ; CLI. 36.

93. Bill committed, and Committee fixed for a certain hour ; [1897] ; CLI. 132.—[1900] ; CLV. 36.

94. Committed to a Committee of the whole House, after substantive Amendment proposed, but, on Division, not made ; [1898] ; CLII. 98.

95. Bills committed to Select Committees ; [1890-91] ; CXLVI. 36.—[1890] ; CXLVI. 134.—[1900] ; CLV. 166.

96. To Select Committees on other Bills ; [1890-91] ; CXLVI. 134.

97. To Select Committees, after Debate on Second Reading resumed ; [1900-91] ; CXLVI. 45.

98. To Select Committee of five Members, after Amendment, "Six Months" proposed on Second Reading, and withdrawn ; [1895] ; CXLVII. 187.

99. To Select Committees, after Amendments on Second Reading, proposed and withdrawn, and not made, on Division ; [1892] ; CXLVII. 90.—[1900] ; CLI. 176.

100. To a Joint Committee ; [1895-94] ; CXLVII. 284.

101. To a Select Committee, after Amendment proposed to leave out the words "Select Committee," and insert the words "Standing Committee," and withdrawn ; [1895-94] ; CXLVIII. 131.

102. To a Select Committee of five Members, &c. ; [1890] ; CLI. 135.

103. Bill committed to the Standing Committee, after Division previously declared ; Mr. Deputy Speaker directs the Ayes to stand up in their places, and 12 members having stood up, Mr. Deputy Speaker declared that the Ayes had it ; [1897] ; CXLVIII. 126.

104. Committed to Standing Committee on Trade, &c., after Order for Committee of Whole House discharged ; [1900-94] ; CXLVIII. 417.

105. Bill read a second time, after Amendment, "Six Months," negatived, on Division ; Motion, That the Bill be committed to the Standing Committee on Trade, &c. ; Committee proposed and Question negatived, on Division ; Bill committed to Standing Committee to ; [1895] ; CLI. 49.

106. After Second Reading, Motion, That the Bill be committed to the Standing Committee on Law, &c., and Question agreed to, on Division ; [1898] ; CLI. 103.

107. Bill read a second time ; Motion, That the Bill be committed to a Committee of the whole House ; Amendment proposed,
II. Proceedings on Bills—continued.

Committals—continued.

Proposed, Select Committee, and withdrawn; [1895] ; CL. 255.

108. Bill committed to Standing Committee after Amendment "proposed Select Committee," and on Division, not made, Debate having been adjourned, resumed, further adjourned and Question, That the Clause be postposed; and negatived on Division; [1899-94] ; CXLV. 151.


110. Clause 1 (Short Title) proposed, and Motion made, and Question, That the Clause be postposed; and negatived on Division; [1899-94] ; CXLVIII. 250.

111. Clause 1, That words be inserted, and objection immediately taken; Chairman leaves the Chair; [1894] ; CXLIX. 342.

112. Amendments made to the proposed Amendment; words, as amended, added; Clause, as amended, agreed to; [1895] ; CL. 286.


114. Clause, No. to No. , amended, and agreed to; [1890-91] ; CXLVI. 60.

115. Clause, as amended, stand part, on Division; [1894] ; CXLIX. 207.

116. Clause agreed to, after Question put, That the Clause stand part of the Bill, on Division; [1895-94] ; CXLIII. 160, 161.


118. Clause amended and agreed to, after re-committed; [1890-91] ; CXLVI. 160.

119. Clause, as amended, agreed to; [1890-91] ; CXLVI. 41—[1899] ; CLIV. 194.

120. Clauses postponed; [1890-91] ; CXLVI. 322—[1895] ; CL. 204.

121. Clauses disagreed to; [1895-94] ; CXLVI. 420—[1898] ; CL. 144.

122. Postponed Clauses agreed to; [1890-91] ; CXLVI. 327.—Amended and agreed to; [1890] ; CXL. 212.

123. Clause added; [1898] ; CXL. 205.—Amended and added (on Division); [1899] ; CL. 253.—And as amended, CXL. 180.


125. New Clauses added; [1890-91] ; CXLVI. 301—[1890] ; CL. 100.—After re-committed of Bill; [1890-91] ; CXLVI. 450.

126. New clauses read a second time on Division, &c.; [1890-91] ; CXLVI. 302.—Brought up, read a first and second time, amended and added; [1890] ; CXL. 267.

127. New Clauses—question again proposed, That Clauses be read a second time, and Questions negatived; [1890-91] ; CXLVI. 157.

128. New Clause brought up and read a first and second time; Amendment proposed and withdrawn; Clause withdrawn; [1891-90] ; CXLIX. 342.

129. New Clause read a second time accordingly, after Division; [1890-91] ; CXLVI. 300.

130. New Clauses, amended and added; [1890-91] ; CXLVI. 300.—[1890] ; CXL. 257.

131. New Clauses brought up and read the first and second time; Amendment proposed to leave out words, and negatived; [1898] ; CL. 253.—Amendment proposed to insert words, and withdrawn; [1898] ; CXL. 253.

132. New Clauses brought up and read the first time, and Question, That the Clause be read a second time, negatived; [1890-91] ; CXLVI. 301, 302—[1891] ; CXLIX. 259.

133. New Clauses brought up and read the first time; and Question, That the Clause be read a second time, negatived; [1890-91] ; CXLVI. 301, 302—[1891] ; CXLIX. 259.

134. New Clauses brought up and read the first time; and Question, That the Clause be read a second time; Motion and Clause, withdrawn; [1890-91] ; CXLVI. 301, 302—[1891] ; CXLIX. 341—[1890] ; CXL. 253.

135. New Clause brought up and read the first time; Question put, That the Clause be read a second time; Clause added; the Committee proceeded to a Division; but the doors of the No Lobby having been upset before the Tellers were present
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present, the Chairman directed the Committee to proceed again to a Division; [1890]; CLV. 125.

157. Question again proposed, That a Clause stand part of a Bill; Debate resumed, and Question put, and resolved in the Affirmative; [1890]; CLIII. 180.

158. Question put, That a Clause stand part, after Motion for Progress, and Question negatived; [1890-91]; CXLVII. 28.

159. Motion for Progress agreed to; [1894]; CXLIX. 237.

160. That Clause 1 stand part of the Bill; Chairman ordered to report Progress (Colonial Loans Fund Bill); [1899]; CLIV. 38.

161. Question again proposed, That a Clause stand part of a Bill, and Chairman ordered to report Progress; [1890-91]; CXLVI. 42.

162. Question proposed, That those words as amended, be there added; [1898]; CLII. 109.

163. Question, That words proposed to be left out stand part of a Clause; and Chairman ordered to report Progress; [1890-91]; CXLVII. 65.

164. Question again proposed, That a Clause, as amended, stand part of a Bill, and Question put and agreed to; [1890-91]; CXLVI. 365.

165. That a Subsection stand part of a Clause; [1898]; CLII. 102.

166. Question, That Clause 1 stand part of a Bill; Motion for Progress, and objection taken to further proceeding, the Chairman leaves the Chair to make his report to the House; [1892]; CXLVI. 61.

167. Question, That words be inserted, whereupon Motion for Progress negatived on Division; Question again proposed, whereupon Motion that the Chairman do leave the Chair withdrawn; Progress reported; [1892]; CXLVI. 230.

168. Question, That a Clause stand part of a Bill, put pursuant to Standing Order, Closure of Debate, on Division; [1892]; CXLVII. 316.

169. Question, That the words of a Clause down to a particular word stand part of the Bill, put pursuant to Standing Order, Closure of Debate, on Division; [1892]; CXLVII. 317.

170. On Clause 1, Motion for Progress made immediately, and Question put pursuant to Clause; [1898]; CXLIX. 151.

171. And Question negatived on Division; [1890]; CLV. 396.

172. That a Clause stand part of a Bill (re-committed), and negatived on Division; [1891]; CXLIX. 269.

173. Motion for Progress and Motion withdrawn; [1890]; CLV. 38.

174. On Question, That Clause stand part, Member moves Progress, negatived on Division, and, it being half past Five, the Chairman proceeds to interrupt the business; Members moves Closure, agreed to, on Division; and Question, That the Clause stand part, agreed to on Division, and it being after Six of the clock, the Chairman left the Chair to make his report; [1891]; CXLIX. 218.

175. Question, That Clause stand part of a Bill, and Committee report Progress; [1895]; CL. 29.

176. Question put, That a Clause stand part of a Bill; Committee proceeds to a Division, and divides after Midnight, and Chairman directs the Chair to report; [1898]; CLIII. 210.

177. Motion and Clause withdrawn; [1895]; CL. 177.

178. Question put, That a Clause, as amended, stand part; [1895]; CL. 287.

179. That a Clause be read a second time; Chairman leaves the Chair at Midnight; [1895]; CL. 141.

180. Question, That the words proposed to be left out stand part of the Clause; Debate arising, and it being half past Five of the clock, the Chairman left the Chair to make his report to the House; [1898]; CXLI. 194.

181. On Question, That Clause, as amended, stand part of the Bill; and a Debate arising, Chairman leaves the Chair at Midnight; [1899]; CXLI. 156.

182. On Question, That a word stand part, a Member moves, That the Chairman do report Progress; Chairman moves Closure, agreed to, on Division; and Question, That the Schedule stand part of the Title; [1890-91]; CXLVII. 67.

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decides to propose Question (Abuse of Rules); Debate resumed; [1890]; CLV. 291.

183. On Question, That Clauses 1 and 2 of a Bill stand part, Member moves Progress; Chairman declines to propose Question (Abuse of Rules); [1890]; CLV. 293.

184. Schedules agreed to; [1890-91]; CXLVI. 157.— [1890]; CXLVI. 125.—After Question put, That the Schedule stand part of the Bill, put, and agreed to; [1890-91]; CXLVI. 302.—On Division; [1890-91]; CLVIII. 161.

185. Schedule, as amended, included in Clause No. 9; [1897]; CLV. 255.

186. Question, That a Clause, as amended, agreed to; [1890-91]; CXLVI. 328.—[1890]; CLV. 218.—After Amendment proposed and withdrawn, and an Amendment made; [1892]; CXLVI. 302.—After Amendment withdrawn; [1890-91]; CXLI. 116.

187. Schedules amended, and agreed to; [1890-91]; CXLVI. 185.—Motion for Progress withdrawn; [1892]; CXLVI. 182.

188. Amendments proposed to Schedules, and negatived; [1891]; CXLVI. 239.

189. Schedule brought up, and read a first and second time, and added; [1890-91]; CXLI. 170.

190. That a Substantive stand part of a Schedule, agreed to, on Division, immediately before Midnight; Chairman leaves the Chair at Midnight; Mr. Speaker resumes the Chair, and House immediately resolves itself again into Committee; Schedule agreed to; Preamble agreed to; Bill to be reported; [1895]; CL. 247.

191. Preamble amended, and agreed to; [1899]; CLV. 256.

192. Preamble disagreed to; [1899]; CLII. 261.

193. Titles amended and agreed to; [1890-91]; CXLI. 156, 186.—[1894]; CXLIX. 241.

194. Question, That the words proposed to be left out stand part of the Title; [1898]; CLIII. 261.

195. Bill considered in Committee; Chairman leaves the Chair to make his report to the House; Speaker resumes the Chair and Chairman reports; Resolved, That this House will immediately again resolve itself into Committee on the Bill; Bill again considered in Committee and reported; [1891]; CXLVI. 387.

196. Motion, That the Chairman do report Progress, but the Chairman, being of opinion that the Motion was an abuse of the Rules of the House, declined to propose the Question thereupon; Committee debated; Motion for Progress made and withdrawn; [1895]; CL. 293.

197. Chairman leaves the Chair to make his report at Midnight; Motion immediately again goes into Committee and Bill considered in Committee, and it being after Midnight and objection taken to further proceeding, Chairman leaves the Chair to make his report to the House; [1892]; CL. 64.

198. On Question, That the Clause stand part of the Bill; Clause withdrawn; Question put, Committee proceeds to a Division before Twelve, and Question decided on Division after Twelve; [1890]; CXLVI. 291.

199. Bills to be reported; [1890-91]; CXLVI. 28.

200. Bills, as amended, to be reported; [1890-91]; CXLVI. 67.

201. Chairman ordered to report Progress and ask leave to sit again; [1890-91]; CXLVI. 42.—On Question for an Amendment, to a Clause proposed; [1890-91]; CXLVI. 293.—On Question, That a Clause stand part of a Bill; [1890-91]; CXLVI. 205.—On Question, That a Clause, as amended, stand part of a Bill; [1890-91]; CXLVI. 241.

202. On Question, That the words stand part of a Clause; [1899]; CLV. 291.

203. A Member moves to report Progress but the Chairman, being of opinion that the Motion was an abuse of the Rules of the House declines to propose the Question thereupon to the House; [1890-91]; CXLVI. 412.—On Question for an Amendment, to a Clause proposed; [1890-91]; CXLVI. 293.

204. On Question, That a Clause stand part of a Bill; [1890-91]; CXLVI. 196.—It being after Midnight; [1890-91]; CXLVI. 412.—It being Ten minutes to Seven of
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of the clock; [1880-91]; CLXVI. 205.—It being half-past Five of the clock; [1880-91]; CLXVI. 204.—It being after half-past Five of the clock; [1880-91]; CLXVI. 407.

205. Chairman leaves the Chair to make his report to the House; [1880-91]; CLXVI. 404.—It being after Seven of the clock; [1880-91]; CLXVI. 197.

207. Chairman leaves the Chair, it being after Seven of the clock, on a morning sitting, to make his report at Nine of the clock; [1880-91]; CLXVI. 197.

209. On an Amendment proposed to a Clause; A Member having failed to explain the object of this Amendment to the Committee was directed by the Chairman to discontinue his speech and the Question on the Amendment was not put to the Committee; [1880-91]; CLXVI. 190.

210. On an Amendment proposed to insert words; Chairman directs Member to discontinue his speech on account of continued irrelevance, and Question put and negatived; [1898]; CLXVI. 151.

211. On Question, That words proposed to be left out stand part of the proposed Amendment; Debate arising; at half-past Five Chairman leaves the Chair; [1894]; CLXLI. 188.

212. A Member moves that the Chairman do now leave the Chair, but the Chairman, being of opinion that the Motion was an abuse of the Rules of the House, declined to propose the Question to the House; [1880-91]; CLXVI. 247.

213. Chairman ordered to report Progress; for Motion for Progress agreed to; [1880-91]; CLXVI. 269.—After Clause, as amended, agreed to; [1880-91]; CLXVI. 268.

214. A Member moves that the Chairman do report Progress (Clause 1), but Chairman declines to propose the Question (Abuse of Rules); [1890]; CLV. 53.

215. Chairman ordered to report Progress; for Motion for Progress agreed to; [1880-91]; CLXVI. 269.—After Clause, as amended, agreed to; [1880-91]; CLXVI. 268.

216. A Motion that the Chairman do now leave the Chair, put and agreed to; [1890]; CLXVI. 206.

217. On an Amendment proposed to insert words; and a Debate arising; [1890]; CLXVI. 255.

218. A Member moves to report Progress, and Debate arising, and, it being half-past Five of the clock, the Motion for Progress lapsed, and the Chairman left the Chair to make his report to the House; [1880-91]; CLXVI. 346.

219. On Question, That a proposed Clause stand part of a Bill; and objection being taken to further proceeding, Chairman leaves the Chair to make his report to the House; [1880-91]; CLXVI. 333.

220. A Member moves to report Progress; and Closure claimed, but assent withheld; Question negatived on Division; [1893-94]; CLXVII. 372.

221. On Question, That words be inserted, negatived on Decision; whereupon Member moves Progress; and agreed to; [1894]; CLXLI. 151.

222. That the Proceedings in Committee, on Report, and on the Resolution relating to a particular Bill, unless previously disposed of, shall be brought to a conclusion in the time and in the manner hereinafter mentioned; [1894]; CLXLI. 255.

223. On Question, That words be inserted; Chairman rules the Amendment out of order, it being beyond the scope of the Bill; [1884]; CLXVI. 272.

224. Chairman puts the Question pursuant to Standing Order (Close of Debate) On Question, That words be inserted in a Clause; [1880-91]; CLXVI. 204.—On Question, That a Clause stand part of a Bill; [1898]; CLXVI. 209.—That the Bill be read; it having been made immediately the Chairman took the Chair, negatived the Motion; [1884]; CLXVI. 135.—On Question, That certain words stand part of a Clause; [1890]; CLXVI. 264.—On Question, That a Clause stand part of a Bill; [1890]; CLXVI. 209.—That a Clause stand part of a Bill; [1890]; CLXVI. 264.—On Question, That words be added to a Clause; [1891]; CLXVI. 278.—That words, as amended, be there inserted; [1890-91]; CLXVI. 280.—That words be added; [1890-91]; CLXVI. 281.—On Question, That words be added; [1900]; CLXVI. 281.—That words of a Clause stand part of a Bill; [1899]; CLXVI. 334.

225. Chairman withholds his assent, and declines to put the Question.—On Question, That the Chairman to report Progress; [1880-91]; CLXVI. 208.—[1900]; CLXVI. 355.—That words be inserted in a proposed Amendment to a Clause; [1880-91]; CLXVI. 200.—That words stand part of a Clause; [1880-91]; CLXVI. 410.—That words be inserted twice; [1894]; CLXIX. 325.—That words stand part of the proposed Amendment; [1895]; CL. 242.

226. Question again proposed, That a word stand part of a Clause; Debate resumed and Question put, and agreed to, on Division; [1898]; CLXVI. 161.

227. On a Member moving Closure, Chairman withholds his assent, and declines then to put that Question, because it was unnecessary, inasmuch as the Committee was willing to come to a decision without Closure; [1880-91]; CLXVI. 200.

In Committee of the whole House:

228. Chairman puts the Question forthwith (Abuse of Rules); [1890]; CLV. 506.

229. Chairman declines to propose a Question (Abuse of Rules); [1880-91]; CLXVI. 278.—[1890]; CLV. 345.

230. Chairman informs the Committee that an Amendment is on order; [1890]; CLXVI. 281.

231. Chairman declines to put the Question (Standing Order, Closure of Debate), and gives a reason; [1890]; CLXVI. 334.

232. It being after Midnight, Chairman proceeds to interrupt the Business, whereupon a Member rises in his place and claims to move, That the Question be now put; [1890-91]; CLXVI. 287.

233. Whereupon a Member rises in his place and claims to move, That the words of a Clause down to a certain word stand part of the Clause; [1890]; CLXVI. 283.

234. It being after Midnight, Chairman proceeds to interrupt the Business, whereupon a Member rises and claims to move, That the Question be now put on an Amendment, and Question put; [1890-91]; CLXVI. 410.

235. That Clause 1 stand part of the Bill, be now put; [1895]; CLXVI. 236.

236. It being after Midnight the Chairman left the Chair to make his report to the House; [1884]; CLXVI. 320.—Immediately after Question put pursuant to Standing Order, Closure of Debate; [1890]; CLXVI. 331.

237. Considered in Committee; and, it being Midnight, the Chairman left the Chair to make his report to the House; Resolution, That this House will immediately again resolve itself into a Committee on the Bill; Bill again considered in Committee, and reported; [1895]; CL. 247.

238. On the Question, A Motion having lapsed at Midnight; [1890]; CLXVI. 81.

Reports from Committees, &c.:

240. Bills reported without Amendment, and ordered to be read the third time on a certain day; [1880-91]; CLXVI. 485.—[1900]; CLV. 206.—And ordered to be now read the third time; [1890-91]; CLXVI. 285.—[1900]; CLV. 125.

241. Bill as amended, to be printed; [1890]; CLV. 369.

242. Bill reported, as amended, to be printed, and re-committed to a Committee of the whole House, and day appointed for Committee; [1895]; CLV. 119.

243. Bills reported, and days appointed for conciliation, as amended; [1890-91]; CLXVI. 260.—[1890]; CLV. 252.—[1890]; CLV. 207.—[1900]; CLV. 286.

244. Bills reported, Clause amended after re-committal; [1891]; CLXLI. 373.

245. After
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245. After re-committal, and order for consideration, as amended; discharged; [1894]; CXLIX. 151.
246. Bills reported, as amended; Ordered to be printed, and re-committed for a certain day; [1890-91]; CXLVI. 417. 310.—[1900]; CLV. 204.
247. Bills reported from Standing Committee, without Amendments; [1894]; CXLIX. 126. With Amendments; [1894]; CXLIX. 151. And days appointed for consideration; [1898]; CXLIX. 125.
248. Reported from Standing Committee on another Bill, with Amendments; the latter Bill reported, without Amendment; also Special Report, first Bill re-committed to a Committee without Amendments; [1894]; CXLIX. 335.
249. That the Chairman do report the Bill, without Amendment, to the House, on Division, agreed to; [1900]; CLV. 306.
250. Lords' Bills reported, with Amendments and days appointed for consideration, as amended; [1890-91]; CXLI. 166.—[1900]; CLV. 368.
251. Bills reported, with amended Titles; [1890-91]; CXLI. 166. —[1898]; CXLIX. 187.
252. Bills reported; two Bills consolidated into one Bill; [1895]; CL. 164.
253. Bills reported from Select Committees and re-committed to a Committee of the whole House for certain day, and ordered to be printed; [1890-91]; CXLVI. 254.—[1900]; CLV. 285.
254. Report from a Select Committee on a Bill in pursuance of Resolution of the House; Bill reported, with Amendments, re-committed to a Committee of the whole House; [1890]; CXLVI. 119.
255. Two Bills reported from a Select Committee, without Amendment; with a Special Report; [1890-91]; CXLI. 422.—[1900]; CLV. 328.
256. Bill reported from a Select Committee; Inquiry not completed; [1892]; CL. 312.
257. Bills reported from the Standing Committee on Law, &c.; [1890-91]; CXLI. 348.—[1900]; CLV. 120.—Without Amendment; [1890]; CLV. 179.
258. Two Bills consolidated into one Bill; [1890-91]; CXLVI. 331.—With an amended Title; [1890]; CLV. 136.
259. Bills reported from the Standing Committee on Trade, &c.; [1890-91]; CXLVI. 257.—[1900]; CLV. 131.
260. Bills reported from Standing Committee on Trade with Special Report; one Bill reported without Amendment, the other Bill with Amendments; [1890]; CXLVI. 114.
261. Bills reported from Standing Committee on Law, &c., and days appointed for consideration, as amended; Bills to be printed; [1896]; CL. 180.
262. Reported from Standing Committee, and re-committed in respect of a new Clause; [1897]; CXLII. 364.
263. Special Report from Select Committees on Bills; [1890-91]; CXLI. 254. 432.
264. Special Report from Standing Committee on another Bill; [1894]; CXLIX. 313.—[1900]; CL. 110.
265. Special Report from Select Committee and Bill reported; Report and Special Report to lie upon the Table, and be printed; [1893]; CL. 285.
266. Reported, with Special Reports, from the Joint Committees on Statute Law Revision Bills, re-committed and printed; [1890]; CLV. 306.
267. Bill reported, with Special Report; Special Report to be printed; [1896]; CLV. 385.
268. Bill reported from Select Committee, with Special Report; [1890]; CLV. 288.
269. Bill reported from a Select Committee without Amendment, and re-committed; [1900]; CLV. 222.

Re-committals of Bills:

270. Bill reported from a Select Committee and re-committed; [1900]; CLV. 222.
271. Bill re-committed after discharging the Order for taking Bills into consideration, as amended, in Committees of

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Report; considered in Committee; Clause added and Amendment made; Bill reported; [1896]; CLV. 404.

222. Considered as amended; re-committed in respect of Clause, Schedule, and new Clause; considered in Committee and reported; considered, as amended; passed; [1897]; CLIII. 393.

223. Considered, as amended; re-committed in respect of a Clause after Amendment proposed and not made; House immediately resolves itself into a Committee; [1899]; CLIV. 267.

241. Bill, as amended, considered—On Question, That words be inserted; Debate arising, Member moves that the Debate be adjourned, but Mr. Speaker declines to propose the Question (Abuse of Rules); Debate resumed, and Question resolved in the Affirmative; [1900]; CLIII. 265.

296. Motion, That the Debate be adjourned on Question, That words be inserted; and negative on Division; [1898]; CLIII. 309.

326. Bills, according to Order, as amended, considered, and ordered to be read the third time upon a certain day; [1890-91]; CXLVI. 41—[1890]; CLV. 286.—And read the third time and passed; [1899]; CLIV. 158.—And ordered to be now read the third time; [1890-91]; CXLIII. 117.—[1890]; CLIII. 184.

297. As amended, considered, after Amendment, "Three Months" proposed but not made; [1898]; CLIV. 245.—[1898]; CLIII. 295.

298. Motion, That a Bill be now taken into consideration; Amendment proposed, "Three Months," and withdrawn; Bill considered; [1898]; CLIII. 357.—Not made; [1899]; CLIV. 325.—Amendment proposed, "Three Months," but not made; Bill considered, and at Midnight further proceeding stood adjourned; [1898]; CLIII. 265.

299. Bill, as amended, considered after re-commitment; and Bill passed after Amendment proposed, "Three Months," and on Division not made; [1898]; CLIV. 326.

300. Consideration, as amended, deferred; [1898-91]; CXLVI. 71.—After being reported by Standing Committees, [1899]; CLI. 145.—[1890]; CLIV. 183.—Further proceedings on consideration, as amended, deferred; [1898]; CLIII. 239.

302. Debates adjourned on Questions on consideration of Bills, or brought up and read a first and second time; amended; [1890-91]; CXLVI. 455.—That words stand part of the Bill; [at Midnight]; [1899]; CXLVI. 331.—That a Clause be read a second time (offered to be added to a Bill); [1890-91]; CXLIII. 322—[1899]; CLIV. 357.—That words proposed to be left out stand part; [1898]; CLIV. 232.—Debate arising, on Question, That words be inserted, before Twelve of the clock, and Question put after Twelve; [1898]; CLIII. 314, 369.

302. That a Subsection stand part of a Clause, ordered on Division; [1898]; CLII. 321.

305. Bills, as amended, further considered, after remaining adjourned Debate; [1890-91]; CXLVI. 228.—And Question put, pursuant to Clause; [1891]; CLI. 364.

306. Question, That a Bill be now considered; Debate arising; Clause claimed; Assert withheld; and Question resolved in the Affirmative; [1890]; CLIV. 222.—Debate resumed, on Amendment, on consideration of Bill, as amended; [1899]; CLII. 270.—[1899]; CLV. 247.

307. On Question, That words proposed to be left out stand part of the Bill; a Member was appointed a Teller for the House, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1899]; CLIV. 272.

308. On Question, That words stand part; Debate arising; and, at Midnight, Mr. Speaker interrupte the Business, and Question put, pursuant to Clause; [1896]; CLII. 396.

309. On Question, That the further proceedings on consideration, as amended, of a Bill, be adjourned till a certain day; Debate arising, Clause claimed, and Question put; and resolved in the Affirmative; further proceedings adjourned; [1898]; CLV. 315.

On Consideration, as amended—continued.

308. As amended, considered; [1890-91]; CXLVI. 320.—[1890]; CLV. 287.

309. Bill, as amended, in a Standing Committee, considered, and ordered to be read the third time; [1898]; CLV. 282.

310. On consideration, as amended, of a Bill; House acquainted that Her Majesty has been pleased to place at the disposal of Parliament Her interest in Berufins in the Patronage of the Crown and of the Duchy of Lancaster; [1898]; CLIII. 295.

311. As amended, considered, and further proceedings adjourned, it being Midsummer; and day appointed for further consideration; [1890-91]; CXLVI. 335.—After Midsummer; [1899]; CLIII. 357.—[1900]; CLV. 287.—At half-past Five; [1897]; CLII. 314.—After half-past Five of the clock; [1898]; CLIII. 290.

312. Motion, That further proceeding on Report be adjourned, withdrawn; [1896]; CLIV. 326.

313. Considered, as amended, and further proceedings adjourned, it being after half-past Five of the clock; [1898]; CLIV. 326.

314. Bill, as amended, to be taken into further consideration on a future day; [1899]; CLIV. 326.

315. As amended, further considered; re-committed in respect of Clauses and Amendments; reported; considered, as amended; a day appointed for Third Reading; [1899]; CLIV. 343–346.

317. Adjourned Debate, on Amendment, to leave out paragraph of a Clause; resumed, and Question put; [1898]; CLIII. 284.

318. Adjourned Debate, on Amendment to Bill on consideration, as amended, resumed; Amendment, to re-commit the Bill to a former Committee; Question put; and agreed to; [1894]; CXLIX. 278.—To leave out a Clause; [1896]; CLIII. 334.

319. Further proceeding on consideration of Bills, as amended, resumed; [1898]; CLIII. 329.

320. On Question, That a Clause be read a second time; and Motion and Clause withdrawn; [1898]; CLIII. 361.

321. Further consideration of Bills deferred; [1894]; CXLIX. 233—[1896]; CLIV. 264.

322. Further consideration of Bill stands adjourned, it being after Six on a Wednesday; [1896]; CLIII. 316.—[1899]; CLV. 285.

323. Considered, as amended, after re-commitment; and Bill ordered to be read a third time; [1898]; CLIV. 327.

324. As amended, to be printed after consideration as amended; [1898]; CLIII. 316.

325. Clause added as twice read, and made part of Bills; [1890-91]; CXLVI. 423—[1898]; CLII. 322.—[1890]; CLV. 231.

326. Bills twice read, and made part of Bills, or brought up and read a first and second time; amended; [1890-91]; CXLVI. 226—[1899]; CLIV. 155, 239—[1890]; CLIII. 234.

327. Clause, so amended, made part of the Bill; [1898]; CLIV. 322.—That a Clause stand part of a Bill. Question put, pursuant to Standing Order, Clause of Debate; [1896]; CLIII. 343.—That a Clause, as amended, stand part of a Bill; [1898]; CLIV. 212.

328. Clause brought up, and read the first time; Motion, That the said Clause be now read a second time; and Question negatived; [1899-91]; CXLVI. 78, 321—[1899]; CLIV. 271.—[1899]; CLIV. 261.—And Question resolved in the Affirmative; [1896]; CLIII. 321.—On Division; [1890-91]; CXLIV. 223, 240, 425, 432.

329. Clause brought up, and read the first time; Motion, That the Clause be read a second time; Debate arising; Clause adjourned; [1898]; CLIII. 337.

331. Clause
II. Proceedings on Bills—continued.

On Consideration, as amended—continued.

331. Clause brought up, and read the first time; Motion, That the said Clause be now read a second time; Debate stood adjourned at Midnight; [1890-91]; CLIV. 71.—Resumed; Motion and Clause withdrawn, 76.

332. Motion, That the Clause be read a second time; Motion and Clause withdrawn; [1891]; CXLIX. 279.—[1894]; CLV. 159.

333. Clause brought up, and read the first time; Motion, That the said Clause be now read a second time; and Question, on Division, resolved in the Affirmative; [1890-91]; CXLVI. 372.—Further Clause so amended made part of the Bill; [1890-91]; CLV. 182.

334. Clause brought up, and read the first and second time; Amendments made; proposed to be made, but not made; or withdrawn, and Clauses added; [1890-91]; CXLVI. 321.—[1899]; CLIV. 119.—Clause, so amended, made part of a Bill; [1890-91]; CLV. 182.

335. Clause brought up, and read the first time; Question, That the said Clause be now read a second time; Debate adjourned; [1890-91]; CXLIX. 322.—Resumed; and Motion, on Division, negatived, 220.

336. Clause brought up, and read the first time; Motion, That the Clause be read a second time; and Question, negatived; [1891]; CXLIX. 342.—On Division, 279—[1900]; CLIV. 267, 268.

337. Clause brought up, and read the first time; Motion, That the said Clause be now read a second time; Debate adjourned; [1890-91]; CXLIX. 322.—Resumed; Motion and Clause withdrawn, 322.—[1898]; CLIII. 537.—Resumed; Motion and Clause withdrawn; [1898]; CHII. 361.

338. Motion, That a Clause be now read a second time; Question, That the Debate be now adjourned, negatived; Question, That the said Clause be now read a second time; on Division, negatived; [1890-91]; CXLVI. 326.

339. Closure claimed on Question, That a particular Clause stand part of a Bill; Mr. Speaker withdraws his assent; [1892]; CXLVI. 317.—Question put, pursuant to Closure, That a Clause stand part; [1898]; CLIII. 338.

340. Clause offered to be added to Bills (Public) on consideration, as amended; and Debate adjourned on Question, That the said Clause be now read a second time; [1892]; CXLVI. 256. Further adjourned, 214, av. Question negatived, 227.

341. Clauses.—On consideration of Bills (Public), as amended, offered to be added; brought up, and read the first and second time; Amendment proposed, to leave out words, but not made; Clause made part of the Bill; [1892]; CXLVI. 285.

342. Clauses offered to be added to Bills on consideration of Bills as amended, twice read, and made part of the Bill; [1891]; CXLIX. 342.—[1899]; CLIV. 135.—Twice read, amended, and made part of Bills; [1891]; CLIV. 135.—Clause so amended made part of the Bill; [1890]; CLV. 231.

343. On Question to leave out words, and insert others; Debate arising, and Debate adjourned at Midnight; [1890]; CLV. 241.

344. On consideration as amended; new Schedule amended, and agreed to; former Schedule disagreed to; [1895]; CL. 207.

345. As amended, considered; Title amended; [1890]; CLV. 253.

346. Objection taken to further proceeding on new Clause; further proceeding on Bill, on consideration, as amended, stood adjourned; [1890-91]; CXLIV. 322.—[1899]; CLV. 250.—Twice read, amended, and made part of Bills; [1890]; CLV. 135.—Clause so amended made part of the Bill; [1890]; CLV. 231.

347. Objection taken to further proceeding after Midnight, on Question, That the words proposed to be left out stand part of a Bill; [1895]; CL. 199.

348. Bill re-committed in respect of a Clause after Amendment proposed, but not made; considered in Committee on Amendment, as amended—continued.

On Consideration, as amended—continued.

and reported that the Committee had amended Clause of the Bill as amended, considered, and ordered to be read the third time upon a future day; [1890]; CLV. 307.

Third Reading, and Passing : 349. Third Reading deferred; [1890-91]; CXLVI. 121.—[1890]; CLV. 139.

350. Motion for Third Reading immediately after consideration as amended; Debate arising. Member moves adjournment of the Debate, and Questions resolved in the Affirmative; [1890]; CLV. 365.

351. Bills to be now read the third time immediately after consideration, as amended; read the third time accordingly and passed; [1890-91]; CXLVI. 186—[1900]; CLV. 134.—On Division; [1891]; CHII. 375.

352. 1892, according to Order, read the third time and passed; [1890-91]; CXLVI. 322.—[1900]; CLV. 69.

353. Bills read the third time and passed on Division; [1890-91]; CXLVI. 87. —[1898]; CLIII. 373—[1900]; CLV. 355.

354. Lords' Bills read the third time and passed, without Amendment; with an Amendment (or Amendments); [1890-91]; CXLVI. 109, 199.—With Amendments; [1890-91]; CXLVI. 365.—[1900]; CLIV. 344.

355. Verbal Amendments made on Third Reading; [1890-91]; CLV. 147.

356. Bill read third time and passed immediately on report from the Committee; [1891]; CL. 58.

357. As amended, considered, read third time and passed; [1895]; CL. 248.—[1898]; CHII. 385.

358. Bills read the third time and passed, after Amendment, "Six or Three Months," not made or withdrawn; [1890-91]; CXLVI. 360, 361.—[1898]; CHII. 107 (withdrawn).—"Three Months," not made; [1890]; CXLVI. 261 (withdrawn); [1890]; CLV. 69.

359. Bill passed after Amendment proposed to re-commit the Bill to a Committee of the whole House, but not made; [1885]; CL. 267.—[1899]; CLV. 142.—After Amendment proposed, to leave out words and add others, but, on Division, not made; [1898]; CLV. 104.

360. On Motion for Third Reading; Queen's Consent signified; [1890-91]; CXLVI. 141.

361. Queen's Consent signified; passed; [1897]; CLV. 255.

362. Queen's Consent and Prince of Wales' Consent; [1890-91]; CXLVI. 97.

363. Prince of Wales' Consent signified on Third Reading; [1895]; CL. 184.

364. On Motion, That a Bill be read the third time; Amendment proposed, "Three Months," but not made; Queen's Consent signified; Bill passed; [1895]; CL. 200.

365. Amendment proposed, to re-commit the Bill in respect of Clause, not made; main Question agreed to Bill passed; [1897]; CLIII. 301.—[1900]; CLV. 244.

366. Amendment proposed, to re-commit the Bill, and Question negatived, on Division; main Question proposed; and Question put, pursuant to Standing Order, Closure of Debate, That the Question be now put, and negatived; after Debate, main Question put, and agreed to, on Division; [1897]; CLL. 355.

367. Bill read the third time immediately after report from the Committee of the whole House; [1892]; CXLVI. 148.

368. Amendment to re-commit a Bill in respect of Clauses for Third Reading; Debate stood adjourned; [1897]; CXLIV. 373.

369. On Third Reading, Amendment proposed to leave out the words "Three years" and "a," and re-committed in respect of a Clause, negatived on Division; [1890]; CLIV. 250.

370. Motion, That a Bill be now read a third time; Amendment proposed, to leave out words "Bill be" to the end of the Question in order to add words "re-committed in respect of Clause," Debate stood adjourned at Midnight; [1894]; CXLIII. 373.
II. Proceedings on Bills—continued.

Third Reading, and Passing—continued.

371. Motion, That a Bill be read the third time, after Question, That the Debate be adjourned, negatived; Amendment proposed, to re-commit, and made; Bill re-committed; [1890] CXLVI. 375.

372. Short Titles of Bills changed in Joint Committees; [1894] CXLI. 347.

373. On resuming the Order of the day for the Third Reading; [1894] CXLI. 354.

374. Adjourned Debate resumed on Question, That a Bill be read the third time; Amendment proposed to re-commit the Bill; but, on Division, not made; Bill passed, [1900] CLIII. 393.

375. Bill passed several stages in one day; considered in Committee, and reported, without Amendment; passed; [1896] CXLVI. 409.—CLV. 400.—CXLVI. 419.—[1900] CXLVI. 469.—[1900] CXLVI. 409.—CXLVI. 419.

376. Bill reported, as amended, on Division; not made; Bill read third time, and passed, on Division; [1900] CXLVI. 325.

Lords Amendments—continued.


378. Lords Amendments ordered to be now taken into consideration; considered, and agreed to; [1890-91] CXLVI. 503.—[1900] CXLVI. 116.—[1900] CXLVI. 354.

379. Consideration of Lords Amendments deferred; [1890-91] CXLVI. 501.—[1894] CXLI. 194.—[1900] CXLVI. 394.—Of Amendments made by the Lords to the Amendments made by this House to the Lords' Amendments made by the Lords; [1890-91] CXLVI. 502.

380. Lords Amendments considered and agreed to, after Amendments proposed to Lords' Amendments, and not made or withdrawn; [1890] CXLVI. 322.

381. Motion, That the Lords' Amendments be now considered; Amendment proposed, "Three Months," but, on Division, not made; after Closure claimed and assent withheld and Lords' Amendments agreed to; [1898] CLIII. 393.

382. Lords Amendments considered after Amendment, "Three Months," not made, on Division; [1900] CXLVI. 396.

383. Lords Amendments considered and day appointed for taking them into consideration; [1898] CLIII. 324.

384. Lords Amendments considered and Debate adjourned on Question, That this House doth agree with the Lords in an Amendment; [1890-91] CXLI. 163, 165.

385. Lords Amendments and Consequential Amendments to be considered; considered and agreed to; [1890] CXLVI. 356.

386. Lords Amendments considered and agreed to, and a Consequential Amendment made to the Bill; [1895] CXLVI. 322.—To which the Lords agree, 330.

387. Lords Amendments agreed to, on Division; [1895-96] CXLVI. 469.—Several on Division; [1900] CXLVI. 397.—One on Division; [1900] CXLVI. 397.

388. Lords Amendments as far as Amendments in p. being read a second time, agreed to; [1890-91] CXLVI. 469.—[1900] CXLVI. 397.

389. Lords Amendments considered; one agreed to, but transferred to another line, and a Consequential Amendment made to the Bill; another amended, and agreed to; subsequent Amendments agreed to; [1890-91] CXLVI. 510.

390. Lords Amendments considered; several agreed to, one disagreed to; Committee to draw up reasons for disagreeing with the Lords in the said Amendment; to withdraw immediately; three to be the Quorum; reasons reported and agreed to; [1896] CXLVI. 452.


392. Lords Amendments considered and a Consequential Amendment made to the Bill; [1900] CXLVI. 400.—To which the Lords agree; [1900] CXLVI. 391.
II. Proceedings on Bills—continued.

Lords' Amendments—continued.

proposed to another Amendment, but not made; and Amend-
ment, and another Amendment, agreed to; and a Consequent-
Amendment made; subsequent Amendments agreed to; and
an Amendment amended, and agreed to; and other subsequent
Amendments agreed to; an Amendment proposed to another
Amendment, and withdrawn; and an Amendment made, and
Amendment, so amended, agreed to; subsequent Amendments
agreed to; one amended and agreed to, and one disagreed to,
and Amendment made to words restored to the Bill, and a
Consequential Amendment made; an Amendment amended,
and agreed to; remaining Amendments agreed to; Committee
appointed to draw up reasons for disagreeing to certain of
the Lords' Amendments; to withdraw immediately; Three to be
the Quorum; [1896]; CL. 418-422.—Reasons reported, and
agreed to, 422.

410. Lords' Amendments considered; several agreed to;
one disagreed to on Division; and Clause, as restored, amended
and agreed to; subsequent Amendments agreed to, and
Committee appointed to draw up reasons to be assigned to
the Lords for disagreeing to one of the Amendments made
by the Lords, &c.; reasons reported and agreed to; [1895]; CLIII. 418.

411. Lords' Amendments considered; several agreed to;
some amended and agreed to; several disagreed to; Special
Entries; Amendments made to words restored to the Bill and
Consequential Amendments made to the Bill; Committee appointed
to draw up reasons to be assigned to the Lords for disagreeing
to certain of the Amendments made by the Lords, &c.;
[1898]; CLIV. 405.—Reasons reported, 407.

412. Proceedings on Bills, on consideration of Lords' Amendments; Question put, That certain words stand part
of Lords' Amendments; [1890-91]; CXLVI. 164.—That
words be inserted in a Lords' Amendment; [1890-91]; 161.
—That words be added; [1890-91]; CXLVI. 165.—
That words proposed to be left out stand part of a Lords'
Amendment; [1890-91]; CXLVI. 165.—By leaving out
words in a line of a Subsection to the end of the Amendment;
[1893-94]; CXLVIII. 685.

III. Bills passed with unusual Expedition, or through several Stages in one Day:

413. Read a second time and committed; considered
immediately in Committee and report without Amendment;
read a third time, and passed; [1890-91]; CXLVI. 34.

414. Considered in Committee and reported without Amendment; read the third time and passed; [1890-91];
CXLIX. 187.—[1894]; CXLIX. 67.—[1895]; CL. 40—
[1896]; CLIV. 106.

415. Considered as amended; read the third time and
passed; [1890-91]; CXLIX. 31.—[1895]; CL. 310—
[1899]; CXLII. 180.—Reported, considered as amended;
passed; [1903]; CL. 310.

IV. Bills sent to the Lords:

416. Returned with an Amendment or Amendments, to
which this House agrees; [1890-91]; CXLVI. 171.—To
which this House agrees, and makes Consequential Amend-
ments to the Bill; [1890-91]; CXLVI. 470.—To which
this House agrees, and assigns reasons; [1893-94];
CXLVIII. 471.

420. Returned, agreeing to certain Amendments made by
the House to the Amendments made by the Lords, and to
the Amendments to Lords' Amendments made by this House to
a Bill without Amendment, but agreeing to certain other
Amendments made by the House to the Amendments by the Lords
with Amendments, and not insisting on Amendments to which
this House hath disagreed, and to which Amendments this House
agrees with Amendments; [1890-91]; CXLVI. 471, 507.

423. Agreeing to the Amendment made by this House to
the Amendments made by the Lords without Amendment, and
to insist on their Amendments, but in lieu of one of the
said Amendments have made an Amendment; [1890];
CXLVI. 518.—To which this House agrees, 518.

424. Returned, Lords not insisting on one of their
Amendments, to which this House hath disagreed; and insist
on certain other of their Amendments, and assign a reason;
have made an addition to one of the said Amendments and
propose Amendments in lieu of others to which this House
hath disagreed; [1890-94]; CXLVIII. 655.

425. Lords' reasons and Amendments considered; two
Amendments to Lords' Amendments proposed, but on Division
not made; Amendment further amended and agreed to;
subsequent Amendment agreed to; [1893-94]; CXLVIII.
655.

426. Returned, the Lords agreeing to one of the
Amendments made by this House to one of the Amendments last
made by the Lords to the Bill, but propose words in lieu of
those omitted, to which they desire the concurrence of this House;
and disagree to the rest of the Amendments made by this
House, for which they assign reasons; [1895-96]; CXLVIII.
674.

427. Lords' reasons and Amendments; Order for con-
sideration read; Motion, That the said Order be discharged;
and Question, on Division, reserved in the Affirmative; Bill
withdrawn; [1890-91]; CXLVIII. 673 (Employers' Liability
Bill).

428. Returned with Amendments; [1893-94]; CXLVIII.
669.—Several agreed to; several disagreed to; one amended
and agreed to; [1893-94]; CXLVIII. 670.—Lords' Amend-
ment divided and Question severally put thereon; parts
disagreed to and parts agreed to; other Amendments proposed;
and, on Division, made; Amendment, as amended, agreed to;
and, other Amendments disagreed to; one agreed to, and a
Consequential Amendment made to the Bill; another Amend-
ment divided, and Questions severally put thereon; Debate
adjourned, on Question, for disagreeing with part; [1890-94];
CXLVIII. 672, 673, 674.

429. Returned:—The Lords not insisting on certain of
their Amendments to the Bill, to which this House hath
disagreed; have made Amendments in lieu of others disagreed
to by this House, and insist on certain other of their
Amendments, and assign reasons; and agree to certain
Amendments made by this House to the Bill, without any
Amendment, and agree to certain other of the Amendments
made by this House to the Amendments made by the Lords, and
to the Amendments to Lords' Amendments made by this House to
the Bill without any Amendment, and agree to certain other of
the Amendments made by this House to the Amendments
made by the Lords, with Amendments and Consequential
Amendments to the Bill, and disagree to certain other of the
Amendments made by this House to the Amendments made
by the Lords, and assign reasons; [1895-96]; CXLVIII.
676.

430. Returned:
IV. Bills sent to the Lords—continued.

430. Returned.—The Lords not insisting on certain of their last Amendments to the Bill, to which this House hath disagreed; and have made Amendments in lieu thereof, and insist on other of their said Amendments, for which they assign their reason; and do not insist on the rest of their said Amendments, and agree to the further Consequential Amendments made by this House to the Bill without any Amendments, and agree to certain of the Amendments made by this House to the Amendments last made by the Lords, without any Amendment; and agree to the rest of the said Amendments made by this House, with Amendments, and with Consequential Amendments to the Bill; [1890-91]; CXLVII. 691.

431. Returned from the Lords with Amendments:—Several agreed to; one disagreed to; Amendment proposed to Bill, instead of Lords, disagreed to; Amendment proposed to said Amendment, but, on Division, not made; another Amendment proposed to proposed Amendment, and withdrawn; Amendment proposed to Bill instead of Clause, disagreed to; Amendment proposed to proposed Clause, and made; other Amendments proposed and not made, &c.; [1893-94]; CXLVIII. 633, 655.

432. Returned from the Lords with Amendments:—Several agreed to; several disagreed to; one amended and agreed to; consequential Amendment made to the Bill; Committee appointed to draw up reasons, &c.; [1897]; CLI. 406.—Reasons reported, and agreed to, 412.

433. Returned from the Lords.—The Lords agree to the Amendments made by this House to the Amendments made by the Lords, with Amendments; agree to the Consequential Amendments, and do not insist on certain of their Amendments, to which this House hath disagreed; [1897]; CLI. 428.

434. Lords' Amendments to Commons' Amendments to Lords' Amendments, considered, and agreed to; [1897]; CLI. 428.

435. Returned.—The Lords agree to the Amendments made by this House to the Amendments made by the Lords to the Bill, and to the Consequential Amendments made to the Bill, and do not insist on certain of their Amendments, to which this House hath disagreed; [1898]; CLIII. 421.

436. Returned from the Lords with Amendments.—Lords' Amendments agreed to, after two Amendments proposed, but not made, or withdrawn; [1899]; CLIV. 195.—With an Amendment this House hath disagreed; by the Lords, and not insisting on their Amendments to which this House hath disagreed; [1899]; CXLVI. 412.—[1899]; CLIV. 195.—With an Amendment this House hath disagreed; by the Lords, and not insisting on their Amendments to which this House hath disagreed; [1894]; CXLVI. 518.

437. Returned from the Lords with Amendments:—Several agreed to; several disagreed to; one amended and agreed to; consequential Amendment made to the Bill; Committee appointed to draw up reasons, &c.; [1890-91]; CXLVI. 174.

438. Returned from the Lords with Amendments:—The Lords agree to the Amendments made by this House to the Amendments made by the Lords, with Amendments; agree to the Consequential Amendments, and do not insist on certain of their Amendments, to which this House hath disagreed; [1897]; CLI. 428.

439. Returned with Amendments or an Amendment to Commons:—Amendments proposed, but subsequently agreed to; [1899]; CLIV. 207.

440. Lords' Amendments considered, and with an Amendment to one of them, agreed to; [1899]; CLV. 306.

441. Returned with Amendments or an Amendment to which the Lords agree, having made an Amendment in lieu of one of the Amendments, to which the Commons agree; [1890-91]; CXLVI. 218.

442. Returned:—The Lords having agreed to the Amendments made by this House to the Amendments made by the Lords, and not insisting on their Amendments to which this House hath disagreed; [1890-91]; CXLVII. 174.

443. Returned:—The Lords not insisting on certain of their last Amendments to the Bill, to which this House hath disagreed; and have made Amendments in lieu thereof; and insist on one or other of their said Amendments, and assign a reason; and do not insist on the rest of their said Amendments; and agree to the further Consequential Amendments made by this House to the Bill, without any Amendments, and agree to certain of the Amendments made by this House to the Amendments last made by the Lords, without any Amendment; and agree to the rest of the said Amendments made by this House, with Amendments and with Consequential Amendments to the Bill; [1893-94]; CXLVII. 691 (Local Government (England and Wales) Bill).

444. Returned:—The Lords not insisting on their Amendments to the Bill to which this House hath disagreed; and agree to certain of the Amendments made by this House to the Amendments made by the Lords to the said Bill, and to the Consequential Amendments made by this House, and to certain of the said Amendments made by the Lords, and to the amendments made by this House, with Amendments, and with Consequential Amendments to the Bill; [1890-91]; CXLVII. 691.

445. Returned from the Lords with Title changed; [1897]; CLI. 387.

Returned with Amendments:—To which this House agrees; Special Entries being made in the Journals of the Reasons for agreeing thereto: It appearing that the Amendments were—

446. That words omitted were unnecessary; [1890-91]; CXLVI. 470.—In consequence of the Results of last Census; [1890-91]; CXLVI. 470.—For the purpose of carrying out the intention of the Commons; [1890-91]; CXLVI. 190, 410.—For the purpose of Supply; an omission in the Bill; [1890-91]; CXLVI. 426.—That the Amendment to Schedule III, page 195, line 5, is in consequence of section 117 of the Act, 11 & 12 Vict. c. 152, having become obsolete; [1891]; CXLVI. 404.—It appearing that the Amendment was for the purpose of carrying out the intentions of the Commons; [1893-94]; CXLVIII. 286, 405.—It appearing that the Amendment was consequent upon other Amendments previously made by the Lords; [1892-93]; CXLVIII. 477.—It appearing that the said Amendment was made to the Title of the Bill, in consequence of the provisions of the Bill, was agreed to; [1896]; CLI. 383.—It appearing that the said Amendments were for the purpose of supplying an omission in the Bill, [1897]; CLI. 406.—It appearing that the Amendment was for the purpose of making clear the intentions of the Commons; [1898]; CLI. 424.

447. Reason for disagreeing to Lords' Amendments, reported and agreed to; [1890-91]; CXLVI. 473, 474, 475.—[1890-91]; CXLVI. 405.—[1890-91]; CXLVI. 632.

448. That this House doth disagree with the Lords (in an Amendment), and Question put pursuant to Clause and moved in the House of Lords, without Amendment; [1893-91]; CXLVI. 473, 474.—[1890-91]; CXLVI. 632.

449. Objection having been taken on Question for disagreeing to the Lords in an Amendment, Debate stood adjourned; [1893-91]; CXLVI. 473, 474.—Further adjourned for three months, 515.

V. Bills brought from the Lords:

448. Bills brought from the Lords; [1890-91]; CXLVI. 418.—To which this House agrees without Amendment; [1890]; CLIV. 386,—[1890]; CLV. 384.

449. Returned to them with an Amendment; [1890-91]; CXLVI. 190.—With an Amendment to Commons' Amendments; [1897]; CLI. 421.—With Amendments; [1890-91]; CXLVI. 405.—[1894]; CXLIX. 236,—[1895]; CL. 190.—[1890]; CLV. 248.

450. Returned to them with Amendments; [1895]; CL. 100.—To one of which the Lords disagreed, for which they assign their reason and have made an Amendment in lieu thereof,
VI. Bills withdrawn, put off, or laid aside :

Bills withdrawn : 453. Motion, That Bills be now read a second time, withdrawn; Bills withdrawn; [1903-04]; CXLVIII. 64. 454. Motion withdrawn; Bill withdrawn; [1900]; CXLVIII. 57. 455. After reading the Order for Second Reading, and discharging it; [1890-91]; CXLVI. 459, 506, &c.;—[1899]; CL. 17. 456. After reading the Order for Second Reading on a future day and discharging it; [1890-91]; CXLVI. 94.—[1898]; CLI. 46.—[1899]; CLIII. 52, 19.—[1900]; CLV. 98. 457. After reading the Order for resuming adjourned Debate on Question, That a Bill be read a second time, and discharging it; [1890-91]; CXLVI. 101, 315, &c.;—[1894]; CXLVII. 337.—[1900]; CLV. 328. 458. Order for Second Reading discharged; and Bill withdrawn, and another Bill ordered to lie on the Table; [1892]; CXLVII. 199. 459. After reading the Order for resuming adjourned Debate on Second Reading, and discharging it; Bill withdrawn; [1894]; CXLVIII. 245. 460. Motion, That the Bill be now read a second time, withdrawn; Bill withdrawn; [1895]; CL. 324.—[1899]; CLV. 127. 461. On Motion, That a Bill be now read a second time; Amendment proposed, "Six Months"; Amendment and Motion withdrawn; Bill withdrawn; [1895]; CLI. 118. 462. After reading the Order for resumption of Debate on Second Reading discharged; Bill withdrawn; [1895]; CXLVII. 337.—[1899]; CLV. 349. 463. On Amendment for Second Reading discharged; [1899]; CLIV. 346.—[1900]; CLV. 349. 464. After reading for a Bill a second time on a future day, discharged; [1899]; CLV. 351. 465. On Second Reading, Mr. Speaker calls attention to the fact that the provisions of the Bill were identical with those of another Bill; Order discharged; Bill withdrawn; [1900]; CXLVII. 139. 466. After reading the Order for resuming adjourned Debate on Question, That a Bill be committed to a Select Committee, discharged; Bill withdrawn; [1895]; CLI. 287. 467. After reading the Order of the day for Committees, and discharging it; [1890-91]; CXLVI. 322, 518.—[1904]; CXLVI. 367.—[1899]; CLI. 365.—[1900]; CLIV. 374.—[1899]; CLV. 342.—On a future day; [1899]; CXLVI. 138. 468. After reading the Order of a former day for committing a Bill to the Standing Committee on Trade, &e., and discharging it; [1900-01]; CXLVI. 521. 469. After reading the Order of the day for resuming the adjourned Debate on Amendment proposed to Question, That a Bill be committed to the Standing Committee on Exe., &c.; and discharging it; [1900-01]; CXLVII. 598. 470. Motion for Committee discharged; Bill committed to the Standing Committee on Trade; [1900]; CLI. 47.—[1900]; Bill withdrawn, 280. 471. After considering Bill in Committee, progress reported, and on Motion, Speaker resuming the Chair, Bill withdrawn; [1899]; CXLVII. 299.—[1899]; CLV. 292. 472. Order for consideration, as amended, discharged; 102 withdrawn; [1894]; CXLVI. 328. 473. After Order for reading of consideration of Lords' Reasons and Amendments, &c.; Motion, That the said Order be discharged, and Question, on Division, resolved in Affirmative; Bill withdrawn (Employers' Liability); [1895-04]; CXLVII. 675.

V. Bills brought from the Lords—continued.

thereof, to which they desire the concurrence of this House; and have agreed to the other Amendment made by this House to the said Bill without any Amendment; [1895]; CL. 204. 461. With Amendments; [1890]; CXLV. 306.—To which Amendments the Lords agree with an Amendment; [1898]; CLIV. 210.—Lords' Amendment agreed to by 213.—Lords' Reason and Amendment considered; This House doth not insist on the Amendment to the Bill, to which the Lords disagree, and doth agree to the Amendment made by the Lords to the Bill; [1895]; CL. 307. 462. Lords' Amendment to Commons' Amendments considered and agreed to; [1897]; CXLVII. 451.

VI. Bills withdrawn, put off, or laid aside :

Bills withdrawn : 471. Order for consideration, as amended, in the Standing Committee, discharged; Bill withdrawn; [1894]; CXLIX. 323.—[1900]; CLV. 339. 472. Bill passed by the Commons, not by the Lords; [1891]; CXLIX. 305. Bills put off : 473. That the Bill be now read a second time; [1895]; CLI. 127. 474. On Second Reading,—For "Six Months"; [1890-91]; CXLVI. 210.—[1898]; CLI. 92.—For "Three Months"; [1899]; CXLVII. 243.—After Division; main Question amended; [1890-91]; CXLVI. 100. 475. On Motion, That a Bill be now read a second time; substantive Amendment proposed, and made, on Division; and Resolution accordingly; [1899]; CL. 161.—[1899]; CXLV. 190. 476. On Second Reading, Question negatived, on Division; [1896]; CXLIX. 90. * Bills laid aside : 477. Ordered and presented; no further proceeding; [1894]; CXLIX. 25.—[1895]; CXLVII. 428. 478. Second Readings deferred; no further proceedings; [1894]; CXLIX. 121.—[1899]; CLI. 364. 479. Order for Second Reading of a Bill read; Mr. Speaker calls attention to the fact that the provisions of the Bill were identical with those of another Bill; Order discharged; Bill withdrawn; [1895]; CLI. 129. 480. Committee deferred; no further proceeding; [1894]; CXLIX. 117.—[1899]; CLI. 369. 481. That a Bill be now read a second time; Motion carried; Bill withdrawn; [1900]; CLV. 167. 482. Order for resumption of Debate, on Amendment, discharged; Bill withdrawn; [1899]; CLV. 388. 483. Adjourned Debate, on consideration, as amended, further adjourned; no further proceedings; [1894]; CXLVII. 378.—On consideration as amended; no further proceedings; [1895]; CXLVII. 287.—On Second Reading; [1896]; CLI. 381. 484. Order discharged for committing a Bill to the Committee of the whole House; Bill committed to a Joint Committee; no further proceeding; [1891]; CL. 233. 485. Bill reported, without Amendment, from a Standing Committee; no further proceeding; [1895]; CL. 116. 486. Bill considered in Committee; Motion, That the Chairman do now take the Chair; Question agreed to; no report; no further proceedings; [1896]; CXLVII. 286. (Education Bill.) 487. Day appointed for Second Reading; no further proceedings; [1896]; CLI. 265. 488. Bill considered in Committee twice; [1890]; CXLVII. 265, 248. Committee deferred; Order for Committee discharged; Bill withdrawn, 380. (Colonial Loan Funds Bill.) 489. That a Bill be now read a second time; Amendment proposed, "Six Months," withdrawn; Motion withdrawn [1890]; CLI. 84. 490. That a Bill be committed; objection taken to further proceedings, and Debate adjourned; [1895]; CL. 83. Further adjourned, 16. Order read for resuming adjourned Debate; Mr. Speaker reminds the House of the position of the Bill; Order discharged for resumption of Debate, and Day appointed for Committee, 80. Committee deferred, 248. No further proceeding. 493. On
VI. Bills withdrawn, put off, or laid aside—continued.

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BILLS, PUBLIC—continued.

VI. Bills withdrawn, put off, or laid aside—continued.

513. That Bills, as amended in the Committee, be taken into consideration upon future days: [1890-91]; CXLVI. 110.—[1900]; CL. 140.—[1900]; CLIV. 257.—And to be printed; [1890-91]; CXLVI. 292.—[1896]; CLII. 318.—As amended in the Standing Committee: [1898]; CLI. 348.—[1890]; CLIV. 257.

514. On Question, That a Bill be read a second time; Substantive Amendment proposed, and made, on Division; no further proceeding: [1895]; CLIV. 109.

515. That the further proceeding on consideration of the Bill, as amended in the Committee, be deferred: [1891]; CXLVI. 386.—[1890]; CLV. 264.—[1890]; CLV. 326.—Be adjourned at Midnight, on consideration, as amended: [1898]; CLIII. 248.—[1890]; CLVI. 261. (after half-past Five of the clock).

516. That the Third Reading of a Bill be deferred: [1898]; CLVII. 285.

517. That a Bill be now read the third time: [1890-91]; CXLVI. 91.—[1890]; CLV. 294.—[1900]; CLV. 326.—Immediately after consideration, as amended, read third time accordingly: [1890]; CLIV. 348.—[1890]; CLV. 257.—After being considered in Committee and reported without Amendment: [1890]; CLIV. 225.

518. That Bills be the third time upon future days: [1890-91]; CXLVI. 118.—[1900]; CLV. 128.—And to be printed: [1890-91]; CXLVI. 258.

519. That Amendment made by the Lords to Bills be now taken into consideration: [1890-91]; CXLVI. 203.—[1900]; CLV. 354.—After Amendment. "Three Months" proposed, but, on Division, not made: [1900]; CLV. 396.

520. That Amendment made by the Lords to Bills be now taken into consideration upon future days: [1890-91]; CXLVI. 196.—[1900]; CLV. 257.—And to be printed: [1890-91]; CXLVI. 143.—[1900]; CLV. 396.

521. That Lords' Amendments to Commons' Amendments to Lords' Amendments be taken into consideration upon future days, and to be printed: [1890-91]; CXLVI. 492.

522. That the Lords' reasons for disagreeing to certain of the Amendments made by this House to the Amendments made by the Lords are set forth, and the Lords' Amendments made by this House to the Amendments made by the Lords to the Bill, and the Amendments made by the Lords to the Amendments made by this House to the Amendments made by the Lords to the Bill, be taken into consideration this day: and be printed. (Employers' Liability Bill): [1898-94]; CXLVIII. 671.

523. That Bills be withdrawn: [1890-91]; CXLVI. 363.—[1890]; CXLVII. 388.—[1890]; CLV. 167.—And that another Bill be presented in lieu thereof: [1892]; CXLVII. 189.

524. Ordered, That the Amendments made by the Lords to the Amendments made by this House to the Amendments made by the Lords to the Bill, and the Amendments made by the Lords to the Amendments made by this House to the Amendments made by the Lords to the Bill, be taken into consideration this day: and be printed. (Local Government (England and Wales) Bill): [1893-94]; CXLVII. 678.

525. Ordered, That the Motion assigned by the Lords for insisting upon one of their Amendments to the Bill, and the further Consequential Amendments made by the Lords to the Bill, be printed. (Local Government (England and Wales) Bill): [1893-94]; CXLVII. 682.

526. Ordered,
VII. Orders, Resolutions, and Incidental Proceedings—continued.

Orders—continued.

356. Ordered, That the Lords' Reasons, and the Amendments made by the Lords to the Amendments last made by the Commons to the Amendments made by the Lords, and the further consequential Amendments made by the Lords to the Bill, be now taken into consideration: [1894-95] ; CXLVI. 582.

357. Ordered, That a Committee be appointed to draw up reasons for disagreeing to certain of the Lords' Amendments, &c. ; [1896] ; CLI. 448.

358. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

359. That the proceedings on the Clergy Discipline (Immorality) Bill, if under discussion at Twelve o'clock, be not interrupted under the Standing Order (Sittings of the House); [1897] ; CXLVII. 241.—[1900] ; CL. 151, 230.

360. For having to introduce a Bill before the dawn of the Day, precedence of the Orders of the Day, &c. ; [1896] ; CLI. 426.

361. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

362. That the consideration of Lords' Amendments be now considered, &c. ; and agreed to; [1896] ; CLI. 426.

363. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

364. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

365. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

366. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

367. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

368. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

369. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

370. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

371. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

372. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.

373. That the consideration of Lords' Amendments be deferred; [1898] ; CXLIX. 403.—[1900] ; CLV. 207.
BILLS, PUBLIC—continued.

VII. Orders, Resolutions, and Incidental Proceedings—continued.

Orders discharged—continued.

a Clause of the Bill; Clause added; Clause and Schedule amended; [1895-96]; CXLVII. 564.

566. Order for Third Reading discharged, and Bill re-committed in respect of a Clause; [1896]; CL. 391. —Bill re-committed in respect to Amendment to Schedule; [1897]; CLIII. 599.—And another day appointed; [1897]; CLII. 293.

567. Order for Third Reading discharged; Bill re-committed in respect of a new Clause, and Amendment to Schedule after Amendment to leave out words after "to," not made; Bill considered in Committee, and reported; as amended; considered; Motion, That the Bill be now read the third time; Amendment proposed, "Three Months," but on Division, not made; Bill read the third time, and passed, on Division; [1900]; CLV. 325.

568. Order for Committee discharged, and another day appointed; [1896-97]; CXLVI. 94.—On future day, discharged; another day appointed; [1899]; CL. 8.—[1899]; CLIII. 230.—[1900]; CLY. 96.—And Bills withdrawn; [1899-90]; CXLVI. 153 and 322—[1898]; CLIII. 589.—[1900]; CLIV. 342.—And Bill committed to the Standing Committee on Trade, &c.; [1899-90]; CXLVI. 113.

569. That a Bill be committed to the Standing Committee on Trade, discharged; Bill committed to the Standing Committee on Law; [1900]; CLV. 317.

570. Of a former day; That a Bill be committed to the Standing Committee on Trade, &c.; Bill withdrawn; [1890-91]; CXLVI. 331.

571. Order for resuming adjourned Debate; on Question, That a Bill be committed to a Select Committee, discharged; Bill withdrawn; [1899]; CL. 397.

572. Order for Committee on a Bill discharged; and Bill committed to a Select Committee of 17 Members, after Amendment proposed and withdrawn; [1898]; CLIII. 247.

573. For resuming adjourned Debate on Amendment to Question, That a Bill be committed to the Standing Committee on Law, &c.; and Bill withdrawn; [1890-91]; CXLVI. 508.

574. Order for resumption of Debate; on Question, That a Bill be committed to a Committee of the whole House, read; after statement from Mr. Speaker, order discharged, and day appointed for Committee; [1895]; CL. 90.

575. Order for resumptions of Debate; on Question, That a Bill be re-committed to the Standing Committee on Law, discharged; Motion, That the Bill be committed to a Committee of the whole House; objection taken, and Debate adjourned; [1905]; CL. 83.

576. That a Bill be committed to a Select Committee, discharged; Bill withdrawn; [1899]; CL. 287.

577. For consideration of Lords' reasons, and Amendments, on Division; [1893-94]; CXLVIII. 675.

Questions Affirmed—continued.

583. That words proposed to be left out stand part; [1896]; CLII. 417.

586. That the remaining words of a clause stand part of a Bill; [1896]; CLII. 317.

587. That leave be given to bring in a Bill, and Question put pursuant to Standing Order; [1893-94]; CXLVIII. 359.

588. On Amendment to Question, That leave be given to bring in a Bill; that words proposed to be left out stand part of the Question; [1890-91]; CXLVI. 19.—[1893-94]; CXLVIII. 82 (after Question put pursuant to Closure).

590. On Question, That leave be given to bring in a Bill; after Debate, adjourned ten times; [1892]; CXLVII. 125.

591. On Second Reading—That words proposed to be left out stand part; [1895]; CLII. 56.

592. That the word "now" stand part of the Question; [1897]; CLIII. 80.

593. That the Bill be now read a second time; Mr. Speaker, that the original Question be now put after Clause, and resolved in the Affirmative; [1892]; CXLVII. 158.

594. Order for resuming adjourned Debate on Second Reading read; Question resolved in the Affirmative; Bill accordingly read a second time; [1894]; CXLIX. 274.

595. That the word "now" stand part of the Question; [1896]; CLIII. 64.

596. That a Bill be now read a second time after Closure claimed twice; assent withheld; Question resolved in the Affirmative; [1894]; CXLIX. 45.

597. That words be added to the word "That" on Second Reading; [1899]; CLIII. 161. (Substantive Amendment.)

598. That words "upon this day Six Months" be added at the end of the Question; [1898]; CLIII. 62.—[1900]; CLV. 45.

599. That a Member be a Member of a Select Committee; [1892]; CXLIX. 287.

600. That Standing Order 171 be suspended in the case of a Bill; [1895]; CL 134.

611. That the words "Standing Committee on Trade, &c.," stand part of the Question; [1895]; CL. 49.

612. That a Standing Committee do sit, notwithstanding the sitting of the House; [1899]; CL. 109.

613. That the words the "Standing Committee on Law, &c.," stand part of the Question; [1896]; CLIII. 131.

614. That it be an instruction to the Committee on Police and Sanitary Regulations Bills; [1896]; CL. 101.

615. That the Order for the Committee of the whole House on a Bill be read and discharged, and that the Bill be committed to a Select Committee on Division; [1892]; CXLVII. 216.

616. That the Order for Committee be discharged, and that a Bill be committed to a Select Committee; [1898]; CJIII. 247.

617. On appointment of day for Second Reading; that a certain day stand part; [1896]; CXL. 80.

618. That a Bill be now read a second time; [1896-97]; CXLVI. 24.—[1900]; CLV. 165.

619. That a Bill be now read a second time after second reading Order of the Day for resuming adjourned Debate; [1894]; CXLIX. 374.—Question put without resumption of Debate; [1897]; CL. 65.

620. That a Bill be committed to the Standing Committee on Law, &c.; [1892]; CXLVII. 156.—[1899]; CLV. 125.—[1900]; CLV. 125. Trade, &c., 151.

621. For an instruction to the Committee on a Bill on Division; [1898-99]; CXLVIII. 452.

622. That a Bill be read a second time upon this day Six Months; [1895]; CL. 118.

623. In
VII. Orders, Resolutions, and Incidental Proceedings—continued.

Questions Negatived—continued.

672. That it be an instruction to the Committee on a Bill to make provision in a Clause, &c.; Amendments made to the Question, and Question as amended, negatived, on Division; [1900]; CLIV. 213.

673. That it be an instruction to the Committee to divide the Bill into two Bills, negatived, on Division; [1900]; CLIV. 265.

674. Bill read a second time, and committed; Motion made, That it be an instruction to the Committee, negatived; [1900]; CLV. 65.

675. On Question, That the words proposed to be left out stand part of the Clause; Question put, and negatived; Chair- man having ruled the objection to the Clause was well founded; [1894]; CXLIX. 394.

676. That Bills be committed to a Standing Committee; [1896]; CLI. 365.

677. That the word "now" stand part of a Question, That a Bill be now taken into consideration; [1894]; CXLIX. 150.

678. That a word be inserted in a Bill on consideration of a Bill, as amended; [1890-91]; CXLVI. 265.—He inserted in a Clause proposed to be added; [1893-94]; CXLVIII. 589.

679. That words stand part of a proposed Amendment; [1893-94]; CXLVIII. 585.

680. That words be inserted in a Clause proposed to be added; [1894]; CXLIX. 262.

681. That words be added to a Lords' Amendment; [1896]; CLI. 362.—[1900]; CLIV. 91.

682. That the Clauses be now read a second time; [1890-91]; CXLVI. 290.—[1890-91]; CXLVII. 311.

683. That a word be inserted in a Lords' Amendment; [1890-91]; CXLVI. 165.

684. That the Chairman do report Progress on Clause 1, being read; [1892]; CXLVII. 181.

685. That a Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; [1896]; CXLIII. 197.

Motions withdrawn—continued.

697. Motion, That a Bill be now read a second time, Motion withdrawn; [1900]; CLV. 167.

698. That the Chairman do report Progress on Clause 1, being read; [1892]; CXLVII. 181.

699. That a Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; [1896]; CXLIII. 197.

700. That a Bill be now read a second time; Amendment proposed, "Six Months;" Amendment and Motion withdrawn; [1897]; CXL. 118.—[1890]; CLIV. 84.

701. That a Bill be now read a second time; [1895-96]; CXLVII. 96.—[1895]; CLV. 127.—And Bill withdrawn; [1895]; CL. 224.

702. That a Clause be now read a second time on consideration, as amended; Debate adjourned; [1895-96]; CXLVIII. 361.—Resumed, and Motion and Clause withdrawn; [1895-96]; CXLVIII. 385.

703. Motion, That a Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Motion withdrawn; [1900]; CLV. 84.

704. That a Clause be read a second time; Motion and Clause, by leave, withdrawn; [1894]; CXLIX. 165.—[1896]; CLV. 383.

705. That the further proceeding on consideration of a Bill, as amended, be adjourned; [1895]; CLI. 361.

706. That a Bill be committed to a Select Committee; [1897]; CXLIV. 77.

707. That it be an instruction to the Committee on the Finance Bill that they have power to divide the Bill into two parts, &c.; [1899]; CLI. 102.

708. That it be an instruction to the Committee on a Provisional Order Bill to take Evidence, &c.; [1899]; CLIV. 264.

709. That it be an instruction to the Committee on a Bill to omit certain Clauses; Motion for adjournment of Debate negatived, on Division, and original Motion withdrawn; [1900]; CLV. 204.

Incidental Proceedings:

716. That the Order of the Committee for the whole House on a Bill be read and discharged, and that the Bill be committed to a Standing Committee; [1892]; CXLVII. 225.

717. That the Bill be now read a second time; and, at Midnight, Debate adjourned; [1897]; CLI. 56.

718. Motion, That a Bill be committed to a Select Committee; and it being after Midnight, Debate adjourned; [1896]; CLI. 118.—And Amendment proposed, "Select Committee;" and Debate adjourned; [1899]; CLIV. 290.

719. That a Bill be committed to the Standing Committee on Law, &c., and Debate adjourned; [1895]; CLI. 361.

720. Order for Second Reading of a Bill read; Mr. Speaker calls attention to the fact that the provisions of the Bill were identical with those of another Bill; Order discharged, and Bill withdrawn; [1900]; CLV. 139.

721. Adjourned Debate on Amendment to Question, That the Bill be now read a second time; resumed; Debate stood adjourned at Midnight; Debate to be resumed future day; [1900]; CLV. 257.

722. Member moves that further proceedings on consideration of a Bill, as amended, be now adjourned; Mr. Speaker puts the Question forthwith (Abuse of Rules); [1900]; CLIV. 243.

723. That during the present sittings of the House no notice be received of Motions for leave to bring in Bills; [1895]; CLXIV. 416.

724. Bill
Incidental Proceedings—continued.

724. Bill read a second time, after substantive Amendment proposed, but not made, on Division; and main Question put pursuant to Standing Order (Closure of Debate), after half-past Five; Motion, That the Bill be committed to the Select Committee; and Debate adjourned; [1898]; CL. 75.

725. It being after Mid-nights, the Chairman left the Chair to make his report to the House; Motion, That this House will immediately resolve itself into the Committee; but objection being taken, this day appointed for Committees; [1898-94]; CXLVIII. 266.

726. Bill considered in Committee; and it being Mid-night, the Chairman left the Chair to make his report to the House; Rendell, That this House will immediately again resolve itself into the Committee; House accordingly resolved itself into the Committee after Mid-night; and Bill read; [1898-94]; CXLVIII. 500.

727. Bill considered in Committee; and it being Mid-night, the Chairman left the Chair to make his report; House immediately resolved itself into Committee on the Bill; again considered in Committee after Midnight; and reported, without Amendment, and passed; [1894]; CXLIX. 62.

728. Amendment proposed to insert words in a Bill on report; and Question proposed, That words be inserted; and it appearing in Debate that the Amendment would increase the charge on the Local Taxation Account, Mr. Speaker ruled the Amendment to be out of order; [1895]; C. 138.

729. Bills which had been selected to the Select Committee on another Bill, reported three without Amendment; one with Amendment, and re-committed to a Committee of whole House; also a Special Report; [1894]; CXLIX. 396.

730. Bill reported from a Standing Committee on another Bill, with Amendments; latter Bill reported, without Amendment; also Special Report; first Bill re-committed to a Committee of the whole House; [1894]; CXLIX. 219.

731. That the proceedings on a certain day, on the Motion for committee a Bill to the Standing Committee on Law, &c., be resumed; [1893-94]; CXLVIII. 240.

Incidental Proceedings—continued.

782. That the adjourned Debate on the Question, That a Bill be committed to the Standing Committee on Law, &c., be resumed to-morrow at Five; [1895-94]; CXLVIII. 240.

783. On Question, That words proposed to be left out stand part of the Clause; notice taken that the Resolution in Committee of Ways and Means did not authorize certain expenditures; the Chairman ruled that the objection appeared to him well founded, and that the Clause ought to be amended; Question put, and negatived; [1894]; CXLIX. 201.

784. Order for Committee on a Bill, read, and Debate adjourned on Question, That the said Order be discharged; [1895]; C. 141.

785. Motion, That the Order for Committee on a Bill be discharged, and that the Bill be committed to a Select Committee of Seventeen Members; Amendment proposed to leave out words, and insert others, and withdraw; Main Question put, and agreed to; Bill committed to a Select Committee of seventeen Members; [1898]; CL. 247.

786. On consideration of a Bill, as amended; House acquainted, That Her Majesty had been pleased to place in the disposal of Parliament Her interest in Benefices in the Diocese of Durham; [1898]; C. 265.

787. Question put forthwith, pursuant to an Order of the House, in Committee of the whole House, on a Bill (Government of Ireland Bill); [1893-94]; CXLVIII. 412, 413, 435, 559.

788. Put successively on Clauses in pursuance of the said Order; [1893-94]; CXLVIII. 415, &c.

789. On consideration of a Bill, as amended; [1893-94]; CXLVIII. 525, 527.

790. Question to be put forthwith after certain date; [1893-94]; CXLVIII. 599.

791. Question put, pursuant to Standing Order 16, after a brief explanatory Statement; [1895]; C. 48; [1900]; C. 59.

VIII. Hybrid Bills:

Preseants and First Readings:

782. Bills ordered, without any previous proceedings; [1890-91]; CXLVI. 8-9; [1890]; C. 70-1; [1900]; C. 76.

783. Standing Order suspended, and Bill ordered; [1897]; C. 234.

784. Present, and read the first time, and ordered to be read a second time on a future day, and be printed; [1898]; C. 59-1; [1900]; C. 219.

785. Standing Order suspended; Bill read the first time; [1897]; C. 234.

786. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills; [1890-91]; CXLVI. 37-38; [1891]; CXLVI. 33-34; [1900]; C. 123.

787. Reports from Examiners, That no Standing Orders are applicable; [1890-91]; CXLVI. 54-1; [1895]; C. 216.

788. Reports from Examiners, That Standing Orders have been complied with; [1890-91]; CXLVI. 54-1; [1895]; C. 216.

789. Reports from Examiners, That Standing Orders have not been complied with; ordered to the Select Committee on Standing Orders; [1890-91]; CXLVI. 304-1; [1890]; C. 62.

790. Reports from Standing Orders Committee, That the Standing Orders ought to be dispensed with; [1890-91]; CXLVI. 327-39; [1899]; C. 73.

791. Reports from Examiners, That the Standing Orders and Standing Orders Committee have been complied with; [1898]; CXLVI. 47-1; [1900]; C. 180-1. Have not been complied with; [1900]; C. 302.

BILLS, PUBLIC—continued.

Second Readings and Commitments:

782. Second Readings deferred; [1890-91]; CXLVI. 276-7; [1890]; C. 134.

783. Accordingly read a second time; [1894]; CXLIX.

784. Bill read a second time, and committed to a Select Committee partly to be nominated by the House and partly by the Committee of Selection; [1890-91]; CXLVI. 390.

785. Of nine Members, five by House, and four by Committee of Selection; [1892]; CXLVII. 97.

786. Of five Members, three by House, and two by Committee of Selection; [1893-94]; CXLVIII. 107, 329.

787. Of nine Members, five by House, and four by Committee of Selection; [1893-94]; CXLVIII. 81.

788. Of five Members, three by House, and two by Committee of Selection; [1893-94]; CXLVIII. 81.

789. Of five Members, three by House, and two by Committee of Selection; [1893-94]; CXLVIII. 81.

790. Bill read a second time, and committed to a Select Committee upon a Private Bill after Amendment; "Six Months," not made; [1890-91]; CXLVI. 122.

791. Motion, That a Bill be read a second time; Amendment proposed; "Six Months," Debate arising, and adjourned; it being half-past Five of the clock; [1893-94]; CXLVIII. 599.
VIII. Hybrid Bills—continued.

Second Readings and Commitments—continued.

stand part, and Question put pursuant to Closure; main
Question put; Bill read a second time; [1897]; CLIV. 155.
765. Members nominated of a Select Committee (four); [1890-91]; CXLVI. 330.
766. Motion, That the number of Members on a Select
Committee be increased from nine to eleven; but Question
negatived, on Division; [1892]; CXLVI. 122.
767. Motion, That a Bill be committed to a Select
Committee of five Members; That Petitions be referred and
Counsel ordered; Closure claimed; Assent withheld; Amend-
ment proposed to leave out "five" and insert "fifteen";
Question proposed, That "five" stand part; Motion, That the
 Debate be adjourned; and Question agreed to; Bill with-
drawn; [1897]; CLIV. 153.

Reports and Re-commitments:

768. Report that in pursuance of a Resolution that it had
been proved to the satisfaction of the Committee that the
necessary notices had been published in accordance with
Standing Orders; Bill reported; [1896]; CLIV. 118.
769. Bills reported and re-committed to Committees of
the whole House; [1890-91]; CXLVI. 274.—[1893-94];
CXLVII. 114.—[1896]; CLI. 231.—[1899]; CLIV. 118.
770. Two Bills reported from the same Committee and
re-committed to a Committee of the whole House; [1890];
CLIII. 178.
771. Bill reported; parties do not proceed; [1890-91];
CXLVI. 404.
772. Reported Title amended and re-committed to a
Committee of the whole House; [1897]; CLIV. 276.
773. Report from the Select Committee in pursuance of
the Resolution of the House that proof had been given that
notices had been published; Bills reported and re-committed
to a Committee of the whole House; [1896]; CLI. 251.
774. Reports to be printed; [1896]; CLI. 231.—
[1899]; CLIV. 118.
775. On Question, That the Bill be now read the third
time; Amendment proposed to leave out from the words "Bill
was", in order to add words "re-committed to a Committee
of the whole House; on Division, not made; [1892]; CXLVI.
201.

Committees of the whole House:

776. Bills considered in Committee of the whole House
and reported without Amendment; [1890-91]; CXLVI. 378.

Passings, &c.:

777. Bills passed immediately on Report from Committee
of the whole House; [1890-91]; CXLVI. 378.
778. Bill read third time and passed, after Amendment
re-committed to the Bill, not made; [1890]; CLIV. 142.

Lords’ Amendment:

779. Lords’ Amendments agreed to; [1890-91]; CXLVI.
408.

Orders, &c., relative to Hybrid Bills:

780. That all Petitions presented against the Bill four
clear days before the meeting of the Committee be referred
to the Committee; [1890-91]; CXLVI. 330.—Three clear
days; [1897]; CLIV. 81.—Five clear days; [1890-91];
CXLVI. 123.—Seven clear days; [1897]; CXLVII. 110.
781. Cont'd ordered; [1890-91]; CXLVI. 330.—
[1899]; CLIV. 83.
782. That the Committee have power to read for papers,
persons, and records; [1890-91]; CXLVII. 330.—[1899];
CXLI. 83.
783. That three be quorum of a Committee; [1890-91];
CXLVII. 330.—[1899]; CXLVI. 83.
784. Ordered, That a Bill be committed to a Select
Committee of "five" Members; Petition referred, and Counsel
ordered; [1897]; CLIV. 153.
785. Order, That the Bill be committed, read and dis-
charged; Bill committed to a Select Committee of nine Members,
five to be nominated by the House, and four by the Committee
of Selection; [1898]; CXLVII. 110.
786. Order for referring Bill to Examiners discharged;
Petition withdrawn; [1894]; CXLIX. 68.
787. Day appointed for Second Reading; [1890-91];
CXLVI. 51.—[1899]; CXLVII. 110.
788. Order for referring Bill to Examiners discharged;
Bill withdrawn; [1894]; CXLIX. 202.—Day appointed for
Second Reading; [1890-91]; CLI. 245.
789. Order for Second Reading upon future day dis-
charged, another day appointed; [1895]; CLI. 51.
790. Order for Second Reading discharged; Bill with-
drawn; [1899]; CLI. 115.
791. Order, That the Second Reading be deferred;
[1899]; CLIV. 64.
792. Ordered, That a Bill be withdrawn; [1897]; CLIV.
153.
793. That a Bill be re-committed to a Committee of the
whole House; [1897]; CLI. 376.
794. That the Petition against dispensing with Standing
Orders in the case of Military Measures Bill referred to the
Select Committee on Standing Orders; [1890]; CLV. 320.

IX. Provisional Order Bills:

Bills ordered, &c.:—

795. Bill ordered; [1890-91]; CXLVI. 33.—[1899];
CLIV. 16.
796. Order of leave read; Bill read the first and second
time; brought from the Lords; read and referred to Ex-
aminers; [1898]; CLIII. 257.—Bills ordered; presented
accordingly; read and referred to Examiners; [1890-91];
CXLVII. 86.—[1899]; CLIV. 16.
797. Ordered, presented accordingly; Day appointed for
Second Reading; [1890-91]; CXLVI. 118.—[1890]; CLIV.
114.
798. To be read the first time after Standing Order
susponed; [1894]; CLIV. 183.

Reports from Examiners—continued.

799. Report from the Select Committee on Standing
Orders on petition for dispensing with Standing Order, 129 (on
a certain order); That the Standing Order ought not to be dis-
pensed with; [1896]; CLII. 234.—In the case of a Petition
against an order; [1896]; CLV. 230.
800. Report that the Standing Orders ought to be dis-
pensed with; [1896]; CLV. 234.—In the case of a Petition
against an order; [1896]; CLV. 230.
801. That the Standing Orders applicable, have been
complied with; [1896]; CLIV. 88.—[1899]; CLIV. 51.
802. Report from Select Committee on Standing Orders;
Day appointed for Second Reading; [1896]; CLI. 260.

Commitment:

803. Bills read a second time, and committed; [1890-91];
CXLI. 59.—[1900]; CLIV. 51.
804. Bill committed, Standing Orders suspended, and
leave to Committee of Selection to appoint the Committee on
the Bill to sit and proceed on day named; [1899]; CXLVI.
348.
805. Bills committed, with an Instruction to the Com-
mmittee; [1897]; CLI. 282.
806. Bills read a second time, and committed, after
Amendment proposed, "Six Months," but not made, on Division;
IX. Provisional Order Bills—continued.

Committee—continued.
[1890-91]—CXLVI. 144.—[1890]—CL. 230.—[1900]—CLV. 152.

807. Bill read a second time, after Amendment, "Three Months,
"proposed, but not made; [1890]—CL. 356.

808. Bills referred to a Joint Committee of Lords and
Commons; [1890-91]—CXLVI. 146.—[1892]—CXVII. 78.—
[1895]—CL. 274.—[1900]—CLI. 83.

809. Suspended Bills, Order of Leave, Sess. I., 1892;
read; Bill read the first and second time, and committed;
[1892-94]—CXVIII. 43.

810. Second Reading deferred; [1890-91]—CXLVI. 194.

811. Second Reading put off for three months; [1890]—
CLV. 289.

812. Standing Orders suspended, Committee of Selection
have leave to appoint the Committee on Bills, to sit and proceed
forthwith; [1892]—CL. 555.

813. Bill comm. on Amendment, "Six Months," withdrawn,
after resumption of adjourned Debate; [1893-94]—
CXVIII. 319.

814. Committee, Standing Orders suspended, and leave
to the Committee to sit and proceed forthwith; [1897]—
CXVIII. 389.

815. Motion, That a Bill be committed to a Select Committee
of Seven Members, Three to be nominated by the House,
and Four by the Committee of Selection, and with-
drawn; [1898]—CL. III. 257.

816. Committed to a Select Committee of Five Members,
Three to be nominated by the House, and Two by Committee of
Selection; [1893-94]—CXVIII. 315.

817. That a Bill be re-committed to the General Com-
mmittee on Railway and Canal Bills; withdrawn; [1893-94]—
CXVIII. 492.

818. Instruction to the Committee on a Bill, That they
have power to divide a Bill into two Bills; [1899]—CLIV. 287.

Reports from Committees—continued.

819. Bills reported, without Amendment; Provisional
Order confirmed; Day appointed for Third Reading; [1890-91]—
CXLVI. 94.—[1890]—CLV. 149.—[1890]—CLIV. 30.

820. Reported, without Amendment; Provisional Order
confirmed; Bill re-committed; [1890]—CLV. 289.

821. Reported, Provisional Order confirmed; Day
appointed for consideration, as amended; [1893-94]—
CXVIII. 114.

822. Reported, with an Amendment or Amendments;
Provisional Order confirmed; Day appointed for consideration;
[1898]—CLIII. 109.—[1900]—CL. 204, 250.

823. Reported, with Amendments; Provisional Order
confirmed; Costs awarded; Day appointed for Third Reading;
[1890-91]—CXLVI. 365.—Day appointed for considera-
tion; [1897]—CL. 289.

824. Reported, with further Amendments; [1897]—
CLVII. 303.

825. Reported, with Amendments; one Provisional
Order not proceeded with, remaining Provisional Orders
confirmed; Day appointed for consideration, as amended;
[1891]—CX. 13.

826. Reported; Provisional Order not confirmed (the
only one in the Bill); [1893-94]—CXVIII. 129.—[1899]—
CLIV. 296.

827. Reported, certain Provisional Orders not confirmed,
remaining Orders confirmed; Title amended; [1898]—
CL. 291.

828. Reported from the Joint Committee with Amend-
ments; Provisional Order confirmed; Title amended, and they
appointed for consideration as amended; [1890-91]—
CXLVI. 432.—[1897]—CXVII. 147.—[1894]—CXIX. 57.

829. Reported, one Provisional Order not proceeded with;
remaining Provisional Order confirmed; Title amended; Short
Title changed; [1893-94]—CXVIII. 356.—And Days
appointed for Third Reading; [1891]—CLIV. 57.

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IX. Provisional Order Bills—continued.

Orders, &c., relative to Provisional Order Bills—continued.

Orders, &c., relative to Provisional Order Bills—continued.

Bills passed on February last, "That no Bill originating in this House for confirming a Provisional Order or Provisional Certificate be read a first time after the Whit星期ite recess," be dispensed with, and that Bills be read the first time ; [1890-91]; CXLVIII. 43, 49.

879. Order. That Standing Orders 40 and 120 be suspended and that the time for depositing Petitions against Private Bills or against any Bill for confirming any Provisional Order, or Provisional Certificate, be extended to the first day on which the House shall sit after the recess; [1890-91]; CXLVII. 173, 266.

880. That Reports do lie upon the Table and be printed; [1890-91]; CXLVII. 452.—[1890]; CLV. 280.

881. That Bills, as amended in the Committee, be taken into consideration upon future days; [1890-91]; CXLVI. 452.—[1890]; CLV. 280.

882. That Amendments made by the Lords be taken into consideration upon future days; [1890-91]; CXLVI. 453.—[1890]; CLV. 283.

883. That all Petitions against a Bill, presented three clear days before the meeting of the Committee, be referred to the Committee; [1897]; CLII. 324.

884. That it be an Instruction to the Committee on a Bill to divide a Bill into two Bills; [1890]; CLVII. 287.

885. That a Bill be re-committed; [1890]; CLV. 288.

Orders discharged:

886. Order for referring Bill to Examiners discharged, and Bill withdrawn; [1892]; CXLVII. 382.

887. That a Bill be committed and Bills withdrawn; [1890-91]; CXLVI. 476.—[1890]; CLX. 301.

888. Order for consideration, as amended, discharged; Bill re-committed to the former Committee; Committee to sit and proceed forthwith; [1897]; CLII. 343.—[1890]; CLII. 270.

889. That the re-committal of a Bill referred to a Select Committee of Five Members, Three to be nominated by the House, Two by the Committee of Selection; [1890]; CLII. 291.

X. Incidental Proceedings:

894. That leave be given to bring in a Bill, and Question agreed to, on Division; Bill ordered and passed accordingly; [1896]; CLII. 92.

895. Debate adjourned on Amendment, "Six Months," on Second Reading of Bill; [1890-91]; CXLVIII. 335.

896. Order for resuming adjourned Debate read; Amendment withdrawn; Bill committed; [1895-96]; CXLVII. 330.
X. Incidental Proceedings—continued.

"re-committed in respect of paragraph 16 of the Croydon Extension Order," and made ; Bill considered in Committee, and reported ; paragraph amended ; [1894] ; CXLIX. 385.

808. Bill reported ; Provisional Order transferred to another Bill ; Bill from which Provisional Order transferred not further proceeded with ; [1894] ; CXLIX. 312.

809. That a Bill be now read a second time ; Amendment proposed, "Six Months," but, on Division, not made ; [1894] ; CL. 230.

898. Bill reported ; Provisional Order transferred to another Bill ; Bill from which Provisional Order transferred not further proceeded with ; [1894] ; CXLIX. 353.

899. That a Bill be committed to a Select Committee ; and objection being taken to further proceeding ; Debate adjourned ; [1900] ; CLV. 309.

900. Motion, That a Bill be now read the third time ; Amendment proposed to re-commit the Bill to the former Committee ; Debate arising ; Motion, That the Debate be adjourned, and Question negatived on Division ; Amendment not made on Division ; Main Question agreed to on Division ; Bill passed ; [1898] ; CLIII. 387.

900. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

901. Motion, That a Bill be now read the third time ; Amendment proposed to re-commit the Bill to the former Committee ; Debate arising ; Motion, That the Debate be adjourned, and Question negatived on Division ; Amendment not made on Division ; Main Question agreed to on Division ; Bill passed ; [1898] ; CLIII. 387.

902. Standing Orders 208a and 211 suspended in the case of Provisional Order Bills to confirm any Provisional Order or Certificate proceeded with in the last Session of Parliament, read ; [1895] ; CLI. 345.

903. Standing Orders of the 2nd July 1895, as extended by the Order of the House of 16th August 1895, relating to Provisional Order Bills suspended in the last Session of Parliament, read ; [1896] ; CLI. 19.---Again read, 42, 47.

904. Motion, That a Bill be committed to a Select Committee ; and objection being taken to further proceeding ; Debate adjourned ; [1900] ; CLV. 309.

905. Motion, That a Bill be now read the third time ; Amendment proposed to re-commit the Bill to the former Committee ; Debate arising ; Motion, That the Debate be adjourned, and Question negatived on Division ; Amendment not made on Division ; Main Question agreed to on Division ; Bill passed ; [1898] ; CLIII. 387.

906. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

907. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

908. Motion, That a Bill be now read the third time ; Amendment proposed to re-commit the Bill to the former Committee ; Debate arising ; Motion, That the Debate be adjourned, and Question negatived on Division ; Amendment not made on Division ; Main Question agreed to on Division ; Bill passed ; [1898] ; CLIII. 387.

909. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

910. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

911. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

912. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

913. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

914. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

915. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

916. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

917. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

918. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

919. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

920. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

921. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.

922. Motion, That the order of commital of a Bill be discharged, and that the Bill be committed to Select Committee on Police and Sanitary Regulations Bills, and Question negatived ; [1899] ; CLI. 274.
II. Proceedings on Bills:

Reports from the Chairman of the Committee of Ways and Means:

7. The Chairman of Ways and Means reported, That, in certain cases, with Standing Orders, he had conferred with the Chairman of Committees of the House of Lords, for the purpose of determining in which House of Parliament the respective Private Bills should be first considered, and that they had determined that the Bills contained in the following List should originate in the House of Lords; [1890-91] ; CXLVI. 48.--[1899] ; CLIII. 26.--[1898] ; CLIII. 47.--[1900] ; CLIV. 16.--[1899] ; CLIV. 15.--[1900] ; CLV. 10.

8. The Chairman of Ways and Means reported, That, in the case of the List of Bills which it is proposed shall originate in the House of Lords, a Bill has been withdrawn from the List; [1992] ; CXLII. 33.

Reports from the Examiners of Petitions for Private Bills:

9. Report, That in respect of Bills comprised in the List as intended to originate in the House of Lords, the Standing Orders had been certified to have been complied with in certain cases; [1890-91] ; CXLVI. 72.--[1898] ; CLIII. 47.--[1900] ; CLIV. 23.--[1900] ; CLV. 48, 61.

10. Report, That in respect of Bills comprised in the List as intended to originate in the House of Lords, the Standing Orders had been certified not to have been complied with in certain cases; [1890-91] ; CXLVI. 73.--[1898] ; CLIII. 26.--[1899] ; CLIV. 24.--[1900] ; CLV. 24.


15. Report, That Standing Order 63 has been complied with; [1892] ; CXLVI. 75.--[1899] ; CLIV. 58.


17. Standing Order 149 has been complied with; [1890-91] ; CXLVI. 231.

18. Standing Order 64 has been complied with; [1890-91] ; CXLVI. 69.

19. Report, That Standing Orders have not been complied with in the case of Petitions for Bills; [1890] ; CL. 13.--[1899] ; CLII. 58.

20. That the Standing Orders have been complied with in the case of Petitions for additional Provision; Instruction accordingly; [1890-91] ; CXLVI. 153.

21. That the Standing Orders have not been complied with, and referred to the said Committee; [1890-91] ; CXLVI. 47.--[1899] ; CLIV. 61.

22. Report on Bill originating in the Lords, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; [1890-91] ; CXLII. 157.--[1899] ; CLIV. 67.

23. Reports on Bills originating in the Lords; That the Standing Orders have not been complied with; and referred to the Select Committee on Standing Orders; [1895] ; CLII. 47.--[1899] ; CLIV. 58.

24. That no Standing Orders not previously inquired into are applicable; [1890-91] ; CXLVI. 67.

25. Reports from them on Hybrid Bills, That the Standing Orders have been complied with; [1890-91] ; CXLVI. 68.--[1899] ; CLIV. 47.--[1899] ; CLIV. 67.

26. That no Standing Orders are applicable; [1890-91] ; CXLVI. 38.

27. Other matters relative to the Examiners, etc.:

35. Petitions for additional Provision referred to them; [1890-91] ; CXLII. 140, &c.

36. Leave to Examiners to sit and proceed forthwith; [1898] ; CLII. 382.

37. Leave to the Examiners to sit and proceed on certain days, named after Standing Order 70 suspended; [1890-91] ; CXLVI. 215.--[1899] ; CLIV. 343.--[After Standing Order 73, suspended.]

38. That the Examiners do examine Bills (Hybrid) with respect to compliance with the Standing Orders relative to Private Bills; [1890-91] ; CXLVI. 37.--[1899-1904] ; CXLIII. 33, 53, &c.--[1899] ; CLIII. 35.


40. Order of a former day, That a Bill be referred to the Examiners, discharged; Bill withdrawn; [1890] ; CLII. 246.

Committee of Selection:

41. Committee to consist of Ten Members; Committee nominated; [1890-91] ; CXLVI. 47.--[1898] ; CLII. 45.--[1890] ; CLII. 319.

42. Member discharged, another added; [1890-91] ; CXLII. 319.

43. Member added; [1890] ; CLIV. 59.

44. Chairman of the Select Committee on Standing Orders nominated a Member of the Committee of Selection; [1890-91] ; CXLII. 31.--[1899] ; CXLVI. 114, 164.

45. To appoint a Committee, not exceeding Nine Members, to whom shall be committed all Private Bills promoted by Municipal and other Local Authorities, by which it is proposed to create powers relating to Police and Sanitary Regulations which deviate from, or are in extension of, or are repugnant to, the General Law; Standing Order 173 applies only to Bills referred to the said Committee; [1890-91] ; CXLVI. 73.--[1897] ; CXLVI. 93.--[1898] ; CXLII. 62.--[1899] ; CLIII. 193.--[1899] ; CLV. 27.

46. To
II. Proceedings on Bills—continued.  
Committee of Selection—continued.

46. To nominate Members on Select Committee of Private Bills—Four Members; [1890-91]; CXLVI. 104, 134.-Three Members; [1892]; CXLVII. 76.—Two Members to sit on Select Committee on Bill (Hybrid); [1892]; CXLVII. 134.—Five Members part by House and partly by Committee of Selection; [1893-94]; CXLVIII. 72.—Two Members, 169.—Two Members; [1892]; CXLVI. 91.—Two Members; [1892]; CL. 61.—[1897]; CLII. 85.—Three Members; [1898]; CLIII. 172.—[1899]; CLIV. 33.-Two Members; [1900]; CLVII. 147.

17. To add Two Members a Select Committee and from time to time to divide the Committee so augmented into two Committees; [1892]; CXLVI. 157.

48. To add Two Members to the Select Committee on Police and Sanitary Regulations Bills to divide the Committee into two Committees; [1900]; CLV. 187.

49. Report of Chairman's Panel; Standing Committee; [1893-94]; CXLVII. 77.

50. To appoint a Committee, not exceeding Seven Members, to whom shall be committed certain Bills by which it is proposed to supply electric power; [1890]; CLIV. 35.—[1900]; CLV. 19.

374—[1900]; CLV. 332.

and proceed forthwith; [1895]; CLIII. 309.—[1898]; CLIII. 323.

suspended; [1895]; CL. 309.—[1898]; CLIII. 309.

Bills to sit and proceed upon days named after Standing Orders—[1899]; CLIV. 67.

Standing Committees; [1896]; CLI. 81.—[1899]; CLIV. 107.

nominate Fire Members; [1893-94]; CXLVIII. 287.—Four Members; [1893-94]; CXLVIII. 77.

To appoint a Committee, not exceeding Seven Members, to whom shall be committed certain Bills by which it is proposed to supply electric power; [1890]; CLIV. 35.—[1900]; CLV. 19.

28. Reports to lie upon the Table; [1898]; CLIII. 257.

83. That Standing Orders ought to be dispensed with in the case of Bills; [1890-91]; CXLVII. 95.—[1896]; CLIV. 164.

84. Standing Order 129; [1894]; CXLIX. 35.

85. Provided an Order be struck out in the case of a Provisional Order Bill; [1893]; CXLVI. 106.

86. In the case of a Lords' Bill, and referred back to the Examiners; [1893]; CL. 239.

87. In the case of a Lords' Bill, and referred back to the Examiners; [1893]; CLIII. 186.

88. Report of a Resolution from Select Committee on Standing Orders referred back to the Committee; [1898]; CLIII. 105.

89. Reports to be read a second time; [1896]; CL. 207.—[1899]; CLIV. 114.

90. In the case of Provisional Order Bills day appointed for Second Reading; [1896]; CXLVI. 101.

91. On a Special Report, That the Standing Orders have been complied with; [1895]; CL. 57.

92. Reports on Estate Bills in pursuance of Standing Orders—[1899]; CLIII. 172.—[1900]; CLIV. 148.

93. In the case of to originate in the House of Lords, referred to the Select Committee on Standing Orders; [1898]; CLV. 64.

94. Reports from Select Committee on Standing Orders read, and ordered; [1898-99]; CXLVII. 97.—[1900]; CLIV. 45.

95. In the case of petitions for additional Provision with an exception; [1890-91]; CXLVII. 77.

96. In the case of petitions for additional Provision with an exception; [1890-91]; CXLVII. 77.

97. In the case of a Lords' Bill with a condition; [1895]; CL. 77.

98. On a Special Report, That the Standing Orders have been complied with; [1900]; CLV. 85.


100. In the case of a Petition for Bill originating in Lords; [1890-91]; CXLVI. 162.—[1900]; CLV. 24, 43.

101. In the case of a Petition for Bill originating in Lords; [1890-91]; CXLVI. 162.—[1900]; CLV. 24, 43.
Standing Orders suspended in relation to Private Bills:

102. Paragraph 4 of Standing Order suspended and time for depositing a Petition for a Bill extended; [1892]; CXXVIII. 179.

103. Standing Order suspended, and Bill read the first time; [1900]; CLV. 238.

104. Standing Orders suspended, and Bill to be now read a second time; Bill committed; [1890]; CLIV. 66.

105. Standing Orders suspended, and Bill ordered; Standing Orders suspended, and Bill to be now read the first time; Standing Orders ordered, and Bill to be now read a first time; read accordingly, and committed; [1894]; CXLIX. 218.

106. Standing Order suspended, and Bill to be now read a second time; Bill accordingly read a second time, and committed; Standing Orders suspended, and leave to the Committee of Selection to appoint the Committee on the Bill to sit and proceed forthwith; [1890]; CXLVI. 200.

107. Standing Orders relative to commitm. and report stages of Private Bills; and Standing Orders suspended, and Bill to be read the third time, and passed; [1900]; CLV. 271.

108. Standing Orders suspended, and leave to the Committee of Selection to appoint Committees on Bills to sit and proceed forthwith; [1892]; CXLVII. 339.

109. Suspended, and time for presenting Petitions for Private Bills extended; [1890-91]; CXLVI. 399.

110. Suspended, and time for depositing Petitions against Private Bills extended; [1892]; CXLVI. 179. — During the recess; [1895]; CL. 143.—[1899]; CLIV. 120, 220.

111. Standing Order 73 suspended, and Examiners to sit and proceed forthwith; [1891]; CXLVI. 247.

112. Suspended, and leave to Examiners to sit, and proceed on day named; [1890-91]; CXLVI. 218.

113. Suspended, and Bill ordered to be read first time; [1894]; CXLVII. 183.—After Bill ordered and presented accordingly; Bill to be read first time; read accordingly, and referred; [1894]; CXLIX. 262.

114. Suspended, and Committee on Bill to sit and proceed forthwith; [1890]; CXLVI. 399.—[1900]; CXLVI. 247.—To-morrow; [1890]; CXLVI. 259, 330.

115. Suspended, and Bills to be now taken into consideration, provided amended prints shall have been previously deposited; Standing Orders suspended, and Bills to be now read the third time; [1890-91]; CXLVI. 338, 266.—Read the third time accordingly, and passed; [1892]; CXLVI. 268.—[1896]; CXLV. 294.

116. Suspended, and days appointed for Third Reading; [1892]; CXLVI. 306.

117. Standing Orders suspended, and Bill to be now read a second time, committed; [1900]; CLIV. 141.

118. Suspended, and leave to bring in a Bill (Private); Standing Orders suspended, and leave to bring in a Bill (Private) Standing Order suspended, and Bill to be now read the first time, and referred to the Examiners to inquire as to compliance with Standing Order 62; Bill accordingly read the first time, and referred to the Examiners; [1890-91]; CXLVI. 285.

119. Standing Order 180a suspended, and Bill read the first time; [1895]; CL. 264.—[1900]; CLIV. 254.

120. Standing Orders 204 and 235, and Bills read a second time, and committed; [1898]; CLIII. 253.

121. Suspended, and leave to bring in a Bill (Private); Standing Order suspended, and Bill to be now read the first time; read, and ordered to be read a second time; [1890-91]; CXLVI. 180,—[1899]; CXLVI. 380.—[1891]; CXLVI. 280.

122. Suspended for the remainder of the Session (Standing Order No. 8); [1890-91]; CXLVI. 221.

Standing Orders suspended in relation to Private Bills—continued.

123. Standing Orders suspended, and Bills committed; [1892]; CXLII. 512.

124. Standing Order suspended, and leave to the Committee of Selection to appoint a Committee on a Private Bill to sit and proceed upon day named; [1894]; CXLIX. 237.—[1890]; CLIV. 332.

125. Standing Orders suspended, and Committees have leave to sit and proceed on a certain appointed day; [1895]; CL. 305.

126. Standing Orders suspended, and Committee of Selection to appoint the Committee on a Bill to sit and proceed forthwith; [1896]; CL. 305.

127. Standing Orders suspended, and Bill to be now taken into consideration, provided amended prints shall have been previously deposited; Bill considered; Standing Orders 213 and 243 suspended, and Bill to be now read the third time; read accordingly, and passed, 139, 306; [1900]; CLV. 325, 355, 375, 386.—With Amendments, 305.

128. Standing Order 243 suspended; Bill passed; [1896]; CLIV. 285.

129. Standing Orders suspended, and Bills to be now read the third time; [1896]; CLIV. 136.

130. Standing Order suspended, and Bill passed; [1896]; CLIV. 215, 273.—[1900]; CLV. 206.

131. Standing Order suspended, and Bill passed; [1895]; CL. 312.

132. Standing Orders suspended, and time to intervene between consideration of Report and consideration of Private Bills, &c., extended; [1892]; CXLVII. 321.

133. Standing Orders suspended, and Bills passed after consideration of Bills, as amended; [1900]; CLV. 245, 341, 347.

134. Standing Order 171 suspended for remainder of Session; [1896]; CLIII. 100.

135. Standing Order suspended, and Lords' Amendments to be now taken into consideration; considered, and agreed to; [1895]; CL. 306.

136. Standing Order suspended for remainder of the Session; [1900]; CLV. 363.

137. Standing Order 248 suspended, Queen's consent signified; Bill passed; [1896]; CLIV. 414.

138. Standing Order suspended, and Third Reading of a Bill to be taken, though opposed; [1895]; CLV. 262.

139. Order, That Standing Orders 220 and 246, relating to Private Bills, be suspended for the remainder of the Session; [1896]; CXLVI. 297.—Order, That, as regards Private Bills already returned by the House of Lords, with Amendments, such Amendments be now considered; Order, That, as regards Private Bills to be returned by the House of Lords, with Amendments, such Amendments be considered forthwith; Order, That, when it is intended to propose any Amendments therein, a copy of such Amendments shall be deposited in the Private Bill Office, and notice given on the day on which the Bill shall have been returned from the Lords, and such Amendments may be considered forthwith; [1895]; CXLVII. 380.

140. Standing Order 246 suspended, and Lords' Amendments to be now considered; considered, and agreed to; [1895]; CXLVII. 244.

141. Standing Orders for the suspension of Private Bills, or Bills to confirm any Provisional Order or Certificate; [1892]; CXLVII. 370.

142. Standing Orders for the Suspension of Private Bills, or Bills to confirm any Provisional Order or Certificate, made; to be printed; [1895]; CL. 312, 313.

143. Committee on Electric Power Bills to be subject to the Standing Orders relative to proceedings of Committees on opposed Bills except that fixing the number of Members; [1900]; CLV. 101.

144. Standing Order rescinded, and another Standing Order made; [1895]; CLIII. 390.

145. Standing Orders annulled; several repealed; new Standing Orders made; [1890-91]; CXLVI. 371, 467.—[1896];
Petitions for Bills—continued.

167. All Petitions presented six clear days before the meeting of a Select Committee on a Private Bill, reffered, and, Counsel ordered; [1894]; CL. 53.

168. Petitions for Bills and Orders of leaves of last Session read—Bills read the first and second time; and, having been reported and considerd in the last Session of Parliament, Ordered to be read the third time; [1895]; CL. 33. And having been reported in the last Session of Parliament, Report to lie upon the Table; [1896]; CL. 33. Bills read the first and second time, and committed; [1896]; CL. 33.

169. Order of leave of last Session read, and Bills read the first time, and referred to the Examiners of Petitions for Private Bills; [1896]; CL. 34.

170. Bils Ordered:

171. Upon Petitions presented and read; [1890-91]; CXLVI. 28.—[1900]; CLV. 33.

172. Bills ordered to be brought in after Standing Orders suspended, and leave given; [1890-91]; CLI. 53.—[1900]; CLV. 258.

173. Standing Orders suspended; Bill ordered and read a first time; [1896]; CLI. 33.

174. Bills brought from the Lords; [1890-91]; CXLVI. 257.—[1900]; CLV. 258.

175. Bills brought from the Lords with a changed Title; [1897]; CXLVI. 257.

176. Suspended Bills; [1898-99]; CXLVIII. 41.

177. Bills originating in the Lords brought from the Lords, commenced by them from two Bills into one Bill; [1898]; CL. 125.

Preparatory and First Readings:

180. Bills read the first time, and ordered to be read a second time; [1890-91]; CXLVI. 62.—[1900]; CLV. 33. Read a second time, and referred to the Examiners; [1898]; CLIII. 37.—[1900]; CLV. 33.

181. Bills read the first time, and referred to the Examiners of Petitions for Private Bills; [1890-91]; CXLVI. 62.

182. Suspended Bills read and referred to the Examiners, and ordered to be read a second time; [1896]; CL. 42.

183. Motion, That the Bill be read the first time, and point of Order mixed, and further proceedings adjourned; [1895]; CL. 32.

184. Bill read the first time, accordingly referred to the Examiners of Petitions for Private Bills after Standing Orders suspended, and order given that the Bill be now read the first time, and referred to the Examiners to inquire as to compliance with Standing Order 62; [1890-91]; CXLVI. 323.

185. Diverse Bills brought from the Lords; [1898]; CLIII. 329.

186. Diverse Bills read the first time, and ordered to be read a second time; [1896]; CXL. 172.—[1898]; CL. 94.

187. Bills reported without Amendment; [1898]; CL. 175, &c.

188. Message to the Lords requiring Copies of Minutes of Evidence and Proceedings in the case of a Diverse Bill; [1896]; CL. 160.

189. Naturalisation Bills read the first time, and ordered to be read a second time; and, read a third time, &c.; [1893]; CL. 227.—[1896]; CL. 353. Special Report; CL. 385.

190. Estate Bills read the first time, and referred to the Examiners of Petitions for Private Bills; [1890-91]; CXLVI. 406.—[1900]; CL. 86.—[1900]; CLV. 325.

191. Lords'
II. Proceedings on Bills—continued.

Presentments and First Readings—continued.

191. Lords' Bills read the first time, and referred to the Examiners for Consideration—Private Bills—[1890-91]—CXLVI. 110.—[1899]—CLIV. 104.—[1900]—CLV. 112.—Immediately after receipt of Message from the Lords—[1890-91]—CXLI. 272.

192. Bills brought from the Lords with a changed Title;—[1899]—CLIV. 203.

193. Suspended Bills read the first and second time, and committed;—[1893-94]—CXLI. 34.—Brought from the Lords;—[1899]—CL 50.

194. Suspending Standing Order of last Session read;—Lords' Message relative to suspended Bill read, and Bill read the first time;—[1899]—CL 50.

195. Bills read the first and second time, and the Bills having been reported and considered in Sess. I. ordered to be read the third time;—[1893-94]—CXLI. 34.

Second Readings and Committals:

196. Day appointed for Second Reading;—[1890-91]—CXLI. 74.—[1899]—CLV. 53.—[1899]—CLV. 51.

197. Standing Order 335 suspended, and Bill to be now read a second time;—[1897]—CLII. 209.—[1900]—CLV. 141.

198. Bills to be read a second time after other Private Business;—[1890-91]—CXLI. 495.—[1894]—CXLI. 306.—[1900]—CLIV. 124.

199. Bills to be read a second time after Provisional Order Bills;—[1890-91]—CXLI. 229.


201. Second Reading put off for Six Months;—[1899]—CL 73.

202. Motion, That a Bill be read a second time upon a future day;—Amendment proposed, "Now," and withdrawn;—Bill to be read a second time upon a future day;—[1895]—CL 62.

203. Bills ordered to be read a second time after reports made by the Examiners;—That Standing Order 62 has been complied with;—[1890-91]—CXLI. 74.—[1900]—CLIV. 48.-1. —That Standing Order 61 has been complied with;—[1899]—CL 170.—That Standing Order 62 has been complied with;—[1890-91]—CXLI. 74.—[1900]—CLIV. 61. —That no Standing Orders other than those previously invoked into are applicable;—[1890-91]—CXLI. 230.—That Standing Order 60 has been complied with;—[1892]—CXLIV. 55.—That Standing Order 67 has been complied with;—[1900]—CL 76.—After Standing Orders suspended;—[1890-91]—CLIII. 229.

204. Bills ordered to be read a second time after Petition for Bill; and order of leave of last Session read, and Bill read the first time;—[1896]—CL 33.—After report from Select Committee on Standing Orders;—[1899]—CLV. 254.

205. Bills ordered to be read a second time after reading reports from the Select Committee on Standing Orders;—[1890-91]—CXLI. 261.—[1896]—CL 267.—[1900]—CLV. 310.

206. Lords' Bills ordered to be read a second time after reports made by the Examiners;—That Standing Orders not previously invoked into are applicable;—[1890-91]—CXLI. 231.—[1900]—CLIV. 338.—That the Standing Orders not previously invoked into have been complied with;—[1890-91]—CXLI. 291.—[1900]—CLIV. 116.—That no Standing Orders are applicable;—[1900]—CLV. 338.

207. Bills read a second time, and committed;—[1890-91]—CXLI. 74.—[1900]—CXLI. 54.—After Standing Orders suspended;—[1901]—CXLI. 50.—After Amendment proposed "Six Months" but not made;—[1890-91]—CXLI. 161, 222.—[1894]—CXLI. 56.—[1890-91]—CXLI. 429.—[1898]—CXLI. 274.

208. Bills read a second time, and committed to a Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection;—[1890-91]—CXLI. 291.—After Amendment proposed;—Suspicions entertained to a Select Committee of Nine Members, Four to be nominated by the House, and Five by the Committee of Selection;—[1896]—CLV. 80.

209. Two Bills committed to the same Select Committee of Nine Members, Five to be nominated by the House, and

Second Readings and Committals—continued.

Four by the Committee of Selection;—[1899]—CLIV. 89.—And committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection after discharging Order to commit Bill to the Committee of Selection;—[1896]—CXLI. 351.

210. Motion, That a Bill be now read a second time (House interrupted by Message from the Lords); Question again proposed;—[1894]—CXLIV. 208.

211. Motion, That a Bill be now read a second time;—Substantive Amendment proposed and made; Resolution accordingly;—[1896]—CL 91.—[1900]—CLV. 53.

212. Motion, That a Bill be now read a second time;—Amendment proposed, "Six Months"; Closure claimed;—Amendment withdrawn; Amendment made on Division;—second reading put off for Six Months;—[1897]—CLII. 72.—After Motion, That a Bill be committed to a Select Committee;—[1896]—CLV. 313.

213. Bill read a second time, and committed to a Select Committee of Nine Members, after Amendment proposed to leave out words and add others;—[1900]—CL 53.—Three instructions to the Committee moved and negatived;—CL 53.

214. Bill read a second time after motion for adjournment of Debate negatived on Division, and Amendment "Three Months," negatived on Division;—[1899]—CLIV. 342.

215. Bill read a second time, and committed, after Standing Orders suspended;—[1900]—CLV. 141.—[1890]—CLV. 66, 234.

216. Divorce Bills read a second time and committed;—[1891]—CXLI. 188.—[1899]—CLIV. 108, 239.

217. Estate Bills read a second time and committed, after Standing Orders suspended;—[1900]—CLV. 141.—[1890]—CLV. 66.

218. Motion, That a Bill be read a second time; and Division ordered;—Bill accordingly read a second time and armament of Debate withdrawn, and Bill committed;—CL 46.

219. Motion, That a Bill be now read a second time;—Standing Orders suspended, and Bills to' be now read a second time and armament of Debate withdrawn; and Bill committed;—CL 46.

220. Motion, That a Bill be now read a second time;—Amendment proposed, "Six Months"; Closure claimed;—Amendment withdrawn; Amendment made on Division;—second reading put off for Six Months;—[1897]—CLII. 72.—After Motion, That a Bill be committed to a Select Committee;—[1896]—CLV. 313.

221. Motion, That a Bill be now read a second time;—Amendment proposed and made; Resolution accordingly;—[1896]—CL 91.—[1900]—CLV. 53.

222. Motion, That a Bill be now read a second time;—Amendment proposed, "Six Months"; Closure claimed;—Amendment withdrawn; Amendment made on Division;—second reading put off for Six Months;—[1897]—CLII. 72.—After Motion, That a Bill be committed to a Select Committee;—[1896]—CLV. 313.

223. Bill read a second time, and committed to a Select Committee of Nine Members, after Amendment proposed to leave out words and add others;—[1900]—CL 53.—Three instructions to the Committee moved and negatived;—CL 53.

224. Bill read a second time after motion for adjournment of Debate negatived on Division, and Amendment "Three Months," negatived on Division;—[1899]—CLIV. 342.

225. Bill read a second time, and committed, after Standing Orders suspended;—[1900]—CLV. 141.—[1890]—CLV. 66, 234.

226. Divorce Bills read a second time and committed;—[1891]—CXLI. 188.—[1899]—CLIV. 108, 239.

227. Estate Bills read a second time and committed, after Standing Orders suspended;—[1900]—CLV. 141.—[1890]—CLV. 66.

228. Motion, That a Bill be read a second time; and Division ordered;—Bill accordingly read a second time and armament of Debate withdrawn, and Bill committed;—CL 46.

229. Motion, That a Bill be now read a second time;—Standing Orders suspended, and Bills to' be now read a second time and armament of Debate withdrawn; and Bill committed;—CL 46.
II. Proceedings on Bills—continued.

Second Readings and Commissions—continued.

Committee of Selection, and Question negative on Division: [1898]; CXLVII. 155.

229. Bill read a second time, and committed, after Amendment, "Sixth month," proposed to Second Reading, and withdrawn; [1900]; CLV. 74.—Not made; [1890]; CYL. 66.

230. Bills referred to a Joint Committee of Lords and Commons; [1890-91]; CXLVI. 140—[1892]; CXVII. 74. (Electric and Cable Railways); [1890]; CLV. 104. (Dublin Corporation Bill and Clontarf Urban District Council Bill).

231. Bills committed to a Select Committee; [1895]; CLII. 170.—Committee to the same Committee on another Bill; [1896]; CL. 86.—Committed to Select Committee with other Bills; [1890]; CYL. 51. (Police and Sanitary Regulations Bills).

232. Committed to a Committee of the whole House, after Motion to commit the Bill to a Select Committee of Five Members, negatived; [1897]; CXL. 247.

233. Bill committed to a Select Committee of Nine Members; Petitions referred and counsel ordered; 1898; CLII. 172.

234. Bill committed to a Select Committee of Nine Members Five to be nominated by the House, and Four by the Committee of Selection; Petitions referred; [1899]; CLV. 99, &c.—Committed to a Select Committee on Electric Power Bills; [1900]; CLV. 101. (Tyneside Electric Power Bill)

Committees :

235. Standing Orders suspended and Bills committed; [1899]; CLIV. 161.—And leave to Committees on Bills to sit and proceed on appointed days; [1892]; CL. 245.

236. Bill committed to a Committee on two other Bills; [1899]; CYL. 513. &c.—[1894]; CXLIX. 191. —Private Bills; [1890-91]; CXLVI. 135, 158, &c.—[1894]; CX. 191. —Private Members' Bills; [1898]; CLIV. 308, &c.—[1894]; CX. 184.

237. Bills reported, with Amendments, costs awarded; [1899-94]; CXLIX. 184. &c.—[1899]; CLIV. 115. &c.—[1899]; CLV. 362.—[1900]; CXLIX. 391. &c.—[1899]; CLIV. 229.

238. Reports—continued.

Reports—continued.

240. Bills reported; two Bills consolidated into one Bill; [1899]; CXLVI. 241—[1902]; CL. 164.—New Clause added; [1900]; CYL. 328.

241. Bill reported with Amendments, or an Amendment; [1897]; CLII. 279—[1900]; CLV. 98.—With an amended Title; [1899]; CLV. 110—[1899]; CYL. 222.—With amended Preamble, and without further Amendments; [1898]; CLI. 74.

242. Bill re-committed to the former Committee with respect to two Clauses, and reported one Clause amended, another clause agreed to without Amendment; [1899]; CLV. 275.

243. Bills reported; Preambles not proved; [1899-91]; CXLVI. 135, 158, &c.—[1894]; CX. 191. —Preamble members; [1890-91]; CXLVI. 264.

244. Bills reported; Preambles not proved so far as relates to a proposed extension, and Preamble amended accordingly; [1899]; CXLVI. 371.

245. Bills reported; Parties do not proceed; [1899-91]; CXLVI. 305, &c.—[1894]; CX. 184.

246. Reports—continued.

Report of a further Standing Orders applicable; [1890-91]; CXLIX. 284.

247. Bills reported, with Amendments, costs awarded; [1899-94]; CXLI. 183, 164, &c.—[1890]; CXLVI. 306. —With Amendments, costs awarded, and Bill withdrawn after Report; [1900]; CLV. 395.—[1899-94]; CXLIX. 667.—Preamble not proved; [1898-94]; CXLIX. 191.

248. Two Bills consolidated into one Bill; [1897]; CLI. 237.—By the Lords; [1900]; CLI. 156.

249. Two Bills consolidated into one Bill, and provisions inserted; [1890]; CYL. 172.

250. Three Bills consolidated into one Bill; [1900]; CYL. 267.

251. Bills reported pursuant to instructions—Provision made; [1899-91]; CXLIX. 167, 168.—Pursuant to resolutions (consent of Local Authority proved); [1897]; CLII. 351.—[1890]; CYL. 233.—[1899]; CLIV. 233.—[1899]; CXLIII. 245. (Electric and Cable Railways.)—[1900]; CLIV. 185.

252. Bills reported, pursuant to instructions—Provisions made; [1899-91]; CXLIX. 167, 168.—Pursuant to resolutions (consent of Local Authority proved); [1897]; CLII. 351.—[1890]; CYL. 233.—[1899]; CLIV. 233.—[1899]; CXLIII. 245. (Electric and Cable Railways.)—[1900]; CLIV. 185.

253. Bills reported pursuant to two instructions—Provision made; [1899-91]; CXLIX. 167, 168.—Pursuant to resolutions (consent of Local Authority proved); [1897]; CLII. 351.—[1890]; CYL. 233.—[1899]; CLIV. 233.—[1899]; CXLIII. 245. (Electric and Cable Railways.)—[1900]; CLIV. 185.

254. Bills reported pursuant to instructions—Provisions made; [1899-91]; CXLIX. 167, 168.—Pursuant to resolutions (consent of Local Authority proved); [1897]; CLII. 351.—[1890]; CYL. 233.—[1899]; CLIV. 233.—[1899]; CXLIII. 245. (Electric and Cable Railways.)—[1900]; CLIV. 185.

255. Bills reported pursuant to instructions—Provisions made; [1899-91]; CXLIX. 167, 168.—Pursuant to resolutions (consent of Local Authority proved); [1897]; CLII. 351.—[1890]; CYL. 233.—[1899]; CLIV. 233.—[1899]; CXLIII. 245. (Electric and Cable Railways.)—[1900]; CLIV. 185.

256. Bills reported pursuant to instructions—Provisions made; [1899-91]; CXLIX. 167, 168.—Pursuant to resolutions (consent of Local Authority proved); [1897]; CLII. 351.—[1890]; CYL. 233.—[1899]; CLIV. 233.—[1899]; CXLIII. 245. (Electric and Cable Railways.)—[1900]; CLIV. 185.

257. Bills reported pursuant to instructions—Provisions made; [1899-91]; CXLIX. 167, 168.—Pursuant to resolutions (consent of Local Authority proved); [1897]; CLII. 351.—[1890]; CYL. 233.—[1899]; CLIV. 233.—[1899]; CXLIII. 245. (Electric and Cable Railways.)—[1900]; CLIV. 185.
II. Proceedings on Bills—continued.

Committees—continued.

Reports—continued.


257. The Committee have given full attention to the matters referred to them in the Instruction of the House ; [1892] ; CXLVII. 261.

258. Certain Railways struck out ; [1892] ; CXLVI. 287.

269. That the Committee had incorporated certain powers proposed to be conferred by another Bill ; [1892] ; CXLVII. 291.

270. That plains, section s., &c., had been deposited ; [1892] ; CXLVI. 206.

271. Guarantee struck out ; [1892] ; CXLVI. 375.

272. Recital struck out ; [1892] ; CXLVI. 391.

273. Name of Company struck out ; [1890-91] ; CXLVI. 394 ; CXLVII. 325.

274. Provision struck out ; [1890-91] ; CXLVI. 355.

275. Certain limitations made, and Resolution complied with, as to a Company ; [1896] ; CLI. 187.

276. Bills reported, pursuant to Resolution —Bill does not contain certain powers ; [1890-91] ; CXLVII. 155.

277. Limits of Supply of Water and this struck out ; [1896] ; CXLIX. 306.—Proven that the Bill had been submitted to the Proprietors of a Company ; [1894] ; CXLIX. 60.—Proof given of Notices published ; [1894] ; CXLIX. 324.—Provision made ; [1894] ; CXLIX. 107.—Provision inserted ; [1898] ; CXLII. 127.—[1896] ; CXLII. 216.

278. Reported, Parties do not proceed ; [1890] ; CLI. 89.—Preamble not proved ; [1890] ; CXLIX. 279.

279. Further Report relative to a Railway ; [1890] ; CXLIX. 291. (Calculated.)

Special Reports, &c.,

270. Leave to make a Special Report; reported pursuant to an Instruction relative to power to insert Clauses; Bill reported; Parties do not proceed; Special Report ; [1895] ; CLI. 119.

280. After Special Report from a Select Committee; Motion, That Bills be withdrawn; and, objection being taken to further proceeding, Debate adjourned; [1896] ; CLIV. 374.—Resolved Question put, and agreed to; Bills withdrawn; [1895] ; CXLIX. 377.


283. Special Report from the Select Committee on Police and Sanitary Regulation Bills (Warrington Corporation Bill) ; [1899] ; CXL. 284.


286. Special Report from a Committee on an instruction ; [1890-91] ; CXLVI. 388.

287. Report from Select Committee; Report and Special Report to lie upon the Table, and printed (in Supplement to Vote), and Minutes of Proceedings to be printed; [1890-91] ; CXLVI. 221.

288. Special Report (Police and Sanitary Regulation), Minutes of Proceedings to be printed; [1894] ; CXL. 279.

Reports from Committees :—

Attendances of Witnesses :—

289. Private Bills.—Reports, That the Chairman had been directed to move the House, That Witnesses be ordered to attend; ordered to attend accordingly ; [1890-91] ; CXLVI. 131, 121, &c. ; CLI. 99.—[1890-91] ; CXLVI. 60-84.—CXLVI. 111. Group A.—[1894] ; CXLVI. 103. Group A.—[1894] ; CXL. 412. (Group F.)—[1890] ; CLV. 197.—And produce records

Committees—continued.

Reports from Committees—continued.

and papers ; [1896] ; CXL. 119.—And being documents ; [1896] ; CLII. 145.—[1899] ; CLV. 97.

290. Message to the Lords requesting the attendance of a Peer to be examined as a witness ; [1900] ; CLI. 116.


292. The Chairman of Ways and Means informs the House, That the Committee on Group 5 of Railway Bills having adjourned, That the parties promoting a Bill composed in the Group had appeared before him and proved that a Witness was essential to this case, &c. Witness ordered to attend the Committee ; [1896] ; CXLVII. 263.—[1900] ; CLI. 290, 297.

Attendance of Members :—

293. Members reported absent, and ordered to attend Committees ; [1896] ; CXLIX. 108.—[1890] ; CXLVII. 295.

294. Absent on account of illness, and Report to lie upon the Table ; [1899-91] ; CXLII. 695.—[1894] ; CXLII. 119.—[1896] ; CXLII. 90.—[1900] ; CLI. 226.

295. Absent on account of illness, and discharged from further attendance ; [1892] ; CXLII. 147.

296. Leave of Absence granted by the House to the Chairman of a Private Bill Committee ; [1897] ; CLI. 143.

297. Absence of Member ; [1890] ; CLI. 145.—[1890] ; CLI. 144.

298. Leave of Absence granted by the House to the Chairman of a Private Bill Committee ; [1897] ; CLI. 143.

299. Letter received from a Member stating that on account of illness he was unable to attend the Committee ; [1897] ; CLI. 143.

300. Railway Bills.—Members reported absent, and ordered to attend Committees ; [1890-91] ; CXLVI. 141.—[1890] ; CXLVII. 297.

301. Reported absent ; [1890] ; CLI. 178.—Ordered to attend ; [1896] ; CXLVII. 297.—And Report to lie upon the Table ; [1890-91] ; CXLII. 122.—[1890] ; CXLII. 275.—[1890] ; CXLII. 297.

302. Enrolled absence of Member ; [1894] ; CXLIX. 91.

303. Member's absence on account of illness ; [1894] ; CXLIX. 206.—[1896] ; CLI. 90.

304. Chairman of the Committee stated he was unable, on account of being a shareholder in North-Eastern Railway Company, further to attend the Committee ; [1892] ; CXLII. 308.

305. Report of Letter received from a Member stating that he was unable, on account of illness, to attend the Committee this day ; [1893-94] ; CXLII. 423.—[1893] ; CXLIX. 306.

306. Reported absent from the Committee on Group 6 of Railway Bills through illness ; [1895] ; CLI. 310.

Adjournment of Committees ;—

307. Reports Adjournment of Committees for convenience of Parties ; [1890-91] ; CXLVI. 146, 162.—[1894] ; CXLIX. 256.—[1900] ; CXL. 277.—No business for consideration ; [1890-91] ; CXLII. 435.—[1894] ; CXLII. 298.—There being no business ready ; [1890] ; CXLVII. 295.—For better securing of a uniform decision with the Select Committee on Electric Power Bills ; [1900] ; CLI. 232.

308. Report of Adjournment of Committee for convenience of Parties ; [1894] ; CXLIX. 130.—No business for consideration ; [1897] ; CLI. 178.—Of Absence of Member ; [1897] ; CLI. 113.—No business before the Committee ; [1897] ; CLI. 227.—For convenience of Members ; [1896] ; CXLVII. 211.—[1899] ; CXLVII. 155.

309. Railway Bills.—Reports Adjournment of Committees for convenience of Parties ; [1890-91] ; CXLIV. 131.—[1890] ; CXLVI. 178.—No business ready ; [1890] ; CXLIX. 306.—For convenience of the Committee ; [1899] ; CXLII. 206.—No business before the Committee ; [1897] ; CLI. 225.—[1900] ; CLI. 216.

310. To consider what Report, if any, they should make to the House, That Witnesses be ordered to attend the Committee ; [1898] ; CXLIX. 105.—[1900] ; CLI. 290, 297.
II. Proceedings on Bills—continued.

Committees—continued.

Adjournment of Committees—continued. 311. To give full effect to an Instruction of the House; [1896]; CL. 198.

312. Leave of absence having been granted by the House to the Chairman, a letter having been received by another member stating that in consequence of illness he was unable to attend, and there being no quorum; [1897]; CL. 143.

Re-Committees:

313. Bill re-committed to a former Committee; [1893-94]; CXVIII. 242—Reported, further Amendments made; CXVIII. 252.

314. Bill re-committed to a former Committee; leave to sit and proceed with Two Members; [1894]; CXLIX. 278.

315. Bill re-committed to the former Committee after Order for Third Reading discharged, with leave to sit and proceed forthwith; [1894]; CXLIX. 212—Upon day named; [1894]; CXLIX. 228.

316. On consideration, as amended; Instruction to the Committee; [1890]; CL. 178.

317. Bill re-committed in respect of a Clause on Third Reading; [1890]; CL. 136.

318. Bill re-committed to a Select Committee of Five Members on Question that a Bill be now considered; [1897]; CLI. 224.

319. Re-committed on consideration, as amended, to a Committee of the whole House in respect of a new Clause; Question resolved in the Affirmative; [1890]; CL. 305.

320. Re-committed Bill reported with further Amendments; [1894]; CXLIX. 219.

321. Motion, That a Bill be now taken into consideration; Amendment proposed to re-commit the Bill in respect of Parts Y, V, VI, and withdrawn; [1895]; CL. 270.

322. Motion, That a Bill be now considered; Amendment proposed to re-commit the Bill, and withdrawn; [1897]; CLI. 302.

323. Motion, That a Bill be now considered, Amendment proposed to re-commit the Bill to a former Committee, with respect to two Clauses, and made; Bill re-committed; [1890]; CL. 538.

324. Motion, That a Bill be now considered, Amendment proposed to re-commit the Bill to a former Committee, and Question negatived on Division; [1898]; CLII. 221.

325. On Third Reading, Amendment proposed to re-commit a Bill to a former Committee in respect of Clauses, negatived on Division; [1895]; CL. 191.

Consideration of Bills, and Consideration as Amended:

326. Day appointed for consideration as amended; [1890-91]; CXLVI. 311—[1894]; CXLIX. 143—Consideration, as amended, deferred; [1900]; CL. 152— Till after the other orders, appointed for the time of Private Business; [1890-91]; CXLVI. 369.—Till after the other Private Business; [1897]; CLI. 150.

327. The Orders of the Day being read for taking into consideration several Bills as amended in Committee, and an Amendment being made thereon in pursuance of Standing Order, 225 the further proceeding thereon stood adjourned until to-morrow; [1899-94]; CXVIII. 245.

328. Bills considered, and ordered to be read the third time; [1890-91]; CXLI. 115—[1898]; CL. 172—[1900]; CL. 270.

329. Bills, as amended; considered and ordered to be read the third time; [1890-91]; CXLVI. 369.—[1900]; CL. 256—[1900]; CL. 245.

330. According to order, as amended; considered, and ordered to be read the third time; After Amendment made; [1895]; CL. 235.—And Amendments made; [1897]; CLII. 142.—Title changed; [1897]; CXLI. 258.

331. As amended; considered; Standing Orders suspended; Bill passed; [1896]; CL. 283.

332. Consideration, as amended, put off for “Six Months”; after Amendment, “Six Months” or Division, made; [1898]; CXLIX. 150.

333. As amended, considered; after Amendment, “Six Months” made; “Three Months”; [1896]; CL. 208—[1900]; CLV. 270.—After Amendments withdrawn; [1898]; CL. 129.

334. As amended, considered; after Amendment proposed, but not made, on Division; [1890-91]; CXLIX. 471.—After Amendment proposed, re-committed to the former Committee, not made; [1890]; CLV. 296.

335. As amended, considered, and Standing Orders changed; [1892]; CXLIX. 126—in the Lords, 229.

336. As amended, considered; Title changed; [1890]; CL. 288.

337. Day appointed for consideration as amended, after re-committed on Third Reading; [1895]; CL. 156.

338. Standing Orders suspended, and Bills as amended to be now taken into consideration, provided amended prints shall have been previously deposited; [1896]; CXLIX. 299—[1899]; CL. 284—[1900]; CL. 322.—Standing Orders suspended, and Bill passed; [1896]; CLIII. 219.—Upon further notice, [1897]; CL. 252.

339. The House proceeded to take the Bill into consideration, and objection being taken, the further consideration, as amended, stood adjourned; [1895-96]; CXVIII. 376.

340. Order for consideration, as amended, discharged; Bill withdrawn; [1894]; CXLIX. 298.

341. On Motion, That a Bill be now taken into consideration; Amendment proposed to re-commit the Bill and withdrawn; Bill considered and day appointed for resumption of further proceeding; [1892]; CL. 270.—Amendment proposed to re-commit the Bill, but not made; Bill considered; [1896]; CL. 275.—Amendment proposed to re-commit the Bill to former Committee, and made Order, &c., Instruction; [1899]; CL. 178.

342. On Motion, That a Bill be now considered; Mr. Speaker states his opinions; Notice being that the Committee had exceeded its powers; Amendment made, That the Bill be re-committed to a former Committee; Amendment to the Amendment made; Bill re-committed; [1896]; CL. 406.

343. Motion, That a Bill be now taken into consideration; Amendment proposed to leave out the words “now taken into consideration” in order to add words “re-committed to the former Committee”; Debate arising; Debate adjourned; [1894]; CL. 245.

344. Debate adjourned on Main Question, That a Bill be now taken into consideration, after Amendment to re-commit the Bill to the former Committee having been withdrawn; [1894]; CXLIX. 330.

345. Motion, That a Bill be now considered; Amendment proposed to re-commit the Bill to former Committees, and withdrawn; Main Question put; Bill considered, as amended; [1897]; CLI. 302.

346. That in the case of a recommitted Bill, Standing Orders suspended, and Bill be now considered; Amendment proposed to leave out the words “now taken into consideration” in order to add words “re-committed to the former Committee”; Debate arising; Debate adjourned; [1894]; CXLI. 295.

347. On consideration, as amended, Mr. Speaker rules that a clause of a Bill could not be entertained at that stage; [1897]-[1898]; CLI. 191.

348. On Motion, That a Bill be now taken into consideration; Amendment proposed to re-commit the Bill to a Select Committee of Five Members; Amendment amended, and made; Bill re-committed; [1897]; CL. 224.

349. On Motion, That a Bill be now considered; the Motion being opposed, the Debate stood adjourned; [1897]; CLII. 241.

350. Order relative to the intervention of three clear days between report and consideration in the case of Bills reported from the Select Committee on Police and Sanitary Regulations suspended; Standing Orders suspended; Motion, That a Bill be now considered; Amendment proposed to
II. Proceedings on Bills—continued.

**Consideration of Bills, and Consideration as Amended—continued.**

To re-commit the Bill, and made; Bill re-committed; considered in Committee; reported, considered, as amended; Standing Orders suspended; Bill passed; [1899]; CXL. 358.

### Third Reading, and Passing:

331. Day appointed for Third Reading; [1890-91]; CXLVI. 118.—[1899]; CLIV. 150.—[1900]; CLV. 218.

332. Bill to be read the third time after the other Orders of the day appropriate to the time of Private Business; [1899-94]; CXLVII. 300.

333. Third Reading deferred; [1899]; CLIV. 154.

334. Motion, That a Bill be now read the third time; Amendment proposed, to re-commit to the former Committee, and made; Bill re-committed; Instruction to the Committee to sit and proceed forthwith; [1897]; CXLII. 324.

335. On Third Reading—Amendment proposed, "Three Months"; and, on Division, made; [1899]; CLV. 283.

336. Bills read the third time, and passed; [1890-91]; CXLVII. 262, &c.—[1899]; CLV. 135.—[1900]; CXLIX. 315.

337. Bills read the third time and passed, with New Titles; [1890-91]; CXLVII. 309.—[1900]; CLV. 127.

338. Bills read the third time and passed, after Amendment proposed, "Six or Three Months," and withdrawn; [1890-91]; CXLIX. 216.—Not made; [1899-91]; CLI. 279.

339. Motion, That a Bill be now read the third time; Amendment to re-commit the Bill to a former Committee, and made; Bill re-committed; [1899]; CLIV. 171.

340. On Third Reading—Amendment proposed, "Three Months"; and, on Division, not made; [1899]; CLIV. 171.

341. Lords' Bill passed, with Amendments, after Third Reading; and New Titles; [1890-91]; CXLVI. 311.—[1898]; CLIII. 268.

342. Lords' Bill passed, with Amendments, after Amendment proposed to re-commit the Bill, but withdrawn; [1899-91]; CXLIV. 377.

343. Lords' Bill passed, with Amendments, after Amendment proposed, and Bill read the third time; [1898]; CLIII. 310.—[1900]; CLV. 233.

344. Lords' Bill passed, with Amendments, after Amendment proposed, and Bill read the third time and passed; [1890-91]; CXLIX. 280, 289.—[1884] CXLIX. 277.—Read the third time, and passed (New Title); [1897]; CXLII. 324.

345. Standing Order 243 suspended, and Bill passed; [1898]; CXL. 351.

346. Standing Order 223 and 243 suspended, and Bill passed; [1898]; CXLIII. 319.—After being considered, as amended; [1899]; CLV. 242, 247.

347. On Question, That a Standing Order be suspended, and a Bill be now read the third time; objection taken, and Debate adjourned; [1890-91]; CXLVII. 400.—Debate resumed; Amendment proposed, "Three Months" but on Division, not made; Standing Orders suspended; Bill read the third time, and passed, with Amendments 494.

348. Passed several stages in one day; Standing Orders suspended; Bill considered; Standing Orders suspended; Bill passed; [1897]; CLV. 242, 247, 371.

349. Standing Orders suspended; Bill considered; Standing Orders suspended; Bill passed, and Queen's consent signified; [1898]; CXLIII. 319, 347.—[1899]; CLV. 304.—[1900]; CLV. 371.

### Lords' Amendments:

350. Day appointed for consideration of Lords' Amendments; [1892-94]; CXLVII. 295.—[1897]; CLIV. 216.—[1900]; CXL. 301.—[1900]; CLV. 226.

351. Consideration of Lords' Amendments deferred; [1899]; CXLVIII. 230.—[1900]; CLV. 233.

352. Standing Orders suspended; Bill considered; Standing Orders suspended; Bill passed, and Queen's consent signified; [1898]; CXLIII. 319, 347.—[1899]; CLV. 304.—[1900]; CLV. 371.

353. Lords' Amendments to be now considered, and agreed to; [1899]; CXLII. 368.

354. Lords' Amendments to be now taken into consideration; considered, and agreed to; [1890-91]; CXLIV. 271.—[1900]; CLV. 351.

355. Lords' Amendments considered; several Amendments proposed, but not made; Lords' Amendments agreed to; [1890-91]; CXLVII. 308.
II. Proceedings on Bills—continued.

Lords' Amendments—continued.

394. Lords' Amendments, according to Order, considered and agreed to [1895]; CXL. 433.

395. Lords' Amendments considered; several disagreed to; Amendment made to words restored to Bill; several Amendments agreed to; several others disagreed to; another Amendment disagreed to, and an Amendment made to words so restored to the Bill; another Amendment proposed to words so restored to Bill; Amendment made to said proposed Amendment, and Amendment, as amended, made to the said words; another Amendment made to words so restored to the Bill; several other Amendments agreed to, and several disagreed to; Committee appointed to draw up Reasons; to withdraw immediately; Three to be the Quorum; 461. Reasons reported, and agreed to, 462. Lords do not insist on certain of their Amendments to the Bill, to which this House hath disagreed; but insist on certain other of said Amendments, for which they have assigned their Reasons; and agree to the Amendments made by this House to the Amendments made by their Lordships, with Amendments, 489. Lords' Reasons and Amendments, &c., considered; House doth not insist upon its disagreement with certain of the Lords' Amendments to the Bill upon which the Lords do insist, and doth agree to the Amendments made by the Lords to the Amendments made by this House to the Amendments made by their Lordships to the Bill [1899–1900]; CXLVIII. 401, 462, 499, 490.

396. The Lords have agreed to some of the Amendments made by this House to a Bill, without Amendment; and agree to others of the said Amendments, with Amendments; and disagree to others of the said Amendments, for which they assign their Reasons; and have made an Amendment in lieu of one of the Amendments made by this House to which they have disagreed; [1899–1900]; CXLVIII. 603.

397. That Standing Orders be suspended for the remainder of the Session; That Private Bills already returned by the House of Lords with Amendments, such Amendments be now considered; [1890]; CXLVII. 390.

398. That Bill to be returned by the House of Lords with Amendments, such Amendments be considered forthwith; [1892]; CXLVII. 390–391; CXL. 313–318; CXLVII. 390.

III. Bills passed several Stages in one day:

409. Standing Orders suspended; Bill ordered; read the first time; second time, and committed; [1894]; CXLIX. 218.

410. Standing Orders suspended, and Bill committed; [1895]; CXLIX. 46, 231–234; [1900]; CLV. 141.

411. Standing Orders suspended, and Bills to be now taken into consideration, provided amended prints shall have been previously deposited; Bills considered; Standing Orders suspended, and Bills to be now read the third time, and accordingly read the third time, and passed; [1890–91]; CXLVI. 338, 350; [1890–91]; CXLVIII. 323, 320.

412. Standing Orders suspended, and leave to bring in a Bill (Private); Standing Orders suspended; and Bill to be now read the third time; Bill read accordingly, and passed; [1893]; CXLVI. 353.

413. Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill read accordingly, and passed; [1893]; CXLVI. 285, 296.

414. Standing Orders suspended, and leave to bring in a Bill (Private); Standing Orders suspended, and Bill to be now read the first time; read, and ordered to be read a second time; [1890–91]; CXLVI. 280.

415. Standing Orders suspended, and Bill to be now read a second time; Standing Orders suspended, and Bill to be now read a second time, and committed; Standing Orders suspended, and leave to the Committee of Selection to appoint the Committee on the Bill to sit and proceed to-morrow; [1890–91]; CXLVI. 350.

Lords' Amendments—continued.

399. Lords' Amendments considered, and several agreed to; several disagreed to; [1895]; CXL. 433.

400. Reasons assigned by the Lords for disagreeing to certain of the Commons' Amendments to a Bill to be now considered Amendment proposed, "Three Months," and made; [1896]; CLV. 453.

401. Lords' Amendments agreed to, and a Consequential Amendment made to the Bill; [1898]; CXLV. 311.

402. Lords' Amendments considered; several Amendments disagreed to; several agreed to; and Consequential Amendments made to the Bill; Committee appointed to draw up Reasons to be assigned to the Lords for disagreeing to certain of their Amendments; Five to be the Quorum; 461. Reasons reported, and agreed to; [1899]; CXLVII. 391.

403. Lords' Amendments considered, agreed to, one disagreed to on Division; Amendments made to Clause as restored to the Bill; another Amendment disagreed to; [1898–99]; CXLIX. 497.

404. Committee appointed to draw up Reasons for disagreeing to certain Amendments made by the Lords to a Bill, to withdraw immediately; Three to be the Quorum; Reasons or Reasons reported, and agreed to, 497, &c.; [1898–99]; CXLVII. 497.

405. Lords do not insist on certain of their Amendments to which this House hath disagreed; but insist on certain other of said Amendments, for which they have assigned their Reasons; and agree to the Amendments made by this House to the Amendments made by their Lordships to the Bill; [1899]; CXLV. 455.

406. Lords do insist on one of their Amendments to which this House has disagreed, for which they assign their Reason; and do not insist on their other Amendment, viz. the insertion of Clause 7, to which this House has disagreed, but propose certain Amendments to the said Clause; 453. Lords' Reason to be now considered; Resolution, That this House doth not insist on its disagreement to the Amendment made by the Lords on which the Lords insist, and doth agree to the Amendments made by the Lords to Clause 7 restored to the Bill; [1896]; CXLV. 455.

407. Lords insist on Amendments to which this House hath disagreed, for which they assign Reasons, and disagree to the Consequential Amendments made to the Bill; [1890]; CXLVII. 404.
218  BILLS, PRIVATE—continued.

II. Bills passed several Stages in one Day—continued.
and passed; [1892]; CXLVII. 280-81.—[1899]; CL. 273. (Bill reported from Committee on Police and Sanitary Regulations.)

422. Bill (re-committed) as amended, considered, after Amendment proposed, "Three Months," but not made; Standing Orders suspended; Bill read the third time, and passed; [1894]; CXLIX. 205.

423. Standing Orders suspended; Bill passed, after being considered, as amended; [1895]; CL. 242, 247.

IV. Bills sent to the Lords:

426. Returned without Amendment; [1895]; CL. 174, [1896]; CL. 175.

427. Returned with an Amendment on Amendments, to which this House agrees; [1895-96]; CXLVI. 694—[1899]; CL. 156.—With an Amendment, and a Consequential Amendment; [1896]; CXLVI. 291.

50. Bill consolidated from two Bills brought from the Lords; [1898]; CLII. 125.

431. To which this House agrees without Amendment; [1898-99]; CXLVI. 259.—[1899]; CL. 175.

432. Agreed to by this House with Amendments; [1899]; CXLIX. 254.—[1899]; CL. 156.

433. Returned to them without Amendment; [1899]; CXLVI. 103.

434. Returned to them with an Amendment; [1899]; CL. 230.—To which the Lords agree with an Amendment; [1899]; CXLVI. 343.

435. Returned to them with Amendments or an Amendment to which the Lords agree without Amendment; [1899]; CXLVI. 250.—[1895]; CL. 106.—[1896]; CXLVI. 267.—To which the Lords agree with an Amendment; [1896]; CL. 330.

436. Returned to them with Amendments to which the Lords agree, with Amendments to which this House agrees; [1899-90]; CXLVI. 482.—[1898]; CXLVI. 163.—To which the Lords agree with a Consequential Amendment; [1896]; CXLVI. 188.

437. Lords’ Consequential Amendment agreed to; 201.

438. Returned with Amendments, to certain of which the Lords agree and assign a reason; [1899-91]; CXLVI.

V. Bills brought from the Lords:

439.—Lords’ Reasons considered, House doth not insist on its Amendment; [1890-91]; CXLVI. 447. (See also Lords’ Amendments Private Bills.)

440. Bill returned to them with Amendments. Lords agree to certain of the Amendments made to a Bill, but disagree to certain other Amendments, for which they assign their Reasons, 444. Motion, That the Reasons assigned by the Lords for certain of the Commons’ Amendments be now considered; Amendment proposed, "Upon this day Three Months," moved. That the Debate be adjourned, but Mr. Speaker declines to propose the Question; Amendment, "Upon this day Three Months," made; Reasons to be considered this day Three Months; [1899]; CL. 453.

441. Returned to them with Amendments; [1899]; CL. 307.—To certain of which the Lords agree, to certain others they disagree and assign their Reasons, and made Consequential Amendments to the Bill; [1899]; CL. 308.

442. Lords’ Reason and Consequential Amendments considered; Resolution, That this House doth not insist on its Amendments, and doth agree to the Consequential Amendments made by the Lords to the Bill; [1897]; CL. 344.

VI. Bills suspended:

443. Standing Orders suspended; Standing Orders relative to Committee and Report Stages of Bills, and Standing Orders 223 and 243 suspended, and Bill passed; [1896]; CL. 371.

444. Standing Orders suspended; Bill read the first and second time, and passed; [1892-94]; CXLVIII. 34.

445. Returned with changed title; [1899]; CL. 203.

446. Returned with Amendments, to which this House agrees with Amendments, to which last-mentioned Amendments the Lords agree without Amendment; [1890-91]; CXLVI. 390.

(See Lords’ Amendments to Private Bills.)
VII. Bills withdrawn, put off, or laid aside.

459. Order for referring Petition for Bill to Examiners discharged, and Petition for Bill withdrawn; [1894] ; CXLIX. 68,—[1900] ; CLV. 42.

460. Order for withdrawal of Petitions against a Bill cancelled; [1894] ; CXLIX. 121.

461. Order for referring Petition for a Bill to the Select Committee on Standing Orders discharged and Petition for Bill withdrawn; [1895] ; CXLIX. 273.—[1896] ; CL. 50.—[1899] ; CLIII. 189.—[1900] ; CLV. 137.

462. Order relative to Petitions against Bills, suspended in certain cases; [1899] ; CLIV. 234, 238.

Bills withdrawn:

463. Order for referring Bill to Examiners discharged; Bill withdrawn; [1892] ; CXLVI. 62, 74.—[1893] ; CL. 246.—[1898] ; CLIII. 112.—[1900] ; CLV. 341.

464. On resuming further proceedings on first reading notice taken that the scope and nature of the provisions of the Bill were such that they ought to have been comprised in a Public rather than a Private Bill, and Mr. Speaker stated his opinion; Order discharged, and Bill withdrawn; [1895] ; CL. 28.

465. Order for Second Reading discharged; Bill withdrawn; [1892] ; CXLVI. 02.—[1894] ; CXLIX. 104.

466. Motion, That a Bill be now read a second time; Amendment proposed, "Six Months"; Amendment and Motion withdrawn; Bill withdrawn; [1900] ; CL. 124.

467. Order for Second Reading discharged; Bill withdrawn; [1898] ; CXLIX. 50.

468. Motion, That a Bill be now read a second time; Amendment proposed, That the promoters shall have leave to suspend any further proceedings in order to proceed with the substantive Amendment proposed, and made, on Division; [1900] ; CL. 93.

469. Order for consideration as amended, read; Amendment proposed "Six Months" and on Division, made; Bill put off for Six Months; [1894] ; CXLIX. 150.

470. Motion, That a Bill be read a second time; Amendment proposed and made, on Division; [1894] ; CXLIX. 3.—[1900] ; CL. 62.


472. Motion, That a Bill be now read a second time; substantive Amendment proposed, and made, on Division; [1900] ; CL. 93.

473. Order for consideration as amended, read; Amendment proposed "Six Months" and on Division, made; Bill put off for Six Months; [1894] ; CXLIX. 150.

474. Order, That Standing Orders be suspended, and leave be given to bring in another Bill in lieu of the Bill, which ought to have been brought in as a Public Bill; Order discharged; Bill withdrawn; [1900] ; CL. 184.

475. Order for Committee discharged; Bill withdrawn; [1892] ; CXLVI. 54.—[1898] ; CLIII. 178.

476. Order, That a Bill be committed discharged; Bill withdrawn; [1894] ; CXLIX. 284.

477. Order for consideration, as amended, discharged; Bill withdrawn; [1894] ; CXLIX. 284.

478. On resuming further proceedings on First Reading, Mr. Speaker stated his opinion that the provisions were such that they should have been comprised in a Public rather than a Private Bill; Order discharged; Bill withdrawn; [1895] ; CL. 38.

479. After discharging Orders; Orders for reading Bills a second time discharged; [1895-96] ; CXLIX. 606.

480. Order, That Bills be committed discharged, and Bills withdrawn; [1895-96] ; CXLIX. 121, 154.

481. Order for committing Bills, discharged; [1890-91] ; CXLIX. 111, 480.

482. Order for referring a Bill to a Committee of Nine Members discharged; [1890-91] ; CXLIX. 148.

483. Order for referring Bill to Examiners, discharged; [1890-91] ; CXLIX. 206.—And Bill withdrawn; [1893-94] ; CXLVIII. 65.

484. Order of a former day, That a Bill be referred to the Examiners, discharged; Bill withdrawn; [1899] ; CLV. 246.

VIII. Orders, Resolutions, &c.:

485. Orders-made.

179. Ordered, That the Examiners have leave to examine a Petition for a Bill, as to whether the Standing Orders have, or have not, been complied with; that Memorials complaining of non-compliance with the Standing Orders shall be deposited in the Private Bill Office three clear days before the day appointed for the examination of the Petition; [1900] ; CLV. 12.

180. That Standing Orders be suspended, and time for presenting Petitions for Bill extended; [1892] ; CXLVI. 56.—[1899] ; CLV. 43.—[1900] ; CL. 10.

181. That a Petition for Bill be withdrawn; [1900] ; CLV. 42.

182. That leave be given to bring in a Bill, after Report from the Select Committee on Standing Orders read; [1890-91] ; CXLIX. 326.—[1900] ; CLV. 65.

183. That leave be given to bring in another Bill in lieu of Order of leave for one already granted; [1892] ; CXLVI. 66.

184. That the further proceeding on the First Reading of a Bill be deferred; [1899] ; CLV. 66.

185. Ordered, That the Order relative to Petitions against certain Bills be suspended in certain cases, &c.; [1899] ; CLV. 234, 238.

186. That Standing Order be suspended, and leave be given to bring in a Bill; [1892] ; CXLVI. 46.

187. Standing Order made suspendirg Bill to next Session; [1898] ; CXLIX. 369.

188. Standing Order recalled, and another Suspensory Standing Order made; [1899] ; CLIII. 380.

Orders made-continued.

489. That Standing Orders be suspended, and Bill ordered; Standing Orders suspended; Bill read first time; Standing Orders suspended; Bill read a second time; [1891] ; CXLIX. 219.

490. That reports be referred to the Select Committee on Standing Orders; [1900] ; CLV. 86.

491. Orders for referring Bills (Lords) to the Examiners of Petitions for Private Bills; [1890-91] ; CXLIX. 231.—[1900] ; CL. 55.

492. That Bills be withdrawn; [1900] ; CLV. 46.

493. Order of the House relative to Bills reported from the Select Committee on Police and Sanitary Regulations, suspended; [1897] ; CXLIX. 252.

494. Order, That Mr. Stansfeld has leave to seek a Conference with the Chairman of Committees of the House of Lords, for the purpose of determining (under Standing Order 79) in which House of Parliament the respective Private Bills should be first considered, and to report the same to the House, [1893-94] ; CXLVIII. 24.—[1894] ; CXLIX. 3.—[1894] ; CXLIX. 3.

495. Order, That so much of Standing Order No. 91 as fixes Five as the Quorum of the Select Committee on Standing Orders be read, and suspended; Order, That for the remainder of the Session, Three be the Quorum of the Committee; [1894] ; CXLIX. 378.

496. Order, That Standing Orders 39 and 129 be suspended, and that the time for depositing Petitions against Private
VIII. Orders, Resolutions, &c.—continued.

Orders made—continued.

Private Bills, or against any Bill to confer any Provisional Order, or Provisional Certificate, and for depositing duplicates of any Documents relating to any Bill to confer any Provisional Order, or Provisional Certificate, be extended to the first day on which the House shall sit after the recess; [1894]; CXLIV. 123.—[1898]; CLIV. 134.

497. Order, That Standing Orders, 39, 129, and 220 be suspended, and that the time for depositing Petitions and Memorials against Private Bills, or against any Bill to confer any Provisional Order or Provisional Certificates, and for depositing duplicates of any Documents relating to any Bill to confer any Provisional Order or Provisional Certificate, be extended to the first day on which the House shall sit after the Recess (Westminster); [1898]; CXLIV. 165, 227.

498. That Orders made with respect to certain Bills be applicable to another Bill; [1890]; CLIV. 234.

499. That Bills be read a second time; [1890-91]; CXLIV. 62.—[1890-91]; CLV. 61.—Upon a certain day; [1890-91]; CXLIV. 62.—[1890-91]; CLV. 61.—Upon a certain day, after Amendment proposed "now," and withdrawn; [1890-91]; CXLIV. 62.—[1890-91]; CLV. 61.—After the other Private Business; [1894]; CXLIX. 308.

500. That Standing Orders be suspended, and Bills be now read a second time; [1890-91]; CXLIV. 234.—[1890-91]; CLV. 141.

501. That Bills be read a second time, after Reports made by the Examiners; [1889-90]; CXLIV. 281.—[1890-91]; CXLIV. 281.—After Reports from Standing Orders read; [1890-91]; CXLIV. 281.—[1890-91]; CXLIV. 281.—After the other Private Business; [1894]; CXLIX. 308.

502. That two Bills be committed to the same Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection; all Petitions against the Bills be referred to the Committee, &c.; power to send for persons, papers, and records; five quorums; instruction to the Committee, &c.; [1890]; CXLIV. 89.

503. That Standing Orders be suspended, and Committees on Bills be suspended and presented; [1890-91]; CXLIV. 322.

504. That Bills be taken into consideration upon certain day; [1890-91]; CXLVII. 206.—[1894]; CXLVII. 146 (on Division);—[1890-91]; CXLIV. 218.—Now taken into consideration, after suspension of Standing Orders; [1890]; CXLIV. 233.

505. Ordered, That a Bill be re-committed to the former Committee, in respect of a Clause on Question for now taking a Bill into consideration; [1890]; CXLIV. 235.

506. That Standing Orders be suspended, and that Bills be taken into consideration; [1890-91]; CXLIV. 235.

507. That a Bill be re-committed to a former Committee; [1890]; CXLIV. 278.

508. That a Bill be committed to a Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection; all Petitions and Memorials against the Bills be referred to the Committee, &c.; power to send for persons, papers, and records; five quorums; instruction to the Committee, &c.; [1890]; CXLIV. 89.

509. That Secretary of State for War be at liberty to have power to make provision therein, pursuant to Resolutions; [1890-91]; CXLIV. 218.

510. That a Bill be now considered, after Amendment, "Three Months," proposed, and, on Division, not made; [1890]; CXLIV. 278.

511. That Bills be read the third time; [1890-91]; CXLVII. 444.—[1890]; CXLVII. 444.—Upon a certain day; [1890-91]; CXLVII. 267.—[1890-91]; CXLVII. 218.

512. That Standing Orders be suspended, and Bills be now read the third time; [1890-91]; CXLIV. 408.—[1890-91]; CXLIV. 296.—And passed; [1890]; CXLIV. 215, 274.—[1890]; CXLIV. 296.—And the Third Reading of a Bill be taken to-morrow, though opposed; [1890]; CXLIV. 202.

513. That a Bill be read the third time, after the other Orders of the Day appointed at the time of Private Business; [1890-91]; CXLIV. 200.

514. That Standing Orders be suspended, and Bill passed through several stages; [1890]; CXLIV. 301.—[1890]; CXLIV. 338, 339, 371.

515. That Amendments made by the Lords be taken into consideration upon certain day; [1890-91]; CXLIV. 432.—[1890]; CXLIV. 220.

Orders made—continued.

516. That Bills to be returned by the House of Lords, with Petitions, such as are considered forthwith; [1892]; CXLVII. 380.—[1898]; CLIV. 418.

517. That Bills be withdrawn; [1890-91]; CXLVII. 206.—[1890-91]; CXLVII. 62, 132, 312.

518. That Parties proposing stopping a Bill have leave to print Minutes of Evidence from the Select Committee; [1890]; CXLIV. 171.

519. That three clear days intervene between the date when Report of Bills from the Select Committee on Police and Sanitary Bills is circulated with the Votes, and the consideration of the Bills; [1898]; CLV. 63.

520. That the above Order be suspended in the case of a Bill; [1898]; CXLIV. 317.

521. That Reports do lie upon the Table, and be printed; [1890-91]; CXLVII. 414.—[1890]; CLV. 116.

522. That witnesses be ordered to attend; [1900]; CLV. 100.

523. That a Message be sent to the Lords requesting the attendance of a Peer as a witness; [1900]; CLV. 116.

524. That Reports be referred to the Select Committee on Standing Orders; [1890-91]; CXLIV. 198.—[1890-91]; CXLV. 139.

525. That the Minutes of Evidence of a Committee on a Bill [Lords] be referred to the Committee on another Bill; [1900]; CXLIV. 209.

526. That Evidence of former Committees be referred to the Committee on a Bill; [1890-91]; CXLIV. 218.

527. That the Committee on a Bill do sit and proceed forthwith, after Standing Orders suspended; [1890-91]; CXLIV. 391.

528. That Committee have leave to make a Special Report on a Bill; [1891]; CXLIV. 121.

529. That a Special Report be referred to the Select Committee on Standing Orders; [1900]; CXLIV. 64, 65.

530. That Committee have leave to sit and proceed with Two Members; [1891]; CXLIX. 276.

531. That a Bill be re-committed to a former Committee, with leave to sit, and proceeded on day named; [1891]; CXLIV. 226.

532. That the Chairman be directed to move the House, That a Bill be ordered to attend, and that Standing Orders be suspended; [1890-91]; CXLVI. 414.—[1890-91]; CXLVI. 218.

533. That Committee have leave to sit and proceed, having been absent; [1891]; CXLIV. 279.

534. That it be an Instruction to Committees to consider the advisability of amending the Bill, &c.; [1890-91]; CXLIV. 114.

535. That it be an Instruction to Committees that they have power to inquire, &c.; [1890-91]; CXLVII. 106.—[1900]; CXLIV. 73.

536. That it be an Instruction to Committees, that they have power to take Evidence, &c.; [1890-91]; CXLVII. 134.

537. That it be an Instruction to Committees, that they have power to make provision therein, pursuant to Resolutions; [1892]; CXLVII. 91.—[1900]; CXLIV. 128.—Pursuant to Petitions for Additional Provision; [1892]; CXLVII. 109, 110.—To insert a provision; [1900]; CXLIV. 284.

538. That it be an Instruction to the Committee on Police and Sanitary Regulations, not to sanction in any Bill referred to them any Clauses relating to matters which are the subject of provisions in certain Acts; [1892]; CXLVII. 110. —Not to insert any provision already in force, &c.; [1900]; CXLIV. 87.—To state their reasons; [1900]; CXLIV. 87.

539. Order, That in the case of Bills reported from the Committee on Police and Sanitary Regulations, three clear days shall intervene between the date when the Report of the Committee is circulated with the Votes and the consideration of the Bills; [1890-91]; CXLVII. 58.

540. Order, That Standing Order 186 be suspended, and that the time for presenting Petitions for Private Bills to the House (which shall have been previously endorsed by the Examiners) be extended to Friday the 9th day of this instant February, 10; [1900]; CXL. 10.
VIII. Orders, Resolutions, &c.—continued.

Orders made—continued.

541. All Petitions presented three clear days before the meeting of a Select Committee on a Bill; Committed to a Select Committee; ordered; Committee of Supply to be supplied by the House, and directed by the Committee of Selection; referred, and Counsel ordered; [1890-91]; CXLVI. 96.——Four clear days; [1890-91]; CXLVI. 330.——Five clear days; [1890-91]; CXLVI. 101.

542. All Petitions against any of the Bills committed to a Committee; presented five clear days before the meeting of the Committee, referred to the Committee, and Counsel ordered; [1890-91]; CXLVI. 123.

543. Petitions against Bills, presented five clear days before the meeting of the Committee, referred to the Select Committee, suspended in the case of a Petition, and Counsel ordered; [1890-91]; CXLVI. 149.

544. All Petitions presented in pursuance of Standing Orders 319, referred to a Select Committee, to be dealt with pursuant to the said Standing Order; [1890-91]; CXLVI. 231.

545. Petitions in favour or against Bills, presented five clear days before the meeting of the Committee, referred to the Joint Committee (Joint); [1900]; CL. 141.

546. All Petitions in favour or against certain Provisional Order Bills or Orders scheduled thereto, presented five clear days before the meeting of a Joint Committee of Lords and Commons, referred to the Committee, and Counsel ordered; [1890-91]; CXLVI. 149.

547. Subject to the Rules, Orders, and Proceedings of this House, all Petitions against Bills referred to the Committee on the Bills, and Counsel ordered; [1890-91]; CXLVI. 444.

548. All Petitions for or against certain Bills, presented five clear days before the meeting of the Committee, referred to the Joint Committee of Lords and Commons, and Counsel ordered; [1890-91]; CXLVI. 289.——Said Order suspended in the case of certain Petitions, and Petitions referred, and Counsel ordered, 136, 190, 174.

549. Order, That Standing Orders 29 and 129 be suspended, and that the time for depositing Petitions against Private Bills, or against any Bill to confirm any Provisional Order or Provisional Certificate, and for depositing duplicates of any Documents relating to any Bill to confirm any Provisional Order or Provisional Certificate, be extended to the first day on which the House shall sit after the recess; [1892]; CXLVI. 179.——[1896]; CL. 134.——To Thursday the 6th day of this instant June, 321.

550. Order, That Standing Orders 29 and 129 be suspended, and that the time for depositing Petitions against Private Bills, or against any Bill to confirm any Provisional Order or Provisional Certificate, and for depositing duplicates of any Documents relating to any Bill to confirm any Provisional Order or Provisional Certificate, be extended to Monday, 10th day of June next; [1895]; CL. 257.——Be extended to the first day on which the House shall sit after the recess; [1897]; CL. III. 177, 289.

551. Order, That Standing Orders 29 and 129 be suspended, and that the time for depositing Petitions against Private Bills, &c., be extended to the first day on which the House shall sit after the recess; [1895]; CL. 143.

552. All Petitions against a Bill (Private), presented three clear days before the meeting of the Committee, referred, and Counsel ordered; [1892]; CXLVI. 27.——Standing Order suspended in the case of Petitions, Petitions referred, and Counsel ordered; [1892]; CXLVI. 110, 143, 150.

553. Order, That, in case the Committee on any Private Bill, or Group of such Bills, shall report their opinion to the House that any Bill or Bills not yet considered by them should not be entered upon, or that the consideration of any Bill already partly considered should not be proceeded with, all further Proceedings upon such Bills shall be suspended during the present Session; [1895]; CL. 312.

554. Order relative to Petition against a Bill presented seven clear days before the meeting of the Committee, &c., referred, and Counsel ordered; [1890]; CXLVI. 184.

555. That the Orders of the Day and Notices of Motion relating to Provisional Order Bills have precedence this day of the remaining Private Business; [1890]; CL. 223.

556. Order, That the Chairmen of the Committee on Standing Orders be appointed Chairmen of the Committee on other Bills, instead of the Chairman of Ways and Means; [1893]; CL. 158, 185.

557. That the Chairmen of Ways and Means be discharged from further attendance on Committees on certain Bills; [1896]; CLI. 222.

558. Order, That Standing Orders 150 and 173 be applicable to all Bills referred to the Committee on Police and Sanitary Regulations; and that it be an Instruction to the Committee in their Report under such Standing Orders to state their Reasons for granting any powers in conformity with, deviation from, or excess of the general Law, and the text of the Clauses by which such powers are to be conferred; [1892]; CXLVI. 110.

559. That Standing Order 171, relating to Travancore Bills, be suspended for the remainder of the Session; [1890]; CL. 140.

560. Order, That Standing Orders 220, 245, relating to Private Bills (Lords’ Amendments) be suspended for the remainder of the Session; [1899]; CLII. 418.——[1900]; CL. 363.

561. Order, That Standing Orders 220 and 245, relating to Private Bills, be suspended for the remainder of the Session; Order, That, as regards Private Bills already returned by the House of Lords, with Amendments, such Amendments be now considered; Order, That, as regards Private Bills to be returned by the House of Lords, with Amendments, such Amendments be considered forthwith; Order, That, when it is intended to propose any Amendments thereof, a copy of such Amendments shall be deposited in the Private Bill Office, and notice given on the day on which the Bill shall have been returned from the Lords, and such Amendments may be considered forthwith; [1892]; CXLVI. 380.

562. Order, That Standing Orders 220 and 245, relating to Private Bills, be suspended for the remainder of the Session; Order, That, as regards Private Bills already returned by the House of Lords, with Amendments, such Amendments be now considered; Order, That, as regards Private Bills to be returned by the House of Lords, with Amendments, such Amendments be considered forthwith; Order, That, when it is intended to propose any Amendments thereof, a copy of such Amendments shall be deposited in the Private Bill Office, and notice given on the day on which the Bill shall have been returned from the Lords; [1895]; CL. 313.——[1897]; CLII. 418.

563. Standing Order 169 read; Amendment proposed, to leave out words, and insert others; Question, That the words proposed to be left out stand part of the Question, put, and negatived; Question, That the proposed words be there inserted; Amendment proposed to proposed Amendment, to leave out words, and insert others; Question, That the proposed words be there inserted; Debate adjourned; [1893-91]; CXLVII. 154, 192.——Rounde; Amendment proposed to proposed Amendment and mode; Amendment as amended, read; Standing Order 171 suspended; New Standing Order made, 192-3.

564. Standing Orders for the suspension of Private Bills, or Bills to confirm any Provisional Order or Certificate; [1890]; CL. 312.

565. That the Chairman be directed to move, That a witness be ordered to attend and produce correspondence, &c.; [1898]; CL. 188.

566. Order, That, when it is intended to propose any Amendments thereof, a copy of such Amendments shall be deposited in the Private Bill Office, and notice given on the day on which the Bill shall have been returned from the Lords; [1896]; CLII. 418.

567. Order, That the proceedings of the Committee, this day, on Group J. of Private Bills, be deemed to be, and be, valid notwithstanding that a Member of the said Committee had failed to sign his Declaration of Independence in accordance with Standing Order 118; [1900]; CL. 301.

568. Order, That the reasons assigned by the Lords for disagreeing to certain of Commons’ Amendments be taken into consideration upon this day this Session; [1898]; CL. 215.

569. That Lords’ Amendments be taken into consideration upon certain day; [1890]; CL. 240.——Be deferred till a certain day; [1890]; CL. 310.

570. That
VIII. Orders, Resolutions, &c.—continued.

Orders made—continued.
570. That Standing Orders 220-246 relating to Private Bills, Lords' Amendments, be suspended for the remainder of the Session; [1900] ; CLV. 263.
571. That the Committee on Electric Power Bills be subject to the Standing Orders relative to the proceedings of Committees on opposed Bills (except that fixing the number of Members) ; [1900] ; CLV. 101.

Resolutions:
572. That it is inexpedient, That a certain Bill be read a second time before the Royal Commission on another Bill has presented its report ; [1890] ; CLV. 101.
573. That the present system of Private Bill Legislation in Ireland constitutes a serious grievance to the interests of suitors from that country, and requires alteration with a view to economising the time of Parliament, &c., and that legislation with this view is urgently required ; [1900] ; CLV. 138.

Orders discharged:
574. That leave be given to bring in a Bill discharged, and leave be given to bring in another Bill in lieu thereof ; [1892] ; CXLVII. 146.
575. Order, That a Petition for a Bill be referred to the Select Committee on Standing Orders discharged, and Petition for Bill withdrawn ; [1892] ; CL. 278.—[1895] ; CL. 85.
576. That a Bill be ordered to be brought in discharged, and Bill withdrawn ; [1900] ; CLV. 42.
577. For reading Bills a second time and Bills withdrawn ; [1890-91] ; CXLVII. 403.—[1899] ; CL. 46.
579. Order for resuming adjourned Debate on Second Reading discharged, and Bill withdrawn ; [1892] ; CXLVII. 312.—[1898] ; CXLV. 106.
580. Order for Second Reading on future day discharged ; —Bill and Examiners' Report referred back to the Examiners ; [1895] ; CL. 290.
581. Order for reading a Bill a second time discharged ; Bills referred to Examiners ; [1898] ; CLII. 47.
582. Order for Second Reading read ; Mr. Speaker calls attention to the provisions of the Bill, which ought to have been brought in as a Public Bill; Order discharged; Bill withdrawn ; [1900] ; CLV. 124.
583. That Bills be committed and Bills withdrawn ; [1890-91] ; CXLVII. 111, 121.—[1894] ; CXLV. 294.—1899 ; CL. 93.—And Bill committed to a Select Committee ; [1895] ; CL. 117.
584. Order for referring Petition for Bill to Examiners discharged, and Petition withdrawn.—[1894] ; CXLI. 68.—[1896] ; CLII. 144.

IX. Questions Affirmed or Negatived :  
Questions affirmed :
600. That a Bill be now read a second time after Amendment, for “ Three Months,” not made ; [1890-91] ; CXLVII. 439.—[1892] ; CXLVII. 77.
601. That a Bill be read a second time upon this day “ Six Months” ; [1900] ; CLV. 66.
602. That the word “ now” stand part ; [1894] ; CXLI. 244.
603. That a Bill be read a second time upon a future day, after Amendment, “ now,” withdrawn ; [1895] ; CL. 62.
604. That Bill be committed to Select Committee of Nine Members; Five to be nominated by the House, Four by the Committee of Selection ; [1890-91] ; CXLVII. 124.
605. After Amendments proposed, and not made, and three Instructions moved and acquiesced ; [1890] ; CL. 53.
606. That words proposed to be left out stand part of the Question (Amendment on Third Reading) ; [1890-91] ; CXLVII. 411.—Amendment on Second Reading ; [1895] ; CLII. 120.
607. That the words “ upon this day Six Months” be added at the end of the Question ; [1898] ; CLII. 62.

Orders discharged—continued.
585. Order for referring Bill to Examiners, and Bill withdrawn ; [1890-91] ; CXLVII. 206.—[1898] ; CLII. 201.—[1898] ; CLII. 207.—[1900] ; CLV. 62.—And Bill ordered to be read a second time ; [1898] ; CLII. 242.
586. For committing Bills to the Committee of Selection ; such Bills committed as a Select Committee of Seven Members; Four to be nominated by the House and Three by the Committee of Selection ; [1890-91] ; CXLVII. 331.
587. That the Order that a Bill be committed discharged ; Bill withdrawn ; [1900] ; CLV. 124, &c.
588. For referring a Bill to a Select Committee of Nine Members, and Bill withdrawn ; [1890-91] ; CXLVII. 148.
589. For referring Petition for Bill to the Select Committee on Standing Orders discharged, and Petition withdrawn ; [1890] ; CLV. 127.
590. For remitting adjourned Debate on Question, That it be an Instruction to a Committee ; [1890-91] ; CXLVII. 447.
591. Order, That the Bill be committed, discharged, and Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection ; [1890-91] ; CXLVII. 414.
592. Order, That a Bill be committed, discharged, and Bill committed to a Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection ; [1892] ; CXLVII. 110.
593. Order for Committee discharged ; Bill withdrawn ; [1890] ; CL. 91.—[1898] ; CLII. 285.
594. Order for Committee discharged ; Bill committed to a Select Committee of Eleven Members, Six by the House, and Five by the Committee of Selection ; [1894] ; CXLI. 26.
595. Order, That a Bill be committed to the Committee on Bills relating to Electric Power; discharged ; [1900] ; CLV. 254.
596. Order for committing Bill to the Committee of Selection, discharged, and Bill committed to a Committee of Nine Members, Four to be nominated by the House, and Four by the Committee of Selection ; after Debate adjourned and resumed ; [1890-91] ; CXLVII. 134.
597. Order for consideration as amended, discharged; Bill withdrawn ; [1894] ; CXLI. 298.
598. Order for Third Reading discharged; Bill re-committed to the former Committee with leave to sit, and proceed forthwith; [1894] ; CXLVII. 134.
599. Order for Third Reading discharged; Bill re-committed in respect of a Clause amended in Committee, and reported, and day appointed for consideration, as amended ; [1895] ; CL. 130.

Questions affirmed—continued.
600. That Standing Orders be suspended, and Bills be now taken into consideration ; [1890-91] ; CXLVII. 408.
601. Amendment proposed to leave out words in order to add “ upon this day ‘ Three Months’ ;” Question, That the words proposed to be left out stand part of the Question ; resolved in the Affirmative ; [1894] ; CXLVII. 293.
602. Motion, That Standing Order 121 be suspended in the case of the London County Tramways Bill, and that the Committee on the Bill have power, if they think fit, to provide in the Bill, notwithstanding the said Standing Order, that the local authority may place and run carriages upon the Tramways mentioned in the Bill, or any of them, and take and demand tolls and charges in respect thereof; and Question resolved in the Affirmative ; [1894] ; CXLI. 212, 134.
603. That words be added to the word “ That” in the Main Question as a Substantive Amendment, on Motion, That the Bill be now read a second time ; [1890] ; CLII. 120.
604. That the word “ now” stand part of the Question on Division ; [1892] ; CXLVII. 98.
613. Order
IX. Questions Affirmed or Negatived—continued.

Questions affirmed—continued.

613. Order for resuming adjourned Debate on Second Reading read, and Question resolved in the Affirmative; [1890]; CL. 83.

614. That words be inserted in a Motion relative to a Private Bill; [1890]; CL. 53.

615. That a Bill be re-committed to a Committee of the whole House in respect of a new Clause; [1890]; CL. 358.

616. That a Bill be re-committed to a former Committee, on Motion for reconsideration, as amended; [1900]; CL. 178.

617. Main Question for an Instruction to a Committee, after Amendment withdrawn; [1890-91]; CXLVI. 114.

618. Relating to the suspension of Standing Order relating to a Private Bill on Division; [1892]; CXLVII. 321.

619. That a Clause stand part of Bill, as consideration, as amended; [1892]; CXLVII. 322.

620. On Question, That a Bill be now taken into consideration; Amendment proposed, "Six Months," and resolved in the Affirmative; [1891]; CXLIX. 150.

621. That a Bill be now taken into consideration on resumption of adjourned Debate on Division; [1895]; CCLIII. 245.

622. Adjourned Debate resumed, on Question, That a Bill be now taken into consideration, and Question put and resolved in the Affirmative; [1894]; CXLVIII. 163.

623. That a Bill be read the third time after Amendment proposed to re-commit the Bill and negatived, and main Question put and resolved in the Affirmative; [1895]; CL. 191—[1896]; CCLIII. 306.

624. Motion, That the Order for consideration, as amended, be deferred till a certain day, and Question agreed to on Division; [1899]; CLV. 256.

625. Motion, That a Bill be now taken into consideration; Amendment proposed to re-commit the Bill to the former Committee, and Question resolved in the Affirmative; [1899]; CLV. 256.

Questions negatived:

626. That a Bill be read a second time; Amendment proposed to leave out words, and add others, not made; [1895]; CL. 53—[1896]; CL. 110.

627. That the Order for the committal of a Bill be discharged; and Bill committed to Select Committee on Police and Sanitary Regulations; [1895]; CL. 274.

628. That a Bill be committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection; [1890-91]; CXLVI. 154—[1899]; CCLIII. 155 (Five members).

629. Three Instructions moved to a Select Committee of Nine Members, and negatived; [1892]; CL. 53.

630. That the Order for committal be discharged, and that the Bill be committed to a Select Committee on Division; [1890]; CLV. 213.

X. Motions withdrawn:

640. Bill committed to Select Committee of Nine members—Motion, That subject to the Rules, Orders, and Proceedings of this House, all Petitions against the Bill be referred to the Committee; Amendment proposed to leave out words, and withdrawn; [1895]; CL. 53.

641. That a Bill be read a second time; Motion for Adjournment of Debate proposed and withdrawn; [1895]; CL. 46.

642. That a Bill be re-committed to a Committee of Nine Members, and negatived; [1892]; CL. 53.

643. That the Order for committal be discharged, and that the Bill be committed to a Select Committee on Division; [1890]; CLV. 213.

Committee on Question that Standing Orders be suspended, and that the Bill be now read the third time, and withdrawn; [1894]; CXLIX. 264.

653. Motion, That the Report of the Examiners relating to a certain Bill, be referred back to the Examiners with Instructions to report whether certain Standing Orders have been complied with, and on Third Reading withdrawn; [1897]; CL. 22.

654. That a Report be referred back to Examiners; [1897]; CL. 82.

655. That the Examiners do inquire and report as to whether Standing Order 3 has been complied with, withdrawn; [1899]; CLV. 264.

656. That Motion to re-commit a Bill to a former Committee, on Question, That a Bill be now considered; Amendment withdrawn; [1894]; CXLIX. 126.

657. That the number of Members on a Select Committee on a Private Bill be increased from 9 to 11 on Division; [1892]; CXLVI. 152.

658. For an Instruction to a Committee on a Private Bill; [1892]; CXLVIII. 298—To leave out a plan in the Schedule; [1900]; CLV. 298—To make a provision in a Clause; [1890]; CLV. 216—To leave out Part 7; [1890]; CL. 65.

659. That it be an Instruction to the Committee on a Bill, and Question, on Division, negatived; [1890-94]; CXLVIII. 114.

660. That it be an Instruction to the Committee on a Bill to provide certain things; [1900]; CL. 80—To leave out Clauses; [1890]; CL. 53.

661. That it be an Instruction to the Committee on a Bill to leave out Parts V. and VI. Amendment made, and Question, as amended, negatived on Division; [1893]; CL. 55.

662. Instructions to a Committee on a Bill to provide certain things; [1900]; CL. 80—To leave out Clauses; [1890]; CL. 53.

663. That a Bill be now taken into consideration; Amendment proposed "Three Months," but, on Division, not made; [1899]; CLV. 256—To leave out Part 7; [1890]; CL. 265.

664. On consideration, as amended, That a Clause be read a second time; [1894]; CXLIX. 256.

665. Motion, That the Order for committal be discharged, and Bill committed to a Select Committee, and Question negatived on Division; [1900]; CLV. 213.
XI. Incidental Proceedings:

663. Mr. Speaker laid upon the Table a Certificate from the Chief Clerk of the Private Bill Office, that the Declarations required by the Standing Orders of the 2nd of July 1895 in respect thereof have been duly deposited in respect of Private Bills brought from the House of Lords upon the 17th of June 1895; [1895]; CXLVIII. 245.

664. The Chairman of Ways and Means pursuant to Standing Order 33 informed the House that a Private Bill though unopposed ought to be treated as opposed; [1895]; CL. 24.

665. Motion, That a Bill be read the first time; point of Order being raised as to whether the Bill should be held applicable in a Public rather than a Private Bill, and Mr. Speaker states his opinion; [1895]; CL. 38.

666. Motion, That a Bill (Private) be committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection, &c., and Bill ordered; [1895]; CXLVII. 77.

667. Motion, That the Minutes of Evidence taken before the former Committee be referred to a Select Committee to be comprised in a Private rather than a Public Bill, and Mr. Speaker states his opinion; [1895]; CXLVII. 45.—Again deferred, 52. Order for Second Reading discharged. Bill withdrawn, 65.

668. Motion, That a Bill be read the first time; point of Order being raised as to whether the Bill should have been brought in as a Public Bill, the further proceeding on the First Reading was deferred; [1895-94]; CXLVIII. 465.

669. Motion, That a Bill be read the first time; and a point of Order being raised as to whether the Bill should have been brought in as a Public Bill, the further proceeding on the First Reading was deferred; [1895-94]; CXLVIII. 45.—Again deferred, 52. Order for Second Reading discharged. Bill withdrawn, 65.

670. Motion, That a Bill be read the first time; point of Order raised and further proceeding deferred; [1895]; CXLVIII. 43. Further proceeding deferred, 66, &c., Resumed, and Bill read, and referred to the Examiners, 74.

671. Motion, That a Bill be read the first time; point of Order raised and further proceeding adjourned; [1895]; CL. 32.

672. Motion, That a Bill be read a second time; and Debate adjourned; [1905]; CL. 46.—And Motion for adjournment of Debate withdraw; Bill committed; [1905]; CL. 46.

673. Motion, That a Bill be now read a second time; Amendment proposed to leave out words, and add others, not made; Bill committed to a Select Committee of Nine Members; Amendment proposed to leave out words, and withdrawn; Power to send for Persons, Papers, Records, &c. Three Instructions moved to the Committee and negatived; [1905]; CL. 53.

674. Motion, That a Bill be read a second time upon a certain day; Amendment proposed (another day), but not made, on Division; Main Question put, and agreed to; [1906]; CL. 80.

675. Motion, That a Bill be now read a second time, and withdrawn; day appointed for Second Reading; [1906]; CL. 144.

676. Motion, That a Bill be read a second time; Amendment proposed, to suspend any further proceedings in order to proceed with the same Bill, if they think fit, in the next Session, &c., and made; Suspensory Standing Order made accordingly; [1898]; CLIII. 369.

677. Motion, That a Bill be read a second time; Amendment proposed, That the Promoters shall have leave to suspend any further proceedings in order to proceed with the same Bill in the next Session, &c., and made; Suspensory Standing Order made accordingly; [1899]; CLII. 368.

678. Motion, That the Standing Orders be suspended, and that the Bill be now read the third time, and a Debate arising, and the Motion being opposed, the Debate stood adjourned; [1894]; CXLIX. 278.

679. Motion, That the Standing Orders be suspended, and that the Bill be now read the third time, and a Debate arising, and the Motion being opposed, the Debate stood adjourned; [1894]; CXLIX. 278.

680. Motion, That the Orders that two Bills be committed be read and discharged, and that the Bills be committed to Select Committee of Nine Members, and Debate adjourned; [1895]; CL. 153. Order for adjourned Debate discharged, 116.

681. Motion, That a Bill be read a second time; Amendment proposed, That the Minutes of Evidence taken before the former Committee be referred to the Committee on the Bill, and it be an Instruction to take no further Evidence nor hear Counsel on certain parts of the Bill, &c.; Amendment proposed, That they do consider Part III. only, and made; Motion for committal of Bills to Select Committee of Nine Members, and Debate adjourned; [1896]; CL. 116.

682. Motion, That a Bill be read a second time, and Debate adjourned; [1905]; CL. 46.—And Motion for adjournment of Debate withdraw; Bill committed; [1905]; CL. 46.

683. Member offers to postpone a Motion relative to suspension of a Standing Order; Mr. Speaker intervenes, and makes a statement, equality; [1895-94]; CXLVII. 108.

684. Standing Orders of the House of the 20th day of June, in Session I., 1892, as extended by the Order of the House of the 9th day of August, in the last Session of Parliament, relating to Private Bills suspended in Session I., 1892, read; [1899-94]; CXLIX. 133.

685. House moved, That the Standing Order relative to a Bill committed in the last Session might be read, and Standing Order read; [1905]; CLII. 32.

686. Mr. Speaker laid upon the Table, a Certificate from the Chief Clerk of the Private Bill Office, That the Declarations required by the Standing Orders of the 20th day of June, in Session I., 1892, as extended by the Order of the House of the 9th day of August, in the last Session of Parliament, relating to Private Bills suspended in Session I., 1892, read; [1899-94]; CXLIX. 133.

687. That the Standing Orders in the last Session of Parliament, for the suspension of Private Bills, or Bills to confirm any Provisional Ordinances made in the last Session of Parliament, pass the said Standing Orders, and do consider of the present Session; read; [1898]; CL. 346.

688. Order, That Standing Orders be suspended, and that a Bill be now taken into consideration; Motion, That the Standing Orders be suspended; Notice taken that the Committee on the Bill had exceeded its Powers; Mr. Speaker, states his opinion; Amendment made, That the Bill be re-committed to a former Committee; Amendment to the Amendment, by leaving out "the former Committee," made; Amendment proposed.
XI. Incidental Proceedings—continued.

proposed in respect of Clauses, but not made; Bill re-committed; [1896]; CLI. 406. 699. Minutes of Evidence taken before a Select Committee in respect of various Bills be laid on the Table, and be printed; [1898]; CLI. 406.

699. After Special Report from a Select Committee, Motion, That Bills be withdrawn, and objection being taken to further proceeding; Debate adjourned; [1898]; CLI. 377. Resumed; Question put, and agreed to, and Bills withdrawn [1898]; CLI. 377.

693. That the Secretary of State for War be at liberty to attend by Counsel and Agent at the next Sitting of the Committee on a Bill; [1900]; CLI. 106.

Bilston Commissioners (Water):—See Water.

Bilston Improvement:

[1890.] Petition for leave to bring in a Bill for making further and better Provision for the Improvement, Health, and good Government of the Urban District of Bilston, and for other purposes; Bill ordered, 27. Read; CLI. 38. Committed, 32. Report from Select Committee on Standing Orders on Petition for dispensing with Standing Order 120, that Standing Orders ought to be dispensed with, 145. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, 303. Considered, as amended; Standing Orders 223 and 224 suspended; Bill passed, 231. Agreed to by the Lords, with Amendments, 407. Lords' Amendments agreed to, 119. (Cited as Bilston Improvement Act, 1890.) R.A. 498.

Bishopric of Bristol Act, Amendment Bill:—See Church.

Bishops (House of Lords):

[1890.] Question proposed, That the legislative power of Bishops in the House of Peers in Parliament is a great hindrance to the discharge of their spiritual functions, prejudicial to the commonwealth, and fit to be taken away by Bill; Amendment proposed, by leaving out from the word "Parliament" to the end of the Question, and adding the words "ought to be maintained; but that it is desirable that other Life Peers should be added to that House, especially those who would represent the greater religious denominations other than the Church of England," but not made; Main Question put, and negatived, on Division; CLI. 51.

Blackburn Tramways:—See Tramways.

Blackpool Improvement:

[1890.] Petition of the Mayor, Aldermen, and Burgesses of the Borough of Blackpool, for leave to bring in a Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Blackpool to construct further Parade Works and additional Tramways; and to make further provisions for the Improvement and good Government of the said Borough, and for other purposes; Bill ordered, 35. Read, 35. Committed, 48. Reported from the Select Committee on Police and Sanitary Regulations Bills, 230. Passed, 302. Agreed to by the Lords, with Amendments, 320. Lords' Amendments agreed to, 390. (Cited as Blackpool Improvement Act, 1890.) R.A. 458.

Blackpool Palatine Promenade Pier:

[1896.] Report, That the Bill should originate in the House of Lords; CLI. 17. Report, Standing Orders certified to have been complied with, 28.

Blackpool Tramways:—See Tramways.

Blackrock and Kinsgale Drainage and Improvements Bill:—See Parings, Lightings, and Improvements.

Blind and Deaf Mute Children:—See Education.

Board of Education:—See Education. Committees.

GEN. INDEX. CLXLV.—CLV. (1890-91.—1896.)
Boilers Registration and Inspection—continued.

3. [1896.] Bill to provide for the Inspection and Registration of Boilers; Ordered and presented accordingly; CLII. 91. Order for Second Reading on future day discharged; another day appointed, 147. Second Reading deferred, 199. (Not proceeded with.)

4. [1897.] Ordered; CLIII. 11. Present, 17. (Not proceeded with.)

5. [1898.] Ordered; CLIII. 20. Presented, 23. (Not proceeded with.)

6. [1898] (No. 2). Ordered and presented; CLIII. 47. (Not proceeded with.)

7. [1899.] Ordered; CLIV. 19. Present, 21. (Not proceeded with.)

8. [1900.] Ordered; CLV. 12. Present, 15. (Not proceeded with.)

Bolton Tramways:—See Tramways.

Booth Corporation:—See Corporation.

Borough Funds Act (1872) Amendment:—See Committees.

Borough Justices' Clerks:—Proceeded with.)

Borough Market:—See Markets.

Borrowstouness Harbour:—See Waterworks.

Borrowstouness Water:—See Waterworks.

Bournemouth Corporation:—See Corporations.

Bournemouth Cemetery:—See Burials.

Bournemouth Water:—See Waterworks.

Boy Navigation Transfer:—See Navigations.

Boy Messengers:

[1890-91.] Petition for leave to bring in a Bill to confer further powers upon the Boy Messengers, Limited, and to make further provision with respect to the granting of licences by the Postmaster-General, and for other purposes; and Bill ordered; CXLVI. 53. Read, and referred to the Examiners, 62. Report, Standing Order 63 has been complied with; Bill to be read a second time, 170. Order for Second Reading discharged; Bill withdrawn, 239.

Boy Navigation Transfer Bill:—See Committees.

Bradford Corporation:—See Corporations.

Bradford Tramways:—See Tramways.

Bradford Water:—See Waterworks.

Bradford ( Borough of) Writ:—See Elections.

Bray Urban District Council:

[1900.] Report from the Select Committee on Standing Orders, in the case of Petition for leave to deposit Petition for Bill; that Standing Orders ought to be dispensed with; CLV. 168. Examiners' Report; on Petition for Bill, That the Standing Orders have not been complied with; Referred to Select Committee on Standing Orders, 135. Report, That the Standing Orders ought to be dispensed with, 173. Report read; Bill to continue the powers for the making and for extending the time limited for the completion of certain works authorised by the Bray Town Act, 1890, namely, the Promenade Pier and Landing Stage thereby authorised, and for other purposes; Ordered, 175. Read, 178. Bill committed, 296. Reported, with an Amendment, 328. Considered, as amended, 279. Passed, 279. Agreed to by the Lords, 524. (Cited as Bray Urban District Council (Extension of Time) Act, 1900.) R. A. 357.

Braun Water:—See Waterworks.

Breacon, Down Harbour and Railway:—See Docks.

Brewery and Commercial Investment Trust:

[1900.] Report, That the Bill should originate in the House of Lords; CLV. 29. Report, That Standing Orders certified to have been complied with. 24. Bill for enabling the Brewery and Commercial Investment Trust, Limited, to arrange for the extinction of its Founders' Shares; for issuing Shares in satisfaction of such Shares; for sub-dividing the Stock of the Company and creating certain Preference, and for other purposes; brought from the Lords, 106. Read, and referred to the Examiners, 197. Report, That Standing Orders not previously incurred into complied with; Bill to be read a second time, 298. Committed, 277. Reported, without Amendment, 270. Passed, 270. (Cited as Brewery and Commercial Investment Trust, Limited, Conversion of Shares Act, 1900.) R. A. 309.
BRIDGES.

Bridges.

I. Public Bills; 1—4.
II. Private Bills; 5—20.

Highways and Bridges:

1. [1890—91.] Bill to confer further powers on County Councils and other Authorities with respect to Main Roads and other Highways and Bridges; Ordered; presented accordingly; CXLVI. 98. Bill committcd, 112. Reported, 127. Considered, as amended, 431. Bill passed, 438. By the Lords, with Amendments, 496. Lords' Amendments to be now considered; considered, and agreed to, 508. (Cited as Highways and Bridges Act, 1891.) R. A. 523.

Highways and Bridges Act (1891) Amendment:

2. [1899.] Bill to amend the Highways and Bridges Act, 1891; Ordered and presented; CLY. 97. (Not proceeded with).

3. [1905.] Ordered and presented; CLY. 44. Order for Committee discharged, and Bill withdrawn, 342.

II. Private Bills:

Bristol Corporation (Bridge):

4. [1890—91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been complied to have been complied with, 72. Bill intituled, An Act to enable the Mayor, Aldermen, and Burgesses of the City of Bristol to construct a fixed Bridge across the Floating Harbour or River Frome, in lieu of the existing Bridge called the Drawbridge, and for other purposes; brought from the Lords; CXLVI. 119. Read, and referred to the Examiners, 120. Report, That the Standing Orders not previously inquired into have been complied with, 130. Committed, 148. Reported, 196. Passed, with Amendments, 222. To which the Lords agree, 233. (Cited as Bristol Act, 1891.) A. 277.

Cavendish and Harrington Bridges Trust:

5. [1890—91.] Report, That the Bill should originate in the House of Lords; CL1. 14. Report Standing Orders certified to have been complied with, 19. Bill to provide for the transfer of Cavendish Bridge to the County Council of Leicestershire, and for the transfer of Harrington and Willington Bridges to the County Council of Derbyshire, and for winding up the Trusts of the said Bridges, and for other purposes; brought from the Lords, 125. Read, and referred to the Examiners, 126. Report, Standing Orders applicable complied with; Bill to be read a second time, 137. Committed, 146. Reported, with Amendments, 168. Considered, as amended, 181. Passed, with Amendments, 190. To which the Lords agree, 265. (Cited as Cavendish, Harrington, and Willington Bridges (Transfer) Act, 1896.) A. R. 287.

Channel Bridge and Railway:

6. [1890—91.] Report, That the Bill should originate in the House of Lords; CL1. 14. Report Standing Orders certified to have been complied with, 19. Bill to provide for the transfer of Cavendish Bridge to the County Council of Leicestershire, and for the transfer of Harrington and Willington Bridges to the County Council of Derbyshire, and for winding up the Trusts of the said Bridges, and for other purposes; brought from the Lords, 125. Read, and referred to the Examiners, 126. Report, Standing Orders applicable complied with; Bill to be read a second time, 137. Committed, 146. Reported, with Amendments, 168. Considered, as amended, 181. Passed, with Amendments, 190. To which the Lords agree, 265. (Cited as Cavendish, Harrington, and Willington Bridges (Transfer) Act, 1896.) A. R. 287.

Channel Bridge and Railway—continued.

7. [1894.] Petition, and Bill, for leave to bring in a Bill for conferring Powers on the Channel Bridge and Railway Company (Limited), in relation to the making of a Bridge or Viaduct over the English Channel as a means of communication by steam locomotion or otherwise, between England and France; for authorising Arrangements between the Company and Governments, Companies, and Bodies; for empowering the Company to make a Railway, and for other purposes; Ordered; CXLIX. 16. Read, and referred to the Examiners, 19. Order referring Bill to the Examiners, discharged, and Bill withdrawn, 253.

Cumberland County Council (Bridges):

8. [1900.] Report from the Select Committee on Standing Orders on Petition for leave to deposit Petition for Bill, That the Standing Orders ought to be dispensed with; CXLVI. 165. Examiners' Report on Petition for Bill, Standing Orders not complied with, referred to the Select Committee on Standing Orders, 190. Order for leave to bring in a Bill to transfer certain Public Bridges in the Parish of Cresswell, in the County of Cumberland, to the Cumberland County Council and other Authorities, and for other purposes; referred to the Select Committee on Standing Orders, 194. Report, Standing Orders ought to be dispensed with, 206. Reported read, and Bill ordered, 206. Read, 206. Committed, 227. Reported, with Amendments, 230. Considered, as amended Standing Orders 226 and 243 suspended; Bill passed, 282. Agreed to by the Lords, with Amendments, 354. Lords' Amendments agreed to, 363. (Cited as Cumberland (Bridges) Act, 1900.) A. R. 304.

Glasgow Bridge:

9. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 36. Report, That the Standing Orders had been certified to have been complied with, 56. Bill to authorise the Glasgow Police Commissioners to reconstitute Glasgow Bridge, and for other purposes; brought from the Lords, 289. Read, and referred to the Examiners, 289. Report, That the Standing Orders not previously inquired into have been complied with, 256. Committed, 271. Reported, 222. Considered, as amended; Standing Orders suspended, and

GEN. INDEX. CXLVI.—CLV. (200—01.—106.)
II. Private Bills—continued.

Glasgow Bridge—continued.

and Bill to be now read the third time; accordingly read the third time, and passed, with Amendments, 356. To which the Lords agreed, 264. (Cited as Glasgow Bridge Act, 1892.) R. A. 386.

1894.) Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. Bill brought from the Lords to authorise the reconstruction of Glasgow Bridge; the erection of a Wall or Tidal Dam across the River Clyde; the Construction of Tramways, and for other purposes, 245. Read, and referred to the Examiners, 245. Report, Standing Orders not previously invited into complied with; Bill to be read a second time, 257. COMMITTED, 274. BILL reported, 281. Considered, as amended; Standing Orders suspended, and Bill read a second time, 263. Report, Standing Orders complied with, with Amendments, 318. To which the Lords agreed, 324. (Cited as Glasgow Bridge, 8th Act, 1894.) R. A. 386.

Edinburgh North Bridge Improvement:

1895.) Lords' Amendments agreed to, 252. Bill passed, 252. Committed, 46. Report, Standing Orders not previously invited into complied with; Bill to be read a second time, 252. COMMITTED, 184. BILL reported, 195. Considered, as amended; Standing Orders complied with, and Bill read a second time, 185. COMMITTED, 245. Report, Standing Orders not previously invited into complied with; Bill to be read a second time, 245. COMMITTED, 179. REPORTED, 284. CONSIDERED, as amended, 311. Day appointed for Third Reading, 320. BILL passed, with Amendments, 323. To which the Lords agreed, 324. (Cited as Edinburgh (North Bridge) Improvement Act, 1894.) R. A. 382.

Kew Bridge and Approaches:

1898.) Petition for leave to bring in a Bill to empower the County Councils of the Administrative Counties of Middlesex and Surrey to rebuild Kew Bridge, and to make new approaches thereto, and to execute other Works in connection therewith, and for other purposes, and Bill ordered, and read; C. LII. 29. COMMITTED, 60. REPORTED, 161. CONSIDERED, as amended, 211. Queen's Consent signified; Bill passed, 230. AGREED TO by the Lords; with an Amendment, 296. Lords' Amendment agreed to, 204. (Cited as Kew Bridge Act, 1898.) R. A. 375.

Kew Bridge:

1899.) Report, That the Bill should originate in the House of Lords; C. LIV. 13. Report, That the Standing Orders had been certified to have been complied with, 23. BILL to empower the County Councils of the Administrative Counties of Middlesex and Surrey to rebuild Kew Bridge, and to make new approaches thereto, and to execute other Works in connection therewith, and for other purposes, and Bill ordered, and read; C. LII. 29. COMMITTED, 60. REPORTED, 161. CONSIDERED, as amended, 211. Queen's Consent signified; Bill passed, 230. AGREED TO by the Lords; with an Amendment, 296. Lords' Amendment agreed to, 204. (Cited as Kew Bridge Act, 1898.) R. A. 274.

London County Council (Tower Bridge Southern Approach):

1895.) Petition, and Bill to empower the London County Council to make a new Approach to the Tower Bridge on the southern side of the River Thames; Ordered; C. LV. 25. Read, 52. Day appointed for Second Reading, 43. COMMITTED, 46. REPORTED, 195. AS AMENDED, considered, 239. BILL passed, 232. By the Lords, with Amendments, 239. Lords' Amendments agreed to, 239. (Cited as London County Council (Tower Bridge Southern Approach) Act, 1895.) R. A. 335.

London County Council (Vauxhall Bridge):

1895.) Petition, for a Bill to empower the London County Council to rebuild Vauxhall Bridge, and to execute

London County Council (Vauxhall Bridge)—continued.

other Works in connection therewith, and Bill ordered, C. LVI. 25. COMMITTED, 46. BILL reported, 134. AS AMENDED, considered, 155. Queen's Consent and Prince of Wales' Consent signified; Bill passed, 103. AGREED TO by the Lords, with Amendments, 211. Lords' Amendments agreed to, 214. (Cited as London County Council (Vauxhall Bridge) Act, 1895.) R. A. 335.

Queen's Ferry Bridge and Sealand Roads:

1894.) REPORT, That the Bill should originate in the House of Lords; CXLIX. 8. REPORT, Standing Orders certified complied with, 12. BILL to authorise the construction of a Bridge over the River Dee at Queen's Ferry, in the County of Flint, and the discontinuance of the existing Ferry at that place; to make Provision with respect to the maintenance and repair of the Roads now repairable by the Dee Land Company, in the Counties of Flint and Chester and the City of Chester, and for other purposes; brought from the Lords, 255. Read, and referred to the Examiners, 255. REPORT, Standing Orders not previously invited into complied with; Bill to be read a second time, 262. COMMITTED, 274. REPORTED, 306. CONSIDERED, as amended, 227. Queen's Consent and Prince of Wales' Consent signified; Bill passed, with Amendments, 348. To which the Lords agreed, 354. (Cited as Queen's Ferry Bridge Act, 1894.) R. A. 381.

Redheugh Bridge:

1896.) REPORT, That the Bill should originate in the House of Lords; C. LIV. 14. REPORT, Standing Orders certified complied with, 18. BILL to authorise the re-construction of the Bridge across the River Tyne, known as the Redheugh Bridge, and for other purposes; brought from the Lords, 273. Read, and referred to the Examiners, 273. REPORT, Standing Orders not previously invited into complied with, and which are applicable, have been complied with; BILL to be read a second time, 270. COMMITTED, 274. REPORTED, 306. CONSIDERED, as amended, 269. Queen's Consent signified; BILL passed, with Amendments, 409. To which the Lords agreed, 421. (Cited as Redheugh Bridge Act, 1896.) R. A. 425.

Stourport Bridge:

1892.) REPORT, That the Bill should originate in the House of Lords; C. LIV. 31. REPORT, Standing Orders certified complied with, 18. BILL to provide for the Transfer of Stourport Bridge at Stourport, in the County of Worcestershire, to the County Council of that County, and for other purposes; brought from the Lords, 165. Read, and referred to the Examiners, 165. REPORT, That the Standing Orders not previously invited into have been complied with, 173. COMMITTED, 181. REPORTED, without Amendment, 241. PASSED, 256. (Cited as Stourport Bridge Transfer Act, 1892.) R. A. 295.

Talyfæn Bridge:

1894.) REPORT, That the Bill should originate in the House of Lords; CXLIX. 9. REPORT, Standing Orders certified complied with, 12. BILL to authorise the making of a Bridge over the River Conway, in the Counties of Denbigh and Caernarvon, at Talyfæn, and Approach Roads thereto, and for other purposes; brought from the Lords, 173. Read, and referred to the Examiners, 173. REPORT, That the Standing Orders not previously invited into have been complied with, 173. COMMITTED, 181. REPORTED, without Amendment, 241. PASSED, 256. (Cited as Talyfæn Bridge Act, 1894.) R. A. 335.

Widnes and Runcorn Bridges:

1900.) Petition, for leave to bring in a Bill to authorise the construction of a Bridge across the River Mersey and Manchester Ship Canal, between Widnes and Runcorn, and for other purposes; and Bill ordered; C. LV. 22. READ, 41. COMMITTED, 52. REPORTED, with Amendments, 120. CONSIDERED, as amended, 150. Queen's Consent signified; BILL passed, with Amendments, 245. AGREED TO by the Lords, with Amendments, 255. Bills passed, with Amendments, 278. To which the Lords agreed, 299. (Cited as Widnes and Runcorn Bridge Act, 1900.) R. A. 309.
Brine Pumping (Compensation for Subsidence) Provisional Order—continued.

1. [1895.] Order confirmed; Bill considered, as amended; Passed, 317. (Not proceeded with.)

2. [1895, Sess. II.] Order made upon the 9th day of April, in the last Session of Parliament, for leave to bring in the Brine Pumping (Compensation for Subsidence) Provisional Order Bill; read; Bill read the first, second, and third time, and passed, CL. 347.

3. [1896.] Order made upon the 9th day of April, 1895, for leave to bring in the Brine Pumping (Compensation for Subsidence) Provisional Order Bill; read; Bill read the first, second, and third time, and passed, CL. 31. Agreed to by the Lords, with Amendments, 125. Day appointed for considering them, 129. Lords' Amendments agreed to, 134. (Cited as Brine Pumping (Compensation for Subsidence) Provisional Order Confirmation Act, 1896.) R. A. 236.

Bristol Extension:

1. [1895.] Report, That the Bill should originate in the House of Lords; CL. 11. Report, Standing Orders confirmed with, 12. Bill to extend the City and County of Bristol, and for other purposes; brought from the Lords, 291. Read, and referred to the Examiners, 294. Ordinance not previously inquired into compiled with; Bill to be read a second time, 295. Committed, 296. Report, Standing Orders not previously inquired into compiled with; Bill to be read a second time, 299. Committed, 242. Reported, with Amendments, 301. Considered, as amended, 325. Passed, with Amendments, 326. To which the Lords agree, 350. (Cited as Brighton Marine Palace and Pier Act, 1896.) R. A. 309.

Bristol Corporation:—See Corporations.

Bristol Electric Lighting:—See Electric Lighting.

Bristol Gas:—See Gas.

Bristol Tramways:—See Tramways.

Bristol Water:—See Waterworks.

Bristol Writ:—See Elections.

Brine Pumping (Compensation for Subsidence):

1. [1890-91.] Bill to provide Compensation for Owners of Property suffering through the Subsidence of the Ground caused by the Pumping of Brine; Ordered; CXLV. 15. Presented, 20. Bill committed to a Select Committee of Seven Members, 96. Bill reported, 285. Passed, 289. By the Lords, with Amendments, 653. Lords' Amendments to be now considered; considered, and agreed to, 656. (Cited as Brine Pumping (Compensation for Subsidence) Act, 1891.) R. A. 484. To which the Lords agree, 129. (Cited as Brighton Marine Palace and Pier Act, 1896.) R. A. 309.
British Medical and General Life Association:—See Companies.

British Museum:
1. [1889-91.] Petition for Aid ; Queen's Recommendations signified ; CXLVI. 145.—[1892] ; CXLVII. 118.—[1893-4.] ; CXLVIII. 187.—[1894] ; CXLIX. 26.—[1895] ; CL. 57.—[1896] ; CLIX. 85.—[1897] ; CLII. 51.—[1898] ; CLIV. 56.—[1900] ; CLV. 43. 2. [1900.] Bill, intituled, An Act to authorise the Trustees of the British Museum to deposit copies of Local Newspapers with Local Authorities, and to dispose of valuable printed matter ; brought from the Lords ; CLV. 189. Read, 191. (Not proceeded with.)

British Museum (Purchase of Land):
1. Bill ordered on Resolution ; reported from Committee of the whole House ;—See Committees.
2. [1894.] To provide for the Purchase of certain Lands belonging to the Duke of Bedford by the Trustees of the British Museum ; Ordered ; and presented accordingly ; CXLIX. 294. Committed, 21. Considered, in Committee, and reported without Amendment, 306. Passed, 310. Agreed to by the Lords, 249. (Cited as British Museum (Purchase of Land) Act, 1894.) R. A. 281.

Briarham Harbour:—See docks.

Brooke's Park, Londonderry:
[1890.] Report, in the case of the Bill originating in the Lords, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders ; CLIV. 165. Report, That the Standing Orders ought to be dispensed with, 296. Bill for conferring Powers on the Trustees of the Will of the late James Hood Brooke to acquire Grounds, Londonderry, and lay out the same as a Public Park, and for other purposes ; brought from the Lords, 270. Read, and referred to the Examiners, 270. Report, That no Standing Orders not previously incurred into are applicable ; Bill to be read a second time, 283. Day appointed for Second Reading, 284. Bill committed, 220. Reported, without Amendment, 342. Passed, 350. (Cited as Brooke's Park (Londonderry) Act, 1890.) R. A. 300.

Buenos Ayres and Pacific Railway Company:
1. [1893-94.] Bill for authorising the Buenos Ayres and Pacific Railway Company, Limited, and the Buenos Ayres and Pacific Railway Equipment and Goods Deposit Company, Limited, respectively, to prepare and carry into effect a Scheme or Schemes of Arrangement with their respective Debenture Stockholders, Creditors, or Shareholders, or any class or classes of each such person, or with the Debenture Stockholders, Creditors, or Shareholders of each other, and to amalgamate their Undertakings, and for other purposes ; brought from the Lords ; CXLIX. 41. Certificate, That the Declarations required by the Standing Orders of 1892 laid upon the Table, 41. Bill read the first and second time, and committed, 42. Report, with Amendments, 94. Considered, as amended, 91. Passed, with Amendments, 102. To which the Lords agree, 115. (Cited as Buenos Ayres and Pacific Railway Company (Limited) Act, 1903.) R. A. 108.
2. [1890.] Report, That the Bill should originate in the House of Lords ; CLV. 15. Report, Standing Orders had been certified to have been complied with, 70. Bill for authorising the Buenos Ayres and Pacific Railway Company, Limited, to prepare and carry into effect a scheme or schemes of arrangement with their Shareholders, or any class or classes of Shareholders ; and to increase and consolidate its capital, and for other purposes ; brought from the Lords, 262. Read, and referred to the Examiners, 263. Report, Standing Orders not previously incurred into have been complied with ; Bill to be read a second time, 265. Committed, 287. Reported, without Amendment, 342. Considered, 350. Passed, 366. (Cited as Buenos Ayres and Pacific Railway Company (Limited) Act, 1890.) R. A. 300.

British South Africa:—See Motion, Committees.

Brompton and Chatham Water:—See Waterworks.

Broughton Ferry Gas:—See Gas.

Bryn Co. Water:—See Waterworks.

Bryn Mawr Water:—See Waterworks.

Bucks Writ:—See Elections.

Building Fees and Leases (Scotland):—See Feus and Building Leases (Scotland) Bill.

Building Lands Rating and Purchase:
[1892.] Bill to provide for the Rating and Purchase by Local Authorities of Lands suitable for building purposes in and near Towns ; Ordered ; presented accordingly ; CXLVII. 60. Passed, 69. (Not proceeded with.)

Building Lands (Scotland):
1. [1893-94.] Bill to deal with the Purchase of Land by Local Authorities in Scotland ; Ordered ; CXLVII. 10. Presented, 20. (Not proceeded with.)
2. [1892.] Bill to enable Local Authorities to acquire Building Lands in Scotland ; Ordered and presented ; CXLVII. 32. (Not proceeded with.)

Bucks Writ:—See Elections.

Building Societies:
1. [1890-91.] Bill to amend the Law relating to Trusts and Leases for Building in Scotland ; Ordered ; CXLVI. 11. Presented, 11. (Not proceeded with.)
2. [1892.] Ordered, in lieu of another Bill withdrawn ; CXLVII. 60. Passed, 69. (Not proceeded with.)
See Feus and Building Leases (Scotland) Bill.
3. [1893-94.] Ordered ; CXLVIII. 32. Presented, 33. (Not proceeded with.)
4. [1897.] Ordered and presented ; CLII. 32. Order for Second Reading discharged ; Bill withdrawn, 299.
5. [1895.] Ordered and presented ; CLIII. 91. (Not proceeded with.)
6. [1899.] Ordered ; CLIV. 67. Passed, 68. (Not proceeded with.)

Building Leases (Highlands of Scotland):
[1893-4.] Bill to alter and amend the Law relating to Leases for Building in the Highland Counties of Scotland ; Ordered and presented ; CXLVII. 55. Order for Second Reading discharged ; Bill withdrawn, 405.

Budy Harbour:—See Navigation.

Bryn Co. Water:—See Waterworks.
Burial Societies Act (1874) Amendment:
5. [1882-84.] Bill to amend the Building Societies Act, 1874; Ordered; CXLVI. 18. Presented, 21. Committed to the Select Committee on Building Societies (No. 2) Bill, 126. (See Committee.) Reported, without Amendment, 260. Report to lie upon the Table, 296.

See Building Societies (No. 2) Bill. Supra.

Building Societies (No. 2):
1. [1894.] Bill to amend the Building Societies Acts; Ordered; CXLIX. 24. Present, 31. Bill committed to the Standing Committee on Law, &c., 394. (See Committee.) Special Report; Bill reported; Day appointed for consideration, as amended; Minutes of Proceedings to be printed, 251. Bill considered, as amended, 341. Bill read the third time, and passed, 307. By the Lords, with Amendments, 224. Lords' Amendments to be now considered; considered, and agreed to, 401. (Cited as Building Societies Act, 1894.) R. A. 406.

2. [1894. (No. 3)] Bill to amend the Law relating to Building Societies; Ordered; CXLI. 24. Presented, 114. Committed to the Standing Committee on Law, &c., 126. (See Committee.) Bill reported, without Amendment; Report to lie upon the Table; Minutes of Proceedings to be printed, 151.

Burgh Law Tax:—See Local.

Burgh Police:—See Police.

Burgh (Scotland) :—See Convening.

Burgh Police (Scotland) Provisional Order:
[1899.] Bill to confirm a Provisional Order under the Burgh Police (Scotland) Act, 1892, relating to Paisley Corporation Gas Supply; Ordered; Standing Order 193a suspended; Bill presented, read, and referred to the Examiners, CXLVII. 280. (See Police.) Report, no Standing Orders applicable; Day appointed for Second Reading, 320. Bill committed, 325. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 342. Bill passed, 345. Agreement to by the Lords, 385. (Cited as Paisley Corporation Gas Order Confirmation Act, 1899.) R. A. 350.

Burglary:
[1896.] Bill to provide for the Trial of Burglars by Court of Quarter Sessions; brought from the Lords; CLI. 117. Read, 110. Committed, 438. Considered in Committee, and reported, with Amendments, 444. Considered, as amended; passed, with Amendments, 453. To which the Lords agree, 458. (Cited as Burglary Act, 1896.) R. A. 456.

I. Public Bills; 1—20.

II. Private Bills; 21—23.

Burials:
1. [1890-91.] To amend the Burial Laws; Ordered; CXLVI. 9. Presented, 14. (Not proceeded with.)
2. [1892.] Ordered; CXLVII. 18. Presented, 22. (Not proceeded with.)
5. [1895.] Ordered; CLI. 18. Presented, 19. (Not proceeded with.)
7. [1897.] Ordered; CLII. 13. Presented, 17. (Not proceeded with.)
8. [1898] Ordered and presented; CLIII. 43. (Not proceeded with.)

Burial Grounds Loans (Scotland)—continued.
CLIII. 175. Committed, 296. Order for Committee discharged; Bill withdrawn, 416.
11. [1899.] Ordered and presented; CLV. 211. (Not proceeded with.) See Committees.

Burials Joint Committees:
12. [1897.] Bill to amend the Local Government Act, 1894, with regard to Joint Committees for the purposes of the Burial Acts; Ordered and presented, CLII. 388. Bill committed, 413. Considered in Committee, and reported, without Amendment; passed, 416. Agreed to by the Lords, 428. (Cited as Local Government (Joint Committees) Act, 1897.) R. A. 435.

Cemeteries Bill:

Cemeteries Rating Bill:
14. [1892.] Bill to amend the Law for the Rating of certain Cemeteries; Ordered and presented; CXLVII. 286. (Not proceeded with.)
15. Ordered and presented; CLI. 231. (Not proceeded with.)
16. [1897.] Ordered; CLII. 14. Presented, 18. (Not proceeded with.)
17. [1898.]

Burial Grounds:
10. [1897.] Bill to extend the period of repayment of Loans for Burial Grounds in Scotland; Ordered and presented; GEN. INDEX. CXLV.—CLV. (1890-01—1890.) c 2

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I. Public Bills:

II. Private Bills:
I. Public Bills—continued.

Cemeteries Rating Bill—continued.

17. [1898.] Ordered and presented; CLIII. 59. (Not proceeded with.)

18. [1899.] Ordered and presented; CLIV. 125. (Not proceeded with.)

Cremation:

19. [1895.] Bill to empower Burial Boards and Local Authorities to provide for Cremation; Ordered, and presented

Burial:

22. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill intituled, An Act to enable the Corporation of Bournemouth to make and maintain a New Cemetery in the Parish of Christchurch; brought from the Lords; CXLVI. 349. Read, and referred to the Examiners, 349. Report, That the Standing Orders not previously inquired into have been complied with, 358. Bill to be read a second time after the other Private Business, 402. Motion, That the Bill be now read a second time; Amendment proposed to leave out from the word "That" to the end of the Question, in order to add the words "this House is not prepared to set aside by private legislation the principle laid down in the nineteenth section of the Common Act of 1876, that land set apart for fuel allotments under Enclosure Acts shall not be diverted to other purposes than recreation grounds and garden allotments"; but, on Division, not made; Bill read a second time; Motion, That the Bill be committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; Committee of Selection to appoint the Committee on the Bill, to sit and proceed forthwith, 364. Report read, 364. Standing Orders suspended, and leave to the Committee of Selection to appoint the Committee on the Bill, to sit and proceed forthwith, 364. To which the Lords agree, 395. (Cited as Bournemouth Cemetery Act, 1891.) R. A. 484.

Bristol Cemetery:

22. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill intituled, An Act to enable the Bristol General Cemetery Company to charge their Cemetery, and for other purposes; brought from the Lords; CXLVI. 119. Read, and referred to the Examiners, 314. Report, That the Standing Orders not previously inquired into are applicable, 130. Committed, 148. Reported, 166. Passed, with Amendments, 222. To which the Lords agree, 233. (Cited as Bristol Cemetery Act, 1891.) R. A. 277.

Bury Water—See Waterworks.

Bury Corporation—See Corporations.

Bury Tramways—See Tramways.

Bury Writ—See Elections.

Bury Corporation—See Corporations.

Burial Writ—See Waterworks.

Burly Corporation—See Corporations.

Burly Tramways—See Tramways.

Burly Water—See Waterworks.

Burly Writ—See Elections.

Bute Docks—See Docks.

Bute Writ—See Elections.

Buxton Local Board—See Local Boards.

C. Caerphilly Urban District Council:

[1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, Standing Orders certified to have been complied with, 38. (Not proceeded with.)

Caledonian Canal—See Navigation.

Cambridge Corporation—See Corporations.
Cambridge University Jurisdiction:
[1892.] Bill to amend the Law relating to the Jurisdiction of the Chancellor, Vice-Chancellor, and other Authorities of the University of Cambridge, over persons not Members of the University, and for other purposes; Ordered; CXLVII. 19. Presented, 24. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 201. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 227. Report, That the Standing Orders ought not to be dispensed with, 271.

Canadian Speaker (Appointment of Deputy):
[1895, Sess. II.] Bill for removing Doubts as to the Validity of an Act passed by the Parliament of the Dominion of Canada respecting the Deputy Speaker of the Senate; Ordered, and presented accordingly; CL. 370. Committed, 277. Considered in Committee, and reported, without Amendment; passed, 365. Agreed to by the Lords, 290. (Cited as Canadian Speaker (Appointment of Deputy) Act, 1895, Session 2.) R. A. 301.

Cambridge Writ:
—See Elections.

Canal Rates, Tolls, Carriers:
[1891-92.] Bill to make better provision for equality of taxation in the Carriers of British and Foreign Agricultural Products and Live and Dead Stock within the United Kingdom; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

Carriers in certain seasons; Ordered and presented; CLV. 92.

Carriage of Agricultural Products (Fair Rates):
[1892-94.] Bill to make better provision for equality of taxation in the Carriers of British and Foreign Agricultural Products and Live and Dead Stock within the United Kingdom; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

Carrickfergus Town Commissioners:
[1895, Sess. II.] Bill for the provision of Central Stations in connection with Casual Wards in London, and for other purposes relating to such Casual Wards; Ordered; presented accordingly; CXLVII. 300. Bill committed, 351. Considered in Committee, and reported, without Amendment, 361. Passed, 379.

Catholic Disabilities Removal:
—See Roman Catholic.

Cavan Writ:
—See Elections.

Census (Great Britain) Act, 1900.
[1900.] Bill for taking the Census for Great Britain in the year One thousand nine hundred and one; Ordered and presented; CXLVII. 49. Presented, 50. (Not proceeded with.)

Census (Great Britain) Act, 1901.
[1901.] Bill for taking the Census for Great Britain in the year One thousand nine hundred and one; Ordered and presented; CXLVII. 49. Presented, 50. (Not proceeded with.)

Central Electric Supply:
—See Electric Lighting.

Cemeteries:
—See Burials.

Certificate of Incorporation:
—See Companies.

Chaff-cutting Machines:
1. [1893-94.] Bill for the Prevention of Accidents by Chaff-cutting Machines; Ordered and presented; CXLVII. 129. Bill committed, 201. Order for Committee discharged; Bill withdrawn, 299.


Chaffers:

Census (Ireland):
[1890.]
[1895.]
[1897.]
[1899.] Bill for taking the Census for Ireland in the year One thousand nine hundred and one; Ordered and presented; CLV. 92. Bill committed, 117. Bill considered in Committee; Reported, without Amendment; passed, 120. Agreed to by the Lords, 148. (Cited as Census (Ireland) Act, 1890.) R. A. 149.

Central Electric Supply:
—See Electric Lighting.

Catholic Disabilities Removal:
—See Roman Catholic.

Chaff-cutting Machines:
—See Companies.

Casualties (Scotland):
1. [1892.] Bill to abolish Casualties by Purchase in Scotland; Ordered; CXLVII. 49. Presented, 50. (Not proceeded with.)

2. [1893-94.] Bill to amend the Law relating to Casualties in Scotland; Ordered and presented; CXLVIII. 65. (Not proceeded with.)

Catholic Disabilities Removal:
—See Roman Catholic.

Carriage of Game:
[1898.] Bill to prohibit hunting of Game by general Carriers in certain seasons; Ordered and presented; CXLII. 199. Bill committed, 281. Bill considered in Committee, 216. (Not proceeded with.)

Carriage of Game:
[1885.] Report, That the Bill should originate in the House of Lords; CL. 11. Report, Standing Orders certified to have been complied with, 12. Bill to enable the Municipal Commissioners of the Borough of Carrickfergus to levy Rates for Sanitary Purposes, to divide the County of the Town of Carrickfergus into Urban and Rural Sanitary Districts, to constitute the Commissioners the Sanitary Authority for those Districts respectively, and for other purposes; brought from the Lords, 254. Read, and referred to the Examiners, 255. Report, That the Standing Orders not previously inquired into complied with; Bill to be read a second time, 256. Committed, 292. Reported, without Amendment, 292. Bill passed, 296. (Cited as Carrickfergus Commissioners Act, 1885.) R. A. 305.

Carriers (Ireland) Acts Amendment:
[1893-94.] Bill to amend the Carriers Acts (Ireland), Ordered and presented; CXLVII. 42. (Not proceeded with.)

Carriers:
[1893-94.] Bill to amend the Law relating to Carriers; Ordered; CXLVII. 13. Presented, 20. Order for Second Reading discharged, and Bill withdrawn, 293.

Carriers:
[1890-91.] Bill to amend the Law relating to Carriers; Ordered; CXLVII. 15. Presented, 20. Order for Second Reading discharged, and Bill withdrawn, 293.

Carisbrooke Corporation Water:
—See Watersheds.

Carshalton and Croydon Gas:
—See Gas.

Cambridge University Jurisdiction:
[1892.] Bill to amend the Law relating to the Jurisdiction of the Chancellor, Vice-Chancellor, and other Authorities of the University of Cambridge, over persons not Members of the University, and for other purposes; Ordered; CXLVII. 19. Presented, 24. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 201. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 227. Report, That the Standing Orders ought not to be dispensed with, 271.

Canadian Speaker (Appointment of Deputy):
[1895, Sess. II.] Bill for removing Doubts as to the Validity of an Act passed by the Parliament of the Dominion of Canada respecting the Deputy Speaker of the Senate; Ordered, and presented accordingly; CL. 370. Committed, 277. Considered in Committee, and reported, without Amendment; passed, 365. Agreed to by the Lords, 290. (Cited as Canadian Speaker (Appointment of Deputy) Act, 1895, Session 2.) R. A. 301.

Cambridge Writ:
—See Elections.

Canal Rates, Tolls, Carriers:
[1891-92.] Bill to make better provision for equality of taxation in the Carriers of British and Foreign Agricultural Products and Live and Dead Stock within the United Kingdom; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

Carriers in certain seasons; Ordered and presented; CLV. 92.

Carriage of Agricultural Products (Fair Rates):
[1892-94.] Bill to make better provision for equality of taxation in the Carriers of British and Foreign Agricultural Products and Live and Dead Stock within the United Kingdom; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

Carrickfergus Town Commissioners:
[1895, Sess. II.] Bill for the provision of Central Stations in connection with Casual Wards in London, and for other purposes relating to such Casual Wards; Ordered; presented accordingly; CXLVII. 300. Bill committed, 351. Considered in Committee, and reported, without Amendment, 361. Passed, 379.

Catholic Disabilities Removal:
—See Roman Catholic.

Cavan Writ:
—See Elections.

Census (Great Britain):
[1890.] Bill for taking the Census for Great Britain in the year One thousand nine hundred and one; Ordered and presented; CLV. 92. Bill committed, 117. Bill considered in Committee; Reported, without Amendment; passed, 120. Agreed to by the Lords, 148. (Cited as Census (Great Britain) Act, 1890.) R. A. 149.

See also Committees and Instructions.

Census (Ireland):
[1890.] Bill for taking the Census for Ireland in the year One thousand nine hundred and one; Ordered and presented; CLV. 92. Bill committed, 117. Bill considered in Committee; Reported, without Amendment; passed, 120. Agreed to by the Lords, 148. (Cited as Census (Ireland) Act, 1890.) R. A. 149.

Chaff-cutting Machines:
1. [1893-94.] Bill for the prevention of Accidents by Chaff-cutting Machines; Ordered and presented; CXLVII. 129. Bill committed, 201. Order for Committee discharged; Bill withdrawn, 299.


Chaffers:

Census (Great Britain):
[1890.] Bill for taking the Census for Great Britain in the year One thousand nine hundred and one; Ordered and presented; CLV. 92. Bill committed, 117. Bill considered in Committee; Reported, without Amendment; passed, 120. Agreed to by the Lords, 148. (Cited as Census (Great Britain) Act, 1890.) R. A. 149.

See also Committees and Instructions.

Census (Ireland):
[1890.] Bill for taking the Census for Ireland in the year One thousand nine hundred and one; Ordered and presented; CLV. 92. Bill committed, 117. Bill considered in Committee; Reported, without Amendment; passed, 120. Agreed to by the Lords, 148. (Cited as Census (Ireland) Act, 1890.) R. A. 149.

Chaff-cutting Machines:
1. [1893-94.] Bill for the prevention of Accidents by Chaff-cutting Machines; Ordered and presented; CXLVII. 129. Bill committed, 201. Order for Committee discharged; Bill withdrawn, 299.

CHAFFERS—CHARITIES.

Chaffers v. Gibbs and Hanson:

[1892.] Petition for leave to the proper Officer of the House to amend a Trial, and produce the Minutes of Evidence of a Select Committee and give Evidence; leave given; CXLVII. 260.

Chairman of Committees of Ways and Means—See Ways and Means.

Chairmen of Boards of Guardians:

[1899.] Bill to constitute Chairmen of Boards of Guardians ex-officio Justices of the Peace; Ordered, and presented accordingly; CLIV. 286. (Not proceeded with.)

Chairmen of Parish Councils (Scotland):

[1906.] Bill to exempt certain Chairmen of Parish Councils who have already taken the Oath from again taking the Oath and paying the Fees before acting as Justices of the Peace; Ordered; presented accordingly; CXLVI. 384. Bill committed, 278, 282, 300. Bill again considered in Committee, and reported, without Amendment; passed, 325. Agreed to by the Lords, with an Amendment, 275. Lords' Amendments to be now considered; Lords' Amendments agreed to (Special Entry), 383. (Cited as Chairmen of Parish Councils Act, 1896.) R. A. 424.

Chairmen of District Councils:

[1906.] Bill to exempt certain Chairmen of District Councils who have already taken the Oath from again taking the Oath and paying the Fees before acting as Justices of the Peace; Ordered; presented accordingly; CXLVI. 256. Bill committed, 278, 282, 300. Bill again considered in Committee, and reported, without Amendment; passed, 325. Agreed to by the Lords, with an Amendment, 275. Lords' Amendments to be now considered; Lords' Amendments agreed to be now considered; Lords' Amendments agreed to (Special Entry), 383. (Cited as Chairmen of Parish Councils Act, 1896.) R. A. 424.

Chairmen of District Councils (Scotland):

[1898.] Bill to exempt certain Chairmen of Parish Councils in Scotland who have already taken the Oath from again taking the Oath before acting as Justices of the Peace; Ordered and presented; CLIII. 34. Committee, 62. Order for Committee read; Instruction to the Committee; Bill considered in Committee, and reported, with an amended Title; Title changed to Ex-officio Justices of the Peace (Scotland) Bill, 57. See Instructions. Ex-officio Justices of the Peace (Scotland) Bill.

Chairmen's Panel—See Committees (Standing).

Chancellor, Lord High:

1. [1890-91.] Her Majesty's Most Gracious Speech delivered by her to both Houses of Parliament, at the opening of the Session; CXLVI. 6.—[1892]; CXLVII. 9.—[Sess. II.]; CXLVII. 416.—[1893-94]; CXLVIII. 12.— [1894]; CXLIX. 6.—[1895]; CL. 7.—[Sess. II.]; 239.—[1896]; CL. 13.—[1897]; CL. 8.—[1898]; CLV. 11.—[1899]; CXLVII. 11.—[1900]; CL. 14.—[1899]; CXLVII. 413.—At Close of Session, 1899. CLIII. 433.—[1899]; CLIV. 424.—[1900]; CLV. 433.—[1899]; CLVI. 8.—[1900]; CXLVIII. 408.—[1900]; CLIV. 440.—[1901]; CLV. 427.—[1897]; CLIV. 437.—[1898]; CLV. 454.—[1899]; CLIV. 400.—[1899]; CLVI. 308.—[1899]; CL. 437.—[1897]; CLIV. 433.—[1899]; CLVI. 424.—[1899]; CLIV. 400.—[1900]; CLV. 420.—[1899]; Sess. II.]; CLV. 421.—See Instructions. Ex-officio Justices of the Peace (Scotland) Bill.

2. [1895, Sess. II.] Declares Her Majesty's pleasure that the House shall choose a Speaker; CL. 360.

3. [1892, Sess. II.] Signifies Her Majesty's Application of Mr. Speaker-Elect; CXLVI. 413.—[1893]; CL. 149.—[1894]; CL. 407.—[1900]; Sess. II.]; CLVI. 407.

4. [1802, Sess. II.] Says, By virtue of Her Majesty's Commission under the Great Seal, to us and other Lords directed, and now read, we do, in Her Majesty's Name, and in obedience to Her Commands, prorogue this Parliament, CXLVII. 422.—[1894]; Sess. II.]; CL. 520.—[1900]; Sess. II.]; CLV. 421.—See Instructions. Ex-officio Justices of the Peace (Scotland) Bill.

5. [1895, Sess. II.] Says, Her Majesty has caused Letters Patent to be prepared, constituting Commissioners to act in Her Majesty's name; CL. 539.

6. [1895.] Attendance required before Select Committee of House of Commons; CL. 224.

Channel Tunnel (Experimental Works):

1. [1890-91.] Petition for Bill to authorize the Maintenance and Continuance of the Experimental Works for a Tunnel beneath the Straits of Dover and for other purposes, and Bill ordered; CXLVI. 55. Read, and referred to the Examiners, 22. Order, that the Bill be referred to the Examiners, discharged; Bill withdrawn, 485.

2. [1892.] Ordered; CXLVII. 34. Read and referred to Examiners, 44. (Not proceeded with.)

3. [1893-94.] Petition for the Channel Tunnel (Experimental Works) Bill, presented upon the 15th day of February, in Session I., 1892, and Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first time; and referred to the Examiners; CXLVIII. 34. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 45.


Charities: Bills relative to:

Charitable Trusts:

1. [1880-91.] Bill to amend the Law relating to Charitable Trusts; Ordered and presented; CXLIX. 21. Order for Second Reading discharged; Bill withdrawn, 94.

Charitable Trusts Acts Amendment:


Charitable Loans (Ireland):

3. [1899.] Bill to make Provision with respect to certain Pensions made to charitable Loan Societies in Ireland; Ordered and presented; CLIV. 281. Bill committed, 266. Order for Committee discharged; Bill withdrawn, 269.

4. [1895.] Ordered, and presented accordingly; CLV. 75. Order for Second Reading discharged; Bill withdrawn; CLIV. 389.

Charitable Loans (Ireland) Act:


Charities (Divisions):

6. [1895.] Bill to enable the Charity Commissioners to restore to Charitable purposes property which has been diverted, and to prevent future Diversions; Ordered; CL. 70. Presented, 71. (Not proceeded with.)

Charities Recovery:

7. [1890-91.] Bill to facilitate the Recovery of Rent-charges and other Payments owing to Charities; Ordered and presented; CXLVI. 146. Passed, 202. By the Lords, with Amendments, 257. Lords' Amendments agreed to, 271. (Cited as Charitable Trusts (Recovery) Act, 1891.) R. A. 277.

Charity Commissioners (Inquiries):

8. [1895-94.] Bill authorizing the Charity Commissioners to inquire into Charities hitherto exempt from Inquiry, and enabling the Councils of Counties and Boroughs to claim Inquiries; Ordered and presented; CXLVIII. 319. Order for Second Reading discharged; Bill withdrawn, 160.
Charities: Bills relative to—continued.

Charity Inquiries:
9. [1892.] Bill to authorize the Councils of Counties and County Boroughs to contribute to the Expenditure of Charities into certain Charities; Ordered and presented; CXLVI. 17. Bill committed, 278. Amended, without Amendment; passed, 247. Agreed to by the Lords, 310. (Cited as Charity Inquiries Expenses Act, 1892.) R. A. 285.

Chester's Charity:
10. [1892.] Bill to confer a Scheme of the Charity Commissioners for the Application or Management of the Charity of Samuel Sunderland, in the parish of Bingley, in the West Riding of the County of York; Ordered and presented; CXLVII. 100. Bill committed, 206. Considered in Committee, and reported, without Amendment; passed, 215. Agreed to by the Lords, 287. (Cited as Samuel Sunderland's Charity Scheme Confirmation Act, 1892.) R. A. 287.

Chester's Charity:
[1895.] Motion, That, in the opinion of this House, in order to secure greater Parliamentary control over the work now entrusted to the Charity Commission, and an administration of the same more in harmony with public opinion, the Commission should be reconstituted, and placed under a Minister of State; Amendment, to leave out from “House,” to the end of the Question, and add the words “in view of the fact which was proved in the evidence that a very large part of the work of the Charity Commissioners is of a judicial or quasi-judicial character, it would be contrary to the public interest to subject the Charity Commission to the direct control of Parliament, or of a Minister responsible to Parliament, and thereby make it amenable to political pressure;” and Question negatived, 107.

Chester's Charity:
[1890-91.] Bill to amend the Law relating to Patent and Proprietary Chemical Compounds; Ordered and presented; CXLVI. 65. (Not proceeded with.)

Cheffins Lines Committee:
[1890-91.] Motion, That, in the opinion of this House, in order to secure further Powers upon the Chester's Lines Committee and the Sheffield and Midland Railway Commissioners' Committee, and for other purposes, and Bill ordered; CXLVIII. 36. Read and referred to the Examiners, 43. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 162. Committed, 178. Reported, 216. Considered, as amended, 248. Day appointed for Third Reading, 257. Third Reading deferred. Queen's Consent signified; Bill passed, 271. By the Lords, with Amendments, 490. Lords' Amendments agreed to, 415. (Cited as Chester's Lines Act, 1893.) R. A. 357.

Cheltenham:

Cheltenham:
[1892.] Bill to confirm a Scheme of the Charity Commissioners for the Application or Management of the Charity Inquiries Expenses Act, 1892; Ordered; CXLVI. 33. Read, 480. (Not proceeded with.)

Chemical Compounds:
[1893-94.] Bill to amend the Law relating to Patent and Proprietary Chemical Compounds; Ordered and presented; CXLIV. 18. (Not proceeded with.)

Chester's Charity:

Cheltenham:

Chester:
[1894.] By the Lords, with Amendments, 490. Lords' Amendments agreed to, 415. (Cited as Chester's Lines Act, 1893.) R. A. 357.

Chester:
[1894.] By the Lords, with Amendments, 490. Lords' Amendments agreed to, 415. (Cited as Chester's Lines Act, 1893.) R. A. 357.

Chesterfield Gas and Water:
Referred, without Amendment; passed, 238.

Chesterfield Corporation Water:
Referred, without Amendment; passed, 238.

Chesterfield Division Writ:
Refereed, without Amendment; passed, 238.

Child Life Insurance Registration (Scotland):

Chimney Sweepers:
1. [1892.] Bill to make better provision as respects the Administrative County of London for Chimney Workers' Trades; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

2. [1893-94.] Bill to make better provision for the Registration and Regulation of Chimney Sweepers; Ordered; CXLVII. 277. Presented, 277. (Not proceeded with.)

Cheese Sale:
[1893-94.] Bill to regulate the Sale of Foreign and Colonial Cheeses; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

Chester:

Chesterfield:
[1892.] Bill to make better provision as respects the Administrative County of London for Chimney Workers' Trades; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

Cheese Sale:
[1893-94.] Bill to regulate the Sale of Foreign and Colonial Cheeses; Ordered; CXLVIII. 17. Presented, 22. (Not proceeded with.)

Chelsea Water:
—See Watersworks.

Cheltenham College:
[1894.] Petition for leave to bring in a Bill to make Provisions with respect to the Constitution and Management of Cheltenham College; and Bill ordered; CXLIX. 33. Read, and referred to the Examiners, 43. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 162. Committed, 178. Reported, 216. Considered, as amended, 248. Day appointed for Third Reading, 257. Third Reading deferred. Queen's Consent signified; Bill passed, 271. By the Lords, with Amendments, 490. Lords' Amendments agreed to, 415. (Cited as Cheltenham College Act, 1894.) R. A. 409.

Cheltenham:

Cheltenham:

Cheltenham:
Benefices:

Archdeaconry of London (Additional Endowments):

1. [1896.] Bill to amend the Law so as to the Endowment of the Archdeaconry of London; brought from the Lords; CLI. 210. Presented, 246. (Not proceeded with.)
2. [1896.] Bill brought from the Lords; CLI. 211. (Not proceeded with.)
3. [1897.] Bill to amend the Law as to the Endowment of the Archdeaconry of Cornwall; Ordered, and presented accordingly; CLI. 105. Bill committed, 161. Considered in Committee, and reported, without Amendment; passed, 170. Agreed to by the Lords, 231. (Cited as Archdeaconry of Cornwall Act, 1897.) R. A. 291.

Archdeaconry of London Bill:

4. [1896.] Bill to make further provisions for the Endowment of the Archdeaconry of London; brought from the Lords; CLI. 239. (Not proceeded with.)

Archdeaconry of London (Additional Endowments):

5. [1897.] Bill to make further provision for the Endowment of the Archdeaconry of London; Ordered; CLII. 14. Presented, 17. Motion, That the Bill be now read a second time, and Debate adjourned at half-past Five, 81. Debate resumed; Bill committed, 288. Bill considered in Committee, 313. Bill further considered in Committee; Chairman directs Member to discontinue his speech, 399. Further considered, and reported, without Amendment; Passed, 418. Agreed to by the Lords, 428. (Cited as Archdeaconry of London (Additional Endowment) Act, 1897.) R. A. 435.

Benefices:

6. [1896.] Bill to amend the Law respecting the transfer and exercise of Church Patronage, and the admission to, and avoidance of Benefices, and to further amend the Pluralities Acts Amendment Act, 1885;Ordered; CLI. 10. Presented, 22. Motion, That the Bill be read a second time; Bill read a second time, and committed to the Standing Committee on Law, &c., 64. (See Committees.) Reported, without Amendment, 196. (Not proceeded with.)

Benefices (No. 2):

7. [1897.] Bill to amend the Law respecting Benefices in the Patronage of the Crown, and to amend the Pluralities Acts, 1838 and 1885; Ordered, and presented accordingly; CLIII. 68. Bill read a second time, and committed to the Standing Committee on Law, &c., 126. Motion, That the Proceedings on the Bill be not interrupted at Twelve o'clock, &c.; and Question agreed to, 284. Bill, as amended, further considered; House acquitted that Her Majesty has placed at the disposal of Parliament Her interest in Benefices in the Patronage of the Crown and Duchy of Lancaster, 284, 285. Bill passed, 296. Agreed to by the Lords, with Amendments, 388. Lords' Amendments considered; Prince of Wales' Consent signified to one of them; Lords' Amendments agreed to; and Consequential Amendments made, 297. To which the Lords agree, 416. (Cited as Benefices Act, 1898.) R. A. 432.

Bishopric of Bristol Act (1884) Amendment:

8. [1894.] Bill to amend the Bishopric of Bristol Act, 1884; Ordered; CXLIX. 20. Presented, 30. Bill committed, 234. Considered in Committee, and reported, without Amendment; passed, 409. (Cited as Bishopric of Bristol Act (1884) Amendment Act, 1894.) R. A. 308.

Bishopric of Bristol Act Amendment:


Bishops' Authority Regulation:

10. [1892.] Bill to permit Access to the proper Courts for the Trial of Ecclesiastical Grievances at present barred by the Bishops; Ordered; CXLII. 15. Presented; 30. (Not proceeded with.)

Cathedral Churches:

I. Public Bills relative to—continued.

Cathedral Churches—continued.
17. [1890.] Ordered; CLI. 21. Presented, 25. (Not proceeded with.)

Church of Scotland Reference:
20. [1890-91.] Ordered and presented; CXLVIII. 150. Order for Second Reading discharged; Bill withdrawn, 442.

Church Discipline Bill:
21. [1890.] Bill to amend the Law relating to Discipline in Benefices of the Church of England and Wales; Ordered; CLI. 69. Presented, 70. Bill withdrawn, 92.
22. [1896.] Bill for the better enforcing Discipline in the Church of England; Ordered; CXLVII. 17. Presented, 20. Second Reading negatived on Amendment, 190. (See Resolution.)
23. [1896.] Ordered; CLV. 14. Presented, 18. (Not proceeded with.)

Church of Scotland:
24. [1892-91.] Motion, That leave be given to bring in a Bill to put an end to the Establishment of the Church of Scotland, and to deal with the Public Endowments thereof on the occurrence of Vacancies; and the Motion being opposed, after a brief explanatory statement from the Member who made the Motion, Mr. Speaker put the Question, in pursuance of Standing Order No. 16; and Question, on Division, resolved in the Affirmative; Bill presented; CXLVII. 206. (Not proceeded with.)
25. [1894.] Ordered; CXLIX. 98. Presented, 95. (Not proceeded with.)
26. [1895.] Ordered and presented; CL. 66. (Not proceeded with.)

Church of Scotland (Constitution):
27. [1893-94.] Bill to declare the Constitution of the Church of Scotland; Ordered; CXLVIII. 16. Presented, 21. (Not proceeded with.)

Church of Scotland Disestablishment and Disendowment—See Resolutions.

Church of Scotland Reference:
29. [1893-94.] Bill to provide for the reference of the question of Disestablishment and Disendowment of the Church of Scotland to the Parliamentary Electors of Scotland; Ordered and presented; CXLVIII. 198. (Not proceeded with.)
30. [1894.] Ordered; CXLIX. 25. Presented, 29. (Not proceeded with.)
31. [1895.] Ordered; CL. 17. Presented, 21. (Not proceeded with.)

Church Patronage—continued.
32. [1895-91.] Bill to amend the Law respecting the transfer and exercise of Church Patronage, and the avoidance of Benefices; brought from the Lords; CXLVIII. 249. (Not proceeded with.)
33. [1891.] Ordered; CXLIX. 23. Presented, 26. Motion, That the Bill be now read a second time; Amendment proposed, to leave out from the word "That" to the end of the Question, in order to add the words "this House declines to proceed further with a Bill which, while recognising the sake of Ecclesiastical Patronage in the future, deprives the present holders of ecclesiastical property, without compensation, of rights to which they are by Law entitled," but not made; Bill committed to the Standing Committee on Law, &c. 116. (See Committees.) Bill reported, 199. (Not proceeded with.)
34. [1892.] Ordered; CL. 15. Presented, 19. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed to the Standing Committee on Law, &c. 132. (See Committees.) Bill reported, 199. Consideration, as amended in the Standing Committee, deferred, 212. (Not proceeded with.)

Church Patronage Transfer:
35. [1892.] Bill to regulate the Transfer of Church Patronage; Ordered, and presented accordingly; CLI. 75. (Not proceeded with.)

Churches and Sites (Ireland):
36. [1895.] Bill, intituled, An Act to regulate the Transfer of Church Patronage; brought from the Lords; CLI. 246. (Not proceeded with.)
37. [1896.] Ordered and presented; CLI. 45; Bill withdrawn, 45.

Churches and Sites (Ireland) :
38. [1892.] Bill to provide Sites for Churches, Schools, and Teachers' Residences in Ireland; Ordered; CXLVII. 18. Presented, 25. (Not proceeded with.)

Clergy Discipline (Immorality):
39. [1890-91.] Bill for better enforcing Discipline in the case of Crimes and other Offences against Morality committed by Clergymen; brought from the Lords; CXLVII. 171. Read, 234. Bill withdrawn, 515.
40. [1892.] Bill to provide for the better enforcing Discipline in the case of Crimes and other Offences against Morality committed by Clergymen; brought from the Lords; CXLVII. 120. Read, 120. Motion, That the Bill be now read a second time; Amendment proposed, to leave out from the word "That" to the end of the Question, in order to add words: "Question and Main Question put, pursuant to Standing Order, Closure of Debate, and, on Division, resolved in the Affirmative; Bill accordingly read a second time." Motion, That the Bill be committed to the Standing Committee on Law, &c.; Question put, pursuant to Standing Order, Closure of Debate, and, on Division, resolved in the Affirmative; Bill accordingly read a second time; Motion, That the Bill be committed to the Standing Committee on Law, &c.; Question put, pursuant to Standing Order, Closure of Debate (Division frivolously claimed); Bill committed to the Standing Committee on Law, &c., 136. Order, That until the conclusion of the Bill the Standing Committee on Law, &c., have leave to sit every day during the Sitting, and notwithstanding any adjournment of the House, 269. (For proceedings on this Order, see Standing Committee on Law, &c.) Bill reported, 281. Bill considered, as amended; passed, with Amendments, 311, 518.
To which the Lords agreed, with an Amendment, 372. Lords' Amendment to Commons' Amendments, and Consequent Amendments to the Bill to be now considered; considered, and agreed to, 576. (Cited in Clergy Discipline Act, 1890.)
R. A. 460.
41. [1892.] Order, That the Proceedings on the Clergy Discipline (Immorality) Bill, if under discussion at Twelve this night, be not interrupted under the Standing Order "Sittings of the House": CXLVII. 314.

Consecration of Churchyards Act (1857) Amendment:
42. [1895-96.] Bill to amend "The Consecration of Churchyards Act, 1857." Ordered and presented; CXLVIII. 417. (Not proceeded with.)

Cornwall,
Established Church (Wales)—continued.

45. [1805.] Motion, That leave be given to bring in a Bill to terminate the Establishment of the Church of England in Wales and Monmouthshire, and to make provision in respect of the Temporalities thereof; adjourned; CXLIX. 103. Resumed; Question put, and Bill ordered; presented accordingly, XLIII. 62. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and at Midnight the Debate stood adjourned, 105. Resumed; and, it being Ten minutes to Seven, stood adjourned, 107. Resumed, and further adjourned, 111, 114. Resumed; Amendment not made on Division; Bill committed, 128. Order for Committee read; House acquainted, that Her Majesty had been pleased to place at the disposal of Parliament, for the purposes of the Bill, Her interests in the Bishops and other Ecclesiastical Dignities and Benefices in Wales and Monmouthshire; Motion, That it be an Instruction to the Committee that they should oppose, on Division, the Bill into two Bills, &c. (See Instructions.) Amendment proposed to leave out words &c., and withdrawn; Main Question put, and negatived on Division (see Division). Bill considered in Committee, 182. (Not proceeded with.)

Extraordinary Tithe:


Incomes of Benefices Loans Extension:

56. [1896.] Bill to extend the time for the repayment of Loans granted by Queen Anne's Bounty to Incumbents of Benefices; brought from the Lords; CLI. 125. Read the first time, 135. Bill committed, 194. Considered in Committee, and reported, without Amendment; passed, 204. (Cited as Incomes of Benefices Loans Extension Act, 1896.) H. A. 372.

Lichfield Cathedral:

57. [1890-91.] Bill to amend the existing Statutory Provisions respecting the Cathedral, Prebends, and the Ecclesiastical Offices of the Cathedral Church of Lichfield; brought from the Lords; CXLVI. 90. Read, 98. Considered in Committee, 182. Bill reported; without Amendment; presented, 299. (Cited as Lichfield Cathedral Act, 1890-91.) H. A. 372.

Liverpool Corporation Churches:

58. [1884.] Bill to remove the Obligations imposed by Statute upon the Liverpool Corporation to maintain wholly or in part certain Clergymen, Church Officers, and Churches in Liverpool; Ordered; CXLIX. 25. Presented, 29. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 99. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 103. Report, That the Standing Orders ought to be dispensed with, 137. Order for Second Reading discharged; Bill withdrawn, 302.

Manchester Canoities:

59. [1890.] Bill intituled, An Act to amend Section Twenty of the Parish of Manchester Division Act, 1859, brought from the Lords; CLIV. 302. Read, 311. Bill committed, 387. Considered in Committee, and reported, with Amendment; day appointed for Third Reading, 396. Bill passed, 399. (Cited as Manchester Canoities Act, 1890.) R. A. 143.

Mortmain and Charitable Uses Act Amendment:

I. Public Bills relative to—continued.

Mortmain and Charitable Uses Act Amendment—continued.
reported; considered, as amended; passed, with an Amendment, 518. To which the Lords agreed, 522. (Cited as Mortmain and Charitable Uses Act, 1891.) R. A. 232.

Mortmain and Charitable Uses Act (1888) Amendment:
61. [1890-91.] Bill to amend "The Mortmain and Charitable Uses Act, 1888," Ordered and presented; CXLVI. 267. (Not proceeded with.)

Mortmain and Charitable Uses Act Amendment:
62. [1892.] Bill (changed from Local Authorities (Acquisition of Land) passed by the Lords, with Amendments; CXLVI. 266. Amendments considered, and agreed to, 273. (Cited as Mortmain and Charitable Uses Act Amendment, 1892.) R. A. 385. See Local Authorities (Acquisition of Land); Bill.

Parish Churches (Scotland):
63. [1898.] Bill intituled, An Act to confer additional Powers on the Court of Teinds in Scotland with reference to the Alteration of the Sites of Parish Churches, and of the Districts attached, and with reference to Collegiate Charges; brought from the Lords; CLX. 223. Read, 286. Bill committted, 281. Order for Committee discharged; Bill withdrawn; 389.
64. [1899.] Bill, intituled, An Act to confer additional Powers on the Court of Teinds in Scotland with reference to the Alteration of the Sites of Parish Churches, and of the Districts attached, and with reference to Collegiate Charges; brought from the Lords; CLIV. 190. Read, 190. Order for Second Reading discharged, and Bill withdrawn, 349.

Places of Worship Enfranchisement:
65. [1890-91.] Bill to provide for the Enfranchisement of Leasehold Places of Worship; Ordered; CXLVI. 8. Present ed, 13. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but, on Division, not made; Bill committed, 226. Order for Committee discharged; Bill withdrawn, 134.
66. [1892.] Ordered; CXLVI. 15. Present ed, 20. Motion, That the Bill be now read a second time; Motion, That the Debate be now adjourned; Withdrawn; Amendment proposed, "Six Months," but, on Division, not made; Bill committed, 91. Considered in Committee, 96. (Not proceeded with.)
67. [1895.] Ordered and presented; CL 114. (Not proceeded with.)

Places of Worship, &c. (Rating):
68. [1881.] Bill to amend the Law relating to the Rating of Places of Worship and Schools; Ordered; CXLIX. 25. Presented, 20. (Not proceeded with.)

Places of Worship (Sites):
69. [1890-91.] Bill to give further Facilities for the Acquisition of Sites for Places of Worship; Ordered; CXLVI. 19. Presented, 20. (Not proceeded with.)
70. [1892.] Ordered; CXLVI. 26. Presented, 20. (See Committees.) Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed to a Select Committee, 190. (Not proceeded with.)
71. [1894.] Ordered, and presented; CXLIX. 34. Order for Second Reading discharged; Bill withdrawn, 314.

II. Private Bills relative to:

All Saints' Church (Cardiff):
81. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, Standing Orders certified to have been complied with, 23. Bill to authorize the Sale of the Church of All Saints, Tynwald Street, in the County Borough of Cardiff, with the Site thereof, and the

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Presentation to Benefices:
72. [1890-91.] Bill to make better Provision for the exercise of the Right of Presentation to Benefices in cases where the Right is now exercisable by Parishioners or others forming a numerous class; brought from the Lords; CXLVI. 78. Read, 90. Order for Second Reading discharged; Bill withdrawn, 509.
73. [1892.] Brought from the Lords; CXLVII. 98. (Not proceeded with.)

Public Worship Regulation Act (1874) Amendment:
74. [1890.] Bill to amend the Public Worship Regulation Act, 1874; Ordered and presented; CLV. 107. (Not proceeded with.)

Religious Disabilities Removal:
75. [1880-81.] Bill to remove the Disabilities of Roman Catholics to hold the Offices of Lord Chancellor of Great Britain and Lord Lieutenant of Ireland; Ordered; CXLVI. 8. Presented, 13. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and on Division, made; Second Reading put off for Six Months, 68.

Religious Equality:
76. [1890-91.] Bill to remove certain Grievances of the Nonconformists under the Marriages and Burials Acts; Ordered; CXLVI. 8. Presented, 13. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," at half-past Five, Debate stood adjourned, 146. (Not proceeded with.)

Saint Michael's, Coventry (Vicar's Rate):
77. [1892.] Bill to repeal the Act Nineteen George the Third Chapter Sixty (Local), intituled, "An Act for establishing certain Payments to be made to the Vicar of the Parish of Saint Michael, in the City of Coventry, for the time being, in lieu of Tithes"; Ordered, presented accordingly; CXLVII. 169. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 219. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 227. Report, That the Standing Orders ought not to be dispensed with, 248. (Not proceeded with.)

Suffragan Bishops:
78. [1898.] Bill intituled, An Act to explain the Act as to Suffragan Bishops; brought from the Lords; CLIV. 113. Read, 134. Committed, 140. Bill considered in Committee, and reported, without Amendment; passed, 296. (Cited as Suffragan Bishops Act, 1898.) R. A. 305.

Tithe Rent-Charge, Bills, &c.—See Tithes.

Union of Benefices:
79. [1888.] Bill to amend the Union of Benefices Act, 1860; Ordered and presented; CLXIX. 231. Committed, 288. Considered in Committee, and reported, without Amendment; passed, 296. (Cited as Union of Benefices Act, 1888.) R. A. 372.

Union of Benefices Act (1860) Amendment:
80. [1890.] Bill intituled, An Act to extend the operation of the Union of Benefices Act, 1860; brought from the Lords; CLV. 301. (Not proceeded with.)
II. Private Bills relative to—continued.

All Saints' Church (Cardiff)—continued.


Baldock and Bygrave Benefice Union:

82. [1897.] Report, that the Bill should originate in the House of Lords; CXLVII. 30. Report, that the Standing Orders had not previously been complied with, 50. (Not proceeded with.)

Birmingham Bishops:

83. [1892.] Report, that the Bill should originate in the House of Lords; CXLII. 23. Report, that the Standing Orders had not previously been complied with, 30. Bill to authorise the sale of the Church of Christchurch and the Sale of the Church of Saint Martin's, Birmingham, and to merge the Ecclesiastical Parishes or Districts of Christchurch and Saint Peter in the Ecclesiastical Parish of Saint Philip; to amend the Saint Martin's Rectory, Birmingham, and the eventual suspension or abolition of the same; brought from the Lords, 253. Read, and referred to the Examiners, 235. Report from the Select Committee on Standing Orders, that Standing Orders ought to be dispensed with, 237. Report from Examiners, that Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 325. Considered, 364. Standing Orders (211), 236, and 237 suspended, and Committee of Selection to appoint Committee on Bill to sit and proceed forthwith, 291. (See Committees.) Bill reported, without Amendment, 401. Passed, 417. (Cited as Baldock and Bygrave Benefice Union Act, 1897.) R. A. 337.

Birmingham Churches:

84. [1897.] Report, that the Bill should originate in the House of Lords; CXLII. 23. Report, that the Standing Orders had not previously been complied with, 36. Bill to authorise the sale of the Church of Christchurch and the Sale of the Church of Saint Martin's, Birmingham, and to merge the Ecclesiastical Parishes or Districts of Christchurch and Saint Peter in the Ecclesiastical Parish of Saint Philip; to amend the Saint Martin's Rectory, Birmingham, and the eventual suspension or abolition of the same; brought from the Lords, 253. Read, and referred to the Examiners, 235. Report, Standing Orders not previously inquired into, and which have been complied with, 246. Bill reported, 281. Report, with Amendments, 316. Considered, as amended, 286. Passed, with Amendments, 390. To which the Lords agree, 418. (Cited as Birmingham Churches Act, 1897.) R. A. 430.

Falmouth Rectory:

85. [1890.] Report from the Select Committee on Standing Orders, on Petition for leave to deposit Petition for Bill, that the Standing Orders ought to be dispensed with; (CUL, 196. Report, that the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 220. Petition for Bill referred to the Select Committee on Standing Orders, 225. Report, that the Standing Orders ought to be dispensed with, 230. Report read; Bill to provide for the Collection and Appropriation of the Falmouth Rector's Income, and the eventual suspension or abolition of the same; and for annexing to the See of Truro the Archdeaconry of the Rectory of Falmouth, and for other purposes; Ordered, 231. Read, 257. Considered, 256. Report, 277. Considered, as amended, 288. Passed, 292. Agreed to by the Lords, 366. (Cited as Falmouth Rectory Act, 1890.) R. A. 273.

Handsworth (Stafford) Rectory Bill:

87. [1890-91.] Report on Bill, originating in the House of Lords, that the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CXLII. 276. Bill initiated, An Act for vesting in the Ecclesiastical Commissioners the Endowments of the Rectory of Handsworth, in the County of Stafford, and for the Boulevard of the said Rectory, and the transfer of the Advowson to the See of Lichfield, and for the Endowment or Augmentation of new Districts with the Parish of Handsworth aforesaid, and for other purposes; brought from the Lords; CXLVI. 561. Read, and referred to the Examiners, 564. Passed, with Amendments, 51. To which the Lords agree, 506. (Cited as Handsworth Rectory Act, 1891.) R. A. 404.

Hanover Chapel:

88. [1890-91.] Report, that the Bill should originate in the House of Lords; CXLVI. 48. Report, that the Standing Orders had been certified to have been complied with, 72. Bill to provide for the public purposes of the Parish of the Parish Church of Hanover Chapel (Regent Street), and building a new Parish Church instead thereof, and for other purposes; brought from the Lords; CXLVI. 493. Read, and referred to the Examiners, 410. Report, that no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 417. Motion, that the Bill be now read the second time; Amendment proposed, "Three Months"; lost, on Division, not made, Bill committed, 450. Order, that the Bill be committed, discharged; Bill committed to a Select Committee of Five Members; Bill reported, 401. Considered, as amended, 480. Motion, that Standing Order 243 be suspended, and that the Bill be now read the third time; Division; Motion, 490. Modified; Amendment proposed, "Three Months"; lost, on Division not made; Order, That Standing Order 243 be suspended, and that the Bill be now read the third time; Queen's Consent signified, Bill passed, with Amendments, 494. To which the Lords agree, 503. (Cited as Hanover Chapel (Regent Street) Act, 1891.) R. A. 523.

(See Committees and Instructions.)

Liverpool Churches:

86. [1890-94.] Report, that the Bill should originate in the House of Lords; CXLVII. 20. Report, that Standing Orders certified complied with, 69. Bill for the commutation of the Annual and other Sums payable by the Corporation of the City of Liverpool and by the Churchwardens of the Parish of Liverpool in respect of certain Churches in the City; for the Investment and Application of the Commutation Monies; for the removal of the Churches of Saint George and Saint John and re-uniting their respective Districts to the Parish of Liverpool, and for making other provisions consequential on and relative to the above matters; brought from the Lords, 169. Read, and referred to the Examiners, 170. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 192. Motion, that the Bill be now read a second time; Amendment proposed, "Six Months," lost, and, on Division, made; Second Reading put off for Six Months, 233.

89. [1897.] Report, that the Bill should originate in the House of Lords; CXLII. 33. Report, Standing Orders certified complied with, 69. Bill for the commutation of the Annual and other Sums payable by the Corporation of the City of Liverpool and by the Churchwardens of the Parish of Liverpool in respect of certain Churches in the City; for the Investment and Application of the Commutation Monies; for the removal of the Churches of Saint George and Saint John and re-uniting their respective Districts to the Parish of Liverpool, and for making other provisions consequential on and relative to the above matters; brought from the Lords, 206. Read, and referred to the Examiners, 207. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 211. Motion, that the Bill be now read the second time; Amendment proposed, "Six Months," but not made, on Division; Motion, 241. Read, and a second time; Motion, that the Bill be committed to a Select Committee of Five Members; Three to be nominated by the House, and Two by the Committee of Selection, Act, 241. Bill committed, 247. (See Committees.) Reported,
II. Private Bills relative to—continued.

Liverpool City Churches—continued.

Reported, without Amendment, 317. Passed, 323. (Cited as Liverpool City Churches Act, 1897.) R. A. 260.

Saint Barnabas Church, Liverpool:

91. [1892.] Report, That the Bill should originate in the House of Lords; CLXVI. 31. Report, That the Standing Orders had been certified to have been complied with, 51. Bill to authorize the sale of Saint Barnabas Church, Liverpool, and the sites thereof, and the Erection of a new Church at Anfield, in the Parish of Walton-on-the-Hill, in the County of Lancaster, to be called the Church of Saint Simon and Saint Jude, Anfield, and to provide for the appointment of Trustees, and for other purposes; brought from the Lords, 292. Read, and referred to the Examiners, 292. Report, That the Standing Orders not previously inquired into have been complied with, 298. Standing Orders suspended, and Bill committed, 312. Reported, 306. Standing Orders suspended, and Bill to be read the third time; read the third time, and passed, 312. (Cited as Saint Simon and Saint Jude's Church Anfield, Act, 1892.) R. A. 401.

Saint Bartholomew's (Bristol) Church School, &c.:

92. [1890.] Report, That the Bill should originate in the House of Lords; CLXVI. 31. Report, That the Standing Orders had been certified to have been complied with, 51. Bill for authorizing the Sale of the Church and Parishal Schools and Vicarage House of the New Parish of Saint Bartholomew, in the City of Bristol, and the Application of the Proceeds of Sale to the Provision of a New Church and Vicarage House for a District out of the New Parish of Saint Andrew Montpelier, in the said City, and to other purposes; and for re-uniting the said New Parish of Saint Bartholomew for Ecclesiastical purposes in the Parish of Saint James, and for enabling the Ecclesiastical Commissioners to dispose of the Site and Materials of the unfinished Church of Saint Martin, and for other purposes; brought from the Lords, 311. Read, and referred to the Examiners, 311. Report, That the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 320. Report, That the Standing Orders ought to be dispensed with, 320. Standing Orders suspended, and Bill to be read a second time; read a second time, and committed; Standing Orders suspended, and leave to the Committee of Selection to appoint the Committee on the Bill, to sit and proceed forthwith, 364. Bill reported, 375. Standing Orders suspended, and Bill to be now taken into consideration, provided amended points shall have been previously disposed of; considered; Standing Orders suspended, and Bill to be read the third time; read the third time, and passed, with Amendments (New Title), 292. By the Lords, with Amendments, 397. Considered as amended, 397. Considered as agreed to, 397. (Cited as Saint Bartholomew's (Bristol) Church School, &c. Act, 1890.) R. A. 801.

Saint George-the-Martyr, Southwark (Rector's Rate):

93. [1893-94.] Report, That the Bill should originate in the House of Lords; CLXVII. 22. Report, Standing Orders complied with; Bill to provide for the abolition of the Rector's Rate leviable in the Parish of Saint George-the-Martyr, Southwark, in the County of Surrey; for securing otherwise an Income for the Rector of that Parish, and for other purposes; brought from the Lords, 115. Read and referred to Examiners, 115. Report, Standing Orders not previously inquired into, committed with a Bill to be read a second time, 122. Committed, 142. Reported, 169. Considered as amended; passed, with an Amendment, 200. To which the Lords agree, 223. (Cited as The George the Martyr, Southwark (Rector's Rate) Act, 1893.) R. A. 237.

Saint Margaret's, Leicester, Select Vestry—continued.

94. [1890-91.] Report, That the Bill should originate in the House of Lords; CLXVII. 49. Report, That the Standing Orders had been certified to have been complied with, 72. (Not proceeded with.)

Saint Margaret's, Leicester, Select Vestry.

95. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 31. Report, That the Standing Orders had been certified to have been complied with, 31. Bill for enacting the Select Vestry of the Parish of Saint Margaret, in the Borough and County of Leicester, to sell and otherwise deal with a piece of Land known as "The Parish Piece," and for empowering the Mayor, Aldermen, and Burgesses of the said Borough to purchase a portion thereof for the purpose of a Recreation Ground, and for providing for the Application of the Proceeds of such Sale, and for confirming a Charitable Scheme in connection therewith, and for other purposes; brought from the Lords, 220. Read, and referred to the Examiners, 220. Report, That no Standing Orders not previously inquired into are applicable, 220. Committed, 235. Reported, 287. Considered, as amended; Standing Orders suspended, and Bill to be read the third time; read the third time, and passed, with Amendments, 305. To which the Lords agree, 341. (Cited as Saint Margaret's, Leicester, Select Vestry (Parish Piece) Act, 1892.) R. A. 265.

Saint Martin's Rectory (Birmingham):

96. [1893.] Report, That the Bill should originate in the House of Lords; CLXVIII. 29. Report, That Standing Orders certifies to have been complied with, 29. Bill to vest a portion of the Glebe Lands of the Rectory of Saint Martin, in the City of Birmingham, in Trustees, upon certain Trusts for the benefit (at the discretion of the Trustees) of the Incumbents for the time being of the Ecclesiastical Districts within the Area of the Ancient Parish of Saint Martin, Birmingham, and for other purposes; brought from the Lords, 134. Read, and referred to the Examiners, 134. Committed, 178. Reported, 192. Considered, as amended; Standing Orders suspended, and Bill to be read a second time; read a second time, and committed, 241. Committed, 257. Passed, with Amendments, 270. To which the Lords agree, 265. (Cited as Saint Martin's Rectory (Birmingham) Act, 1893.) R. A. 239.

Saint Marylebone Churches:

97. [1898.] Report, That the Bill should originate in the House of Lords; CLXIII. 17. Report, That Standing Orders certifies to have been complied with, 17. Bill for the abolition of the Church Rate leviable in the Parish of Saint Marylebone, in the County of London, and for securing otherwise the maintenance of the Fabrics of certain Churches and Chapels in the Parish, and the Stipends of the Incumbents of such Churches, and for other purposes; brought from the Lords, 208. Read, and referred to the Examiners, 208. Report, Standing Orders not previously inquired into, committed with a Bill to be read a second time, 324. Bill committed, 342. Bill reported, without Amendment, 370. Order for Third Reading, read; verbal Amendments made; Bill passed, with Amendments made, 386. To which the Lords agree, 396. (Cited as Saint Marylebone (Church Rate Abolition) Act, 1898.) R. A. 259.

Saint Matthew, Bethnal Green:

98. [1898.] Report, That the Bill should originate in the House of Lords; CLXIII. 17. Report, That Standing Orders certifies to have been complied with, 17. Bill for the abolition of the Composition Rate now leviable for certain Church purposes in the Parish of Saint Matthew, Bethnal Green, in the County of London, and to make other provisions for securing the Stipend of the Rector of Saint Matthew, Bethnal Green, and the maintenance of the Fabrics of the Churches of Saint Matthew, Bethnal Green, and Saint John, Bethnal Green, and for other purposes; brought from the Lords, 127. Read, and referred to the Examiners, 127. Report, Standing Orders not previously inquired into, committed with a Bill to be read a second time, 133. Committed, 188. Reported, without Amendment, 186. Passed, 186. (Cited as Saint Matthew, Bethnal Green (Church Rate Abolition) Act, 1898.) R. A. 251.

Saint Pancras Vestry:

99. [1892.] Report, That the Bill should originate in the House of Lords; CLXIV. 39. Report, That the Standing Orders had been certified to have been complied with, 39. Bill to extend the Powers of the Vestry of Saint Pancras (Middlesex) under "The Saint Pancras (Middlesex) Electric Light Bill, 1892," and for other purposes; and Bill ordered. CLXVII.
II. Private Bills relative to—continued.

Saint Pancras Vestry—continued.


Saint Thomas, Southwark, and Saint Saviour, Southwark:

100. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, Standing Orders certified to have been complied with, 27. Bill to relieve the Governors of Saint Thomas's Hospital from liability to maintain the Minister and Church of the Parish of Saint Thomas.

III. Questions relative to:

Church of England and Wales:

101. [1892.] Amendment on going into Committee of Supply, "That as the Church of England and Wales has failed to fulfil its professed object as a means of promoting the religious interests of the Welsh people, and ministers only to a small minority of the population, its continuance as an Established Church in the Principality is an anomaly and an injustice which ought no longer to exist"—but not made after Closure; CXLVI. 102.

102. [1892.] Motion, That as the Church of England in Wales has failed to fulfil its professed object as a means of promoting the religious interests of the Welsh people, and ministers only to a small minority of the population, its continuance as an Established Church in the Principality is an anomaly and an injustice which ought no longer to exist; and Question, on Division, negatived; CXLVI. 80.

Church of Scotland (Disestablishment and Disendowment):

103. [1892.] Motion, That it is not desirable in itself, nor consonant with the wishes of the people of Scotland, that the Church of Scotland should be disestablished and its endowments diverted to secular use; and that, in the opinion of this House, it is highly desirable that the Presbyterian Churches of Scotland should be re-united upon a National basis, and that the endowments should continue to be appropriated to religious purposes; agreed to on Division, after Closure; agreed to, on Division; CXLVII. 279.

Clerical Incomes (Taxation):

104. [1897.] Motion, That, in view of the distressed condition of many of the Clergy, whose remuneration is principally derived from Tithe Rent-charge, this House is of opinion that the burdens of Local Taxation borne by them are insupportable and excessive, and that the grievance is one that calls for substantial relief; and Question agreed to, on Division; Resolution accordingly; CLII. 133.

English Church Union Memorial—See Motions. Resolutions.

Established Church (England and Wales):

105. [1897.] Motion, That it is expedient to disestablish and disendow the Church of England, both in England and Wales; and Question negatived, on Division; CLII. 59.

Church's Patent:—See Patents.

Church of London (Various Powers)—continued.

City of London Electric Lighting:—See Electric Lighting.

City of London (Various Powers):

[1903.] Petition, for leave to bring in a Bill to empower the City of London, Electric Lighting Company, Limited, to acquire lands and work Generating Stations, and for other purposes; and Bill ordered; CXL. 26. Read, 37. Committed, 125. Report, with Amendments, 145. Considered, as amended, 190. Queen's Consent signified; Bill passed (New
Clevedon Local Board: See Local Boards.

Clay Cross Water: See Waterworks.

Clay Cross Water: See Waterworks.

Clayton Moor Local Board: See Local Boards.

Clare, East Clare Division Election: See Elections.

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Clare Infirmary: See Hospitals.

Clare Infirmary: See Hospitals.

Clanricarde Estates Compulsory Purchase: See Compulsory Purchase.

Clanricarde Estates Compulsory Purchase: See Compulsory Purchase.

Clontarf Urban District Council: See Urban District Councils.

Clontarf Urban District Council: See Urban District Councils.

Clontarf Tramways: See Tramways.

Clontarf Tramways: See Tramways.

Clonmel Corporation: See Corporations.

Clonmel Corporation: See Corporations.

Cleonan Extension Railway: See Railways.

Cleonan Extension Railway: See Railways.

Clerks of the Peace and County Council: See Clerks of the Peace.


Clerical Incomes (Taxation): See Resolutions, Church.

Clergy Mutual Assurance Society: See Assurance Societies.

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Clerical Incomes (Taxation): See Resolutions, Church.

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Coal Mines Regulation:
1. [1897.] Bill to amend the Coal Mines Regulation Acts; Ordered; CLIII. 14. Presented, 17. (Not proceeded with.)
2. [1898.] Ordered; CLIII. 20. Presented, 23. (Not proceeded with.)
3. [1898.] (No. 2.) Ordered; CLIII. 31. Presented, 24. (Not proceeded with.)
4. [1899.] Ordered; CLIV. 19. Presented, 22. (Not proceeded with.)
5. [1900.] Ordered; CLV. 13. Presented, 16. (Not proceeded with.)
6. [1900.] Ordered; CLV. 14. Presented, 17. (Not proceeded with.)

See Mines.

Coalville Urban District Gas:—See Gas.

Cobham Gas:—See Gas.

Coinage:
3. [1893-94.] (No. 2.) Ordered, and presented accordingly; CXLVIII. 81. Bill committed, 86. Considered in Committee, 89. Further considered in Committee, and reported, without Amendment, 100. Passed, 105. Agreed to by the Lords, 128. (Cited as Coinage Act, 1893.) R. A. 108.

Colchester Writ:—See Elections.

Collecting Societies:
[1896.] Bill to consolidate the Enactments relating to Friendly Societies and Industrial Assurance Companies which receive Contributions and Premiums by means of Collectors; Ordered and presented; CLI. 266. Committed to the Joint Committee on Statute Law Revision Bills, &c. (See Committees). Message to the Lords to acquaint them therewith, 502. Special Report from the Joint Committee; Bill reported; Bill re-committed to a Committee of the whole House; and to be printed, 396. Bill considered in Committee, and reported, without Amendment; passed, 396. Agreed to by the Lords, 407. (Cited as Collecting Societies and Industrial Assurance Companies Act, 1896.) R. A. 124.

Colne Water:—See Waterworks.

Colne Corporation:—See Corporations.

Colonial Bank:—See Banks.

Colonial Boundaries:
[1892.] Bill to provide in certain Cases for the Alteration of the Boundaries of Colonies; brought from the Lords; CXLVII. 114. Read, 125. Bill committed, 134. Bill considered in Committee, and reported; passed, 148. (Cited as Colonial Boundaries Act, 1892.) R. A. 257.

Colonial Conference:
[1896.] Motion, That, in the opinion of this House, an early opportunity should be taken of inviting the self-governing Colonies to confer with the Imperial Government upon the best means of developing the trade of the Empire; and a Debate arising thereon; and the previous Question, That that Question be not now put, being put, it was resolved in the Affirmative; CXLVII. 96.

Colonial Loans:
1. [1898.] Bill to provide for the advance of Colonial Loans and the issue of guaranteed Colonial Stock or Bonds; Ordered upon Resolution reported from the Committee of the whole House, and presented accordingly; CLIII. 358. Order for Second Reading discharged; Bill withdrawn, 394.
2. [1899.] Bill to authorize certain Public Loans to certain Colonies on Places; Ordered and presented; CLIV. 379. Motion, That the Bill be now read a second time; Amendment proposed, “Three Months,” but not made on Division; Bill committed, 384. Considered in Committee, 394. Further considered in Committee, and reported, without Amendment; passed, 399. Agreed to by the Lords, 419. (Cited as Colonial Loans Act, 1899.) R. A. 425.
3. [1899.] Ordered upon Resolution of the Committee of the whole House, and presented accordingly; CLIV. 61. Bill committed, 209. Order for Committee read and discharged; Bill withdrawn, 389.

Colonial Marriages (Deceased Wife’s Sister):
[1896.] Bill, intituled, An Act to amend the Law as to Marriage contracted in the Colonies with a Deceased Wife’s Sister; brought from the Lords; CLIII. 391. Read, 392. (Not proceeded with.)

Colonial Marriages:
[1899.] Bill to legalise certain Colonial Marriages; Ordered; CLV. 18. Presented, 21. (Not proceeded with.)

Colonial Marriages:—See Marriages.

Colonial Officers (Leave of Absence):
[1894.] Bill to regulate the conditions as to Leave of Absence for certain Colonial Officers; brought from the Lords; CXLIX. 124. Read, 210. Committed, 251. Considered in Committee, and reported, without Amendment; passed, 255. (Cited as Colonial Officers (Leave of Absence) Act, 1894.) R. A. 263.

Colonial Probates:
[1892.] Bill to provide for the Recognition in the United Kingdom of Probates and Letters of Administration granted in British Possessions; brought from the Lords; CXLVII. 114. Read, 125. Bill committed, 134. Bill considered in Committee, and reported; passed, 148. (Cited as Colonial Probate Act, 1892.) R. A. 257.

Colonial Solicitors:
1. [1897.] Bill to provide for the Admission of Solicitors of Courts of British Possessions to the Supreme Courts of the United Kingdom; Ordered and presented; CLIII. 222. (Not proceeded with.)
2. [1898.] Ordered; CLIII. 21. Presented, 24. (Not proceeded with.)
3. [1899.] Ordered and presented; CLIV. 47. (Not proceeded with.)
4. [1900.] Ordered and presented; CLV. 95. Bill committed, 110. Bill considered in Committee, and reported; 212. Committed, as amended; passed, 216. Agreed to by the Lords, 250. (Cited as Colonial Solicitors Act, 1900.) R. A. 269.

Colonial Stock Act (1877) Amendment:
[1892.] Bill to amend “The Colonial Stock Act, 1887,” so far as regards the mode of transfer of Stock to which that Act applies; brought from the Lords; CXLVII. 384. Read, 384. Committed, 391. Considered in Committee, and reported, without Amendment; passed, 391. (Cited as Colonial Stock Act, 1892.) R. A. 400.

Colonial Stocks:
Colonies (Representation in the Imperial Parliament):

[1900.] Motion, That, in the opinion of this House, it is desirable, in the interests of the Empire, that the Colonies should be admitted to some direct representation in the Imperial Parliament; withdrawn; CLV. 138. See Motions.

Colwyn Bay and Colwyn Urban District Council:

[1893.] Motion, That the Common Law Doctrine of Conspiracy, by which persons are made punishable for combining to do acts which in themselves are not criminal, is unjust in its operation, and ought to be amended; Amendment proposed, by leaving out from the word "That" to the end of the question, in order to add the words "this House declines to pledge itself to any alteration of the Law of Conspiracy until it has had an opportunity of considering the proposed Amendments in a definite form and embodied in a Bill, so that their effect upon the existing Law can be adequately considered in connection with all interests affected thereby," and, on Division, made; Main Question, as amended, put, and agreed to; Resolved, &c.; CXLVII. 126. See Resolutions.

Commercial Union Assurance Company:— See Companies.

Commissioners Act (1847) Amendment:

[1813.] Bill to amend "The Commissioners Clauses Act, 1847"; Ordered; CXLVII. 97. Presented, 98. (Not proceeded with.)

Commissioners of Works:

[1894.] Bill to amend "The Commissioners of Works Act, 1852," and for other purposes relating to the Commissioners of Works; Ordered and presented; CXLIX. 104. Bill committed, 125. Considered in Committee, and reported, without Amendment; passed, 141. By the Lords, with an Amendment, 219. Lords' Amendment to be now considered; considered, and agreed to, 239. (Cited as Commissioners of Works Act, 1894.) R. A. 308. See Committees.
1. Committees of the Whole House resolved on, to consider Various Matters—continued.

Armagh and Keady Light Railway Bill (Repayment of Deposit) :—See Railways.

Banks of England and Ireland (Payments) (Remuneration) :

2. [1892.] Day appointed for Committee to consider of authorising the payment, out of the Consolidated Fund, of an increase in the Remuneration for the Management of Treasury Business and the payment, out of Moneys provided by Parliament, for the service of the Irish Land Commission of Remuneration for the Management of Guaranteed Land Stacks, in pursuance of any Act of the present Session, for making further provision respecting certain payments to the Banks of England and Ireland; Queen's Recommendation signified; Question agreed to; CXLVII. 306. Matter considered, 378. Resolution reported, and agreed to, 396.

Board of Education :—See Education.

British Columbia (Loan) :

3. [1892.] Day appointed for Committee to consider of authorising the Treasury to advance a Sum, out of the Consolidated Fund of the United Kingdom, as a Loan to the Government and Province of British Columbia; Queen's Recommendation signified; Question agreed to; CXLVII. 372. Matter considered, 375. Resolution reported, and agreed to; Bill ordered thereupon, 287. See Bill.

British Museum (Purchase of Land) :

4. [1894.] Day appointed for Committee to consider of authorising the purchase of a Chasse on the Consolidated Fund for the Purchase of certain Lands and Buildings situate in the vicinity of the British Museum; Queen's Recommendation signified; Question agreed to; CXLIX. 270. Matter considered, 287. Resolution reported, and agreed to; Bill ordered thereupon, 290. See Bill.

Burial Grounds (Remuneration) :

5. [1900.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any remuneration and allowance which may become payable under any Act of the present Session to amend the Law relating to Burial Grounds; Queen's Recommendation signified; Question agreed to; CL. 184. Matter considered, 177. Resolution reported, and agreed to, 195. See Bill.

Census (Expenses) :

6. [1900.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Expenses incurred for the purpose of the Census, under any Acts of the present Session for taking the Census in Great Britain and Ireland; Queen's Recommendation signified; Question agreed to; CL. 98. Matter considered 104. Resolution reported, and agreed to, 105. See Bill.

Coinage (Expenses) :

7. [1890-91.] Day appointed for a Committee to consider of authorising the payment, out of the Consolidated Fund, of a Sum towards meeting the Expenses which may be incurred under any Act of the present Session to amend the 'Coinage Act, 1870'; Queen's Recommendation signified; Question agreed to; CXLVI. 492. Matter considered in Committee, 426. Resolution reported, and agreed to, 431.

8. [1893-94.] Day appointed for a Committee to consider of authorising the Issue, out of the Consolidated Fund of the United Kingdom, of a Sum which may be required towards meeting the Expenses incurred in pursuance of the 'Coinage Act, 1911'; Queen's Recommendation signified; Question agreed to; CXLVIII. 71. Matter considered in Committee, 74. Resolution reported, and agreed to; Bill ordered thereupon, 81. See Bill.

Colonial Loans Fund :

9. [1892.] Day appointed for a Committee to consider of authorising the creation of a Colonial Loans Fund for the purpose of granting Loans to Colonies; after Queen's Recommendation signified, Question agreed to; CLIII. 285. Matter considered, 355. Resolution reported; Bill ordered, 358. See Bill.

10. [1898.] Queen's Recommendation signified; Question agreed to; CLV. 55. Matter considered, 58. Resolution reported, and agreed to; and Bill ordered, 61. See Bill.

Concentration (Trade Disputes) (Expenses) :

11. [1895.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Expenses incurred by the Board of Trade in the execution of any Act of the present Session to make better provision for the Settlement of Trade Disputes; Queen's Recommendation signified; Question agreed to; CL. 267. Matter considered, 299. Resolution reported, and agreed to, 374.

12. [1898.] Queen's Consent signified; Question agreed to, 392. Matter considered in Committee; CXLII. 329. Resolution reported, and agreed to, 333.

Congested Districts Board (Ireland) Remuneration :

13. [1894.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Costs incurred in Ireland, on an Appeal under the provisions of any Act of the present Session to make further provision with respect to the Congested District Board for Ireland; Queen's Recommendation signified; Question agreed to; CXLIX. 364. Matter considered, 398. Resolution reported, and agreed to, 372.

Constituted Districts Board (Ireland) (Expenses) :

14. [1898.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of an annual Sum to the Congested Districts Board for the purposes of sub-section (3) of section 40 of the Congested Districts Board for Ireland Acts, 1891, and for other purposes of the Congested Districts Board (Ireland) Acts, in pursuance of any Act of the present Session to amend certain provisions of the Land Law (Ireland) Act, 1896, affecting the Congested Districts Board, and to make further provision for the Expenses of that Board out of Moneys provided by Parliament; after Queen's Recommendation signified; Question agreed to; CLIV. 349. Matter considered, 355. Resolution reported, and agreed to, 354. See Bill.

Constituted Districts (Scotland) (Grant) :

15. [1897.] Day appointed for a Committee to consider of authorising the payment of a Sum, out of Moneys to be provided by Parliament, of an increased Grant for the purposes of the Constituted Districts in the Highlands and Islands of Scotland; Queen's Recommendation signified; Question agreed to; CL. 290. Matter considered, 290. Report; Bill ordered thereupon, 298. See Bill.

Contagious Diseases (Animals) (Ireland) (Grant) :

16. [1892.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Costs incurred in Ireland, for the purpose of the Contagious Diseases (Animals) Acts in pursuance of any Act of the present Session for the creation of a Court of Criminal Appeal and Division of Sentences; Queen's Recommendation signified; Question agreed to; CL. 210. Matter considered, 214. Resolution reported, and agreed to, 230. See Bill.

Court of Criminal Appeal (Costs) :

17. [1895.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Costs incurred in Ireland, on an Appeal or Case stated under the provisions of any Act of the present Session for the creation of a Court of Criminal Appeal and Division of Sentences; Queen's Recommendation signified; Question agreed to; CL. 210. Matter considered, 214. Resolution reported, and agreed to, 230. See Court.
I. Committees of the Whole House resolved on, to consider Various Matters—continued.

East India—continued.

India Office (Store Dept.) (Expenses) :

24. [1893.] Day appointed for Committee to consider of authorising the payment, out of the Revenues of India, of the justices' money, compensation, and all expenses which may become payable under any Act of the present Session to empower the Secretary of State in Council to purchase lands in connection with the Station Department of the India Office: Queen's Recommendation signified; Question agreed to; CLIII. 297. Matter considered, and, at Midnight, Objection being taken to further proceeding, Chairman leaves the Chair to make his Report, 295. Matter considered, 240. Resolution reported, and agreed to, 288. See Bills.

Loan :

25. [1893-94.] Day appointed for Committee to consider of authorising the Secretary of State for India to raise money in the United Kingdom for the service of the Government of India, on the security of the Revenues of India; Queen's Recommendation signified; Question agreed to; CXLVIII. 601. Matter considered, 604. Resolution reported, and agreed to; Bill ordered thereupon, 616. See Bills.

26. [1898.] Queen's Recommendation signified; Question agreed to; CXLIII. 236. Matter considered, 239. Resolution reported, and Bill ordered thereupon, 247. See Bill.

Indian Army Pension Deficiency :

27. [1892.] Day appointed for Committee to consider of authorising the payment, out of the Consolidated Fund, of an additional Annuity (beyond that authorised by the Indian Army Pension Deficiency Act, 1885) towards discharging the liability of the Consolidated Fund in respect of certain Indian Army Pensions; Queen's Recommendation signified; Question agreed to; CL. 190. Matter considered, 192. Resolution reported, and agreed to; Instruction, 190. See Instructions.

Officers (Expenses) :

28. [1892.] Day appointed for Committee to consider of authorising the payment, out of the Revenues of India, of the Salaries and Expenses of certain Officers who may be permitted to leave India under any Act of the present Session to amend the Law relating to certain Officers in India, and the payment of Salary and Emoluments to any Person who may be appointed to fill any temporary vacancy; Queen's Recommendation signified; Question agreed to; CXLVII. 338. Matter considered, 361. Order for Committee discharged, 371.

 Revenue Accounts :

29. [1880-81.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CXLVI. 496. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, by leaving out from the word " That " to the end of the Question, in order to add the words " in the opinion of this House, the present relations between India and Afghanistan are of an unsatisfactory character; " and that, in the interest of the trade of both Countries, it is desirable to extend the Indian Railway system as far as Candahar," but not made; Matter considered, 317. Resolution reported, and agreed to, 322.

30. [1892.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CXLVII. 336. Matter considered, 387. Resolution reported, and agreed to, 391.

Dublin Barracks Improvement Bill :

22. [1892.] Report from Select Committee, and re-committed to a Committee of the whole House; CXLVII. 226. Amended; Committee deferred, 236. Order for Committee read; Motion, That it be an Instruction to the Committee that they have power to insert provisions to enable the Dublin Corporation to establish the amount expended by them on the Wellington Barracks; Debate arising; and it appearing from the Debate that the object of the Instruction was to establish a claim against the Exchequer, Mr. Speaker informed the House that the Question thereon could not be put, 243. Bill considered, in Committee, and reported, without Amendment; Passed, 245. See Bill and Select Committees.

East India :

East India Company's Officers' Superannuation (Charges) :

23. [1897.] Day appointed for Committee to consider of authorising the Charge on the Revenues of India of any addition to the Superannuation or Retiring Allowances which may become payable under any Act of the present Session to recalculate as to the power of the Secretary of State in Council of India to grant Superannuation and Compensation Allowances in certain cases to Officers on his Establishment; Queen's Recommendation signified; Question agreed to; CL. 104. Matter considered, 179. Resolution reported, and agreed to, 182.
I. Committees of the Whole House resolved on, to consider Various Matters—continued.

East India—continued.

Reserve Accounts—continued.

without regard being had to the Amount of their salary," but not made; Main Question proposed, That Mr. Speaker do now leave the Chair; and it being half an hour after Five of the clock, the Debate stood adjourned, 574. Matter considered, 576. Resolution reported, and agreed to, 576.

32. [1891.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, referred to the consideration of a Committee of the whole House; Day appointed for Committee; CXL. 267. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, to have leave out from the word "That," to the end of the Question, in order to add the words "in the opinion of this House, a full and independent Parliamentary inquiry should take place into the condition and wants of the Indian people, and their ability to bear their existing financial burdens; the nature of the revenue system and the possibility of securing large reductions in the financial relations between India and the United Kingdom, and generally the system of Government in India"; at Maltby, Debate stood adjourned, 575. Resumed; Amendment withdrawn; Matter considered, 575, 578. Resolution reported, and agreed to, 583.

33. [1892.] Accounts and Papers which have been presented to the House in this and the last Sessions of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CXLIII. 396. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, by leaving out from the word "That," to the end of the Question, in order to add the words "this House views with apprehension the continual increase in the burdens of Indian taxpayers, caused by the annexation or Military occupation of large areas of unproductive territory on the land frontier of British India;" matter considered, 431, 434. Resolution reported, and agreed to, 434.

34. [1892.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CLI. 335. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, by leaving out from the word "That," to the end of the Question, in order to add the words "this House views with apprehension the continual increase in the burdens of Indian taxpayers, caused by the annexation or Military occupation of large areas of unproductive territory on the land frontier of British India; That words be left out stand part of the Question; and, on Division, resolved in the Affirmative; Main Question put; matter considered, and Committee report Progress, 388. Further considered in Committee, 389. [No Report.]

35. [1893.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CXLIII. 290. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, "Government of India, impecunious without Truth," not made, on Division; Main Question proposed; Mr. Speaker directs Member to discontinue the Trial," not made, on Division; Main Question put; Matter considered, 455. Resolution reported, and agreed to, 455.

36. [1893.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CLI. 435. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, by leaving out from the word "That," to the end of the Question, in order to add the words "with a view to the afficial discharge of its existing duty in respect of the finances of India, this House is of opinion that the East India Accounts should each year be examined and reported on by a Select Committee of the House, thus, mutatis mutandis, assimilating the practice as regards Indian Accounts to that followed, by means of the Public Accounts Committee, in respect of the Accounts of the United Kingdom," but not made; Matter considered, Resolution, 415. [No Report.]

37. [1893.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CLI. 411. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, "Government of India, impecunious without Truth," not made, on Division; Main Question proposed; Mr. Speaker directs Member to discontinue the speech; Main Question put, and agreed to; Matter considered in Committee, 434.

38. [1893.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CLIV. 570. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, to add the words "under the existing procedure the superintending authority of Parliament over Indian affairs is not effectively exercised; that the salary of the Secretary of State for India should be placed on the Estimates; that the debates on the Indian Budget should be appointed for an earlier day in the Session; and that, with a view to the more efficient discharge by this House of its existing duty to the unrepresented Indian taxpayer, the East India Accounts should each year be referred to a Select Committee, with instructions to a part on any special features deserving the attention of the House," but not made, on Division; Main Question put; Matter considered in Committee, and Resolution to be reported, 422. [No Report.]

39. [1900.] Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; Day appointed for Committee; CLV. 330. Motion, That Mr. Speaker do now leave the Chair for Committee on East India Revenue Accounts; Amendment proposed, "India, Pausing," but not made, on Division; Main Question put, and agreed to; Matter considered, and Resolution agreed to, 351. [No Report.]

Edinburgh General Register House (Expenses):

39. [1896.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Expenses or Commissions of Works under the Provisions of any Act of the present Session for the Acquisition of Property for the Extension of the General Register House at Edinburgh; Queen's Recommendation signified; Question agreed to; CLI. 111. Matter considered, 148. Resolution reported, and agreed to, 149.

Education:

Board of Education (Salaries):

40. [1890.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Salaries and Remuneration that may become payable under any Act of the present Session for the Acquisition of Property for the Establishment of a Board of Education for England and Wales; After Queen's Recommendation signified, Question agreed to; CLIII. 290. Matter considered; Progress, 308. Further considered, 312. Resolution reported, and agreed to, 319. See Bill.

Education (Scotland) (Grants):

41. [1897.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of an increase to the Grant payable to School Boards in Scotland under the proviso to Section 67 of the Education Acts 1872, and also of Grants in Aid of Education (Scotland) Act, 1872, and also of Grants in Aid of Voluntary Schools in Scotland; Queen's Recommendation signified; Question agreed to; CLI. 290. Matter considered, 299. Resolution reported, and agreed to, 304.

Elementary Education (Free Grant):

42. [1890-91.] Day appointed for a Committee to consider of making further provision, out of Moneys to be provided by Parliament, for assuring Education in Public Elementary Schools in England and Wales; Queen's Recommendation signified; Question agreed to; CXLVII. 321. Matter considered in Committee, 340. Resolution considered, and agreed to; Bill ordered thereupon, 343. See Bill.

Elementary Education (Increased Grant):

43. [1897.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of an increase to the Grant payable to School Boards, under the proviso to Section 67 of Education Acts 1872, Queen's Consent signified; Question agreed to; CLI. 156. Matter considered, 161. Resolution reported, and agreed to; Bill ordered, 171. See Elementary Education Act (1876) Amendment Bill. Elementary
COMMITTEES—continued.

I. Committees of the Whole House resolved, to consider Various Matters—continued.

Education—continued.

Elementary School Teachers (Superannuation, &c.):—
44. [1898.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of Superannuation and other Allowances to Elementary School Teachers certificated by the Education Department; after Queen’s Recommendations signified, Question agreed to; CLXIII. 355. Matter considered, 357. Resolution reported, and agreed to; Bill ordered thereupon, 361. See Bill.

National Education (Ireland)—See National.

Voluntary Schools (Aid Grant, &c.):—
45. [1897.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of Grants in Aid of Voluntary Schools, and of repealing so much of Section Nineteen of the National Education Act, 1876, as imposes a Limit on the Parliamentary Grant to Elementary Schools in England and Wales; Queen’s Recommendation signified, Question agreed to; CLXIII. 27. Matter considered, and, at Midnight, Progress reported, 31. Matter considered, and, after Midnight, Question put, pursuant to Standing Order, Clause of Debate, and agreed to; Resolution accordingly, 35. Resolution reported, Motion, That this House doth agree with the Committee in the Resolution; Debate arising, a Member moves, That the Debate be adjourned, but Mr. Speaker declines to propose the Question (Abuse of Power); Question put, That this House doth agree with the Committee in the Resolution, on Division, agreed to, Resolution, No. 47. See Bill.

Egypt (Remission of Loan):—
46. [1898.] Day appointed for the House to resolve itself into a Committee to consider of authorising the remission of a Sum advanced to the Government of H.H. the Khedive of Egypt, after Queen’s Recommendation signified, Question agreed to; CLXIII. 200. Matter considered, 202. (No Report.)

Elementary Education.—See Education.

Employers’ Liability (Payments):—
47. [1893-94.] Day appointed for a Committee to consider of the advisability of authorising the payment, out of Moneys to be provided by Parliament, of compensation for injuries to Workmen in the employment of the Crown, which may become payable under provisions of any Act of the present Session relating to the Liability of Employers for injuries to their Workmen; Queen’s Recommendation signified; Question agreed to; CXLVII. 338. Matter considered, 341. Resolution reported, and agreed to, 344.

Evicted Tenants (Ireland) Arbitration (Guarantee and Expenses):—
48. [1894.] Day appointed for a Committee to consider of authorising the Treasury to guarantee Advances charged on the Irish Church Temporalities Fund, in pursuance of any Act of the present Session to provide for the restoration of Evicted Tenants in Ireland, and to charge the Sums required to meet such guarantee on the Consolidated Fund of the United Kingdom; and to consider of authorising the payment, out of Moneys to be provided by Parliament, of any other Expenses, to be incurred in the execution of such guarantee, and expenses which may become payable under the said Act; Queen’s Recommendation signified; Question agreed to; CXLIX. 316. Matter considered, 322, 325. Matter again considered, 336. Resolution reported, and agreed to, 327. See Home and Ordnance.

Factories and Workshops (Expenses):—
49. [1895.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Expenses incurred in special inquiries and re-examinations by certifying surgeons under the provisions of any Act of the present Session to amend and extend the Law relating to Factories and Workshops; Queen’s Recommendation signified; Question agreed to; CL. 162. Matter considered, 173. Resolution reported, and agreed to, 177.

Free Grant (Scotland):—
50. [1892.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Free Grant in Scotland, and of making Provision in regard to the distribution and application of Sums from time to time paid to the Local Taxation (Scotland) Account; Queen’s Recommendation signified; Question agreed to; CXLVII. 69. Matter considered, 71. Resolution reported, and agreed to; Bill ordered thereupon, 70. See Education and Local Taxation Relief (Scotland) Bill.

Fertilizers and Feeding Stuffs (Remuneration):—
51. [1863-94.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of remuneration to any Chief Analyst, who may be appointed under the provisions of any Act of the present Session to amend the Law with respect to the Sale of Agricultural Fertilizers and Feeding Stuff; Queen’s Recommendation signified; Question agreed to; CXLVIII. 426. Matter considered, 435. Resolution reported, and agreed to, 446.

Fishery Board (Scotland) (Expenses):—
52. [1892.] Day appointed for a Committee to consider of authorising the payment to the Fishery Board for Scotland, out of Moneys to be provided by Parliament, of Sums to be distributed by the Board among Local Sea Fishery Committees; and, out of Moneys to be provided by Parliament, of the personal and travelling Expenses of the Members of the Fishery Board; Queen’s Recommendation signified; Question agreed to; CXLVII. 384. Matter considered, 391. Resolution reported, and agreed to, 395.

Flamborough Head Tramways.—See Tramways.

Friends Provident Institution Bill (Lords) (Stamp Duties):—
53. [1895.] Day appointed for a Committee to consider of authorising the imposition of certain Stamp Duties upon certain Memorials under any Act of the present Session relating to the Friends’ Provident Institution; after Queen’s Recommendation signified, Question agreed to; CXLVII. 227. Matter considered, 229. Resolution reported, and agreed to; Instruction to the Committee on the Friends’ Provident Institution Bill, 231. See Instructions and Bill.

General Life and Fire Assurance Company Bill (Stamp Duties):—
54. [1893-94.] Day appointed for a Committee to consider of authorising the imposition of certain Stamp Duties upon certain Memorials under any Act of the present Session relating to the General Life and Fire Assurance Company; Queen’s Recommendation signified; Question agreed to; CXLVIII. 308. Matter considered, 312. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have power to make provision therein accordingly, 315. See Instructions.

Gladiate Mr., Funeral and Monument:—
55. [1896.] Resolution for the House to resolve itself into a Committee to consider of an insalubrious Address to be presented to Her Majesty, praying Her Majesty to give directions, that the remains of the RightHonourable William Ewart Gladstone be interred in the Collegiate Church of Saint Peter, Westminster, and that a Monument be erected in the said Church to his memory, at the public expense, 215. Matter considered; CLXIII. 216. Resolution reported, and agreed to; Narrative Controversiae, 213. Queen’s Answer, 238.

Glasgow, Yoker, and Clydebank Railway.—See Railways.

Government of Ireland (Payments):—
56. [1893-94.] Day appointed for a Committee to consider of authorising the payment, out of the Consolidated Fund of the United Kingdom, of any Sums that may become payable to the Irish Exchequer in consequence of a reduction of
Government of Ireland (Payments)—continued.

of excise duties and on account of postal services, and of
pensions, salaries, and expenses to certain Judges, Land
Commissioners, and other officers in Ireland; also the payment,
out of Income Tax collected in Great Britain, of Sums for an
allowance to Ireland in certain cases, in pursuance of any Act of
the present Session to amend the provision of the Government of
Ireland; Queen's Recommendation signified; Question agreed
to; CXLVI. 210. Matter considered, 426, 434. Resolution
reported, and agreed to, 130.

Great Irish Peninsula Railway Company:—See Railways.

Great Western Railway:—See Railways.

Greek Loan (Guarantee):—See Bill.

Habitual Inebriates (Expenses):—See Bill.

Harrow Road and Paddington Tramways:—See Tramways.

Imperial Life Insurance Bill (Stamp Duties):—See Bill.

Indian Army Pension Deficiency:—See East India.

India Office:—See East India.

Lambourn Valley Railway:—See Railways.

Land Commissioners (Ireland) (Salaries):—See Bill.

Land Department (Ireland) (Salaries, &c.):—See Bill.

Land Registry (Midlothian Deeds) (Payments):—See Bill.

Land Registry (New Buildings) (Advances):—See Bill.

Land Transfer (Consolidated Fund):—See Bill.

Land Transfer (Money):—See Bill.

Law Library, Four Courts (Ireland) (Advance):—See Instruction.

Law Life Assurance Society Bill (Lords) (Stamp Duties):—See Bill.
I. Committees of the Whole House resolved on, to consider Various Matters—continued.

Liverpool and London and Globe Insurance Company (Stamp Duties) : 69. [1898.] Day appointed for a Committee to consider of authorising the payment, out of the Consolidated Fund, of the annual duty on Stamp Duties upon certain deeds or instruments under any Act of the present Session relating to the Liverpool and London and Globe Insurance Company; Queen's Recommendation signified; Question agreed to; CLXL. 250. Matter considered, 244. Resolution reported, and agreed to, 245. Instruction to the Committee accordingly, 245.

Light Railways (Advances) :—See Railways.

Light Railways (Ireland) (Grant) :—See Railways.

Local Courts of Bankruptcy (Ireland) (Expenses) : 70. [1894.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, to any Local Registrar of the cost of additional clerical assistance, in pursuance of any Act of the present Session to amend the Law relating to Local Courts of Bankruptcy in Ireland; Queen's Recommendation signified; Question agreed to; CXLIX. 281. (No further proceeding.)

Local Government (Ireland) (Consolidated Fund) : 71. [1898.] Day appointed for a Committee to consider of authorising the payment of certain Sums out of the Consolidated Fund for the purposes of any Act of the present Session for amending the Law relating to Local Government in Ireland, and for other purposes connected therewith; after Queen's Recommendation signified; Question agreed to; CLIII. 100. Matter considered, and Committee report Progress, 107. Matter considered, 109. Resolution reported, and agreed to, 155.

Local Government (Ireland) (Remuneration) : 72. [1898.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, to any Local Government Board for Ireland, who may be appointed under any Act of the present Session for amending the Law relating to Local Government in Ireland; after Queen's Recommendation signified, Question agreed to; CLIII. 186. Matter considered, 211. Resolution reported, and agreed to, 216. See Bill.

Local Government (Scotland) (Expenses) : 73. [1894.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of all Expenses incurred by the Local Government Board for Scotland in the execution of their duties, in pursuance of any Act of the present Session to establish a Local Government Board for Scotland, and make further provision with respect to the levying of any such Sums; after Queen's Recommendation signified; Question agreed to; CXLIX. 340. Committee deferred, 355. Matter considered, 355. Resolution reported, and agreed to, 357.

Local Government (Scotland) (Salaries) : 74. [1894.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Salaries of Members and Officers of the Local Government Board appointed in pursuance of any Act of the present Session to establish a Local Government Board for Scotland, and make further provision for Local Government in Scotland, and for other purposes; Queen's Recommendation signified; Question agreed to; CXLIX. 115. Matter considered, 148. Resolution reported, and agreed to, 152.

Local Registration of Title (Ireland) (Expenses, &c.) : 75. [1890-91.] Day appointed for a Committee to consider of authorising the temporary advance, out of the Consolidated Fund, of any deficiency in the insurance fund to be created under any Act of the present Session to establish Local Registrars of Titles to Land in Ireland, and the payment, out of Moneys to be provided by Parliament, of any salaries, remuneration, and expenses that may become payable under such Act; Queen's Recommendation signified; Question agreed to; CXLVI. 370. Matter considered in Committee, 382. Resolution reported, and agreed to, 385.

Local Taxation Account (Scotland) (Consolidated Fund) : 76. [1895.] Day appointed for a Committee to consider of authorising the payment, out of the Consolidated Fund of the United Kingdom, the payment of a Loan of certain Sums to the Local Taxation Account (Scotland), and of making provision for the application of such Sums; after Queen's Recommendation signified, Question agreed to; CLIII. 290. Matter considered, 392. Resolution reported, and Bill ordered, 385. See Bill.

Locomotives on Highways (Excise Duty) : 77. [1895.] Day appointed for a Committee to consider of authorising the imposition of Excise Duty upon Light Locomotives; Queen's Recommendation signified; Question agreed to; CL. 377. Matter considered, 303. Resolution reported, and agreed to, 400.

London, Chatham and Dover Railway :—See Railways.

London University Commission (Expenses) : 78. [1897.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of all Expenses incurred by the Commissioners who may be appointed under any Act of the present Session to make further provision with respect to the University of London, and of the Reunionment of any Persons employed by them in the execution of such Act; Queen's Recommendation signified; Question agreed to; CLII. 103. Order for Committee discharged, 421.

Lunacy Board (Scotland) (Salaries, &c.) : 79. [1895.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Salaries of Members and Officers of the General Board of Commissioners in Lunacy for Scotland, and of the Expenses of the Board, and the Reunionment of the Commissioners; Queen's Recommendation signified; Question agreed to; CL. 208. Matter further considered, 345. Resolution reported, and agreed to, 356.

Matrician Loan Guarantee : 80. [1900.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Salaries of the Secretary and Clerk of the General Board of Commissioners in Lunacy for Scotland, and of the Expenses of the Board, and the Reunionment of the Commissioners; Queen's Recommendation signified; Question agreed to; CLV. 62. Matter considered, 90. Resolution reported, and agreed to, on Division; Bill ordered thereupon, 112. See Bill.

MERCHANT SHIPPING—continued.

Merchant Shipping (Mercantile Marine Fund) (Expenses) : 81. [1896.] Day appointed for a Committee, on a future day, to consider of authorising the payment of the costs of prosecutions undertaken by the Board of Trade, which may be incurred under any Act of the present Session to amend “The Merchant Shipping Act, 1887”; Queen's Recommendation signified; Question agreed to; CXLVI. 178. Matter considered in Committee, 153. Resolution reported, and agreed to, 187. See Bill.

MERCHANT SHIPPING—continued.

Merchant Shipping (Mercantile Marine Fund) (Expenses) : 83. [1898.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of certain Expenses now charged on and payable out of the Mercantile Marine Fund, in pursuance of any Act of the present Session to amend the Law with regard to the Provisions for the payment of certain Expenses under the Merchant Shipping Act, 1894, and with regard to the levying of Light Dues; after Queen's Recommendation signified, Question agreed to; CIIL. 101. Matter considered, 107. Resolution reported, and agreed to, 111. See Bill.

Motion for the House to resolve itself into a Committee to consider of authorising the payment, out of Moneys
COMMITTEES—continued.

I. Committees of the Whole House resolved on, to consider Various Matters—continued.

Military Works (Money)—continued.

of authorising the payment, out of the Consolidated Fund, of such Sums as may be necessary for three purposes; Queen's Recommendation signified; Question agreed to; CXLIX. 381. Matter considered, 390. Resolution reported, and agreed to; CXLIX. 382. See Bill.

Merchant Shipping Acts Amendment (Remuneration) :

85. [1892.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the remuneration to any officers that may be appointed for the purposes of inspection, under any Act of the present Session to amend the Merchant Shipping Acts ; Question agreed to; CXLVII. 257. Matter considered, 266. Resolution reported, and agreed to, 270.

Mersey Docks and Harbour Board (Finance Bill) (Stamp Duties) :

96. [1890.] Day appointed for a Committee to consider of authorising the Mersey Docks and Harbour Board to enter into Agreements with the Island Revenue for the Composition of Transfers of their Stocks ; after Queen's Recommendation signified, Question agreed to; CLIV. 294. Matter considered, 315. Resolution reported, and agreed to; Instruction to the Committee on the Mersey Docks and Harbour Board (Finance) Bill, 326. See Bill.

Metropolitan Police (Salaries) :

87. [1889.] Day appointed for a Committee to consider of authorising the payment, out of Moneys provided by Parliament, of the Salaries of the Commissioners, Receiver, and Assistant Commissioners of the Metropolitan Police; after Queen's Recommendation signified, Question agreed to; CLIV. 339. Matter considered, 246. Resolution reported, and agreed to, 322. See Metropolitan Police Bill.

Midwives (Expenses) :

88. [1800.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of such Expenses as the Treasury may certify to have been necessarily incurred by the General Medical Council, under any Act of the present Session, to secure the better training of Midwives; and to regulate their practice; Queen's Recommendation signified; Question agreed to; CLIV. 110. Matter considered, 115. Further considered, and, at Midnight, Chairman leaves the Chair to make his Report to the House, 115. Order for Committee discharged, 184.

Military Manoeuvres (Compensation, &c.) :

97. [1890.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of Compensation for Damage caused to any Lands, within the Limits prescribed by Order of Her Majesty in Council, that may become payable under the provisions of any Act of the present Session to facilitate the execution of Military Manoeuvres; and the payment of renumeration to the Commanding Officers and Members of the Court of Arbitration appointed under the said Act; Queen's Recommendation signified; Question agreed to; CCLI. 110. Matter considered; Committee report Progress, 115. Matter further considered; and, at Midnight, reported; and agreed to, 122. Resolution reported, and agreed to, 127.

98. [1897.] Queen's Recommendation signified; Question agreed to, 204. Matter considered in Committee; CXLVII. 260. Resolution reported, and agreed to, 273.

Military Works (Money) :

91. [1890.] Day appointed for a Committee to consider of making provision for the execution of Military Works, and
I. Committees of the Whole House resolved on, to consider Various Matters—continued.

Naval and Army Expenditure, 1889-90—continued.

103. [1897.] For 1894-95. Day appointed for Committee; CLI. 420. Matter considered, 427. Resolution reported, and agreed to, 430.

104. [1897.] For 1895-96. Day appointed for Committee; CLI. 287. Matter considered, 296. Resolution reported, and agreed to, 303.

105. [1898.] For 1896-97. Day appointed for Committee; CLI. 296. Matter considered, 402. Resolution reported, and agreed to, 408.

106. [1899.] For 1897-98. Day appointed for Committee; CLIV. 377. Matter considered, 388. Resolution reported, and agreed to, 397.


Naval Works (Consolidated Fund):

108. [1891.] Day appointed for a Committee to consider of making provision for the construction of Works in the United Kingdom and in certain Colonies for the purposes of the Royal Navy, and of authorising the payment, out of the Consolidated Fund, and out of Moneys to be provided by Parliament, of such Sums as may be necessary for those purposes; Queen's Recommendation signified; Question agreed to; CXLVI. 65. Matter considered, CXLVII. 74. Resolution reported, and agreed to, 75.

109. [1892.] Day appointed for Committee; CXLVIII. 70. Matter considered, 117. Resolution reported, and agreed to, 118.

110. [1893.] Day appointed for Committee; CL. 245. Matter considered, 246. Resolution reported, and agreed to, 247.

111. [1896.] Queen's Recommendation signified; Question agreed to; CLV. 236. Matter considered, 237. Resolution reported, and agreed to, 258. See Bill.

112. [1897.] Day appointed for a Committee to consider of the construction of Works in the United Kingdom and elsewhere for the purposes of the Royal Navy; after Queen's Recommendation signified; Question agreed to; CLI. 282. Matter considered; Member moves Progress, but Chairman declines to propose Question (Abuse of Reasons), 380. Resolution reported; Bill ordered thereupon, 383. See Bill.

113. [1898.] Queen's Recommendation signified; Question agreed to; CLIV. 354. Matter considered, 355. Resolution reported, and agreed to, 355. See Naval Works Bill.

North British Railway:—See Railways.

North Pembrokeshire and Fishguard Railways:—See Railways (Application of Deposit).

Norwich Union Life Insurance Society Bill (Stamp Duties):

114. [1890-91.] Day appointed for a Committee to consider of authorising the imposition of certain Stamp Duties upon certain Deeds or Instruments under any Act of the present Session relating to the Norwich Union Life Insurance Society, 268. Matter considered in Committee; CXLVII. 272. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have power to make Provision therein, pursuant to the said Resolution, 273. See Instructions and Bill.

Notice of Accidents (Expenses):

115. [1894.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Expenses of the Board of Trade in the execution of any Act of the present Session for the prevention of Notice of and Inquiry into Accidents occurring in certain Employments and Industries; Queen's Recommendation signified; Question agreed to; CL. 245. Matter considered, 246. Resolution reported, and agreed to, 247.

116. [1895.] Day appointed for Committee; CXLVI. 115. Matter considered, 116. Resolution reported, and agreed to, 117.

Parliamentary Deposits and Bonds:

117. [1892.] Day appointed for Committee to consider of authorising the release of certain deposits, and the cancellation of certain bonds made or given to secure the performance of Undertakings authorised by Parliament; Queen's Recommendation signified; Question agreed to; CXLVIII. 70. Matter considered, 258. Resolution reported, and agreed to; Bill ordered thereupon, 259. See Bill.

Parochial Electors Registration Acceleration (Cost of Reforming Barristers):

118. [1894.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Cost of any additional Number of Reforming Barristers who may be required in the present year for the purpose of accelerating the Registration of Parochial Electors in England and Wales; Queen's Recommendation signified; Question agreed to; CL. 245. Matter considered, 246. Resolution reported, and agreed to, 247.

Patent Office Extension (Expenses):

119. [1892.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of all Expenses incurred by the Commissioners of Works under any Act of the present Session for the acquisition of Land for the Extension of the Patent Office, and for purposes connected therewith; Queen's Recommendation signified; Question agreed to; CLI. 163. Matter considered, 171. Resolution reported, and agreed to, 172.

Pelican Life Assurance Company (Stamp Duties):

120. [1890-91.] Day appointed for Committee to consider of the Purpose of accelerating the Registration of Parochial Electors upon certain Deeds or Instruments under any Act of the present Session relating to the Pelican Life Insurance Company; CXLVI. 290. Matter considered in Committee, 291. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein, pursuant to the said Resolution, 291. See Instructions and Bill.

Phoenix Assurance Company (Stamp Duties):

121. [1895.] Day appointed for a Committee to consider of authorising the imposition of certain Stamp Duties upon certain Deeds or Instruments under any Act of the present Session relating to the Phoenix Assurance Company; Queen's Recommendation signified; Question agreed to; CL. 245. Matter considered, 246. Resolution reported, and agreed to; Instruction to the Committee on the Phoenix Assurance Company Bill, That they have Power to make Provision therein, pursuant to the Resolution, 252. See Instructions.

Plymouth and Dartmoor Railway:—See Railways. Application of Deposit.

Plymouth Tramways:—See Tramways.

Post Office (Acquisition of Sites):

122. [1896.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Sums with respect to the Purchase and Acquisition of Lands payable under any Act of the present Session to enable Her Majesty's Postmaster General to acquire Lands in London, Liverpool, and Leeds for the Public Service, and of all expenses connected with carrying into effect the Provisions of such Act; Queen's Recommendation signified; CXLVII. 70. Question agreed to; Matter considered, 74. Resolution reported, and agreed to, 80. See Bill.

123. [1897.] Queen's Recommendation signified; Question agreed to; CXLVIII. 304. Committee deferred, 305. Matter considered in Committee; CLI. 230. Further considered; Resolution, 237. Resolution reported, and agreed to, 238.

Prison
I. Committees of the Whole House resolved on,  

Committees—continued.

122. [1892-94.] Day appointed for a Committee, to consider the expediency of amending certain Provisions of the Prison Act, 1877, with regard to the Grant, out of Moneys provided by Parliament, of Superannuation Allowance to Prison Officers; Queen's Recommendation signified; Question agreed to; CXLVIII. 240. Matter considered, 270. Resolution reported, and agreed to; Bill ordered thereupon, 291. See Bill.

Private Bill Procedure (Scotland) (Salaries, &c.): 125. [1890-91.] Day appointed for a Committee, to consider of authorising the payment, out of Moneys to be provided by Parliament, of any salaries, remuneration, and expenses, which may become payable under any Act of the present Session to amend the Procedure in regard to Private Bills relating to Scotland; Queen's Recommendation signified; Question agreed to; CXLVI. 196. Matter considered, 254. Resolution reported, and agreed to, 255. See Private Legislation Procedure (Scotland) Bill.

Public Accounts and Charges (Payments): 125. [1890-91.] Day appointed for a Committee to consider of making provision for defraying the Expenses of the Acquisition of Land and Buildings, and Works connected with the building of, certain Public Offices and other Buildings, and of authorising the payment out of the Consolidated Fund of such Sums as may be necessary for those purposes; after Queen's Recommendation signified; Question agreed to; CXLVI. 251. Matter considered, 254. Resolution reported, and agreed to, 255. See Public Accounts and Charges (Payments) Bill.

Public Offices (Acquisition of Site) : 127. [1895, Sess. 11.] House will, on future day, resolve itself into a Committee to consider of authorising the issue, out of the Consolidated Fund, of such Sums as may be required for the Purchase of certain Lands in Westminster for a Site for Public Offices; Queen's Recommendation signified; Question agreed to; CL. 360. Matter considered in Committee, 364. Resolution reported, and Bill to provide for the Acquisition of Site for Public Offices in Westminster; Ordered, 365. See Bill.

Public Works Loans (Remission and Grant) : 129. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 130. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 130. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Day appointed for a Committee to consider of authorising the remission of certain Debts due to the Public Works Loan Commissioners and the Commissioners of Public Works in Ireland, in pursuance of any Act of the present Session to grant Money for the purpose of Local Loans, and for other purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to; CXLVI. 387. Matter considered, Question, 397. Resolution reported, and agreed to, 406.

Public Works Loans (Remission and Grant) : 131. [1892-94.] Queen's Recommendation signified; agreed to; CLIV. 377. Matter considered, 385. Resolution reported, and agreed to, 386.
Purchase of Land and Congested Districts (Ireland) (Advances, &c.):

[1890-91.] Day appointed for a Committee to consider of authorising the payment of certain sums out of the Consolidated Fund and out of moneys to be provided by Parliament, for the purposes of any Act of the present Session relating to the Purchase of Land in Ireland, the Land Commission, and the Improvement of the Congested Districts in Ireland; Queen’s Recommendation signified; Question agreed to; CXLVI. 31. Motion agreed to in Committee, 34. Resolution reported; First Resolution read a second time; Amendment proposed in line 8, to have out the words “the Consolidated Fund of the United Kingdom,” and insert the words “money to be provided by Parliament”; Question put, That the words proposed to be left out stand part of the said Resolution; Motion, divided in the Affirmative; another Amendment proposed to the said Resolution, in line 9, to insert, after the words “Land,” the word “Purchase”; Question put, That the word “Purchase” be there inserted; Motion, divided; Motion, That this House doth agree with the Committee in the said Resolution; and Question on Division resolved in the Affirmative; Second Resolution read a second time; Motion, That this House doth agree with the Committee in the said Resolution; on Division, resolved in the Affirmative, 102.

Railways:

Deposits:

Application of Forfeited Deposits:

[1892.] Day appointed for a Committee to consider the expediency of authorising the repeal of Section 27 of the Llandowr Valley Railway Act of 1865, relating to the deposit money, and in lieu thereof of making such other provisions as may be considered expedient or desirable; Queen’s Recommendation signified; Question agreed to; CXLVII. 272. Matter considered, 278.

North Pembrokeshire and Fishguard Railway Bill:

[1892.] Day appointed for a Committee to consider the expediency of authorising the repeal of Sections 20 and 21 of the North Pembrokeshire and Fishguard Railway Act, 1885, relating to the deposit money, and in lieu thereof of making such other provisions as may be considered expedient or desirable; Queen’s Recommendation signified; Question agreed to; CXLVII. 272. Matter considered, 278. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 207.

Plymouth and Dartmouth Railway:

[1890-91.] Day appointed for a Committee to consider of authorising the payment of a sum of Three thousand and twenty-five pounds, deposited as security for the completion of the Railways authorised by “The Plymouth and Dartmouth Railway Act, 1885,” and which is liable to forfeiture, shall be paid with and applied as if the same had been deposited in accordance with Standing Order 27 in respect to the application to Parliament for the Plymouth and Dartmouth Railway Bill now pending in this House; Queen’s Recommendation signified, Question agreed to; CXLVI. 140. Matter considered in Committee, 114. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 148. See Instructions and Bill.

Repayment of Deposit:

Arnagh and Keady Light Railway Bill:

[1890-91.] Day appointed for a Committee to consider of authorising the repayment, subject to the provisions of the Arnagh and Keady Light Railway Bill, 1890, as amended by Section 20 of “The Tramways (General) Act, 1890,” which is now forfeited, together with the interest and dividends thereon; Queen’s Recommendation signified; Question agreed to; CXLVII. 143. Considered in Committee, 145. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 150.

Great Western Railway:

[1890-91.] Day appointed for a Committee to consider of authorising the repayment, subject to the provisions of the Great Western Railway, 1885, with respect to compensation to landowners and other persons injured, and for the protection of creditors, of the Sum of Two hundred and sixty-one pounds eleven shillings and five pence, being the portion of the money deposited in respect of the application of Parliament for the said Act, applicable to the railway No. 4 by that Act authorised, which in pursuance of the said Act is now forfeited or liable to be forfeited, together with any interest or dividends thereon; Queen’s Recommendation signified; Question agreed to; CXLVI. 366. Matter considered in Committee, 355. Resolution reported, and agreed to; Instruction to the Committee on the Bill that they have Power to make Provision therein pursuant to the said Resolution, 350. See Instructions and Bill.

London, Chatham, and Dover Railway Bill:

[1890-91.] Day appointed for a Committee to consider of authorising the repayment, subject to the provisions of “The London, Chatham, and Dover Railway Act, 1876,” with respect to compensation to landowners and other persons injured, and for the protection of creditors, of the Sum of One thousand five hundred and five pounds twelve shillings and five pence, being the portion of the money deposited in respect of the application of Parliament for the said Act is now forfeited, or liable to be forfeited, together with any interest or dividends thereon; Queen’s Recommendation signified; Question agreed to; CXLVI. 342. Matter considered in Committee, 345. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 339. See Instructions and Bill.

North British Railway:

[1890-92.] Day appointed for a Committee to consider of authorising the repayment, subject to the provisions of the North British Railway Bill, 1892, with reference to Compensation to landowners and other persons injured, and for the protection of creditors, of the Sum of One thousand five hundred pounds, which, in pursuance of the said Act, is now forfeited, or liable to be forfeited, together with any interest or dividends thereon; Queen’s Recommendation signified; Question agreed to; CXLVI. 88. Matter considered, 91. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 93. See Instructions and Bill.

Southern Railway Bill:

[1890-91.] Day appointed for a Committee to consider of authorising the repayment, subject to the provisions of “The Lyell Railway (Execution) Act, 1892,”
I. Committees of the Whole House resolved on, to consider various Matters.

Railways—Deposits—continued.

Repayment of Deposits—continued.

South Eastern Railway Bill—continued.

in relation to comparative line-haulages or other Charges, and to the protection of creditors, and subject also to the provisions of Clause 24 of the Bill now pending in this House, intituled, "A Bill for conferring further powers on the South Eastern Railway Company upon the Crashack and Pendine Wood Railway Company, and for other purposes," the Sum of Seven thousand nine hundred pounds Sterling Three per Centum Consolidated Stock, being the residue of the Sum deposited in pursuance of "The Whitland, Cressow, and Pendine Railway Company Act, 1877," which is now forfeited or liable to be forfeited, together with any interest or dividends thereon;—Queen's Recommendation signified; Question agreed to; CLXV, 139. Committee deferred, 134. Matter considered in Committee, 136. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 139. See Instructions.

Stratford upon Avon, Tewkesbury, and Midland Junction Railway Bill: 147. [1895.] Day appointed for a Committee to consider of authorising the repayment of the Sum of Seven thousand seven hundred and ninety-nine pounds Two and Three-quarters per Centum Consolidated Stock, deposited as security for the completion of the Railway authorised by "The South Eastern Railway Company and upon the Cranbrook and Paddock Wood Railway Company, and for other purposes," of the present Session, to facilitate the construction of Railways in Great Britain, and for that purpose to borrow from the Consolidated Fund; and also of authorising the payment, out of the Consolidated Fund, of the muneration and expenses of the Light Railway Commissioners, and the expenses of the Board of Trade under the said Act;—Queen's Recommendation signified; Question agreed to; CXLVII, 207. Matter considered, 207. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 210. See Instructions and Bills. 150.

Whitland, Cressow, and Pendine Railway (Abandonment) Bill: 149. [1895.] Day appointed for Committee to consider of authorising the repayment of the Sum of One thousand six hundred and seventy-six pounds seventeen shillings and nine pence Two and Three-quarters per Centum Consolidated Stock, deposited as security for the completion of the Railway authorised by "The Whitland, Cressow, and Pendine Railway Company Act, 1877," which is now forfeited or liable to be forfeited, together with the interest and dividends thereon;—Queen's Recommendation signified; Question agreed to; CXLVII, 207. Matter considered, 210. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 217. See Instructions and Bills. 153.

Great Indian Peninsula Railway Company Bill (Amendment): 149. [1896.] Day appointed for a Committee to consider of authorising the payment out of the Revenues of India of any Annuities created under any Act of the present Session to provide for the vesting of the Undertaking of the Great Indian Peninsula Railway Company in the Secretary of State in Council of India, and of any costs, charges, and expenses in-urred under such Act;—Queen's Recommendation signified; Question agreed to; CL, 239. Matter considered, 242. Further matter considered, 238. Reception of Report deferred, 235. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 255. See Instructions and Bills. 157.

Railways (Advances): 156. [1896.] Day appointed for a Committee to consider of authorising the Treasury to make Advances, under any Act of the present Session, to facilitate the construction of Light Railways in Great Britain, and for that purpose to borrow from the National Debt Commissioners the Sums that may be required, such Sums as may be required to be repaid out of the Moneys to be provided by Parliament, and, if those Moneys are insufficient, out of the Consolidated Fund; and also of authorising the payment, out of Moneys to be provided by Parliament, of the salary, re- numeration, and expenses of the Light Railway Commissioners, and the expenses of the Board of Trade under the said Act;—Queen’s Recommendation signified; Question agreed to; CL, 255. Resolution reported, and agreed to; Bill ordered upon the Resolution. 161. See Bill.

West Highland Railway Guarantee: 156. [1896.] Day appointed for a Committee to consider of authorising the Treasury to guarantee the interest on certain Capital of the West Highland Railway Company, and to pay a Sum of Money thereto, and of authorizing the payment, out of the Consolidated Fund, and out of Moneys to be provided by Parliament, of such Sums as may be necessary for those purposes;—Queen’s Recommendation signified; Question agreed to; CL, 155. Matter considered and Resolution agreed to, on Division, 156. Resolution reported, and Bill ordered, 156. See Bill.
1. Committees of the Whole House resolved on, to consider Various Matters—continued.

RANGES (PAYMENTS):

139. [1899-00.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Sums required for the repayment, or in certain cases, of money borrowed for the purchase of Land under any Act of the present Session to facilitate the Acquisition of Ranges by Volunteer Corps and others; Queen's Recommendation signified; Question agreed to; CXLVI. 411. Matter considered in Committee, 421. Resolution reported, and agreed to, 425.

REGULAR AND ELDER'S WIDOWS' FUND (CONTRIBUTION):

160. [1897.] Day appointed for a Committee to consider of authorising the Secretary of State in Council of India to contribute, out of the Revenues of India, such Sums as may be required, in pursuance of any Act of the present Session to make provision for the transfer of the Ancients, Liabilities, and Management of the Regular Widows' Fund and of the Elder Widows' Fund, to the Secretary of State in Council of India; Queen's Recommendation signified; Question agreed to; CLIV. 161. Matter considered, 176. Resolution reported, and agreed to, 192. See Bill.

ROSSendale Valley Tramways—See Tramways.

ROYAL NIGER COMPANY (CONSOLIDATED FUND):—See Chartered Companies (Consolidation).—South-Eastern Railway Bill—See Railways (Depos—ment of Deposit).

SPOKEnor's Retrenchment:

165. [1895.] Resolution for an Address, praying Her Majesty to concur some signal mark of Her favour upon him for his laudable services; To be presented by Privy Councillors; CL. 117. Queen's Answer, 124. House resolves to go into Committee to consider Answer, 131.

167. [1895.] Order, That the Order for the Committee on Her Majesty's Most Gracious Answer to the Address relative to Mr. Spence's Retirement have precedency this day of the Notice of Motion; CL. 154. Matter considered; Motion, That the annual Sum of Four thousand pounds be granted, &c.; Question agreed to; CLIV. 353. Matter considered in Committee, 359. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein, pursuant to the said Resolution, 363. See Instructions and Bill.

STRAFHORD-UP-ON-AVON, TREDVER, AND MIDLAND JUNCTION RAILWAY BILLS—See Railways.

Sea Fisheries Regulation (Scotland) (Grant):—See Bill.

Sea Fisheries Regulation (Scotland) (Salary, &c.):

162. [1899-00.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of an annual Sum to the Fishery Board for Scotland, in pursuance of any Act of the present Session for the better Regulation of Scottish Sea Fisheries; Queen's Recommendation signified; Question agreed to; CXLVIII. 239. (Not proceeded with.)

Sea Fisheries Regulation (Scotland) (Salary, &c.):—See Bill.

Seed Potatoe Supply (Ireland) (Remuneration):

164. [1895.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the Salary of the Scientific Superintendent and of the personal and travelling expenses of the Members of the Board to be appointed, in pursuance of any Act of the present Session for the better Regulation of Scottish Sea Fisheries; Queen's Consent signified; Question agreed to; CL. 319. Matter considered, 321. Resolution reported, and agreed to, 327.

Training:

170. [1896.] Motion for the House to resolve itself into a Committee to consider of authorising the issue out of the Consolidated Fund, of such Sums as may be required for the purpose of the Telegraph Acts, and the borrowing by the Consolidated Fund, of such Sums as may be required for the service of the Post Office, and, if those Moneys are insufficient, out of the Consolidated Fund; Queen's Recommendation signified; Question agreed to; CXLVII. 225. Matter considered, 333. Resolution reported, and agreed to, 346.

171. [1898.] Resolutions reported; Resolution read a second time; Motion, That this House doth agree with the Committee in the Resolution; Question agreed to; CL. 78. Matter considered, and, at Midnight, Debate being taken to further Proceeding, Committee report Progress, 82. Matter further considered, 108. Matter further considered in Committee, and, at Midnight, Chairman reports Progress, 156. Matter further considered in Committee, and, at Midnight, Chairman reports Progress, 239. Motion, That the Debate be adjourned, withdrawn; Motion agreed to; Bill ordered upon the said Resolution, 173. See Bill.

172. [1899.] Queen's Recommendation signified, Question agreed to; CXLVII. 126. Matter further considered, 235. Report of Return referred, 295. Resolution reported; Bill ordered, 297. See Bill.
I. Committees of the Whole House resolved on, to consider Various Matters—continued.

Training Colleges (Ireland) (Loans):—

173. [1890-91.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Annuity that may be created for the repayment of any Loan made by the Irish Land Commission under any Act of the present Session, to provide for the Reimbursement to Training Colleges in Ireland of certain past expenditures on their Site, Buildings, Appurtenances, Premises, and Fixtures; Queen's Consent signified; Question agreed to; CXLVI. 425. Committee deferred, 427. Matter considered in Committee, 431. Resolution reported, and agreed to, 437.

174. [1890-91.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Annuity that may be created for the repayment of any Loan made by the Commissioners of Public Works in Ireland under any Act of the present Session relating to Expenditure by Training Colleges in Ireland; Queen's Recommendation signified; Question agreed to; CXLVI. 491. Matter considered in Committee, 501. See Loan.

Tramways:—

Deposits:—

Repayment of Deposit:

Flamborough Head Tramways (Abandonment):—

175. [1890-91.] Day appointed for a Committee to consider of authorising the repayment of the Sum of Eight hundred and twenty-eight pounds eight shillings and two pence, being the Sum deposited in respect of the application to Parliament for "The Flamborough Head Tramways Act, 1897," which, in pursuance of Section 22 of that Act, is now forfeited or liable to be forfeited, together with any interest or dividends thereon; Queen's Recommendation signified; Question agreed to; CXLVI. 145. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 146. See Instructions and Bills.

Harrow Road and Paddington Tramways Bill:—

176. [1890-91.] Day appointed for a Committee to consider of authorising the repayment, subject to the provisions of Section 40 of "The Harrow Road and Paddington Tramways Act, 1896," relating to compensation to landowners and other persons injured and road authorities, and for the protection of creditors, of the Sum of One thousand six hundred and ninety dollars and seven pounds Two and Three-quarters per Centum Consolidated Stock, together with any interest or dividends thereon; Queen's Recommendation signified; Question agreed to; CXLVI. 223. Matter considered in Committee, 228. Resolution reported, and agreed to; Instruction to the Committee on the Bill, that they have Power to make Provision therein pursuant to the said Resolution, 231. See Instructions and Bill.

Plymouth Tramways:—

177. [1892.] Day appointed for a Committee to consider of authorising the repayment, subject to the provisions of Section 63 of "The Plymouth Tramways Act, 1889," with respect to compensation to landowners and other persons injured and road authorities, and for the protection of creditors, and subject also to the provisions of Clause 4 of the Bill now pending in this House, intituled, "A Bill to revive the powers and extend the time for completion and opening of the Plymouth Tramways, and for other purposes," of the Sum of Two hundred and Fifty pounds and nine shillings, which in pursuance of the said Act is now forfeited or liable to be forfeited, together with any interest or dividends thereon; Queen's Recommendation signified; Question agreed to; CXLVI. 127. Matter considered in Committee, 130. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 133. See Instructions and Bill.

Tramways—Deposits—continued.

Repayment of Deposit—continued.

Boswell Valley Tramways (Abandonment) Bill:—

178. [1898.] Day appointed for a Committee to consider of authorising the repayment of the Sum of Two thousand two hundred and thirty-seven pounds thirteen shillings and seven pence, deposited in pursuance of "The Boswell Valley Tramways Act, 1898," and which has become liable to forfeiture, together with the interest and dividends thereon; Queen's Recommendation signified; Question agreed to; CXLVI. 150. Matter considered, 160. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 164. See Instructions and Bills.

Wessex—Super—Mare, Clevedon, and Portishead Tramways Bill:—

179. [1892.] Day appointed for a Committee to consider of authorising the Treasury to redeem their Liability in respect of guaranteed dividend on the share capital of Tramway Companies in Ireland by payment of a capital Sum, of authorising the National Debt Commissioners to advance the Sum required, and of authorising the repayment, subject to the provisions of Clause 4 of the Bill now pending in this House, intituled, "A Bill to revive the powers and extend the time for completion and opening of the Plymouth Tramways, and for other purposes," of the Sum of Two thousand two hundred and thirty-seven pounds thirteen shillings and seven pence, being the Sum deposited in respect of the application to Parliament for "The West-super-Mare, Clevedon, and Portishead Tramways Act, 1892," and which has become liable to forfeiture, together with the interest and dividends thereon; Queen's Recommendation signified; Question agreed to; CXLVI. 150. Matter considered, 160. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 164. See Instructions and Bills.

Tramways (Ireland) (Heddonisation):—

180. [1894.] Day appointed for a Committee to consider of authorising the Treasury to redeem their Liability in respect of guaranteed dividend on the share capital of Tramway Companies in Ireland by payment of a capital Sum, of authorising the National Debt Commissioners to advance the Sum required, and of authorising the repayment, subject to the provisions of Clause 4 of the Bill now pending in this House, intituled, "A Bill to revive the powers and extend the time for completion and opening of the Plymouth Tramways, and for other purposes," of the Sum of Two thousand two hundred and thirty-seven pounds thirteen shillings and seven pence, being the Sum deposited in respect of the application to Parliament for "The West-super-Mare, Clevedon, and Portishead Tramways Act, 1892," and which has become liable to forfeiture, together with the interest and dividends thereon; Queen's Recommendation signified; Question agreed to; CXLIXL 376. Matter considered, 379. Resolution reported, and agreed to, 383.——[1890] (No. 2); Queen's Recommendation signified; Question agreed to; CXL. 127. Matter considered, 130. Resolution reported, and agreed to, 133.

Tramways Provisional Orders Confirmation (No. 2) Bill (Release of Deposit and Release of Deposit):—

Birmingham Central Tramways Order:—

181. [1890-91.] Day appointed for a Committee to consider of authorising the release of the Sum of One hundred pounds, now liable to forfeiture, being the Sum deposited for securing the completion of the Tramways authorised by "The Kensington and Harborne Tramways Order, 1883," together with any interest thereon; Queen's Recommendation signified; Question agreed to; CXLVI. 417. Matter considered in Committee, 422. Resolution reported, and agreed to; Instruction to the Committee on the Bill, That they have Power to make Provision therein pursuant to the said Resolution, 426. See Instructions and Bills.

Turbary (Ireland) (Expenses):—

182. [1890-91.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of the amount of precautionary money and costs incurred in the purchase of buses under the provisions of any Act of the present Session to provide for and regulate the use by purchasing tenants of Light Trams of Turvey; Queen's Recommendation signified; Question agreed to; CXLVI. 396. Matter considered in Committee, 401. Resolution reported, and agreed to, 404.

Uganda Railway (Consolidated Fund):—See Railways.

Universal
I. Committees of the Whole House resolved on, to consider Various Matters—continued. 

Universal Life Assurance Society Bill (Stamp Duties) :—

183. [1890.] Day appointed for a Committee to consider of authorising the payment, out of Moneys to be provided by Parliament, of any Expenses of and relating to Arbitration which may become payable under the provisions of any Act of the present Session to amend the Law with respect of Compensation to Workmen for Accidental Injuries suffered in the course of their Employment, and of any Compensation that may become payable under the provisions of any Act of the present Session to amend the Law with respect of Compensation to Workmen employed by or under the Crown in pursuance of such Act; Queen's Recommendation signified; Question agreed to; CLV. 122. Matter considered, 124. Resolution reported; and agreed to, 127. Instruction to the Committee on the Universal Life Assurance Society Bill, 128. See Bill.

Voluntary Schools (Aid Grant, &c.) :—See Education.

West Highland Railway (Guarantee) :- See Railways.

Weston-super-Mare, Clevedon, and Porriston Tramways :- See Tramways.

Whitland, Cronware, and Pendine Railway Abandonment :- See Railways.

West Highland Railway (Guarantee) :- See Railways.

II. Joint Committees of Lords and Commons :—

Drafting of Bills:

180. [1893.] Message from the Lords, That they have come to the following Resolution, viz.:—That it is desirable that a Joint Committee of both Houses be appointed to consider in what manner such inconvenience as arises from legislation by reference in Acts of Parliament to prior enactments can best be avoided:—(1) to which Resolution they desire the concurrence of this House; CL. 127. Lords' Message read; Considered; H. O. Resolution, That this House doth concur with the Lords in the Resolution; Message to acquaint them therewith, 131. Message from the Lords, That they have appointed Five Lords to join with a Committee of this House to consider in what manner such inconvenience as arises from legislation by reference in Acts of Parliament to prior enactments can best be avoided; and request this House to appoint an equal number of its Members to be joined with the said Lords, 135. Message considered; Ordcr, That a Select Committee of Five Members be appointed to join with the Committee appointed by the House of Lords; Message to the Lords to acquaint them there- with, 206. Motion, That Mr. Blake be a Member of the Select Committee, and the Motion being opposed, Mr. Speaker puts the Question, That the Debate be adjourned, pursuant to Standing Order, 16; and Debate adjourned, 231. Further adjourned, 243, 285. \( \text{(Not proceeded with.)} \)

Electrical Energy (Generating Stations and Supply) :-

187. [1890.] Message from the Lords, That it is desirable that a Select Committee be appointed to join with a Committee of the House of Commons to consider and Report—1. Whether, notwithstanding the provision of Section 12 (1) of the Electric Lighting Act, 1882, powers should be given in any cases for acquiring land compulsorily for generating stations; and, if so, under what conditions as respects liability for nuisance, notice to surrounding owners and otherwise; 2. Whether compulsory powers of acquiring land for generating stations, if proper to be given in any cases, should be given where the proposed site is not within the area of supply; 3. Whether in case of a generating station, however acquired, not being situated within the area of supply, power should be given for the breaking up of streets between the generating station and the boundary of the area of supply; 4. Whether powers should be given in any case for the supply of electrical energy over an area including districts of numerous local authorities, involving plant of exceptional dimensions and high voltage; and if such powers may properly be given, whether any, and what, conditions should be imposed; (e) With respect to system and plan, and to the construction and location of generating stations, in view of the powers of purchase conferred upon

Electrical Energy (Generating Stations and Supply) :- Continued.

188. [1890.] Message from the Lords; The Lords have come to the following Resolution, viz.:—That it is desirable that a Joint Committee of both Houses of Parliament be appointed to inquire into the Salaries of the Permanent Staff of both Houses of Parliament, and into the present method of appoint- ment or nomination by any Officer of either House; and to report what changes, if any, suitable in respect thereto; to which Resolution the Lords desire the concurrence of this House; CL. 127. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 85. Message from the Lords; The Lords have appointed a Committee of Four Lords to join with a Committee of Five Members appointed by the House of Commons to consider and report on electrical energy (generating stations and supply) and request that this House will be pleased to appoint an equal number of its Members to be joined with the said Lords; 86. Lords' Message considered; Ordcr, That a Select Committee of Four Members be appointed to join with the Committee appointed by the Lords; Committee nominated; Message to the Lords to acquaint them therewith; Two to be the Quorum, 102. Message from the Lords, proposing place and hour of meeting; Message considered; Committees to meet the Lords as proposed by their Lordsships; Message to acquaint the Lords therewith, 106. Joint Committee to have leave to hear parties by themselves, their Counsel and Agents and Witnesses, 146. Report, 223.

Houses of Lords and Commons Permanent Staff:

188. [1890.] Message from the Lords; The Lords have come to the following Resolution, viz.:—That it is desirable that a Joint Committee of both Houses of Parliament be appointed to inquire into the Salaries of the Permanent Staff of both Houses of Parliament, and into the present method of appoint- ment or nomination by any Officer of either House; and to report what changes, if any, are suitable in respect thereto; to which Resolution the Lords desire the concurrence of this House; CL. 127. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 85. Message from the Lords; The Lords have appointed a Committee of Five Members to join with a Committee of this House to consider and report on electrical energy (generating stations and supply) and request that this House will be pleased to appoint an equal number of its Members to be joined with the said Lords, 86. Lords' Message considered; Ordcr, That a Select Committee of Five Members be appointed to join with the Committee appointed by the House of Lords; Message to the Lords to acquaint them therewith;
II. Joint Committees of Lords and Commons—continued.

(1.) Appointed at the desire of the Lords—continued.

Houses of Lords and Commons Permanent Staff—continued.

with, 72. Two Members nominated Members of the Joint Committee. Motion, That Mr. Hanbury be one of the Members of the Committee; and, the Motion being opposed, Mr. Speaker puts the Question, That the Debate be adjourned, pursuant to Standing Order, No. 106; Day appointed for resumption of Debate, 75. Debate resumed; other Members of the Committee nominated, on Division; Motion, That the Committee have Power to send for persons, papers, and records, Three to be the Quorum, and Question agreed to, on Division, 76. Message from the Lords, proposing place and hour of meeting; Message considered; Committee to meet the Lords, as proposed by their Lordships; Message to acquaint them therewith, 80. Report, 357.

Statute Law Revision:

186. [1893.] Message from the Lords; The Lords have come to the following Resolution, viz.: "That it is desirable that the subject of Statute Law Revision be referred to a Joint Committee of both Houses of Parliament," to which Resolution they desire the concurrence of this House; CXLVIII. 92. Message read, and considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 129. Message from the Lords; The Lords have appointed a Committee of Five Lords, to join with a Committee of this House, to consider the subject of Statute Law Revision; and request this House to appoint an equal number of its Members to be joined with the said Lords, 135. That part of a Message from the Lords considered; Order, That the Select Committee of Five Members be appointed to join with the Committee appointed by the House of Lords, as mentioned in their Lordships' Message of the 25th day of May, to the said Message; Message to the Lords to acquaint them therewith, 21. Message from the Lords; The Lords have added a Lord to the Joint Committee appointed by both Houses to consider the subject of Statute Law Revision, and request this House to add one of its Members to the said Joint Committee, 105. That part of the Message from the Lords to be now considered; considered accordingly; Order, adding a Member to the Committee; Message to the Lords to acquaint them therewith, 175. Message from the Lords, appointing time and place of meeting; Order, To be now considered; considered; Order, That the House do meet on the 12th day of this instant April, to consider all Statute Law Revision Bills, and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament, to which Resolution the Lords desire the concurrence of this House, CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114. Message to the Lords to acquaint therewith, 114. Leave to the Select Committee to make a Special Report; Special Report, That the Contagious Diseases (Animals) Bill be referred to the Joint Committee of both Houses of Parliament, 224. Message from the Lords; the Lords have come to the following Resolution, viz.: "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament," to which Resolution the Lords desire the concurrence of this House; CXLIX. 53. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 114.
II. Joint Committees of Lords and Commons—continued.

(1.) Appointed at the desire of the Lords—continued.

Statute Law Revision, &c., Bills—continued.

Lords in the said Resolution; Message to the Lords to acquaint them therewith, 66. Message from the Lords; the Lords have appointed a Committee of Six Lords, to join with a Committee of this House, to consider all Statute Law Revision Bills and Consolidation Bills of the present Session; and request this House to appoint an equal number of its Members to be joined with the said Lords, 73. Lords' Message considered; Motion, That a Select Committee of Six Members be appointed to join with the Committee appointed by the Lords, to consider the Statute Law Revision Bills and Consolidation Bills of the present Session; and request this House to appoint an equal number of its Members to be joined with the said Lords, 89. Message from the Lords; the Lords have appointed a Committee of Seven Lords, to join with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 102. Message from the Lords, That they have committed the Post Office Consolidation Bill to the Joint Committee, 110. Message from the Lords appointing time and place of meeting, 163. Message considered; Committee to meet the Lords at the said time and place, and that they have referred the Statute Law Revision Bills and Consolidation Bills of the present Session to a Joint Committee of Lords and Commons, 34. Message to the Lords, That the Lords have added a Lord for the consideration of the Post Office Consolidation Bill, and requesting this House to add a Member, 167. Lords' Message considered; Order, That the Select Committee appointed to join with a Committee of the Lords of Seventeen Members be appointed to join with a Committee of Seven Members; Message to the Lords to acquaint them therewith, 163. Message from the Lords, That they have added a Lord for the consideration of the Post Office Consolidation Bill; Message to the Lords to acquaint them therewith, 197. Message from the Lords, That they have come to the following Resolution, viz.: That it is desirable that a Select Committee be appointed to join with a Committee of the House of Commons, to consider and report whether, in the case of Improvements sanctioned by Parliament and effected by the expenditure of public funds, persons, the value of whose property is clearly increased by an improvement, can be equitably required to contribute to the costs of the improvement; and, if so, by what conditions, Parliament should sanction the levying of such contributions in Local Acts or Provisions Ordnances; and to which the Lords desire the concurrence of this House, 281. Message considered; Resolution, That this House doth agree with the Lords in their Resolution; Message to acquaint them therewith, 284. Friendly Societies Bill and Collecting Societies Bill committed to Joint Committee; Message to acquaint the Lords therewith, 302. Message from the Lords, That they had added a Lord, and requesting this House to add a Member, 311. Lords' Message considered; Member added; Message from the Lords to acquaint them therewith, 347. Parliamentary Costs Bill, pending in the Lords, reported from the Joint Committee, 347. Special Report relative to Joint Committee on Receipts, and Bill reported, 366. Special Report relative to Friendly Societies Bill, and Bill reported, 366.

194. [1897.] Message from the Lords; CXLII. 27. Motion, That this House do concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 30. Message from the Lords; the Lords have appointed a Committee of Seven Lords, to join with a Committee of this House, to consider all Statute Law Revision Bills and Consolidation Bills of the present Session; and request this House to appoint an equal number of its Members to be joined with the said Lords, 24. Lords' Message considered; Order, That a Select Committee of Seven Members be appointed to join with the Committee appointed by the House of Lords; Committee nominated; Message to the Lords to acquaint them therewith, 80. Three to be the Quorum, 250. Message from the Lords, That they had added a Lord for the consideration of the Exchequer Licences Bill, and requesting this House to send the Lords' Bill, 311. Message from the Lords, That they have referred the Exchequer Licences Bill to the Joint Committee, 311. Message from the Lords, That they have added a Lord for the consideration of the Excise Licences Bill, and requesting this House to send the Lords' Bill, 366. Lords' Message considered; Member added; Message from the Lords, That they have referred the Excise Licences Bill to the Joint Committee, 377.

(1.) Appointed at the desire of the Lords—continued.

Statute Law Revision Bills and Consolidation Bills:

195. [1898.] Message from the Lords; That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament; to which the Lords desire the concurrence of this House; CXLII. 81. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 89. Message from the Lords, That the Lords have appointed a Committee of Seven Lords to join with a Committee of this House to consider all Statute Law Revision Bills and Consolidation Bills of the present Session; and they request that this House will be pleased to appoint an equal number of its Members to be joined with the said Lords, 90. Message considered; Order, That a Select Committee of Seven Members be appointed to join with the Committee appointed by the Lords; Message to the Lords to request the Lords to appoint a Committee of Five Members nominated for the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic and the Schedules of Rates, and that all Petitions relative to Provisional Orders made under that Act, for the purpose of confirming Provisional Orders or Provisional Orders made by the Board of Trade, or Provisional Orders made under any other Act, or Provisional Orders made by any Board, should be referred to a Joint Committee of Lords and Commons; Message to the Lords to communicate this Resolution, and desire their concurrence; CXLVIII. 254. Message from the Lords; That they concur in the said Resolution, 259. Resolution and Lords' Message read; Order, That the following Bills be committed to a Select Committee of Five Members, nominated by the Committee of Selection, to be joined with a Committee of Five Lords—Canal Rates, Tolls, and Charges Provisional Order (Leeds and Liverpool Canal) Bill; Canal Rates, Tolls, and Charges Provisional Order (Warwick and Birmingham Canal) Bill; Canal Rates, Tolls, and Charges Provisional Order (Navigation of the Rivers Aire and Calder) Bill; Canal Tolls and Charges Provisional Order (Birmingham Canal Navigation) Bill; Canal Rates, Tolls, and Charges Provisional Order (Grand Junction Canal) Bill; Canal Tolls and Charges Provisional Order (Warwick and Birmingham Canal) Bill; Order, That all Petitions relative to Provisional Orders pending in Committee of both Houses of Parliament, to which the Lords desire the concurrence of this House; CXLII. 110. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 103. Message from the Lords; That it is desirable that a Select Committee be appointed to join with a Committee of the House of Commons, to consider and report whether, in the case of Improvements sanctioned by Parliament and effected by the expenditure of public funds, persons, the value of whose property is clearly increased by an improvement, can be equitably required to contribute to the costs of the improvement; and, if so, by what conditions, Parliament should sanction the levying of such contributions in Local Acts or Provisions Ordnances; and to which the Lords desire the concurrence of this House; CXLVIII. 608.

(2.) Appointed at the desire of the Commons:

Canal Rates, Tolls, and Charges Provisional Order Bills:

197. [1895—96.] Resolution, That all Bills of the present Session to confirm Provisional Orders made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic and the Schedules of Rates, and that all Petitions relative to Provisional Orders made thereunder, should be referred to a Joint Committee of Lords and Commons; Message to the Lords to communicate this Resolution, and desire their concurrence; CXLVIII. 254. Message from the Lords; That they concur in the said Resolution, 259. Resolution and Lords' Message read; Order, That the following Bills be committed to a Select Committee of Five Members, nominated by the Committee of Selection, to be joined with a Committee of Five Lords—Canal Rates, Tolls, and Charges Provisional Order (Leeds and Liverpool Canal) Bill; Canal Rates, Tolls, and Charges Provisional Order (Navigation of the Rivers Aire and Calder) Bill; Canal Tolls and Charges Provisional Order (Birmingham Canal Navigation) Bill; Canal Rates, Tolls, and Charges Provisional Order (Grand Junction Canal) Bill; Canal Tolls and Charges Provisional Order (Warwick and Birmingham Canal) Bill; Order, That all Petitions relative to Provisional Orders pending in Committee of both Houses of Parliament, to which the Lords desire the concurrence of this House; CXLII. 110. Lords' Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 103. Message from the Lords; That it is desirable that a Select Committee be appointed to join with a Committee of the House of Commons, to consider and report whether, in the case of Improvements sanctioned by Parliament and effected by the expenditure of public funds, persons, the value of whose property is clearly increased by an improvement, can be equitably required to contribute to the costs of the improvement; and, if so, by what conditions, Parliament should sanction the levying of such contributions in Local Acts or Provisions Ordnances; and to which the Lords desire the concurrence of this House; CXLVIII. 608.
II. Joint Committees of Lords and Commons—continued.

(2.) Appointed at the desire of the Commons—continued.

Canal Rates, Tolls, and Charges Provisional Order Bills—continued.

the Committee, 287. Member discharged, another appointed in accordance with the desire of the Commons. The minute at which they have appointed a Committee of Five Lords to join with a Committee of the Commons and propose time and place of meeting, 239. So much of Message from the Lords, of the 9th day of this instant June, wherein their Lordships acquaint this House, That they have appointed a Committee of Five Lords to join in with the Committee of the Commons on the Canal Rates, Tolls, and Charges Provisional Order Bills (pursuant to the Message of this House); and that they propose that the said Joint Committee do meet in Room A. on Monday next, at Two of the clock, to be taken into consideration; Message considered; Order, That the Select Committee appointed to join with the Committee appointed by the Lords on the Canal Rates, Tolls, and Charges Provisional Order Bills, be referred to a Joint Committee of Lords and Commons, Schedule of Maximum Rates, Tolls, and Charges applicable to the Trade, under "The Railway and Canal Traffic Act, 1888," Session to confirm Provisional Orders made by the Board of Trade, under the Railway and Canal Traffic Act, 1888, contained in the Classification of Merchandise Traffic and the Schedule of Maximum Rates, Tolls, and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons, Schedule of Maximum Rates, Tolls, and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons, Message to the Lords to communicate this Resolution, and desire their concurrence; CXLIX. 123. Message from the Lords concerning, 136. Resolution, and Lords' Message read; Order, That the following Bills be committed to a Select Committee of Five Members, nominated by the Committee of Selection, to be joined with a Committee of Five Lords: Canal Tolls and Charges Provisional Order (No. 1) (Canals of Great Northern and other Railway Companies) Bill, Canal Rates, Tolls and Charges Provisional Order (No. 2) (Bridgewater, etc. Canals) Bill, Canal Tolls and Charges Provisional Order (No. 3) (Aberdare, etc. Canals) Bill, Order, That all Petitions in favour of or against the Bills, or Orders scheduled thereto, presented Five clear days before the meeting of the Committee be referred to the Committee; that the Petitioners praying to be heard by themselves, their Counsel or Agents, be heard in favour of or against the Bills, and Counsel licensed in support of the Bills Order, That a Message to the Lords be transmitted to them therewith, and requesting their Lordships to appoint an equal number of Lords to be joined with the Committee of Selection of this House, in the appointment of Members, to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords, nominated, 178. Message from the Lords, That they have appointed a Committee, consisting of Five Lords, to join with the Commons on the Committee of Selection of this House (pursuant to Message of this House) and proposing time and place of meeting; Message considered; Order, concerning time and place of meeting; Message to the Lords concerning, 192. Message declared; another added, 192, 203. Other Bills committed to the Committee, 212. Order, That the Order made upon the 25th day of May last, that all Petitions in favour of or against the Bills or Orders scheduled thereto, presented Five clear days before the meeting of the Committee on Canal Rates, Tolls, and Charges Provisional Order Bills, be referred to the Committee, that the Petitioners praying to be heard by themselves, their Counsel, or Agents, be heard in favour of or against the Bills, and Counsel licensed in support of the Bills, be suspended in the case of the Petition of the Company of Proprietors of the Eccles Canal against the Canal Tolls and Charges Provisional Order (No. 3) (Aberhers, etc. Canadas) Bill, and that the said Petition be referred to the Joint Committee on the Canal Rates, Tolls, and Charges Provisional Order Bills, and that the Petitioners may be heard by themselves, their Counsel or Agents and Witnesses, against the said Bill, 210. Similar Order as regards other Petitions, 241. Report, 241.

(2.) Appointed at the desire of the Commons—continued.

Canal Rates, Tolls, and Charges Provisional Order Bills—continued.

Lords; the Lords concur in the Resolution, 249. Resolution and Message from the Lords read; Order, That a Joint Committee of Lords and Commons be referred to a Joint Committee of Lords and Commons, Message to the Lords to communicate Resolution, and desire their concurrence; CXLIX. 123. Message from the Lords; the Lords concur in the Resolution, 115. Resolution and Message from the Lords read; Order, That the Dublin Corporation and the Clontarf Urban District Council Bills be committed to a Select Committee of Four Members, to be nominated by the Committee of Selection, to be joined with a Committee of Four Lords; Petitions and Papers referred; Counsel ordered; Message to the Lords to acquaint them therewith, 141. Report of Names of Members appointed to serve on the Committee, 141. Message from the Lords, That they have appointed a Committee of Four Lords to join with the Committee of this House, and proposing time and place of meeting; Lords' Message considered; Order, That the Committee of this House do meet the Lords' Committee, as proposed by their Lordships; Message to acquaint them therewith, 188. Writs issued for adjournment of Joint Committee for convenience of parties, 226. Writs ordered to attend the Joint Committee, 226, 277, 314. Bills reported from the Committees, with Amendments; Special Report on the Dublin Corporation Bill, 328. Minutes of Proceedings of the Committee to be printed, 350.

Dublin Corporation Bill and Clontarf Urban District Council Bill:

201. [1900.] Resolution, That it is expedient that the Dublin Corporation Bill and the Clontarf Urban District Council Bill be committed to a Joint Committee of Lords and Commons; Message to the Lords to communicate the Resolution, and desire their concurrence; CLV. 104. Message from the Lords; the Lords concur in the Resolution, 115. Resolution and Message from the Lords read; Order, That the Dublin Corporation and the Clontarf Urban District Council Bills be committed to a Select Committee of Four Members, to be nominated by the Committee of Selection, to be joined with a Committee of Four Lords; Petitions and Papers referred; Counsel ordered; Message to the Lords to acquaint them therewith, 141. Report of Names of Members appointed to serve on the Committee, 141. Message from the Lords, That they have appointed a Committee of Four Lords to join with the Committee of this House, and proposing time and place of meeting; Lords' Message considered; Order, That the Committee of this House do meet the Lords' Committee, as proposed by their Lordships; Message to acquaint them therewith, 188. Writs issued for adjournment of Joint Committee for convenience of parties, 226. Writs ordered to attend the Joint Committee, 226, 277, 314. Bills reported from the Committees, with Amendments; Special Report on the Dublin Corporation Bill, 328. Minutes of Proceedings of the Committee to be printed, 350.

Electric and Cable Railways (Metropolis):

202. [1892.] Motion made, and Question proposed, That a Joint Committee of Lords and Commons be appointed to enquire into the future and probable traffic on the Electric and Cable Railway Subways proposed to be sanctioned within or on the limits of the Metropolis by Bills introduced, or to be introduced, in the present Session, and to report their opinion in whether underground Electric and Cable Railways, or cable traction, are calculated to afford sufficient accommodation for the present and probable future traffic; as to whether any, and which, of the Subways proposed are likely to be requisite for anticipated traffic; as to any terms and conditions under which the subshe should be appropriated; whether any, and if any, what Scheme should not be proceeded with during the present Session; Amendment proposed
Electric and Cable Railways (Metropolis)—continued.

at the end of the Question, to add the words, "and that such Committee have power to hear the parties promoting such Bills, and, if desired by them, receive evidence thereon," and which was ordered to be printed. Message from the Lords to desire their concurrence; CXLVII. 74. Message from the Lords; the Lords concur with the Commons in their Resolution, 85. Resolution of the House of the 1st day of this instant March, relative to Electric and Cable Railways (Metropolis), which was ordered to be communicated to the Lords, and the Message from the Lords of the 7th day of this instant March, signifying their concurrence in the said Resolution, read; Order, That the said Select Committee appointed to join with a Committee of the Lords do consist of Five Members, to be nominated by the Committee of Selection; Order, That the Committee have Power to send for persons, papers, and records; Order, That Three be the Quorum; Order, That a Message be sent to the Lords, to acquaint them therewith, and to request them to appoint an equal number of Lords to be joined with the Members of this House, 117. Motion, That a Resolution be referred to the Joint Committee of Lords and Commons relative to Electric and Cable Railways (Metropolis), that, as regards any schemes for which such Bills have been deposited, the said Committee have power to hear the parties promoting any such Bill before reporting whether it should be proceeded with, 121. Report of Names of Members nominated, 124. Message from the Lords, That they have appointed a Committee, consisting of Five Lords, to join with the Committee of the Commons, 165. Message from the Lords, proposing time and place of meeting; Message considered; Order, That a Select Committee do meet at time and place proposed; Order, That a Message be sent to the Lords to acquaint them therewith, 241. Report, 273.

Electric Powers (Protective Clauses): 203. [1885-94.] Resolution, That a Joint Committee of Lords and Commons be appointed to consider and report whether the grant of Statutory Powers to see Electricity might not be qualified by any prohibition or restriction as to earth return circuits, or by any provisions as to leakage induction, or similar matters; and, if so, in what cases and under what conditions: And, if the Joint Committee are of opinion that any such prohibition, restriction, or provision should be enforced to settle the necessary Clause; Order, That a Message be sent to the Lords to communicate this Resolution, and desire their concurrence; CXLIVIII. 274. Message from the Lords; considering, 285. Resolutions and Lords' Message read; Order, That the said Select Committee appointed to join with a Committee of the Lords do consist of Five Members to be nominated by the Committee of Selection; Order, That the Committee have power to send for persons, papers, and records; Three to be the Quorum; A Message to the Lords to acquaint them therewith, 298. Report from the Committee of Selection of the names of Five Members of this House to be nominated as another appointed in substitution, 329. Message from the Lords, That they have appointed a Committee, consisting of Five Lords, to join with the Committee of the Commons, and proposing time and place of meeting; Message considered; Order, agreeing to time and place of meeting; Message to the Lords to acquaint them therewith, 341. Report from Select Committee, 342. Minutes of Proceedings of the Committee to be printed, 343.

Merchant Shipping Bill: 284. [1885-95.] Resolution, That it is expedient that the Merchant Shipping Bill be committed to a Joint Committee of Lords and Commons; Message to the Lords to communicate this Resolution, and desire their concurrence; CLXVIII. 580. Motion, That a Committee of Five Members of this House be appointed to join with the Committee of the Lords to consider a further Resolution relative to the Merchant Shipping Bill; Message to the Lords to acquaint them therewith, 609. Message from the Lords, That they have added a Lord to the Joint Committee appointed by both Houses on Statute Law Revision Bills and Consolidation Bills for the consideration of the Merchant Shipping Bill, and request this House to add one of its Members to the said Joint Committee for the consideration of the Bill, 506. Lords' Message to be now considered; considered; Order, That the Select Committee appointed by this House to join with the Committee of the Lords on Statute Law Revision Bills and Consolidation Bills do consist of Seven Members, and that Sir Edward Hill be added to the Committee for the consideration of the Merchant Shipping Bill; Message to the Lords to acquaint them therewith, 101. Message from the Lords proposing time and place of meeting, 101. Resolutions of Lords and Commons read, Special Report on Merchant Shipping Bill; Bill reported; Reports to be printed; Bill re-committed to a Committee of the whole House, 200. See Statute Law Revision Bills (Joint Committee).

Municipal Trading: 206. [1900.] Motion, That a Select Committee of Five Members of this House be appointed to join with a Committee of the Lords, to consider and report as to the principles which should govern powers given by Bills and Provisional Orders to municipal and other local authorities for industrial enterprises, within or without the area of their jurisdiction; and, at Midnight, Debate adjourned; CLXV. 125. Further adjourned, 132. Resumed; Amendment made; Main Question, so amended, agreed to; Order, That a Select Committee of Five Members of this House be nominated by the Committee of Selection, &c.; Message to acquaint the Lords therewith, and to request the Lords to appoint an equal number of Lords, 142. Report of names of Members appointed to serve on the Committee, 164. Report of Notice of Motion discharged from the Committee, and Name of Member added, 173. Message from the Lords, That they have appointed a Committee of Five Lords to join with the Committee of this House, and proposing time and place of meeting; Lords' Message considered; Order, That the Committee of this House do meet the Lords' Committee, as proposed by their Lords; Message to acquaint them therewith, 188. Member discharged from the Joint Committee; another Member added, 249, 272, 292. Report (Impartial not completed), 354.

Queen Anne's Bounty Board: 207. [1900.] Select Committee of Five Members of this House to join with a Committee of the Lords to consider the constitution of Queen Anne's Bounty Board, and whether
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Queen Anne's Bounty Board—continued.

whether economy and efficiency of administration would be promoted by any change in its constitution or by its amalgamation with any other body; Appointed; Message to the Lords to acquaint them therewith, and to request that their Lordships will be pleased to appoint an equal number of Lords to be joined with the Members of this House; and that the Clerk do cause the number to have power to act for persons, papers, and records; Three to be the Quorum; CLV. 275. Message from the Lords, that they have appointed a Committee of Five Lords to join with a Committee of the Commons, 291. Members nominated, 291. Message from the Lords proposing place and time of meeting; part of Lords' Message considered; Committee to meet the Lords, as proposed by their Lordships; Message to acquaint them therewith, 301. Report from the Joint Committee; Inquiry not completed, 324. Report to be printed, 324.

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Lords' Message concurred in the Resolution, read; Order, That certain Bills be committed to a Select Committee of Five Members, to be nominated by the Committee of Selection, to be joined with the Lords; Order, That all Petitions in favour of or against the Bills or Orders scheduled thereto presented five clear days before the meeting of the Committee be referred to the Committee; that the Petitioners, praying to be heard by themselves, their Counsel, or Agents, be heard in favour of or against the Bills, and Counsel heard in support of the Bills to the Lords to acquaint them therewith, 148. Message from the Lords, That they have appointed a Committee, consisting of Five Lords, to join with the Committee of the Commons, for the consideration of the Bills, and the Lords propose time and place of meeting 157. Report from the Committee of Selection of the Names of Five Members appointed to serve on the Committee, 168. Part of Lords' Message considered; Order, That the Select Committee appointed by the Commons do meet the Committee of the Lords at the proposed time and place; Message to the Lords acquainting them therewith, 159. Members discharged and others appointed in substitution, 171. Three to be the Quorum, 171. Leave to the Committee to sit To-morrow, notwithstanding the Adjournment of the House, 308. Bills reported, 441, 449, 453, 458. Minutes of Evidence ordered to be laid before the House, 503. To be printed, 508.

Railway Rates and Charges Provisional Order Bills:

210. [1892.] Resolution, That all bills of the present Session to carry Provisional Orders made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, be referred to Joint Committees of Lords and Commons; Message to the Lords to communicate this Resolution, and desire their concurrence; CXLVII. 46. Message from the Lords; the Lords concur with the Commons in their Resolution (see above), as desired by the Commons, 75. Resolution of the 24th day of February last, relative to Railway Rates and Charges (Provisional) Order Bills, which was ordered to be communicated to the Lords, and the Message from the Lords of the 1st day of this instant March, signifying their concurrence in the said Resolution, read; certain Bills committed to a Select Committee of Five Members to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords; All Petitions in favour of or against the Bills or Orders scheduled thereto presented five clear days before the meeting of the Committee, referred to the Committee; and Counsel ordered; Message to the Lords, to acquaint them therewith, 78, 89. Report from the Committee of Selection of nomination of Committee, 89. Message from the Lords, That they have appointed a Committee of Five Lords to join with the Committee of the Commons to consider the said Bills; and do appoint time and place of meeting, 96. Message considered; Order, To the Select Committee to meet at time and place proposed. Message to the Lords to acquaint them therewith, 105. Three to be the Quorum, 111. Bills reported, 147, 149, 203, 204, 217, 218. Order (2nd March), referring Petitions in favour or against Bills presented within Five clear days before the meeting of the Committee, suspended in the case of certain Petitions, and Petitions directed, and Counsel ordered, 126, 128. Witnesses ordered to attend, 189, Report, 256.

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Standing Committee (Scotland) :
221.

[1894.]

Motion, That, in addition to the two

Standing Committees appointed under Standing Order No. 47,
a Standing Committee shall be appointed for the consideration

of all Bills relating to Scotland which may, by Order of the

House, be committed to them, and that the provisions of
Standing Order No. 47 shall apply to the said Standing
Committee.

That the said Standing Committee do consist of all

the Members representing Scottish Constituencies, together
with Fifteen other Members, to be nominated by the Committee

of Selection, who shall have power from time to time to
discharge the Members so nominated by them, and to appoint

others in substitution for those discharged ; That Standing
OrdersNos. 49 and 50 do apply to the said Standing Committee ;

Amendment proposed, to leave out from the word " That " to
the end of the Question, in order to add the words "this House.
declines to sanction, in regard to Bills relating to one portion
only of the United Kingdom, any plan by which the ancient
practice as to the constitution of Committees of this House
shall he fundamentally altered until it has had an opportunity of
pronouncing upon a general scheme which shall extend a like
treatment to Bills relating to each of the other portions of the
United KingdOm " ; Question proposed, That the words " in
addition to the two Standing Committees appointed under
Standing Order No. 47 " stand part of the Question ; Debate
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Trade, Shipping, and Manufactures, &c.—continued.

Barge Owners, &c., Liability:

233. [1896.] Motion, That a Select Committee of Seventeen Members be appointed to consider and report upon the best means of improving the condition of the Aged Deserving Poor, and of providing for those of them who are helpless and infirm; and to inquire whether any of the Bills dealing with Old Age Pensions, and admitted to Parliament during the present Session, can with advantage be adopted either with or without Amendment; Amendment proposed to leave out from the words "the words" to the end of the words, "in the light of the fact that a Royal Commission and a Special Committee have been appointed to consider and report upon the condition of and providing for the aged poor, this House considers that further inquiry is unnecessary, and that the Government should undertake the responsibility of making such proposals as they may deem good"; Question put, That the words proposed to be left out, from the word "infirm," inclusive, stand part of the Question, and agreed to, on Division; another Amendment proposed, to leave out from the words "in the light of" to the end of the Question, and withdrawn; Main Question put, Order, That a Select Committee be appointed, &c.; CXLIV. 154. Member nominated; another Member nominated, on Division; another Member nominated; Mr. Speaker puts the Question, pursuant to Standing Order 16. Member nominated; other Members nominated, on Division; Power to send for persons, papers, and records; Five to be the Quorum, 167. Minutes of Evidence taken before the Select Committee on the Cottage Homes Bill, referred to the Committee, 235. Report, 378.

Agricultural Produce (Marks) Bill:

234. [1897.] Committed to a Select Committee; C.LIV. 106. Select Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 266. Special Report, on Division; Bill reported, 266. Message from the Lords requiring Copy of Report, &c. of the Select Committee; Printed Copy to be communicated, 261.

Barge Owners, &c., Liability:

235. [1892.] Bill to limit the Liability of Owners and Masters of Lighters and Barges; committed to the Select Committee on Watermen's and Lightermen's Company Bill; all Petitions against, presented Three days before the meeting of the Committee, referred, and Counsel ordered; CXLVII. 264. Bill reported; Minutes of Proceedings to be printed; Bill re-committed to a Committee of the whole House, 305.

Belfast Corporation Bill:

236. [1896.] Committed to a Committee of Nine Members, Four to be nominated by the House, and Five by the Committee of Selection; all Petitions presented Seven clear days before the meeting of the Committee referred, and Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum, 266. Local Government and Provisional Orders, Nos. 1 and 2 Bills referred to the Committee; and

(1.) To consider various Matters—continued.

Belfast Corporation Bill—continued.

Debate adjourned, 147. Four Members nominated, 150. Question for commitment of Provisional Order Bills again proposed, and Motion withdrawn, 161. Leave to trespass beyond the hour of sitting, and opposing Bill to print the Minutes of Evidence taken before the Select Committee from the Committee Clerk's copy, 171. Order relative to Petitions presented Seven clear days before the meeting of the Committee being referred to the Committee, &c., suspended in the case of a Petition; and the said Petition referred to the Select Committee on the Bill; Counsel ordered, 184. Witnesses ordered to attend, 231, 239. Bill reported from the Select Committee, 277. Day appointed for consideration, as amended, 296. Lords' Majority Improvement Bill reported from the Select Committee, 306.

Belfast Corporation (Lunatic Asylums, &c.):

237. [1892.] Bill committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection; all Petitions against the Bill presented Three clear days before the meeting of the Committee, referred to the Committee; and Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; Motion, That it be an Instruction to the Committee; and the Motion being opposed, further Proceedings stood adjourned until to-morrow; CXLVII. 70. (See Instructions.) Debate resumed; Question, on Division, negatived, 74. Four Members nominated, 109. Bill reported, 285.

Birmingham Corporation Water:

238. [1892.] Bill committed to a Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection; all Petitions against the Bill presented Three clear days before the Meeting of the Committee referred to the Committee, and Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Instructions to the Committee (see Instructions); CXLVII. 97. Four Members nominated, 130. Order, referring Petitions presented within Three clear days, suspended in the case of a certain Petition; Petitions referred, and Counsel ordered, 140, 145, 150. Motion, That the Number of Members on the Select Committee on the Birmingham Water Bill be increased from Nine to Eleven, and that Mr. Thomas Ellis and One Member to be nominated by the Committee of Selection be added to the Committee; and Question negatived on Division, 152. Petition for additional Provision referred to the Examiners, 174. Report on said Petition, That the Standing Orders have been complied with; Instruction to the Committee on the Bill, That they have power to make Provision therein accordingly, 183. Bill reported, 261.

Boilers Registration and Inspection:

239. [1890.] Select Committee to consider and report on the advisability of being applied to the Local Municipal Authorities of the principal Manufacturing and Mining Districts for the appointment of Commissioners to make a detailed report on the existing state of the Registration and Regulation of the Inspection of Boilers, with the object of diminishing the risk of Life and Property arising from Boiler Explosions; appointed; Power to send for persons, papers, and records; Five to be the Quorum; C.LIV. 118. Committee nominated, 155. Report, 339.

Byrne
IV. Select Committees—continued.

(1.) To consider various Matters—continued.

Boys's Navigation Transfer:

240. [1896.] Bill to transfer the Upper and Lower Boyne Navigation to the Boyne Navigation Company Limited, committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; Petitions referred, and Council ordered; Power to send for persons, papers, and records; Three to be the Quorum; CXLVI. 139. Three Members nominated, 200. Bill reported from the Select Committee; committed to a Committee of the whole House, 257. See Bill.

Brine Pumping (Compensation for Subsidence):

241. [1890-91.] Bill committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection; all Petitions against the Bill presented Three clear days before the Meeting of the Committee referred, and Council ordered; Power to send for persons, papers, and records; Three to be the Quorum; CXLVIII. 136. Report, 124. Motion, That the Chairman has been directed to move the House that Witness be ordered to attend; ordered to attend accordingly, 157. Order, That the Minutes of Evidence taken before the Committee, day by day, from the Committee Clerk's Copy, if they think fit, 199. Order, That the Minutes of Evidence taken before the Select Committee on the Cheshire Salt Districts Compensation Bill, in 1881, be referred to the Committee, 195. Bill reported, 240.

British and Foreign Spirits:

242. [1890-91.] Select Committee to consider whether, on grounds of public health, it is desirable that certain classes of British and Foreign Spirits, should be kept in Bond for a definite period before they are allowed to pass into Consumption, and to inquire into the system of blending British and Foreign Spirits in or out of Bond, and into the propriety of applying the Sale of Poisons as an Intoxicant; appointed; nominated; Power to send for persons, papers, and records; Five to be the Quorum; CXLVIII. 157. Minutes of Evidence taken before the Select Committee on British and Foreign Spirits in Session 1890, referred to the Committee, 68. Report, 246.

British South Africa:

243. [1896.] Motion, That a Select Committee be appointed to inquire into the Administration of the British South Africa Company, and to report what alterations are desirable in the government of the territories under the control of the Company; That the Committee have to hear Counsel to such extent as they shall see fit, and have Power to send for persons, papers, and records; Amendment proposed to insert, after the word "into," the words "the origin and circumstances of the incursion into the South African Republic by an armed force from the territories under the control of the British South Africa Company, and into," and withdrawn; another Amendment proposed to insert, after the word "into," the words "the origin and circumstances of the incursion into the South African Republic by an armed force from the territories under the control of the British South Africa Company, and into," and withdrawn; another Amendment, 245. Motion, That the Select Committee do consist of Seventeen Members, and Question negatived; Committee nominated; Seven to be the Quorum, 26. Special Report, 83. Message to the Lords respecting the attendance of the Duke of Fife, the Marquess of Abergavenny, and Lord Gifford, as Witnesses before the Select Committee, 204. Leave given, 214. Message to the Lords respecting the attendance of the Earl of Selborne, 274. Parliamentary Papers referred, 351. Report to be printed, 351.

Building Societies:

245. [1896-97.] Bill to amend the Law relating to Building Societies, committed to the Select Committee on Building Societies (No. 2) Bill; CXLVIII. 156. (Special Report); Bill reported, without Amendment, 396. Report to lie upon the Table, 396. See infra.

Building Societies (No. 2):

246. [1893-94.] Bill to amend the Building Societies Acts; committed to a Select Committee; CXLVIII. 136. Transferred, and put to the Committee, 136. Order, That the Minutes of Evidence taken before the Select Committee on Building Societies (No. 2) Bill; CXLVIII. 157. Report to lie upon the Table, 396. See infra.

Building Societies (No. 3):

247. [1893-94.] Bill to amend the Law relating to Building Societies; committed to the Select Committee on Building Societies (No. 2) Bill; CXLVIII. 157. Reported, without Amendment, 396. Report to lie upon the Table, 396. See Building Societies (No. 2) Bill.

Building Societies Act (1874) Amendment:

248. [1893-94.] Bill to amend "The Building Societies Act, 1874," committed to the Select Committee on Building Societies (No. 2) Bill; CXLVIII. 136. Reported, without Amendment, 396. Report to lie upon the Table, 396. See Building Societies (No. 2) Bill.

Building Societies Act (1874):

246. [1893-94.] Bill to amend "The Building Societies Act, 1874," committed to the Select Committee on Building Societies (No. 2) Bill; CXLVIII. 136. Reported, without Amendment, 396. Report to lie upon the Table, 396. See Building Societies (No. 2) Bill.

Building Societies (No. 2):
IV. Select Committees—continued.

(1.) To consider various Matters—continued.

Burial Grounds—continued.

appointment of Chaplain and to report thereon; Appointed; CXLII. 199. Nominated; Power to send for persons, papers, and records; Five to be the Quorum; 243. Report, Inquiry not completed, 252.

Canals:

Chelsea Water: CXLII. 199. Appointment of Chaplain; and to report thereon; Appointed; CXLII. 88. Evidence of former Committee referred, 165. Member discharged from the Committee; another Member added, 169. Report, 284.

Colonisation:

appointment of Chaplain; and to report thereon; Appointed; CXLII. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.

Commissioners of Sewers of the City of London (Baths and Washhouses):

CLIII. 88. Bill to enable the Commissioners of Sewers of the City of London to provide Baths and Washhouses within the said City; committed to a Select Committee; CL. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.

CLIII. 88. Bill to enable the Commissioners of Sewers of the City of London to provide Baths and Washhouses within the said City; committed to a Select Committee; CL. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.

CLIII. 88. Bill to enable the Commissioners of Sewers of the City of London to provide Baths and Washhouses within the said City; committed to a Select Committee; CL. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.

Colonisation:

appointments of Chaplain and to report thereon; Appointed; CXLII. 199. Nominated; Power to send for persons, papers, and records; Five to be the Quorum; 243. Report, Inquiry not completed, 252.

Canals:

Chelsea Water: CXLII. 199. Appointment of Chaplain; and to report thereon; Appointed; CXLII. 88. Evidence of former Committee referred, 165. Member discharged from the Committee; another Member added, 169. Report, 284.

Colonisation:

appointment of Chaplain; and to report thereon; Appointed; CXLII. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.

Commissioners of Sewers of the City of London (Baths and Washhouses):

CLIII. 88. Bill to enable the Commissioners of Sewers of the City of London to provide Baths and Washhouses within the said City; committed to a Select Committee; CL. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.

CLIII. 88. Bill to enable the Commissioners of Sewers of the City of London to provide Baths and Washhouses within the said City; committed to a Select Committee; CL. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.

CLIII. 88. Bill to enable the Commissioners of Sewers of the City of London to provide Baths and Washhouses within the said City; committed to a Select Committee; CL. 56. Committee to consist of Five Members, Three to be nominated by the House, Two by the Committee of Selection; all Petitions presented against the Bill three clear days before the meeting of the Committee referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Members nominated, 61. Bill reported, and re-committed to a Committee of the whole House, 84.
IV. Select Committees—continued.

(1.) To consider various Matters—continued.

Corn Sales—continued.

Cottage Houses—continued.

Crown Lands:

Death Certification:

Court of Criminal Appeal:

Crown Lands:

Croydon Water:

Customs and other Offices (Barry Dock): 1890–94.

Customs and other Offices (Southampton): 1898.

Customs Offices (Southampton): 1898.

Death Certification:

Distress from Want of Employment:

Divorce Bills:

For Scovell's Divorce Bill and Todd's Divorce Bill, 1897.

Special Report from the Select Committee, 1896.

Select Committees appointed after one Amendment withdrawn, and two Amendments made to consider and report on, (a) The extent to which distress, arising from want of employment, prevails; (b) The powers at present possessed by local or central authorities in relation to such cases; (c) Any steps which may be taken, whether by changes in legislation or administration, to deal with the evils arising therefrom; and (d) To make an interim Report to the House at the earliest possible date on what steps should be taken, either by Parliament, the Departments of State, or local authorities, to meet the distress this winter. 1896. Committee to consist of Twenty-five Members; Committee nominated; Power to send for persons, papers, and records; Seven to be the Quorum, 1896.


Divorce Bills—continued.

For Scovell's Divorce Bill and Todd's Divorce Bill, 1897.

Special Report from the Select Committee, 1896.
Divorce Bills—continued.

hear Counsel and examine Witnesses against the Bill if the Parties concerned think fit to be heard by Counsel and produce Witnesses, 105. Peacocke’s Divorce Bill, 267. Sinclair’s Divorce Bill, 267. Vanston’s Divorce Bill, 301. Minutes of Evidence communicated, 113, 284, 377, 404. Thompson’s Divorce Bill reported, without Amendment, 192. Peacocke’s Divorce Bill reported, without Amendment, 191. Vanston’s Divorce Bill reported, without Amendment, 424. Minutes of Evidence to be returned to the Lords, 424.

282. [1899.] Committee nominated; CLXLI. 90. Message to the Lords, requesting Copies of the Minutes of Evidence and Proceedings, together with the Documents deposited in the case of Hart’s Divorce Bill; Instruction to the Committee that they do hear Counsel and examine Witnesses for Hart’s Divorce Bill, and also that they do hear Counsel and examine Witnesses against the Bill if the Parties concerned think fit to be heard by Counsel and produce Witnesses, 130. In the case of Vigers’ Divorce Bill, 536. Minutes of Evidence, communicated, 146, 254, 297. Hart’s Divorce Bill reported, without Amendment; Minutes of Evidence to be returned, 183. Vigers’ Divorce Bill reported, without Amendment; Minutes of Evidence to be returned, 270.

283. [1899.] Select Committee nominated; CLIV. 113. Message to the Lords, requesting Copies of the Minutes of Evidence and Proceedings, together with the Documents deposited, in the case of Cathcart’s Divorce Bill; Instruction to the Committee that they do hear Counsel and examine Witnesses for Cathcart’s Divorce Bill, and also that they do hear Counsel and examine Witnesses against the Bill if the Parties concerned think fit to be heard by Counsel and produce Witnesses, 113. Jones’ Divorce Bill, 235. Cathcart’s Divorce Bill reported, without Amendment, 131. Jones’ Divorce Bill reported, without Amendment, 267. Minutes of Evidence, communicated, 116, 246. Minutes of Evidence to be returned, 131, 207.

Docks:

Southampton Docks:

284. [1892.] Bill committed to a Select Committee of Seven Members; Four to be nominated by the House, and Three by the Committee of Selection; All Petitions presented three clear days before the meeting of the Committee, referred, and Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; CXLVII. 73. Four Members nominated, 164. Member discharged; another added, 184. Bill reported, 226.

Dublin Barracks Improvement:

285. [1892.] Bill committed to a Select Committee of Five Members; Three to be nominated by the House and Two by the Committee of Selection; All Petitions presented three clear days before the meeting of the Committee, referred, and Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; CXLVII. 121. Three Members nominated, 185. Bill reported; re-committed to a Committee of the whole House, 239.

Durham (County of) Electric Power Supply:

286. [1900.] Bill committed to the Select Committee on Electric Power Bills; CLV. 101. Reported, 304. See Bill and Electric Power Bills.

Eardlom of Selborne:

287. [1885.] Motion, That a Select Committee be appointed to inquire and report whether the Honourable William Waldegrave, Palmer, commonly called Viscount Wolmer, has, since his Election to this House, succeeded to the Eardlom of Selborne in the Peerage of the United Kingdom; Any Petition presented, to be leave out "has, since his Election to this House, succeeded," and insert, " and Sir James Morse Carmichael, Baronet, both sitting in this House, have succeeded, or are entitled to succeed;" Question proposed, That the words proposed to be left out stand part of the Question; Amendment withdrawn; Main Question put; and, on Division, resolved in the Affirmative; Select Committee appointed to inquire and report as above; CLV. 265. Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 273. Report from the Select Committee; Report read in the House, 225. See Elections.

Eastbourne Improvement Act (1885), Amendment to:

288. [1892.] Order, That the Bill be committed to a Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection; That the Petitioners praying to be heard by Counsel and produce Witnesses, 113. If the Parties concerned think fit to be heard by Counsel and produce Witnesses, 130. In the case of Vigers’ Divorce Bill, 536. Minutes of Evidence, communicated, 146, 254, 297. Hart’s Divorce Bill reported, without Amendment; Minutes of Evidence to be returned, 183. Vigers’ Divorce Bill reported, without Amendment; Minutes of Evidence to be returned, 270.

Election Petitions—See Parliamentary.

Electric Power Bills:

289. [1899.] Bill committed to a Select Committee of Five Members; Three to be nominated by the House, and Two by the Committee of Selection; Petitions referred, and Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; CLXII. 139. Three Members nominated, 185. Bill reported from the Committee; re-committed to a Committee of the whole House, 311. See Bill.

Elementary Education (Blind and Deaf Children in England and Wales; Committee appointed to a Committee of Seven Members, to whom shall be committed the following Private Bills by which it is proposed to supply Electric Power:—Lancashire Electric Power Bill, Durham (County of) Electric Power Supply Bill, South Wales Electrical Power Distribution Bill, Tynsode Electric Power Bill; Amendment proposed, to leave out “the Committees of Selection do appoint a Committee, not exceeding Seven Members,” and insert the words “a Select Committee be appointed;”; Question proposed, That the words proposed to be left out stand part of the Question, and Debate adjourned; CLV. 97. Resumed; Amendment withdrawn; Main Question again proposed; Amendment made, by leaving out “not exceeding,” and inserting “of;” Main Question, so amended, put; Order, That the Committee of Selection do appoint a Committee of Seven Members, to whom shall be committed the following Private Bills by which it is proposed to supply electric power:—Lancashire Electric Power Bill, Durham (County of) Electric Power Supply Bill, South Wales Electrical Power Distribution Bill, Tynsode Electric Power Bill; Power to send for persons, papers, and records; Order, That the Committee be subject to the Standing Orders relative to the proceedings of Committees on Opposed Bills (except that fixing the number of Members), 101. Bills reported.—Tynsode Electric Power Bill (Praemium non possidet), 290. Durham (County of) Electric Power Supply Bill, 304. South Wales Electrical Power Distribution Bill, 306. Lancashire Electric Power Bill, 307.

Elementary Education (Blind and Deaf Children in England and Wales; Committee appointed to a Committee of Seven Members, to whom shall be committed the following Private Bills by which it is proposed to supply electric power:—Lancashire Electric Power Bill, Durham (County of) Electric Power Supply Bill, South Wales Electrical Power Distribution Bill, Tynsode Electric Power Bill; Amendment proposed, to leave out “the Committees of Selection do appoint a Committee, not exceeding Seven Members,” and insert the words “a Select Committee be appointed;”; Question proposed, That the words proposed to be left out stand part of the Question, and Debate adjourned; CLV. 97. Resumed; Amendment withdrawn; Main Question again proposed; Amendment made, by leaving out “not exceeding,” and inserting “of;” Main Question, so amended, put; Order, That the Committee of Selection do appoint a Committee of Seven Members, to whom shall be committed the following Private Bills by which it is proposed to supply electric power:—Lancashire Electric Power Bill, Durham (County of) Electric Power Supply Bill, South Wales Electrical Power Distribution Bill, Tynsode Electric Power Bill; Power to send for persons, papers, and records; Order, That the Committee be subject to the Standing Orders relative to the proceedings of Committees on Opposed Bills (except that fixing the number of Members), 101. Bills reported.—Tynsode Electric Power Bill (Praemium non possidet), 290. Durham (County of) Electric Power Supply Bill, 304. South Wales Electrical Power Distribution Bill, 306. Lancashire Electric Power Bill, 307.

Elementary Education (Blind and Deaf Children in England and Wales): 291. [1895–96.] Bill to make better Provision for the Elementary Education of Blind and Deaf Children in England and Wales; Committee appointed to a Select Committee; CXLVII. 341. Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 273. Bill reported; Minutes of Proceedings to be printed; Bill recommitted to a Committee of the whole House, 419.

Elementary Education (Teachers’ Superannuation): 292. [1891–92.] Select Committee to consider on the best System for providing for the Superannuation of Public Elementary Teachers in England and Wales; Appointed; CXLVII. 63. 296. [1892.]
IV. Select Committees—continued.
(1.) To consider various Matters—continued.

Elementary Education (Teachers' Superannuation) —continued.

293. [1892.] Re-appointed; CXLVIIL 42. To consist of Seventeen Members; nominated; Power to send for persons, papers, and records; Five to be the Quorum, 84. Member added, 88.

Funeral (Mr. Gladstone):—See Gladstone.

274. Food Products Adulteration.

294. [1892.] Select Committee to inquire into the working of the Law of Scotland relating to Fish and Leases for Building, including the casualties payable to the superior, and the conditions frequently inserted in Fish Charters and Leases for Building, and to consider whether any, and if any amendment of the Law is required; appointed; CXVIII. 157. Nominated; Power to send for persons, papers, and records; Five to be the Quorum, 292. Member discharged; another added, 550. Report, Inquiry not completed, 171. Second Report, Inquiry not completed, 560.


Fires and Leases (Scotland):

296. [1892-94.] Select Committee to inquire into the working of the Law of Scotland relating to Fish and Leases for Building, including the casualties payable to the superior, and the conditions frequently inserted in Fish Charters and Leases for Building, and to consider whether any, and if any amendment of the Law is required; appointed; CXVIII. 157. Nominated; Power to send for persons, papers, and records; Five to be the Quorum, 292. Member discharged; another added, 550. Report, Inquiry not completed, 171. Second Report, Inquiry not completed, 560.

297. [1893.] Appointed and nominated; Power to send for persons, papers, and records; Five to be the Quorum; CXVII. 91. Report and Minutes of Proceedings to be printed, 225.

Fisheries Acts (Norfolk and Suffolk) Amendment Bill:

298. [1896.] Appointed to a Select Committee of Five Members; Three to be nominated by the House, Two by the Committee of Selection; Petitions referred; Council ordered; Power to send for persons, papers, and records; Three to be the Quorum; CL. 177. Three Members nominated, 200. Report, pursuant to Resolution of the House; Proof given that the Rules had been published; Bill reported; Minutes of Proceedings printed; Bill re-committed to a Committee of the whole House, 231.

Fishguard and Rosslare Railways and Harbours:

See Railways.

Food Products Adulteration:

299. [1892.] Select Committee to inquire into the working of “The Margarine Act, 1887,” and “The Sale of Food and Drugs Act, 1875,” and any Acts amending the same, working of “The Margarine Act, 1887,” and “The Sale of Goods; Bill committed to a Select Committee; CL. 135. Power to send for persons, papers, and records; Five to be the Quorum, 194. Member discharged; others added, 230, 253, 265. Report Inquiry not completed, 230.

300. [1893.] Appointed; Committee to consist of Nine Members; Committee nominally nominated; Power to send for persons, papers, and records; Five to be the Quorum; CL. 68. Minutes of Evidence of former Committee referred, 80. Member discharged, and another added, 109. Report (Inquiry not completed), 317.

301. [1893.] Appointed; Committee to consist of Nine Members; Power to send for persons, papers, and records; Five to be the Quorum, 49. Nominated; C.LL. 67. Minutes of Evidence of former Select Committee referred, 135. Report, 346.

Funeral (Mr. Gladstone):—See Gladstone.

Galway Infirmary:

302. [1892.] Bill committed to a Select Committee of Five Members; Three to be nominated by the House, and Two by the Committee of Selection; All Petitions against the Bill presented Three clear days before the meeting of the Committee, referred, and Council ordered; Power to send for persons, papers, and records; Three to be the Quorum; CXLI. 234. Three Members nominated, 230. Bill reported, 376. See Bill.

Gas Companies (Metropolitan Charges):

303. [1894.] Select Committee to inquire into the powers of charge conferred by Parliament on the Metropolitan Gas Companies, and to report as to the method in which those powers have been exercised, having regard to the differences of price charged by the various Companies; appointed; CLIII. 278. Nominated; Power to send for persons, papers, and records; Five to be the Quorum, 360. Report, 410. Minutes of Proceedings to be printed, 110.

Gladstone's, Mr., Funeral:

304. [1898.] Select Committee to consider the circumstances relating to the attendance of this House at the Funeral of the late Right Honourable William Ewart Gladstone, on Saturday the 28th day of this instant May; appointed; nominated; Three to be the Quorum; to sit and proceed forthwith; CLII. 221. Report, 228.

Glasgow, County of the City of:

305. [1892-94.] Bill to provide for the constitution of the City and Royal Burgh of Glasgow as a County of a City and other purposes; committed to a Select Committee of Five Members; Three to be nominated by the House, and Two by the Committee of Selection; all Petitions presented three clear days before the meeting of the Committee referred, and Council ordered; Power to send for persons, papers, and records; Three to be the Quorum, 316. Three Members nominated; CXLII. 234. Bill reported; re-committed to a Committee of the whole House, 352. See Bill.

Goods, Sale, of:

306. [1893-94.] Bill for codifying the Law relating to the Sale of Goods; Bill committed to a Select Committee; CXLVIII. 362. Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 158. Member discharged; another added, 497. Bill reported. See Bill.

Government Contracts (Fair Wages Resolution):

307. [1896.] Select Committee to consider the Working of the Fair Wages Resolution of February 1891, and its Administration by the various Government Departments; appointed; nominated; Power to send for persons, papers, and records; Five to be the Quorum; C.LL. 220. Member discharged from further attendance on the Committee; another Member added, 249. Report (Inquiry not completed), 231.

308. [1897.] Appointed; nominated; Power to send for persons, papers, and records; Five to be the Quorum; CL. 84. Two Members discharged from further attendance on the Committee; others added, 57. Report and Minutes of Evidence of former Committee referred, 111. Report, with Appendix, 377.

Government Offices (Appropriation of Sites):

309. [1896.] Select Committee to inquire into and report upon the manner in which the Sites available for the erection of the new Buildings required for Government Offices may be appropriated for that purpose; appointed; C.LL. 223. Nominated; Power to send for persons, papers, and records; Five to be the Quorum, 298. Message to the Lords, requesting the attendance of the Members of the House, 336. Leave given, 310. Report (Inquiry not completed), 303.

310. [1897.]
IV. Select Committees—continued.

(1.) To consider various Matters—continued.

Government Offices (Appropriation of Sites)—continued.

310. [1897.] Appointment; Nomination; Power to send for persons, papers, and records; Five to be the Quorum; CXLIX. 162. Member discharged from further attendance on the Committee; another Member added, 236. Report and Evidence of former Committee referred, 239. Report, with Appendix, 277.

Great Southern and Western, and Waterford, Limerick and Western Railways; Companies' Amalgamation—See Railways.

Great Southern and Western, and Waterford, Limerick and Western Railways; Companies' Amalgamation; Great Southern and Western Railway Bills—See Railways.

Greenwich Hospital:

311. [1892.] To inquire into the Causes which have led to the Limitations in the Number of Seamen receiving Age Pensions out of Greenwich Hospital Funds; and to consider whether any steps can properly be taken to make provision for a larger number of Age Pensioners; and to inquire into their alleged grievances; Appointed; to consist of Nine Members; Power to send for persons, papers, and records; Five to be the Quorum; CXLVIII. 75. Committee nominated, 93. Report, 161.

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312. [1890-91.] Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and, Two by the Committee of Selection; Order, That, subject to the Rules, Orders, and Proceedings of this House, all Petitions against the said Bill be referred to the Committee, and that such of the Petitioners as may pray to be heard by themselves, their Counsel, Agents, or Witnesses be heard upon their Petitions, if they think fit, and Counsel heard in support of the said Bill against such Petitions; Power to send for persons, papers, and records; Three to be the Quorum; Motion, That it be an Instruction to the Committee to inquire whether the cost of building Hanover Chapel was not largely borne by the rates of the whole Parish of Saint George's, Hanover Square; and, if so, whether a portion of the surplus of the money to be derived from the sale of the chapel building and the site thereof, after providing for the erection of the new district church contemplated by the Bill, should not be used for the religious requirements of the whole parish; and if so, the Committee, if they think fit, be at liberty to insert provisions in the Bill to apply a portion of such surplus accordingly; Objection taken; Debate stood adjourned; CXLVI. 44. Order for resuming adjourned debate discharged, 417. Three Members nominated; Leave to the Committee on the Bill to sit, and proceed forthwith, 448. Bill reported, 461.

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313. [1895.] Select Committee to consider whether any, and, if so, what, steps are desirable to secure continuous sittings of the High Court of Justice in the County Palatine of Lancaster; Appointed; CL. 290.

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314. [1900.] Select Committee to consider the operation of the Law by which hospitals and other institutions for the care and treatment of the sick, or of those afflicted in any way, are liable to local rates, and to report whether under any and what conditions it is for the public interest that such hospitals and institutions, or any of them, should be exempted wholly or in part from such liability in future; Appointed; Nominated; Power to send for persons, papers, and records; Five to be the Quorum; CLV. 241. Message to the Lords requesting the attendance of the Marquess of Bristol as a Witness before the Select Committee, 275. Report to be printed, 280.  

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383. [1893-94.] Bill to enable Her Majesty's Postmaster General to acquire Lands in London, Liverpool, and Leeds for the Public Service, and for other purposes; Committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection; Order, That all Petitions against the Bill presented Three clear days before the meeting of the Committee be referred to the Committee; and Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Instructions, and Thirty other Members to be nominated by the House, 161. Member discharged; another added, 202. Motion; That the Select Committee do consist of Seventeen Members; Three to be nominated by the House, and Two by the Committee of Selection; Petitions referred; Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; CXLVII. 86. Four Members nominated, 91. Bill reported; Minutes of Proceedings to be printed; Bill re-committed to a Committee of the whole House, 114. See Bill.

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384. [1897.] Committed to a Select Committee of Five Members; Three to be nominated by the House, and Two by the Committee of Selection; Petitions referred; Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; CLLII. 205. Three Members nominated by the House, 237. Bill reported, with Minutes of Evidence; Title amended; Report to be printed, 376. See Bill.

385. [1900.] Committed to a Select Committee of Five Members; Three to be nominated by the House, Two by the Committee of Selection; Petitions referred; Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; CLLII. 226. Three Members nominated by the House, 291. Bill reported, with Amendments; Minutes of Proceedings to be printed; Bill re-committed for certain day, 283.

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386. [1890-91.] Bill committed to a Select Committee: CXLVI. 36. Motion, That the Select Committee do consist of Twenty Members; Debate adjourned, 174. Debate resumed; Amendment proposed "to leave out the words "Twenty Members," and add the words "all the Scottish Representatives, and Thirty other Members to be nominated by the Committee of Selection;" Question, That the words "Twenty Members" stand part of the Question; on Division, resolved in the Affirmative; Committee to consist of Twenty Members; several Members nominated; Motion, That Mr. O'Kelly be one other Member of the Committee, and, on Division, resolved in the Affirmative; several other Members nominated; Power to send for persons, papers, and records; Five to be the Quorum; Instruction to the Committee, That they have Power to inquire into and make provision for the simplification of the procedure and the reduction of the cost of Provisional Orders, 192. Members discharged; another added, 212, 223, 336. Motion, That Sir Edward Harland be discharged from further attendance on the Committee, and, on Division, resolved in the Affirmative; Order, That Mr. Gerald Balfour be discharged from further attendance on the Committee; Motion, That Mr. Anstruther be added to the Committee, and, on Division, resolved in the Affirmative; Member added to the Committee, 247. Special Report; Bill reported; Minutes of Proceedings to be printed, 374.

387. [1896.] Bill committed to a Select Committee of Seventeen Members; Amendment proposed "the Members representing the constituencies in Scotland, with Fifteen other Members to be added by the Committee of Selection;" and withdrawn; Main Question put, and agreed to; Bill committed to a Select Committee; CXLVII. 247. Select Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 351. Motion to the Lords requesting the attendance of the Earl of Molyneux, 396. Leave given, 211. Special Report, and Bill reported; re-committed to a Committee of the whole House, 539.

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388. [1900-01.] Seasonal Committee appointed; CXLIX. 4. Committee nominated; Three to be the Quorum, 196. Member discharged, another added, 202. Motion; That the Select Committee do consist of Eleven Members nominated; Power to send for persons, papers, and records; Five to be the Quorum, 226. Bill reported and Special Report, 294.

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389. [1905.] Bill to amend the Public Health Acts; Bill committed to a Select Committee; CLLIV. 111. Select Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 226. Bill reported and Special Report, 294.

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390. [1896.] Bill to amend the Public Libraries (Ireland) Act; Committed to a Select Committee; CXLIX. 142. Committee nominated; Three to be the Quorum, 196. Member discharged; another added, 202. Motion; That the Select Committee do consist of Nine Members nominated; Power to send for persons, papers, and records; Five to be the Quorum, 226. Bill reported, re-committed to a Committee of the whole House, 200.

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391. [1897.] Bill to consolidate and amend the Law relating to Public Libraries; Committed to a Select Committee; CXLIX. 149. Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 226. Member discharged; another added, 215. Bill reported, 379. See Bill.

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392. [1896.] Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; Petitions referred and Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum; CLLII. 136. Two Members nominated by the House, and one by the Committee of Selection, and objection taken; further Proceeding on nomination of select Committee, adjourned, 183. One other Member nominated, 189. Bill reported from the Select Committee; and Counsel ordered; Bill recommitted to a Committee of the whole House, 207. See Bill.

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393. [1897.] Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; Petitions referred, and Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum, CLLII. 153. Three Members nominated by the House, 161. Bill reported with Amendments; Report to be printed, Bill recommitted to a Committee of the whole House, 207. See Bill.

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394. [1898.] Committed to a Select Committee of Nine Members; Five to be nominated by the House, Four by the Committee of Selection; Petitions against the Bill referred; Counsel ordered; Power to send for persons, papers, and records; Five to be the Quorum; Institution, CXLIX. 172. Five Members nominated on the Select Committee, 192. Writs ordered to attend the Select Committee on the Bill, 214, 240. Bill reported, with Special Report, 299.
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366. [1899.] Order, That the Bill be committed to the same Select Committee with the Great Southern and Western Railway Bill; to consist of Nine Members; Five to be nominated by the House, Four by the Committee of Selection; Petitions referred, except in the case of County Councils, under the provisions of the Local Government (Ireland) Act, 1898; Council ordered; Power to send for persons, papers, and records; Five to be the Quorum; Instruction to the Committee (see Instructions); CL. IV. 89. Members nominated by the House, 216. Waterford and Central Ireland Railway Bill committed to the Select Committee, 223. Order relative to Petitions of County Councils being excepted, suspended, and Petition of County Council of Cork, against the Bill, referred to the Committee on the Bill, 234. Of Queen's County, 238. Witness ordered to attend the Select Committee, 241. Leave given to print Minutes of Evidence from Clerk's Copy, 252. Bill reported from the Select Committee; Paper not proved, 362. See Bills and Bills.

Great Southern and Western, and Waterford, Limerick, and Western Railways Companies Amalgamation; Great Southern and Western Railways Bills:

366. [1899.] Select Committee to consist of Nine Members; Five to be nominated by the House, Four by the Committee of Selection; Petitions referred, except in the case of County Councils, under the provisions of the Local Government (Ireland) Act, 1898; Council ordered; Power to send for persons, papers, and records; Five to be the Quorum; Instruction to the Committee (see Instructions); CL. IV. 89. Members nominated by the House, 196. Waterford and Central Ireland Railway Bill committed to the Select Committee, 210. Order relative to Petitions of County Councils being excepted, suspended, and Petition of County Councils of Cork, against the Bill, referred to the Committee on the Bill, 214. Of Queen's County, 238. Witness ordered to attend the Select Committee, 241. Leave given to print Minutes of Evidence from Clerk's Copy, 252. Great Southern and Western, and Waterford, Limerick, and Western Railway Companies Amalgamation Bill reported from the Select Committee; Paper not proved, 362. Order, That Five be the Quorum, discharged; There to be the Quorum, 364. Special Report from the Select Committee on the Great Southern and Western Railway Bill, and the Waterford and Central Railway Bills, 373. See also respective Bills.

Great Southern and Western Railway:

366. [1899.] Ordered, That the Bill be committed to the same Select Committee with the Great Southern and Western and Waterford, Limerick, and Western Railway Companies Amalgamation Bill; CL. IV. 89. Special Report from the Select Committee to which the Bill was referred, 373. Motion, That the Bill be withdrawn; and objection being taken, and Debate adjourned, 374. Resumed; Question agreed to; Bill withdrawn, 377. See report.

Locarnohead, Saint Filius and Conway Railway:

366. [1897.] Motion, That the Bill be now taken into consideration; Amendment proposed; re-committed to a Select Committee of Five Members, Three to be nominated by the House and Two by the Committee of Selection; Amendment amended by the addition of the words "and that the Petitioners have leave to appear by themselves, their Counsel, and Agents," and made; Order, That the Bill be re-committed to a Select Committee of Eight Members, Three to be nominated by the House and Two by the Committee of Selection, &c.; Instruction; CL. IV. 223, 224. Three Members nominated; Power to send for persons, papers, and records; Three to be the Quorum of the Committee, 255. Member discharged from the Committee; another Member added, 292. Order, That all Petitions against

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Locarnohead, Saint Filius and Conway Railway:

366. [1899-94.] Select Committee to inquire into the manner in which the Railway Companies have exercised the powers conferred upon them by the Railway Rates and Charges Order Confirmation Acts, 1891 and 1892, and to consider whether it is desirable to adopt any other than the existing means of settling differences arising between the Companies and the public with respect to the rates and conditions of charge for the conveyance of goods, and to report what means they recommend; Appointed; to consist of Nineteen Members not nominated; Power to send for persons, papers, and records; Five to be the Quorum; CXLVII. 286. Message to the Lords, requesting attendance of Lord Balfour of Burleigh, 318. Leave given, 323. Power to report from time to time; First Report, 317. Second, 423.

Railway Servants (Hours of Labour):

400. [1890-91.] Motion, That a Select Committee be appointed to inquire whether, and, if so, in what way, the hours worked by Railway Servants should be restricted by legislation; Amendment proposed to insert the words "as disclosed in the Returns from the Railway Companies, and the Reports from Inspectors of the Board of Trade," and Withdrawn—Select Committee to inquire whether, and, if so, in what way, the Hours worked by Railway Servants should be restricted by legislation; Appointed; CXLVII. 47. Committee to consist of Twenty-Four Members; several Members nominated; Motion, That Mr. Alfred Gathorne-Hardy be one other Member of the Committee; and Question, on Division, resolved in the Affirmative; several other Members nominated; Motion, That Mr. M'Minn be one other Member of the Committee; Motion, That the Debate be now adjourned; and Question, on Division, negatived; several other Members nominated; Power to send for persons, papers, and records; Five to be the Quorum, 197. Committee to consist of Twenty-six Members; Two Members added, 116. Motion discharged; another added, 118. Report (inquiry not completed), 449. See Lords.

401. [1892.] Re-appointed; Committee to consist of Twenty-six Members; Nominated; Power to send for persons, papers, and records; Five to be the Quorum; CXLVII. 47. Minutes of Evidence and Appendix relating thereto, 129. Special Report read (Excepted) then the House, according to Order, proceeded to consider the said Report; Order, That Mr. John William MacKee do attend this House in his place upon Thursday next; Order, That Mr. James Frederick Buckle, Mr. William Bailey Hawkins, and Mr. John Conacher do attend this House, upon Thursday next, at Three of the clock, 157. Report, 322. See Privy Council.

South-Eastern and London, Chatham, and Dover Railway Companies:

402. [1893-91.] Bill committed to a Select Committee of Nine Members; First to be nominated by the House, Four by the Committee of Selection; CL. IV. 89. Motion, That it be an Instruction to the Committee that they consider the terms and conditions to be imposed on the Railway Companies on the occasion of their amalgamation, &c., and withdrawn, 99. Motion, That all Petitions against the Bill presented six clear days before the meeting of the Committee be referred to the Committee, &c.; Amendment proposed, "subject to the Rules, Orders, and Proceedings of the House," and not made; Order, That, subject to the Rules and Proceedings of this House, all Petitions against the Bill presented six clear days before the meeting of the Committee be referred to the Committee, &c.;
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Wessex and Central Ireland Railway:

403. [1890.] Bill committed to the Committee on the Great Southern and Western and Waterford, Lissiehawk, and Western Railway Companies Appropriation, and Great Southern and Western Railway Bills; Orders with respect to the said Bills made applicable to the Bill; CXLIV. 223. Special Report from the Select Committee to which the Bill was committed, 239. Motion, That the Bill be withdrawn, and, objection being taken to further Proceeding, Debate adjourned, 143. Resumed; Question agreed to; Bill withdrawn, 277. See Great Southern.

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101. [1890.] Bill for the Registration of Firms; Ordered; Committee to a Select Committee; CXLIV. 100. Committee nominated; Five to be the Quorum, 243. To have Power to send for persons, papers, and records; 225. Member discharged from the Select Committee; another Member added, 258, 273. Special Report from the Select Committee; Bill reported, without Amendments, 229. See Bill.

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103. [1894.] Select Committee to inquire into and report what results have followed upon the Recommendations made by the Select Committee of 1876-77 for the Employment of meritorious Soldiers, Sailors, and Marines in Civil Departments of the Public Service; and to inquire whether any, and, if so, what further measures are desirable for the purpose of extending the Employment of this class in those departments, and also for helping them to obtain service, to such extent as they may be fitted for it, with private employers of labour; Appointed; CXLIX. 207. Nominated; Power to send for persons, papers, and records; Three to be the Quorum, 254. Two Members added, 237. Report (Inquiry not completed), 245.

100. [1895.] Appointed; Nominated; Power to send for persons, papers, and records; Three to be the Quorum; CXLVII. 67. Two Members added, 69. Minutes of Evidence of former Session referred, 89. Member added, 133, 239. Report, 307.

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407. [1890-91.] Select Committee to inquire into the difficulties now attending the acquisition of adequate Rifle range accommodation in the United Kingdom; Appointed; CXLVI. 107. Nominated; Power to send for persons, papers, and records; Five to be the Quorum, 293. Report, 260.

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408. [1897.] Select Committee to inquire into the administration of the Royal National Lifeboat Institution, and into the adequacy of its organisation for saving life on our coasts; Appointed; CXLV. 120. Nominated; Power to send for persons, papers, and records; Three to be the Quorum, 157. Message to the Lords requesting the attendance of the Earl Spencer as a Witness before the Select Committee, 221. Leave given, 228. Report, 361.

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409. [1895.] Select Committee to inquire into and report on the administration and financial position of the

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[1890-91.] Motion, That the Order made upon the 12th day of February last, That the South Kensington and Paddington Subway Bill be committed to the Committee of Selection, be read, and discharged, and that the Bill be referred to a Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection; and, objection being taken to further Proceeding, the Debate stood adjourned; CXLVI. 130. Order for revising adjourned Debate; Question resolved in the Affirmative; Petitions presented Seven clear days before the Meeting of the Committee, referred; Counsel ordered; Power to send for persons, papers, and records; Three to be the Quorum, 134. Order referring the Bill to a Select Committee of Nine Members, discharged, and Bill withdrawn, 118.

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Bill referred to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; That, subject to the Rules, Orders, and Proceedings of this House, all Petitions against the said Bill be referred to the Committee, and Council ordered; Power to send for persons, papers, and records; Three to be the Quorum; CXLVI. 47. Three Members nominated; Leave to the Committee on the Bill to sit, and proceed forthwith, 323. Bill reported, 396.

Tramways (Local Authorities):—

Select Committee to inquire into the working of the Laws relating to the use of Traction Engines on Roads; Appointed; CXLVII. 84. Nominated; Power to send for persons, papers, and records; Three to be the Quorum, 95. Message to the Lords respecting the appointment of the Earl of Ancaster, as a Witness, before the Select Committee, 114. Leave given, 125. Report, 325.

Traction Engines on Roads:

Select Committee to inquire into the working of the Laws relating to the use of Traction Engines on Roads; Appointed; CXLVII. 84. Nominated; Power to send for persons, papers, and records; Three to be the Quorum, 95. Message to the Lords respecting the appointment of the Earl of Ancaster, as a Witness, before the Select Committee, 114. Leave given, 125. Report, 325.

Trips to the Lords:—

Select Committee to inquire into the working of the Laws relating to the use of Traction Engines on Roads; Appointed; CXLVII. 84. Nominated; Power to send for persons, papers, and records; Three to be the Quorum, 95. Message to the Lords respecting the appointment of the Earl of Ancaster, 114. Leave given, 125. Report, 325.

Trains to the Lords:—

Select Committee to inquire into the working of the Laws relating to the use of Traction Engines on Roads; Appointed; CXLVII. 84. Nominated; Power to send for persons, papers, and records; Three to be the Quorum, 95. Message to the Lords respecting the appointment of the Earl of Ancaster, 114. Leave given, 125. Report, 325.

Trust Administration:—

Select Committee to consider and report any alterations in the Law which may appear desirable; Appointed; CXLVI. 84. Nominated; Power to send for persons, papers, and records; Five to be the Quorum, 104. Report, 341.
IV. Select Committees—continued.

(1.) To consider various Matters—continued.

Tyne-side Electric Power Bill:

445. [1900.] Committed to the Select Committee on Electric Power Bills; CLX. 101. Reported (Pursuant not proved), 290. See Bill and Electric Power Bills.

Uniforms:

446. [1894.] Bill to regulate and restrict the wearing of Naval and Military Uniforms; Committed to a Select Committee; CLXIX. 130. Committee nominated; Three to be the Quorum; Power to send for persons, papers, and records, 198. Member discharged; another added, 247. Bill reported; re-committed to a Committee of the whole House, 279. See Bill.

Volunteer Acts:

447. [1894.] Select Committee to inquire into the working of the Volunteer Acts, and the legal status and obligations of Volunteers serving under them; Appointed; CLXXX. 35. Nominated; Power to send for persons, papers, and records; Five to be the Quorum, 126. Report, 201.

Waterland and Central Ireland Railway—See Railways.

Watermen's and Lightermen's Company:

448. [1892.] Bill committed to a Select Committee of Seven Members; Four to be nominated by the House, and Three by the Committee of Selection; All Petitions presented within three clear days of the Meeting of the Committee, referred, and Council ordered; CLXVII. 236. Barge Owners, &c. Liability Bill committed to the Committee, 244. Four Members nominated, 255. Leave to Parties to print the Evidence from the Committee Clerk's copy if they think fit, 231. Barge Owners, &c. Liability Bill reported, 208. Watermen's and Lightermen's Company Bill reported, without Amendment, 365. See Barge Owners, &c. Liability Bill.

War Office Contracts:

449. [1893.] Motion, That a Select Committee be appointed to consider and report upon the allegations of fraud and irregularity in connection with War Office Contracts during the last twelve months; Amendment proposed, to leave out the words "the allegations," and insert the words "such circumstances," and Withdrawn; Amendment made by leaving out "the!"; Main Question, as amended, agreed to; Order, That a Select Committee be appointed to consider and report upon allegations of fraud and irregularity in connection with War Office Contracts during the last twelve months; Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, CLX. 166. Motion, That the Select Committee on War Office Contracts have leave to have Counsel to such extent as they shall see fit; and Question agreed to, an Division, 178. Report and Minutes of Evidence of the Select Committee on Public Departments (Purchasing, &c.), 1875-74, referred to the Select Committee, 178. Leave to parties to print Minutes of Evidence from the Committee Clerk's Copy, 188. Report of Member discharged from further attendance on the Committee, and another added, 197. Report to be printed, 272.

Weights and Measures:

450. [1895.] Select Committee to inquire whether any and what changes in the present system of Weights and Measures should be adopted; Appointed; to consist of Seventeen Members; Committee accordingly nominated; Power to send for persons, papers, and records; Five to be the Quorum; CLX. 27. Member discharged from further attendance; another added, 103. Message to the Lords, requesting attendance of the Lord Kelvin, 269. Leave given, 302. Report, 310.

Witnesses' Protection:

451. [1892.] Bill for the better Protection of Witnesses giving Evidence before Parliamentary and other Public Inquiries,

(1.) To consider various Matters—continued.

Witnesses' Protection—continued.

Prevented, 190. Committed to the Select Committee on Witnesses (Royal Commissions and Parliament) Bill; CLXVII. 296. Reported, without Amendment, 277. See Witnesses (Royal Commissions and Parliament) Protection Bill.

Witnesses (Royal Commissions and Parliament) Protection:

452. [1892.] Bill to make Provision for the better Protection of Witnesses giving Evidence before any Public Commission or any Committee of either House of Parliament, Committed to a Select Committee; CLXVII. 296. Committee to consist of Eighteen Members; Power to send for persons, papers, and records; Five to be the Quorum, 250. Witnesses' Protection Bill referred, 266. Special Report; Witnesses (Royal Commissions and Parliament) Protection Bill reported (changed to Witnesses (Public Inquiries) Protection Bill) [Title amended], 277. Witnesses Protection Bill reported, without Amendment, 277. See Witnesses (Public Inquiries) Protection Bill.

(2.) To do various Matters:

Accounts, Public:


454. [1892.] Committee to consist of Twelve Members; Nominated; Power to send for persons, papers, and records; CXLVII. 59. First Report, 93. Second, 239. Third, 281. Fourth, 363.

455. [1893-94] Committee to consist of Fifteen Members; Nominated; Power to send for persons, papers, and records; Five to be the Quorum; CXLVIII. 75. First Report, 125. Message to the Lords, requesting attendance of the Clerk of the Parliament, 258. Leave given, 305. Special Report, 356. Third, 129.

456. [1891.] Committee to consist of Fifteen Members; Nominated; Power to send for persons, papers, and records; Five to be the Quorum; CXLIX. 10. First Report, 32. Member discharged; another added, 41. Second Report, 263. Third, 305. Fourth, 332.

457. [1895.] Committee to consist of Fifteen Members; Nominated; Power to send for persons, papers, and records; Five to be the Quorum; CL. 65. First Report, 79. Second Report, 232. Third, 239. Fourth, 363.


459. [1895, Sess. II.] Motion, That the Select Committee of Public Accounts do consist of Fifteen Members; Debate arising; Motion, That the Debate be adjourned, withdrawn; original Question put, and resolved in the Affirmative; Members nominated; Power to send for persons, papers, and records; Five to be the Quorum; Minutes of Evidence, &c., of last Session referred; CL. 357. Report, 370.


462. [1898.] Committee to consist of Fifteen Members; Nominated; Power to send for persons, papers, and records; CLXII. 63. First Report, 79. Member discharged from the Committee; another Member added, 84. Second Report, 300.

463. [1899.] Committee to consist of Fifteen Members; Nominated; Power to send for persons, papers, and records; CL. 61. Member discharged from further attendance on the Committee; another Member added, 67. First Report, 81. Second Report, 136. Third Report, 194. Fourth Report, 207.

464. [1900.] Committee to consist of Fifteen Members; Nominated; Power to send for persons, papers, and records; CLV. 96. First Report, 86. Second Report, 348. Bills
IV. Select Committees—continued.

(2.) To do various Matters—continued.

Bills:

To draw up Reasons, to be assigned to the Lords for disagreeing to Amendments made by the Lords to Bills.


House of Commons:

Kitchen and Refreshment Rooms (House of Commons): CXLVI. 631. Report, 632. To consist of Sixteen Members; Appointed; Nominated; Five to be the Quorum; CXLVI. 631. Power to report Observations; Report, 639.

167. [1897.] To consist of Sixteen Members; Appointed; Nominated; Five to be the Quorum; CXLVII. 84. Power to report Observations; Report, 809.

171. [1897.] To consist of Sixteen Members; Appointed; Nominated; Five to be the Quorum; CXLVII. 60. Power to report Observations; Report, 615.

173. [1897.] Appointed; Nominated; Three to be the Quorum; CXLVII. 66. Power to report Observations; Second Report, 756.

173. [1897.] Appointed; Nominated; Three to be the Quorum; CXLVII. 45. Power to report Observations; First Report; CXLVI. 43. Member discharged from further attendance; Member added; 283. Second Report, 209.

173. [1897.] Appointed; Motion, That Mr. James Bailey be a Member of the Committee; Debate adjourned; CXLVI. 55. Further adjourned, 58. 79. Order for resumption of Debate read, and Question put; Committee nominated; Power to send for persons, papers, and records; Three to be the Quorum; CLIII. 453. Member discharged from further attendance on the Committee; another Member added, 145. Power to report Observations; Report, 204.

480. [1890.] Appointed; Nominated; Power to send for persons, papers, and records; Three to be the Quorum; CLXVI. 43.

Parliamentary Papers Distribution:

184. [1890-91.] Select Committee to assist Mr. Speaker in superintending the form and regulating the Distribution of Parliamentary Papers: Appointed; Nominated; Power to send for persons, papers, and records; Three to be the Quorum; CXLVII. 20.

98. [1896.] Appointed; Nominated; Power to send for persons, papers, and records; Three to be the Quorum; CXLVII. 20.

180. [1896-97.] Select Committee to assist Mr. Speaker in superintending the form and regulating the Distribution of Parliamentary Papers: Appointed; Nominated; Power to send for persons, papers, and records; Three to be the Quorum; CXLVII. 20.


Public Petitions:

246. [1890-91.] Select Committee, to whom shall be referred all Petitions presented to the House, with the exception of such as relate to Private Bills; and that such Committee do classify and prepare Abstracts of the same, in such form and manner as shall appear to them best suited to convey to the House all required information respecting their contents, and do report the same from time to time to the House; and that the Reports of the Committee do set forth the Number of Signatures to each Petition only in respect to those Signatures to which addresses are affixed: And that such Committee have power to direct the printing in extenso of such Petitions, or of such parts of Petitions, as shall appear to require it; And that such Committee have power to report their Opinion and Observations thereupon to the House; Appointed; Nominated; Three to be the Quorum; CXLVII. 12. First Report, 27. Second, 60. Third, 85. Fourth, 99. Fifth, 111. Sixth, 124. Seventh, 129. Eighth, 162. Ninth, 190. Tenth, 206. Eleventh, 228. Twelfth, 240. Thirteenth, 207. Fourteenth, 290. Fifteenth, 336. Sixteenth, 348. Seventeenth, 388. Eighteenth, 389. Nineteenth, 426. Member added to the Committee, 221.


189. [1894.] Appointed; Nominated; Three to be the Quorum; CXLIX. 31. Power to send for persons, papers, and records; Fourteenth, 290. Twelfth, 240.};
IV. Select Committees—continued.

(2.) To do various Matters—continued.

Selection, Committee of:—

to appoint a Committee on a Private Bill, to sit and proceed To-morrow, after Standing Orders suspended, 323.

500. [1895.] Committee to consist of Ten Members; Nominate; CL. 13.—To appoint a Committee not exceeding Nine Members, to whom shall be granted certain Private Bills, (Police and Sanitary Regulations), 84.—To nominate Five Members of a Select Committee, partly to be nominated by the House, and partly by the Committee of Selection, 52, 91. Two Members, 61.—Standing Orders suspended, and that the Committee of Selection have leave to appoint the Committee on a Private Bill, to sit and proceed forthwith, 305, 320.


Stand Committee on Bill (Private), 56. To nominate Five Members of Select Committee on Bills (Private), 56. —Report of Chairman’s Panel (Standing Committees), 58, &c. —Report of Nomination of Members to serve on Standing Committees, 72.—Report of Nomination of Members to serve on Standing Committees in respect of Bills, 81, 87, 98, &c. To nominate Five Members of Select Committee on Bills (Private), 56. To nominate Two Members, 129, 169, &c. To nominate Five Members, 263.

502. [1897.] Committee to consist of Eleven Members; Nominate; CL. 10.—Report of Chairman (Standing Committees), 50.—Of Nomination of Members to serve on the Standing Committees, 72.—Report of Names of Members added to Standing Committees in respect of Bills, 81, 87. Of Names of Members discharged from Standing Committees, and others added in substitution, 87, 98, 145, &c. Reports of appointment of Names of Members added to Standing Committees in respect of Bills, 81, 87, 98, &c. To nominate Five Members of Select Committee on Bills (Private), 56. To nominate Two Members, 129, 169, &c. To nominate Five Members, 263.

503. [1900.] To do various Matters—continued.

Committee of—continued.

Selection, Committee of:—

to appoint a Committee on a Private Bill, to sit and proceed To-morrow, after Standing Orders suspended, 323.
IV. Select Committees—continued.

(2.) To do various Matters—continued.

Selection, Committee of—continued.

265. [1890.] To consist of Eleven Members; Nominated; CXLV. 10. Report of Chairman (Standing Committees), 40. Of Nomination of Members to serve on the Standing Committees, 62. To appoint Committee on Police and Sanitary Regulations Bills, 87.—Report of Number of Members added to Standing Committees in respect of Bills, 94, 111, 101, &c. Of Names of Members discharged from Standing Committees, and others added in substitution, 91, 136, &c. On Joint Committees, 173, 106. Of names of Chairmen of Standing Committees, 114, 164, &c.—To nominate Four Members of a Joint Committee, 141. Five Members of a Joint Committee, 145.—Report of Nomination of Four Members to serve on Joint Committees, 164, 189. Of Five Members, 164.—To nominate Two Members of Select Committee, 117, 257.—To appoint a Committee, not exceeding Seven Members, to whom shall be committed certain Bills by which it is proposed to supply Electric Power, 101. See Electric Power Bills.—To add Two Members to the

V. Amendments proposed to Questions on other Subjects, but not made, or withdrawn:

Appointment of Select Committees:

Administration of the Post Office:

510. [1890-91.] To inquire into the Administration of the Post Office. (Amendment on going into Committee of Supply, not made); CXLVI. 216.

Financial Relations (Scotland):

511. [1897.] To consider and report upon the amount and proportion of monies expended out of the moneys provided by Parliament for local purposes in each division of the United Kingdom, and how far the financial relation established by the same so contributed are equitable to Scotland. (Amendment on going into Committee of Supply, not made); CHL. 127.

Unofficial Members' Business:

512. [1893-94.] To consider whether any, and, if so, what changes should be made in the present Rules of Procedure in order to enable Unofficial Members to make better use of the time at their disposal for bringing their Bills and Motions before the consideration of the House, and to obtain precedence for important subjects. (Amendment on going into Committee of Supply, withdrawn); CXLVIII. 110.

VI. Questions Negatived for Appointment of Select Committees:

Betting and Gambling:

513. [1890-91.] To inquire into the growing prevalence of Betting and Gambling; to ascertain to what extent the Statutes dealing therewith are evaded; to consider whether any, and what, Amendments should be made in such Statutes, and to report their opinion thereon to the House; and Question, on Division, negatived; CXLVI. 130.

Belfast Corporation's Hospitals Bill:

516. [1898.] Motion, That the Bill be committed to a Select Committee of Five Members, &c.; Question negatived on Division; CXLIII. 153.

Birmingham (King Edward the Sixth) Schools Bill:

517. [1900.] Motion, That the Bill be committed to a Select Committee; Question negatived on Division; CXLV. 213.

House of Commons:

518. [1894.] Business of the House: To consider and report upon the Procedure, Practice, and Forms of the House

House of Commons—continued.

and Committees; and Question, on Division, negatived; CXLIX. 54.

Income Tax:

519. [1890-91.] Motion, To inquire into the Income Tax, the mode of its collection, the system of appeal, the payment of penalties for collection, and generally to report on the present working and incidence of the tax as now imposed, and whether some faster system could be adopted, by a different rate being imposed on income derived from realised capital as that derived from industry; and Question, on Division, negatived; CXLVI. 107.

Liverpool City Churches Bill:

520. [1897.] Motion, That the Bill be committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection, &c.; That Petitions be referred, and that Three be the Quorum of the Committee; and Question negatived, on Division; CXLIII. 47.
COMMITTEES—continued.

7th. Questions superseded:

East India (Civil and Military Services):

321. [1908-91.] Motion, That a Select Committee be appointed to inquire into the effect of the diminution of the paid value of the Rupee on the Civil and Military Services of the Indian Government—(Sir Seymour King); Amendment proposed, by leaving out from the word “That,” to the end of the Question, in order to add the words “if any fixed rate of exchange be determined upon by this House, or by the Secretary of State for India, to be allowed to the Civil and Military Services of the Indian Government, the difference between such rate of exchange and the actual market rate of exchange shall not become an additional burden on the Indian Taxpayer.” Question, That the words proposed to be left out stand part of the Question; Debate arising; Closure claimed, but Mr. Speaker withheld his Assent; Debate resumed; Question, That the words proposed to be left out stand part of the Question; on Division, negatived; Question proposed, That the words “if any fixed rate of exchange be determined upon by this House, or by the Secretary of State for India, to be allowed to the Civil and Military Services of the Indian Government, the difference between such rate of exchange and the actual market rate of exchange shall not become an additional burden on the Indian Taxpayer” be added to the word “That” in the Main Question; Debate arising, and it being after Midnight, the Debate stood adjourned; CXLVIII. 171.

Financial Relations (England, Scotland, and Ireland):

322. [1908.] Motion, That a Select Committee be appointed to consider the financial relations between England, Scotland, and Ireland; and to report—(1) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (2) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (3) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (4) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (5) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (6) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (7) The amount and proportion of State Loans outstanding, and of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (8) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (9) The amount and proportion of State Loans outstanding, and of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (10) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (11) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (12) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (13) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (14) The amount and proportion of State Loans outstanding, and of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (15) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (16) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (17) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (18) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (19) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (20) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (21) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (22) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (23) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (24) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (25) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (26) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (27) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (28) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (29) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (30) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (31) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (32) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (33) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (34) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (35) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (36) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (37) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (38) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively; (39) The amount and proportion of Revenue contributed to the Exchequer by the people of England, Scotland, and Ireland respectively; (40) The amount and proportion of Revenue which under recent legislation is paid to local authorities in England, Scotland, and Ireland respectively; (41) The amount and proportion of State Liabilities incurred for local purposes, in England, Scotland, and Ireland respectively; (42) How far the financial relations established by the sums so contributed, paid, advanced, or promised, or by any other existing conditions, are equitable, having regard to the resources and population of England, Scotland, and Ireland respectively.

Lambeth Water (Transfer) Bill:

323. [1908.] Motion, That the Order that the Bill be committed, be read and discharged, and that the Bill be committed to a Select Committee of Nine Members, Four to be nominated by the House, and Five by the Committee of Selection; read and discharged, and Bill withdrawn, 116.


Municipal Corporations Act (1882) Amendment Bill:

324. [1882.] Motion, That the Bill be committed to a Committee of the whole House; Amendment proposed, to leave out the words “Committee of the whole House,” and add the words “Select Committee”; Objection taken; Debate stood adjourned; CXLVII. 237. Further adjourned, 241, 249, 255, 277, 278, 279, 284, 299, 299.

Purchasers of Land (Ireland):

325. [1905-91.] Motion, That a Select Committee be appointed to inquire into the condition of Purchasers of Land under the Irish Church Act of 1869, as well as those under the Purchase Clauses of the Irish Land Acts of 1870 and 1881, and Report, if any, and what steps can be taken for their relief; Debate stood adjourned at Midnight; CXLVIII. 237. Further adjourned, 241, 249, 255, 277, 278, 279, 284, 299, 299.

Sea Fisheries:

326. [1901-94.] Motion, That a Select Committee be appointed to consider the expediency of prohibiting the landing and sale of undersized Flat Fish; and Question proposed, by leaving out from the word “That,” to the end of the Question; Objection taken; Debate stood adjourned; CXLVIII. 291. Further adjourned, 241, 249, 255, 277, 278, 279, 284, 299, 299.

Southwark and Vauxhall Water (Transfer):

327. [1890.] Motion, That the order that the Bill be committed, be read and discharged, and that the Bill be committed to a Select Committee of Nine Members, Four to be nominated by the House, and Five by the Committee of Selection, &c.; and objection being taken, Debate adjourned; CLV. 53. Further adjourned, 85. Order for resuming adjourned, Debate discharged, 116. Order for committed of Bill discharged, and Bill withdrawn, 116.

Strikes and lock outs (Boards of Conciliation):

328. [1890-94.] Motion, That a Select Committee, nominated by the House and the Committee of Selection in equal proportions, be appointed to inquire into and report upon the circumstances, causes, and consequences of the present dispute in the coal trade, and as to the possibility and best methods of substituting Conciliation and Arbitration for Strikes and Lockouts; At Midnight, Debate stood adjourned; CXLVIII. 237. Further adjourned, 241, 249, 255, 277, 278, 279, 284, 299, 299.

Vacation of Seat on Succession to Peerage:

329. [1894.] Motion, That a Select Committee be appointed to inquire into the circumstances under which the
VIII. Motions withdrawn for the Appointment of Select Committees—continued.

Vacation of Seat on Succession to Peerage—continued.

New Witt for the Attleshford Division of Sheffield was issued for want of Forty Members; carried; Speaker resuming the Chair at Nine to receive Report on a Division; [1893-91] ; CXLV. 509.

IX. Orders, Resolutions, and Incidental Proceedings:

Committees of the whole House:

554. Resolutions, That this House will, upon days named, resolve itself into Committee—To consider of the Ways and Means for raising the Supply to be granted to H. M. (immediately after the Address in answer to the Queen’s Speech had been agreed to), and a day appointed for the Committee of Supply; [1890-91] ; CXLVI. 18,—[1890] ; CLIV. 54, 424 [See H.]. To consider of the Supply to be granted to H. M. [1890-91]; CXLVI. 22,—[1890] ; CLIV. 54, 424 [See H.].—[1890] ; CLV. 30.

556. Committee re-appointed; [1892] ; CXLVII. 50.


558. Resolutions, That this House will immediately resolve itself into a Committee:—To consider Supply after Division; [1891] ; CXLVI. 131,—[1900] ; CLII. 223.—On Motion, Speaker resuming the Chair at Nine to receive Report on a Vote taken at a Morning Sitting, and Amendment proposed and carried; [1892] ; CXLVII. 82.

559. On Motion, That Mr. Speaker do now leave the Chair, and Question superseded by adjournment of the House for want of Forty Members; [1892] ; CXLVII. 131.—After Amendment proposed, but, on Division, not made; [1892] ; CXLVII. 55.

560. After Amendment proposed to Main Question, That Mr. Speaker do now leave the Chair for Committee of Supply, and resolved in the Affirmative; [1894] ; CXLIX. 49.

561. Bill re-committed in respect of an Amendment to a Clause, and House immediately resolved itself into the Committee; [1898] ; CLII. 237.

562. House immediately resolves itself into Committee in respect of new Clauses, standing on Paper, and of Amendments standing in the name of the Chief Secretary for Ireland after the Bill had been considered on Report; [1893] ; CLIII. 246.

563. House immediately resolves itself into a Committee on a Bill (re-committed); [1897] ; CXLV. 367.

564. House resolves itself into Committee after Question that words be inserted, and House immediately resolved itself into the Committee; [1890-91] ; CXLVI. 99.—After Division on Question, That words stand part, agreed to, on Question, That Mr. Speaker do now leave the Chair; [1891] ; CXLVI. 334.

565. House resolves itself into Committee, and it being Midnight, the Chairman leaves the Chair to make his report to the House; Resolved, That the House will again resolve itself into Committee; House accordingly resolves itself into the Committee; and Bill reported; [1892-93] ; CXLIII. 569.

566. House again resolves itself into Committee of Supply. After Member’s conduct being reported to Mr. Speaker, he is suspended from the Service of the House; [1897] ; CLVII. 205.

567. House resolves itself into the Committee of Supply after Amendment proposed, and not made; [1890] ; CXLIV. 71. [Army Estimates.]

568. House goes into Committee of Supply on Civil Service Estimates after Question put pursuant to Clause; Supply considered in Committee, and, being noon of the Clock, the Chairman leaves the Chair to make his report at Nine; [1891] ; CXLVI. 237.

569. House goes into Committee of Supply on Navy Estimates; [1890] ; CXLIV. 87. And Civil Service Estimates [1891], after Question put resolved in the Affirmative, no Amendments having been moved.

570. House resolves itself into Committee after Division on Instruction negatived; [1890-91] ; CXLVI. 38.—After Question, That it be an Instruction to the Committee, That they have power to divide the Bill into Two Bills, and to consider first Part I., and to report same separately negatived; [1890-91] ; CXLIII. 39.

Committees of the whole House—continued.

571. House resolves itself into Committee of Supply on New Entitlement to Vote adjourned; [1897] ; CXL. 79. Further adjourned, 76.—Resumed, and Question put pursuant to Closure on Division; [1891] ; CXLVI. 114.—On Civil Service Estimates, Amendment proposed to Question, That Mr. Speaker do now leave the Chair, not made; [1890] ; CXLV. 112.—Debate arising, Debate resumed, and Question put and agreed to, 129.

572. After Amendment proposed, and, on Division, not made; [1896] ; CXLVII. 106.—After Amendment proposed, and Question put pursuant to Closure, and agreed to; no second Teller on House proceeding to a Division; Main Question put pursuant to Closure, and agreed to; [1899] ; CLV. 313.

573. House resolves itself into Committee after resuming an adjourned Debate on Question, That Mr. Speaker do now leave the Chair on re-committal of Bill in respect of Amendments to Clause, &c.; [1891] ; CXLVI. 431.—After Main Question put pursuant to Closure, and on Division, resolved in the Affirmative; [1897] ; CXLVI. 114.—Noises taken to be from 40 Members were not present in Committee; [1890] ; CXLVII. 431.

574. Debate stand adjourned at Midnight on Question, that Mr. Speaker do now leave the Chair, no day fixed for resumption of Debate; [1892] ; CXLVII. 286.

575. House resolves itself into Committee of Supply after resuming adjourned Debate on Main Question, that Mr. Speaker do now leave the Chair, the Amendment having been negatived previous day; [1900] ; CXLVII. 129.—On Question that Mr. Deputy Speaker do now leave the Chair for Committee of Supply, Debate arising; Debate adjourned; [1890] ; CXLVII. 60.—Resumed, and Question resolved in the Affirmative; [1900] ; CXLVII. 69.

576. House, according to Order, resolves itself into Committee on Messages from Her Majesty, Relative to Grant to Lucey Kitchener of Khatrums, referred to the Committee of Supply; [1890] ; CXLIV. 215.

577. Papers referred to Committee of the whole House (see Supply), (Queen’s Speech discontinued); [1890-91] ; CXLVI. 478.

578. Certain Accounts and Papers referred to the consideration of a Committee of the whole House; and Resolution, That this House will again consider of a Question put pursuant to the Order, resolves itself into Committee; [1891] ; CXLVII. 196.—[1896] ; CXLVII. 177.—[1900] ; CXLVII. 236.

579. Matters referred to Committee of the whole House; Estimates; [1890-91] ; CXLVII. 26.—[1899] ; CXLVII. 54.—Appropriation Accounts; [1890-91] ; CXLVII. 478.—East India Revenue Accounts; [1890-91] ; CXLVII. 466.—[1900] ; CXLVII. 356.


581. Proceedings in Committee: Progress moved, but Chairman of Committee to put Question (Abuse of Roles) [1891] ; CXLVI. 11, 60.—Army Estimates, Pay, and Allowances; original Question put, pursuant to Standing Order; Closure of Debate; [1891] ; CXLVI. 125.—Committee proceeds to a Division; no second Teller; [1891] ; CXLVI. 182.—Chairman leaves the Chair at Seven to make his report at Nine; [1891] ; CXLVI. 235.—Question, That words be inserted; Member, failing to explain his Amendment, is directed by Chairman to discontinue his speech; Question on the Amendment not put to the Committee; [1892] ; CXLVII. 116.—Question put forthwith (Abuse of Roles) [1892] ; CXLVII. 116.—Closure claimed, but Chairman withholds his assent, and gives a reason; [1900] ; CXLVII. 200.—Member directed
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directed to discontinue his speech (Inr essentials;) [1891]; CXLVIII. 104.—Division frivolously claimed; Ayes directed to stand up in their places (15); the Chairman declares the Noes have it; [1890]; CXLVII. 100.—Closure claimed; but, Chairman withholds his assent, as he thought the Committee might be prepared to come to a decision without that Motion; [1892]; CXLVIII. 116.—Question put, after Motion for Progress negatived; Motion, That the Chairman do leave the Chair; not put (Abuse of Rules); and Closure claimed, but not assented to; [1892]; CXLVII. 116.—Main Question claimed and put, after Question put, pursuant to Closure; [1892]; CXLVII. 44.—At Ten minutes before Seven (Morning Sitting); CXLVII. 90.—At Ten minutes after Seven; CXLVII. 247.—After half-past Five; [1893-91]; CXLVIII. 352.

563. On Clause 1 of a Bill, objection taken to further proceeding, and Chairman leaves the Chair; [1890-94]; CXLVII. 63.

564. Motion for Progress (Committee of Supply) (Abuse of Rules); Chairman declines to put Question; [1890-94]; CXLVII. 104.—In Committee on a Bill; [1891]; CL. 209.

565. Motion to report Progress; and, it being One of the clock, the Motion to report Progress laid, and the Chairman left the Chair; [1890-94]; CXLVII. 137.

566. On Clause 1 being read, Motion, That the Clause be postponed; [1890-94]; CXLVII. 236. (Negatived on Division)—[1894]; CXLVII. 151.

567. On Question, That the words be inserted; and objection being taken to further proceeding, the Chairman leaves the chair, it being after Midnight; [1894]; CXLVII. 242.

568. In Committee of Supply; original Question proposed, and a Num not exceeding 100; and Motion made; and Question, That a smaller sum be granted and, on Division, resolved in the Affirmative; [1895]; CL. 279.

569. Motion, That a Num be granted; whereupon Motion, That an Item be reduced by; and agreed to on Division, and Progress immediately reported; [1895]; CL. 297.

Proceedings in Committee:

570. On Clause 1 of a Bill, objection taken to further proceeding, and the Chairman withholds his assent; and the clause ought to be amended so as to bring it in harmony with the Resolution in Ways and Means; [1891]; CXLVII. 355.

571. The Chairman puts successively the Questions on Clauses forthwith; [1890-91]; CXLVII. 415, 431, 453.

572. The Chairman rules an objection to be well founded, and that the clause ought to be amended so as to bring it in harmony with the Resolution in Ways and Means; [1891]; CXLVII. 355.

573. The Chairman losing an Amendment to be beyond the scope of the Bill, rules it to be out of order; [1894]; CXLVII. 415, 453.—The Chairman, in pursuance of the Order of the House, proceeded to put the Question necessary to dispose of the outstanding Votes; [1895]; CL. 430.—[1896]; CL. 280.

574. On Question, That the words be inserted; and objection being taken to further proceeding, the Chairman leaves the chair, it being after Midnight; [1891]; CXLVII. 242.

575. On Clause 1 being read, Motion, That the Chairman do immediately report Progress; [1894]; CXLVII. 151. (Negatived on Division, after Closure).—That the Clause be postponed; [1894]; CXLVII. 151.

576. On Question, That the words be inserted; and objection being taken to further proceeding, the Chairman leaves the chair, it being after Midnight; [1894]; CXLVII. 242.

577. On Clause 1 of a Bill, objection taken to further proceeding, and the Chairman withholds his assent and gives a reason; [1896]; CL. 107.

578. Question put, after Motion for Progress not put (Abuse of Rules), and Two Motions for Closure; [1896]; CL. 93.

579. Main Question put, and agreed to on Division, and Progress immediately reported; [1896]; CL. 215.

580. That a clause stand part, and Question put pursuant to Closure; [1896]; CL. 260.

581. That the words stand part in a proposed Amendment, and Question put pursuant to Closure; [1895]; CL. 273.

582. Chairman informs the Committee that an Amendment is out of order; [1895]; CL. 411.

583. Members directed to withdraw by the Chairman under Standing Order; [1896]; CL. 422.—[1899]; CXLVIII. 436.—[1899]; CL. 360.

584. Members removed by the Sergeant-at-Arms; [1896]; CL. 242.—[1899]; CXLV. 436.—For disregarding the authority of the Chair; [1897]; CL. 283.

585. Members decline to leave the House to go into the Division Lobby, ordered by the Chairman to withdraw and decline, is removed by the Sergeant-at-Arms; [1896]; CL. 242.

586. Members directed to discontinue their speech; [1896]; CL. 374.—[1899]; CXL. 312.—[1899]; CXLV, 435.

587. Members directed to stand up in their places Division frivolously claimed; [1897]; CL. 179-80. (Nine times).

588. A Member moves progress on Clause 1 of a Bill, being carried, Chairman declines to propose the Question to the House; [1897]; CL. 249.
Proceedings in Committee—continued.

600. Member ordered to discontinue his speech, but disregards the authority of the Chair, and is suspended by the Chairman; Chairman reports to the House, and Member suspended by Mr. Speaker, and ordered to withdraw; [1897]; CLIII. 204.

601. The Chairman in Committee of the whole House declares that the Ayes have it, there being no second Teller to a Division; [1898]; CLIII. 68.

602. The Chairman in Committee declares the Ayes have it, on a Division being divinely claimed, five Members only having stood up; [1899]; CLIV. 407.

603. Chairman puts the Question forthwith; [1899]; CXLII. 306.

604. The Chairman directs the Committee to proceed again to a Division, the doors of the "No." Lobby having been open before the Tellers were present, as the Committee were proceeding to a Division; [1900]; CLY. 125.

605. The Chairman acquaints the Committee that during the progress of the Division a Member had come to the Table and used insulting language to the Chair; Member ordered to withdraw; [1895]; CLY. 390.

606. Report by Chairman of conduct of Members; [1896]; CXLII. 29.

607. Report by Chairman of Disorder in the House, and words taken down; [1893-94]; CXLI. 499.

608. That the words of a Clause down to words in a certain line stand part of the Clause, be now put; [1895]; CXLII. 231.

609. That a Clause stand part of a Bill be now put pursuant to Closure; [1898]; CXLVII. 277.

610. A Member moves to report Progress (Sir William Harcourt) after Debate, two Motions for Closure moved but refused by the Chairman; a third Motion for Closure assented to by Chairman; Teller named; Committee proceeds to a Division; a Member declines to leave the House and is removed by Sergeant-at-Arms; House divides on Clause; Members reported, an Order for Progress negatived, on Division; [1898]; CLI. 242.

611. On House going into Committee on Education Bill, Progress immediately moved, and agreed to; no Report; [1896]; CXLII. 298.

612. Questions that words be inserted, and it being half-past Five of the clock, the Chairman leaves the Chair; [1896]; CLI. 245.

613. Motion made, and Question that certain Clause cease to form part of the Bill, put and agreed to (pursuant to a Resolution of the House); [1896]; CLI. 374.

614. Question, That words stand part of a Schedule; and it being half-past Five of the clock, the Chairman left the Chair; [1897]; CLI. 278.

615. Question put, That a Clause stand part, and Question put, pursuant to Clause; [1896]; CLI. 209.

616. Chairman withholding his assent to Clause and gives a Reason; [1899]; CLIV. 434.

617. That a Clause stand part, whereupon a Motion for Progress, but Chairman declines to propose Question (Abuse of Rules); [1899]; CXLI. 129.

618. That a word stand part; Debate arising; Motion for Progress (Abuse of Rules); [1899]; CLY. 291.

Incidental Proceedings—continued.

620. That the Order of the Day for the reception of the Report from the Committee of Supply Report, be deferred until after another Order of the Day; [1898]; CLXI. 394.

621. House goes into Committee of Supply, and immediately reports Progress, on first Vote; [1893]; CXL. 83.

622. Immediately reports Progress on an Item being reduced (Miscellaneous Charges of the War Office), 297.

623. Motion, That a Sum for Ordnance Factories be granted; and agreed to later on some evening; [1895]; CL. 99.

624. That the Ayes have it, there being no second Teller to a Division; [1898]; CXLI. 204.

625. That the Ayes have it, there being no second Teller to a Division; [1898]; CLV. 391.
Joint Committees:

669. Select Committee of Six Members ordered to be appointed to join with the Select Committee appointed by the House of Lords, as mentioned in the Lords' Message of a former day; [1890-91]; CXLVIII. 122—[1893]; CL. 95, 114, 233. (Statute Law Revision Bills.)

660. Committee of Five Members to join with a Committee of Five Lords, &c.; [1895]; CL. 274. (Canal Rates, Tolls and Charges.) Lords concur and appoint same number, 268.

661. Committee of Five Members to join with a Committee of Five Lords; [1890]; CLIV. 72. (House of Lords and Commons Permanent Staff.)

662. Lords appoint a Committee of Five Lords to join with a Committee of Five Members; [1895]; CL. 131, 205.

663. On Motion, That Mr. --- be a member of the Committee, and the Motion being opposed, Mr. Speaker puts the Question that the Debate be now adjourned, pursuant to Standing Order 16; and Debate adjourned; [1895]; CL. 231. (No further proceeding.)

664. Resolution, That certain Bills be referred to a Joint Committee of Lords and Commons (Canal Rates, Tolls, &c.); Message to the Lords to communicate; [1896]; CLI. 59. Message from the Lords to assent, 65.

665. That certain Bills be committed; Message to Lords to acquaint them therewith, and requesting them to appoint a Committee of Five Lords to join with the Committee of the Lords, &c.; [1896]; CL. 158—[1898]; CLI. 102. --Power to send for persons, papers, and records, and Three to be the Quorum; agreed to, 597.

666. Lords Message considered; Order, That the Select Committee appointed by the Lords to meet the Committee appointed by the Lords at a certain place and time; Message to the Lords to acquaint them therewith; [1896]; CLI. 185. Report, 226.

667. Message from the Lords; That it is desirable that a Select Committee be appointed to join with a Committee of the House of Commons to consider, &c.; [1896]; CLIV. 80. Message considered; Message to the Lords to acquaint them that this House doth agree with the Lords in the said Resolution, 65.

668. Message from the Lords; The Lords have appointed a Committee of Four Lords to join with a Committee of this House to consider, &c., and request that this House will appoint an equal number of its Members to be joined with the said Lords, [1896]; CLI. 89. Lords' Message considered; Order, That a Select Committee of Four Members be appointed to join with the Lords Committee appointed by the House of Lords, as mentioned in their Lords' Message; Committee nominated; Message to the Lords to acquaint them therewith, Two to be the Quorum, 105. Message from the Lords, proposing place and hour of meeting; Message considered; Committee to meet the Lords as proposed by their Lordships; Message to acquaint the Lords therewith, 106. Joint Committee to have leave to hear parties by themselves, their Counsel and Agents, and Witnesses, 146. Report, 223.

669. Message ordered to be sent to the Lords to acquaint them that this House hath appointed a Committee which is to consist of Five Members, to join with a Committee of the Lords (on Railway Rates and Charges Provisional Orders), and to request that their Lordships will be pleased to appoint an equal number of Lords to be joined with the Members of this House; [1896-97] ; CXLIV. 148. Message from the Lords that they have appointed a Committee of Five Lords to join with the Committee of the Commons, 103. Message from the Lords appointing time and place of meeting; Message considered; that a Message be sent to the Lords directing the Select Committee appointed by this House to meet the Committee appointed by the Lords at time and place proposed, 234. Report, 273.

670. Select Committee of Five Members ordered to be appointed with a Committee of Five Lords to consider certain Bills; [1896-97]; CXLV. 118. —Select Committee of Five Members to join with a Committee of the Lords, &c.; [1900]; CL. 274. —Queen Anne's Bounty Board.—Committee of Five Members to be joined with a Committee of Five Lords to consider all Bills relating to Railway Rates and Charges Provisional Orders; Message to the Lords to acquaint them therewith, &c.; [1892]; CXLVII. 78.

671. Committee of Six Members to join with the Committee of Six Lords to consider Statute Law Revision Bills as mentioned in their Lordships' Message; [1898]; CLVII. 132.

672. Committee of Five Members appointed by the Commons to join with a Committee of the Lords (on Railway Rates and Charges Provisional Orders) and of Four Lords; [1895]; CLI. 131, 206.

673. Committee of Four Lords to join with a Committee of Five Lords, &c.; [1896]; CLI. 131, 206. —Electric Powers; [1894]; CXLIX. 123, 153, 154, 182.

674. Committee of Five Members to join with a Committee of Five Lords on the Merchant Shipping Bill; [1894-95]; CLVIII. 581, 593. Six Members nominated; Three to be the Quorum, 697. Message from Lords appointing time and place of meeting, 698. Special Report, 628. —[1894]; CXLIX. 68, 77, 78, 96, 101, 104. (Merchant Shipping Bill)

675. Nominated; [1896-97]; CXLVI. 156—[1902]; CXLIX. 117—[1894]; CLV. 155—[1900]; CLI. 164, 173, 291.

676. Member added to a Joint Committee; [1891]; CXLIX. 247. —Report of Members discharged and other Members added; [1900]; CL. 173, 196.

677. Three ordered to be the Quorum; [1890-91]; CXLVI. 174—[1897]; CXLVI. 147. —Two to be the Quorum; [1898]; CL. 165. —Power to send for persons, papers, and records, and Three to be the Quorum; agreed to, on Division; [1899]; CLV. 78.

678. Ordered to meet in a Committee Room of the Lords on a day named; [1890-91]; CXLVI. 158—[1892]; CXLVI. 204—[1893]; CXLVI. 120—[1899]; CLV. 85.

679. Joint Committee to have leave to hear parties by themselves, their Counsel and Agents and Witnesses; [1899]; CL. 145.

680. Bills reported from Joint Committee; [1894]; CXLIX. 312. —Special Report from Joint Committee on a Bill; Bill reported; Reports to be printed; Bill re-committed to a Committee of the Whole House; [1889]; CXLIX. 308.

681. Order, That an Order that all Petitions in favour or against Bills or Orders scheduled thereto, presented Five clear days before the meeting of the Committee, be referred to the Committee, &c., be suspended in the case of a Petition, and that the said Petition be referred to the Joint Committee on Canal Rates, Tolls and Charges Provisional Orders, &c.; [1894]; CXLIX. 294.

682. Report of Joint Committee of former Session and Return referred; [1898]; CLIII. 288.

683. Report, Inquiries not completed; [1890]; CL. 324, 328.

684. Message from the Lords, That they have come to a Resolution, That a Select Committee be appointed to join with a Committee of the House of Commons on the Question of Town Improvements [Betterment], and desiring the concurrence of this House; [1893-94]; CXLVIII. 663. (No further proceedings.) —Statute Law Revision Bills; [1891]; CXLIX. 23—[1895]; CLI. 43. (Statute Law Revision Bills); —[1890]; CLV. 46. (Houses of Lords and Commons Permanent Staff.)

685. Lords' Message considered; House doth concen; [1891]; CL. 165.

686. Message from the Lords; The Lords have appointed a Committee of Five Lords to join with a Committee of the Commons, 163. Message from the Lords appointing time and place of meeting; Message considered; that a Message be sent to the Lords directing the Select Committee appointed by this House to meet the Committee appointed by the Lords at time and place proposed, 234. Report, 273.

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to certain of the Amendments made by the Lords to a Bill; [1890-91]; CXLVI. 170—[1897]; CLIL. 412. —Resolutions reported and agreed to; [1898]; CL. 467.
IX. Orders, Resolutions, and Incidental Proceedings—continued.

Joint Committees—continued.

685. Message from the Lords, that certain Bills be referred to a Joint Committee, &c.; Message considered, Resolution, That this House doth concur in the Lords' Message to acquaint them therewith, 141. Report of nomination of Members, 188. Reports, 321, 331. Minutes to be printed, 359.

686. Resolution, That certain class of Bills (Railway Rates and Charges Provisional Order Bills) be referred to a Joint Committee of Lords and Commons; ordered to be referred to a Joint Committee, &c.; Message to the Lords, 141. Lords' Message considered, Resolution, That this House doth concur in the Lords' Message to acquaint them therewith, 148. Message from the Lords that they have appointed a Committee of Five Lords to join with a Committee of the Lords, &c., &c., 165. Message considered; Committee to meet the Lords, as proposed; Message to acquaint, 148. Report of nomination of Members, 188. Reports, 321, 331. Minutes to be printed, 359.

687. Lords' Message considered; Motion, That a Select Committee of Five Members of this House be appointed to join with a Committee of the Lords, &c.; Message to the Lords, that they have appointed a Committee of Five Members to join with a Committee of the Lords; Motion, That the House doth concur in the Lords' Message to acquaint them therewith, 85. Report of nomination of Members, 189. Reports, 321, 331. Minutes to be printed, 359.
IX. Orders, Resolutions, and Incidental Proceedings—continued.

Select Committees—continued.

696. Appointed, after Amendment proposed, and withdrawn; another Amendment proposed and made; Power to send for persons, papers, and records; Five Quorum, nominated; [1899]; CL.V. 105.

697. Ordered to be appointed, and appointed (or nominated accordingly) of certain Members; [1890-91]; CXLVII. 35.—Same Members nominated of a Select Committee as of another Select Committee; [1895]; CL. 66, 163.

698. Appointed, after adjourned Debate on Amendment rescinded; Amendment withdrawn; main Question again proposed; Amendment made; Committee appointed; Power to send for persons, papers, and records; Order relative thereto; [1900]; CXL. 101. (Electrical Power Bill.)

699. Re-appointed and nominated; [1890-91]; CXLVI. 33.—Of Eleven Members, Six by the Committee of Selection; [1896]; CXLVI. 69—Of Seven Members, Four by House, and Fifteen Members; [1898] CXLVIII. 87.—Five Members, Three by House, and Two by the Committee of Selection and thence divided into two Committees; [1892]; CXLVII. 91.—Of Twenty Members; [1900]; CXLVII. 268.—Of Twenty-seven Members; [1899]; CXLIX. 92.—Committee to consist of Seventeen Members; Two Members added; [1900]; CLV. 147, 232.

700. Ordered to consist of a certain number of Members, and Committee accordingly nominated; [1897]; CXLIX. 60.—Of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; [1897]; CLI. 81.—Of Eleven Members, Six by the House, and Four by the Committee of Selection; [1895]; CXLVII. 40.—Of Twelve Members, Seven to be nominated by the House, and Five by the Committee of Selectors; [1894]; CXLIX. 91.—Of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; [1897]; CL. 113.—Of Seven Members, Three to be nominated by the House, and Four by the Committee of Selection; [1899]; CL.V. 83.—To consist of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; [1900]; CL.V. 147, 232.

701. Ordered to consist of a certain number of Members, and Committee nominated accordingly; [1890-91]; CXLIX. 45.—Of Nineteen Members; [1899]; CXLVIII. 296.—Of Twenty-seven Members; [1899]; CL. 120.—Of Twenty-seven Members, Five nominated by the House, and Eleven by the Committee of Selection; [1893]; CLIV. 45.—Of Seventeen Members; [1900]; CL. 66.
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Select Committees—continued.


718. Minutes of Evidence of the Select Committee on the wine duties [1893-94] : CXLVII. 212-

719. Minutes of Evidence of the Select Committee on the Wine Duties [1893-94] : CXLVII. 212-


723. Report of Commissioner and Evidence taken before him in an inquiry held referred to the Select Committee on Elections on Telegraphs [1898] : CLI. 188.


727. Orders made—that Committees shall not sit to-morrow until Two, being Ascension Day [1899] : CLIV. 358.

728. That two Members be added to a Select Committee [1899] : CLIV. 361.

729. That a Bill be re-committed to a Committee of the whole House [1898] : CLXIX. 229.

730. That so much of Standing Order 91 as fixes Five to be the Quorum of the Select Committee on Standing Orders be suspended; that for the remainder of the Session Three be the Quorum [1897] : CLI. 292.

731. That two Members be added to a Select Committee by the Committee of Selection, and Committees to be divided into two Committees [1898] : CLI. 178.

732. That a Bill be re-committed to a Committee of the whole House [1898] : CLI. 178.

733. That the proceedings of the Committee this day on Group 7 of Private Bills be deemed to be, and be valid, notwithstanding that a Member of the said Committee had failed to sign his declaration in accordance with Standing Order 119 [1899] : CLI. 204.

734. That the order for the Committee of the whole House on a Bill discharged, and Bill committed to a Select Committee [1897] : CXLVII. 264.

735. That the proceedings of the Committee on the adjourned Adjourned Debate be deemed to be, and be valid, notwithstanding that a Member of the said Committee had failed to sign his declaration in accordance with Standing Order 119 [1899] : CLI. 264, &c. See Counsel.


737. That the order for the Committee of the whole House on a Bill discharged, and Bill committed to a Select Committee [1897] : CXLVII. 264.

738. That the proceedings of the Committee on the adjourned Adjourned Debate be deemed to be, and be valid, notwithstanding that a Member of the said Committee had failed to sign his declaration in accordance with Standing Order 119 [1899] : CLI. 264, &c. See Counsel.

739. That the order for the Committee of the whole House on a Bill discharged, and Bill committed to a Select Committee [1897] : CXLVII. 264.

740. That two Members be added to a Select Committee by the Committee of Selection, and Committees to be divided into two Committees [1898] : CLI. 178.

741. That a Bill be re-committed to a Committee of the whole House [1898] : CLI. 178.

742. That a Bill be re-committed to a Committee of the whole House [1898] : CLI. 228.

743. That a Bill be re-committed to a Committee of the whole House [1898] : CLI. 228.

744. That a Bill be re-committed to a Committee of the whole House [1898] : CLI. 228.

745. That a Bill be re-committed to a Committee of the whole House [1898] : CLI. 228.

746. That a printed Copy of a Report be communicated to the Lords [1899] : CLI. 457.

747. That a Select Committee (British South Africa) have leave to hear Counsel to such an extent as they shall see fit; Power to send for persons, papers, and records [1897] : CLI. 29.

748. Orders relative to Petitioners praying to be heard by Counsel before a Select Committee [1899] : CLI. 76, &c. See Counsel.

749. Leave given to all Committees to sit notwithstanding the adjournment of the House [1892] : CXLVII. 200.

750. That the order for the Committee of the whole House on a Bill discharged, and Bill committed to a Select Committee [1897] : CXLVII. 264.

751. To make special Repeals [1897] : CLI. 56.


753. That the Chairman of Ways and Means be discharged from attendance on Committees on certain Bills; another Member appointed Chairman [1899] : CLIV. 322.-[1899] : CLI. 25.

754. That the Chairman of Ways and Means be discharged from attendance on Committees on certain Bills; another Member appointed Chairman [1899] : CLIV. 322.-[1899] : CLI. 25.

755. That so much of Standing Order 91 as fixes Five to be the Quorum of the Select Committee on Standing Orders be suspended; that for the remainder of the Session Three be the Quorum [1897] : CLI. 302.


758. That so much of Standing Order 91 as fixes Five to be the Quorum of the Select Committee on Standing Orders be suspended; that for the remainder of the Session Three be the Quorum [1897] : CLI. 302.

IX. Orders, Resolutions, and Incidental Proceedings—continued.

Select Committees—continued.

764. Order for referring Petition for a Bill to a Select Committee, discharged; [1899] ; CLIV. 137.


766. Power to report from time to time; [1893-94] ; CXLVIII. 117.

767. Power to send for persons, papers, and records; [1890-91] ; CXL VIII. 62—[1890] ; CLV. 56.

768. Reports, That Committees had considered matters to them referred;—[1890-91] ; CXLVI. 155.—[1890-91] ; CXL VIII. 499—[1890] ; CLV. 457. (British South Africa.)—[1890] ; CLIV. 369. (Five Brigades.)

769. Report from Select Committee read in the House; [1895] ; CL. 225.

770. Report from Select Committee on Bills without Amendments (Inquiry not completed); [1890] ; CL. 312.

771. Power to consolidate two Bills into one Bill; [1895] ; CL. 143.

773. Report from Select Committee relative to an Injunction; [1895] ; CLX. 178.

774. Report from Special Reports from a Joint Committee, and re-committed to a Committee of the whole House; [1895] ; CL. 360.

775. Report from a Committee of the whole House agreed to, nem. con.; [1890] ; CLXIII. 224.

776. Powers given to consolidate two Bills into one Bill; [1890-91] ; CXLVI. 218. (Private Bills.)

777. That Reports be printed; [1898] ; CLXI. 206.

778. Minutes of Proceedings to be printed; [1890] ; CLIV. 155.

Select Committees on Public Bills:

779. Bills, according to order, read a second time, and committed to a Select Committee; [1890-91] ; CXLVI. 66—[1890] ; CLV. 147, 166, 232.

780. After Amendments on Second Reading proposed, and withdrawn, and not made on Division; [1892] ; CXLVII. 60.

781. Bill committed to a Select Committee after Amendment proposed to refer Bill to Standing Committee, but withdrawn; [1893-94] ; CXLIX. 151.

782. Bill committed to a Select Committee; Committee nominated; Power to send for persons, papers, and records; Three to be Quorum; [1894] ; CLXIX. 257. (No report.)

783. Bill committed to a Select Committee; [1895] ; CLIV. Committee nominated; Power to send for persons, papers, and records; Five Quorum. 225. Report and Special Report; no further proceeding, 594.

784. Select Committee nominated on Divorce Bills; [1897] ; CLXIII. 103. Bills referred, 297, &c.

785. Bill committed to a Select Committee after discharging charge for committed to the whole House; [1890-91] ; CXLVI. 295.—On Division; [1892] ; CXLII. 204.

786. Bill committed to a Select Committee; [1895] ; CL. 155. And order discharged, and Bill committed to a Committee of the whole House, 214.


788. Bill committed to a Select Committee of Five Members; Those to be nominated by the House and Two by Committee of Selection; [1898] ; CLXII. 187.

789. Bill committed to a Select Committee; no further proceeding; [1899] ; CLIV. 150.

790. Ordered to consist of a certain number of Members, and Committees nominated accordingly.—Of seven Members; [1890-91] ; CXLXI. 60.—Of Five Members; CXLVI. 144.

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—Of Nine Members; CXLVII. 101.—Of Sixteen Members; [1890-91] ; CXLVI. 128.—Of Five Members, Three by House and Two by Committee of Selection; [1895-96] ; CXLIX. 107—8.—Of Five Members, Three by House and Two by Committee of Selection; [1893] ; CLXI. 157.—Of Five Members, Three by House and Two by Committee of Selection; [1890] ; CLVII. 229.—To consist of Twenty Members; agreed to after Amendment proposed, but negatived on Division; [1893-94] ; CXLVII. 192.—To consist of Eighteen Members; Power to send for persons, papers, and records; Five to be the Quorum; [1898] ; CLXI. 251.—Of Seventeen Members, Four to be nominated by the House, and Three by the Committee of Selection; [1894] ; CLXIX. 65.—Nomination of Thirteen Members; [1890] ; CLV. 215; 210 (on Division).

791. Number of Members ordered to be the Quorum; Five to be the Quorum of Committee of Sixteen; [1890-91] ; CXLVI. 128.—Five to be the Quorum of Committee of Eighteen, 96.—Three to be the Quorum of Seven Members; [1894] ; CLXV. 65.—To be the Quorum of Seven Members; [1895] ; CL. 143.—To be the Quorum of Eight Members; [1898] ; CLII. 99, 267, 468.—To be the Quorum of Ten Members; [1893-94] ; CXLVIII. 62.—[1893-94] ; CLV. 147, 232, 328, 333.

792. Papers, &c., referred—Appendix to Evidence taken before Royal Commission referred to the Committee; [1893-94] ; CXLVIII. 608.

793. Petitions referred and counsel ordered; [1895] ; CLXII. 157.—[1890] ; CLV. 147, 222.

794. Report and Evidence of former Joint Committee, and Return relating to referred to the Select Committee on the Bill; [1898] ; CLXII. 298.

795. Report on Minutes of Evidence of former Committee referred to the Select Committee; [1890] ; CLV. 249.

796. Orders made—Two Members added to Select Committee; [1892] ; CXLI. 342. (Telegraph Bills.)

797. That Minutes be sent to the Lords requesting the attendance of certain Lords as Witnesses on a Select Committee; [1893] ; CXLII. 281, 306.

798. Order for Committee of whole House discharged; Bill Committee to Select Committee and Questions resolved in Amended Form; [1892] ; CXLIII. 234.—For Committee of whole House discharged and Bill committed to a Select Committee of Seventeen Members after Amendement proposed and withdrawn; [1891] ; CLXII. 247.

799. Leave given to make Special Reports; [1890-91] ; CXLVI. 486—[1892] ; CXLVII. 365 (Telegraph.)

800. Special Report from a Select Committee on a Public Bill to be laid upon the Table; and to be printed; [1890] ; CLV. 326, 333.

801. Reports, That Committees had gone through Bills; [1890-94] ; CXLIX. 70, 100—[1890] ; CLV. 222.

802. Report, and Special Report, from a Select Committee; [1895] ; CLV. 339.—Bills reported without Amendment; [1890] ; CLV. 328, 333.

803. Report, and Special Report, from the Select Committee; [1895] ; CLV. 347. (Bill rejected.)

805. First Reading of Bill, and Bill reported, without Amendment; [1896] ; CLV. 237.

806. Reported from Select Committee, and re-committed to a Committee of the whole House; [1890-94] ; CXLVIII. 117.—[1890] ; CLV. 222.

807. Bill reported; Minutes of Proceedings to be printed; and Bill re-committed to Committee of the whole House; [1898] ; CLXII. 341.

808. Bill reported, with Amendments; Minutes of Proceedings to be printed, Bill re-committed; [1890] ; CLV. 286, 509.
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890. Report, and Special Report, and Bill reported, without Amendment; [1890]; CLY. 335.

891. Bills committed to a Select Committee on another Bill, or Amendment, with or without Amendments; re-committed to a Committee of the whole House; also a Special Report; [1892-94]; CXLVIII. 206.

892. Bill committed to a Select Committee; Committee nominated; Power to send for persons, papers, and records; Three Quorum; no further proceeding; [1894]; CXLIX. 257.

893. Report from the Committee on a Provisional Order Bill; Those that have divided the Bill into Two Bills; one Bill reported with Amendments, the other Bill reported without Amendment; and re-committed; [1895]; CXLVIII. 396.

Order for re-committal of Bill discharged; Bill re-committed to a Select Committee, 291.

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894. Hybrid Bills according to Order read a second time, and committed to a Select Committee; Manchester Ship Canal, committed to a Select Committee of Seven Members, Four by House and Three by Committee of Selection; [1890-91]; CXLVII. 331. Hybrid Bill committed to the Select Committee on another Bill, [1892]; CXLVI. 122.—Referred to Select Committee on Standing Orders; [1900]; CLV. 302.

895. Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; [1892]; CXLVII. 134. Bill committed to a Select Committee, 230. (Military Lands Consolidation.) Committee nominated; Power to send for persons, papers, and records; Five Quorum, 274.

896. Bill committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection; [1894]; CXLIX. 65. (Crown Lands.)

897. Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; Members nominated; [1895]; CL. 61.

898. Bill committed to a Select Committee of Nine Members, [1893-94]; CXLVIII. 233. Bill committed to a Select Committee of Nine Members, Four to be nominated by the House, and Five by the Committee of Selection; Petitions referred, and Council ordered; [1895]; CL. 79. Other Bills referred to same Committee, 96. Motion for an Instruction to the Committee; Question on Division negatived, 86. To a Select Committee of Five Members, Three by House, and Two by Committee of Selection; 165.

899. Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; [1896]; CXLVI. 240. Another Bill committed to same Committee, 62.

900. Bill committed to a Select Committee of Seven Members, Three to be nominated by the House, and Four by the Committee of Selection; [1896]; CXLVI. 62. Another Bill committed to same Committee, 62.

901. Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; [1896]; CXLVI. 232.

902. Number of Members ordered to be the Quorum: Three Quorum of Seven (Manchester Ship Canal); [1891]; CXLVII. 331.—Three Quorum of Five (Galway Infirmary) [1892]; CXLVII. 281.—Five Quorum of Nine (London Improvements Bill); after an Amendment made to leave out Three and insert Five; [1891]; CXLVIII. 223.—Five Quorum of Nine, London County Council (General Powers) Bill; [1893]; CXLVIII. 84.—Three to be the Quorum of Five; [1898]; CLIII. 62.—Three to be the Quorum of Seven; [1897]; CLIV. 83.—Three to be the Quorum of Five; [1900]; CLV. 147, 232.

903. Papers, &c.—Papers referred, and Council ordered; [1899]; CLV. 83.—[1900]; CLV. 147, 232.

904. Power to send for persons, papers, and records; [1893-94]; CXLVIII. 223.—[1899]; CLVI. 168.—[1900]; CLVII. 62.—[1900]; CLV. 147, 232.

905. Petition of the Belfast City and District Water Commissioners against Disposing with the Standing Orders in the case of the Military Manoeuvres Bill referred to the Select Committee on Standing Orders; [1899]; CLV. 220.

906. Orders made—Order for Committee of whole House discharged; Bill committed to Select Committee of Five Members; Three nominated by House; Two by Committee of Selection, &c., [1892]; CXLVII. 281.

907. That all Petitions against a Bill presented not less than Six clear days before the Meeting of the Committee, be referred; that such Petitions as would otherwise have a locus standi be heard by themselves, Counsel, or Agents, against the Bill, and Counsel in support of the Bill; [1893-94]; CXLVII.

908. All Petitions to be referred and Council ordered; [1894]; CXLIX. 65.

909. That a Bill be committed to a Select Committee of Five Members; Three nominated by House; Two by Committee of Selection; [1898]; CLVI. 168.—[1898]; CLVII. 62.

910. That one Member be discharged; another added; [1893-94]; CXLVIII. 185.

911. That Minutes of Proceedings be printed; [1896]; CXLVI. 232.—[1896]; CLV. 285.

912. That all Petitions against the Bill presented not less than Three clear days before the Meeting of the Committee be referred to the Council, &c., [1895]; CXLIX. 83.—All Petitions presented not less than Five clear days, be referred, &c., [1896]; CLV. 147, 232.

913. That a Petition against disposing with Standing Orders in the Case of a Bill, referred to the Select Committee on Standing Orders; [1899]; CLV. 230.

914. Orders discharged—Order for committing Bill to Select Committee, discharged; [1890-91]; CXLVI. 331, 476.

915. Order for committing Bill discharged and Bill committed to a Select Committee of Five; Three nominated by House, and Two by Committee of Selection; [1892]; CXLVII. 281.

916. Leave given.—To party to print Minutes of Evidence taken daily by day from the Committee Clerk's copy, if they think fit; [1890-91]; CXLVI. 240.—[1890]; CLV. 171.

917. Powers given.—Power to send for persons, papers, and records; [1892]; CXLVII. 281.—[1893-94]; CXLVIII. 253.

918. Reports to—Galway Infirmary Bill reported from the Select Committee; [1892]; CXLVII. 255.

919. Bill reported from Select Committee; re-committed to a Committee of the whole House; [1893-94]; CXLVIII. 114.

920. Report and Special Report to lie upon the Table, and to be printed in Supplement to Votes; [1893-94]; CXLVIII. 221.

921. Report to lie upon the Table, and to be printed; Minutes of Proceedings to be printed; Bill re-committed to Committee of whole House; [1894]; CXLIX. 239. (Crown Lands Bill.)

822. Bill
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842. Bill reported, and re-committed to a Committee of the whole House; [1895]; CL. 84.

843. Bills reported from the same Committee (Belfast Corporation; Llandudno Improvement); [1896]; CL. 177, 200.

844. Bill reported with Amendments, and re-committed; [1896]; CLV. 257.

845. That the Committee had considered the Bill, and in pursuance of the Resolution of the House, proof had been given before the Committee that Notices had been published in certain Newspapers; [1896]; CL. 231.

846. Two Bills reported from the same Committee, and re-committed to a Committee of the whole House; [1896]; CLIII. 178.

847. Reported, with Amendments; Provisional Orders confirmed; [1896]; CLIII. 169.

848. Reported, certain Provisional Orders not confirmed; remaining Orders confirmed; Title amended; [1898]; CLIII. 291.

849. Bill reported, with Amendments; re-committed to a Committee of the whole House; [1898]; CLIV. 118.

850. Bill reported, without Amendment, and re-committed; [1900]; CLV. 222.

851. Bill reported, with Amendments; re-committed to a Committee of the whole House, and to be printed; [1900]; CLV. 285.

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862. Number of Members—Nine Members, Five nominated by House, and Four by Committee of Selection; [1891]; CXLVIII. 101.—Seven Members, Four nominated by House, and Three by Committee of Selection; [1891]; CXLVII. 70.—Eleven Members, Six nominated by House, and Five by Committee of Selection; [1890]; CL. 53. Five Members, Three nominated by House, and Two by Committee of Selection, 61.—Nine Members, Five nominated by House, and Four by Committee of Selection; [1898]; CLIV. 172.—Nine Members, Five nominated by House, and Four by Committee of Selection; [1898]; CLV. 89.—Motion for increasing numbers on a Select Committee from Nine to Eleven, negatived on Division; [1892]; CXLVI. 192.

853. Orders.—That Five be the Quorum; Power to send for persons, papers, and records; [1895]; CLV. 87.

854. Papers, &c., referred, Minutes of Proceedings of a Select Committee to be printed; [1893-94]; CXLVIII. 114.

855. Minutes of Evidence of a Select Committee had before the House and printed; [1895]; CL. 325, 326.

856. Petitions referred, and Committed ordered; [1895]; CL. 53.

857. Petitions against the Bill referred, Committed ordered; [1896]; CLIII. 172.

858. Reports of Commissions referred; [1895]; CL. 210.

859. That Minutes of Evidence taken before the Select Committee on certain Water Bills be laid upon the Table and be printed; [1896]; CL. 406.

860. That in the case of Bills reported from the Committee (Police and Sanitary), Three clear days shall intervene between the date when the Report of the Committee is circulated and the consideration of the Bill; [1896]; CL. 101.

861. Petitions referred except in the case of County Councils, &c., and Committed ordered; Instruction to the Committee, &c.; [1896]; CLV. 89.

862. Order relative to Petitions of County Councils being excepted, suspended, and a Petition referred to the Committee on the Bill; [1896]; CLV. 234.

863. Orders made—That it be an Instruction to the Select Committee on Police and Sanitary Regulations Bills, not to insert any provision, &c.; [1900]; CLV. 87.

Select Committees on Private Bills—continued.

864. That it be an Instruction to a Select Committee to inquire and report; &c.; [1896]; CLIII. 173.

865. That it be an Instruction to the Committee on London Water Commission that they have power to inquire, &c.; [1890-91]; CXLVI. 162.

866. That it be an Instruction to the Committee on the Belfast Corporation (Lomastis Asylum) to insert Clauses, and Motion being agreed, the Debate stood adjourned; [1897]; CXLVI. 70. Debate resumed, and Question on Division, negatived, 74.

867. Order for referring Petitions presented within Three clear days, suspended, in the case of a certain Petition, Petitions referred, and Committed ordered; [1897]; CXLVI. 140.

868. That Witnesses be ordered to attend; [1898]; CLIV. 257.

869. For re-committing a Bill to a former Committee; [1893-94]; CXLVII. 212.

870. That all Petitions against the Bill, presented Six clear days before the meeting of the Committee, be referred to the Committee, &c.; [1894]; CXLIX. 46.

871. That Parties appearing before the Committee have leave to print Evidence taken before the Committee, &c.; [1894]; CXLIX. 109.

872. That the Committee of Selection have leave to appoint a Committee on a Bill, Private, after Standing Order suspended, and to sit and proceed upon day named; [1894]; CXLVI. 170.

873. Orders made relative to Petitions against a Bill shall be heard on such Petition before the Select Committee on the Bill; [1896]; CL. 76.

874. That a Select Committee of Nine Members be appointed, to whom all Water Bills of the present Session shall be referred; [1896]; CL. 115.

875. That all Petitions presented against the Bill within the time limited by the Standing Order, be referred; Instruction, &c.; [1896]; CLV. 116.

876. That the Committee of Selection do appoint a Committee of Seven Members, to whom shall be committed certain Bills relating to Electric Power; [1900]; CL. 101.

877. Order made that a Bill be committed, read, and discharged; on Division, Bill committed to a Select Committee on another Bill; [1895]; CL. 163.

878. Orders discharged—Order for referring a Private Bill to a Select Committee of Nine Members; discharged; Bill withdrawn; [1890-91]; CXLVI. 148.

879. That a Bill be committed to the Committee on Bills relating to Electric Power, discharged; [1900]; CLV. 254.

880. That a Bill be committed, discharged; and Bill committed to a Select Committee of Nine Members, Five to be nominated by House, and Four by Committee of Selection; [1892]; CXLVII. 100.—[1894]; CXLIX. 56.—(Select Committee of Eleven Members); Bills withdrawn; [1893-94]; CXLVIII. 65, &c.

881. Orders discharged—Motion, That the order that the North Kensington and Paddington Subway Bill be committed to the Committee of Selection be read and discharged, and that the Bill be referred to a Select Committee of Nine Members, Five by House, and Four by Committee of Selection, objection to further proceeding, Debate adjourned; [1890-91]; CXLVI. 130. Resumed and Question resolved in Affirmative; Three Quorums, 134.

882. That Five be the Quorum of a Committee; Three to be the Quorum; [1895-94]; CXLVII. 193.

883. That Seven be the Quorum of a Committee discharged; Five to be the Quorum; [1894]; CXLIX. 225.—[1895]; CL. 210.

884. That a Private Bill Committee have leave to sit with Two Members on and after a certain date; [1897]; CL. 387.

885. Leave given to make Special Reports; [1890-91]; CXLVI. 410. (London Water Commission, &c., Bills.)

886. Special Report on Lambeth Water Transfer and other Water Bills; [1895]; CL. 322.

887. Special Report, Police and Sanitary Regulations; [1896]; CL. 370.

888. Bill
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888. Bill reported from a Select Committee, with Special Report; [1898]; CXLIII. 205.
889. Reports; Bill reported from Select Committee on London Water Company, &c.; Bills; Parties do not proceed; [1899-1903]; CXLVI. 398.
890. Bill reported; preventable not proved; [1899-1900]; CXLVI. 398.
891. Reported pursuant to Instruction; [1900-04]; CXLVIII. 225.
892. Reported two Bills consolidated into one Bill; [1893-91]; CXLVI. 131.
893. Reports;—Bill reported; Report and Special Report to lie upon the Table; [1900-10]; CXLVIII. 221.
894. Bills reported from Select Committee on Police and Sanitary Regulations; [1890-91]; CLXVIII. 221.
895. That the Committee be subject to the Standing Orders relative to the Private Bill Office for the laying of Bills before the House; [1899]; CLIV. 66, 234.
896. That the Chairman should have power to requisition evidence, &c., after Amendment proposed to leave out words, and withdraw; [1899]; CL. 163.
897. That the Committee appointed a Committee of Nine Members, to whom shall be committed all Bills; [1899]; CLV. 123, 128.
898. That the Chairman be directed to move that Witnesses be ordered to attend; [1890-91]; CXLVI. 265.
899. That, in the case of Bills reported from the Committee on Group 6 of Railway Bills, the Chairman be directed to move a Special Report; [1899]; CXLVI. 119 (Groups of Railway Bills).
900. That a Bill be re-committed to a Select Committee of Eleven Members; [1894]; CXLIX. 56.
901. That a Bill be re-committed after Order for Trial血管 discharged, with leave to sit and proceed forthwith; [1894]; CXLIX. 212. To sit and proceed upon day stated, 229.
902. That the Chairman of Ways and Means be discharged from attendance on the Committees on certain Private Bills; another Member appointed Chairman; [1899]; CXL. 131.
903. That a Committee of the House be appointed to enquire into the working of the Act of 1893, relating to the conduct of Committees; [1899]; CXLVIII. 241.
904. That the order given to the House for Committee not exceeding Nine Members to whom shall be committed all Bills; [1893-94]; CXLVIII. 221.
905. That the order given to the House for the Committee, Chairman &c., after Amendment proposed to leave out words, and made; [1905]; CL. 68.
906. That the Committee be granted a power of three members to requisition evidence, &c., on any business not before the Committee; [1893]; CXLVI. 119.
907. That a Committee do appoint a Committee not exceeding Nine Members to whom shall be committed all Private Bills promoted by Municipal or other Local Authorities, &c.; Power to send for persons, papers, and records, five quorum; [1899-1901]; CXLVI. 72. (Police and Sanitary Regulations.) Orders made;—That the Committee of Selection do appoint a Committee of Seven Members, to whom shall be committed certain Private Bills, &c. That the Committee have power to send for persons, papers, and records. That the Committee be subject to the Standing Orders relative to the proceedings of Committees on opposed Bills (except that stating the number of Members); [1899]; CXL. 103.
908. That, in the case of Bills reported from the Committee on Police and Sanitary Regulations, Three clear days shall intervene between the date when the Report of the Committee is circulated with the Votes and the consideration of the Bill; [1899-1901]; CXLVIII. 92.
909. That the order given to Bills reported from the Select Committee on Police and Sanitary Regulations Bills suspended; [1897]; CXLII. 322.
910. That the Committee have leave to make a Special Report; [1984]; CXLIX. 121.—[1895]; CXL. 119.
911. That the order given to the Private Bills Office for the withdrawal of Twenty-three Petitions against the Bill be cancelled; [1894]; CXLIX. 121.

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912. That a Committee to whom a Private Bill has been re-committed do sit and proceed with Two Members; [1891]; CXLIX. 276.
913. That a Committee on a Bill do report how far Standing Order 61 has been complied with; [1903]; CXL. 105.
914. That a Member be discharged from further attendance on a Committee; others added; [1895]; CXL. 69.
915. That for the remainder of the Session all Committees have leave to sit, notwithstanding any adjournment of the House; [1895]; CXL. 304.—[1897]; CXL. 537.
916. That the proceedings of the Committee this day on Group 3 of Private Bills be deemed to be, and be valid, notwithstanding that a Member of the said Committee has failed to sign his declaration in accordance with Standing Order 118; [1890]; CXLVIII. 133.
917. Orders discharged:—Order, That a Bill be committed; discharged; Bill withdrawn; [1890-1901]; CXLVI. 119, 131.
918. Order for Committee discharged; Bill committed to a Select Committee of Eleven Members; [1894]; CXLIX. 212.
919. That a Bill be re-committed to a former Committee after Order for Trial血管 discharged, with leave to sit and proceed forthwith; [1894]; CXLIX. 212. To sit and proceed upon day stated, 229.
920. That the Chairman of Ways and Means be discharged from attendance on the Committees on certain Private Bills; another Member appointed Chairman; [1899]; CXL. 92.
921. Reports;—That the Chairman had been directed to move that Witnesses be ordered to attend [1890-1901]; CXLVII. 131.
923. Report; Adjournment of Committees, Chairman having leave of absence, another through illness being unable to attend, and there being no Quorum; [1897]; CXL. 143. —One of the Members unable to attend on account of indisposition; [1898]; CXLIII. 145 (Group D). —[1899]; CLIV. 00. —Absence of Members on account of illness; [1899-1901]; CXLVI. 60. —Two Members reported absent from Group A.; ordered to attend; [1891]; CXLVII. 109. ——(Minority of Members) not present; [1899]; CXLIV. 219. ——Absence of a Member from Group; [1901]; CXLIX. 91. ——A Member reported absent from the Committee of Group 6 of Railway Bills through illness; [1897]; CXL. 310.—Enforced absence of a Committee Member, one Bill reported from Select Committee on Police and Sanitary Regulations; [1890-1901]; CXLVI. 432. ——Absence of Member; [1890]; CXLIII. 165.—[1899]; CXLVI. 156.
924. Special Reports and Reports to be printed; [1899]; CXL. 110.
925. That the evidence of Witnesses was essential to enable parties to establish their cases, and Witnesses ordered to attend; [1890-1901]; CXLVI. 119 (Groups of Railway Bills). —[1900]; CXL. 106.—[1890-1901]; CXLVI. (Police and Sanitary Regulations). 121.—[Private Bills], 124.—[1890]; CXL. 126.
926. That a Witness be required to attend and bring documents; [1892]; CXL. 144 (Group D) —[1897]; CXLII. 92.—[1890]; CXLIII. 145.
927. The Committee of a Group having adjourned, The Chairman of Ways and Means informs the House that the Party promoting a Bill comprised in the Group had appeared before him and proved that a Witness was essential to their case, and Witnesses ordered to attend; [1890]; CXLVIII. 253.
928. That a Committee of any Group having adjourned, The Chairman of Ways and Means informs the House that the Party promoting a Bill comprised in the Group had appeared before him and proved that a Witness was essential to their case, and Witnesses ordered to attend; [1890]; CXLVIII. 253.
929. That the order given to the Select Committee on Police and Sanitary Regulations Bills suspended; [1897]; CXLII. 322.
930. That the Committee have leave to make a Special Report; [1984]; CXLIX. 121.—[1895]; CXL. 119.
931. That the order given to the Private Bills Office for the withdrawal of Twenty-three Petitions against the Bill be cancelled; [1894]; CXLIX. 121.

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934. Parties do not proceed; [1894] ; CXLIX. 184.


936. Provision inserted as to stamp duties; [1895] ; CL. 363.

937. That they had consolidated two Bills into one Bill; [1893-94] ; CXLVIII. 133.—And provisions inserted; [1895] ; CL. 173.—[1899] ; CLIV. 164.

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940. Pursuant to Instruction; Clauses inserted; [1894] ; CXLIX. 289.

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942. Pursuant to Resolution: Bill does, not contain certain powers; [1893-94] ; CXLVIII. 155.

943. Additional provision inserted; CXLVIII. 188.


945. Pursuant to Resolution: Proof given that the Bill had been submitted to the Proprietors of a Company; [1894] ; CXLIX. 69.

946. Three Bills consolidated into one Bill; [1895] ; CLIV. 287.

947. Standing Orders suspended, and leave given to Committee on Bills to sit and proceed on appointed days; [1895] ; CL. 301.

948. Committee to sit and proceed forthwith; [1895] ; CL. 300.—Committee to sit on day fixed; [1900] ; CLV. 322.

949. That a Message be sent to the Lords requesting the attendance of a Peer as a Witness before a Committee on a Private Bill; [1900] ; CL. 164.

950. Power to do certain things:—To a Committee to consolidate two Bills into one Bill; [1893-94] ; CXLVIII. 146.—[1899] ; CL. 111.

951. That the Committee had adjourned for twenty Members to the Select Committee on Police and Sanitary Regulations Bills, and Main Question resolved in the Affirmative after Amendment withdrawn; [1895] ; CL. 205.

952. That the Committee of Selection do appoint a Committee of Nine members to whom shall be committed all Private Bills relating to Police and Sanitary Regulations on Division; [1896] ; CXL. 101.


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954. Motion, That Committees do not sit To-morrow, being Ascension Day, until Two of the clock; Amendment adopted; Committee on Bills to sit and proceed, and Main Question resolved in the Affirmative, on Division; [1885] ; CL. 234.—[1899] ; CLV. 131.

955. That this House doth agree with the Committee in the Resolution; Proof given that the Bill does not contain certain powers; [1890-91] ; CXLVI. 192. On Division, 546.

956. That the words "re-committed to a Committee of the whole House, &c." be added after other words and resolved in the Affirmative; [1900] ; CLV. 228.

957. That the words proposed to be left out stand part of the Resolution reported from a Committee of the whole House; [1890-91] ; CXLVI. 192.

958. That a Standing Committee haveleave to sit without an adjournment pending the sitting of the House; [1895] ; CL. 160 (on Division).

959. That this House doth agree with the Committee in the Resolution reported from the Committee of Supply; [1893-94] ; CXLVIII. 266. On Division, 546.

960. That the Committee of Selection do appoint a Committee of Nine members to whom shall be committed all Private Bills relating to Police and Sanitary Regulations on Division; [1896] ; CXL. 101.


962. That words be added after other words and resolved in the Affirmative; [1900] ; CLV. (on Division) 178.

963. That the words proposed to be left out stand part of the Resolution reported from a Committee of the whole House; [1890-91] ; CXLVI. 192.

964. That a Standing Committee haveleave to sit without an adjournment pending the sitting of the House; [1895] ; CL. 160 (on Division).

965. That this House doth agree with the Committee in the Resolution reported from the Committee of Supply; [1893-94] ; CXLVIII. 266. On Division, 546.

966. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

967. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

968. That the Committee of Selection do appoint a Committee of Nine members to whom shall be committed all Private Bills relating to Police and Sanitary Regulations on Division; [1896] ; CXL. 101.

969. That a Select Committee have leave to hear Counsel; [1895] ; CL. (on Division) 178.

970. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

971. That a Select Committee be appointed; [1895] ; CL. 160 (on Division).

972. That a Standing Committee haveleave to sit without an adjournment pending the sitting of the House; [1895] ; CL. 160 (on Division).

973. That this House doth agree with the Committee in the Resolution reported from the Committee of Supply; [1893-94] ; CXLVIII. 266.—[1894] ; CXLIX. (on Division) Private, 158.

974. That a Select Committee have leave to hear Counsel; [1895] ; CL. (on Division) 178.

975. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

976. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

977. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

978. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

979. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

980. That the order for committing a Bill to a Committee of the whole House be discharged, and that the Bill be committed to a Select Committee; [1895] ; CXLVII. 266.—[1898] ; CXLIX. 217.

981. That a Select Committee be appointed; [1895] ; CL. 160 (on Division).

982. That a Bill be committed to a Standing Committee [1895] ; CL. 153. On resolution of adjourned Debate, on appointment of a Joint Committee, main Question, so amended, resolved in the Affirmative; [1890] ; CLIV. 107.

983. That words proposed to be left out stand part of the Question on Motion that Mr. Speaker do now leave the Chair for Committee of Supply; [1894] ; CXLIX. 90.

984. That words stand part of the Question on Motion that Mr. Speaker do now leave the Chair for Committee of Supply; [1894] ; CXLIX. 90.
Questions and Motions Negatived:

986. That words be inserted in the main Question as amended on Motion for appointment of a Standing Committee; [1894]; CXLIX. 106.
987. That a Committee have power to send for persons, papers, and records, and that Three be the Quorum; [1895]; CLIV. 78.
988. Words inserted in an Instruction to a Committee, resolved in the Affirmative; [1900]; CLV. 57.

Questions and Motions resolved in the Affirmative—continued.

989. That words be inserted in the main Question as amended on Motion for appointment of a Standing Committee; [1894]; CXLIX. 57.
990. That a Bill be re-committed to a former Committee; [1895]; CXLVI. 134.
991. That a Bill be re-committed to a former Committee; [1896]; CXLVI. 156.
992. That a Select Committee be appointed (Betting and Gambling); [1890-91]; CXLVI. 158.
993. Motion, That a Select Committee be appointed to consider and report upon the Procedure, Practice, and Forms of the House and Committees; and Question, on Division, negatived; [1894]; CXLIX. 70.
994. For an Instruction to the Committee on a Bill (Public); CXLVIII. 292.
995. For an Instruction to a Committee on Bills (Private); [1900]; CLV. 80, 213.
996. That the debate be adjourned on Question for appointment of a Standing Committee, on Division; [1894]; CXLIX. 57.
997. That this House do now adjourn (same Question); [1896]; CXLIX. 57.
998. On nomination of a Select Committee, Motion, That the Debate be adjourned, and Question, on Division, negatived; [1896]; CXLIX. 54.
999. That a Committee do consist of Seventeen Members; [1897]; CL. 29.
1000. That the Members on a Select Committee be increased from Nine to Eleven, and that Two Members to be Nominated by the Committee of Selection to be added to the Committee; Question negatived on Division; [1897]; CXLVII. 152.
1001. That a Committee do consist of Seventeen Members on Division; [1898]; CXLVII. 152.
1002. That it be an Instruction to a Committee on a Bill (Public) that they have power to divide the Bill into two parts, and in the first place to report to the House the portion relating to the Customs and Inland Revenue on Division; [1894]; CXLIX. 131.
1003. That they do insert Provisions in a Bill (Private); [1894]; CXLIX. 297.
1004. That they have power to extend provisions; [1894]; CXLIX. 345.
1005. Motion, That it be an Instruction to the Committee on a Water Bill to insert a clause providing that the said Bill shall not become law until the whole of the Bills dealing with the purchase of the London Water Companies by the London County Council have received the Royal Assent, and negatived; [1895]; CXLIX. 53.
1006. That it be an Instruction to the Committee on a Water Bill to delay proceeding with the consideration of the Lambeth Water (Transfer) Bill and the Southwark and Vauxhall Water (Transfer) Bill until the remaining six Water (Transfer) Bills have been read a second time, and referred to the same Committee; and Question negatived; [1895]; CL. 53.
1007. That it be an Instruction to the Committee on a Bill, that they have power to divide the Bill into Two Bills, and report the first Bill to the House before the other is proceeded with; [1895]; CL. 182.
1008. That it be an Instruction to the Committee on a Hybrid Bill, to inquire into the Municipal Franchise of the City of Belfast, &c. on Division, negatived; [1896]; CXLIX. 68.
1009. That this House regrets the lonesome action and Report of the Select Committee on British South Africa; on Division, negatived; [1897]; CLIV. 208.
1010. That the Order for Committal of Bill be discharged and Bill committed to the Select Committee on Police and Sanitary Regulations Bills; [1899]; CXLVII. 274.

Motions withdrawn:

1011. That a Bill be committed to Select Committee; Debate stood adjourned at Midnight; [1892]; CXLVII. 158.
1012. By adjournment of the House for want of Forty Members; in Committee on a Bill; [1900]; CLIV. 77.
1013. That a Select Committee be appointed; [1893-94]; CXLVIII. 78.
1014. That Mr. Speaker do now leave the Chair for Committee of Supply; [1892-94]; CXLVII. 456.
1015. Main Question superseded by adjournment of the House for want of Forty Members; after Amendment proposed and on Division made; [1894]; CXLIX. 122.
1016. That there be held before this House a Return of Receipts and Expenditure of the Kitchen Committee for years 1891, 1892, 1893; Debate arising, Debate adjourned; [1901]; CXLIX. 129. Further adjourned, and not resumed, 142.

Questions superseded:

1017. Standing Committee, That a Bill be committed to the Committee, withdrawn; [1890-91]; CXLVI. 156.
1018. That a Bill be re-committed; [1890]; CXLVII. 284.
1019. That a Bill be committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by Committee of Selection; [1892-93]; CXLVII. 26.
1020. That a Bill be committed to a Select Committee; [1899]; CLIV. 77.
1021. That a Select Committee be appointed; [1894]; CXLIX. 30. (Vacation of Seats on Succession to a Peerage.)
1022. That Mr. Speaker do now leave the Chair for Committee of Supply after Amendment proposed to Main Question and negatived on Division; [1894]; CXLIX. 80.
1023. That certain Provisional Order Bills be committed to a Committee on a Hybrid Bill; [1896]; CL. 163.
1024. On Motion for appointment of a Select Committee, on Amendment proposed and withdrawn; [1896]; CXL. 409.
1025. That a Committee have power to send for persons, papers, and records; [1896]; CXL. 69—[1898]; CXLVII. 20.
1026. That the order for committing a Bill to the Committee of Selection be read and discharged, and that the Bill be committed to a Committee of the whole House, withdrawn; [1896]; CL. 110.
1027. That it be an Instruction to a Committee on a Private Bill withdrawn; [1898]; CXLIV. 88—[1898]; CLV. 93.
1028. That Mr. Deputy Speaker do now leave the Chair for Committee of Supply; [1896]; CXLV. 92.

Standing Committees:

1029. Special Report from the Committee of Selection—That they had selected certain members and nominated certain members; Law, &c. Certain members nominated to serve; [1890-94]; CXLIX. 108—[1890]; CXLVIII. 100—[1890]; CLV. (Law, &c.), 62—[1900]; CLV. (Trade, &c.), 62.
1030. Report from Committee of Selection; Six Members selected to be Chairman's Panel and to serve as Chairman on the two Select Committees; [1890-91]; CXLVII. 95.
1031. Report of Name of Member appointed to act as Chairman of Standing Committee (Trade, &c.) in place of others; [1893-94]; CXLVIII. 428.—[1900]; CLV. 229.
Standing Committees—continued.

1032. Report from Committee of Selection of Chairman's Panel [1895]; CL. 56.—[1890]; CLV. 50.—[1890]; CLY. 49.

1033. Bill committed to Standing Committee after Amendment to add words "a Select Committee" negatived; [1890]; CL. 49.

1034. Report of Names of Members discharged from Standing Committees, and others added in substitution; [1892]; CL. 141.—Added to Standing Committees, 259.

1035. Bill transferred from Standing Committee on Trade to the Standing Committee on Law; [1890]; CLY. 321.

1036. Bill committed to Standing Committee on Law after order for committee to the Standing Committee on Trade, discharged; [1900]; CLV. 217.

1037. Orders made;—Order, That the Standing Committee (Trade, &c.) have leave to print and circulate with the Votes Minutes of the Proceedings from day to day, &c.; [1890-91]; CXLVI. 108.

1038. Order, That all Standing Committees have leave to print, and circulate with the Votes, the Minutes of their Proceedings, and any suddent Clauses of Bills committed to them; [1895]; CL. 91.—[1899]; CLIV. 82.—[1900]; CLY. 128.—[1892]; CXLVII. 242.

1039. That a Bill be committed to Standing Committee on Law; Motion withdrawn; CXLVII. 125.

1040. That until the conclusion of the consideration of the Clancy Discipline Immodesty Bill the Committee have leave to sit every day during the sitting of the House, and notwithstanding any adjournment of the House; [1892]; CXLVI. 209.—Leave to sit till the conclusion of the consideration of a Bill; [1892]; CLIV. 162.

1041. That until the conclusion of the consideration of the Local Government (Scotland) Bill, the Standing Committee (Scoeth) have leave to sit until Four of the clock, notwithstanding the sitting of the House; [1894]; CXLIX. 244.—Leave to sit during the sitting of the House; [1895]; CLIV. 156, &c.

1042. Order, That, until the conclusion of the Proceedings on the Factories and Workshops Bill, the Standing Committee on Trade, &c., have leave to sit during the sitting and notwithstanding any adjournment of the House; [1895]; CL. 209.

1043. That the Standing Committee on Law have leave to sit during the sitting of the House; [1900]; CLV. 221, 238.

1044. Orders discharged;—Order, That a Bill be referred to the Committee (Trade, &c.), discharged; [1890-91]; CXLVI. 231; and Bill withdrawn, 276.

1045. Bill committed to Standing Committee after Committee of whole House discharged; [1892]; CXLVII. 223.—[1890-91]; CXLVIII. 417.—[1892]; CLI. 96.

1046. For committing a Bill to one Standing Committee; [1890]; CLY. 317.

1047. That Reports be laid upon the Table, and be printed; [1890]; CLY. 166.

1048. Leave given;—To Standing Committee on Trade to sit till Five o'clock, notwithstanding the sitting of the House; [1893-94]; CXLVIII. 102.—[Trade, &c.]; [1890]; CLI. 225.—(Trade, &c.) till half-past Three, until the conclusion of the consideration of the Bill; [1899]; CLIV. 162.—Have leave to sit during the sitting of the House (Law, &c.); [1907]; CLI. 216.—Notwithstanding the adjournment of the House (Law, &c.); [1907]; CLIV. 223.—And on every day until the conclusion of the consideration of Bills (Law, &c.); [1898]; CLIX. 121.—During the sitting of the House (Trade, &c.); [1890]; CLY. 218.—Until Four of the clock (Trade, &c.); [1890]; CLY. 234.—Till the conclusion of the consideration of a Bill (Trade, &c.); [1900]; CLV. 210.

1049. To Standing Committee on Trade, to make a Special Report; Bill reported; Minutes of proceedings to be printed; [1893-94]; CXLVIII. 466.

Standing Committees—continued.

1050. On Two Bills—Bills reported; Minutes of proceedings to be printed; [1890]; CL. 110.

1051. Trade, &c.—Bills committed to them; Factory and Workshops Bill; [1890-91]; CLIV. 108.—Factory and Workshops (1875) Amendment Bill; [1890-91]; 113.—Inland Revenue Assurance Bill; [1890-91]; 308.—Railway Servants' Hours of Labour Bill; [1890-91]; CXLVII. 116.—Plumbers' Registration Bill; [1893-94]; 417.—Fertilizers and Feeding Stuffs Bill; [1893-94]; 424.—Market Gardener's Compensation Bill (after Amendment by Select Committee adopted); [1892]; CLX. Market Gardener's Compensation Bill (after Order for Committee discharged); 96.

1052. Report of Names of Members discharged from Standing Committees, and others added in substitution; [1899]; CXLVI. 108.—Added to Standing Committees, 99.

1053. Bill transferred from Standing Committee on Trade to the Standing Committee on Law; [1890]; CLY. 321.

1054. Bill to be committed to Standing Committee on Trade after order for committee to the Standing Committee on Law, discharged; [1900]; CLV. 217.

1055. Orders made;—Order, That the Standing Committee (Trade, &c.) have leave to print and circulate with the Votes Minutes of the Proceedings from day to day, &c.; [1890-91]; CXLVI. 108.

1056. Order, That all Standing Committees have leave to print, and circulate with the Votes, the Minutes of their Proceedings, and any suddent Clauses of Bills committed to them; [1895]; CL. 91.—[1899]; CLIV. 82.—[1900]; CLY. 128.—[1892]; CXLVII. 242.

1057. That a Bill be committed to Standing Committee on Law; Motion withdrawn; CXLVII. 125.

1058. That until the conclusion of the consideration of the Clancy Discipline Immodesty Bill the Committee have leave to sit every day during the sitting of the House, and notwithstanding any adjournment of the House; [1892]; CXLVI. 209.—Leave to sit till the conclusion of the consideration of a Bill; [1892]; CLIV. 162.

1059. That until the conclusion of the consideration of the Local Government (Scotland) Bill, the Standing Committee (Scoeth) have leave to sit until Four of the clock, notwithstanding the sitting of the House; [1894]; CXLIX. 244.—Leave to sit during the sitting of the House; [1895]; CLIV. 156, &c.

1060. Order, That, until the conclusion of the Proceedings on the Factories and Workshops Bill, the Standing Committee on Trade, &c., have leave to sit during the sitting and notwithstanding any adjournment of the House; [1895]; CL. 209.

1061. That the Standing Committee on Law have leave to sit during the sitting of the House; [1900]; CLV. 221, 238.

1062. Orders discharged;—Order, That a Bill be referred to the Committee (Trade, &c.), discharged; [1890-91]; CXLVI. 231; and Bill withdrawn, 276.

1063. Bill committed to Standing Committee after Committee of whole House discharged; [1892]; CXLVII. 223.—[1890-91]; CXLVIII. 417.—[1892]; CLI. 96.

1064. For committing a Bill to one Standing Committee; [1890]; CLY. 317.

1065. That Reports be laid upon the Table, and be printed; [1890]; CLY. 166.

1066. Leave given;—To Standing Committee on Trade to sit till Five o'clock, notwithstanding the sitting of the House; [1893-94]; CXLVIII. 102.—(Trade, &c.); [1890]; CLI. 225.—(Trade, &c.) till half-past Three, until the conclusion of the consideration of the Bill; [1899]; CLIV. 162.—Have leave to sit during the sitting of the House (Law, &c.); [1907]; CLI. 216.—Notwithstanding the adjournment of the House (Law, &c.); [1907]; CLIV. 223.—And on every day until the conclusion of the consideration of Bills (Law, &c.); [1898]; CLIX. 121.—During the sitting of the House (Trade, &c.); [1890]; CLY. 218.—Until Four of the clock (Trade, &c.); [1890]; CLY. 234.—Till the conclusion of the consideration of a Bill (Trade, &c.); [1900]; CLV. 210.

1067. Members discharged from the Committee on Trade, &c., and others added; [1890-91]; CXLVI. 121, 198.

1068. Another appointed in substitution of those Members discharged, 219; Members added in substitution; [1892]; CXLVI. 234.—[1893-94]; CXLVIII. 102.—[1890]; CLY. 96.—From the Fifteen Members added in respect
Standing Committees—continued.

respect of a Bill [1890]; CL. 110, 111. — Member discharged at the conclusion of a Bill [1897]; CL. 393.

1061. Report from Chairman's Panel of Name of Member appointed to sit as Chairman in the place of another [1894]; CXLIX. 157.—[1897]; CL. 89.

1062. Members added in respect of Bills [1890-91]; CXLVI. 131 (Trade, &c.); [1894]; CXLVII. 178.—[1890-91]; CXLVIII. 216 (Law, &c.); [1897]; CXLIII. 185 (Law, &c.); [1895]; CHL. 5 (Trade, &c.); [1890]; CLV 94 (Law).

1063. Members added in respect of Bills; Fifteen Members added in respect of a Bill [Standing Committee on Law, &c.]; [1895]; CXLII. 215.—[1895]; CL. 67, 108.—[1890]; CL. 60.

1064. Reports of Bills from Standing Committee on Trade, &c.—Factory and Workshops Bill [1890-91]; CXLVII. 257.—Railway Servants' (Hours of Labour) Bill; [1893-94]; CXLIII. 142.—Plumbers Registration Bill, 496. Fertilizers and Feeding Stuffs Bill, 496. — Notice of Accidents Bill [1894]; CXLVII. 185. Meats and Meat Preservation Bill, 261.—Housing of Machinery Bill, without Amendment [1894]; CL. 83. Factories and Workshops Bill, 310.—Shops (Early Closing) Bill [1897]; CXLII. 121. Light Railway Bills, 165. Truth Bill, 236. Coal Mines Amendment (No. 2) Bill, 563. Railways (Ireland) Bill, 267. Special Report relative to Board of Conciliation (No. 2) Bill, and Conciliation Trade Disputes Bill [1897]; CXLVI. 397.


1067. Reports on Bills; [1890]; CL. 120, 135, 175, 293. 1068. Special Report from Standing Committee on Law, &c., made, and to be printed; [1894]; CL. 151.

1069. Special Report; [1892]; CL. 110.—[1895]; CL. 339.

1070. Order, That the Standing Committee on Law do sit every day, and during the sitting, and notwithstanding any adjournment of the House [1892]; CXLVI. 265.


1073. Instruction to Standing Committee(s) That they have power to consolidate Bills;—[Law, &c.], [1890-91]; CXLVII. 254.

1074. A Bill (Employers' Liability) committed to the Standing Committee on Law, &c.; [1890-91]; CXLVIII. 241. Said proceedings resumed, and day appointed for resuming adjourned Debate on Question, That the Bill be committed to the Standing Committee on Law, &c.; [1890-91]; CXLVIII. 216. Debate resumed; Amendment proposed to leave out words and insert others not made; Bill committed to the Standing Committee on Law, &c.; [1890-91]; CXLVIII. 239.

1075. Motion, That the Standing Committee be appointed; Amendment proposed to leave out words and add others not made; Bill committed to the Standing Committee on Law, &c.; [1890-91]; CXLVIII. 254.

COMMITTEES—continued.

Standing Committees—continued.

Standing Committees—continued.

Question proposed, That certain words stand part; Debate adjourned at midnight [1894]; CXLIX. 31. Resum'd, and Question for adjournment of Debate negatived on Division; Question, That this House do now adjourn; negatived on Division; Motion, That the Debate be now adjourned, and Question resolved in the Affirmative, 57. Further adjourned, 62. Resum'd, Question, on Division, resolved in the Affirmative; Main Question again proposed; Debate adjourned, 89, 91. Resum'd, another Amendment proposed, by inserting words; Question put, pursuant to Standing Order, Close of Debate; Amendment, on Division, not made; another Amendment proposed, by inserting words, and made; another Amendment proposed, by leaving out a word and inserting another word; Amendment, on Division, not made; Main Question, as amended, proposed; and it being after Seven of the clock, Debate stood adjourned, 89, 90. Further adjourned, 94. Debate resumed; Amendment proposed to the Main Question, as amended, by inserting words; Question put, That words be inserted; Amendment proposed to the said proposed Amendment, by leaving out words and inserting other words, and made; Question put, That words be inserted, resolved in the Affirmative; Question, That words be inserted after other words in the Main Question, as amended, and resolving in the Affirmative; another Amendment proposed to the Main Question, as amended, by inserting words, withdrawn; another Amendment proposed to the Main Question, as amended, inserting words on Division, as made, are another Amendment proposed to the Main Question, as amended, by withdrawing, at the end therof, of words, and withdrawing Main Question, as amended, again proposed; Debate adjourned (Close of Sitting); and, Mr. Speaker withholds his assent, and gives a rescript; Debate resumed; Main Question, as amended, put, and, on Division, resolved in the affirmative, 106. Standing Committee, Scotland.]

1075. Bills committed—Local Government Scotland Bill [1891]; CXLIX. 144. Fatal Accidents Inquiry (Scotland) Bill, 201.—Local Government (Scotland) Bill [1898]; CL. 302.

1076. Standing Committee (Scotland)—Bills reported from the Committee; Local Government (Scotland) Bill [1894]; CXLIX. 324.—Fatal Accidents Inquiry (Scotland) Bill [1893]; CL. 590.

Incidental Proceedings:

1077. Reception of Reports from Committees of the whole House deferred; [1894]; CXL IX. 161, &c.


1079. That a Witness ordered to attend before a Select Committee had refused to answer Questions addressed to him, and ordered to be arrested; [1894]; CXLIX. 151.

1080. Witness before a Select Committee ordered to attend at the Bar of the House, and examined by Mr. Speaker; [1897]; CL. 395.

1081. Motion, That Mr. be a Member of the Select Committee on the School Board for London (Superannuation) Bill, and Motion being opposed, the Question, That the Debate be now adjourned, put by Mr. Speaker pursuant to Standing Order, and Question resolved in the Affirmative; [1890-91]; CXLVII. 81. After several further Adjournments of Debate; Question put, That Mr. Bailey nominated, others nominated; Power to send for persons, papers, and records; Vote passed; Committee to consist of Eight Members; Order for nomination, 51.

1082. Members to the Committee on Group of Railway Bills, That he was unable on account of being a share-holder in a Railway Company, further to attend the Committee; [1890]; CXLVII. 308.

1083. Power to Committee of Selection to Add Two Members to a Select Committee, and from time to time to divide the Committee so augmented into two Committees; [1893-94]; CXLVI. 304.

1084. Motion, That a Member be a Member of a Select Committee on a Bill; objection taken; proceeding stood adjourned; [1893-94]; CXLVIII. 257.

1085. Motion,
306 COMMITTEES—continued.

Incidental Proceedings—continued.

1085. Motion, That certain Provisional Order Bills be referred to a Committee on a Hybrid Bill, Debate adjourned; [1896]; CLI. 147.

1086. Order relative to Petitions presented Seven clear days before the meeting of the Committee being referred to the Committee, &c.; Suspended in the case of a Petition, and the said Petition to be referred to the Select Committee on the Bill; [1896]; CL. 184.

1087. Two Members nominated to a Committee on a Hybrid Bill, and it being half-past Five and objection being taken, further proceeding stood adjourned; [1896]; CLI. 185.

1088. That a Member be a Member of a Select Committee, objection taken to further proceeding; Debate stood adjourned; [1896]; CLI. 153. Further adjourned, four times; Adjourned Debate resumed and Question put, Committee nominated, 92.

1089. Motion, That until the conclusion of the consideration of the Benefices Bill, the Standing Committee have leave to sit every day until Four of the clock, notwithstanding the Sitting of the House; Amendment made to leave out "every day," and insert "Tuesdays and Fridays;" another Amendment proposed to leave out "Four" and insert "half-past Three," not made, on Division, Main Question, so amended, proposed, and Question put, pursuant to Standing Order, closure of Debate, and agreed to, on Division, and Order accordingly; [1896]; CLI. 167.

1090. Motion, That a Select Committee be appointed; Debate arising and Debate adjourned at Midnight; [1897]; CLII. 57.

1091. Motion, That a Select Committee be appointed; and that the Committee do consist of Seventeen Members. Question put, pursuant to Clause; Motion; That the President shall be a Member of the Select Committee; Motion, That the Debate be adjourned, withdrawn, original Question put, and agreed to, other Members nominated (other Quorum); Motion, That the Committee have power to send for persons, papers and records, withdrawn; [1898]; CLIII. 25.

1092. Motion, That Five be the Quorum of the Committee; and the Motion being agreed, Mr. Speaker puts the Question, pursuant to Standing Order No. 16; [1900]; CLY. 210.

1093. Motion, That a Bill be committed to a Select Committee of Seven Members, Four by House, and Three by Committee of Selection; objection taken; Debate adjourned; [1892]; CXLVII. 77.

1094. That a Bill be committed to Standing Committee on Law, &c.; after closure, and Division frivolously claimed, Question was agreed to, and Bill accordingly committed; [1892]; CXLVII. 196.

1095. Motion, That the Order that a Select Committee be appointed be read, and discharged; Debate adjourned; [1890]; CXLI. 214. Order for resuming adjourned Debate, read; Order for appointment of Committee discharged, 223.

1096. That a Bill be committed to Committee of whole House; Amendment proposed to leave out "Committee of whole House," and add words "Select Committee;" objection taken; Debate stood adjourned; [1892]; CXLVII. 327.

1097. That a Member be a Member of a Select Committee on a Bill and Question, on Division, resolved in Affirmative; other Members nominated; [1892]; CXLVII. 287.

1098. That until the conclusion of a Bill, the Standing Committee on Law, &c., have leave to sit every day during the sitting, and notwithstanding any adjournment of the House, after two Amendments, negatived, on Division; [1892]; CXLVII. 289.

1099. That a Bill be committed to a Select Committee; Amendment proposed to leave out words and insert "Standing Committee on Law, &c.;" withdrawn; Bill committed to a Select Committee; [1892-94]; CXLVIII. 151.

1100. Motion, That the proceedings on the Motion for the appointment of a Standing Committee on Scotch Bills, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order Sitting of the House, on Division, resolved in the Affirmative; [1894]; CLVII. 57.

1101. That until the conclusion of the consideration of a Bill on the Standing Committee (Scotland), the Committee have leave to sit until Four; [1894]; CXLIX. 245.

Incidental Proceedings—continued.

1102. That the proceedings on the Report from the Committee of Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Orders of the House; [1894]; CXLIX. 162.

1103. Motion, That this House regrets the inconclusive action and report of a Select Committee; Amendment proposed to leave out words, on Division, not made, and Main Question negatived; [1895]; CL. 388.

1104. Disorder in Committee of the whole House; [1895-4]; CXLIV. 469. See Complaints.

1105. Bill considered in Committee; Motion, That the Chair adjourn the House, put and agreed to; no report; [1896]; CLI. 296.

1106. That it being after midnight, the Chairman left the Chair, and report to the House, on Motion, That this House will immediately resolve itself into the Committee; but objection being taken, this day appointed for Committee; [1895-4]; CXLIX. 296.

1107. House sits from 3 p.m. on Thursday till 1.30 p.m. Friday in Committee on a Bill; [1896]; CLI. 244.

1108. Notice taken in Committee on Finance Bill, That a Resolution in Committee of Ways and Means did not authorise certain Powers in the Bill; and Chairman rules objection to be well founded, and that the Clause ought to be amended; [1896]; CLI. 240. (Dublin Corporation Bill).

1109. Upon Motion, That Mr. Speaker do now leave the Chair for Committees of Supply and Question, preceded by adjournment of the House for want of Forty Members; [1896]; CL. 162.

1110. Debate adjourned on Question, That a Bill be committed to a Standing Committee and objection taken to further proceeding; [1895]; CL. 74.

1111. Motion, That the Minutes of Evidence taken before a former Committee on a Hybrid Bill be referred to the Committee to which the Bill is recommitted, and that it be an Instruction, &c.; Amendment proposed and made, and Main Question so amended put and agreed to; [1897]; CLI. 410. (Dublin Corporation Bill).

1112. Standing Orders suspended, and Committee of Selection have leave to appoint Committee on Bills to sit and proceed forthwith; [1897]; CLI. 368.

1113. Debate resumed on appointment of Select Committee; Amendment proposed to add words, and withdraw; Main Question put and agreed to; Select Committee appointed; [1897]; CLII. 26.

1114. Motion, That the Order for Committee be discharged; and That the Bill be committed to a Select Committee of Seventeen Members; Amendment proposed and withdrawn, Main Question put and agreed to; Bill committed to a Select Committee; [1898]; CLIV. 247.

1115. Select Committee appointed, after Amendment proposed to leave out words; Amendment withdrawn, Nominated; Power to send for persons, papers and records, Five Quorums; [1894]; CXLIX. 273.

1116. Committee appointed, after Motion for adjournment of Debate withdrawn; [1895]; CLI. 307.

1117. On Nomination of a Select Committee; Debate adjourned; [1896]; CL. 58. Question put immediately, without resumption of Debate, 82.

1118. Two Members nominated on a Joint Committee, on Motion, That a Member be one other Member, and Debate adjourned; [1899]; CLIV. 75. Debate resumed; Member nominated; other Members nominated, &c., on Division, 76.

1119. On nomination of a Select Committee; Motion, That the Debate be adjourned; and Question, on Division, negatived; Committee nominated; [1895]; CL. 323.

1120. Two Members nominated of a Committee, and, it being after half-past Five, and objection being taken, further proceeding on nomination stood adjourned; [1896]; CLI. 185.

1121. Select Committee appointed, after Amendment withdrawn to insert words, and Amendments made; [1892]; CLII. 25.

1122. On Motion for referring Bill to a Select Committee; Closure chinked; avant withdrawn; [1897]; CLI. 154.
IX. Orders, Resolutions, and Incidental Proceedings—continued.

Incidental Proceedings—continued.

1123. Motion, That Mr. be one other Member of the Committee; the Motion being opposed, Mr. Speaker puts the Question, pursuant to Standing Order No. 16; [1900]; CXLIX. 113.

1124. That a Select Committee do consist of Seventeen Members; negatived on Division; several Members nominated; another Member nominated on Division; several other Members nominated; two other Members nominated on Division; another Member nominated; [1896]; CL. 145.

1125. That a Select Committee have leave to sit, notwithstanding the adjournment of the House; [1896]; CL. 425.

1126. That a Committee of the whole House on matter be discharged; [1896]; CLI. 405.

1127. That John Kirkwood do attend the next meeting of the Committee on Money Lending, and answer Questions, to the satisfaction of the Committee, to which he has hitherto refused to make an answer; [1897]; CLII. 366.

1128. Motion, That it be an Instruction to a Committee on a Private Bill to provide, &c., and withdrawn; [1898]; CLIII. 113.

1129. Requesting Copies of Minutes of Evidence and Communications Minutes of Evidence; [1894]; CXLIX. 176. Further adjourned. 115. Resumed, and, at Midnight, adjourned, 72. Further adjourned, 74. Debate resumed; Question agreed to; Select Committee appointed, 83.

1130. Message from the Lords:—Requesting attendance of Members on Select Committees; [1894]; CXLIX. 192.

1131. Requesting Copy of Report, &c., of a Select Committee; [1894]; CXLIX. 497.

1132. Copies of Reports from a Select Committee on a Public Bill; [1898]; CLIII. 430.

1133. Communicating Minutes of Evidence; [1896]; CL. 165.

1134. That they have committed certain Bills to a Joint Committee; [1896]; CLI. 110.

1135. Message to the Lords:—Requesting attendance of Peers on a Select Committee; [1894]; CXLIIX. 176.—[1896]; CLI. 141, 311.—Before the Committee on a Group of Bills; [1895]; CL. 116.


1137. Minutes of Evidence communicated with the request that the same may be returned; [1894]; CXLIX. 192.

Common Employment Abolition:


Common Jurors:

[1894.] Bill for the Remuneration of Common Jurors; Ordered; CLXI. 113. Presented, 114. (Not proceeded with.)

Common Lands:—See Resolutions.

Commons:—See Committees.

Commons.

Public Bills:

Communs:

1. [1894.] Bill for the better Regulation and Preservation of Commons and Village Greens; Ordered; CXLIX. 24.

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Incidental Proceedings—continued.

1138. Requesting First Report of a Select Committee; [1894]; CXLIX. 254.

1139. Acquainting them that the House has appointed a Select Committee of Five Members; [1896]; CLI. 83. That three Bills have been committed to the Joint Committee, 85.

1140. Certain Bills referred to a Committee consisting of the Chairman of Ways and Means, Sir John Mowbray, and a Referee; [1895]; CLI. 340.

1141. Bills reported from a Select Committee with Amendments; Report to be printed, and Bill re-committed to a Committee of the whole House; [1897]; CL. 208. Title amended, 375.

1142. Leave to Standing Committee on Law to sit on every day until the conclusion of the Consideration of Bills; [1898]; CLII. 112.

1143. Motion, That, until the conclusion of the Consideration of the Companies Bill, the Standing Committee on Trade (including Agriculture and Fishing), Shipping, and Manufacturers have leave to sit every day during the Sitting, and notwithstanding the Adjournment of the House; Amendment proposed, after "every day" to insert the words "on Monday and Friday until half-past Three o'clock," withdrawn; Amendment made, by leaving out after the word "at" to end of Question, and adding "during sitting of the House."); Order, That until the conclusion of the consideration of the Companies Bill, the Standing Committee on Trade (including Agriculture and Fishing), Shipping, and Manufacturers have leave to sit during the Sitting of the House; [1899]; CLV. 310.

1144. Order, relative to intervention of Three clear days between report of Bill and consideration as amended, suspended in the case of a certain Bill, reported from the Committee on Police and Sanitary Regulations; [1898]; CLIII. 347.

1145. Motion, That a Select Committee be appointed; Amendment proposed to leave out words and add others, withdrawn; another Amendment proposed to add words, and made; Main Question, as amended, put, and agreed to; [1898]; CLIII. 110.

1146. That the proceedings of a Committee this day on a group of Private Bills be deemed to be, and be valid notwithstanding that a Member of the said Committee had failed to sign his declaration in accordance with Standing Order 118; [1900]; CLV. 304.

1147. Standing Orders suspended, and Committee of Selection to have leave to appoint a Committee on a Bill to sit and proceed forthwith; [1899]; CLIII. 371.
Public Bills—continued.

Commons Acts Amendment:
2. [1893-94.] Bill for the better preservation of Commons, and to amend the Inclosure Acts and Commons Acts, and for other purposes connected therewith; Ordered and presented; CXLVIII. 417. (Not proceeded with.)

Commons Amendment, Law of:
3. [1898-99.] Bill to amend the Law of Commons; brought from the Lords; CXLVIII. 405. Read, 208. Bill committed, 253. Considered in Committee, and reported, without Amendment; Passed, 555. (Cited as Law of Commons Amendment Act, 1898.) R. A. 577.

Commons and Open Spaces:
5. [1896.] Bill to amend the Inclosure Acts, 1845 to 1897, and the Law relating to Commons and Open Spaces; Ordered and presented; CL. 218. (Not proceeded with.)
6. [1896.] Bill, intituled, An Act to amend the Inclosure Acts, 1815 to 1892, and the Law relating to Commons and Open Spaces; brought from the Lords; CXLVII. 261. Read, 306. Considered in Committee, and reported, with Amendments, 308. Considered, as amended; Passed, with Amendments, 401. To which the Lords agree, 415. (Cited as Commons Act, 1899.) R. A. 423.

Commons Regulation:
7. [1896.] Bill to abolish the Veto of the Lord of the Manor on the Regulation of a Commons; brought from the Lords; CXLVII. 217. Read, 151. Committed, 238. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 250. Bill passed, 347. (Cited as Commons Regulation (Luton) Provisional Order Confirmation Act, 1896.) R. A. 183.

Commons Regulation Provisional Order (West Tilbury):
8. [1893-94.] Bill to confirm a Provisional Order of the Board of Agriculture relating to the Regulation of the Commons in the Parish of West Tilbury, in the County of Essex; Ordered; presented accordingly; and, read, and referred to the Examiners; CXLVIII. 229. Report, No Standing Orders applicable; Day appointed for Second Reading, 226. Bill committed, 228. Reported, without Amendment; Provisional Order confirmed; and Day appointed for Third Reading, 283. Bill passed, 326. Agreed to by the Lords, 347. (Cited as Commons Regulation (West Tilbury) Provisional Order Confirmation Act, 1893.) R. A. 395.

Commons Regulation Provisional Order (Luton):
9. [1894.] Bill to confirm a Provisional Order of the Board of Agriculture relating to the Regulation of certain Commons in the Borough of Luton, in the County of Bedford; Ordered; presented accordingly; read, and referred to the Examiners; CXLIX. 130. Report, No Standing Orders applicable, 143. Bill committed, 146. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 184. Bill passed, 187. Agreed to by the Lords, 226. (Cited as Commons Regulation (Luton) Provisional Order Confirmation Act, 1894.) R. A. 265.

Commons Regulation (Bexhill) Provisional Order:
10. [1894.] Bill to confirm a Provisional Order of the Board of Agriculture relating to the Regulation of Churchill Down, in the County of Sussex; Ordered; presented, and referred to the Examiners; CL. 212. Report, Standing Orders complied with; Day appointed for Second Reading, 239. Bill committed, 242. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 271. Bill passed, 273. Agreed to by the Lords, 311. (Cited as Commons Regulation (Bexhill) Provisional Order Confirmation Act, 1895.) R. A. 355.

Commons Regulation (Halifax) Provisional Order:
11. [1894.] Bill to confirm a Provisional Order of the Board of Agriculture, relating to the Regulation of High Road, Commons Regulation (Halifax) Provisional Order—continued.
Well Moor, in the Borough of Halifax; Ordered; presented, and referred to the Examiners; CL. 217. Report, Standing Orders complied with; Day appointed for Second Reading, 239. Bill committed, 245. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 271. Bill passed, 275. Agreed to by the Lords, 311. (Cited as Commons Regulation (Halifax) Provisional Order Confirmation Act, 1895.) R. A. 335.

Commons Regulation (Darwen) Provisional Order:
12. [1896.] Bill to confirm a Provisional Order of the Board of Agricultural relating to the Regulation of Darwen Moor, in the Borough of Darwen; Ordered; Standing Order applicable; and presented, read, and referred to the Examiners; CL. 226. Report, No Standing Orders applicable, 213. Bill committed, 247. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 270. Bill passed, 272. Agreed to by the Lords, 315. (Cited as Commons Regulation (Darwen) Provisional Order Confirmation Act, 1896.) R. A. 125.

Commons Regulation (Runcorn) Provisional Order:
13. [1896.] Bill to confirm a Provisional Order, under the Inclosure Acts, 1845 to 1892, relating to Runcorn Heath and Runcorn Hill, in the County of Chester; Ordered; presented, read, and referred to the Examiners; CLIII. 213. Report, No Standing Orders applicable, 245. Bill committed, 249. Reported, without Amendment; Provisional Order confirmed; Bill passed, 270. Agreed to by the Lords, 296. (Cited as Commons Regulation (Runcorn) Provisional Order Confirmation Act, 1896.) R. A. 372.

Commons Regulation (Wolsanton Marsh) Provisional Order:
14. [1898.] Bill to confirm a Provisional Order, under the Inclosure Acts, 1845 to 1892, relating to Wolsanton Marsh, in the County of Stafford; Ordered; presented accordingly; read, and referred to the Examiners; CLIII. 248. Report, No Standing Orders applicable, 148. Bill committed, 151. Reported, without Amendment; Provisional Order confirmed, 183. Bill passed, 185. Agreed to by the Lords, 217. (Cited as Commons Regulation (Wolsanton Marsh) Provisional Order Confirmation Act, 1898.) R. A. 303.

Metropolitan Commons Provisional Order (Mitcham):
15. [1900.] To confirm a Scheme, under "The Metropolitan Commons Act, 1896," and "The Metropolitan Commons Act, 1890," relating to Mitcham Common, Upper Green, Lower Green, Fogg's Marsh, and Beddington Corner; Ordered; presented; read, and referred to the Examiners; UXVI. 106. Report, No Standing Orders applicable, 126. Reported, without Amendment; Provisional Order confirmed, 213. Bill passed, 219. Agreed to by the Lords, 276. (Cited as Metropolitan Commons (Mitcham) Supplemental Act, 1891.) R. A. 277.

Metropolitan Commons Provisional Order (Bromley):
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Metropolitan Commons Provisional Order (Orpington): 18. [1890-91.] Bill to confirm a Scheme, under the Metropolitan Commons Act, 1891, relating to Rosemary Hill Common, Dartford Common, Gumping Common, and Sparrow Common, in the Parish of Orpington, Kent; Ordered; CXLVIII. 493. Presentet, 27. (Not proceeded with.)

Companies Bill (Lords)—continued. 10. [1898.] Bill to amend the Companies' Acts; brought from the Lords; CLIV. 413. (Not proceeded with.)

Companies: 11. [1890.] Bill to amend the Companies Acts; Ordered; CLV. 42. Presented, 13. Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Trade and Customs, and Question agreed to, on Division, 273. Bill reported from the Standing Committee, with Amendments; Minutes of Proceedings to be printed; Bill considered, as amended, 209-209. Passed, 207. Agreed to by the Lords, 207. (Cited as Companies Act, 1900.) R. A. 304.

Companies (Certificate of Incorporation): 12. [1895-96.] Bill to amend the Law relating to the Certificate of Incorporation of Joint Stock Companies; brought from the Lords; CXLVIII. 493. Read, 569. Order for Second Reading discharged, and Bill withdrawn, 574.

Companies Debentures Registration, &c.: 13. [1894.] Bill to amend the Companies Acts as to the Registration of Debentures and other matters; Ordered and presented, CXLIX. 202. (Not proceeded with.)

Companies Bill (Lords)—continued. 11. [1890.] Bill to amend the Companies Acts; Ordered; CXLV. 42. Presented, 13. Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Trade and Customs, and Question agreed to, on Division, 273. Bill reported from the Standing Committee, with Amendments; Minutes of Proceedings to be printed; Bill considered, as amended, 209-209. Passed, 207. Agreed to by the Lords, 207. (Cited as Companies Act, 1900.) R. A. 304.

Companies (Winding up): 15. [1893-94.] Bill to amend Section 10 of "The Companies (Winding up) Act, 1890," brought from the Lords; CXLVIII. 493. Read, 569. Order for Second Reading discharged, and Bill withdrawn, 574.

Public Bills—continued.

Metropolitan Commons Provisional Order (Orpington): 17. [1893-94.] Bill to confirm a Scheme, under the Metropolitan Commons Act, 1893, relating to Rosemary Hill Common, Dartford Common, Gumping Common, and Sparrow Common, in the Parish of Orpington, Kent; Ordered; CXLVIII. 60. Report, No Standing Orders applicable; Day appointed for Second Reading, 87. Bill committed, 91. Reported; Provisional Order confirmed, 114. Bill considereed, as amended; Day appointed for Third Reading, 118. Bill passed, 122. Agreed to by the Lords, 315. (Cited as Metropolitan Commons (Orpington) Supplemental Act, 1893.) R. A. 306.


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I. Public Bills; 1—22.

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I. Public Bills—continued.

Company (Voluntary Liquidation) Amendment :
26. [1889.] Bill to amend the Company (Voluntary Liquidation) Acts; Ordered and presented; CXLIII. 294. (Not proceeded with.)

East India Company’s Officers’ Superannuation :
— See East India.

Industrial and Provident Societies:—See Industrial.

Joint Stock Companies Register :
17. [1894.] Bill to enable the Register of Joint Stock Companies to remove the Names of Companies from the Register in certain cases; Ordered and presented; CXLIX. 34. (Not proceeded with.)

Life Assurance Companies (Payment into Court) :
19. [1895.] Bill to enable Life Assurance Companies to pay Money into Court in certain cases; brought from the Lords; CXL. 125. Read, 126. Committed, 164. Considered in Committee, and reported, without Amendment; Passed, 165. (Cited as Life Assurance Companies (Payment into Court) Act, 1895.) R. A. 326.

Royal Niger Company :
20. [1895.] Bill to make provision for certain Payments to be made in connection with the Revocation of the Charter of the Royal Niger Company; Ordered, upon Report of Resolution from the Committee of the whole House, and presented;

II. Private Bills:

Agricultural Company of Mauritius :

Assam Railways and Trading Company :
24. [1897.] Report, That the Bill should originate in the House of Lords; CXLII. 53. Report, That the Standing Orders certified to have been complied with, 39. Bill to provide for the Distribution of Surplus Capital of the Assam Railways and Trading Company, Limited, and for other purposes; brought from the Lords, 168. Read, and referred to the Examiners, 108. Report, Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 176. Committed, 184. Reported, without Amendment, 205. Passed, 211. (Cited as Assam civil laws and Trading Company’s Act, 1897.) R. A. 594.

British Medical and General Life Association :
25. [1880-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders certified to have been complied with, 72. (Not proceeded with.)

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accordingly; CXLIV. 315. Bill committed, 244. Bill considered in Committee and reported, without Amendment, 419. Motion, That the Bill be read the third time, and Question agreed to on Division; Bill passed, 476. Agreed to by the Lords, 419. (Cited as Royal Niger Company Act, 1895.) R. A. 423.

Tramways and Public Companies (Ireland) Act, 1883 (Amendment)—See Tramways.

Trust Companies :
21. [1890-91.] Bill to enable Incorporated Companies to act as Executors, Administrators, and Trustees, and in other Fiduciary Capacities; Ordered; CXLVI. 19. Present, 20. Second Reading deferred, 52 etc. (Not proceeded with.)

Watermen’s and Lightermen’s Company :
22. [1892.] Bill to amend the Law relative to the Election of the Master, Wardens, and Assistants of the Watermen’s and Lightermen’s Company; Ordered; CXLVI. 29. Presented, 30. Referred to the Examiners, That the Bill be referred to the Examiners, That the Standing Orders ought to be dispensed with, referred to the Select Committee on Standing Orders, 93. Report, That the Standing Orders have not been complied with, 211. Bill recommitted to a Select Committee of Seven Members, 236. Barge Owners, &c. Liability Bill committed to the Committee, 244. Four Members nominated, 246. Barge Owners, &c. Liability Bill reported; Minutes of Proceedings to be printed; Bill recommitted to a Committee of the whole House, 306. Watermen’s and Lightermen’s Company Bill reported, without Amendment, 362. See Barge Owners, &c., Liability Bill.

British American Land Company :

British Gas Light Company:—See Gas.

Buenos Ayres and Ensenada Port Railway Company :
27. [1889.] Report, That the Bill should originate in the House of Lords; CXLIV. 14. Report, Standing Orders certified complied with, 18. Bill for the conversion of the existing Precedence Stock of the Buenos Ayres and Ensenada Port Railway Company, Limited, and for other purposes; brought from the Lords, 171. Read, and referred to the Examiners, 171. Report, Standing Orders not previously inquired into, and which are applicable, complied with; Bill to be read a second time, 175. Committed, 190. Reported, with an Amendment, 214. Considered, as amended, 221. Passed, with an Amendment, 232. To which the Lords agree, 235. (Cited as Buenos Ayres and Ensenada Port Railway Company’s Act, 1895.) R. A. 326.

Caledonian Insurance Company :
28. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 50. Report, Standing Orders certified complied with, 50. Bill for enhancing the powers of the
II. Private Bills—continued.

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the Caledonian Insurance Company, and for amending the Commercial Union Assurance Company:

Costa Rica Railway Company:—See Railways.

103. (1897.)—Report, That the Bill should originate in the House of Lords; CXLVIII. 29.

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Report, That the Bill should originate in the House of Lords; CXLVIII. 29.

Report, Standing Orders certified with, 19. Bill to make further provisions with respect to the Registration of the Crystal Palace Company, and for other purposes; brought from the Lords, 103. Read, and referred to the Examiners, 115. Report, Standing Orders not previously inquired into and referred to the Select Committee on Standing Orders, 109.

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To which the Lords agree, 148.

Passed, with Amendments, 146. Passed, 155. (Cited as Edinburgh American Land Mortgage Company’s Act, 1896.) R. A. 188.

To which the Lords agree, 148.

Passed, 155. (Cited as Edinburgh American Land Mortgage Company’s Act, 1896.) R. A. 188.

To which the Lords agree, 148.

Passed, 155. (Cited as Edinburgh American Land Mortgage Company’s Act, 1896.) R. A. 188.

To which the Lords agree, 148.

Passed, 155. (Cited as Edinburgh American Land Mortgage Company’s Act, 1896.) R. A. 188.

To which the Lords agree, 148.

Passed, 155. (Cited as Edinburgh American Land Mortgage Company’s Act, 1896.) R. A. 188.

To which the Lords agree, 148.

Passed, 155. (Cited as Edinburgh American Land Mortgage Company’s Act, 1896.) R. A. 188.
Edinburgh Merchant Company:

20. [1899.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, Standing Orders certified, complied with, 29. Bill to amend and enlarge the Powers of the Edinburgh Merchant Company; to provide for the better administration of the said Company and the Widows' Fund, and George Grindlay's and William Watherston's Endowments, and for other purposes; brought from the Lords, 113. Read, and referred to the Examiners, 113. Report, no Standing Orders not previously inquired into applicable; Bill to be read a second time, 125. Committed, 126. Reported, with Amendments, 178. Considered, as amended, 180. Passed, with Amendments, 201. To which the Lords agree, 208. (Cited as Edinburgh Merchant Company Act, 1899.) R. A. 221.

Gas Companies (Metropolitan Charges) — See Committee.

Gas Light and Coke Company:

41. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLIV. 49. Report, That the Standing Orders had been certified to have been complied with, 72. (Not proceeded with.)

42. [1896.] Report, That the Bill should originate in the House of Lords; CXLV. 27. Read, and referred to the Examiners, 28. Report, Standing Order 62 has been complied with; Bill to be read a second time, 50. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed, 104. Passed, with Amendments, 142. (Cited as Gas Light and Coke Company's (Capital Consolidation) Act, 1896.) R. A. 137.

Gas Light and Coke Company, Limited:

18. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 27. Read, and referred to the Examiners, 28. Report, Standing Order 62 has been complied with; Bill to be read a second time, 72. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed, 104. Passed, with Amendments, 142. (Cited as Gas Light and Coke Company, Limited, Act, 1898.) R. A. 137.

Great Northern London Cemetery Company:

25. [1899.] Report, That the Bill should originate in the House of Lords; CXLVI. 27. Report, Standing Orders certified, complied with, 29. Bill to confer further Powers on the Great Northern Cemetery Company; brought from the Lords; read, and referred to the Examiners, 37. Report, Standing Orders not previously inquired into applicable; Bill to be read a second time, 47. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed, 104. Passed, with Amendments, 142. (Cited as Great Northern London Cemetery Act, 1899.) R. A. 137.

Governments Stock and other Securities Investment Company:


Great Northern London Cemetery Company:

50. [1898.] Report, That the Bill should originate in the House of Lords; CLVI. 17. Report, Standing Orders certified, complied with, 29. Bill to amend the Great Northern Cemetery Company, Act, 1876; in reference to the disposal of superfunds, and for other purposes; brought from the Lords; read, and referred to the Examiners, 171. Report, That the Standing Orders not previously inquired into applicable; Bill to be read a second time, 176. Committed, 150. Reported, 239. Considered, as amended, 253. Passed, with Amendment, 254. To which the Lords agree, 267. (Cited as Great Northern London Cemetery Act, 1898.) R. A. 326.

General Life and Fire Assurance Company:


General Power Distributing Company:

46. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, Standing Orders certified, complied with, 29. Bill for incorporating and conferring Powers on the General Power Distributing Company; brought from the Lords; read, and referred to the Examiners, 374. Report, Standing Orders not previously inquired into applicable; Bill to be read a second time, 347. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed, 72. Passed, with Amendments, 153. (Cited as General Power Distributing Company's Act, 1898.) R. A. 395.
II. Private Bills—continued.

Guardian Assurance Company:
51. [1893-94.]—Report, that the Bill should originate in the House of Lords; CXLVII. 29. Report, Standing Orders not previously inquired into; 69. Bill to enable the Guardian Assurance Company to make Regulations for the Government of its Affairs, and for other purposes; brought from the Lords, 169. Read, and referred to the Examiners, 169. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 176. Committed, 168. Reported, without Amendment, 206. Passed, 213. (Cited as Guardian Assurance Company's Act, 1893.) R. A. 237.

Hammond (G. H.) Company:
52. [1890.]—Report, That the Bill should originate in the House of Lords; CLV. 200. Report, Standing Orders certified complied with, 64. Bill for re-organising the Capital of the G. H. Hammond Company, Limited, and enabling that Company to reduce and convert its Debentures and Loan Stock; brought from the Lords; read, and referred to the Examiners, 292. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 296. Committed, 303. Reported, without Amendment, 329. Passed, 337. (Cited as G. H. Hammond Company, Limited, Act, 1890.) R. A. 357.

Imperial Fire Insurance:
53. [1890-91.]—Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders certified complied with, 72. (Changed to Imperial Insurance Bill.) See Imperial Insurance Bill.

Imperial Insurance Bill (changed from Imperial Fire Insurance Bill):
54. [1890-91.]—Bill, intituled, An Act to repeal the Acts relating to the Imperial Fire Insurance Company as from the date of its registration as a Limited Company, and to re-arrange parts of those Acts; to change the Name of the Company, and for other purposes; brought from the Lords; CXLVI. 318. Read, and referred to the Examiners, 318. Report, Standing Orders not previously inquired into complied with, 330. Bill committed, 342. Reported, 374. Passed, with Amendments, 413. To which the Lords agree, 422. (Cited as Imperial Insurance Company's Act, 1891.) R. A. 490.

Imperial Life Insurance:
55. [1892.]—Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders certified complied with, 60. Bill to provide for repealing the Deed of Settlement of the Imperial Life Insurance Company and the Act relating thereto, and to define the objects and powers of that Company; brought from the Lords, 231. Read, and referred to the Examiners, 334. Standing Order suspended, and leave to the Examiners to sit and proceed forthwith, 361. Report, No Standing Orders not previously inquired into are applicable, 365. Standing Order suspended, Bill read a second time, and committed, 382. Instruction, 396. Standing Orders suspended, and leave to the Committee on the Bill to sit and proceed forthwith, 396. Bill reported, 398. Standing Orders suspended; Bill considered; Standing Orders suspended, and Bill read the third time, and passed, 402. (Cited as Imperial Life Insurance Company's Act, 1892.) R. A. 406.

Law Life Assurance Society:

Leeds Hydraulic Power:

Liverpool Warehouse Company:

London and London and and Globe Insurance Company:
59. [1890.]—Report, That the Bill should originate in the House of Lords; CLIV. 17. Report, Standing Orders certified complied with, 26. Bill for extending and defining the objects of the Liverpool and London and Globe Insurance Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 149. Report, No Standing Orders not previously inquired into applicable; Bill to be read a second time, 151. Committed, 167. Reported, with Amendments, 263. Considered, as amended, 275. Passed, with Amendments, 277. To which the Lords agree, 296. (Cited as Liverpool and London and Globe Insurance Company's Act, 1890.) R. A. 305.

London and Saint Katherine Docks and East and West India Dock Companies:
60. [1900.]—Petition for leave to bring in a Bill for the Amendment of the Undertakings of the London and Saint Katherine Docks Company and the East and West India Dock Company, and for other purposes; Bill ordered; CLV. 29. Read, and referred to the Examiners, 39. Report Standing Order 62 complied with; Bill to be read a second time, 156. Committed, 166. Reported, with Amendments, 236. Considered, as amended; Standing Orders 228 and 241 suspended; Bill passed, 241. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 319. (Cited as London and East and West India Docks Amalgamation Act, 1900.) R. A. 357.

London Life Association—See London.

Manchester Carriage and Tramways Company—See Tramways.

Metropolitan Water Companies—See Waterworks.

Mutual Life Assurance Society:
61. [1892-93.]—Report, That the Bill should originate in the House of Lords; CXLVIII. 39. Report, Standing Orders certified complied with, 69. Bill to define the object and members of the Mutual Life Assurance Society, and to enlarge the Powers of the Society, and for other purposes; brought from the Lords, 211. Read, and referred to the Examiners,
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Mutual Life Assurance Society—continued.

Examiners, 211. Report, That no Standing Orders previously inquired into are applicable; Bill to be read a second time, 228. Committed, 242. Reported, without Amendment, 264. Passed, 274. (Cited as Mutual Life Assurance Society's Act, 1893.) R. A. 339.

National Life Assurance Society and Mutual Life Assurance Society (Amalgamation):

62. [1898.] Report in case of Petition for Bill, That Standing Orders not complied with, referred to the Select Committee on Standing Orders; CL 107. Bill to empower the National Life Assurance Society and the Mutual Life Assurance Society to amalgamate, and for other purposes; brought from the Lords; Title changed to National Mutual Life Assurance Society Bill; read, and referred to the Examiners, 220. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with, 331. (Not proceeded with.)

National Provident Institution:

63. [1896.] Report in the case of the Petition for Bill originating in the House of Lords; Standing Orders not complied with; referred to the Select Committee on Standing Orders; CL 72. Bill to remove Doubts as to the Power of the National Provident Institution to alter and add to its Rules in certain respects; brought from the Lords; read, and referred to the Examiners, 108. Report from the Select Committee on Standing Orders; Standing Orders ought to be dispensed with, 102. Examiners' Report, No Standing Orders not previously inquired into applicable; Bill to be read a second time, 211. Committed, 230. Reported, without Amendment, 239. Passed, 272. (Cited as National Provident Institution Act, 1897.) R. A. 360.

Neuchatel Asphalte Company:


New River Company:

65. [1896.] Petition for a Bill to confer further Powers upon the Governor and Company of the New River brought from Chadwell and Amwell to London, commonly called the New River Company; for the execution of new Works; the purchase of additional Lands, and the raising of further Money, for other purposes; Bill ordered, 129. Read, and referred to the Examiners, 40. Report, Standing Order 63 complied with; Bill to be read a second time, 52. Bill committed, 116. Committed to the Select Committee on London Water Companies Bills, 117. Instruction, 174. Report from the Select Committee relative to the Instruction; Bill reported, 335. Special Report from the Select Committee on London Water Companies Bills, 360. Standing Orders 84, 214, 215, and 239 suspended, and Bill to be now taken into consideration; Bill considered; Standing Orders 223 and 224 suspended; Bill passed, 52. Agreed to by the Lords, with Amendments, 407. Lords' Amendments agreed to, 410. (Cited as New River Company's Act, 1896.) R. A. 425. See Committee.

New Russia Company—continued.

67. [1903.] Report, That the Bill should originate in the House of Lords; CL XV. 20. Report, Standing Orders certified complied with, 24. Bill to alter the Capital of the New Russia Company, Limited, and for other purposes; brought from the Lords; read, and referred to the Examiners, 137. Report, Standing Orders not previously inquired into applicable; Bill to be read a second time, 148. Committed, 157. Reported, without Amendment, 205. Passed, 212. (Cited as New Russia Company Act, 1900.) R. A. 271.

North British and Mercantile Marine Insurance Company:

68. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, That the Standing Orders had been certified to have been complied with, 50. Bill to extend the objects of, and confer further Powers on, the North British and Mercantile Marine Insurance Company, and to amend in divers respects the Acts relating to the Company; brought from the Lords, 155. Read, and referred to the Examiners, 165. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 194. Committed, 207. Reported, with Amendments, 213. Considered, as amended, 219. Passed, with Amendments, 291. To which the Lords agree, 217. (Cited as Northern Assurance, 1892.) R. A. 257.

Norwich Union Life Insurance Society:

70. [1894.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders certified complied with, 50. Bill to empower the Norwich Union Life Insurance Society to make new provisions for the government of the Society and the management of its affairs, and for other purposes; brought from the Lords; read, and referred to the Examiners, 110. Report, No Standing Orders not previously inquired into applicable; Bill to be read a second time, 139. Committed, 157. Reported, with Amendments, 165. Considered, as amended, 189. Passed, with Amendments, 201. To which the Lords agree, 217. (Cited as Norwich Union Life Insurance Society's Act, 1893.) R. A. 346.

Patriotic Assurance Company:

71. [1898.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders certified complied with, 50. Bill to empower the Patriotic Assurance Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 118. Report, no Standing Orders not previously inquired into applicable; 250. Committed, 263. Instruction, 275. Reported, 290. Passed, with Amendments, 303. To which the Lords agree, 317. (Cited as Patriotic Assurance Company's Act, 1893.) R. A. 221.

Pelican Life Insurance Company:

72. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVII. 40. Report, Standing Orders certified complied with, 25. Bill to enlarge and extend the Powers and Objects of the Pelican Life Insurance Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 184. Reported, without Standing Orders not previously inquired into applicable; Bill to be read a second time, 129. Committed, 136. Reported, without Amendment, 156. Passed, 165. (Cited as Pelican Life Insurance Company's Act, 1894.) R. A. 221.

Phoenix Life Insurance Company:

COMPANIES—continued.

II. Private Bills—continued.

Phcenix Assurance Company : 73. [1890.] Report, That the Bill should originate in the House of Lords ; CL. 12. Report, Standing Orders certified complied with, 73. Bill to repeal and re-enact with Amendments the Phcenix Assurance Company’s Act, 1815 ; to make further provisions in relation to the Losses, Objects, Regulations, and Capital of the Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 205. Report, no Standing Orders applicable; Bill to be read a second time, 210. Committed, 240. Instruction, 252. Reported, 272. Considered, as amended, 283. Passed, with an Amendment, 294. To which the Lords agree, 301. (Cited as Phcenix Assurance Company’s Act, 1890.) R. A. 306.

Port Talbot Building Society : 74. [1890-91.] Report, Standing Orders not compiled with, referred to the Select Committee on Standing Orders; CXLVIII. 220. Bill to effect a Settlement of the Affairs of the Port Talbot Building Society; brought from the Lords; read, and referred to the Examiners, 270. Report, Standing Orders ought to be dispensed with, 201. Report, Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 210. Committed, 240. Instruction, 252. Considered, as amended, 283. Passed, with Amendments, 337. To which the Lords agree, 351. (Cited as Port Talbot Building Society Act, 1891.) R. A. 357.

Powell Duffryn Steam Coal Company : 75. [1891.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. Bill to dissolve and re-organize and to confer further Powers upon the Powell Duffryn Company, and to authorize them to construct an additional Dock and Railways for other purposes; brought from the Lords, 136. Read, and referred to the Examiners, 147. Report, Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 171. Report, That the Standing Orders ought to be dispensed with, Read, Bill to be read a second time, 185. Committed, 186. Reported, 255. Considered, as amended, 302. Queen’s Consent signified; Bill passed, with Amendments, 311. To which the Lords agree, 321. (Cited as Powell Duffryn Steam Coal Company Act, 1891.) R. A. 322.

Scottish Widows’ Fund and Life Assurance Society : 83. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 72. Bill to enlarge the extent of the Scottish Widows’ Fund and Life Assurance Society, and on the Ordinary Court of Directors thereof, and for other purposes; brought from the Lords, 136. Read, and referred to the Examiners, 147. Report, Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 171. Report, That the Standing Orders ought to be dispensed with, Read, Bill to be read a second time, 185. Committed, 186. Reported, 255. Considered, as amended, 302. Queen’s Consent signified; Bill passed, with Amendments, 311. To which the Lords agree, 321. (Cited as Scottoshall Investment and Land Mortgage Company Act, 1891.) R. A. 322.

Queensland Investment and Land Mortgage Company : 76. [1891.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. Bill to dissolve and re-organize and to confer further Powers upon the Queensland Investment and Land Mortgage Company (Limited) of certain Redeemable Shares issued by them, and to authorize the creation and issue of new Preference Shares in exchange for the Shares redeemed, and for other purposes; brought from the Lords, 136. Read, and referred to the Examiners, 147. Report, Standing Orders not previously inquired into applicable; Bill to be read a second time, 185. Committed, 211. Reported, without Amendment, 283. Passed, 274. (Cited as Powell Duffryn Steam Coal Company (Limited) Act, 1891.) R. A. 340.


Rio Tinto Company : 79. [1891.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 38. (Not proceeded with.)

Royal Insurance Company : 80. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 72. Bill to declare and extend the objects of the Royal Insurance Company; to provide for the transfer to that Company of the Business of the Queen’s Assurance Company, and for other purposes; brought from the Lords, 136. Read, and referred to the Examiners, 147. Report, no Standing Orders not previously inquired into applicable, 291. Committed, 292. Reported, 337. Passed, with Amendments, 342. To which the Lords agree, 356. (Cited as Royal Insurance Company’s Act, 1891.) R. A. 357.


South Lancashire and Cheshire Electricity Company : See Electric Light.

COMPANIES—COMPLAINTS.

II. Private Bills—continued.

Standard Life Assurance Company—continued.

Life Assurance Company which relate to investments of the
undertakings of the Company, and for other purposes: brought
from the Lords; read, and referred to the Examiners; Report,
That no Standing Orders not previously inquired into are
applicable, 114. Passed, 177. (Cited as Standard Life

Star Life Assurance Society:—See Star.

Sun Fire Office:

86. (1890-91.) Report, That the Bill should originate in
the House of Lords; CXLVI. 49. Report, That the Standing
Orders had been certified to have been compiled with, 73.
(Changed to Sun Insurance Office Bill.)

Sun Insurance Office Bill (changed from Sun Fire
Office Bill):

86. (1890-91.) Bill to repeal and re-enact with Amend-
ments the Sun Fire Office Acts, 1813 and 1827; to make
further provisions in relation to the Laws, Orders, Regulations,
and Capital of the Company; to change the Name of the
Company, and for other purposes: brought from the Lords; read,
as referred to the Examiners; CXLVI. 191. Report, That no
Standing Orders not previously inquired into are applicable,
Passed, with Amendments, 356. To which the Lords agreed, 456.
(Cited as Sun Insurance Office Bill, 1891.) R. A. 413.

Tennant's Capital Guarantee Company:—See Ten-
ways.

Union Society and Union Life Office:

87. (1892.) Report, That the Bill should originate in
the House of Lords; CXLVI. 31. Report, That the Standing
Orders had been certified to have been compiled with, 54. Bill
to alter the Name of the Union Society and the Union Life
Office; to repeal Provisions of an Act of 1813 relating to the
cessation of Memorials of the Names of Members of the
Society and Office in the High Court of Chancery, and to
provide for the keeping of a Register in lieu thereof; and for
other purposes: brought from the Lords, 248. Read, and

Union Society and Union Life Office—continued.

referred to the Examiners, 248. Report, That no Standing
Orders not previously inquired into are applicable, 256.
Committed, 272. Reported, without Amendment, 290. Passed,
312. (Cited as Union Assurance Society's Act, 1892.) R. A. 346.

Upper Assam Tea Company:

88. (1898.) Report, That the Bill should originate in
the House of Lords; CLXVIII. 17. Report. Standing Orders
certified compiled with, 26. Bill for enabling the Upper Assam
Tea Company, Limited, to arrange with the Holders of their
Preference Capital, and for other purposes: brought from the
Lords; read, and referred to the Examiners, 135. Report,
Standing Orders not previously inquired into compiled with
Bill to be read a second time, 144. Committed, 194. Reported,
without Amendment, 178. Passed, 228. (Cited as Upper
Assam Tea Company's Act, 1898.) R. A. 291.

William Hancock and Company:

88. (1898.) Report, That the Bill should originate in
the House of Lords; CL. 12. Report, Standing Orders certified
with, 13. Bill to provide for the Conversion of the Ordinary
Shares of the William Hancock and Company (Limited) to
Preferred Shares; for other purposes: brought from the Lords;
read, and referred to the Examiners, 93. Report, That no Standing
Orders are applicable, 97. Bill committed, 110. Reported, 129.
Passed, 139. (Cited as William Hancock and Company, Limited
(Conversion of Shares), Act, 1897.) R. A. 19.

90. (1898.) Report on Petition for Bill. Standing Orders
have not been complied with; referred to the Select Committee
on Standing Orders; CL. 100. Petition for Bill for the
Creation of New Preferred and Deferred Converted Ordinary
Shares of William Hancock and Company, Limited, and for
other purposes; referred to the Select Committee on Standing
Orders, 109. Report, Standing Orders ought to be dispensed,
with, 155. Report read, and Bill ordered, 125. Read, and
referred to the Examiners, 128. Report, Standing Order 63
complied with; Bill to be read a second time, 149. Committed,
163. Bill reported, 187. Considered, as amended, 207. Passed,
216. Agreed to by the Lords, 296. (Cited as William
Hancock and Company, Limited (Further Capital), Act,
1898.) R. A. 325.

Compensation of Market Gardeners:—See Markets.

Compensation for damage to Crops:

91. (1900.) Bill to secure Compensation for Damage to
Crops by Fires caused by sparks from Railway Engines;

Complaints.

1. [1898-94.] Complaint made to the House by Mr.
Atkinson, Member for Boston, of certain entries in the Votes
and Proceedings of Friday the 21st day of this instant July;
and that he had not been allowed to bring on a Motion relating
to Order as a Matter of Privilege; Mr. Speaker thereupon
ascertained the House with the terms of a letter addressed to
him by Mr. Atkinson, and drew the attention of the House to
the conduct of the honourable Member on recent recent
occasions; whereupon a Motion was made, and the Question
being proposed, That Mr. Atkinson be suspended from the
service of the House, and be excluded from the precincts for
the remainder of the Session; Mr. Atkinson was heard in his
place; after which Mr. Speaker directed him to withdraw, and
he withdrew accordingly.—And the said Motion was, with
leave of the House, withdrawn; Order, That Mr. Atkinson
be suspended from the service of the House, and be excluded
from the precincts for one week; CXLVI. 481.

2. [1892-94.] Complaint.—In Committee of the whole
House, on the Government of Ireland Bill.—The Committee
proceeded to the Question whether the Tellers were named; for
the Yes, Mr. Macnaghten and Mr. William Redmond; for the
Noes, Mr. Starkey and Mr. Thomas Ellis; whereupon the com-
plaint made by Mr. Veniard Gibbs, Member for the South
Athena Division of Herfordshire, of a disorderly interruption
was brought to the knowledge of the Chair. The said complaint
had been first made before the Question was put, but had not then
been heard by the Chairman, owing to the great disorder which
had arisen in the Committee. Mr. Gibbs complained that Mr. T.
P. O'Conor, Member for the Southern Division of Leicestershire,
had as usual, with repeated cries of "Judas! Judas! Judas!" the
COMPLAINTS—continued.

Complaints made to the House of various Matters—continued.

the Right Honourable Joseph Chamberlain, Member for West Birmingham, during the Committee on the Bill, when the Chairman interrupted the Debate, and Mr. Vibey Gibbs desired that those words be taken down. Thereupon the Chairman directed the Clerk to take down the words, and left the Chairman to report them to the House. Mr. Speaker resumed the Chair, whereupon the Chairman reported to Mr. Speaker that, whilst the Chairman had desired the Clerk to report the passage complained of in Division, Mr. Vibey Gibbs had complained that Mr. Joseph Chamberlain, whilst addressing the Committee, had been assailed with cries of "John! Judas! John!" by Mr. T. P. O'Connor, Member for the Scotland Division of Liverpool, and that he had directed that the words be taken down. Several Honourable Members having corroborated the statement of Mr. Gibbs, Mr. Speaker called on Mr. T. P. O'Connor to say whether he had made use of the words complained of. Mr. T. P. O'Connor admitted the use of the word, and expressed his sincere regret, and tendered his humble apologies to the House. Thereupon other Honourable Members made complaint of other cases of disorder, but Mr. Speaker intervened, and expressed his earnest hope that without retribution between Honourable Members the Committee would proceed in an orderly manner with the business of the evening; CXLVII. 469. See Privilege.

5. [1893-94.] Complaint made to the House by Mr. Sexton, Member for North Kerry, of certain passages in an Article in "The Times" Newspaper; as also by Mr. Dillon, Article read of the passage complained of constitutes a breach of privilege; CXLVII. 68. See Privilege.

6. [1893-94.] Complaint made to Mr. Henry of a letter purporting to have been written by Mr. Conybeare, directing on the conduct of the Members and of the Speaker; letter complained of read; Mr. Speaker addressed the House; after Mr. Speaker had intimated that he had then proceeded with the Motion he had intimated to submit; CXLVIII. 123. See Privilege.

7. [1893-94.] Complaint made by Mr. Hanbury of a letter written by Mr. Conybeare, selecting on the members of the House and the Speaker; letter complained of read; Mr. Speaker addressed the House; after Mr. Speaker had intimated that he had then proceeded with the Motion he had intimated to submit; CXLVIII. 124.

8. [1893-94.] Complaint made by Mr. Tritton of a letter written by Mr. Conybeare, and published in the "Daily Chronicle," reflecting on the conduct of the Speaker in the Chair; paper delivered in and letter read; Mr. Speaker addressed the House; CXLVIII. 408. Mr. Conybeare heard in his place and withdrew. Resolution, Now, Cow, that Mr. Conybeare be suspended for one week; Mr. Speaker again intimated that he had then proceeded with the Motion he had intimated to submit; CXLVIII. 417.

9. [1893-94.] Complaint made to Mr. Hartley of certain passages in a speech by Mr. Knox and reported in the "Daily Chronicle," passages complained of read; Mr. Knox heard in his place and withdrew. Resolution, Now, Cow, that Mr. Knox be suspended for one week; Mr. Speaker again intimated that he had then proceeded with the Motion he had intimated to submit; CXLVIII. 632.

10. [1894.] Complaint made by Mr. Pritchard Morgan of the action of a Member towards another Member with regard to proceeding with a certain Bill, and which he submitted constituted a Breach of Privilege, and a Motion was made, and the Question proposed, That a Select Committee be appointed, it passed in the Negative; CXLIX. 60.

11. [1894.] Complaint made to the House by Mr. Havelock Wilson, Member for Middlesbrough, of a certain passage in the "Saint James's Gazette" Newspaper, of the 16th March 1896, reflecting on him, which he submitted constituted a Breach of Privilege, and a Motion was made, and the Question proposed, That a Select Committee be appointed, it passed in the Negative; CXLIX. 60.

12. [1899.] Complaint made by Mr. James Lowther, Member for the Thanet Division of Kent, that the Duke of Bedford and Earl Carrington had concerned themselves in the election of Members to the House of Commons; Motion, That, it having been represented to this House that the Duke of Bedford and Earl Carrington, two Lords of Parliament, did severally infringe the liberties and privileges of this House by concerning themselves in the Election of Members to the House of Commons, a Select Committee be appointed to consider the matter and report thereon to the House; and Question negatived, on Division; CXLIX. 41.

13. [1899.] (Interference of Peers in the selection of a Candidate for Oxford University.) Complaint made to the House by Mr. James Lowther, Member for the Thanet Division of Kent, of the interference of the Lord High Chancellor and other Lords of Parliament in the selection of a Candidate to fill the vacancy in the representation of the University of Oxford; Motion, That, it having been represented to this House that the Lord High Chancellor and other Lords of Parliament did infringe the liberties and privileges of this House by concerning themselves in the election of Members to the House of Commons, a Select Committee be appointed to consider the matter and report thereon to the House; and Question negatived, on Division; CXLIX. 41.

14. [1899.] (Interference of Peers in the Election for the Southport Division of Lancashire.) Complaint made by Mr. of James Lowther, Member for the Thanet Division of Kent, that the Duke of Devonshire and the Lord Bishop of Liverpool had concerned themselves in the Election of a Member to the House of Commons for the Southport Division (Member for the Southport Division); Motion, That, it having been represented to this House that the Duke of Devonshire and the Lord Bishop of Liverpool did infringe the liberties and privileges of this House by concerning themselves in the election of Members to the House of Commons for the Southport Division, a Select Committee be appointed to inquire into such alleged breach of Privilege; withdrawn; CL. 170.

15. [1899.] Complaint made by Mr. of James Lowther, Member for the Thanet Division of Kent, that the Duke of Devonshire and the Lord Bishop of Liverpool had concerned themselves in the Election of a Member to the House of Commons for the Southport Division (Member for the Southport Division); Motion, That, it having been represented to this House that the Duke of Devonshire and the Lord Bishop of Liverpool did infringe the liberties and privileges of this House by concerning themselves in the election of Members to the House of Commons for the Southport Division, a Select Committee be appointed to inquire into such alleged breach of Privilege; withdrawn; CL. 170.
Conciliation :_See Boards.

Conciliation (Trade Disputes) : [1897.] Passed, 435.

Congested Districts (Scotland) : [1899.] Ordered and presented ; CLI. 9. (Not proceeded with.)

Congested Districts Boards (Ireland) —_continued.

Complaints made to the House of various Matters—continued.
iners into the said alleged breaches of Privilege; and Question negatived, on Division ; CLIV. 234.

Compulsory Sale of Land (Ireland) : [1892.] Motion, That on grounds both of justice and expediency, it is desirable that tenants in Ireland should be enabled to remit their landlords to sell to them their holdings under the Land Purchase Acts at a fair price; Amendment proposed to leave out from the word "That," to the end of the Question, in order to add the words "whilst anxious for the fullest development of Land Purchase in Ireland, this House cannot profitably consider or assent to any proposal for the application of a general system of compulsory sale which is not accompanied by adequate financial plans for the carrying out of the principle involved;" Debate arising; Question for Closure (Mr. Kilbride) put, and resolved in the Affirmative; Question accordingly put, That the words proposed to be left out stand part of the Question ; and, on Division, negatived; Question, That those words be there added ; and it being after Midnight, the Debate stood adjourned ; CXL VII. 141.

Compulsory Vaccination Abolition : [1894.] Bill to abolish the compulsion to vaccinate ; Ordered ; CXLIX. 25. Presented, 27. (Not proceeded with.)

Conciliation (Trade Disputes) : [1894.] Bill to make provision for the Settlement of Labour Disputes ; Ordered ; CXLIX. 46. Presented accordingly, 47. Bill withdrawn, 360.

Compulsory Purchase Land (Districts) Board (Ireland) (Compulsory Purchase Powers) : [1896.] Bill to make better provision with respect to the Congested Districts Board for Ireland to enable them to acquire by compulsory purchase lands in the vicinity of Congested Districts in Ireland ; Ordered, and presented, CLI. 49. (Cited as Congested Districts Boards (Ireland) Act, 1896.)

Conciliation :—See Boards. Labour Disputes Trade Disputes.

Conciliation ;_See Boards.

Conveyance of Land to Congested Districts Board (Ireland) : [1899.] Motion, That the action of the Lord Chancellor in presenting to the House of Lords a Message to the House of Commons, instead of concurring in those grants; from Her Majesty, recommending that She should be enabled to grant to Lord Kinloss a sum of 30,000£, is a departure from ancient constitutional precedents, contrary to the usage of Parliament, and a gross breach of the privileges of this House, insomuch as the Message attributes to the House of Lords a power of initiating money grants which alone appertains to the House of Commons ; Withdrawn ; CLIV. 234.

Constitutional Law Amendment : 1. [1800—01.] Bill to amend the Law of Conspiracy ; Ordered ; CXLVI. 8. Presented, 18. Motion, That the Bill be presented accordingly; CXLIX. 260. Committed, 366. Reported ; re-committed in respect of Clauses 1 and 3 ; considered in Committee, and reported ; Clauses 1 and 3 amended, 373. Considered, as amended ; Passed, 375. Agreed to by the Lords, 394. (Cited as Conquered Districts Boards (Ireland) Act, 1894.) R. A. 408.

5. [1896.] Ordered and presented ; CLI. 43. (Not proceeded with.)

6. [1896.] Bill to amend certain provisions of the Land Law (Ireland) Act, 1880, affecting the Congested District Board, and to make further provision for the expenses of that Board out of Money provided by Parliament, Ordered and presented accordingly ; CXLIX. 320. Bill committed, 347. Bill considered in Committee, and reported without Amendment ; Passed, 354. Agreed to by the Lords, 365. (Cited as Conquered Districts Boards (Ireland) Act, 1889.) R. A. 390.

Constitutional Law Amendment (Scotland) Acts Amendment : [1895.] Bill, intituled, An Act to amend the Conquered Districts (Scotland) Act, 1897 ; brought from the Lords ; CLIV. 240. Read, 341. Order for Second Reading discharged ; Bill withdrawn, 366.

Consolidated Fund :—See Ways and Means.

Consolidation of Labour Disputes Trade Disputes.

Conspiracy and Breach of the Peace : [1899—04.] Bill to amend the Law relating to Conspiracy and Breach of the Peace ; Ordered and presented ; CXLIX. 69. Order for Second Reading discharged ; Bill withdrawn, 351.

Conspiracy Law Amendment : [1896—97.] Bill to amend the Law of Conspiracy ; Ordered ; CXLVI. 8. Presented, 18. Motion, That the Bill be...
Conspiracy Law Amendment—continued.

be now read a second time; Amendment proposed, “Six
Months”; Question put, pursuant to Standing Order (Closure of Debate); Amendment, on Division, second Reading put off for four Months. 2. [1893-94.] Bill to amend and define the Law of Conspiracy; Ordered, presented accordingly; CXLVIII. 53. (Not proceeded with.)

Constructive Murder Law Amendment:

[1897.] Bill, intituled, An Act to amend Sections Four and Eight of the Constructive Murder Act; Ordered, and passed; CXLVII. 404. Read, 409. Considered, and, as amended, Passed, with an Amendment, 428. To which the Lords agree, 435. (Cited as Constructive Murder (Ireland) Act, 1897.) R. A. 437.

Constitution of Parliament:

[1893-94.] Bill to amend the Constitution of Parliament; Ordered, and presented; CXLVIII. 31. (Not proceeded with.)

Constructive Murder Law Amendment:

[1891.] Bill to amend the Law of Murder with reference to the Doctrine of Constructive or Implied Malice; Ordered, and presented; CLIV. 53. (Not proceeded with.)

Consular Salaries and Fees:

[1890-91.] Bill to amend the Law relating to the Salaries and Fees of Consular Officers; Ordered and presented; CXLVI. 403. Passed, 427. Agreed to by the Lords, 457. (Cited as Consular Salaries and Fees Act, 1891.) R. A. 450.

Contagious Diseases (Animals) Act:

1. [1890-91.] Bill to amend the Contagious Diseases (Animals) Acts, 1878 to 1890, with respect to the Conveyance of Mails; Ordered, and presented; CXLVI. 371. Second Reading deferred; Bill withdrawn, 490. 2. [1892.] Ordered, and presented accordingly; CXLVII. 362. Bill committed, 378. Considered in Committee, and reported, without Amendment; passed, 395. Agreed to by the Lords, 399. (Cited as Contagious Diseases (Animals) Act, 1892.) R. A. 401.

Contagious Diseases (Animals) Act (1875) Amendment:

[1893-94.] Bill to amend “The Contagious Diseases (Animals) Act, 1875,” and to provide for the slaughter of Foreign and Colonial Cattle at the Port of Debarcation; Ordered, and presented; CXLVIII. 16. Presented, 21. Second Reading deferred, 286. (Not proceeded with.)

Contagious Diseases (Animals) Act (1884) Amendment:

[1893-94.] Bill to amend the Contagious Diseases (Animals) Act (1884); Ordered and presented; CXLVIII. 51. (Not proceeded with.)

Contagious Diseases (Animals) Acts Amendment:

[1894.] Bill to amend the Contagious Diseases (Animals) Acts, 1879 to 1890; Ordered; CXLIX. 243. Presented, 245. Order for Second Reading discharged; Bill withdrawn, 204.

Contagious Diseases (Animals):

[1894.] Bill to consolidate with Amendments the Contagious Diseases (Animals) Acts, 1879 to 1890; Ordered and presented; CXLIX. 162. Read a second time; Resolution of Lords and Resolution of Commons relative to Statute Law Revision Bill, &c., read; Bill committed to the Joint Committee on Statute Law Revision Bills, &c.; Message to the House of Commons to acquaint them therewith, 216. Bill reported (changed to Diseases of Animals Bill); Title amended; Bill re-committed to a Committee of the whole House, 247. See Diseases of Animals Bill.

Contagious Diseases (Animals) (Swine Fever):

[1893-94.] Bill to confer further Powers under the Contagious Diseases (Animals) Act, 1878 to 1892, with respect to Swine Fever; Ordered, and presented accordingly; CXLVIII. 405. Bill committed, 405. Considered in Committee, and reported, without Amendment, 498. Passed, 500. By the Lords, with Amendments, 537. Lords’ Amendments to be now considered; and agreed to, 538. (Cited as Contagious Diseases (Animals) Act, 1893.) R. A. 534.

Contempt of Court:

[1891.] Bill to amend the Law relating to Imprisonment for Contempt of Court; Ordered and presented; CXLIX. 302. (Not proceeded with.)

Contempt of Court (Appeal):

[1892.] Bill for giving a Right of Appeal to all Persons committed to Prison or attached for Contempt of Court, and for other purposes; Ordered; CXLVII. 58. Presented, 59. (Not proceeded with.)

Contracts:

Government Contracts:

1. [1896.] Amendment to Question, That Mr. Speaker do leave the chair for Committee of Supply, agreed to Resolution; CXLVIII. 99.

2. [1893-94.] Motion relative thereto Debate arising; Debate adjourned at Midnight; CXLVIII. 149, 171.


Stationery Contracts:

[1890.] Select Committee appointed; CLI. 58. Report, 227.

Controversed Elections—See Elections.

Convention of Royal Burghs (Scotland) Act (1879) Amendment:

[1894.] Bill to amend the Convention of Royal Burghs (Scotland) Act (1879); Ordered, and presented accordingly; CXLIX. 325. Bill committed, 355. Considered in Committee, 378. Order for Committee discharged; Bill withdrawn, 367.

2. [1896.] Ordered and presented; CLI. 45. Considered in Committee; reported, without Amendment; passed, 59. Agreed to by the Lords, with Amendments, 119. Order, That the Lords’ Amendments be now taken into consideration; considered, and agreed to, 120. (Cited as Royal Burghs (Scotland) Act (1879) Amendment Act, 1895.) R. A. 144.

Conveyance of Mails:

[1893-4.] Bill to make further provision for the Conveyance of Her Majesty’s Mails; Ordered, and presented accordingly; CXLVIII. 133. Bill committed, 256. Reported, without Amendment; Passed, 446. By the Lords, with Amendments, 499. Lords’ Amendments to be now considered; and agreed to, 492. (Cited as Conveyance of Mails Act, 1893.) R. A. 522.

Conveyancing and Law of Property Act (1881) Amendment:

1. [1890-91.] Bill to amend the Conveyancing and Law of Property Act, 1881, with reference to Leaseholds; Ordered; CXLIX. 8. Presented, 13. Motion, That the Bill be now read a second time; Amendment proposed, “Six Months”;

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CONVEYANCING—CORPORAL.

Conveyancing and Law of Property Act (1881) Amendment—continued.

[Details...]

Corn Sales—continued.


Corporal Punishment:

1. [1890-91.] Bill to provide for greater uniformity in the Weights and Measures used in the Sale of Corn; Ordered; CLIII. 16. Presented, 19. (Not proceeded with.)

Corporations:

[Details...]

Corporations (Ireland):—See Municipalities.

Corporations (Lincolnshire):—See Municipalities.

Cornwall, Duchy of:

[Details...]

Cornwall, Archdeaconry of:—See Church.

Coroners:

[Details...]

Coroners in Boroughs:

[Details...]

Coroners Act (1887) Amendment:

1. [1892.] Bill to amend "The Coroners Act, 1887"; Ordered and presented; CXLVII. 19. Presented, 24. (Not proceeded with.)

Copyhold Enfranchisement:

[Details...]

Copyhold (Consolidation):

1. [1890-91.] Bill to consolidate the Copyhold Acts; Brought from the Lords; CXLVII. 473. Read, 501. Committed, 502. (Not proceeded with.)


Copyhold Enfranchisement:

[Details...]

Copyhold Amendment Bill:

[Details...]

Corporations (Ireland):

[Details...]

Corporal Punishment:

1. [1890-91.] Bill to amend and consolidate the Law relating to Coroners’ Inquests in the case of Fatal Accidents on Railways; Ordered; CXLVI. 145. Committed, 155. Instruction to the Committee; Bill considered in Committee, and reported, 250. As amended, to be printed, 260. (Chambe to Coroners’ Inquests Bill; 260. See Coroners’ Inquests Bill.)

Corporation Punishment:

[Details...]

Cork Corporation:—See Corporations.

Cork Tramways:—See Tramways.

Cork Writ:—See Elections.

Corn Sales:

Corporations — Bills relative to — continued.

Barnsley Corporation — continued.

Corporation Acts, 1896; and to extend the periods for the taking of Lands and for the construction of Works, and for other purposes; brought from the Lords; 229. Read, and referred to the Examiners, 230. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 240. Committee, 264. Reported, with Amendments, 265. Considered, as amended, 349. Passed, with Amendments, 349. To which the Lords agree, 355. (Cited as Barnsley Corporation (Water) Act, 1896.) R. A. 357.

Belfast Corporation:

6. [1893.] Report, That in the case of the Petition for Bill, Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLIV. 24. Petition for Bill to empower the Lord Mayor, Aldermen, and Citizens of the City of Belfast to lay down Tramways; to make Works and to purchase Lands for Cemetery purposes; to amend several of the Local Acts in force in Belfast, and to confer various Powers on the Corporation; Referred to the Select Committee on Standing Orders, 32. Report, Standing Orders ought to be dispensed with; 27. Report read, ordered, 78. Read, 92. Committed, 91. Bill reported, with Amendments, 198. Considered, as amended, 220. Passed, 229. Agreed to by the Lords, with Amendments, 241. Lords' Amendments agreed to, 455. (Cited as Belfast Corporation (Hospitals) Act, 1896.) R. A. 424.

Belfast Corporation (Hospitals):

7. [1896.] Report, That the Bill should originate in the House of Lords; CCLII. 16. Report, Standing Orders complied with, 26. Bill to authorise the Commissioners for General Control and Correspondence and for the superintending and directing the erection, establishment, and regulation of Asylums for the Lunatic Poor in Ireland, to transfer certain Lands for Hospital purposes to the Corporation of Belfast, and to the Trustees of the Royal Victoria Hospital, Belfast; brought from the Lords, 101. Read, and referred to the Examiners, 102. Report, No Standing Orders not previously inquired into; Bill to be read a second time, 112. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division, negatived; Motion, That the Bill be committed to a Select Committee; Question negatived, on Division; Bill committed, 155. Reported, with Amendments, 244. Considered, as amended, 252. Passed, with Amendments, 253. To which the Lords agree, 276. (Cited as Belfast Corporation (Hospitals) Act, 1898.) R. A. 305.

Belfast Corporation (Lunatic Asylums, &c.):

8. [1892.] Petition for a Bill to constitute the City of Belfast a District with an Asylum for the Lunatic Poor, and to vest in the Mayor, Aldermen, and Citizens of the City of Belfast the existing Asylum for the Lunatic Poor situate in the City, and for other purposes; and Bill ordered, CXLII. 34. Read, 43. Motion, That the Bill be now adjourned; on Division, negatived; Debate resumed; Clause carried, but Mr. Speaker holds his hand; Amendment withdrawn; Bill committed, 66. Bill committed to a Select Committee of Seven Members, Power to be nominated by the House, and Three by the Committee of Selection; Motion, That it be an Instruction to the Committee, being opposed, further proceeding stood adjourned until Tomorrow, 70. Debate resumed; Question, on Division, Negative; Question carried; Bill reported, 74. Bill passed, with Amendments, 321. To which the Lords agree, 404. (Cited as Belfast Corporation (Lunatic Asylums, &c.) Act, 1892.) R. A. 496.

Birkenshank Corporation:

9. [1890-91.] Petition for a Bill to extend the Eastern Boundary of the Borough of Birkenshank to the centre of the River Mersey, to make further provisions for Street Improvements and for the Public Libraries, Ferries, and Markets of the Borough, and for other purposes relating to the Local Government.
Corporations; — Bills relative to—continued.

Birkenshead Corporation—continued.


10. [1892.] Petition for a Bill to consolidate the Township within the County Borough of Birkenhead, and to transfer the Township of Rock Ferry from the Wirral Union to the Birkenhead Union; to vest in the said Adayor, Aldermen, and Burgesses, of the Borough of Birkenhead to purchase the Ferries across the River Mersey known as Rock Ferry and New Ferry, and for other purposes; and Bill ordered; CXLVII. 34. Read, 48. Committed, 58. Reported, with Amendments, 107. Considered, as amended, 125. Passed [New Title], 135. Agreed to by the Lords, with Amendments, 286. Lords' Amendments agreed to, 369. (Cited as Birkenshead Corporation Act, 1897.) R. A. 286.

11. [1892.] Petition for a Bill to authorise the Corporation of Birkenhead to purchase the Ferries across the River Mersey known as Rock Ferry and New Ferry, and for other purposes; and Bill ordered; CLII. 39. Read, 48. Committed, 58. Reported, with Amendments, 107. Considered, as amended, 125. Queen's Consent signified; Bill passed, 135. Agreed to by the Lords, with Amendments, 296. Lords' Amendments agreed to, 369. (Cited as Birkenshead Corporation Act, 1899.) R. A. 399.

Birmingham Corporation:

13. [1899.] Petition for a Bill to authorise the Transfer of Undertaking of the Birmingham Electric Supply Company, Limited, to the Corporation of Birmingham; to make further provisions for the maintenance of the said undertaking; and to vest in the Corporation of Birmingham to construct and maintain Electric Generating Stations, and for other purposes; and Bill ordered; CXLVIII. 19. Read, 35. Committed, 48. Reported with Amendments, 177. Considered, as amended, 196. Passed, 207. Agreed to by the Lords, with Amendments, 329. Lords' Amendments agreed to, 345. (Cited as Birmingham Corporation Act, 1899.) R. A. 274.

Stock:

14. [1900.] Report, That the Bill should originate in the House of Lords; CLIII. 19. Report, Standing Orders certified complied with, 34. Bill to authorise the Mayor, Aldermen, and Burgesses of the Borough of Birmingham to acquire certain Lands as a Site for Municipal and other Buildings, and to take a Lease of certain adjacent Lands, and to confirm an Agreement relating thereto; and for other purposes; brought from the Lords, 116. Read and referred to the Examiners, 116. Bill considered, as amended, 125. Passed, 135. Agreed to by the Lords, with Amendments, 286. Lords' Amendments agreed to, 369. (Cited as Birminglrorn Corporation Act, 1899.) R. A. 424.

Bournemouth Corporation:

17. [1897.] Report, That the Bill should originate in the House of Lords; CLIV. 19. Report, Standing Orders certified complied with, 34. Bill to authorise the Mayor, Aldermen, and Burgesses of the Borough of Bournemouth to acquire certain Lands within the Parishes of Bournemouth and Holdenhurst and Pooledown, and to appropriate, regulate, and manage the same as Open Spaces; to confirm an Agreement relating thereto; and for other purposes; brought from the Lords, 152. Read and referred to the Examiners, 152. Bill considered, as amended, 173. Passed, 182. Agreed to by the Lords, with Amendments, 286. Lords' Amendments agreed to, 369. (Cited as Bournemouth Corporation Act, 1897.) R. A. 390.

18. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 19. Report, Standing Orders certified complied with, 34. Bill to authorise the Mayor, Aldermen, and Burgesses of the Borough of Bournemouth to acquire certain Lands within the Parishes of Bournemouth and Holdenhurst and Pooledown, and to appropriate, regulate, and manage the same as Open Spaces; to confirm an Agreement relating thereto; and for other purposes; brought from the Lords, 152. Read and referred to the Examiners, 152. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 158. Committed, 177. Reported, with Amendments, 290. Considered, as amended, 267. Passed, with Amendments, 280. To which the Lords agree, 311. (Cited as Bournemouth Corporation Act, 1899.) R. A. 394.

Bradford Corporation:

19. [1900.] Petition for leave to bring in a Bill to authorise the Mayor, Aldermen, and Citizens of the City of Bradford, in the County of York, to construct additional Tramways in and near the City, to acquire Lands, for the protection of their Water Supply, to purchase the Undertakings of the Clayton, Allerton, and Thornton Gas Company, the North Bierley Gas Company, the Eccleshill and Bolton Gas Company, and the Altolde Gas Company; to purchase Gas from the Driffield and Gildersome Gas Light Company; to make further provision for the Health and good Government of the City, and for other purposes; and Bill ordered; CLVII. 25. Read, 35. Committed, 48. Reported with Amendments, 177. Considered, as amended, 196. Passed, 207. Agreed to by the Lords, with Amendments, 329. Lords' Amendments agreed to, 345. (Cited as Bradford Corporation Act, 1900.) R. A. 394.

Brighton Corporation:

20. [1900.] Petition for leave to bring in a Bill to empower the Mayor, Aldermen, and Burgesses of the County Borough of Brighton to construct an Electric Generating Station; and for other purposes, and Bill ordered; CXLVIII. 25. Read, 35. Committed, 38. Bill considered, as amended, 127. Queen's Consent signified; Bill passed, 135. Agreed to by
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by the Lords with Amendments, 301. Lord's Amendments agreed to, 313. (Cited as Brighton Corporation Act, 1900.) R. A. 317.

Bristol Corporation:

21. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, Standing Orders certified complied with, 36. Bill to enable the Mayor, Aldermen, and Burgesses, of the City of Bristol to construct an additional Dock, Railways, and other Works, and for other purposes; brought from the Lords, Read, and referred to the Examiners, 342. Report, Standing Orders not complied with, referred to the Select Committee on Standing Orders, 376. Motion to report the Bill, and to the Lords, agreed with, 391. Report read; Bill to be read a second time, 291. Committed, 404. Reported, 409. Considered, as amended, 410. Report, Standing Orders not previously inquired into complied with; to the Lords, agreed with, 391. Report read; Bill to be read a second time, 291. Committed, 404. Reported, with Amendments, 391. Bill passed, with Amendments, 417. To which the Lords agree, 428. (Cited as Bristol Corporation Act, 1897.) R. A. 427.

Bristol Corporation (Dock) --- See Docks.

Bristol Extension:

22. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 13. Report, Standing Orders certified complied with, 36. Bill to extend the City and County of Bristol, and for other purposes; brought from the Lords, Read, and referred to the Examiners, 253. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 295. Committed, 201. Bill reported, with Amendments, 291. Bill passed, with Amendments, 417. To which the Lords agree, 428. (Cited as Bristol Corporation Act, 1897.) R. A. 427.

Bury Corporation:

23. [1900.] Report, That the Bill should originate in the House of Lords; CLXIV. 20. Report, Standing Orders certified complied with, 24. Bill to confer further Powers upon the Corporation of Bury and neighbouring Authorities with respect to Tramways and Street Improvements within and beyond the Borough, and for other purposes; brought from the Lords, Read, and, referred to the Examiners, 145. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 179. Committed, 175. Reported, with Amendments, 281. Considered, as amended, 509. Passed, with Amendments, 312. To which the Lords agree, 339. Lords' Amendments agreed to, 344. (Cited as Bury Corporation Act, 1900.) R. A. 357.

Burton-upon-Trent Corporation:

24. [1890.] Petition for a Bill to transfer Burton Bridge to the Mayor, Aldermen, and Burgesses of the Borough of Burton-upon-Trent, in the county of Stafford, to enable them to widen Little Burton Bridge; to make further Provision for the good Government of the Borough, and for other purposes; and Bill ordered; CXLII. 26. Read, 24. Committed, 52. Reported from the Select Committee on Police and Sanitary Regulations Bills, 290. Considered as amended; Standing Orders not complied with, 28. Standing Orders not previously inquired into complied with; Bill to be read a second time, 258. By the Lords, with Amendments, 331. Lords' Amendments agreed to, 345. (Cited as Burton-upon-Trent Corporation Act, 1890.) R. A. 374.

Bury Corporation:

25. [1894.] Petition for a Bill to authorise the Corporation of Bury to construct new Sewers and Sewage Works, and for other purposes, and Bill ordered; CXLII. 12. Read, 19. Committed, 43. Minutes of Evidence of former Sessions referred, 88. Bill reported; Title amended, 126. Considered, as amended, 139. Passed, 153. Agreed to by the Lords, 327. (Cited as Bury Corporation Act, 1894.) R. A. 263.

26. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report Standing Orders certified, complied with, 23. Bill to authorise the Corporation

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Bury Corporation --- continued.

of Bury to work the Tramways in the Borough of Bury when acquired by them, and to make further and better provision in relation to the Local Government of the said Borough, and for other purposes; brought from the Lords, 174. Read, and referred to the Examiners, 175. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 179. Committed, 201. Reported, with Amendments, 283. Considered, as amended, 284. Passed, with Amendments, 304. To which the Lords agree, 350. (Cited as Bury Corporation Act, 1899.) R. A. 358.

Bury Corporation Water --- See Waterworks.

Cambridge Corporation:

27. [1893.] Petition for a Bill to amend the Law relating to the Jurisdiction of the Chancellor, Vice-Chancellor, and other Authorities of the University of Cambridge over Persons not Members of the University ; and to make better provision for the use of Commons, the management of Markets and Fairs, and in other respects for the Local Government and improvement of the Borough of Cambridge, and for other purpose, and Bill ordered; CXLIX. 13. Read 19. Committed, 39. Reported from the Select Committee on Police and Sanitary Regulations Bills, 102. Bill considered, as amended (Clause claimed on a proposed Amendment, but Mr. Speaker withholds his assent), 120. Motion, That the Bill be now read the third time; Motion opposed; Debate adjourned, 127. Debate resumed; Question put, and, on Division, resolved in the Affirmative; Bill accordingly read the third time, and passed, 134. By the Lords, with Amendments, 225. Lords' Amendments agreed to, 235. (Cited as Cambridge University and Corporation Act, 1894.) R. A. 263.

Cardiff Corporation:

28. [1894.] Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CXLIX. 11. Petition for leave to bring in a Bill to enable the Mayor, Aldermen, and Burgesses of the County Borough of Cardiff to construct and maintain additional Waterworks, Street, Road, and Bridge Improvements; and to make further provisions for the Improvement, Health, and good Government of the Borough, and for other purposes, referred to the said Committee, 17. Report, That the Standing Orders ought to be dispensed with, 23. Report read; Bill ordered, 54. Read, 56. Committed 58. Minutes of Evidence of former Session referred, 175. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, 258. Bill considered as amended; Standing Orders suspended, and Bill to be now read the third time; Motion opposed; Question Consent signified; Bill passed, with Amendments, 258. By the Lords, with Amendments, 331. Lords' Amendments agreed to, 345. (Cited as Cardiff Corporation Act, 1894.) R. A. 391.

29. [1890.] Petition for a Bill to confer two Agreements made by the Mayor, Aldermen, and Burgesses of the County Borough of Cardiff for the acquisition and appropriation to public objects of Cathays Park, to empower the said Mayor, Aldermen, and Burgesses to construct new Tramways in the said Borough, and to work the same and other Tramways hereafter acquired by them, and for other purposes, and Bill ordered; CXLII. 27. Read, 36. Committed, 50. Reported, 196. Considered, as amended, 192. Passed, 203. Agreed to by the Lords, with Amendments, 326. Lords' Amendments agreed to, 333. (Cited as Cardiff Corporation Act, 1894.) R. A. 372.


Cardiganshire Corporation Water --- See Waterworks.

Carriuam Corporation:

31. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, Standing Orders certified complied with, 38. Bill to confer Powers upon the Corporation of Carmarthen in relation to the Ferry between Carmarthen and Anglesea, the construction of a Pier and

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Carnarvon Corporation—continued.

and other Works for the purposes thereof; and for the con-
struction of a Swing-Bridge over the River Severn, and for other
purposes. Brought from the Lords, read, and referred to
the Examiners, 207. Report, Standing Orders not previously
inquired into complied with; Bill to be read a second time, 216.
Committed, 230. Reported, with Amendments, 263. Con-
sidered, as amended, 288. Queen's Consent signified; Bill
passed, with Amendments, 300. To which the Lords agree,
331. (Cited as Carnarvon Corporation Act, 1897.) R. A. 369.

Chester Corporation:

32. [1896.] Petition for a Bill to empower the Corporation of Chester to construct a Wall or Tidal barrier across the Dee, and other Works; to change the Powers of the Corporation for preventing Pollution of the River Dee, and for other purposes, and Bill ordered; CLI. 28. Read, 38. Committed, 52. Reported; Papers not prised, 381.

Colchester Corporation:

33. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 30. Standing Orders certified to have been complied with, 50. Bill for the Transfer of the Navigation from the Hythe at Colchester to Wivenhoe, in the County of Essex, to the Mayor, Aldermen, and Burgesses of the Borough of Colchester, and for altering the Boundaries of the Waize of the said Borough; brought from the Lords, 162. Read, and referred to the Examiners, 165. Report, Standing Orders not previously inquired into complied with, 173. Considered, 184. Reported, 287. Considered, as amended, 312. Passed, with Amendments, 324. To which the Lords agree, 372. (Cited as Colchester Corporation Act, 1892.) R. A. 386.

C orth Corporation:

34. [1897.] Petition, for a Bill for making further and better provision in regard to the Water Supply, and the Improvement, Health, and Good Government of the Borough of Colne, and for other purposes; and Bill ordered; CLIV. 40. Read, 49. Committed, 90. Reported from the Select Committee on Police and Sanitary Regulations Bills, 216. Considered, as amended, 233. Passed, 243. Agreed to by the Lords with Amendments, 339. Lords' Amendments agreed to in 370. (Cited as C orth Corporation Act, 1897.) R. A. 410.

Court Corporation (Finance):

35. [1896.] Petition for a Bill to enable the Mayor, Aldermen, and Burgesses of the City of Cork to raise additional Money, to regulate the Finances of the Corporation, and for other purposes; and Bill ordered; CLIV. 25. Read, 36. Committed 48. Reported, with Amendments, 179. Considered, as amended, 196. Passed, 207. Agreed to by the Lords, 311. (Cited as Court Corporation (Finance) Act, 1890.) R. A. 388

Corporations (Stamp Duties):

36. [1892.] Bill to amend the Law in relation to the stamping of Documents under the Seals of Corporations; Ordered; CXLVI. 239. Order for Second Reading discharged; Bill withdrawn, 319.

Corporation of London:

See London.

Corporation of London (Foreign Cattle-Market):

See Metropolitan.

Country Corporation:

37. [1897.] Petition for a Bill to empower the Corporation of Coventry to make certain Street Works, and to confer further Powers on them in regard to Streets, Buildings, and Sewers, and the Health, Local Government, and Improvement of the City, and for other purposes; and Bill ordered; CLIV. 26. Read, 47. Bill committed, 68. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 285. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 365. Agreed to by the Lords with Amendments, 379. Lords' Amendments agreed to, 384. (Cited as Coventry Corporation Act, 1900.) R. A. 394.
Corporations.—Bills relative to—continued.

Drogheda Corporation.

43. [1896.] Report, That the Bill should originate in the House of Lords; CLII. 14, Report, Standing Orders certified compiled with, 18. Bill to extend the Boundaries of the Borough of Drogheda, and for other purposes; and Bill ordered; CLII. 14, Report, Standing Orders suspended, and the Bill to be read a second time, 149. Committed, 18. Motion, That the Words "former Committee," &c., be added to the words "Bill be," in the Main Question; Agreed to by the Lords, with Amendments, 641. (Cited as Drogheda Corporation Act, 1896.) R. A. 425.

Dublin Corporation.

44. [1893-94.] Report, That the Bill should originate in the House of Lords; CLXVIII. 20, Report, Standing Orders certified compiled with, 69. Bill to extend the Boundaries of the City of Dublin, and for other purposes; and Bill ordered; CLVII. 20, Report, Standing Orders suspended, and the Bill to be read a second time, 278. Committed, 189. Report, Without Amendment, 206. Passed, 213. (Cited as Dublin Corporation Act, 1893.) R. A. 237.

45. [1896.] Report, That the Bill should originate in the House of Lords; CLII. 14, Report, Standing Orders certified compiled with, 18. Bill to make further Provision with respect to the Supply of Water by the Corporation of the City of Dublin, and for other purposes; and Bill ordered; CLII. 14, Report, Standing Orders suspended, and the Bill to be read a second time, 178. Committed, 189. Report, Without Amendment, 206. Passed, 213. (Cited as Dublin Corporation Act, 1895.) R. A. 425.

46. [1897.] Petition for a Bill to make further provisions with respect to the supply of water by the Corporation of the City of Dublin, and for other purposes; and Bill ordered; CLII. 46, Read, 49. Bill committed; Motion, That the Bill be an Instruction to the Committee on the Bill that, by either definition or enactment, they may make provision for conferring on duly qualified women the municipal franchise within the City of Dublin, and objection being taken, Debate adjourned, 43. Debate resumed; Question put, and agreed to on Division; Instruction accordingly, 76. Minutes of Evidence of former Session referred, 59. 59. Bill reported, with Amendments, 518. Bill considered, as amended; Mr. Speaker declines to propose Question (Abuse of Power); Amendment made, on Division; Order, That the Reasons assigned by the Lords for disagreeing to certain of Commons' Amendments be taken into consideration upon this day Three Months, 453. (Not proceeded with.)

47. [1898.] Petition for a Bill to extend the City of Dublin, and for other purposes; and Bill ordered; CLVII. 25, Read, 25. Committee, 54. Bill reported, with Amendments, 202. Considered, as amended, 255. Bill committed, 255. Bill passed, 255. Agreed to by the Lords, with Amendments, 262. Lords' Amendments considered; one Amendment disagreed to, on Division; several other Amendments disagreed to; several agreed to, and consequential Amendments made to the Bill; Committee appointed to draw up Reasons to be assigned to the Lords for disagreeing to certain Amendments; Committee appointed; Three to be the Quorum, 291. Reasons reported, and agreed to, 291. The Lords insist on the Amendments to which this House hath disagreed, for which they assign Reasons, and disagree to the consequential Amendments made by this House to the Bill, 409. (Not proceeded with.)

48. [1900.] Petition for a Bill to extend the City of Dublin, and for other purposes; and Bill ordered; CLVII. 26, Read, 27. Committee, 51. To a Joint Committee of Lords and Commons, 141. Reported from the Joint Committee, with Amendments, and Special Report, 358. Bill considered as amended; Standing Orders suspended, and the Bill to be read a second time, 268. Committed, 246. Agreed to by the Lords, with Amendments, 262. Lords' Amendments considered; one Amendment disagreed to, on Division; several other Amendments disagreed to; several agreed to, and consequential Amendments made to the Bill; Committee appointed to draw up Reasons to be assigned to the Lords for disagreeing to certain Amendments; Committee appointed; Three to be the Quorum, 291. Reasons reported, and agreed to, 291. The Lords insist on the Amendments to which this House hath disagreed, for which they assign Reasons, and disagree to the consequential Amendments made by this House to the Bill, 409. (Not proceeded with.)

49. [1899.] Petition for a Bill to amend the enactments relating to Markets in the City of Dublin, as to the borrowing Powers of the Corporation of Dublin, and for other purposes; and Bill ordered; CLVII. 50. Read, 51. Commitment, 51. Bill reported, with Amendments, 178. Considered, as amended, 196. Passed, 207. Agreed to by the Lords, with Amendments, 235. Lords' Amendments agreed to, 301. (Cited as Dublin Corporation (Markets) Act, 1899.) R. A. 424.

Dundee Corporation.

50. [1894.] Petition for a Bill to provide for the creation of the City and Royal Burgh of Dundee as a County of a City, and to confer various Powers on the Lord Provost, Magistrates, and the citizens thereof, for the better police and regulation of the City, and for other purposes; and Bill ordered; CLVII. 30, Read, 30. Committed, 30. Report on Petition for dispensing with Standing Order, 129. That the Standing Order ought to be dispensed with, 65. Bill reported, 168. Considered, as amended, 193. Passed, 212. (Cited as Dundee Corporation Act, 1895.) R. A. 263.

51. [1897.] Petition for a Bill to enable the City and Burgh of Dundee to borrow additional Money for their General Undertaking,
Edinburgh Corporation:

52. [1897.] Petition for a Bill to authorise the Lord Provost, Magistrates, and Council of the City of Edinburgh to widen and improve Streets; to construct new Tramways; to acquire Tramways by Agreement; to provide a new Fire Brigade Station; to acquire Lands; to transfer the Portobello Gasworks to the Edinburgh and Leith Gas Companies; to confer further Powers on the said Commissioners; to amend Acts, and for other purposes; and Bill ordered; CLIV. 41. Read, 60. Considered, 64. Reported, with Amendments, 124. Considered, as amended, 142. Passed, 151. Agreed to by the Lords, with Amendments, 229. Lords' Amendments agreed to, 235. (Cited as Edinburgh Corporation Act, 1897.) R. A. 436.

Edinburgh Corporation Tramways:

55. [1900.] Petition for a Bill to extend the City and County of the City of Edinburgh to unite the Tramways within the extended City into one Parish; to authorise the re-construction of the Victoria Bridge and the construction of certain street works, and for other purposes, and Bill ordered; CLV. 20. Read, 37. Committed, 41. Reported, with Amendments, 131. Considered, as amended, 160. Passed, 180. Petition for Amendments, 297. Queen's Consent signified; Bill passed, with Amendments, 327. To which the Lords agree, 345. (Cited as Edinburgh Corporation Tramways Act, 1900.) R. A. 357.

Falkirk Corporation:

56. [1890-91.] Report, That the Bill should originate in the House of Lords; to extend the Municipal and Police Boundaries of the Borough of Falkirk to the City of Falkirk, and for other purposes; and Bill ordered, 209. Read, and referred to the Examiners, 293. Report, Standing Order 68 has been complied with ; Bill to be read a second time, 299. Committed, 325. Passed, 358. (Cited as Falkirk Corporation Act, 1892.) R. A. 345.

Folkestone Corporation Water (Transfer):

57. [1893-94.] Petition for leave to bring in a Bill to reconstitute the Corporation of Foreign Bondholders, and Bill ordered; 151. Read, and referred to the Examiners, 284. Report, Standing Order 68 has been complied with ; Bill to be read a second time, 299. Committed, 325. Passed, 358. (Cited as Folkestone Corporation Act, 1893.) R. A. 372.

Glasgow Corporation:

58. [1890-91.] Report, That the Bill should originate in the House of Lords; to extend the Municipal and Police Boundaries of the Borough of Glasgow to the City of Glasgow, and for other purposes; and Bill ordered, 209. Read, and referred to the Examiners, 293. Report, Standing Order 68 has been complied with ; Bill to be read a second time, 299. Committed, 325. Passed, 358. (Cited as Glasgow Corporation Act, 1892.) R. A. 345.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas:

59. [1890-91.] Report, That the Bill should originate in the House of Lords; to extend the Municipal and Police Boundaries of the Borough of Glasgow to the City of Glasgow, and for other purposes; and Bill ordered, 209. Read, and referred to the Examiners, 293. Report, Standing Order 68 has been complied with ; Bill to be read a second time, 299. Committed, 325. Passed, 358. (Cited as Glasgow Corporation Act, 1892.) R. A. 345.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas changed from Partick, Hillhead, and Maryhill Gas:

60. [1890-91.] Report, That the Bill should originate in the House of Lords; to extend the Municipal and Police Boundaries of the Borough of Glasgow to the City of Glasgow, and for other purposes; and Bill ordered, 209. Read, and referred to the Examiners, 293. Report, Standing Order 68 has been complied with ; Bill to be read a second time, 299. Committed, 325. Passed, 358. (Cited as Glasgow Corporation Act, 1892.) R. A. 345.
Corporations:—Bills relative to—continued.

Glasgow Corporation:—continued.


62. [1893-94.] Petition for a Bill to authorize the Lord Provost, Magistrates, and Council of the City of Glasgow to construct additional Tramways, and for other purposes; and Bill ordered; CXLVII. 52. Read, 54. Bill committed, 63. Bill reported, 249. Considered, as amended, 297. Passed, 291. By the Lords, with Amendments, 478. Lords' Amendments agreed to, 485. (Cited as Glasgow Corporation Act, 1893.) R. A. 222.

Glasgow Corporation and Police:

63. [1893.] Petition for a Bill to transfer to and vest in the Corporation of Glasgow the Powers of the Glasgow Police Commissioners, and of the several Municipal Trusts of the City; to make Provision for the Regulation of the Office of Town Clerk, and for the Appointment of Stipendiary Magistrates; to amend and extend the Police Powers within the City, and for other purposes, and Bill ordered; CXL. 23. Read, 33. Committed, 48. Bill reported from the Committee on Police and Sanitary Regulations Bills, 239. Bill passed, 260. By the Lords, with Amendments, 229. Lords' Amendments agreed to, 325. (Cited as Glasgow Corporation and Police Corporation Act, 1893.) R. A. 335.

Glasgow Corporation (General Powers):

64. [1896.] Report, That the Bill should originate in the House of Lords; C L. 14. Report, Standing Orders certified complied with, 18. Bill to confer further Powers on the Corporation of the City of Glasgow, and for other purposes; brought from the Lords, 301. Read, and referred to the Examiners, 302. Report, Standing Orders not previously inquired into, and which are applicable, complied with; Bill to be read a second time, 313. Committed, 235. Reported, with Amendments, 394. Considered, as amended, 377. Passed, with Amendments, 397. To which the Lords agreed, 402. (Cited as Glasgow Corporation (General Powers) Act, 1896.) R. A. 425.

Glasgow Corporation (Improvements):

65. [1897.] Petition for a Bill to enable the Corporation of Glasgow to effect further Improvements within the City; to annex certain Lands in the Barony Parish, and to incorporate the same with the City; to alter the Tenure of Office of the Lord Provost; to lease and work the Vals of Clyde or Govan Tramways, and the Glasgow and Ibrox Tramways, to construct new Tramways, and for other purposes; Bill ordered; C L. 41. Read, 50. Committed, 60. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 231. Considered, as amended, 291. Standing Order 243 suspended; Bill passed (New Title), 295. Agreed to by the Lords, with Amendments, 314. Lords' Amendments agreed to, 406. (Cited as Glasgow Corporation (Improvements and General Powers) Act, 1897.) R. A. 456.

Glasgow Corporation (Sewage):

66. [1896.] Report, That the Bill should originate in the House of Lords; C L. 14. Report, Standing Orders certified complied with, 18. Bill to authorize the Corporation of Glasgow to acquire Lands and construct Works for Sewage purposes; to raise further Money, and for other purposes; brought from the Lords, 294. Read, and referred to the Examiners, 291. Report, Standing Orders not previously inquired into, and which are applicable, complied with; Bill to be read a second time, 290. Committed, 322. Reported, with Amendments, 378. Considered, as amended; Queen's Consent signified; Bill passed, with Amendments, 400. To which the Lords agreed, 424. (Cited as Glasgow Corporation (Sewage, &c.) Act, 1896.) R. A. 421.

Glasgow Corporation (Sewage, &c.):

67. [1898.] Petition for a Bill to authorize the Corporation of Glasgow to acquire additional Lands and to construct additional Works for Sewage purposes, to raise further Money, and for other purposes; Bill ordered; CXLIII. 29. Read, 38. Committed, 31. Bill reported, 218. Considered, as amended, 249. Queen's Consent signified; Bill passed, 256. Agreed to by the Lords, with Amendments, 306. Lords' Amendments agreed to, 400. (Cited as Glasgow Corporation (Sewage, &c.) Act, 1898.) R. A. 432.

Glasgow Corporation (Telephones):

68. [1899.] Petition for a Bill to enable the Corporation of the City of Glasgow to establish Telephones, and for other purposes; Bill ordered; CL IV. 27. Read, 37. Order for Second Reading discharged, and Bill withdrawn, 360.

Glasgow Corporation Gas and Water:—See Waterworks.

Glasgow Corporation (Tramways):—See Tramways.

Glasgow Corporation:—See Tramways.

Glasgow Corporation:—See Gas.

Glasgow Corporation:—See Waterworks.

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Glasgow Corporation:—See Waterworks.
Corporations:---Bills relative to---continued.

Halifax Corporation:---see Tramways.

Harrogate Corporation:---see Waterworks.

Hemel Hempstead Corporation:---see Waterworks.

Huddersfield Corporation:---Bills relative to---continued.

Huddersfield Corporation Tramways:---see Tramways.

Huntingdon Corporation:---see Tramways.

Ipswich Corporation:---see Waterworks.

Ipswich Corporation Tramways:---see Tramways.

Kingley Corporation:---see Tramways.

Huddersfield Corporation:---see Tramways.

Corporations:---Bills relative to---continued.

Huddersfield Corporation Tramways:---see Tramways.

Huntingdon Corporation:---see Tramways.

Ipswich Corporation:---see Waterworks.

Ipswich Corporation Tramways:---see Tramways.

Kingley Corporation:---see Tramways.

Huddersfield Corporation:---see Tramways.

Huntingdon Corporation:---see Tramways.

Ipswich Corporation:---see Waterworks.

Ipswich Corporation Tramways:---see Tramways.
Corporations—Bills relative to—continued.

Kilmarnock Corporation Water:—See Water.

R. A. 436.

Bill passed, with Amendments, 383.

considered, as amended, 370.

referred to the Examiners, 285.

to and vest in such Board the Powers of the Corporation of

King’s Lynn Corporation:

63. [1894.] Report, on Petition for leave to depo a Bill, that the Standing Orders ought to be dispensed with ; CXL. 24. Report. That the Standing Orders have not been complied with ; referred to the Select Committee on Standing Orders, 178. Petition for a Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of King’s Lynn to exercise further powers for the Removal of Wrecks ; and to raise additional Moneys for the removal of the Wreck of the ship “Wick Bay,” and for other purposes ; referred to the Select Committee on Standing Orders, 176. Report, that the Standing Orders ought to be dispensed with, 105. Report read, R. A. 196. Read, 199, referred to the Examiners, 218. Reported, 245. Considered, as amended ; Standing Orders suspended, and Bill to be now read the third time ; read accordingly, and passed, 257. By the Lords, with Amendments, 306. Lords’ Amendments agreed to, 311. (Cited as King’s Lynn Corporation Act, 1894.) R. A. 352.

84. [1896.] Petition for a Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of King’s Lynn to cover over a portion of the Mill Fleet, to connect their Sewers with the River Great Ouse and Millbrook Drain, and to use portions thereof as Storm Overflows, and to raise additional Moneys, and for other purposes ; and Bill ordered ; CLI. 29. Read, 45. Second Reading deferred, 45. Bill commended, 143. Bill reported, 183. Considered, as amended, 191. Queen’s consent signified ; Bill passed (New Title), 203. Agreed to by the Lords, 209. (Cited as King’s Lynn Corporation Act, 1896.) R. A. 326.

85. [1897.] Report, That the Bill should originate to the House of Lords; CLI. 33. Report, Standing Orders commended, with CLII. 42. Report, That the Standing Orders not previously inquired into have not been complied with ; referred to the Select Committee on Standing Orders, 120. Petition for a Bill to transfer the Undertaking of the Public Works of the Borough of King’s Lynn to the Prince of Wales, and for other purposes ; and Bill ordered; CLI. 29. Read, 45. Second Reading deferred, 45. Bill commended, 143. Report, That the Standing Orders ought to be dispensed with, 105. Report read, R. A. 196. Read, 199, referred to the Examiners, 218. Reported, 245. Considered, as amended ; Standing Orders suspended, and Bill to be now read the third time ; read accordingly, and passed, 257. By the Lords, with Amendments, 306. Lords’ Amendments agreed to, 311. (Cited as King’s Lynn Corporation Act, 1897.) R. A. 476.

Kingston-upon-Hull Corporation:

86. [1897.] Petition for a Bill for extending the Boundaries of the County Borough of Kingston-upon-Hull, for conferring upon the Corporation Powers to construct a new Bridge over the River Hull, with Approaches thereto ; to make new Streets and Improvements of Streets, and further Powers with respect to Buildings and Streets, Cemeteries, Infections Diseases, Basting, the Supply of Gas and other Matters ; for the purpose of protecting their Waters and Waterworks from Pollution, for the construction of Tramways and Street Improvements, and for other purposes ; Bill ordered ; CLI. 42. Read, 51. Committed, 0. Reported, with Amendments, 322. Standing Orders 84, 214, 215, and 223 suspended; Bill commended, as amended ; Standing Orders 223 and 243 suspended; Queen’s Consent signified ; Bill passed (New Title), 335. Agreed to by the Lords, with Amendments, 410. Lords’ Amendments agreed to, 417. (Cited as Kingston-upon-Hull Corporation Act, 1897.) R. A. 437.

Corporations—Bills relative to—continued.

Kingston-upon-Thames Corporation:

87. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders certified complied with, 24. Bill to confer further Powers upon the Mayor, Aldermen, and Burgesses of the Borough of Kingston-upon-Thames, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 142. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 148. Committed, 157. Reported without Amendment, 183. Passed, 190. (Cited as Kingston-upon-Thames Corporation Act, 1900.) R. A. 221.

Kirkcudbright Corporation and Tramways:—See Tramways.

Lancaster Corporation:

88. [1900.] Petition for a Bill to empower the Corporation of Lancaster to acquire the Undertaking of the Lancaster and District Tramways Company, Limited, to construct additional Tramways ; to widen Streets and make a Footbridge over the River Lune ; to deal with Lancaster Marshes ; to construct public Baths at Lancaster, and for other purposes ; and Bill ordered; CLI. 29. Read, 45. Committed, 41. Report, That the Standing Orders ought to be dispensed with, 105. Report read, R. A. 196. Read, 199, referred to the Examiners, 218. Reported, 245. Considered, as amended ; Standing Orders suspended, and Bill to be now read the third time ; read accordingly, and passed, 257. By the Lords, with Amendments, 306. Lords’ Amendments agreed to, 311. (Cited as Lancaster Corporation Act, 1900.) R. A. 304.

Leamington Corporation:

89. [1900.] Petition for a Bill to make further and better provision in regard to the Health, Local Government, and Improvement of the Borough of Royal Leamington Spa, and for other purposes ; and Bill ordered; CLI. 50. Read, 46. Committed, 22. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 220. Considered, as amended; Queen’s Consent signified ; Bill passed (New Title), 247. Agreed to by the Lords, with Amendments, 325. Lords’ Amendments agreed to, 361. (Cited as Leamington Corporation Act, 1900.) R. A. 372.

Leeds Corporation (Consolidation and Improvement):

90. [1902.] Petition for a Bill to consolidate, with Amendments, the Local Acts in force within the County Borough of Leeds, and to make further and better Provision for the Health and Local Government of Leeds; to authorise certain Street Improvements, and for other purposes ; Bill ordered; CLI. XVII. 36. Read, 41. Committed, 55. Petition for additional Provision referred to the Examiners, 142. Report on said Petition, Standing Orders has not been complied with ; referred to the Select Committee on Standing Orders, 150. Report on Petition for dispensing with Standing Order, 129. That the Standing Orders ought to be dispensed with, 21. Report on Petition for additional Provid-Iom, That the Standing Orders ought not to be dispensed with, 211. (Not proceeded with.)

Leeds Corporation:

91. [1897.] Petition for a Bill to empower the Mayor, Aldermen, and Citizens of the City of Leeds to acquire Lands for the purpose of protecting their Waters and Waterworks from Pollution, for the construction of Tramways and Street Improvements, and for other purposes ; and Bill ordered; CLI. 42. Read, 51. Committed, 72. Reported, with Amendments, 190. Considered, as amended, 136. Queen’s Recommendation signified; Bill passed, 147. Agreed to by the Lords, with Amendments, 371. Lords’ Amendments agreed to, 386. (Cited as Leeds Corporation Act, 1897.) R. A. 436.

92. [1899.] Petition for a Bill to empower the Corporation of Leeds to extend their Kirkgate Market ; to erect a Hall ; to construct Street Works and Tramways, and for other purposes ; Bill ordered; CLI. 28. Read, 28. Committed, 48. Motion for an Instruction to the Committee on the Bill, withdrawn, 145. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments,
Corporations.—Bills relative to—continued.

Leeds Corporation.—continued.

Leicester Corporation :—See Tramways.

Liskeard Corporation Water :—See Waterworks.

Amendments, 413.
Amendments, 388.
amending various Local Acts in force within the City, and for ferring further powers on the Corporation in relation to Children
Open Spaces certain Burial Grounds within the City ;
Orders certified complied with, 38.
(Bill to be read a second time, 158. Agreed to by the Lords, with Amendments, 290. Lords' Amendments agreed to, 408. (Cited as Leicester Corporation Act, 1897.) R. A. 436.

Lichfield Corporation :—See Tramways.

Lincoln Corporation (Tramways) :—See Tramways.

Liskeard Corporation Water :—See Waterworks.

Liverpool Corporation :—
94. [1895-96.] Petition for a Bill to amend the existing Provision as to, and make further Provisions for the discharge of the Corporate Debt of the City of Liverpool, and for the Establishment of Capital in future, to consolidate Rates and to abolish District Rating in the City ; to elevate the Jurisdiction and amend the Procedure of the Court of Passage of the City and to confer Powers on the Corporation of the City, and make new Provisions with respect to the Northern Hospital and the Derby Museum and with respect to the Superannuation of Officers of the Corporation and Police, and with respect to Waterworks, Buildings, Streets, Squares, Hoads, Sky Signs, and other matters, and Bill ordered ; CXLVII. 38. Read, 45. Committed, 38. Motion, That the Liverpool Corporation Bill be referred to a Select Committee of Seven Members ; Four to be nominated by the House and Three by the Committee of Selection ; withdrawn ; Bill reported from the Standing Committee on Police and Sanitary Regulations Bills, 342. Considered, as amended; Standing Orders sus-
pended, and Bill to be now read the third time ; Passed (New Title), 365. By the Lords, with Amendments, 422. Lords' Amendments agreed to, 457. (Cited as Liverpool Corporation Act, 1896.) R. A. 458. See Instructions and Committee.

95. [1897.] Bill to amend the Liverpool Corporation Loans Act, 1894 ; to confer further Powers on the Corporation on the City of Liverpool with respect to the Northern Hospital, and for other purposes ; brought from the Lords ; CLII. 206. Read, and referred to the Examiners, 207. Report, That Standing Orders not previously inquired into concerning the Bill to be read a second time, 211. Committed, 220. Reported; Preamble amended, 248. Considered, as amended, 292. Passed, with an Amendment, 272. To which the Lords assented, 296. (Cited as Liverpool Corporation Loans Act, 1897.) R. A. 360.

96. [1897.] (No. 1.) Report, That the Bill should originate in the House of Lords ; CLII. 38. Report, Standing Orders certified complied with, 36. (Changed to Liverpool Corporation (Laws).)

97. [1897.] (No. 2.) Report, That the Bill should originate in the House of Lords ; CLIII. 38. Report Standing Orders certified complied with, 38. (Not proceeded with.)

98. [1898.] Petition for a Bill for authorising the Corpor-
oration of the City of Liverpool to examine certain Street Improvements, and to acquire and appropriate permanently as Open Spaces certain Burial Grounds within the City ; for con-
ferring further powers on the Corporation in relation to Children and others trading in the Streets, and other matters ; for amending various Local Acts in force within the City, and for other purposes, and Bill ordered ; CLII. 31. Read, 39. Committed, 50. Reported from the Select Committee on Police and Sanitary Regulations Bills, 264. Considered, as amended, 291. Standing Orders 223 and 243 surmended; Bill passed (New Title), 297. Agreed to by the Lords, with Amendments, 389. Lords' Amendments agreed to, with Amendments, 413. By which the Lords agree, 455. (Cited as Liverpool Corporation Act, 1898.) R. A. 432.

Corporations.—Bills relative to—continued.

Liverpool Corporation.—continued.

99. [1900.] (No. 1.) Petition for a Bill authorising the Corpor-
ration of the City of Liverpool to execute certain Street Improvements ; for making further provisions for the protection of the Public Health ; for amending various Local Acts in force within the City ; for authorising the Corporation to raise Money by the issue of Bills, and for other purposes ; and Bill ordered ; CXLVII. 28. Read, 39. Committed, 51. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 170. Considered, as amended, 190. Passed, 200. Agreed to by the Lords, with Amendments, 239. Lords' Amendments agreed to, 264. (Cited as Liverpool Corporation Act, 1900.) R. A. 394.

Liverpool Corporation (Tramways) :—See Tramways.

Ludlow Corporation (of) (Ludlow) :—
100. [1892.] Bill (changed from Corporation of London (Stamps and Loans) Bill) ; Considered, as amended, CXLVII. 159. Passed (New Title), 173. Agreed to by the Lords, 292. (Cited as Corporation of London (Loans) Act, 1892.) R. A. 386. See Corporation of London (Stamps and Loans) Bill.

Corporation of London (Stamps and Loans) :—
101. [1892.] Petition for a Bill for removing Doubts as to the Form of certain Bonds issued by the Corporation of London, and for other purposes ; referred to the Select Committee on Standing Orders ; CXLVII. 38. Report, That the Standing Orders have not been complied with ; referred to the said Committee, 50. Report, That the Standing Orders ought to be dispensed with, 84. Report read ; Bill ordered, 84. Read, 85. Committed, 114. Reported, 148. Considered, as amended, 150. (changed to Corporation of London (Loans) Bill), 150. See Corporation of London (Loans) Bill.

London, Corporation of :—

London, Corporation of (Metropolitan Market) :—
103. [1896.] Petition for a Bill for amending the Metropolitan Market Acts, 1857 and 1895, and for other purposes, and Bill ordered ; CLII. 26. Read, 29. Committed, 41. Instruction, 55. Bill reported, 167. Considered, as amended, 181. Motion, That the Bill be read the third time ; Amendment proposed, and withdrawn ; Main Question put ; Bill passed, 201. Agreed to by the Lords, with Amendments, 290. Lords' Amendments agreed to, 250. (Cited as the Metropolitan Market Act, 1896.) R. A. 326.

Loughborough Corporation :—
104. [1897.] Report, That the Bill should originate in the House of Lords ; CLII. 38. Report, Standing Orders certified complied with, 36. Bill to confer further Powers upon the Mayor, Aldermen, and Burgess of the Borough of Loughborough with respect to their Water Undertaking, and for other purposes ; brought from the Lords, 149. Read and referred to the Examiners, 150. Report, Standing Orders not previously inquired into complied with ; Bill to be read a second time, 158. Committed, 177. Reported, with Amendments, 205. Considered, as amended, 252. Passed, with Amendments, 223. To which the Lords assented, 255. (Cited as Loughborough Corporation Act, 1897.) R. A. 291.

105. [1899.] Report, That the Bill should originate in the House of Lords ; CLII. 15. Report, Standing Orders certified complied with, 36. Bill to confer further Powers upon the Mayor, Aldermen, and Burgess of the Borough of Loughborough to purchase the Undertaking of the Loughborough Gas Company, and to supply Gas and Electricity, to extend the Limits of the said Corporation, and for other purposes ; brought from the Lords, 217. Read, and referred to the Examiners, 217. Report, Standing Orders not previously inquired into complied with ; Bill to be read a second time, 229. Committed, 250. Report, with
Corporations—continued.

Lancashire Corporation—continued.

Manchester Corporation—continued.

Manchester Corporation (General Powers):—

Manchester Corporation Tramways—See Tramways.

Margate Corporation:

Middleborough Corporation Gas—See Gas.

Molky Corporation:

Newark Corporation Tramways—See Tramways.

Newark Corporation Water—See Waterworks.

Newcastle-upon-Tyne Corporation:

Orders, 84, 214, 215, and 230 suspended; Bill considered, as amended; Bill passed, 322. Agreed, 389, by the Lords; Amendments, 404. Lords' Amendments agreed to, 417. (Cited as Manchester Corporation Act, 1897.) R. A. 437.

Petition for a Bill to confer further Powers upon the Lord Mayor, Aldermen, and Citizens of the City of Manchester, for the construction of works and the acquisition of Lands, and with respect to the Regulation of Street Trading, Street Cries, Sale of Ice Creams, and with reference to Milk and other matters affecting the Health and good Government of the City, and to enlarge their Powers in connection with the Supply of Electricity, and for other purposes; and Bill ordered; CLV. 26. Read, 20. Bill committed, 41. Reported, from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 185. Considered, as amended, 201. Passed [New Title]. 215. Agreed to by the Lords, with Amendments, 225. Lords' Amendments agreed to, 361. (Cited as Man-
chester Corporation (General Powers) Act, 1899.) R. A. 380.

Manchester Corporation (General Powers):

Manchester Corporation Tramways—See Tramways.

Middletown Corporations—continued.

Morley Corporation:

Middlesborough Corporation Gas—See Gas.

Middlesborough Corporation Act, 1898.) R. A. 394.

Morley Corporation Gas—See Gas.

Neath Corporation Tramways—See Tramways.

Newark Corporation Water—See Waterworks.

Newcastle-upon-Tyne Corporation:

Orders, 84, 214, 215, and 230 suspended; Bill considered, as amended; Bill passed, 322. Agreed, 389, by the Lords; Amendments, 404. Lords' Amendments agreed to, 417. (Cited as Manchester Corporation Act, 1897.) R. A. 437.

Petition for a Bill to confer further Powers upon the Lord Mayor, Aldermen, and Citizens of the City of Manchester, for the construction of works and the acquisition of Lands, and with respect to the Regulation of Street Trading, Street Cries, Sale of Ice Creams, and with reference to Milk and other matters affecting the Health and good Government of the City, and to enlarge their Powers in connection with the Supply of Electricity, and for other purposes; and Bill ordered; CLV. 26. Read, 20. Bill committed, 41. Reported, from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 185. Considered, as amended, 201. Passed [New Title]. 215. Agreed to by the Lords, with Amendments, 225. Lords' Amendments agreed to, 361. (Cited as Man-
chester Corporation (General Powers) Act, 1899.) R. A. 380.

Manchester Corporation Tramways—See Tramways.

Margate Corporation:

Middleborough Corporation Gas—See Gas.

Molky Corporation:

Newark Corporation Tramways—See Tramways.

Newark Corporation Water—See Waterworks.

Newcastle-upon-Tyne Corporation:

Orders, 84, 214, 215, and 230 suspended; Bill considered, as amended; Bill passed, 322. Agreed, 389, by the Lords; Amendments, 404. Lords' Amendments agreed to, 417. (Cited as Manchester Corporation Act, 1897.) R. A. 437.

Petition for a Bill to confer further Powers upon the Lord Mayor, Aldermen, and Citizens of the City of Manchester, for the construction of works and the acquisition of Lands, and with respect to the Regulation of Street Trading, Street Cries, Sale of Ice Creams, and with reference to Milk and other matters affecting the Health and good Government of the City, and to enlarge their Powers in connection with the Supply of Electricity, and for other purposes; and Bill ordered; CLV. 26. Read, 20. Bill committed, 41. Reported, from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 185. Considered, as amended, 201. Passed [New Title]. 215. Agreed to by the Lords, with Amendments, 225. Lords' Amendments agreed to, 361. (Cited as Man-
chester Corporation (General Powers) Act, 1899.) R. A. 380.

Manchester Corporation Tramways—See Tramways.

Margate Corporation:

Middleborough Corporation Gas—See Gas.

Molky Corporation:

Newark Corporation Tramways—See Tramways.

Newark Corporation Water—See Waterworks.

Newcastle-upon-Tyne Corporation:

Orders, 84, 214, 215, and 230 suspended; Bill considered, as amended; Bill passed, 322. Agreed, 389, by the Lords; Amendments, 404. Lords' Amendments agreed to, 417. (Cited as Manchester Corporation Act, 1897.) R. A. 437.

Petition for a Bill to confer further Powers upon the Lord Mayor, Aldermen, and Citizens of the City of Manchester, for the construction of works and the acquisition of Lands, and with respect to the Regulation of Street Trading, Street Cries, Sale of Ice Creams, and with reference to Milk and other matters affecting the Health and good Government of the City, and to enlarge their Powers in connection with the Supply of Electricity, and for other purposes; and Bill ordered; CLV. 26. Read, 20. Bill committed, 41. Reported, from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 185. Considered, as amended, 201. Passed [New Title]. 215. Agreed to by the Lords, with Amendments, 225. Lords' Amendments agreed to, 361. (Cited as Man-
chester Corporation (General Powers) Act, 1899.) R. A. 380.

Manchester Corporation Tramways—See Tramways.

Margate Corporation:

Middleborough Corporation Gas—See Gas.

Molky Corporation:

Newark Corporation Tramways—See Tramways.

Newark Corporation Water—See Waterworks.

Newcastle-upon-Tyne Corporation:
Corporations:—Bills relative to.—continued.

Newcastle-upon-Tyne Corporation.—continued.

Report, Standing Orders not previously inquired into not complied with; referred to the Select Committee on Standing Orders, 122. Report, Standing Orders ought to be dispensed with, 333. Report read; Bill to be read a second time, 333. Committed, 351. Reported, with Amendments, 396. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 395. To which the Lords agree, 411. (Cited as Newcastle-upon-Tyne Corporation (New Infirmary Site) Act, 1898.) R. A. 432.

116. [1894.] Report, That the Bill ought to originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. (Not proceeded with.)

117. [1894.] Report, on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLIX. 158. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 178. Petition for a Bill to provide for the Transfer to the Mayor, Aldermen, and Citizens of the City and County of Newcastle upon-Tyne, the Undertaking of the Byker Bridge Company, and for certain Payments to the North Eastern Railway Company, under an Agreement dated the eleventh day of April One thousand eight hundred and eighty-eight, for the purpose of free Toll along the Railway Bridge over the Ouseburn Valley, and for other purposes; referred to the Select Committee on Standing Orders, 179. Report, Standing Orders ought to be dispensed with, 166. Report read; Bill ordered, 196. Read, 196. Committed, 216. Reported, 244. Considered, as amended; Standing Orders suspended; and Bill to be now read the third time; Read accordingly, and passed, 257. By the Lords, with Amendments, 260. Lords' Amendments agreed to, 311. (Cited as Newcastle-upon-Tyne Corporation (Byker Bridge, &c.) Act, 1894.) R. A. 335.

Newport Corporation:—continued.

118. [1897.] Report, That the Bill should originate in the House of Lords; CLXXXV. 33. Report, Standing Orders certified complied with, 38. Bill to confer further Powers upon the Mayor, Aldermen, and Burgess of the Borough of Newport with respect to Waterworks and other Matters, and for other purposes; brought from the Lords, 142. Read, and referred to the Examiners, 142. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 168. Committed, 177. Bill reported, with Amendments, 222. Considered, as amended, 348. Passed, with Amendments, 351. To which the Lords agree, 362. (Cited as Newport Corporation Act, 1897.) R. A. 436.

119. [1900.] Report, That the Bill should originate in the House of Lords; CLXXV. 20. Report, Standing Orders certified complied with, 24. Bill to confer further powers upon the Mayor, Aldermen, and Burgess of the Borough of Newport for the construction of a Bridge over the River Usk, and of Tramways and other Works, and for other purposes; brought from the Lords, 142. Read, and referred to the Examiners, 142. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 195. Committed, 196. Reported, with Amendments, 256. Considered, as amended, 354. Passed, with Amendments, 361. To which the Lords' agree, 360. (Cited as Newport Corporation Act, 1900.) R. A. 264.

Nottingham Corporation:—continued.

120. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. Bill to empower the Corporation of Oldham to construct additional Tramways; to make new Waterworks and a Street Improvement, and for other purposes; Bill ordered; CLIV. 39. Read, 29. Committed, 49. Reported, with Amendments, 114. Considered, as amended, 121. Passed, 130. Agreed to by the Lords, with Amendments, 294. Lords' Amendments agreed to, 328. (Cited as Nottingham Corporation Act, 1895.) R. A. 338.

Nottingham Corporation Water:—See Waterworks.

Oldham Corporation:—continued.

121. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report Standing Orders certified complied with, 25. Bill to empower the Corporation of Oldham to construct additional Tramways; to make a new Street; to confer further Powers upon the Corporation and other Authorities with regard to Tramways in and about the Borough, and for other purposes; brought from the Lords, 198. Read, and referred to the Examiners, 199. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 207. Committed, 222. Writs ordered to attend the Committee on the Bill, 295. Bill reported, with Amendments, 310. Considered, as amended, 374. Passed, with Amendments, 393. To which the Lords agree, 419. (Cited as Oldham Corporation Act, 1899.) R. A. 424.

124. [1899.] Petition for a Bill to empower the Corporation of Oldham to extend and improve their existing Market Hall; to confer further Powers upon the Corporation with regard to Sanitary and other Matters, and to make better provision for the Health, Local Government, and Improvement of the Borough, and for other purposes, and Bill ordered; CLIV. 31. Read, 40. Committed, 51. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments; Costs awarded, 243. Day appointed for consideration, as amended, 294. Bill considered, as amended; Bill passed, 270. Agreed to by the Lords, with Amendments, 354. Lords' Amendments agreed to, 363. (Cited as Oldham Corporation Act, 1900.) R. A. 384.

Ossett Corporation Gas:—See Gas.

Plymouth Corporation:—continued.

125. [1898.] Report, That the Bill should originate in the House of Lords; CLXXV. 17. Report, Standing Orders certified complied with, 26. Bill to authorise the Provost, Magistrates, and Town Council of the Borough of Plymstock to create and issue Redeemable Debenture Stock for the Conversion and Redemption of their Debt, and for other purposes; brought from the Lords, 256. Read, and referred to the Examiners, 256. Report, No Standing Orders not previously inquired into applicable; Bill to be read a second time, 256. Committed, 270. Reported, with Amendments, 356. Considered, as amended, 374. Passed, with Amendments, 396. To which the Lords agree, 398. (Cited as Plymouth Corporation (Loans) Act, 1898.) R. A. 389.

Perth Corporation:—continued.

126. [1898-99.] Report, That the Bill should originate in the House of Lords; CXLVII. 49. Report, Standing Orders certified complying with, 72. Bill to enable the Corporation of Perth to create and issue Redeemable Debenture Stock for the Conversion and Redemption of their Debt, and for other purposes; brought from the Lords, 233. Read, and referred to the Examiners, 234. Report, Standing Orders not previously inquired into complied with; Bill to be read the second time, 245. Committed, 290. Passed, 298. (Cited as Perth Corporation Act, 1899.) R. A. 349.

Plymouth Corporation:—continued.

127. [1897.] Petition for a Bill to empower the Corporation of Plymouth to acquire Lucy Bridge, to extend the
Corporations:-Bills relative to—continued.

Plymouth Corporation—continued.

Boundary of the Borough, and for other purposes; and Bill ordered; CLV. 46. Read, 56. Committed, 60. Reported, 109. Considered, as amended, 151. Passed, 138. Agreed to by the Lords, with Amendments, 255. Lords' Amendments agreed to, 255. (Cited as Plymouth Corporation Act, 1897.) R. A. 291.

129. [1898.] Petition for a Bill to vest in the Plymouth Corporation the Undertaking of the Company of Proprietors for embanking part of the Looe, near Plymouth; to empower the Corporation to make new Street Works and Tramway; to vest in the Corporation the Undertaking of the Catterwater Commissioners; to extend the Boundary of the Borough, and for other purposes; and Bill ordered; CLIII. 32. Read, 44. Bill commended, 172. Reported, 223. Considered, as amended, 219. Prince of Wales' Consent signified; Bill passed (New Title), 256. Agreed to by the Lords, with Amendments, 354. Lords' Amendments agreed to, 347. (Cited as Plymouth Corporation Act, 1898.) R. A. 372.

Portsmouth Corporation Tramways:-See Tramways.

Prenton Corporation:-

129. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders certificated complied with, 24. Bill to alter the Numbers and Boundaries of the Townships of the Borough of Preston, and to enable the Mayor, Aldermen, and Burgesses of the said Borough to reconstruct their existing and to construct additional Tramways in and adjacent to the Borough, and to make further provisions for the good Government of the Borough; brought from the Lords, read and referred to the Examiners, 256. Report, Standing Orders not previously inscribed into the Journals; Bill passed, 257. Considered, as amended, 256. Report from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 258. Considered, as amended; Standing Orders 223 and 238 suspended; Bill passed, with Amendments, 341. To which the Lords agree, 351. (Cited as Preston Corporation Act, 1900.) R. A. 357.

Pwllheli Corporation:-

130. [1897.] Petition for a Bill to confer upon the Mayor, Aldermen, and Burgesses of the Borough of Pwllheli Powers in regard to the Harbour Markets and Water Supply of the said Borough, and for other purposes; and Bill ordered; CLV. 45. Read, 45. Committed, 60. Reported, with Amendments, 148. Considered, as amended, 177. Queen's Consent signified; Bill passed, 184. Agreed to by the Lords, with Amendments, 384. Lords' Amendments agreed to, 384. (Cited as Pwllheli Corporation Act, 1897.) R. A. 450.

Ramsgate Corporation Improvements:-

131. [1897.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders certificated complied with, 24. Bill to confer upon the Corporation of Ramsgate further powers with reference to the Local Government and Improvement of the Borough, and for other purposes; brought from the Lords, read, and referred to the Examiners, 261. Report, Standing Orders not previously inscribed into the Journals; Bill to be read a second time, 270. Committed, 284. Reported, with Amendments, 226. Considered, as amended, 241. Queen's Consent signified; Bill passed, with Amendments, 246. To which the Lords agree, 355. (Cited as Ramsgate Corporation Act, 1900.) R. A. 357.

Reading Corporation Tramways:-See Tramways.

Rockdale Corporation:-

132. [1900.] Petition for a Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Rockdale to reconstruct the existing Tramways in the said Borough when required by them, and to construct additional Tramways in and adjacent to the Borough, and to make further provisions for the good Government of the Borough, and for other purposes; and Bill ordered; CLV. 42. Read, 42. Committed, 52. Reported from: the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 254. Considered, as amended; Standing Orders 225 and 243 suspended; Bill passed, 270. Agreed to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 385. (Cited as Rockdale Corporation Act, 1900.) R. A. 394.

Rotherham Corporation:

133. [1896.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders certificated not complied with; referred to the Select Committee on Standing Orders, 13. Report, Standing Orders ought to be dispensed with, 71. Bill to make further provision respecting the Gas and Water Supply of the Corporation of Rotherham, and for other purposes; brought from the Lords, 303. Read, and referred to the Examiners, 308. Report, Standing Orders not previously inscribed into the Journals; Bill to be read a second time, 307. (Not proceeded with.)

134. [1896.] Bill to make further provision respecting the Gas and Water Supply of the Corporation of Rotherham, and for other purposes; brought from the Lords; CL. 36. Certificate, That the declarations required by the Standing Orders had been deposited, 42. Bill read the first time, 42. Committed, 22. Bill reported, with Amendments, 157. Considered, as amended, 204. Passed, with Amendments, 269. To which the Lords agree, 286. (Cited as Rotherham Corporation Act, 1896.) R. A. 237.


Saint Helen's Corporation:

136. [1893-94.] Petition for a Bill to extend the Boundaries of the Borough of Saint Helen's, in the County of Lancaster; to consolidate the Townships within the Borough; to disolve the Burial Board; and to make better Provision for the Health, Local Government, and Improvement of the Borough; to provide for the creation and issue of Corporation Stock, and for other purposes; and Bill ordered; CL. 39. Read, 50. Committed, 38. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 477. Considered, as amended; Standing Orders suspended, and Bill to be now read the third time; Read accordingly, and Passed (New Title), 1898. By the Lords, with Amendments, 497. Lords' Amendments agreed to, 492. (Cited as Saint Helen's Corporation Act, 1893.) R. A. 522.

137. [1898.] Petition for a Bill to authorize the construction of Tramways in and near the Borough of Saint Helen's; to extend the Boundaries of that Borough, and to confer further powers on the Corporation of Saint Helen's in regard to Streets, Buildings, Sewers, and Drains, and to Health, Local Government, and Improvement of the Borough; and for other purposes; and Bill ordered; CLIII. 33. Read, 41. Committed, 51. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, 506. Considered, as amended; Standing Orders suspended; Bill to be read a second time, 510. Committed, 524. Reported, with Amendments, 520. Bill considered, as amended, 357. Passed, with Amendments, 344. To which the Lords agree, 351. (Cited as Saint Helen's Corporation Act, 1900.) R. A. 387.

Salford Corporation:

138. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLI. 29. Report, That the Standing Orders had been certificated to have been complied with, 60. (Not proceeded with.)

139. [1897.] Petition for a Bill to enable the Mayor, Aldermen, and Burgesses of the County Borough of Salford to erect a Great Warehouse, construct a wharf and quay, and make a Street Improvement, and to raise Additional Moneys by Mortgage, and by the creation and issue of Stock, and to
Corporations:—Bills relative to—continued.

Salford Corporation:—continued.

amend the Buildings Regulations, and to make further pro-
visions with respect to Booth's Charity, and for the good
Government of the Borough, and Bill ordered; CLIV. 45.
Read, 58. Committed, 86. Petition for additional Provision
referred to the Examiners, 262. Read on said Petition, Standing
Orders not previously inquired into with, referred to the Select
Committee on Standing Orders, 272. Bill reported, 344. Bill
considered, as amended; Standing Orders suspended; Bill
passed (New Title), 290. Agreed to by the Lords, with-
Amendments, 410. Lords' Amendments agreed to, 421.
(Cited as Salford Corporation Act, 1897.) R. A. 157.

140. [1897.] Bills to enable the Mayor, Alder-
men, and Burgesses of the Borough of Salford to reconstruc-
tion their existing and to construct additional Tramways, to
make Street Improvements, and to raise additional Moneys by
Mortgage and by the creation and issue of Stock; and to
make further provisions for the good Government of the
Borough; brought from the Lords; Read, and referred to
the Examiners, 217. Report, Standing Orders not previously
inquired into with, Bill to be read a second time, 226.
Committed, 236. Reported from the Select Committee on
Police and Sanitary Regulations Bills, with Amendments, 257.
Bill considered, as amended; Standing Orders 223 and 243
suspended; Queen's Consent signified; Bill passed, with
Amendments, 298. To which the Lords agreed, 319. (Cited
as Salford Corporation Act, 1897.) R. A. 424.

141. [1897-98.] Report, That the Bill should originate
in the House of Lords; CLV. 30. Report, Standing Orders
considered as amended, 24. Bill to enable the Mayor, Alder-
man, and Burgesses of the Borough of Salford to make Street
Improvements, to construct Sewers, and to make further and better
provisions for the good Government of the Borough; brought from the Lords; Read, and referred to
the Examiners, 205. Report, Standing Orders 223 and 243
suspended; Queen's Consent signified; Bill passed, with
Amendments, 256. To which the Lords agreed, 260. (Cited
as Salford Corporation Act, 1897.) R. A. 394.

Scarborough Corporation:—continued.

142. [1897.] Petition for a Bill to empower the Corpora-
tion of Scarborough to make an approach Road to the New
Marine Drive, to alter the line of the Sea Wall of the said
Drive, to widen and improve the Ramsdale Valley Bridge, and
to construct a Street Tramway, to make further and better
provision for the Improvement, Health, and good Government of the
Borough of Scarborough, to alter the constitution of the Scarborough
Harbour Commissioners, and for other purposes; and Bill ordered; CLIV. 31.
Read, 41. Committed, 52. Reported from the Select Committee on Police and Sanitary
Regulations Bills, with Amendments, 276. Considered, as
amended; Standing Orders 223 and 243 suspended; Queen's
Consent signified; Bill passed (New Title), 292. Agreed to by
the Lords, with Amendments, 479. Lords' Amendments
agreed to, 567. (Cited as Scarborough Corporation Act,
1900.) R. A. 394.

Sheffield Corporation:—continued.

143. [1898.] Report, That the Bill should originate
in the House of Lords; CLVIII. 29. Report, Standing Orders
considered as amended, 24. Bill to provide for the Im-
provement of High Street, in the County Borough of Sheffield,
and Bill ordered; CLVIII. 29. Read, 158. Considered, as
amended; Standing Orders not previously inquired into with, Bill to be read a second time, 141.
Committed, 163. Report, Standing Orders 223 and 243
suspended; Queen's Consent signified; Bill passed, 287. Agreed to by
the Lords, with Amendments, 334. Lords' Amendments
agreed to, 394. (Cited as Sheffield Electric Lighting
(Transfer) Act, 1898.) R. A. 432.

144. [1899.] Report, That the Bill should originate
in the House of Lords; CLV. 20. Report, Standing Orders
certified complied with, 24. Bill to extend the Boundaries of the City of Sheffield; to consolidate certain of the Townships
within the said City; to empower the Mayor, Alderman, and
Citizens of the said City to construct additional Lines of Tram-
ways, and to execute various Street Widening and other Works;
to make further and better provision for the Improvement, Health,
and good Government of the City, and for other purposes;
brought from the Lords; Read, and referred to the Examiners, 230.
Report, Standing Orders not previously inquired into with, Bill to be read a second time, 203.
Committed, 294. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 330.
Bill re-committed; considered in Committee, and reported;
Agreed to, 342; Considered, as amended; Standing Orders 223 and 243
suspended, 394. Agreed to by the Lords, 353. To which the Lords agreed, 358. (Cited as Sheffield Corporation Act, 1900.) R. A. 394.

Sheffield Corporation (Derwent Valley) Water:—
See Waterworks.

Sheffield Corporation Markets:—See Markets.

Sheffield Corporation Water:—See Waterworks.

Southampton Corporation Tramway:—See Tramways.

Southampton Corporation Water:—See Waterworks.

Southend-on-Sea Corporation:—continued.

147. [1895.] Petition for a Bill to revive the powers
granted by the Southend Local Board Act, 1887, for the making
of one of the Piers by that Act authorized for empowering the
Corporation of the Borough of Southend-on-Sea to construct a
new Pier and for conferring further powers on the Corporation
in relation to Buildings, Streets, and Sanitary Matters, and for
making further and better provision for the Improvement, Health,
and Local Government of the Borough, and for other purposes;
and Bill ordered; CLV. 26. Read, 22. Committed, 45. Reported from the Select Committee on Police and
Queen's Consent signified; Bill passed, 276. Agreed to by
the Lords, with Amendments, 410. Lords' Amendments
agreed to, 334. (Cited as Southend-on-Sea Corporation Act,
1895.) R. A. 335.

Southport Corporation:—continued.

148. [1893.] Petition for a Bill to enable the Mayor,
Aldermen, and Burgesses of the Borough of Southport to carry out Street Improvements and other Works, and for
further provisions for the Improvement and good Government of the said Borough, and for other purposes; and Bill ordered; CLV. 31.
Read, 11. Bill committed, 65. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 297. Considered, as amended; Standing
Orders
Corporations:—Bills relative to—continued.

Southport Corporation:—continued.

Orders 223 and 243 suspended; Bill passed, 313. Agree'd to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 385. (Cited as Southport Corporation Act, 1900.) R. A. 394.

South Shields Corporation:

146. [1899.] Petition for a Bill to empower the Corporation of the Borough of South Shields to apply for an increase of Aldermen and Councillors; to construct Street Tramways, Quay, and other Works; to make better provision for the Health and good Government of the Borough, and for other purposes; and Bill ordered; CL. 26. Read, 32. Committed, 43. Report of the Select Committee on Police and Sanitary Regulations Bills, 265. Bill considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 306.

150. [1899.] Petition for Bill, presented the 11th day of February 1899; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and the Bill having been reported and considered in Session 1, 1899 ordered to be read the third time; CL. 31. Passed, 47. Agreed to by the Lords, with Amendments, 274. Lords' Amendments agreed to, 284. (Cited as South Shields Corporation Act, 1899.) R. A. 326.

151. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Bill, Standing Orders not previously inquired into complied with, 24. Bill to confer Powers upon the Corporation of the Borough of South Shields for the construction of Street Works and Improvements, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 272. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 283. Committed, 293. Reported, with Amendments, 329. Considered, as amended, 344. Passed, with Amendments, 355. To which the Lords agree, 355. (Cited as South Shields Corporation Act, 1899.) R. A. 357.

Stockport Corporation:

152. [1899.] Petition for a Bill to confer further Powers upon the Corporation of the County Borough of Stockport with respect to Tramways and to their Electric Lighting and other Undertakings, to make further provision for the Improvement and good Government of the Borough, to amend and extend the provisions of the Local Acts relating to the Borough, and for other purposes; and Bill ordered; CL. 21. Read, 40. Bill committed, 51. Report of the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 227. Considered, as amended, 342. Passed, 253. Agreed to by the Lords, with Amendments, 362. Lords' Amendments agreed to, 374. (Cited as Stockport Corporation Act, 1899.) R. A. 390.

Stockport Corporation Tramways:—See Tramways.

Stockport Corporation Water:—See Waterworks.

Stockton-on-Tees Corporation (Gas):—See Gas.

Sunderland Corporation:

153. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 1a. Report, Standing Orders certified complied with, 24. Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Sunderland to construct additional Tramways in and adjacent to the Borough, and for other purposes; brought from the Lords; read, and referred to the Examiners, 221. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 257. Committed, 253. Reported, with Amendments, 265. Considered, as amended, 355. Passed, with Amendments, 363. To which the Lords agree, 362. (Cited as Sunderland Corporation Act, 1899.) R. A. 300.

154. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders certified complied with, 24. Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Sunderland to construct towards the construction by the North Eastern Railway Company of a bridge and road across the River Wear, and to make provision for the construction of a new road in the vicinity of Sunderland; brought from the Lords; read, and referred to the Examiners, 231. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 258. Committed, 268. Reported, with Amendments, 284. Considered, as amended, 351. Standing Orders 243 suspended; Bill passed, 216. Agreed to by the Lords, with Amendments, 350. Lords' Amendments agreed to, 353. To which the Lords agree, 350. (Cited as Sunderland Corpora- tion Act, 1900.) R. A. 394.

Swansea Corporation Water:—See Waterworks.

Tunstall Corporation:

155. [1899.] Petition for a Bill to make provision in regard to the Water Undertaking; brought from the Lords; and, for other purposes, and Bill ordered; CL. 32. Read, 41. Bill committed, 74. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 276. Bill considered, as amended, 292. Standing Orders 243 suspended; Bill passed, 296. Agreed to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 385. (Cited as Tunstall Corporation Act, 1900.) R. A. 394.

Todmorden Corporation Water and Water Transfer:—See Waterworks.

Torquay Corporation Water:—See Waterworks.

Tynemouth Corporation Water:—See Waterworks.

Wakefield Corporation:

156. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, Standing Orders certified complied with, 24. Bill to make further provision in regard to the Water Undertaking of the Corporation of Wakefield, and to the Health, Local Government, Improvement, and Finance of the said Borough; to empower the said Corporation and the Trustees of the Borough to erect a Town Hall, and to make further provision in regard to the said Markets, and for other purposes; brought from the Lords, 217. Read, and referred to the Examiners, 272. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 283. Committed, 298. Reported, with Amendments, 305. Considered, as amended, 321. Passed, with Amendments, 310. To which the Lords agree, 319. (Cited as Wakefield Corporation Act, 1899.) R. A. 424.

Wakefield Corporation Market:—See Markets.

Walsall Corporation:

157. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders certified complied with, 26. Bill to empower the Corporation of Walsall to construct tramways; to extend their powers in regard to their Gas Undertaking; to make further provision in regard to Financial Matters; and for the Improvement of the Borough, and for other purposes; and Bill ordered; CL. 21. Read, 40. Bill committed, 51. Special Report from the Committee on Police and Sanitary Regulations Bills, and Bill Reported, with Amendments, 250. Considered, as amended, 350. Passed, with Amendments, 352. To which the Lords agree, 350. (Cited as Walsall Corporation Act, 1900.) R. A. 394.

Warrington Corporation:

158. [1899.] Petition for a Bill to make further provision in regard to the Water Supply of the Borough of Warrington, and to improve the Local Government of that Town, and Bill ordered; CL. 32. Read, 40. Bill committed, 51. Special Report from the Committee on Police and Sanitary Regulations Bills, and Bill Reported, with Amendments, 251. Considered, as amended, 351. Standing Orders 243 suspended; Bill passed, 216. Agreed to by the Lords, with Amendments, 350. Lords' Amendments agreed to, 353. (Cited as Warrington Corporation Act, 1899.) R. A. 424.

Waterford
Corporations continued.

Waterford Corporation.

159. [1896.] Petition for a Bill to extend the Boundaries of the Borough of Waterford; to transfer to the Corporation the Powers for Local purposes of the Grand Jury of the County of the City of Waterford; to make further Provision as to buildings, streets, and Sanitary matters, and for other purposes; Bill ordered; CLV. 32. Read, 41. Considered; Instruction to the Committee, 38. Report, That, in accordance with Instruction, Clauses have been inserted; Bill reported, 179. Considered, as amended, 204. Passed, 209. Agreed to by the Lords, with Amendments, 314. Lords' Amendments agreed to, 325. (Cited as Waterford Corporation Act, 1896.) R. A. 373.

West Bromwich Corporation.

160. [1900.] Petition for a Bill to confer Powers upon the Corporation of the County Borough of West Bromwich with respect to tramways and to their Electric Lighting and other Undertakings; to make further provision for the Improvement and good Government of the Borough; to amend and extend the provisions of the Local Acts relating to the Borough, and for other purposes; Bill ordered; CLV. 32. Read, 41. Bill committed, 19. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 229. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 248. Agreed to by the Lords, with Amendments, 305. Lords' Amendments agreed to, 391. (Cited as West Bromwich Corporation Act, 1900.) R. A. 394.

West Ham Corporation.

161. [1898.] Petition for a Bill to confer further Powers upon the Mayor, Aldermen, and Burgess of the County Borough of West Ham, and to make further provision for the good Government of that Borough, and for other purposes; Bill ordered; CLV. 32. Read, 41. Bill committed, 51. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, 295. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 298. Agreed to by the Lords, with Amendments, 411. Lords' Amendments agreed to, 418. (Cited as West Ham Corporation Act, 1898.) R. A. 422.

162. [1900.] Petition for a Bill to confer further Powers upon the Mayor, Aldermen, and Burgess of the County Borough of West Ham, and to make further provision for the good Government of that Borough, and for other purposes; Bill ordered; CLV. 32. Read, 41. Considered, 52. Petition for additional Provision referred to the Examiners, 55. Report, Standing Orders not complied with, referred to the Select Committee on Standing Orders, 65. Report, Standing Orders agreed to, 81. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 256. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 298. Agreed to by the Lords, with Amendments, 305. Lords' Amendments agreed to, 391. (Cited as West Ham Corporation Act, 1900.) R. A. 394.

Whitehaven Corporation.

163. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 16. Report, Standing Orders certified complied with, 24. Bill to empower the Corporation of Whitehaven to construct Tramways and Street Improvements, and to make further provision in regard to Tramways in and in the Neighbourhood of Wolverhampton, and in regard to the Electric Lighting and Water Undertakings of the Corporation and the Finance of the Borough, and for other purposes; Bill ordered; CLXLVI. 58. Read, 66. Bill committed; Motion, That it be an Instruction to the Committee, &c.; Motion withdrawn; Instruction to the Committee, 94. Instruction to the Committee with regard to Clause 5, 160. Bill reported from the Select Committee on Police and Sanitary Regulations, 363. Order, That Standing Orders be suspended; and that the Bill be now taken into consideration, provided that amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill passed, 303. By the Lords, with Amendments, 412. Lords' Amendments agreed to, 494. (Cited as Whitehaven Corporation Act, 1898.) R. A. 323.

Wolverhampton Corporation.

166. [1890-91.] Petition for a Bill to amend the Powers of the Corporation of Wolverhampton, in regard to their Sewage Outfall, and the disposal of their Sewage, and for other purposes; Bill ordered; CLXLVI. 98. Read, 66. Bill committed; Motion, That it be an Instruction to the Committee, &c.; Motion withdrawn; Instruction to the Committee, 94. Instruction to the Committee with regard to Clause 5, 160. Bill reported from the Select Committee on Police and Sanitary Regulations, 363. Order, That Standing Orders be suspended; and that the Bill be now taken into consideration, provided that amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill passed, 303. By the Lords, with Amendments, 412. Lords' Amendments agreed to, 494. (Cited as Wolverhampton Corporation Act, 1898.) R. A. 323.

Workington Corporation Water. —See Waterworks.

YeoVil Corporation.

186. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 17. Report, Standing Orders certified complied with, 24. Bill to enable the Corporation of YeoVil to construct additional Waterworks, to purchase the Undertaking of the YeoVil Gas and Coke Company, Limited, to supply Gas to railway Stations for driving Electric Power, and to raise Money by borrowing on Mortgage or otherwise; brought from the Lords; read, and referred to the Examiners, 127. Report, Standing Orders not previously inserted into compiled with; Bill to be read a second time, 133. Considered, as amended, 366. Passed, with Amendments, 366. To which the Lords agree, 362. (Cited as Whitehaven Corporation Act, 1896.) R. A. 394.

Wigan Corporation.

164. [1890-94.] Petition for a Bill to empower the Mayor, Aldermen, and Burgess of the Borough of Wigan, to construct additional Tramways, and to make better provision in relation to Health, Local Government, and Improvement of the Borough, and for other purposes; Bill ordered; CLXLVIII. 76. Read, 49. Considered, 38. Reported from the Select Committee on Police and Sanitary Regulations Bills, 315. Considered, as amended, 316. Passed, 318. By the Lords, with Amendments, 402. Lords' Amendments agreed to, 457. (Cited as Wigan Corporation Act, 1890.) R. A. 468.

165. [1898.] Report on Petition for Bill; Standing Orders not complied with; referred to the Select Committee on Standing Orders; CLVII. 27. Petition for Bill to confer further Powers upon the Mayor, Aldermen, and Burgess of the Borough of Wigan in regard to the Construction of Tramways and Street Improvements and other matters, and to make further provision in regard to the Finance of the Borough, and for other purposes; referred to the Select Committee on Standing Orders, 34. Report on Petition, That the Standing Orders ought to be dispensed with, 63. Report read; Bill ordered, 64. Read, 66. Considered, 73. Report, That the Bill should originate in the House of Lords; CXLV. 94. Motion withdrawn; Instruction to the Committee, 94. Motion, That it be an Instruction to the Committee, &c.; Motion withdrawn; Instruction to the Committee, 94. Instruction to the Committee with regard to Clause 5, 160. Bill reported from the Select Committee on Police and Sanitary Regulations, 363. Order, That Standing Orders be suspended; and that the Bill be now taken into consideration, provided that amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill passed, 308. By the Lords, with Amendments, 412. Lords' Amendments agreed to, 494. (Cited as Wigan Corporation Act, 1898.) R. A. 372.

YeoVil Corporation Water. —See Waterworks.
Corrupt and Illegal Practices Prevention Act (1883) Amendment:


Cotton Cloth and other Factories:

1896. Bill to amend the Law relating to Cotton Cloth Factories; Ordered, and presented; CLI. 123. Order for Second Reading discharged; Bill withdrawn, 342.

1897. Bill to amend the Law relating to the Audit of County Accounts; Ordered and presented; CXLIX. 246.

Cotton Cloth Factories:

1897. Bill to give power to make Regulations with respect to Cotton Cloth Factories; Ordered, and presented accordingly; CLI. 347. Bill committed, 382. Bill considered in Committee, and reported, 373. Considered, as amended; Passed, 373. Agreed to by the Lords, 391. (Cited as Cotton Cloth Factories Act, 1897.) R. A. 413.

Cotton Cloth Trade Acts Amendment:


Cotton Trade (Forty-eight Hours):

1894. Bill to restrict the Hours of Labour in the Cotton Trade to Forty-eight per Week; Ordered; CXLIX. 25. Presented, 28. Order for Second Reading discharged Bill withdrawn, 304.

Counsel ordered to be heard:

1. Before a Select Committee on a Bill; [1890-91]; CXLVI. 96.

2. Before a Select Committee on a Private Bill; [1894]; CXLVI. 101.—[1891]; CLI. 127.—[1899]; CXLVI. 69.

3. Presented upon matters referred to by an Instruction from the House; [1897]; CLI. 272.

4. Before a Select Committee on a Bill Hybrid; [1890-91]; CXLVI. 330.—[1890]; CLI. 69.—[1899]; CXLV. 85.—[1900]; CLI. 147, 232.

5. Before a Joint Committee; [1890-91]; CXLIX. 154.—[1898]; CLI. 146.—[1901]; CLI. 141.

6. Committee on Divorce Bills to hear Counsel; [1896]; CLI. 150.—[1896]; CLI. 130.

7. Promoters of a Bill have leave to appear by Counsel; [1897]; CLI. 224.

8. Before a Joint Committee of Lords and Commons on certain Provisional Order Bills; [1890-91]; CXLVI. 144.—[1892]; CXLVI. 76, 89.

9. Orders relative to Petitioners praying to be heard by Counsel; [1893]; CL. 70.

10. Order, That a Committee have leave to hear Counsel to such an extent as they shall see fit; [1897]; CLI. 29.

11. Instructions to a Committee to take no further evidence, nor hear Counsel; [1896]; CLI. 410.

12. Counsel to examine Witnesses on Divorce Bills; [1897]; CLI. 105.

13. Orders relative to Petitioners being heard by Counsel, and Question negatived; [1897]; CLI. 99.

14. Counsel to hear Witnesses on Divorce Bills; [1898]; CLI. 130.—[1890]; CXLIX. 113.

15. Ordered, That the Secretary of State for War be at liberty to attend by Counsel and agent at the next sitting of the Committee on a Private Bill; [1890].

County Auditors:

1. [1894.] Bill to amend the Law relating to the Audit of County Accounts; Ordered and presented; CXLIX. 246. Day appointed for Second Reading, 394. (Not proceeded with.)

2. [1896.] Ordered and presented; CLI. 110. (Not proceeded with.)

County and Borough Franchise Assimilation (London)—continued.

Law, &c., 142. Bill reported from the Standing Committee, with Amendments, 290. Bill considered, as amended, 313. Passed, 319. Agreed to by the Lords, 354. (Cited as London County Council Electors Qualification Act, 1900.) R. A. 556. (See Committees.)

County Cess (Ireland):

[1890-91.] Bill to amend the Law relating to the Issue of the County Cess in Ireland; Ordered; CXLVI. 10. Presented, 15. Order for Second Reading discharged; another day appointed, 44. Second Reading deferred, 265. (Not proceeded with.)

County
County Councillors' Disabilities Removal:

[1890-91.] Bill to remove the Disabilities affecting Members of County Councils in respect of Contracts for the Supply of Road Materials; Ordered; CXLIX. 12. Presented, 16. Second Reading deferred, 123. Motion, That the Bill be now read a second time; at half-past Five Debate stood adjourned, 159. Order for resuming adjourned Debate discharged; Bill withdrawn, 308.

County Councillors (Qualification of Women):

1. [1904.] Bill to enable Women to be elected and to act as County Councillors; Ordered, and presented; CXLIX. 80. Order for Second Reading discharged; Bill withdrawn, 307.
2. [1905.] Ordered and presented; CL. 47. Bill withdrawn, 296.

County Councillors (Qualification of Women) [Scotland]:

1. [1897.] Bill to enable Women to be elected and to act as County Councillors in Scotland; Ordered and presented; CLII. 22. Order for Second Reading this day discharged; Bill withdrawn, 183.
2. [1898.] Ordered; CLIII. 75. Presented, 76. (Not proceeded with.)
3. [1899.] Ordered and presented; CLIV. 93. (Not proceeded with.)

County Councils:

[1897.] Motion, That it is desirable the provision made by Section 10 of the Local Government Act, 1894, for the transfer to County Councils and Joint Committees of County Councils of powers now vested in certain Government Departments should be put into operation forthwith; and, inasmuch as the Welsh County Councils are unanimously desirous of obtaining such increased powers, and the obstacles opposed by the non-county boroughs in England to the effecting of such a transfer are not raised by the non-county boroughs of Wales, that it is expedient the experiment of such a transfer should first of all be made in Wales, withdrawn; CXLI. 180.

County Councils (Advances):

1. [1897.] Bill to enable County Councils in England and Wales to advance Money to Local Authorities; Ordered; CLII. 288. Presented, 289. (Not proceeded with.)
2. [1898.] Ordered and presented; CLIII. 174. (Not proceeded with.)

County Councils Association (Scotland) Expenses:

[1894.] Bill to provide for the establishment of a County Councils Association in Scotland, and to enable County Councils to contribute to the Expenses of the Association; Ordered; CXLIX. 35. Presented, 36. Bill committed, 63. Reported, 82. Considered, as amended; Passed, 84. Agreed to by the Lords, 113. (Cited as County Councils Association (Scotland) Expenses Act, 1894.) R. A. 176.

County Councils (Election of Women):

[1890-91.] Motion, That in the opinion of this House, the Law ought to be so altered as to enable Women to be elected to, and to serve on, County Councils; and Question, on Division, negatived; CXLVI. 310.

County Councils (Elections):

[1890-91.] Bill to alter the date of holding County Council Elections, and to remove doubts respecting the holding of such Elections; Ordered; and presented accordingly; CXLVI. 319. Bill committted, 355. Reported, 419. Passed, 427. By the Lords, with Amendments, 477. Lords' Amendments to be now considered; considered, and agreed to, 512. (Cited as County Councils (Elections) Act, 1891.) R. A. 423.

County Councils (Elections) Act, 1891, Amendment:

[1900.] Bill to amend the County Councils (Elections) Act, 1891; Ordered; CLV. 108. Presented, 109. Bill considered in Committee, and reported, 106. Considered, as amended, 204. Passed, 212. Agreed to by the Lords, 222. (Cited as County Councils (Elections) Amendment Act, 1890.) R. A. 306.

County Councils (Harbours and Piers):

[1896.] Bill to authorise County Councils to raise Money on the security of the Rates for the purpose of constructing and improving Harbours and Piers; Ordered, and presented; CLII. 172. Order for Second Reading discharged; Bill withdrawn, 271.

County Councils (Purchase of Land):

[1898.] Bill to enable County Councils to value and purchase Land; Ordered, and presented; CXLVI. 230. Second Reading deferred, 232. (Not proceeded with.)

County Councils (Qualification of Women):

[1897.] Bill to enable Women to be elected and to serve upon County Councils; Ordered and presented; CLII. 71. (Not proceeded with.)

County Councils (Ireland):

1. [1895-96.] Bill to establish County Councils in Ireland; Ordered; CXLVI. 27. Presented, 28. (Not proceeded with.)
2. [1896.] Ordered; CL. 15. Presented, 18. (Not proceeded with.)

County Council (London):—See Metropolitan.

County Court Judgeship Appointments (Wales):

[1895.] Amendment, on going into Committee of Supply, "That this House, in the interests of the due administration of justice, and in face of the Resolution of this House of 8th March 1872, regrets the appointment to the Judgeship of a County Court District, in which the Welsh language is generally spoken, of a gentleman who is unable to speak or understand that language"; Negatived on Division; CXLIV. 54.

County Courts:

1. [1891.] Bill to extend the Jurisdiction of County Courts, and to amend the Acts relating, or giving jurisdiction, thereto; Ordered; CL. 15. Presented, 18. (Not proceeded with.)
3. [1900.] Ordered and presented; CLIV. 62. (Not proceeded with.)

County Courts Audience:

[1898.] Bill to amend the Law relating to the Audience of Solicitors in County Courts; Ordered; CLII. 79. Presented, 79. (Not proceeded with.)

County Courts (Investments of Deposits):

[1900.] Bill, intituled, An Act to amend the Law with regard to the Investment of Money paid into a County Court; Brought from the Lords; CLV. 179. Read, 189. Bill committed, 246. Reported, 331. Considered, as amended; Passed, with Amendments, 355. To which the Lords agree, 366. (Cited as County Courts (Investment) Act, 1900.) R. A. 401.

County Courts (Ireland):

1. [1892.] Bill to amend the Law relating to County Courts in Ireland; Ordered; CXLVI. 20. Presented, 21. Second Reading deferred, 141. (Not proceeded with.)
County Surveyors (Ireland) : [1890.] Motion, That, in the opinion of this House, the time has arrived when Her Majesty's Government may reasonably be expected to initiate or facilitate legislation having for its object a considerable extension of the ordinary Jurisdiction of County Courts in Common Law, Equity, and Admiralty Causes; and Question negatived, on Division; CLIV. 68.

County Government (Ireland) :
1. [1896.] Bill for the better Government of Counties in Ireland; Ordered; CLII. 21. Presented; 25. (Not proceeded with.)
2. [1897.] Ordered; CLI. 15. Presented; 18. (Not proceeded with.)

County of London and Brush Provincial Electric Lighting:—See Electric Lighting.

County of London Quarter Sessions :
[1892.] Bill for establishing a New Court of Quarter Sessions for the Administrative County of London; Ordered; CXLVII. 133. Presented, I. S. Second Reading deferred, 172. 294. (Not proceeded with.)

County Secretaries' Superannuation (Ireland) :
[1897.] Bill to enable Grand Juries in Ireland to grant Superannuation Allowances to County Secretaries; Ordered, and presented, CLI. 138. Order for Second Reading upon future day discharged; Bill withdrawn, 203.

County Surveyors (Ireland) :
[1893-94.] Bill to amend the Law relating to the appointment of County Surveyors in Ireland; Brought from the Lords; CXLVIII. 1334. Read, 354. Bill committed; considered in Committee, and reported, 347. Considered, as amended; Passed, with an Amendment, 549. Agreed to by the Lords, 577. (Cited as County Surveyors (Ireland) Act, 1893.) R. A. 377.

County Surveyors and Assistants (Ireland) :
[1896.] Bill to amend the existing Laws in Ireland relating to County Surveyors and their Assistants, and to provide for Superannuation and Travelling Expenses, and other purposes; Ordered; CLII. 22. Presented, 26. Order for Second Reading upon a future Day discharged; Bill withdrawn, 169.

County Surveyors (Ireland) :
1. [1897.] Bill to amend the existing Laws in Ireland relating to County Surveyors' Superannuation, and for other purposes; Ordered and presented; CLI. 35. Motion, That the Bill be now read a second time, withdrawn; Bill withdrawn, 69.
2. [1890.] Bill to amend the County Surveyors (Ireland) Act, 1862; Ordered and presented; CXL. 180. Committed, 185. Reported, without Amendment; Passed, 210. Agreed to by the Lords, 278. (Cited as County Surveyors (Ireland) Act, 1890.) R. A. 308.

Court of Criminal Appeal—continued.
5. [1890.] Ordered; CLIV. 19. Presented, 22. (Not proceeded with.)
6. [1900.] Ordered and presented; CLV. 129. Not proceeded with.

Court of Session Consignations (Scotland) :
[1893.] Bill to provide for the Regulation of Fees payable in the Courts of Law in Scotland; Ordered and presented accordingly; CL. 100. Committed, 123. Considered in Committee, and reported, without Amendment; passed, 120. Agreed to by the Lords, 284. (Cited as Court of Session Consignations (Scotland) Act, 1893.) R. A. 303. See Committees to Consider.

Courts of Law Fees (Scotland) :
[1893.] Bill to provide for the Regulation of Fees payable in the Courts of Law in Scotland; Ordered and presented accordingly; CL. 100. Committed, 123. Considered in Committee, and reported, without Amendment; passed, 120. Agreed to by the Lords, 261. (Cited as Courts of Law Fees (Scotland) Act, 1893.) R. A. 292.

Coventry Corporation:—See Corporations.

Coventry Corporation Gas:—See Gas.

Cowes Gas:—See Gas.

Cowes Harbour and Pier:—See Docks.

Craigcrook Mortification :
[1897.] Report, That the Bill should originate in the House of Lords; CLI. 33. Report, Standing Orders certified complied with, 28. Bill for facilitating the Trustees of the Deed of Mortification by the Doadson John Strachan, of Craigcrook, Writer to the Signet; for enlarging the Powers of the Trustees, and for other purposes; brought from the Lords, 132. Read, and referred to the Examiners, 192. Report, no Standing Orders not previously inquired into applicable; Bill to be read a second time, 142. Committed, 190. Reported, with Amendments, 190. Considered, as amended, 201. Passed, with Amendments, 211. To which the Lords agree, 225. (Cited as Craigcrook Mortification Act, 1897.) R. A. 281.

Cranbrook District Water:—See Waterworks.

Crays Gas:—See Gas.

Crawley and District Water:—See Waterworks.

Credit Foncier of Mauritius:—See Mauritius (Limited), Act, 1895.

Credit Foncier of Mauritius (Limited), Act, 1895.) R. A. 224.

Crompton Bill:—See Berwick.

Crichton Royal Institution:
[1897.] Report, That the Bill should originate in the House of Lords; CLI. 11. Report, Standing Orders certified complied with, 12. Bill for creating a Preference Stock of the Credit Foncier of Mauritius (Limited), and for other purposes relating thereto; brought from the Lords, 88. Read, and referred to the Examiners, 88. Report, no Standing Orders applicable; Bill to be read a second time, 94. Committed, 109. Reported, 129. Passed, 136. (Cited as Credit Foncier of Mauritius, Limited, Act, 1893.) R. A. 144.

Creation Bill:—See Berwick.

Crichton Royal Institution:—See Berwick.
Criminal Law Procedure (Scotland) Act, 1886; Crofters' Act of 1886; Crofters' Holdings (Scotland) Acts; Crofters' Holdings (Scotland) Act; Crofters' Holdings (Scotland) (No. 2) Act; Crofters' Common Grazings Regulation Act, 1891.

Criminal Cases Appeals:
- [1892.] Bill to establish a Court of Appeal in Criminal Cases; Ordered and presented; CXLVII. 47. Second Reading deferred, 235. (Not proceeded with.)

Criminal Law Amendment:
1. [1896.] Bill to amend the Criminal Law and to provide for the Punishment of Intemperance, and for other purposes; Ordered and presented; CXLVII. 116. (Not proceeded with.)
2. [1896.] Ordered; CXLII. 21. Presented, 24. (Not proceeded with.)

Criminal Law Amendment Act (1886) Amendment:
- [1896.] Bill to amend the Criminal Law Amendment Act, 1885; Ordered; CXLII. 22. Presented, 25. Order for Second Reading discharged; Bill withdrawn, 90.

Criminal Law Procedure:
1. [1895.] Bill to amend the Criminal Law Procedure in certain particulars; Ordered; and presented; CL. 88. (Not proceeded with.)
2. [1898.] Ordered and presented; CXLVI. 126. Committed, 197. (Not proceeded with.)

Crime and Criminals (Ireland):

Crime in Ireland:—See Home, Adjournment Motions.

Criminal Law and Procedure (Ireland) Act, 1887 (Imprisonment and Arrest of Members):
- [1890-91.] Letters received relative to the Imprisonment and Arrest of Mr. John Dillon; CXLVI. 3, 92. Mr. William O'Brien, 3. Mr. Patrick O'Brien, 3. Mr. Thomas J.通道, 2.

Criminal Law and Procedure (Ireland) Act, 1887, Repeal:
6. [1897.] Ordered; CXLVIII. 14. Presented, 17. (Not proceeded with.)

Crofters Act, 1886:
- [1890-91.] Amendment on going into Committee of Supply, "That in the opinion of this House, the Crofters Act, 1886, should be amended in so far as to confer upon the Commissioners powers to regulate the conditions and management of Crofters' Common Grazings," but not made; CXLVI. 171.

Crofters' Holdings (Scotland) Act:
- [1892.] Motion, That, in the opinion of this House, the Crofters' Holdings (Scotland) Act ought to be extended and amended in the following respects, namely—That the provisions of the Act be extended to small leaseholders; that all improvements made by the tenant or his predecessors in title should be fully protected; the main improvements in the system of land tenure in the Highlands is to be sought in the extension of the principle of land purchase to that part of the country; "That the word 'that' in the Main Question; Debate stood adjourned at midnight; CXLVII. 235.

Crofters (Scotland) Act, 1886:
- [1894.] Amendment on going into Committee of Supply, "That in the opinion of this House it is expedient that the Crofters (Scotland) Act of 1886 be amended so as to increase and make effective the power to enlarge existing holdings, and to provide that a person who, in the opinion of the Commissioners, is substantially a crofter, and who is resident in the crofting parish in which his holding is situated, shall not necessarily be excluded from the benefits of the Act because he does not reside on his holding." House committed; CXLIX. 108.

Crofters (Scotland) Bills relative to:

Crofters Acts (Inclusion of Leaseholders):
- [1891.] Bill to include Leaseholders under the provisions of the Crofters Acts; Ordered and presented; CXLIX. 372. (Not proceeded with.)

Crofters' Common Grazings (Scotland):
- [1893-94.] Bill to regulate Crofters' Common Grazings in Scotland; Ordered and presented; CXLVII. 22. Bill committed, 425. Reported, 425. Order for consideration, as amended, discharged; Bill re-committed to a Committee of the whole House in respect of an Amendment to Clause 5; Considered in Committee, and reported; Clause 5 amended; Bill, as amended in the Committee, to be now considered; Considered; Passed, 427. Agreed to by the Lords, 486. (Cited as Crofters' Common Grazings Regulation Act, 1891.) R. A. 191.

Crofters' Holdings (Scotland):
1. [1896-97.] Bill to extend and amend the Crofters' Holdings (Scotland) Acts; Ordered; CXLVII. 11. Presented, 16. Order for Second Reading discharged; Bill withdrawn, 211.
2. [1892.] Ordered and presented; CXLVII. 306. (Not proceeded with.)

Crofters' Holdings (Scotland) (No. 2):
2. [1894.] Ordered and presented; CXLVII. 239. Bill withdrawn, 367.
3. [1895.] Ordered and presented; CXL. 159. Committed, 265. (Not proceeded with.)

Crofters' Holdings (Scotland) Acts Amendment:
1. [1893-94.] Bill to extend to the County of Bute the provisions from the "Crofters' Holdings (Scotland) Act, 1886," and any Acts amending the same; Ordered, and Presented; CXLVIII. 92. Second Reading deferred, 94. 146. (Not proceeded with.)
2. [1894.] Bill for the Amendment and Extension of the Crofters' Holdings (Scotland) Acts; Ordered; CXLIX. 24. Presented, 28. (Not proceeded with.)

Crofters' Holdings (Scotland) Acts Amendment (County of Bute):
- [1894.] Bill to extend to the County of Bute, the provisions of "The Crofters' Holdings (Scotland) Act, 1886," and any amending Acts; Ordered, and Presented; CXLIX. 25. (Not proceeded with.)
CROMERT—CUSTODY.

Cromer Gas:—See Gas.

Crowborough District Water:—See Waterworks.

Crown Cases:

[1899.] Bill to amend the Crown Cases Act, 1849; Or-
dered; CLIV. 10. Presented 22. (Not proceeded with.)

Crown Lands:

1. [1892.] Bill to amend the Law relating to the Management of the Woods, Forests, and Land Revenues of the Crown; Ordered; CXLVII. 101. Presented, 121. Ex-
aminers to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 137. Report, Standing Orders complied with, 149. Order for Second Reading dis-
charged; Bill withdrawn, 318.

2. [1893-94.] Ordered and presented; CXLVIII. 89. Bill withdrawn, 475.

3. [1894.] Ordered; presented accordingly; CXLIX. 10. Examiners to examine the Bill with respect to compliance with the Standing Orders, 33. Report, Standing Orders com-
plied with, 44. Bill committed to a Select Committee, 65. Bill reported; re-committed to a Committee of the whole House, 339. Considered in Committee, and reported, without Amendment; Queen's Consent signified; Bill passed, 345. By the Lords, with Amendments, 378. Lords' Amendments to be now considered; considered, and agreed to, with a Special Entry, 384. (Cited as Crown Lands Act, 1894.) R. A. 408. See Committees.

Croydon Corporation:—See Corporations.

Croydon Tramways and Improvements:—See Tram-
wages.

Cruelty to Animals Acts Amendment:

1. [1898.] Bill to make further provisions for the Pre-
vention of Cruelty to Animals; Ordered and presented; CLIII. 392. (Not proceeded with.)

2. [1900.] Ordered; CLV. 217. Presented, 218. (Not proceeded with.)

Cruelty to Animals (Scotland) Act (1850) Amend-
ment:

[1896.] Bill to amend the Cruelty to Animals (Scotland) Act, 1850; Ordered and presented accordingly; CLIII. 174. Committed, 183. Considered in Committee; Reported, without Amendment; passed, 187. Agreed to by the Lords, with the Amendments, 239. (Cited as Cruelty to Animals (Scotland) Act, 1850.) R. A. 252.

Cruelty to Wild Animals in Captivity:

[1900.] Bill for the Prevention of Cruelty to Wild Animals in Captivity; Ordered and presented; CLV. 224. Committed, 239. Bill considered in Committee, and reported, without Amendment; Passed 253. Agreed to by the Lords, with Amendments, 354. Lords' Amendments to be now considered; considered, and agreed to, 366. (Cited as Wild Animals in Captivity Protection Act, 1900.) R. A. 392.

Crystal Palace Company:—See Companies.

Crystal Palace Gas:—See Gas.

Cumberland County Council Bridges:—See Bridges.

Cupar Water Provisional Order Confirmation:—See Waterworks.

Currency:—See Regulations.

Custody of Children:

[1890-91.] Bill to amend the Law relating to the Custody of Children; Brought from the Lords; CXLVII. 100. Passed, 94. Bill committed, 167. Passed, with Amendments, 169. To which the Lords agreed, 174. (Cited as Custody of Children Act, 1891.) R. A. 170.

Cromer Gas:—See Gas.

Cromer Protection:

[1899.] Report, That the Bill should originate in the House of Lords; CLIV. 10. Report, Standing Orders not previously inquired into, compiled with; Bill to be read a second time, 120. Committed, 121. Reported, with Amendments, 342. Considered, as amended, 374. Queen's Consent signified; Bill passed, with Amendments, 383. To which the Lords agree, 419. (Cited as Cromer Protection Act, 1899.) R. A. 424.

Cromer, John and Sons (Capital):—

[1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders certified to have been complied with, 56. Bill to confirm certain Special Resolutions for dividing the Share Capital of John Crossley and Sons, Limited, into Preference Shares and Ordinary Shares, and for other purposes; brought from the Lords, 161. Read, and referred to the Examiners, 114. Report, Standing Orders not previously inquired into, compiled with; Bill to be read a second time, 120. Committed, 121. Reported, with Amendments, 342. Considered, as amended, 374. Queen's Consent signified; Bill passed, with Amendments, 383. To which the Lords agree, 419. (Cited as John Crossley and Sons (Limited) Act, 1892.) R. A. 508.

Crosby, Robert (Official):—

[1900.] Amendment. 250. Ordered; CLIV. 224. Committed, 239. Bill considered in Committee, and reported, without Amendment; Passed 253. Agreed to by the Lords, with Amendments, 354. Lords' Amendments to be now considered; considered, and agreed to, 366. (Cited as Wild Animals in Captivity Protection Act, 1900.) R. A. 392.

Crystal Palace Company:—See Companies.

Crystal Palace Gas:—See Gas.

Crowborough District Gas:—See Gas.

Crowborough District Water:—See Waterworks.
Customs and other Offices, Barry Docks:—See Committee.


Customs Duties:—See Ways and Means.

Customs Duties (Isole of Man):—[1893-94.] Bill to amend the Law with respect to Customs Duties in the Isole of Man; Ordered and presented accordingly; CLIV. 244. Bill committed, 272. Considered in Committee, and reported, without Amendment, 278. Passed, 287. Agreed to by the Lords, 375. (Cited as Isole of Man (Customs) Act, 1900.) R. A. 303.

Customs and Inland Revenue:—[1898.] Bill for amending the Law relating to Customs and Inland Revenue, and for other purposes connected with Finance; Ordered and presented accordingly; CLIII. 324.

Daly, John:—[1895, Sess. II.] Motion, That there be laid before this House a Certified Copy of the Conviction, Judgment, and Sentence in the case of the Queen against John Daly, tried at the Assizes and General Delivery of the Goal of our Lady the Queen, holden at Warwick on the 29th of July 1894; also a Certificate from the Governor of Portland Prison, that the said John Daly is still imprisoned under the said Sentence; and Question put, and agreed to, on Division; Papers presented accordingly; Motion, That the said Papers be taken into consideration upon Monday next, and be printed; Debate arising; Motion, That the Debate be now adjourned, withdrawn; Original Question put; Order, That the said Papers be taken into consideration upon Monday next; and be printed; CL. 345.

Dulmeny and Kirkliston Water:—See Waterworks.

Dancing Licences:—See Music.

Dangerous Performances:—[1896.] Bill to extend the Age under which the Employment of Young Persons in Dangerous Performances is prohibited; Ordered and presented; CLII. 127. Bill committed, 270. Reported, 413. Considered, as amended; passed, 416. Agreed to by the Lords, 429. (Cited as Dangerous Performances Act, 1897.) R. A. 435.

Darwen Corporation:—See Corporations.

Day Industrial Schools (Scotland):—[1903-04.] Bill to make provision for the establishment of Day Industrial Schools in Scotland, and to amend the Education (Scotland) Acts, 1878 to 1893; Ordered; CXVIII. 32. Presented, 33. Bill committed, 66. Bill considered in Committee, and reported, 129. Considered, as amended; passed, 196. By the Lords, with Amendments, 284. Lords' Amendments to be now considered; considered, and agreed to, 283. (Cited as Day Industrial Schools (Scotland) Act, 1903.) R. A. 339. (See Committee.)

D.

Deacons (Church of England):—[1892.] Bill to amend the Law affecting Deacons in the Church of England; Ordered; CXVII. 28. Presented, 29. Second Reading deferred, 59. (Not proceeded with.)

Deal and Walmor Water:—See Waterworks.

Deaths and Suicides:—See House (Adjournment Motions).

Death, Certification:—See Committees.

Death of H.R.H. the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G.:

1. [1900.] Resolution, Neniae Contradicente, That an humble Address be presented to Her Majesty to express the deep concern of this House at the great loss which Her Majesty has sustained by the death of His Royal Highness the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, second son of Her Majesty the Queen, and to convey with Her Majesty on this melancholy occasion; to assure Her Majesty that this House will ever feel the warmest interest in whatever concerns Her Majesty's domestic relations; and to declare the ardent wishes of this House for the happiness of Her Majesty and Her Family; to be presented by Privy Councillors and Members of Her Majesty's Household; CLV. 380. Queen's Answer, 398.

2. [1900.] Resolution, Neniae Contradicente, That this House do convey with Her Royal and Imperial Highness the Duchess of Saxe-Coburg and Gotha, Duchess of Edinburgh, on the great loss which She has sustained by the death of His Royal Highness the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G.; CLV. 390.

Death of Inspector Martin:—See Address.

Death of Mr. Gladstone:—See Gladstone.
I. Debates Adjourned and Resumed

Addresses:

I. Debates Adjourned and Resumed: 1—67.

II. Questions for Adjournment of Debates Negatived: 68—77.

III. Questions for Adjournment of Debates resolved in the Affirmative: 78—84.

IV. Questions for Adjournment of Debates Superseded: 85, 86.

V. Motions withdrawn for Adjournment of Debates: 87—93.


Bills—continued.

18. On Amendment, "Six Months" to Question, That a Bill be now read a second time; Debate adjourned at Midnight; [1900]; CLV. 161. Resumed, 176.

19. On Amendment "Three Months" to Question, That a Bill be now read a second time; Debate arising, and Motion, That the Debate be adjourned, and Question agreed to; [1900]; CL. 257. Resumed, 273—[1900]; CL. 289. Resumed, 297.

20. On Main Question, That a Bill be now taken into consideration on Amendment to re-commit the Bill having been withdrawn; [1894]; CXLIX. 130. Resumed, 103.

21. On Amendment to Question on consideration of a Bill, as amended; Debate adjourned at Midnight; Objection being taken to further proceeding; [1894]; CXLIX. 351.—Further adjourned, 354. Resumed, 357.

22. Adjourned Debate resumed on Amendment on consideration of a Bill, as amended; [1890-91]; CXLVI. 82.—[1898]; CLII. 354.

23. On Amendment to Bill on consideration as amended; [1895]; CL. 184.—To leave out words, and insert others; [1896]; CLIV. 247—8.

24. On Amendments proposed, on consideration of a Bill; [1890-91]; CXLVI. 236. Resumed, 292.

25. On Amendments to a clause; [1890-91]; CXLVI. 455.

26. On Question, That a clause be read a second time; [1890-91]; CXLVI. 322—236; [1898]; CXLIX. 357.

27. On Question, That words be inserted in a Bill on Report; [1893-4]; CXLVI. 588—595.


29. Debate adjourned, on Main Question, That a Bill be now taken into consideration; After Amendment to re-commit the Bill to the former Committee having been withdrawn; [1894]; CXLIX. 130. (Private.) Further adjourned, 145. Resumed, 163.

30—31. On consideration, as amended, of a Bill, That words proposed to be left out stand part; [1896]; CXL. 232, 419.—Those words stand part; [1896]; CXL. 292—409.

32. On Amendment proposed, on consideration of a Bill as amended, That the words of a clause down to another word stand part; [1898]; CLII. 331. Resumed, 314.

33. On Amendment, on consideration as amended to insert words; Debate adjourned; [1896]; CXL. 239. Resumed, 248.

34. On an Amendment to a proposed Amendment, on consideration of a Bill as amended; Debate resumed, and the Amendment to the proposed Amendment withdrawn; [1897]; CXL. 332.

35. On Question, That a Bill be now read a third time; [1890-91]; CXLVI. 392—397.
I. Debates Adjourned and Resumed—continued.

36. Adjourned Debate on Question, That a Select Committee of 20 Members be appointed; [1890-91]; CXLVI. 174. Resumed, 192.

37. Adjourned Debate on Question, That this House doth agree with the Committee on a Resolution reported from the Committee of Supply; [1890-91]; CXLVI. 311. Resumed, 314.

38. On Question, That a Bill be referred to the Standing Committee on Law; CXLVI. 207. Further adjourned, 211-307. Resumed Amendment proposed; Debate adjourned, 310. Further adjourned, 314 to 470.

39. On Question, That a Bill be committed to a Standing Committee; Debate adjourned; [1890]; CXLVI. 83. Resumed, 118.

40. Debate adjourned, on Amendment to Question for appointment of a Standing Committee (it being Midnight); [1894]; CXLIX. 31. Resumed, 69.

41. Debate arising on Main Question for the appointment of a Standing Committee, after Midnight, Debate adjourned; [1894]; CXLIX. 81. Resumed, 89. Further adjourned, 94. Resumed, 108. (Standing Committee Scotland.)

42. Debate adjourned on Question to Appointment to Question for a Select Committee; [1895]; CL. 61. Resumed, 88. Objection taken and Day appointed for resumption, 89. Resumed, and Question put, 112.

43. Debate adjourned on Question, That a Member be a Member of a Select Committee; [1895]; CL. 128.—It being half-past Five; resumed, CL. 172.

44. Debate adjourned on Main Question, That Mr. Speaker do now leave the Chair for Committee of Supply; [1895]; CL. 215. Resumed, and Question put pursuant to Closure, 227.

45. On nomination of a Select Committee; [1896]; CLI. 100. Question put immediately, without resumption of Debate, 112.

46. Debate adjourned on Main Question, That Mr. Speaker do now leave the Chair for Committee of Supply, after Amendment to Main Question negatived; [1897]; CLI. 57. Resumed, 65.

47. On Question, That it be an Instruction to a Committee; [1898]; CLIII. 184.

48. On appointment of a Joint Committee Debate adjourned at Midnight; [1900]; CLV. 125. Resumed, 142.

49. On Question, That a Bill be committed to a Select Committee; Objection taken to further proceeding; Debate adjourned; [1900]; CLV. 309. Resumed Motion withdrawn, 323.

50. On Motion, That this House do agree with a Committee in a Resolution; [1898]; CLIII. 135.

51. On Question, That a Bill be committed to the Standing Committees on Law; [1890-91]; CXLVI. 207.

52. On Question, That a Bill be committed to a Standing Committee; [1893-94]; CXLVIII. 223. Resumed, 252.

II. Questions for Adjournment of Debates Negatived:

Bills:

68. On resumption of adjourned Debate on main Question that an Hons. Address to be presented to Her Majesty to answer the Speech from the Throne; Question, That the Debate be adjourned, on Division; [1895]; CL. 87. (Sess. L) [1892-91]; CXLVIII. 209.

69. That the Debate be adjourned on an Amendment to the Address, and question put pursuant to Closure; [1895]; CL. 561. (Sess. II).

70. On Question, That Mr. Speaker do leave the Chair for Committee of Supply; Debate arising; [1893-94]; CXLVIII. 115.

71. On Question, That Mr. Speaker do issue his Warrant for a New Writ; [1895]; CL. 253.

72. On Question, That a Bill (Private), be now read the third time; on Division, negatived; [1896]; CL. 191.

Committed—continued.

53. On Amendment to Question, That a Bill be committed to a Standing Committee; Debate adjourned; [1895]; CLIV. 289. Further adjourned, 292. Resumed, 294.

54. Debate stood adjourned on Question, That a Clause on Report stand part of a Bill, objection being taken; [1893-94]; CXLVIII. 381. Resumed, 385.

Various Questions:

55. On Motion, That the Order that a Select Committee be appointed be read and discharged; [1892]; CXLVI. 214, 223.

56. Orders for resuming adjourned Debate read and Question put without resumption of Debate; on Question That this House doth agree with the Lords in an Amendment; [1890-91]; CXLVI. 505.

57. Debate adjourned on Amendment proposed to a Question relating to Petitioners praying to be heard by Counsel before Select Committees on London Water Bills; [1892]; CL. 62. Resumed and further adjourned, 69. Resumed and Amendment and Motion withdrawn, 70.

58. On consideration of Lords' Amendments to a Bill; on Question that this House doth disagree with the Lords in an Amendment; Debate stood adjourned at half-past Five; [1895-96]; CXLVIII. 351. Resumed, 631.

59. On Question, That this House doth disagree with so much of the Lords' Amendment as proposes to leave out certain words (the Amendment having been divided); [1895-96]; CXLVIII. 672. Resumed, 673.

60. On Amendment proposed to be made to proposed New Clause on consideration of Lords' Amendments to a Bill; [1894-95]; CXLVIII. 655. Resumed, 653.

61. On Amendment to a Clause proposed to be inserted in a Bill instead of words disagreed to, on consideration of Lords' Amendments; [1895-96]; CXLVIII. 655. Resumed, 653.

62. That this House doth agree with the Lords in an Amendment; Debate adjourned; [1900]; CLV. 296. Resumed, 315.

63. On Amendment proposed to be made to a Standing Order; [1899]; CL. 47. Resumed, 49.

64. On going into Committee of Supply, on Question that Mr. Speaker do now leave the Chair; [1899]; CL. 70. Resumed, 76.

65. On Business of the House Supply, on main Question; [1897]; CLII. 144.

66. On Amendment to Question relative to Financial Relations, England and Ireland; [1897]; CLII. 144. Resumed, 150.

67. On Question, That Mr. Deputy Speaker do now leave the Chair for Committees of Supply; adjourned; [1900]; CLV. 69. Resumed, and Question agreed to, 69.
### III. Questions for Adjournment of Debates resolved in the Affirmative:

78. On Question, That words be added after a certain word in the main Question, as amended; [1890-91]; CXLVI. 93.

79. On Question, That words proposed to be left out stand part on Second Reading of a Bill; [1898]; CLIV. 263.

80. On Question for leave to bring in a Bill, and the Motion being opposed, Question put and agreed to that the Debate be adjourned; [1895]; CL. 101.

81. On Amendment proposed to Motion for Address in answer to Queen’s Speech; [1895]; CL. 346.

82. On Question for withdrawal of Clauses of a Bill after Second Reading; [1896]; CL. 63.

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83. On Question, That Mr. be one other Member of the Committee, on Division; [1890-91]; CXLVI. 107.

84. On Question, That words stand part, on the appointment of a Standing Committee (Scotland); [1894]; CXLIX. 58.

### IV. Questions for Adjournment of Debates Superseded:

85. On Motion for adjournment of the House, Debate arising, and it being Six of the clock, Mr. Speaker adjourns the House; [1895]; CXLVI. 77.

86. On Second Reading of a Bill, Motion for the Adjournment of the Debate, and it being Midnight, the Motion for the Adjournment of the Debate lapsed without question put, and the Debate on the Second Reading stood adjourned; [1890-91]; CLV. 312. Resumed, 514.

### V. Motions withdrawn for Adjournment of Debates:

**Bills:**

87. On Amendment proposed on consideration of a Bill, as amended; [1890-91]; CXLVI. 77.

88. On Amendment proposed to Question, That a Bill be now read a second time; [1890-91]; CXLVI. 382.

89. On Question that a Bill be now read a second time; [1895]; CL. 46.—[1897]; CL. 25.

90. On Question that certain papers be taken into consideration upon a certain day and be printed; Debate arising and Motion for adjournment of Debate made and withdrawn; [1895]; CL. 346.

### VI. Incidental Proceedings:

94. Debate adjourned on objection being taken, it being after half-past Five; [1890-91]; CXLVI. 97.

95. Objection being taken on Question that “it is an Instruction,” on a Private Bill; Debate stood adjourned; [1890-91]; CXLVI. 74. Resumed, interrupted by Black Rod, original Motion withdrawn. 79.

96. Debate adjourned on objection being taken to further proceeding, it being after Twelve; [1890-91]; CXLVI. 43.—[1895]; CLIV. 278.—[1896]; CLV. 256.

97. After Midnight, objection being taken, That words stand part, on consideration, as amended; [1896]; CL. 232. 98. Debate adjourned at Ten minutes before Seven; [1893-4]; CXLVIII. 148.—[1894]; CL. 107. It being after Ten minutes to Seven, 108. After Seven; CXLIX. 90.

99. Debate stood adjourned, objection being taken to further proceeding on Question, That a Bill Provisional Order be committed to a Select Committee; [1890]; CXLIX. 309.

100. Objection being taken on Amendment to Question, at half-past Five; [1892]; CXLVII. 144.

101. That a Bill be now read a second time; [1896]; CL. 118.

102. That a Bill be committed to a Select Committee; [1897]; CXLVII. 134.

103. That a Bill be committed to a Select Committee; [1897]; CL. 71.

104. Debate stood adjourned, it being after Midnight, on Amendment proposed to main Question, after words struck out; [1892]; CXLII. 234.

105. Debate stood adjourned (on objection being taken, it being after half-past Five) on Amendment to main Question, the original words having been struck out; [1897]; CXLII. 160.

106. Motion for adjournment of Debate, hope at Midnight, and Debate stood adjourned; [1893-4]; CXLVIII. 193.

107. Debate stood adjourned on Question, That a Clause be now read a second time (Bill, Private), on consideration, as amended, objection taken; [1890-91]; CXLVII. 381.

108. Debate stood adjourned, objection having been taken on Question for disagreeing with the Lords in an amendment to a Public Bill; [1893-4]; CXLVII. 311.

109. Debate stood adjourned, after Closure claimed and amendment withheld by Mr. Speaker, it being half-past Five; [1896]; CL. 170.

110. Debate stood adjourned, on objection being taken to further proceeding on a Wednesday; [1896]; CL. 49.

111. Debate stood adjourned, objection being taken, on commital of Bills to a Select Committee; [1896]; CXL. 45.

112. On Question, That a Bill be committed to a Select Committee; [1896]; CXL. 164.—And it being after half-past Five; [1897]; CXL. 154.

113. Debate stood adjourned (under Standing Order) at one o’clock at night; [1890-91]; CXLVI. 455.—At half-past Five on a Wednesday; [1890-91]; CXLVI. 97.—[1890]; CL. 65.—At Midnight (under Standing Order); [1890-91]; CXLVI. 36.—[1890]; CL. 8. 12. 18.—At Midnight (under Standing Order) on Question, That a Clause be now read a second time on consideration of Bill as amended; [1890-91]; CXLVI. 71.—[1893-4]; CXLVII. 403.—At Midnight on Question, That words be added to the word “That” in a Main Question as amended, all the words after the word “That” having been omitted; [1890-91]; CXLVI. 129.—At One (under Standing Order) on Amendment proposed to Main Question, as amended, on going into Committee of Supply; [1890-91]; CXLVI. 197.—At Seven of the o’clock, Debate on

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Debates adjourned several times, 74, &c. 
Debate adjourned, on Question, That a Select Committee be appointed; [1895]; CL. 90. 
On Question, That a Select Committee be appointed and that the Bills be committed to a Select Committee; [1897]; CLII. 307. 
On Question, That a Bill be committed to the Standing Committee on Law, &c.; [1890-91]; 207, 307, 314, 293. and 243, &c. (Not resumed.) 
On Question, That a Bill be committed to the Standing Committee on Law, &c.; [1895]; CLII. 305. 
On Question, That this House do agree with the Lords in an Amendment, and, on resuming the Order of the day, further debated for “Three months”; [1895-96]; CXLIX. 512, 513. 
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On Question, That an Humble Address be presented; [1890-91]; CXLVI. 362; [1898]; CLIII. 362. It being after Midnight, and objection being taken to further proceeding; [1896]; CL. 54. 
On Question, That a Bill be now read a second time; [1895]; CL. 146. 
On Amendment to Question, that it be an Instruction to a Committee; [1895]; CL. 90, 74, 76, 86, 90. 
On Question, That words be inserted on report of a Bill; Debate adjourned, on Question for committing Bill to a Standing Committee; [1897]; CLII. 305. and 307. 
On Question, That words be inserted on report of a Bill; [1898]; CLIII. 13. 
On Question, That a Humble Address be presented; [1890-91]; CXLVI. 362; [1898]; CLIII. 362. 
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On Question, That a Debate be now adjourned on Question that a Bill be now read a second time and agreed to; [1898]; CLII. 393. 
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140. On Questions relative to Bills.—On Question That a Bill be now read a second time, 108, 116, 522.
141. On Question, That a Bill be committed to a Standing Committee; [1897]; CLII. 71.—Further adjourned, 74, &c.—Debate adjourned; [1900]; CL. 181.—Further adjourned several times, and Debate not resumed; [1900]; CL. 183.
142. Adjourned on Amendment to Question, That the Bill be now read a second time; [1890-91]; CXLVI. 26.
143. Adjourned Debate on Amendment to main Question, That Mr. Speaker do now leave the Chair for Committee of Supply, as amended; further adjourned; [1898-99]; CXLVII. 201, 210. (Not resumed.)
144. Debate adjourned on Question, That this House doth agree with the Lords in an Amendment, and, on resuming the Order of the day, further adjourned for “Three months”; [1895-96]; CXLVIII. 115., 116.
145. On Question, That a Bill be committed to the Standing Committee on Law, &c.; [1890-91]; 207, 231, 314, 506.
146. On Question, That a Bill be committed to a Standing Committee; [1896]; CL. 74, 78, 86, 90.
147. Debate adjourned, resumed, further adjourned, and resumed; and Question put and negatived on Division; on Question, That a Clause be read a second time; [1893-94]; CXLVII. 362, 366, 389, 406.
148. On Question, That a Bill be committed to a Standing Committee; [1896]; CL. 231. Further adjourned, 243, &c., and 289. (Not resumed.)
149. On Question, That a Bill be committed to a Standing Committee; [1896]; CL. 231. Further adjourned, 243, &c., and 289. (Not resumed.)
150. On Question, That a Bill be committed to a Standing Committee; [1896]; CL. 231. Further adjourned, 243, &c., and 289. (Not resumed.)
151. Debate adjourned, on Question, That a Bill be committed to a Standing Committee; [1897]; CLII. 155.—Further adjourned several times, 74, &c., and for resumption of Debate discharged, Bill withdrawn, 360.
152. Debate resumed on Amendment, and further adjourned; [1898]; CLII. 113.
153. On Amendment on Second Reading of a Bill; Debate adjourned; [1899]; CL. 105.—Resumed, and further adjourned, 111. and resumed, and Question negatived on Division, 115.
154. Orders discharged for resuming adjourned Debate.—On Question, That an Humble Address be presented; [1890-91]; CXLVI. 362.
155. On Question, That a Bill be now read a second time and Bill withdrawn; [1890-91]; CXLVI. 110.—[1894]; CXLIX. 303.—[1896]; CLX. 287.—[1896]; CLII. 352.
156. On Question, That leave be given to bring in a Bill; [1892]; CLXII. 67.
157. On Motion for appointment of a Select Committee; [1895-96]; CXLVIII. 289.
158. On Amendment proposed to Bill on consideration, as amended; [1893-94]; CXLVIII. 565.
159. On Question, That a Bill be committed to a Standing Committee; [1896]; CL. 90.
160. On Question, That the Order that certain Water Bills be committed, and that the Bills be committed to a Select Committee; [1897]; CLII. 119.
161. That a Bill be committed to a Standing Committee after various adjournments from one day to another; [1897]; CLII. 352.
162. Order
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163. Order for resuming adjourned Debate on a future day discharged; and Debate further adjourned; [1890-91]; CXLVI. 337. —Another day appointed; [1896]; CLI. 161.

164. Order, That the adjourned Debate on Question that the Bill be committed to the Standing Committee be resumed to-morrow; [1895-96]; CXLVIII. 249. —After proceedings on former day concluded, 249.

165. Order for resumption of Debate read, and discharged; Bill withdrawn; [1897]; CLII. 330.—[1900]; CLV. 226.

166. Order for resuming adjourned Debate on future day, discharged; another day appointed; [1898]; CLI. 104; [1900]; CLV. 210.

167. Adjourned Debate resumed, and Question put; [1890-91]; CXLVI. 45. —On Amendment to the Address; [1898]; CLI. 16.

168. Debate resumed, and Debate adjourned at Midnight; [1896]; CLI. 54.—And further adjourned; [1898]; CLI. 179.

169. Resumed, and Motion, That this House do now adjourn, and Question agreed to, on Division; [1896]; CLI. 130.

170. Order for resuming adjourned Debate read, and further adjourned; [1890-91]; CXLVI. 61.—[1896]; CLV. 207.

171. Resumed Order on Committee to a Bill standing Committee on Law, &c.; Motion withdrawn, and Bill committed to a Committee of the whole House; [1897]; CLIII. 347.

172. Adjourned Debate resumed, and Question put; [1898]; CLI. 117.—On consideration of a postponed resolution from the Committee of Supply; [1898]; CLI. 147.

173. Order for resuming adjourned Debate read, and Motion under Debate, withdrawn; [1890-91]; CXLVI. 86.

174. Order for resuming adjourned Debate on Question, That the Bill be now read a second time; [1890-91]; CXLVI. 110—[1896]; CLI. 82, 112, 359.

175. Adjourned Debate resumed on Question, That Mr. Speaker do now have the Chair for Committee of Supply, and Question put forthwith; [1890-91]; CXLVI. 181.

176. Order for resumption of Debate on further Amendment proposed to new clause on consideration of a Bill as amended; read, and Question again proposed, and Amendment withdrawn, without resumption of Debate; [1890-91]; CXLVI. 464.

177. Order for resuming adjourned Debate on Amendment on consideration of Bill read, and Order discharged and Bill withdrawn; [1890-91]; CXLVI. 565.

178. Order for resuming adjourned Debate read, and Question put, without resumption of Debate; [1890-91]; CLI. 177.

179. Adjourned Debate resumed on Amendment on consideration of a Bill as amended, and Amendment proposed to the proposed Amendment and withdrawn; [1890-91]; CXLVI. 82.

180. Debate resumed on Amendment, That words be inserted, and, on Division, made; [1895]; CLI. 270.

181. On Amendment to a proposed Amendment on consideration of a Bill as amended, adjourned; [1897]; CLI. 327.—Question again proposed, and Amendment to proposed Amendment withdrawn; [1897]; CLII. 329.

182. On Question, That a Bill be now read a second time, and Amendment proposed, "Six Months," but, on Division, not made; [1897]; CLII. 217.

183. Debate resumed on Amendment proposed in Committee, and another Amendment proposed and withdrawn, and Amendment withdrawn; [1898]; CLI. 140.

184. Debate adjourned on Question to add words to the Main Question as amended, and no day fixed for resumption; [1890-91]; CXLVI. 83.

185. Debate adjourned at Midnight, on Question to add words after the word "That" in the Main Question, and no day appointed for resumption; [1892]; CXLVIII. 206. —186. Debate arising, and the Motion being opposed, the Debate stood adjourned on Question that a Bill be now considered; [1898]; CLI. 241.

187. Debate on Lords' Amendments to a Public Bill, adjourned for "Three Months"; [1895-96]; CXLVII. 515.

188. Main Question again proposed; Debate arising, and Debate adjourned at Midnight; no day fixed for resumption of Debate; [1890]; CLV. 171.

189. On substantive Motion, Debate arising, and it being Midnight, Mr. Speaker proceeded to interrupt the business; Closure claimed; assent withheld; Debate adjourned; no day fixed for resumption of Debate; [1900]; CLV. 197.

190. Days appointed for resuming adjourned Debate (Despatch Order); [1890-91]; CXLVII. 97.—[1898]; CLI. 141.—[1897]; CLI. 25.

191. Motion, That Debate be now adjourned, withdrawn; [1898]; CLI. 25.

192. Question put by Mr. Speaker pursuant to the Standing Order, "That the Debate be now adjourned," on nomination of a Member on a Select Committee; [1890-91]; CXLVI. 81.

193. Debate interrupted by Mr. Speaker at Eleven o'clock p.m., pursuant to the Order of the House; Questions put forthwith; [1893-94]; CXLVIII. 520.

194. Debate stood adjourned; objection having been taken to further Proceedings at half-past Five on Wednesday; [1898]; CXLIX. 67.

195. Debate stood adjourned at Midnight on Motions that a Bill be now read a second time; [1894]; CXLIX. 70.

196. Debate stood adjourned, being after Seven of the clock, at a sitting adjourned, on Motion for the appointment of a Standing Committee; [1894]; CXLIX. 80.

197. Debate stood adjourned at half-past Five, on an Amendment to a Bill on consideration as amended; [1894]; CXLIX. 80.

198. Order for resuming adjourned Debate read, and Question put without resumption of Debate; [1894]; CXLIX. 82.—[1895]; CLI. 61.—[1896]; CXLVII. 248.—[1899]; CLI. 112.

199. Order of the day for resuming adjourned Debate on Question that the Address have precedence of the Notice of Motion this day; [1894]; CXLIX. 9.—And other Orders of the day; [1890-91]; CLI. 43.

200. Order for resumption of Debate read, and after statement from Mr. Speaker, discharged; [1895]; CLI. 90.

201. Motion being opposed, on nomination of a Member to a Joint Committee, Mr. Speaker puts the Question, That the Debate be adjourned, pursuant to Standing Order 16, and Debate adjourned, 231; [1896]; CLI. 231.

202. Order for resuming adjourned Debate; read and discharged, and Debate adjourned on further Motion; [1895]; CLI. 83.

203. Motion, That a Debate be adjourned, but Mr. Speaker declines to propose the Question (Abuse of Rats); [1895]; CXLVII. 555, 455.—[1896]; CLV. 102.

204. It appearing in Debate that an Amendment would increase the charge on Local Taxation Account; Mr. Speaker ruled the Amendment out of order; [1896]; CLI. 218.

205. On Question, That this House doth agree with the Committee in the resolution reported from the Committee of Supply; Debate arising before Twelve, Question put, and resolved in the Affirmative immediately after Twelve; [1892]; CXLVII. 121.

206. On Question, That words be added after the word "House" in the Main Question, and no day fixed for resumption of Debate; [1897]; CLI. 150.

207. Motion moved, That a Debate be adjourned; Mr. Speaker declines to propose the Question (Abuse of Rules); [1897]; CLII. 123.

208. A Motion being opposed, Mr. Speaker puts the Question, That the Debate be adjourned pursuant to Standing Order No. 16, and Debate to be resumed at the commencement of Public Business on day fixed; [1899]; CLV. 76.

209. Motion
Debt, National (Conversion of Exchequer Bonds) :

1. [1892] Motion for the House to resolve itself into a Committee, to consider of making further provision respecting the Advances made by the National Debt Commissioners under "The National Debt Redemption Act, 1890"; Question agreed to; CXLI. 277. Mover considered in Committee, 290, 297. Resolution reported, and agreed to; Bill ordered into committee, 383. Vide infra.


Debt, National (Redemption) :

1893-94. Bill to authorise the Redemption of the New Three Pounds' Sterling per Centum Annuities; Ordered; CXLVI. 343. Presented, 343. Bill committed, 362. Considered in Committee, and reported, without Amendment; Passed, 371. Agreed to by the Lords, 398. (Cited as National Debt Redemption Act, 1893.) R. A. 612. (See Committee.)

Debt, National (Stockholders' Relief) :


Deceased Wife's Sister:—See Marriage.

Deceased Wife's Sister (Colonial Marriages):—See Marriage.

Deck Cargoes:


De Cobain, Mr.:

1. [1890-91] Order, That Mr. Edward Samuel Wesley de Cobain do attend this House in his place upon Tuesday, 23rd July; CXLVI. 437. Mr. Speaker informs the House, That he had received communications from Mr. de Cobain's Solicitor (entered), 456. Order for attendance of Mr. de Cobain, discharged, 469. See Atempts.

2. [1892] Motion, That Mr. Edward Samuel Wesley de Cobain do attend this House in his place upon Tuesday, the 23rd day of this instant February; Amendment proposed, and withdrawn; Order, That Mr. Edward Samuel Wesley de Cobain do attend this House in his place upon Tuesday the 23rd day of this instant February; CXLVI. 28. Order read, but Mr. de Cobain did not attend in his place, pursuant to the said Order, 59. Resolution, That Mr. Edward Samuel Wesley de Cobain, a Member of this House, having been charged with having committed, and with having incited to the commission of, gross and criminal acts of incendium, and warrants having been issued for his apprehension, and the said Edward Samuel Wesley de Cobain having fled from justice, and failed to obey an Order of this House that he should attend in his place upon Tuesday the 23rd day of this instant February, be expelled this House, 67.

Deep Sea Fisheries (Ireland):—See Fisheries.

Deer Forests (Highlands of Scotland):

[1890-91] Amendment on going into Committee of Supply, "That, having regard to the recommendations of the Royal Commission (Highlands and Islands of Scotland, 1874) concerning additional afforestation of land, and to the fact that, since the date of the Report of the Commission, additional land has been afforested to such an extent as to constitute a grave national danger, this House is of opinion that immediate legislation, based upon the recommendations of the said Commission with regard to Deer Forests in the Highlands of Scotland, is urgently called for," negatived on Division; CXLVI. 234.

Deer Forests (Scotland):—See Salmon.

Department of Labour:

[1892] Bill to establish a Department of Labour, to be presided over by a Minister to be called the Labour Minister; Ordered; CXLVI. 16. Presented, 21. Second Reading deferred, 519. (Not proceeded with.)

Derby and Ashbourne Tramways:—See Tramways.

Derby Corporation Tramways:—See Tramways.

Derby Corporation Water:—See Waterworks.

Derby Day:—See Motions.

Derelict Vessels (Reports):

[1894] Bill for the reporting to and publication by Lloyd's of Intelligence as to Derelict Vessels on the High Seas; Ordered; CXLIX. 26. Presented, 30. Bill considered in Committee, 115. Committee debated, 117. (Not proceeded with.)

Derelict Vessels (Reports):

1. [1896] Bill for the better reporting of Floating Derelicts; Ordered; CL. 28. Presented, 29. (Not proceeded with.)

2. [1896] Order, That Mr. Edward Samuel Wesley de Cobain do attend this House in his place upon Tuesday the 23rd day of this instant February; Amendment proposed, and withdrawn; Order, That Mr. Edward Samuel Wesley de Cobain do attend this House in his place upon Tuesday the 23rd day of this instant February; CXLVI. 28. Order read, but Mr. de Cobain did not attend in his place, pursuant to the said Order, 59. Resolution, That Mr. Edward Samuel Wesley de Cobain, a Member of this House, having been charged with having committed, and with having incited to the commission of, gross and criminal acts of incendium, and warrants having been issued for his apprehension, and the said Edward Samuel Wesley de Cobain having fled from justice, and failed to obey an Order of this House that he should attend in his place upon Tuesday the 23rd day of this instant February, be expelled this House, 67.

Deep Sea Fisheries (Ireland):—See Fisheries.
Diseases of Animals:

1. [1894] Bill reported from the Joint Committee on Statute Law Revision, 49th Bills (changed from Contagious Diseases (Animals) Bill); Title amended; Bill re-committed to a Committee of the whole House; CXLIX. 347. Bill considered in Committee, and reported, without Amendment, 358. Bill read the third time; and passed, 379. By the Lords, with Amendments, 389. Lords' Amendments to be now considered; considered, and agreed to, with a Special Entry, 393. (Cited as Diseases of Animals Act, 1894.)

2. [1896] Bill to amend the Diseases of Animals Act, 1894; Ordered; presented accordingly; CXL. 48. Committee, 114. Bill considered in Committee; reported, without Amendment, 251. Bill passed, 284. Agreed to by the Lords, with an Amendment, 349. Lords' Amendment to be now considered; considered, and agreed to, 355. (Cited as Diseases of Animals Act, 1896.)

Dispensary Committees (Ireland):

1. [1894] Bill to amend the Laws relating to the Qualification of Members of Dispensary Committees in Ireland; Ordered; CXLIX. 81. Presented, 82. (Not proceeded with.)


Distress Abolition and Substitution:

1. [1896] Bill to provide for the Abolition of the Right of Distress by a Landlord against a Tenant, and to substitute for it a better and simpler system for the Recovery of Possession of Lands, Tenements, and Hereditaments when Rent is in Arrear; Ordered and presented; CL. 77. (Not proceeded with.)

2. [1899] Ordered; CLIV. 19. Presented, 22. (Not proceeded with.)

3. [1900] Ordered; CLV. 15. Presented, 18. (Not proceeded with.)

Distress:

1. [1896] Bill to amend the Law of Distress Amendment Act, 1898; Brought from the Lords; CL. 110. Read, 114. Committed, 128. Reported, 157. Bill considered, as amended, 174. Bill passed, with Amendments, 190. To one of which the Lords disagree, and assign a Reason, and have made another Amendment in lieu thereof, and agree to the other Amendment made by this House to the Bill, 204. Lords' Reason and Amendment considered. Resolution, That this House doth not insist on the Amendment to which the Lords have disagreed, and doth agree to the Amendment made by the Lords to the Bill, 307. (Cited as Law of Distress Amendment Act, 1894.)

Distress in India:

See East India.

Distress from want of Employment:

See Select Committees.

Distress in Ireland:

See Addresses.

Distress, Law of (Ireland):

[1863-84] Bill to amend "The Law of Distress and Small Debts (Ireland) Act, 1884;" Ordered and presented; CXLVIII. 92. Bill considered in Committee, and reported, without Amendment; passed, 141. By the Lords, with Amendments, 274. Lords' Amendments to be now considered; considered, and agreed to, 362. (Cited as Law of Distress and Small Debts (Ireland) Act, 1894.)

District Councillors and Guardians (Term of Office):

[1900] Bill to make further provision for the Term of Office of District Councillors and Guardians; Ordered and presented; CLV. 74. Bill committed, 214. Considered in Committee, and reported, without Amendment, 257. Passed and presented, 269. Agreed to by the Lords, 305. (Cited as District Councillors and Guardians (Term of Office) Act, 1900.)

District Councils Water Supply Facilities:

1. [1894] Bill to give Facilities to District Councils and Landowners to charge Rates for providing Supplies of Pure Water thereto; Ordered and presented accordingly; CL. 229. (Not proceeded with.)


District Councils (Water Supply Facilities):

[1897] Bill for giving Facilities for a pure Water Supply in Rural Districts; Ordered and presented; CXL. 235. Bill committed, 238. Bill considered in Committee, and reported, without Amendment; Passed, 413. Agreed to by the Lords, 429. (Cited as District Councils (Water Supply Facilities) Act, 1897.)

District Courts:

[1892] Bill to amend the Judicature Acts by the establishment of District Courts; Ordered and presented; CXLVII. 181. Second Reading deferred, 210. (Not proceeded with.)

Divisions.

Divisions of an Uncommon Sort, and Incidental Proceedings:

1. Memorandum made in Journal on the correction of numbers by the Clerk, numbers having been erroneously reported; [1897]; CCLI. 220.

2. House proceeds to a Division between Two o'clock, and Numbers reported after; [1897]; CCLI. 83.—[1898]; CCLI. 44. 277.—[1899]; CLV. 56. 112.

3. Committee, same proceeding; [1897]; CCLI. 35. [1898]; CCLI. 71. 251.—[1900]; CLV. 47. 50. GEN. INDEX.—CXLI.—CLV. (1890-91.—1899.)

4. The Committee proceeded to a Division; but the doors of the No Lobby having been opened before the Tellers were present, the Chairman directed the Committee to proceed again to a Division; [1900]; CLV. 125.

Divisions inadvertently claimed:

5. In Committee of Supply, the Committee proceeded to a Division, and the Chairman stated he thought the Noes had it; and
Divisions of an Uncommon Sort, and Incidental Proceedings—continued.

and on his decision being challenged, it appeared to him that the Chairman was erroneously claimed; and he directed the Ayes to stand up in their places, and Fifteen Members having stood up, the Chairman declared the Noes had it; [1890] ; CXLVII. 190. 18. The House proceeded to a Division on the Question, That the Clergy Discipline (Immorality) Bill be committed to the Standing Committee on Law, &c., and Mr. Deputy Speaker stated he thought the Ayes had it; and on his decision being challenged, it appeared to him that the Division was erroneously claimed; and he directed the Noes to stand up in their places, and Twelve Members having stood up, Mr. Speaker declared that the Ayes had it; [1890] ; CXLVII. 196.

7. On appointment of a Joint Committee: [1890] ; CLI. 102.—And Twenty Members having stood up, Mr. Speaker declared that the Ayes had it; [1890] ; CLI. 412 (twice).

8. In Committee on Weights and Measures (Purchace) Bill, the Committee proceeded to a Division, and the Chairman stated that he thought the Ayes had it; and on his decision being challenged, it appeared to him that the Division was erroneously claimed; and he directed the Noes to stand up in their places, and Nine Members having stood up, the Chairman declared the Ayes had it; [1890] ; CXLVII. 203.

9. The House proceeded to a Division on the Question, That the Third Reading of a Bill, the House proceeded to a Division. Mr. Speaker stated he thought the Ayes had it; but on his decision being challenged, it appeared to Mr. Speaker that the Division was erroneously claimed, and he directed the Noes to stand up in their places, whereupon, one Member having stood up, Mr. Speaker declared that the Yeas had it; [1890-91]; CXLVII. 476.

10. The House proceeded to a Division. Mr. Speaker stated that he thought the Ayes had it; and on his decision being challenged, it appeared to him that the Division was erroneously claimed; and he directed the Noes to stand up in their places, and several Members having stood up, Mr. Speaker named Tellers for a Division; and Question agreed to on Division; [1890] ; CLI. 299.

11. The Committee proceeded to a Division; and the Chairman stated that he thought the Ayes had it, and on his decision being challenged, it appeared to him that the Division was erroneously claimed; and he directed the Noes to stand up in their places, and one Member having stood up, the Chairman declared the Ayes had it; [1890] ; CLI. 293.

12. The Chairman thinks that the Division was erroneously claimed, and directs the Noes to stand up in their places, and twenty Members having stood up, he declares the Ayes had it; [1890] ; CLI. 122.—Four Members only having stood up, the Chairman declares the Ayes had it; [1890] ; CLI. 290. Whereupon, one Member having stood up in their places, and two Members having stood up, the Chairman declared the Noes had it; [1890] ; CLI. 312.—Ayes and Noes directed successively to stand up in their places; Nos, Pursuant to the Chairman declares the Ayes had it (Six times); [1890] ; CLI. 170-80. Nos (thirteen) twice, 179. Ns (Fifteen) once, 179.

13. Nos ordered to stand up in their places, Five Members having stood up, Mr. Speaker declared the Ayes had it (on Question that this House does agree with the Committee in a Resolution); [1890] ; CLI. 416.—In Committee of Supply, Nos ordered to stand up in their places, Five Members having stood up; the Chairman declared the Ayes had it (That a new motion be granted); [1890] ; CLI. 407.

No Second Teller:

14. House proceeds to a Division; a Member appointed a Teller for the Ayes; but no second Teller appearing, Mr. Speaker declared the Noes had it; [1890-91]; CXLVII. 190.—[CLI. 88.]

15. The Committee proceeded to a Division; Mr. Keir Hardie was appointed a Teller for the Noes; but no Member being willing to act as the second Teller, the Chairman declared that the Ayes had it; [1890] ; CLI. 124.

16. The House proceeded to a Division; Mr. Pickersgill was appointed a Teller for the Noes; but no Member being willing to act as the second Teller, Mr. Speaker declared the Ayes had it; [1890] ; CLI. 419.

17. The House proceeded to a Division, on Question for leave to bring in an Established Church (Wales) Bill; a Member was appointed a Teller for the Noes, but no Member being willing to act as a second Teller, Mr. Speaker declared that the Ayes had it; [1890-94]; CLI. 130.

18. On consideration of a Bill, as amended; a Member was appointed Teller for the Noes; but no Member being willing to act as second Teller, the Chairman declared that the Noes had it; [1890-91]; CXLVII. 182.

19. A Member appointed Teller for the Noes, no second Teller appearing Mr. Speaker declared the Ayes had it; [1890-91]; CXLVII. 474. 475.—A Member appointed Teller for the Noes but no Member being willing to act as the second Teller, Mr. Speaker declared the Ayes had it; [1890] ; CLI. 272.

Numbers incorrectly reported:

20. The Tellers reported the Numbers (in a Division in the Committee on the Government of Ireland Bill); Whereupon Notice was taken that a Member had voted with the Yeas, not having been in the House when the Question was put; the Clerk gave Notice that the Yeas had voted with the Noes; Mr. Speaker then stated that, as the Yeas had not been within the fitting doors nor heard the Question put, he was not entitled to vote; and directed the Clerk to correct the Numbers accordingly. The Chairman then declared the Numbers; [1893-94]; CXLVIII. 310.

21. The Tellers reported the Numbers in a Division relative to Business of the House; Whereupon Notice taken, that a Member had voted with the Noes, not having been in the House when the Question was put, the Member explained that he had been in the No Lobby, and had been counted with the Noes; Mr. Speaker thereupon stated, that as the honourable Member had not been within the fitting doors nor heard the Question put, he was not entitled to vote; and directed the Clerk to correct the Numbers accordingly. Mr. Speaker then declared the Numbers; [1893-94]; CXLVIII. 496.

22. In Committee; the Tellers reported the Numbers: Yeas, 209; Nos, 217. Whereupon Mr. Stuart-Wortley and Mr. John Talbot complained that they had passed into the Aye Lobby to vote, but that the Tellers had left the door before they reached it. The Chairman directed the Tellers for the Yeas to come again to the Table, and, having heard their explanation, directed the Clerk to correct the numbers by adding the names of the two honourable Members to the Yeas; and the Chairman declared the numbers to be, Yeas, 211; Nos, 237; [1893] ; CLI. 467.

23. Mr. Asquith and Mr. M'Arthur, the Tellers in the Aye Division Lobby, in the Division of yesterday on the Question "That the Question be now put," on the Amendment to the Second Reading of the Agricultural Land Bill, came to the Table and stated that they had erroneously reported the number of the Yeas as 49, instead of 44, which was the proper number; Order, That the Clerk do correct the said error in the Journal of this House, by stating the number of the Yeas to be 225, instead of 335; [1892] ; CLI. 197.

24. Mr. Thornton and Mr. Daly, the Tellers of the Aye Division in the Division of yesterday on the Second Reading of the Vehicles (Light) Bill, came to the Table and stated that they had erroneously reported the number of the Yeas as 49, instead of 44, which was the proper number corresponding with the Division List; Order, That the Clerk do correct the said error in the Journal of this House, by stating the number of the Yeas to be 225, instead of 335; [1892] ; CLI. 197.

25. Numbers erroneously reported, Clerk ordered to correct said error in Journal; [1890] ; CLI. 146. 319.

26. Mr. Jarrett's, one of the Tellers for the Noes in the Division this day, on the Second Reading of the New Clause (Representation of Ireland in Parliament for the Amendment of this Act) which was offered to be added to the Government Bill, came to the Table and stated that he had erroneously reported the number of the Yeas as 35, instead of 325, which was the proper number; Order, That the Clerk do correct the said error in the Journal of this House, by stating the number of the Yeas to be 225, instead of 335; [1892] ; CLI. 221.
Divorce Bills.—See Select Committees.

Divorce: Bills relative to:

O'Connell's Divorce:
1. [1890.] Bill, intituled, An Act to dissolve the Marriage of Thomas Charles Duffin O'Connell, of Roperta House, Newtownards Road, in that part of the City of Belfast which is situate in the County Down, Medical Practitioner, with Emily Jane Cathcart, his now Wife, and to enable him to marry again, and for other purposes; brought from the Lords; CLIV. 231. Read; CLIV. 244. Bill committed, 247. Message to the Lords requesting Minutes of Evidence and Proceedings; Instruction to the Committee to hear Counsel, &c., 267. Bill reported, without Amendment, 267. Passed, 273. (Cited as O'Connell's Divorce Act, 1890.) R. A. 221.

Divorce Amendment:
2. [1890-91.] Bill to amend the Law of Divorce in England; Ordered; CXLVI. 204. Presented, 204. (Not proceeded with.)

3. [1892.] Bill to amend the Law of Divorce; Ordered; CXLVI. 204. Presented. 25. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and, on Division, made; Second Reading put off for Six Months, 190.

Divorce Bills.—See Select Committees.

Fleming's Divorce:
4. [1893-94.] Bill to dissolve the Marriage of Thomas Charles Duffin Fleming, of Ruperta House, Newtownards Road, in that part of the City of Belfast which is situate in the County Down, Medical Practitioner, with Emily Jane Cathcart, his now Wife, and to enable him to marry again, and for other purposes; brought from the Lords; CXLVII. 29. Presented, 30. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and, on Division, made; Second Reading put off for Six Months, 190.

Fleming's Divorce Act, 1893.)

Divorce: Bills relative to—continued.

Graves' Divorce—continued.

Griffin's Divorce:
5. [1897.] Bill to dissolve the Marriage of Richard Hollingsworth Griffin, formerly of 134, Rathlinos Road, in the County of Dublin, Mechanical Engineer, with Annie Beatrice Griffin, his now Wife, and to enable him to marry again, and for other purposes; brought from the Lords; CXLVIII. 496. Ordered; CXLIX. 172. Passed, with Amendments, 175. (Cited as Griffin's Divorce Act, 1894.) R. A. 237.

Hart's Divorce:
6. [1898.] Bill, intituled, An Act to dissolve the Marriage of Edith Susan Ann Vernon Hart, the Wife of Henry Chichester Hart, of 67, Stephen Street, in the City of Dublin, Engineer, and to enable her to marry again, and for other purposes; brought from the Lords; CLII. 219. Ordered; CLIII. 106. Passed, 113. (Cited as Hart's Divorce Act, 1898.) R. A. 221.

Jones' Divorce:
7. [1896.] Bill, intituled, An Act to dissolve the Marriage of Charlotte Jean Jones, the Wife of Robert Colvill Jones, and to enable her to marry again, and for other purposes; brought from the Lords; CLII. 109. Read, 110. Committed, 113. Bill reported, without Amendment; Minutes of Evidence to be returned to the Lords, 113. Bill passed, 203. (Cited as Jones' Divorce Act, 1896.) R. A. 326.

Peacocke's Divorce:
8. [1897.] Bill, intituled, An Act to dissolve the Marriage of Beatrice Anna Isabella Peacocke, the Wife of Leslie Tufnell Peacocke, with the said Leslie Tufnell Peacocke, and to enable her to marry again, and for other purposes; brought from the Lords; CLII. 253. Ordered; CXLVII. 260. Instruction to the Select Committee on Divorce Bills to hear Counsel, &c., 253. Bill committed, 250. Reported, without Amendment, 267. Bill passed, 273. (Cited as Jones' Divorce Act, 1896.) R. A. 326.

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II. Private Bills ; 42—147.  
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Docks and Harbours.

I. Public Bills :  
Kingstown Harbour Roads (Transfer) :  
1. [1897.] To transfer to the Commissioners of the Township of Kingstown certain Roads and Lands now vested in the Commissioners of Kingstown Harbour, and for other purposes ; Ordered and presented ; CLIII. 104. See Committees ; Select. Bill withdrawn, 153.  
2. [1898.] To transfer to the Commissioners of the Township of Kingstown certain Roads and Lands now vested in the Commissioners of Kingstown Harbour, and for other purposes ; Ordered and presented ; CLIII. 281. Reporters ; Standing Orders. Bill reported, 406. Considered in Committee, and reported, and Bill committed, 396.  

II. Private Bills :  
Kingstown Harbour Roads (Transfer)—continued.  
without Amendment, 394. Passed, 397. Agreed to by the Lords, 140. (Cited as Kingstown Township (Transfer of Harbour Roads) Act, 1898.) R. A. 432.  

III. Questions Negatived and Motions Withdrawn :  
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has been confirmed with, 107. Reported; Provisional Orders confirmed, 252. Passed, 239. By the Lords, with Amendments, 332. Day appointed for considering them, 332. Lords' Amendments agreed to, 335. (Cited as Pier and Harbour Provisional Orders Confirmation (No. 1) Act, 1891.) R. A. 1. 401.

4. (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Bognor, Blackpool (South), Blackpool (South Shore), Sigo, and Shotstone; Ordered and presented; read, and referred to the Examiners; CXLVI. 231. Report, Standing Orders complied with; Bill committed, 232. Reported; Provisional Orders confirmed, 258. Passed, 233. By the Lords, with Amendments, 414. Day appointed for considering them, 415. Lords' Amendments agreed to, 417. (Cited as Pier and Harbour Orders Confirmation (No. 2) Act, 1891.) R. A. 353.

5. (No. 3.) To confirm a Provisional Order made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Poole; Ordered and presented, accordingly; Standing Order 193A suspended, an order applicable, 217. By the Lords, with Amendments, 265. Day appointed for considering them, 266. Lords' Amendments agreed to, 271. Lords' Amendments confirmed, 272. Lords' Amendments agreed to, 283. Lords' Amendments confirmed, 284. Lords' Amendments agreed to, 288. Lords' Amendments confirmed, 292. Lords' Amendments agreed to, 293. Lords' Amendments confirmed, 300. Lords' Amendments agreed to, 313. Lords' Amendments confirmed, 314. Lords' Amendments agreed to, 368. Lords' Amendments confirmed, 401.

8. (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Binghamton, Colwyn Bay, Llandudno, Penarth, and Plymouth; Ordered; CXLVII. 152. Presented accordingly; read, and referred to the Examiners, 152. Report, Standing Orders complied with, 172. Bill committed, 179. Reported; Provisional Orders confirmed, 218. Bill considered, as amended, 223. Agreed to by the Lords, 267. (Cited as Pier and Harbour Orders Confirmation (No. 1) Act, 1892.) R. A. 357.

7. (No. 2.) To confirm certain Provisional Orders made by the Board of Trade, under "The General Pier and Harbour Act, 1891," relating to Killala, Stornoway, Sutherland, and Carloway and Kinsale; Ordered; CXLIX. 60. Presented; read, and referred to the Examiners, 60. Report, Standing Orders complied with, 61. Reported; Provisional Orders confirmed, 252. Bill considered, as amended, 369. Order for Third Reading, discharged; Bill re-committed to a Committee of the whole House, in respect of a Clause considered in Committee, and reported; Clause amended; Bill considered, as amended; passed, 272. Agreed to by the Lords, 273. (Cited as Pier and Harbour Orders Confirmation (No. 2) Act, 1892.) R. A. 395.


9. (No. 4.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Carloway and Kinaid; Ordered; CXLVII. 278. Presented; read, and referred to the Examiners, 278. Report, Standing Orders complied with, 312. Bill committed, 321. Reported; Provisional Orders confirmed, 341. Bill considered, as amended; Passed, 348. Agreed to by the Lords, 399. (Cited as Pier and Harbour Orders Confirmation (No. 4) Act, 1892.) R. A. 395.

10. (No. 5.) To confirm a Provisional Order made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Totnes, Torquay, and Weymouth; Ordered; CXLVII. 278. Presented; read, and referred to the Examiners, 278. Report, Standing Orders complied with, 312. Bill committed, 321. Reported; Provisional Orders confirmed, 341. Bill considered, as amended; Passed, 349. By the Lords, with an Amendment, 399. Lords' Amendment considered, and agreed to, 394. (Cited as Pier and Harbour Orders Confirmation (No. 5) Act, 1892.) R. A. 401.

11. (1863-91.) (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Cowes, Yarmouth, Osborne, Gosport, and Weymouth; Ordered; presented accordingly; read, and referred to the Examiners; CXLVIII. 208. Report, Standing Orders complied with, 229. Bill committed, 235. Reported; Provisional Orders confirmed, 292. Bill considered, as amended; Passed, 300. Agreed to by the Lords, 340. (Cited as Pier and Harbour Orders Confirmation (No. 1) Act, 1892.) R. A. 395.

12. (No. 2.) To confirm certain Provisional Orders made by the Board of Trade, under "The General Pier and Harbour Act, 1891," relating to Deal, Northfleet, and Southend; Ordered and presented; read, and referred to the Examiners; CXLVIII. 258. Report, Standing Orders complied with, 256. Bill committed, 263. Reported; Provisional Orders confirmed, 292. Bill considered, as amended, 297. Passed, 300. Agreed to by the Lords, 340. (Cited as Pier and Harbour Orders Confirmation (No. 2) Act, 1892.) R. A. 395.

13. (No. 3.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Bognor, Fowey, and Sheerness; Ordered; presented accordingly; read, and referred to the Examiners; CXLVIII. 264. Report, Standing Orders complied with; Bill committed, 263. Reported; Provisional Orders confirmed, 315. Bill considered, as amended, 318. Passed, 323. By the Lords, with Amendments, 340. Lords' Amendments agreed to, 414. (Cited as Pier and Harbour Orders Confirmation (No. 3) Act, 1893.) R. A. 407.

14. (No. 4.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Buckpool, Frinton, and Portknockie; Ordered; presented accordingly; read, and referred to the Examiners; CXLVIII. 267. Report, Standing Orders complied with, 283. Bill committed, 288. Reported; Provisional Orders confirmed, 315. Bill considered, as amended, 318. Passed, 323. By the Lords, with Amendments, 364. Lords' Amendments agreed to, 369. (Cited as Pier and Harbour Orders Confirmation (No. 4) Act, 1893.) R. A. 353.

15. (1892.) (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Bognor, Dartmouth, Llithneyhampton, and Bexhill; Ordered; CXLIX. 60. Provisional Orders confirmed, 103. Lords' Amendments considered, 105. Lords' Amendments confirmed, 105. Bill passed, 109. Agreed to by the Lords, 189. (Cited as Pier and Harbour Orders Confirmation (No. 1) Act, 1894.) R. A. 318.

16. (1894.) (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Colliston, Festruther, Pulpeor, and Whitekirk; Ordered; presented accordingly; read, and referred to the Examiners; CXLIX. 109. Report, Standing Orders complied with, 122. Bill committed, 127. Reported; Provisional Orders confirmed, 156. Bill considered, as amended, 153. Passed, 158. By the Lords, with Amendments, 259. Lords' Amendments agreed to, 292. (Cited as Pier and Harbour Orders Confirmation (No. 2) Act, 1894.) R. A. 308.

17. (1894.) (No. 3.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1891," relating to Avoca, Bannmouth, Loch Lhilt, and Poole; Ordered and presented; read, and referred to the Examiners, CXLI.X. 130. Report, Standing Orders complied with, 174. Bill committed, 179. Reported; Provisional Orders confirmed, 245. Bill considered, as amended, 248. Passed, 254. Agreed to by the Lords, 301. (Cited as Pier and Harbour Orders Confirmation (No. 3) Act, 1894.) R. A. 308.
DOCKS, &c.—continued.

Pier and Harbour Provisional Orders—continued.

19. [1893.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1861," relating to Minchord, Moneezoum, May River, and Woody Bay; Ordered and presented; read, and referred to the Examiners; CL. 159. Report, Standing Orders applicable complied with, 150. Bill committed, 153. Reported; Provisional Orders relative to May River not confirmed; other Orders confirmed; Title amended, 230. Bill considered, as amended, 220. Passed, 223. Agreed to by the Lords, 202. (Cited as Pier and Harbour Orders Confirmation (No. 1) Act, 1893.) R. A. 203.


22. [1895.] (Sess. II.) (No. 2.) Order made, 6th May, in the last Session of Parliament, for leave to bring in the Pier and Harbour Provisional Orders (No. 2) Bill; read; Bill read the first, second, and third time, and passed; CL. 417. Agreed to by the Lords, 373. (Cited as Pier and Harbour Orders Confirmation (No. 2) Act, 1895.) R. A. 393.


24. [1896.] (No. 3.) To confirm certain Provisional Orders made by the Board of Trade, under "The General Pier and Harbour Act, 1861," relating to New Bex and Wiston-Super-Mare; Ordered and presented; read, and referred to the Examiners; CL. 226. Report, Standing Orders applicable complied with, 250. Bill committed, 254. Report, with Amendments; Provisional Orders confirmed, 277. Bill considered, as amended, Passed, 281. Agreed to by the Lords, 243. (Cited as Pier and Harbour Orders Confirmation (No. 3) Act, 1896.) R. A. 425.

25. [1896.] (No. 4.) To confirm certain Provisional Orders made by the Board of Trade, under "The General Pier and Harbour Act, 1861," relating to Demon, Hollowbergh, and Killibegs; Ordered; Standing Order 192A suspended; Bill presented; read, and referred to the Examiners; CL. 250. Report, Standing Orders applicable complied with, 263. Bill committed, 267. Report, with Amendments; Provisional Orders confirmed, 266. Bill considered, as amended, 288. Bill passed, 292. Agreed to by the Lords, 296. (Cited as Pier and Harbour Orders Confirmation (No. 4) Act, 1896.) R. A. 373.

26. [1896.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1861," relating to Exmouth and Orford; Ordered, Standing Order 193A suspended; Bill presented; read, and referred to the Examiners; CL. 354. Report, Standing Orders applicable, complied with, 370. Committed, 372. Bill reported, with Amendments; Provisional Orders confirmed, 350. Bill considered, as amended; Passed, with Amendments, 401. To which the Lords agree, 421. (Cited as Pier and Harbour Orders Confirmation (No. 5) Act, 1896.) R. A. 425.

27. [1897.] (No. 6.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1861," relating to Whiting Day appointed for consideration, as amended, 404. Bill considered, as amended, Passed, 407. Agreed to by the Lords, 397. (Cited as Pier and Harbour Orders Confirmation (No. 6) Act, 1897.) R. A. 436.

28. [1908.] (No. 7.) To confirm certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1861," relating to Culver Bay, Macedon, Medford River, Portsmouth Camber, Poole, and Southwold; brought from the Lords; read, and referred to the Examiners; CL. 321. Report, Standing Orders applicable complied with, 361. Bill committed, 356. Reported,
I. Public Bills—continued.

Aberbrothwick Harbour:


Alexandra (Newport and South Wales) Docks and Railway:—See Railways.

Ardrossan Harbour:

43. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 35. Report, Standing Orders certified, complied with, 35. Bill to empower the Ardrossan Harbour Company to raise further Money; brought from the Lords; read, and referred to the Examiners, 135. Report, Standing Orders not previously inquired into, compiled with, 112. Committed, 136. Reported, without Amendment, 156. Passed, 162. (Cited as Ardrossan Harbour Finance Act, 1897.) R. A. 291.

Aberdeen Harbour—continued.

44. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to empower the Aberdeen Harbour Commissioners; brought from the Lords; read, and referred to the Examiners, 99. Report, no Standing Orders not previously introduced or applied for.

II. Private Bills:

Aberbrothwick Harbour:


Alexandra (Newport and South Wales) Docks and Railway:—See Railways.

Ardrossan Harbour:

43. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 35. Report, Standing Orders certified, complied with, 35. Bill to empower the Ardrossan Harbour Company to raise further Money; brought from the Lords; read, and referred to the Examiners, 135. Report, Standing Orders not previously inquired into, compiled with, 112. Committed, 136. Reported, without Amendment, 156. Passed, 162. (Cited as Ardrossan Harbour Finance Act, 1897.) R. A. 291.

Aberdeen Harbour:—continued.

44. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to empower the Aberdeen Harbour Commissioners; brought from the Lords; read, and referred to the Examiners, 99. Report, no Standing Orders not previously introduced or applied for.
II. Private Bills—continued.

Brixham Harbour and Market—continued.

Brixham Harbour and Market:

52. [1896.] Report, That the Bill should originate in the House of Lords; CL III. 16. Report, Standing Orders certified, compiled with, 26. Bill to enable the Brixham Harbour Commissioners to improve the Victoria Channel, and to construct additional Docks and Works as Belfast, to confer further Powers upon the Commissioners, and for other purposes; brought from the Lords; read, and referred to the Examiners, 198. Report, Standing Orders not previously inquired into, compiled with; Bill to be read a second time, 209. Bill committed, 232. Reported, with Amendments, 294. Considered, as amended, 296. Bill passed, with Amendments, 306. To which the Lords agree, 320. (Cited as Brixham Harbour Act, 1896.) R. A. 372.

Borrowstonness Town and Harbour:

48. [1897.] Report, That the Bill should originate in the House of Lords; CL III. 33. Report, Standing Orders certified compiled with, 38. Bill to empower the Commissioners of the Borough of Borrowstonness to form and lay out a new road or street within the Borough; to confer Powers on the Caledonian Railway Company with respect to parts of the North British Railway, and for other purposes; brought from the Lords; read, and referred to the Examiners, 164. Report, Standing Orders not previously inquired into compiled with, 175. Committed, 181. Bill reported, with Amendments, 282. Considered, as amended, 286. Queen’s Consent signified; Bill passed, 294. Agreed to by the Lords, 311. (Cited as Borrowstonness Town Improvement and Harbour Act, 1897.) R. A. 360.

Brading Harbour and Railway:

49. [1897.] Report, That the Bill should originate in the House of Lords; CL III. 34. Report, Standing Orders certified compiled with, 38. (Not proceeded with.) See Railways.

Brighton Marine Palace and Pier:


Bristol Corporation (Docks):

31. [1897.] Report, That the Bill should originate in the House of Lords; CL III. 33. Report, Standing Orders certified compiled with, 28. Bill to enable the Mayor, Aldermen, and Burgesses of the City of Bristol to construct, for the purposes of their Dock Undertaking, railways, and other works in connection with the Harbour Railway of the Great Western Railway Company, and to confer Powers on that Company with reference to the construction, maintenance, and use of certain of the said railways, and the conveyance of traffic to and from their Harbour Railway, and for other purposes; brought from the Lords, 149. Read, and referred to the Examiners, 160. Report, Standing Orders not previously inquired into compiled with, 158. Bill committed, 181. Bill reported, with Amendments, 274. Considered, as amended, 291. Queen’s Consent signified; Bill passed, with Amendments, 297. To which the Lords agree, 322. (Cited as Bristol Docks Act, 1897.) R. A. 360.

Buckie (Cluny) Harbour:

53. [1898.] Report, That the Bill should originate in the House of Lords; CL III. 17. Bill, Standing Orders, compiled with, 26. Bill to authorise the Trustees of the late John Gordon, of Cluny, to construct additional works at the Harbour of Buckie, in the Parish of Badass, and to enable the Commissioners of the Burgh of Buckie to grant Guaranties in connection with the Revenue of the Harbour, and for other purposes; brought from the Lords; read, and referred to the Examiners, 183. Report, Standing Orders not previously inquired into compiled with; Bill to be read a second time, 189. Committed, 203. Reported, with Amendments, 218. Considered, as amended; Standing Orders 223 and 242 suspended; Queen’s Consent signified; Bill passed, with Amendments, 303. To which the Lords agree, 311. (Cited as Buckie (Cluny) Harbour Act, 1898.) R. A. 432.

Burntisland Harbour:

54. [1896.] Report, That the Bill should originate in the House of Lords; CL III. 33. Report, Standing Orders certified compiled with, 18. Bill to authorise the Burntisland Harbour Commissioners to construct a Wet Dock and other Works; to provide for an alteration of the Constitution of the Commissioners, and to confer on the Commissioners, the North British Railway Company, and the Magistrates and Town Council of Burntisland further Powers with reference to the Harbour, and for other purposes; brought from the Lords; read, and referred to the Examiners, 236. Report, Standing Orders not previously inquired into compiled with, and which are to be read a second time; agreed to by the Lords, 246. Report, Standing Orders not previously inquired into compiled with, 244. Committed, 264. Reported, with Amendment, 327. Considered, as amended, 348. Queen’s Consent signified; Bill passed, with Amendments, 355. To which the Lords agree, 371. (Cited as Burntisland Harbour Act, 1896.) R. A. 373.

Bute Docks and Rhymney Railway Companies Amalgamation—See Railways.

Bute Docks Act Amendment:

55. [1895.] Report, That the Bill should originate in the House of Lords; CL III. 11. Report, That the Standing Orders had been certified to have been compiled with, 12. (Not proceeded with.)

Bute Docks, Cardiff:

56. [1892.] Report, That the Bill should originate in the House of Lords; CXL VII. 30. Report, Standing Orders certified compiled with, 12. Bill for empowering the Bute Docks Company to construct Seawalls or Embankments and a new Dock and other Works, and to raise additional Capital, Capital, and for amending the Bute Docks Act, and for other purposes; brought from the Lords; read, referred to the Examiners, 180. Report, Standing Orders not previously inquired into compiled with, 185. Committed, 206. Bill reported, 291. Considered, as amended, 317. Queen’s Consent signified; Bill passed, with Amendment, 327. To which the Lords agree, 331. (Cited as Bute Docks Act, 1894.) R. A. 382.

58. [1895.] Report, That the Bill should originate in the House of Lords; CL III. 11. Report, Standing Orders certified compiled with, 12. Bill for authorising the Bute Docks Company to extend the Sea Walls or Embankments authorised by the Bute Docks Act, 1882, and subsequent Acts, and to make further provisions with respect to the Capital of the Company,
II. Private Bills—continued.

Bute Docks, Cardiff—continued.

Company, and for other purposes; brought from the Lords, 264. Read, and referred to the Examiners, 264. Report, Standing Orders not previously inquired into not complied with, referred to the Select Committee on Standing Orders, 260. Report, That the Standing Orders ought to be dispensed with, 265. Committed, 266. Bill reported, with Amendments, 310. Bill considered; Queen's consent signified; Bill passed, with Amendments, 312. To which the Lords agree, 329. (Cited as Bute Docks Act, 1895.) R. A. 355.

Cowes Harbour: (No. I) : 59. (1897.) Report, That the Bill should originate in the House of Lords; CLIL. 33. Report, Standing Orders certified with, 38. Bill for empowering the Bute Docks Company to construct certain Railways; for conferring upon that Company certain running Powers; for empowering them to acquire necessary Lands; for changing the name of the Company, and for authorizing the Company to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 260. Report, Standing Orders not previously inquired into complied with, 269. Bill committed, 295. Bill reported, with Amendments, 364. Considered, as amended, 366. Queen's consent signified; Bill passed, 369. Agreed to by the Lords, 410. (Cited as Cardiff Railway Act, 1897.) R. A. 436.

Cowes Pier—continued.

Dover Harbour: 60. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill to authorize the making of a Deep Water Harbour at Dover in substitution for the Deep Water Harbour now authorized to be made there, and for other purposes; brought from the Lords, 283. Read, and referred to the Examiners, 283. Report, That no Standing Orders not previously inquired into are applicable, 305. Queen's consent signified; Bill passed, with Amendments, 342. To which the Lords agree, 441. (Cited as Dover Harbour Act, 1891.) R. A. 460.

Cork Harbour (Pilotage): 58. [1898.] Report, That the Standing Orders not previously inquired into applicable; 303. Queen's consent signified; Bill passed, with Amendments, 342. To which the Lords agree, 357. (Cited as Dover Harbour Act, 1898.) R. A. 372.

Cork Harbour: 61. [1895.] Report, That the Bill should originate in the House of Lords; CLIL. 14. Report, Standing Orders certified complied with, 18. (Not proceeded with.)

Cowes Pier: 65. [1900.] Report, That the Bill should originate in the House of Lords; CLIL. 50. Report, Standing Orders not previously inquired into applicable; 24. Bill to empower the Urban District Council of Cowes to construct a Pier and other Works; to borrow moneys therefor, and for other purposes; brought from the Lords; read, and referred to the Examiners, 187. Report, Standing Orders not previously inquired into applicable, 147. Committed, 147. Report, Standing Orders not previously inquired into applicable; 214. Queen's consent signified; Bill passed, with Amendments, 244. To which the Lords agree, 244. (Cited as Cowes Pier Act, 1900.) R. A. 394.

Cork Harbour Act, 1897.) R. A. 437.

Cork Harbour (Amendment) Act, 1892.) R. A. 386.

Dublin Port and Docks Board: 64. [1897.] Report, That the Bill should originate in the House of Lords; CLIL. 17. Report, Standing Orders not previously inquired into applicable; 26. Bill to authorize the abandonment of certain authorized and the construction of certain new Works at Dover Harbour, the raising of further Moneys by the Dover Harbour Board, and for other purposes; brought from the Lords, 250. Read, and referred to the Examiners, 250. Report, That no Standing Orders not previously inquired into applicable; Bill to be read a second time, 256. Committed, 270. Reported, with Amendments, 318. Considered, as amended, 327. Queen's consent signified; Bill passed, with Amendments, 424. To which the Lords agree, 377. (Cited as Dover Harbour Act, 1898.) R. A. 372.

Dublin Port and Docks Board: 66. [1897.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill to enable the Dublin Port and Docks Board to borrow further Moneys for the Improvement of the Port, and to create and issue Redeemable Debenture Stock; to enable the Board to enlarge or rebuild Butt Bridge; to make a Bridge across Lower Sheriff Street and other Overhead Communications; to purchase, by Agreement with the Corporation of Dublin and others, certain Ferry Rights and Corporate Dues and Tolls; to authorize new and substituted Rates; to confer further Powers upon the Board, and vary their existing Acts; to alter the Constitution of that Body, and for other purposes; and Bill ordered; CLILE. 40. Read 49. Bill committed, 45. Order for Committee discharged; Bill withdrawn, 124.

Dublin Port and Docks Board: 66. [1897.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill to authorize the making of a Deep Water Harbour at Dover in substitution for the Deep Water Harbour now authorized to be made there, and for other purposes; brought from the Lords, 283. Read, and referred to the Examiners, 283. Report, That no Standing Orders not previously inquired into are applicable, 305. Queen's consent signified; Bill passed, with Amendments, 342. To which the Lords agree, 357. (Cited as Dover Harbour Act, 1898.) R. A. 372.

Dundee Harbour: 70. [1902.] Report, That the Bill should originate in the House of Lords; CXLIV. 30. Report, Standing Orders certified to have been complied with, 50. Bill to amend the Acts relating to the Harbour of Dundee, and for other purposes; brought from the Lords, 168. Read, and referred to the Examiners, 159. Report, That no Standing Orders not previously inquired into applicable, 173. Committed, 184. Reported, 211. Considered, as amended, 271. Passed, with Amendments, 325. To which the Lords agree, 312. (Cited as Dundee Harbour (Amendment) Act, 1902.) R. A. 396.

Dundee Harbour: 71. [1896.] Report, That the Bill should originate in the House of Lords; CLIL. 14. Report, Standing Orders certified to have been complied with, 18. Bill to amend the Acts relating to the Harbour of Dundee, and to amend the Acts relating to the Harbour, and for other purposes; brought from the Lords, 171. Read, and referred to the Examiners, 172. Report,
11. Private Bills—continued.

Dundee Harbour—continued.


East and West India Dock:—

73. [1892.] Report, That the Bill should originate in the House of Lords; CXLIX. 30. Report, Standing Orders certified to have been complied with, 90. Bill to enable the East and West India Dock Company to raise and apply Capital in extinguishing or meeting certain Liabilities, and for other purposes; brought from the Lords; read, and referred to the Examiners, 130. Report, Standing Orders not previously inquired into applicable, 132. Considered, 143. Reported, without Amendment, 164. Passed, 173. (Cited as East and West India Dock Company's Act, 1892.) R. A. 287.

74. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, Standing Orders certified complied with, 69. (Not proceeded with.)

Fishguard and Rosslare Railways and Harbour Bill:—See Railways.

Fishguard Bay Railway and Pier (Purchases):—See Railways.

Glasgow Harbour Tunnel Company:—

75. [1897.] Report, That the Bill should originate in the House of Lords, CL. 33. Report, Standing Orders certified complied with, 38. Bill to authorise the Glasgow Harbour Tunnel Company to raise additional Capital, to carry on their further Powers with reference to their Surplus Lands and Properties, and for other purposes; brought from the Lords; read, and referred to the Examiners, 207. Report, Standing Orders not previously inquired into complied with, 211. Considered, 230. Reported, without Amendment, 248. Passed, 256. (Cited as Glasgow Harbour Tunnel (Further Powers) Act, 1897.) R. A. 291.

Government Employés in the Dockyards:—See Government.

Great Yarmouth Port and Haven:—

76. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 16. Report, Standing Orders certified complied with, 20. Bill to incorporate a Company for the purposes of acquiring the existing Great Yarmouth Britannia Pier, and of constructing a new and improved Pier to be known by the said company; and for other purposes; brought from the Lords, 115. Read, and referred to the Examiners, 116. Report, Standing Orders not previously inquired into complied with, 124. Considered, 137. Reported, with Amendments, 178. Considered, as amended, 304. Queen's Consent signified; Bill passed, with Amendments, 325. To which the Lords agree, 334. (Cited as Great Yarmouth Britannia Pier Act, 1899.) R. A. 328.

Great Yarmouth Port and Haven:—

77. [1890.] Petition for a Bill to enlarge the Powers of the Commissioners of the Port and Haven of Great Yarmouth, and for other purposes, and Bill ordered; CLV. 27. Read, 38. Considered, 51. Reported, with Amendments, 119. Considered, as amended, 130. Queen's consent signified; Bill passed, 141. Agreed to by the Lords, with Amendments, 256. Lords' Amendments agreed to, with Amendments, 250. To which the Lords agree, 321. (Cited as Great Yarmouth Port and Haven Act, 1900.) R. A. 337.

Greenock Harbour:—

78. [1895.] Report, That the Bill should originate in the House of Lords; CLV. 17. Report, Standing Orders certified complied with, 13. Bill to alter and extend the Powers of the Trustees of the Port and Harbours of Greenock in relation to the warehousing of goods, and for other purposes; brought from the Lords; read, and referred to the Examiners, 218. Report, Standing Orders applicable not previously complied with, referred to the Select Committee on Standing Orders, 234. Report, That the Standing Orders ought to be dispensed with, 235. Report read; Bill ordered to be read a second time, 267. Considered, 277. Reported, without Amendment, 300. Passed, 305. (Cited as Greenock Harbour Act, 1895.) R. A. 335.

Harbour and Dock Rates (Bristol, &c.):—

79. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. (Not proceeded with.)

Harbours and Piers (Scotland):—See Fisheries.

Hastings Harbour:—

80. [1897.] Report, That the Bill should originate in the House of Lords; CL. 33. Report, Standing Orders certified complied with, 38. Bill to revive, extend, and vary some of the Powers of the Hastings Harbour Commissioners; to confer further borrowing and other Powers upon them, and for other purposes; brought from the Lords; read, and referred to the Examiners, 231. Report, Standing Orders not previously inquired into applicable, 246. Considered, 329. Considered, as amended, 335. Queen's Consent signified; Bill passed, 339. (Cited as Hastings Harbour Act, 1897.) R. A. 360.

Hastings Harbour District Railway:—See Railways.

81. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, Standing Orders certified complied with, 23. Bill to authorise the Corporation of Hastings to enter into Agreements with the Hastings Harbour Commissioners to guarantee the payment by the Corporation of interest upon capital for the completion of Hastings Harbour Works; to provide for the transfer of the Harbour Undertaking to the Corporation, and for other purposes; brought from the Lords; read, and referred to the Examiners, 252. Reported, Standing Orders not previously inquired into applicable, 346. Bill committed, 277. Considered, 368. Passed, 383. Considered, as amended, 399. To which the Lords agree, 413. (Cited as Hastings Harbour Act, 1890.) R. A. 124.

82. [1890.] Petition for a Bill to extend the periods limited for the purchase of Lands and for the completion of the Harbour Works; to enable the Commissioners to borrow further money, and for other purposes, and Bill ordered; CLV. 28. Read, 38. Considered, 54. Reported, with Amendments, 140. Considered, as amended, 149. Queen's Consent signified; Bill passed, 156. Agreed to by the Lords, 250. (Cited as Hastings Harbour Act, 1900.) R. A. 264.

Hull Docks:—

83. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLV. 46. Report, That the Standing Orders had been certified to have been complied with, 72. (Not proceeded with.)

Ipswich Dock Commission:—

84. [1890.] Petition for a Bill to enable the Ipswich Dock Commissioners to make certain Works in connection with their
DOCKS, &c.—continued.

II. Private Bills—continued.

Ipswich Dock Commission—continued.

Linlithgow Harbour and Pontardulais Railway—See Railways.

London and India Docks Joint Committee:

91. [1892.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXL VII. 172. Report on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 194. Report for Bill to remove doubts as to the Interpretation of Section 51 of the London and Saint Katherine and East and West India Docks Act, 1888, referred to the said Committee, 195. Report, Standing Orders ought to be dispensed with, 211. Report read; Bill ordered, 211. Read, and referred to the Examiners, 257. 92. [1900.] Petition for a Bill to repeal exemptions from Rates or Charges of certain Craft using the Docks under the management of the London and India Docks Joint Committee, and of goods discharged or received by such Craft, and to empower the Joint Committee to levy Rates or Charge thereon, and Bill ordered; CL V. 29. Read, and referred to the Examiners, 39. Second Reading put off for Six Months, 193.

Lynmouth Harbour:

93. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders had been certified to have been complied with, 72. Bill for the construction of a Wharf Pier and other Works and formation of Harbour at Lynmouth, in the County of Devon, and for other purposes; brought from the Lords, 246. Read, and referred to the Examiners, 246. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 257. Queen's Consent signified; Bill passed, with Amendments, 256. To certain of which the Lords agree; to one other of which the Lords disagree, and assign a Reason, 436. Lords' Reason considered; House doth not insist upon its Amendment to which the Lords have disagreed, 447. (Cited as Lynmouth Harbour Act, 1901.) R. A. 460.

Maryport Harbour:

94. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified to have been complied with, 12. Bill to empower Great Northern Commissioners, and to transfer to and vest in them the Harbour Undertaking of the Trustees for the District and Harbour of Maryport; to alter the constitution of such Trustees, and for other purposes; brought from the Lords, 203. Read, and referred to the Examiners, 204. Report, Standing Orders not previously inquired into have been complied with, 217. Committed, 230. Reported, 263. Considered, as amended, 288. Passed, with Amendment, 300. To which the Lords agree, 306. (Cited as Maryport Harbour Act, 1894.) R. A. 235.

Linlithgow Harbour:

95. [1890.] Report, That the Bill should originate in the House of Lords; CL XIV. 14. Report, Standing Orders certified to have been complied with, 18. Bill to empower the Linlithgow Harbour and Barry Navigation Commissioners to construct a Dock and New Cut for the River Liddel and other Works for the Improvement of the Port and Harbour at Linlithgow, and to borrow Money, with the consent of the Usufruct District Council of Linlithgow, and for other purposes, brought from the Lords, 211. Read, and referred to the Examiners, 212. Report, Standing Orders not previously inquired into and which are applicable complied with, 225. Committed, 225. Reported, with Amendment, 305. Bill considered, 352. Queen's Consent signified; Bill passed, with Amendments, 372. To which the Lords agree, 384. (Cited as Linlithgow Harbour Act, 1890.) R. A. 425.

Lincoln and East Coast Railway and Dock—See Railways.

Leith Harbour and Docks:

87. [1892.] Petition for a Bill to amend the Leith Harbour and Dock Acts, 1875, to authorise the Construction of a Wet Dock and other Harbour Works, and for other purposes, and Bill ordered; CXVII. 56. Read, 44. Committed, 45. Report on Petition for dispensing with Standing Orders, 220. That the Standing Orders ought to be dispensed with, 89. Bill ordered, 153. Considered, as amended, 271. Queen's Consent signified; Bill passed, 291. By the Lords, with Amendments, 292. Lords' Amendments agreed to, 383. (Cited as Leith Harbour and Docks Act, 1892.) R. A. 401.

88. [1890.] Petition, for a Bill to amend the Leith Harbour and Docks Acts, 1875 and 1892; (Cited as Leith Harbour and Docks Act, 1892.) R. A. 460.

Linlithgow Harbour and Pontardulais Railway—See Railways.

Leith Harbour and Docks:

85. [1890.] Report, That the Bill should originate in the House of Lords; CL XV. 15. Report Standing Orders certified complied with, 23. Bill to authorise the Trustees of the Harbour of Inverness to construct new Quays and other Works; and to confer further powers upon the Trustees and upon the Town Council of the Royal Burgh of Inverness, and for other purposes; brought from the Lords; read, and referred to the Examiners, 141. Report, No Standing Orders not previously inquired into applicable, 150. Committed, 162. Reported, with Amendments, 266. Bill considered, as amended, 291. Queen's Consent signified; Bill passed, with Amendments, 301. To which the Lords agree, with an Amendment, 322. Lords' Amendments agreed to, 328. (Cited as Inverness Harbour Act, 1890.) R. A. 338.

Kilpatrick Dock:

86. [1897.] Petition for a Bill to authorise the Construction of a Dock at Old Kilpatrick, in the County of Dumbarton, and Railways and Works connected therewith, and for other purposes, and Bill ordered; CL II. 42. Read, 51. Committed, 60. Bill reported; Fusible not proved, 239.

London and St. Katherine's Dock and East and West India Docks Companies—See Companies.

Lymington Harbour:

89. [1896-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders had been certified to have been complied with, 72. Bill for the construction of a Wharf Pier and other Works and formation of Harbour at Lymington, in the County of Devon, and for other purposes; brought from the Lords, 246. Read, and referred to the Examiners, 246. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 257. Queen's Consent signified; Bill passed, with Amendments, 256. To certain of which the Lords agree; to one other of which the Lords disagree, and assign a Reason, 436. Lords' Reason considered; House doth not insist upon its Amendment to which the Lords have disagreed, 447. (Cited as Lymington Harbour Act, 1901.) R. A. 460.

Margate Pier and Harbour:

90. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. Bill to empower Great Northern Commissioners, and to transfer to and vest in them the Harbour Undertaking of the Trustees for the District and Harbour of Margate; to alter the constitution of such Trustees, and for other purposes; brought from the Lords, 203. Read, and referred to the Examiners, 204. Report, Standing Orders not previously inquired into have been complied with, 217. Committed, 230. Reported, 263. Considered, as amended, 288. Passed, with Amendment, 300. To which the Lords agree, 306. (Cited as Margate Pier and Harbour Act, 1894.) R. A. 235.

Maryport Harbour:

91. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders had been certified to have been complied with, 72. Bill for the construction of a Wharf Pier and other Works and formation of Harbour at Maryport, in the County of Devon, and for other purposes; brought from the Lords, 203. Read, and referred to the Examiners, 204. Report, Standing Orders not previously inquired into have been complied with, 217. Committed, 230. Reported, 263. Considered, as amended, 288. Passed, with Amendment, 300. To which the Lords agree, 306. (Cited as Maryport Harbour Act, 1894.) R. A. 235.

Mersey

92. [1890.] Report, That the Bill should originate in the House of Lords; CL XIV. 14. Report, Standing Orders certified complied with, 18. Bill to empower the Mersey Harbour and Navigation Commissioners to construct a Dock and New Cut for the River Mersey and other Works for the Improvement of the Port and Harbour of Liverpool, and to borrow Money, with the consent of the Usufruct District Council of Liverpool, and for other purposes, brought from the Lords, 211. Read, and referred to the Examiners, 212. Report, Standing Orders not previously inquired into and which are applicable complied with, 225. Committed, 225. Reported, with Amendment, 305. Bill considered, 352. Queen's Consent signified; Bill passed, with Amendments, 372. To which the Lords agree, 384. (Cited as Mersey Harbour Act, 1890.) R. A. 425.

Mersey

93. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders certified complied with, 23. (Not proceeded with.)

96. [1890.] Report, That the Bill should originate in the House of Lords; CL XIV. 14. Report, Standing Orders certified complied with, 18. Bill to empower the Mersey Harbour and Navigation Commissioners to construct a Dock and New Cut for the River Mersey and other Works for the Improvement of the Port and Harbour of Liverpool, and to borrow Money, with the consent of the Usufruct District Council of Liverpool, and for other purposes, brought from the Lords, 211. Read, and referred to the Examiners, 212. Report, Standing Orders not previously inquired into have been complied with, 225. Committed, 225. Reported, with Amendment, 316. Considered, as amended, 327. Queen's Consent signified; Bill passed, with Amendments, 377. To which the Lords agree, 391. (Cited as Mersey Pier and Harbour Act, 1890.) R. A. 357.
II. Private Bills—continued.

Mersey Docks and Harbour Board:
98. [1890-91.] Report, That the Bill should originate in the House of Lords; CL.VII. 46. Report, Standing Orders certified complied with, 72. Bill to authorise the Mersey Docks and Harbour Board to alter, extend, and improve their Docks, Basins, and Works on the northern and southern banks of their Beacon Dock Estate, and for other purposes; brought from the Lords, 141. Read, and referred to the Examiners, 141. Report, That the Standing Orders not previously inquired into have been complied with, 147. Bill passed, with an Amendment, 217. To which the Lords agree, 223. (Cited as Mersey Dock Act, 1891.) R. A. 277.

Trammere Lands:

Various Powers:
100. [1893-94.] Report, That the Bill should originate in the House of Lords; CL.VIII. 29. Report, Standing Orders certified complied with, 69. Bill to confer further Powers upon the Mersey Docks and Harbour Board to construct Railways and harbours, and for other purposes; brought from the Lords, read, and referred to the Examiners, 249. Report, No Standing Orders not previously inquired into applicable, 250. Committed, 251. Report, That the Standing Orders not previously inquired into have been complied with, 147. Bill passed, with Amendments, 210. To which the Lords agree, 223. (Cited as Mersey Dock (Various Powers) Act, 1893.) R. A. 489.

101. [1894.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders certified complied with, 12. (Not proceeded with.)

102. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders certified complied with, 12. (Not proceeded with.)

103. [1897.] Report, That the Bill should originate in the House of Lords; CL.IV. 33. Report, Standing Orders certified complied with, 38. Bill to confer further Powers upon the Mersey Docks and Harbour Board, and for other purposes; brought from the Lords, read, and referred to the Examiners, 164. Report, Standing Orders not previously inquired into complied with, 176. Committed, 184. Reported, with Amendments, 223. Considered, as amended, 230. Motion, That the Bill be now read the third time; Amendment proposed, "Six months," to which the Lords agreed, 368. (Cited as Mersey Dock Act, 1897.) R. A. 436.

New Works:

Various Powers:
105. [1898.] Report, That the Bill should originate in the House of Lords; CL.IV. 17. Report, Standing Orders certified complied with, 17. Bill to confer further Powers upon the Milford Docks Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 209. Report, Standing Orders not previously inquired into applicable, 115. Committed, 125. Reported, without Amendment, 146. Passed, 151. (Cited as Mersey Docks (Various Powers) Act, 1898.) R. A. 221.

Mersey Docks and Harbour Board (Finance):
106. [1898.] Report, That the Bill should originate in the House of Lords; CL.IV. 15. Report, Standing Orders certified complied with, 25. Bill to authorise the Mersey Docks and Harbour Board to create Redeemable Stock, and to enable the Board to raise Money temporarily by Bills of Exchange or Promissory Notes, and for other purposes. Brought from the Lords; read, and referred to the Examiners, 210. Report, No Standing Orders not previously inquired into applicable, 226. Committed, 238. Bill reported, with Amendments, 343. Considered, as amended, 350. Passed, with Amendments, 367. To which the Lords agree, 382. (Cited as Mersey Docks (Finance) Act, 1898.) R. A. 390. See also Committees to Consider.

Pilotage:
107. [1899.] Report, That the Bill should originate in the House of Lords; CL.V. 15. Report, Standing Orders certified complied with, 22. Bill to make further provision with reference to the employment of Pilots in the Port of Liverpool, and for other purposes; brought from the Lords; read, and referred to the Examiners, 210. Report, Standing Orders not previously inquired into not complied with; referred to the Select Committee on Standing Orders, 225. Report, Standing Orders ought to be dispensed with, 245. Report read; Bill to be read a second time, 254. Considered, 298. Reported, with Amendments, 310. Considered, as amended, 320. Passed, with Amendments, 364. To which the Lords agree, 328. (Cited as Mersey Docks (Pilotage, etc.) Act, 1899.) R. A. 390.

108. [1900.] Report, That the Bill should originate in the House of Lords; CL.V. 20. Report, Standing Orders certified complied with, 24. Bill to amend in certain respects the Acts relating to the Mersey Docks and Harbour Board, and for other purposes; brought from the Lords; read, and referred to the Examiners, 125. Report, Standing Orders not previously inquired into complied with, 174. Motion, That the Bill be now read a second time; Amendment proposed, "Six months," and withdrawal; Bill committed, 194. Reported, with Amendment, 219. Considered, as amended, 238. Bill sent, with Amendments, 265. To which the Lords agree, 292. (Cited as Mersey Docks and Harbour Act, 1899.) R. A. 309.

Milford Docks:
109. [1892.] Report, That the Bill should originate in the House of Lords; CXLIX. 30. Report, Standing Orders certified complied with, 25. Bill to confer further Powers upon the Milford Docks Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 210. Report, Standing Orders not previously inquired into complied with; referred to the Select Committee on Standing Orders, 225. Report, That the Standing Orders ought to be dispensed with; Report read, 350. Stand discussed; Bill read the third time, and passed, with Amendments, 364. To which the Lords agreed, 359. (Cited as Milford Docks Bill, 1892.) R. A. 401.

Millwall Dock:


Mumbles Railway and Pier—See Railways.

Neath Harbour:

116. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had certified to have been complied with, 72. Bill to extend the time for the restoration and completion of Works for enlarging and improving the Port and Harbour of Neath; to confer further Powers upon the Neath Harbour Commissioners, and for other purposes; brought from the Lords; read, and referred to the Examiners, 337. Report, Standing Orders not previously inquired into are applicable, 349. Passed, with an Amendment, 413. To which the Lords agree, 430. (Cited as Neath Harbour Act, 1891.) R. A. 497.

117. [1893.] Report, That the Bill should originate in the House of Lords; CLV. 29. Report, Standing Orders certified complied with, 24. Bill to confer upon the Neath Harbour Commissioners further Powers for the Improvement of the Harbour; to reduce and regulate the Indebtedness and Indemnity Powers of the Committee, and for other purposes; brought from the Lords; read, and referred to the Examiners, 38. Report, That the Bill should originate in the House of Lords; CXLII. 33. Report, Standing Orders certified complied with, 26. Bill to extend the time for the completion of the authorised Works for enlarging and improving the Port and Harbour of Neath; and to confer further Powers upon the Neath Harbour Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 140. Report, Standing Orders not previously inquired into are applicable, 149. Committed, 150. Reported, with Amendments, 159. Considered, as amended, 163. Queen's Consent signified; Bill passed, with Amendments, 170. To which the Lords agree, 177. (Cited as Neath Harbour Act, 1897.) R. A. 250.

Newhaven Harbour:

120. [1898.] Report, That the Bill should originate in the House of Lords; CXLII. 17. Report, Standing Orders certified complied with, 26. Bill to authorize and provide for the construction of certain Sea Defences Works between Newhaven and Seaford, in the County of Sussex, and to enable the Newhaven Harbour Company to raise additional Capital, and the London, Brighton, and South Coast Railway Company to guarantee Dividend thereon, and for other purposes; brought from the Lords; read, and referred to the Examiners, 140. Report, Standing Orders not previously inquired into are applicable, 159. Committed, 160. Reported, with Amendments, 266. Queen's Consent signified; Bill passed, with Amendments, 270. To which the Lords agree, 277. (Cited as Newhaven and Seaford Sea Defences Act, 1899.) R. A. 372.

Newhaven Harbour and Ouse Lower Navigation—See Railways.

Peterhead Harbours:

121. [1894.] Report, That the Bill should originate in the House of Lords; CXLIIX. 8. Report, Standing Orders certified complied with, 26. Bill to extend the time for the completion of the authorised Works for enlarging and improving the Peterhead Harbours; and for other purposes; brought from the Lords; read, and referred to the Examiners, 180. Report, Standing Orders not previously inquired into are applicable, 214. Committed, 205. Reported, 205. Considered, as amended, 297. Queen's Consent signified; Bill passed, with Amendments, 308. To which the Lords agree, 310. (Cited as Peterhead Harbours Act, 1894.) R. A. 381.

Poole Harbour:

122. [1895.] Report, That the Bill should originate in the House of Lords; CL. 13. Report, Standing Orders certified complied with, 13. Bill to incorporate Harbour Commissioners for the Harbour of Poole, in the County of Dorset; and to transfer to and vest in them the Harbour Undertaking of the Corporation of Poole as Trustees of the Quays and Harbour of Poole, and for other purposes; brought from the Lords; read, and referred to the Examiners, 140. Report, Nothing Standing Orders applicable, 149. Committed, 165. Reported, 246. Considered, as amended, 277. Passed, with Amendments, 299. To which the Lords agree, 302. (Cited as Poole Harbour Act, 1895.) R. A. 303.

Ports Talbot Railway and Docks—See Railways.

Renfrew
II. Private Bills—continued.

Renfrew Burgh and Harbour Extension: 123. [1898.] Report on Petition for Bill, That Standing Orders be complied with, referred to the Select Committee on Standing Orders; CLX. 27. Petition for a Bill to extend the Municipal and Police Boundaries of the Burgh of Renfrew, to authorise the construction of a Tidal Dock or Basin, and other Works at the Harbour, and for other purposes; referred to the Select Committee on Standing Orders, 24. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with, 75. Report read; Bill ordered, 77. Read, 79. Bill committed, 105. Minutes of Evidence of Committee on the Kilpatrick Dock Bill, 1897, referred to the Committee on the Bill, 263. Bill reported, 290. Bill considered, as amended; Queen's Consent signified; Bill passed, 227. (Not proceeded with.)


Seaham Harbour: 125. [1898.] Report, That the Bill should originate in the House of Lords; CLXII. 17. Report, Standing Orders certified complied with, 29. Bill to authorise the improvement of the existing Harbour and the construction of a Dock at Seaham Harbour, in the County of Durham, and Works connected therewith, and for other purposes; brought from the Lords, 181. Read, and referred to the Examiners, 182. Report, Standing Orders not previously inquired into complied with, 298. Committed, 351. Reported, with Amendments, 388. Considered, as amended; Standing Orders 233 and 245 suspended; Queen's Consent signified; Bill passed, with Amendments, 403. To which the Lords agree, 416. (Cited as Seaham Harbour Dock Act, 1898.) R. A. 632.


132. [1900.] Report, That the Bill should originate in the House of Lords; CLX. 13. Report, Standing Orders certified complied with, 24. Bill to extend the time limited for the compulsory purchase of Lands authorised to be acquired by the Surrey Commercial Dock Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 141. Report, No Standing Orders not previously inquired into; 150. Committed, 165. Reported, with Amendments, 198. Passed, 207. (Cited as Surrey Commercial Dock Act, 1899.) R. A. 237.


Sutton Harbour: 134. [1905.] Report, That the Bill should originate in the House of Lords; CL. 14. Report, Standing Orders certified complied with, 13. Bill to authorise the Sutton Harbour Improvement Company to construct a new Quay, and to revive and to extend the Powers of the Sutton Harbour Act, 1899, for the construction of a Quay and Roadway and the Establishment of a Fish Market in connection with their existing Undertaking at the Harbour of Sutton Pool, in the County of Devon; to provide for the Conversion and Consolidation of their existing and authorized Shares, and to raise further Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 219. Report, Standing Orders complied with, 216. Committed, 240. Reported, with Amendments, 251. Considered, as amended, 252. Passed, with Amendments, 263. To which the Lords agree, 291 (Cited as Sutton Harbour Act, 1895.) R. A. 335.

Swansea:
Piers and Harbours (Wales) :

Whitehaven Town and Harbour :

Waterford Harbour :

Warkworth Harbour :

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them to borrow additional Moneys, and for other purposes ;

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Wick and Pulteney Harbours :

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Harbour Act, 1894.)

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Passed, 133.

By the Lords, with Amendments, 296.


Warkworth Harbour :

188. [1893-94.] Report, That the Bill should originate in the House of Lords ; CXLIX. 29. Report Standing Orders certified complied with, 69. Bill to make provision with respect to the existing Debt of the Commissioners of Warkworth Harbour, in the County of Northumberland, and to empower them to borrow additional Moneys, and for other purposes ; brought from the Lords, read and referred to the Examiners, 165. Report, no Standing Orders not previously inquired into applicable, 178. Considered, 187. Reported, 354. Considered, as amended, 268. Passed, with Amendments, 380. To which the Lords agree, 398. (Cited as Warkworth Harbour Act, 1893.) R. A. 395.

Waterford Harbour :


Whitehaven Town and Harbour :

140. [1890-91.] Report, That the Bill should originate in the House of Lords ; CXLVI. 49. (Not proceeded with.)

Weston-super-Mare Grand Pier :

141. [1893-94.] Petition for a Bill for incorporating and conferring Powers on the Weston-super-Mare Grand Pier Westminster-

Company, and for other purposes ; and Bill ordered ; CXLVIII. 46. Read, 46. Committed, 60. Reported, 99. Considered, as amended, 127. Queen's Consent signified ; Bill passed, 142. By the Lords, with Amendments, 249. Lords' Amendments agreed to, 250. (Cited as Weston-super-Mare Grand Pier Act, 1893.) R. A. 275.

142. [1897.] Petition to extend the Times for the Completion of the Pier and Works authorised by the Weston-super-Mare Grand Pier Act, 1893, and for other purposes, and Bill ordered ; CL. 40. Read, and referred to the Examiners, 54. Report, Standing Orders not complied with ; referred to Select Committee on Standing Orders, 69. Report on the said Petition, That the Standing Orders ought to be dispensed with, 78. Bill reported, 107. Considered, as amended, 123. Passed, 133. By the Lords, with Amendments, 296. Lords' Amendments agreed to, 202. (Cited as Weston-super-Mare Grand Pier Act, 1897.) R. A. 430.


Weston-super-Mare Pier and Tramways :—See Tramways.

Wick and Pulteney Harbours :


Windsor Dock, Cardiff :

145. [1896.] Report, That the Bill should originate in the House of Lords ; CL. 14. Report, Standing Orders certified complied with, 24. Bill to authorise the Wick and Pulteney Harbour Trustees to construct additional Works ; to amend the Pulteney Harbour Act, 1879, and the Wick and Pulteney Harbour Orders, 1881 ; to confer further Powers upon the Tramway Company, and for other purposes ; and Bill ordered ; 240. Read, and referred to the Examiners, 240. Report, Standing Orders not previously inquired into applicable, 256. Committed, 238. Reported, 339. Lords' Amendments agreed to, 297. Queen's Consent signified ; Bill passed, with Amendments, 397. To which the Lords agree, 365. (Cited as Wick and Pulteney Harbours Act, 1890.) R. A. 328.

Workington Railways and Docks :—See Railways.

III. Questions Negativised and Motions Withdrewn :

Piers and Harbours (Wales) :

148. [1896.] Motion, That, in the opinion of this House, in the interests of transport, and communication by sea between places on the coast of Wales, and with a view to the protection and development of sea fisheries and the safety of the persons engaged in them, it is desirable that a Departmental Committee be appointed to inquire in what way and to what extent the existing provision of Piers and Harbours on the coast of Wales should be improved. Amendment made by inserting after "coast of" "England and Wales," and Main Question, so amended, negatived, on Division ; CL. 145.

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Harbour Accommodation (Scotland)—continued.
House is of opinion that it is the duty of the Government forthwith to provide proper harbour accommodation for Fishermen along the Scottish Coasts, and that the Government incurs a serious responsibility for the loss of life and property arising in future from the want of such provision; Amendments made, by leaving out "Scottish Fishermen," and inserting "British Fishermen of the United Kingdom," and leaving out "Scottish Coasts" and inserting "coasts of the United Kingdom"; Main Question, so amended, put, and negatived; CLIII. 76.

Dogs:

Documentary Evidence:

1895. Bill to apply the Documentary Evidence Acts to the Board of Agriculture; brought from the Lords; CL. 107. Read, 114. Bill committed, 137. Considered in Committee; reported, without Amendment; passed, 160. (Cited as Documentary Evidence Act, 1895.) R. A. 204.

Dogs:

1. [1894.] Bill to consolidate and amend certain enactments relating to Dogs; Ordered; presented accordingly; CXLIX. 88. Bill withdrawn, 303.
2. [1898.] Ordered; CLIII. 75. Presented, 76. Bill withdrawn, 245.

Doncaster Corporation:—See Corporations.

Dorset, Western Division Writ:—See Elections.

Dorking Water:—See Waterworks.

Dover Harbour:—See Docks.

Dover Undercliff Reclamation—continued.

and lands adjoining the same, and for other purposes; and Bill ordered, 23. Read, 30. (Not proceeded with.)

2. [1898.] Petition for Bill, presented the 11th of February 1898; and the Order of Lords for bringing in the said Bill, made upon the same day; read; Bill read the first time; and ordered to be read a second time; CL. 33. Bill committed, 68. Reported, 319. Considered, as amended; Standing Orders 223 and 243 suspended; Queen's Consent signified; Bill passed, 334. Agreed to by the Lords, with Amendments, 390. Lords' Amendments agreed to, 401. (Cited as Dover Undercliff Reclamation Act, 1895.) R.A. 425.

Dowagers:

[1890-91.] Bill to relieve Landed Estates from Payments to Dowagers in proportion to the Amount of Decrease in the Net Income of such Estates since the Allowances to the Dowagers were fixed; Ordered; CXLVI. 120. Presented, 120. (Not proceeded with.)

Down, County of, Writ:—See Elections.

Down (Darlington) Writ:—See Elections.

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Drainage, Embankments, Reclamations, etc.

I. Public Bills; 1—16.

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I. Public Bills:

Burgh Police and Health (Scotland):

1. [1898.] Bill to amend the Law in regard to the Sewerage and Drainage, and Water Supply of Burghs in Scotland; Ordered; and presented accordingly; CLIII. 421. (Not proceeded with.)

Drainage and Improvement of Land (Ireland)—continued.

2. [1890-91.] Bill to amend the Law relating to the Drainage and Improvement of Land in Ireland; Ordered; CXLVI. 10. Presented, 15. Passed, 221.
3. [1892.] Ordered; CXLVII. 18. Presented, 23. (Not proceeded with.)

Drainage and Improvement of Land (Ireland) Provisional Order:

5. [1895.] Bill to confirm a Provisional Order under the Drainage and Improvement of Lands (Ireland) Acts, 1862 to 1892, relating to the Curraghmore, Magliss, and Ballymorsh Drainage

III. Private Bills:

Piers and Harbours:

150. [1899.] Motion, That, in the opinion of this House, in the interests of trade and communication by sea between places on the coast, and with a view to the protection and development of sea fisheries and the safety of the persons engaged in them, it is desirable that the Government should take immediate steps to extend the existing provision of Piers and Harbours by cheapening and facilitating the acquisition of powers to construct or improve Piers and Harbours in the United Kingdom, and to aid where necessary such works by grants of public money; withdrawn; CLIV. 68.
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Drainage and Improvement of Land, &c.—continued.

Drainage District, County Cork; Ordered and presented; read and referred to the Examiners; CXLVIII. 16. Bill withdrawn, 472.

(ii) ordinated; CXLVIII. 16. Presented 25. (Not proceeded with.)

7. [1890-91.] To enable Local Authorities to deal separately with the Sewage and Drainage of their Districts; Ordered; CXLVII. 11. Passed, 16. Bill withdrawn, 472.


8. [1898.] Agreed to; several Lords' Amendments agreed to; several Lords' Amendments considered; several agreed to; several Lords' Amendments agreed to by the Lords; 233. Agreed to by the Lords, 233. (Cited as Land Drainage Supplemental Act, 1891.) R. A. 277.

Morton Fen:—continued.


Drainage Separation:


II. Private Bills:

Birmingham, Tame, and Rea District Drainage Board:

17. [1897.] Petition for a Bill to authorise the Birmingham, Tame, and Rea District Drainage Board to acquire Lands and construct Works for Sewage and Drainage purposes, to borrow Moneys, and for other purposes; and Bill ordered; CXLVI. 29. Read, 48. Committed, 59. Reported, with Amendments, 148. Considered, as amended, 162. Passed, 173. Agreed to by the Lords, with Amendments, 248. Lords' Amendments agreed to, 257. (Cited as Birmingham, Tame, and Rea District Drainage Board, Act, 1897.) R. A. 281.

Blackrock and Kingstown Drainage:—continued.

18. [1896.] Report, That in the case of the Petition for the Bill the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CXLVII. 176. Petition for a Bill to confirm and legalise certain Works constructed by the Blackrock and Kingstown Drainage Board, to confer on the Board further Powers as to the borrowing of Moneys, and for other purposes, referred to the Select Committee on Standing Orders, 184. Report, the Standing Orders ought to be dispensed with, 196. Report read; Bill ordered, 196. Read, 201. Bill committed, 210. Reported, 253. Bill considered, 255. Passed, 257. Agreed to by the Lords, with Amendments, 415. Lords' Amendments considered; several agreed to; several disagreed to; Committee appointed to draw up Reasons for disagreeing to certain of the Lords' Amendments; Nominated; to withdraw immediately, 433. Reason reported, and agreed to; Message to the Lords to communicate Reasons, 433. The Lords do not insist on the Amendments to which the Commons have disagreed, 433. (Cited as Blackrock and Kingstown Drainage and Improvement Act, 1896.) R. A. 485.

Blackrock and Kingstown Drainage:—continued.

19. [1897.] Petition for a Bill for the dissolution of the Commission of Sewers of the City of London, and to provide for the execution of Powers, Authorities, and Duties of the Commissioners by the Common Council of the City, and for other purposes; and Bill Ordered; CXLVII. 40. Read, 49. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed, 42. Reported with Amendments, 248. Considered as amended, 257. Passed, 280. Agreed to by the Lords, 336. (Cited as City of London Sewers Act, 1897.) R. A. 350.

City of London Sewers:

19. [1897.] Petition for a Bill for the dissolution of the Commission of Sewers of the City of London, and to provide for the execution of the Powers, Authorities, and Duties of the Commissioners by the Common Council of the City, and for other purposes; and Bill Ordered; CXLVII. 40. Read, 49. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed, 42. Reported with Amendments, 248. Considered as amended, 257. Passed, 280. Agreed to by the Lords, 336. (Cited as City of London Sewers Act, 1897.) R. A. 350.

Dover Undercliff Reclamation:—See Dover.

Fender Valley Drainage:

20. [1895.] Report, That the Bill should originate in the House of Lords; CXL. 12. Report, Standing Orders certified complied with, 12. (Not proceeded with.)
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II. Private Bills—continued.

Glasgow Corporation (Sewage and):—See Corporations.

Lea Valley Drainage:—

London County Council (Sewerage and Drainage):—
23. [1897.] Petition for a Bill to make provision as to payment in respect of the discharge of Sewage into the Metropolitan Main Drainage System from the Parish of Acton, in the County of Middlesex, and as to the admission of Sewage from portions of East Ham, in the County of Essex, and to authorise the making of byelaws for certain purposes; Bill ordered; CLI. 43. Read, 52. Committed, 60. Instruction, 230. Bill reported, pursuant to Instruction; consolidated with London County Council (General Powers) Bill into London County Council (General Powers) Bill, 257. See London County Council (General Powers) Bill.

Act on Sewage:—See Metropolis.

Market Weighton Drainage and Navigation:—
21. [1900.] Petition for Bill for incorporating and making better provisions for the Meetings and Proceedings of the Trustees of the Market Weighton Drainage and Canal, in the East Riding of the County of York; for better defining the Lords subject to taxation by the said Trustees, and for making other provisions relative thereto; for relieving the said Trustees from their obligations to maintain the said Canal; for conferring further Powers on the said Trustees, and for other purposes; Bill ordered; CLV. 30. Read, 49. Committed, 31. Reported, with Amendments, 116. Considered, as amended, 127. Passed (New Title), 135. Agreed to by the Lords, with Amendments, 354. Lords’ Amendments agreed to, 370. (Cited as Market Weighton Drainage Bill, 1900.) R. A. 304.

River Suck Drainage:—
22. [1894.] Report on Petition for leave to deposit a Petition for a Bill, That Standing Orders ought to be dispensed with; CXLIX. 129. Report on Petition for Bill, That Standing Orders ought to be dispensed with, referred to the Select Committee on Standing Orders; Petition for a Bill for amending the River Suck Drainage Act, 1893, and for other purposes; referred to the said Committee, 149. Report, Standing Orders agreed to be dispensed with, 164. Report read; Bill ordered, 164. Read, 167. Committed, 170. Reported, 235. Considered, as amended, and Bill read the third time and passed, 246.

South Staffordshire Mine Drainage:—
20. [1894.] Petition, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. Bill to empower the South Staffordshire Mines Drainage Commissioners to impose a Charge on Mines belonging to certain Collieries as collateral Security for Money raised by them, and to amend the Acts relating to the said Commissioners; brought from the Lords; read, and referred to the Examiners, 177. Report, Standing Orders not previously inquired into and complied with, 183. Committed, 198. Reported, 303. Considered, as amended, 327. Passed, with Amendments, 346. To which the Lords agreed, 346. (Cited as South Staffordshire Mines Drainage Act, 1894.) R. A. 381.

Staines, Chertsey, and District Sewage:—
27. [1893-94.] Report, Standing Orders not complied with; referred to the Select Committee on Standing Orders; CXLIII. 54. Petition for Bill referred to the Select Committee, 58. Report, Standing Orders ought not to be dispensed with, 91.

Stalybridge and Dukinfield Sewerage:—
28. [1893-94.] Report, Standing Orders not been complied with; referred to the Select Committee on Standing Orders; CXLIII. 33. Petition for a Bill to constitute a Joint Sewerage Committee for the Borough of Stalybridge and the Parish of Hadfield, considered and amended; and for constructing and maintaining Sewerage Works, and for other purposes; referred to the said Committee, 40. Report, Standing Orders ought not to be dispensed with, 61. Report read; Right Hon. G. A. Layard, in the Chair, 61. Read, 65. Committed, 78. Reported from the Select Committee on Police and Sanitary Regulation Bills; Prose not proved, 310.

Tottenham and Wood Green Sewerage Bill:—
29. [1894-95.] Standing Orders suspended, and leave given to bring in a Bill to authorize the Tottenham and Wood Green Joint Drainage Committee to discharge sewage from their Sewage Works into the Main Drainage System of the London County Council, and for other purposes; Standing Orders suspended, and Bill to be now read, and referred accordingly; CXLVI. 380. Committed, 396. Order, That the Bill be committed, discharged; Bill referred to a Select Committee of Five Members, 417. Bill reported, 436. Standing Orders suspended; Bill to be now taken into consideration, provided amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill accordingly read the third time, and passed (New Title), 444. By the Lords, with Amendments, 487. Lords’ Amendments agreed to, 562. (Cited as Tottenham and Wood Green Sewerage Act, 1894.) R. A. 523. See Committees.

Wallasey Embankment:—
30. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders certified complied with, 12. Bill to make further provision for the extension, enlargement, maintenance, and repair of the Wallasey Embankment, and for other purposes; brought from the Lords; read, and referred to the Examiners, 172. Report, Standing Orders not previously inquired into and complied with, 185. Committed, 224. Bill reported, 297. Considered, as amended, 281. Queen’s Consent signified; Bill passed, with Amendments, 294. To which the Lords agreed, 301. (Cited as Wallasey Embankment Act, 1894.) R. A. 359.

Willesden Sewerage:—
31. [1896.] Petition for a Bill to make provision as to the admission to the Metropolitan Main Drainage System of Sewage from part of the District of Willesden, in the County of Middlesex; Bill ordered; CLI. 47. Read, 49. Committed, 64. Ordered, 277. Considered and amended; Standing Orders 223 and 243 suspended; Bill passed, 253. Agreed to by the Lords, with Amendments, 429. Lords’ Amendments agreed to, 438. (Cited as Willesden Sewerage Act, 1896.) R. A. 458.

Drogheda Corporation:—See Corporations.
Drogheda Gas:—See Gas.
Dublin Barrack Improvement:—
[1892.] Bill to enable the Secretary of State for the War Department to purchase certain lands in or near Dublin for the improvement of the Wellington and Bolgara Barracks at Dublin respectively; Ordered; presented accordingly; CXLVII. 100. Examiners to examine the Bill with respect to compliance with the Standing Orders relating to Private Bills, 111. Report, No Standing Orders applicable, 129. Bill committed to a Select Committee of Five Members, 86, 131.

Dublin Barracks Improvement—continued.

South Staffordshire Mine Drainage—continued.

Staines, Chertsey, and District Sewage:—
Dublin Barracks Improvement—continued.
Bill reported; re-committed to a Committee of the whole House, 228. Order for Committee read; Motion, That it be an Instruction to the Committee, &c.; Debate arising; and it appearing from the Debate that the object of the Instruction was to establish a claim against the Exchequer, Mr. Speaker informed the House that the Question therein could not be put. 243. Bill considered in Committee, and reported, without Amendment; passed, 243. Agreed to by the Lords, 309. (Cited as Dublin Barracks Improvement Act, 1892.) B. A. 365. See Committees and Instructions.

Dublin (City) Steam Packet:

Dublin Corporations:—See Corporations.
Dublin Corporation Markets:—See Markets.
Dublin Corporation Tramways:—See Tramways.
Dublin Distillers Company:—See Companies.
Dublin Electric Lighting:—See Electric Lighting.
Dublin Eye and Ear Hospital:
[1897.] Report, That the Bill should originate in the House of Lords; C. LIII. 43. Report, Standing Orders complied with, 26. (Changed in the House of Lords to Victoria Eye and Ear Hospital, Dublin, Bill.) See Victoria Eye and Ear Hospital, Dublin.

Dublin Improvement (Bull Alley Area):
[1899.] Petition for a Bill to authorise the Improvement of the Area bounded by Patrick Street, Bride's Alley, Bride Street, and Bull Alley, in the City of Dublin, and the erection thereof of Workmen's Dwellings and other Buildings, to vest the same and the Control thereof in a body of Trustees, to empower the Corporation of Dublin to carry out certain Street Widening, and for other purposes; Bill ordered; C. LIV. 26. Read, 26. Bill committed, 51. Reported, 114. Considered, as amended, 121. Queen's Consent signified; Bill passed, 254. Agreement with, 252. (Cited as Dunbarton Burgh Improvement Act, 1897.) B. A. 257.

Dublin Port and Docks Board:—See Docks.
Dublin (South) City Market:—See Markets.
Dublin Southern District Tramways:—See Tramways.
Dublin United Tramways:—See Tramways.
Dublin University Writ:—See Elections.
Duchy of Cornwall:—See Cornwall.
Duchy of Lancaster:—See Lancaster.
Duke of Coburg's Annuity—continued.
for Her Majesty or Her successors, with the consent of Parliament, to revoke or reduce the said Annuity by Warrant under the Signs Manual, and his Royal Highness having succeeded to the sovereignty of a Foreign Country, in the opinion of this House it is desirable that the said annuity cease; Negatived on Division; CXLIX. 90.

Duke of Edinburgh's Annuity:
[1891.] Amendment on going into Committee of Supply, That "the Act of 36 and 37 Vict. c. 80, granting an Annuity of £10,000 to H.R.H. the Duke of Edinburgh, having provided that, in the event of His said Royal Highness succeeding to any Sovereignty or Principality Abroad, it shall be lawful for Her Majesty or Her successors, with the consent of Parliament, to revoke or reduce the said annuity by Warrant under the Signs Manual, and His Royal Highness having succeeded to the Sovereignty of a Foreign Country, in the opinion of this House it is desirable that the said annuity shall cease; Negatived on Division; CXLIX. 90.

Duke of York's Marriage:—See Addresses; Marriages.

Dumbarton Burgh:—See Corporations.
Dumbarton Corporation Markets:—See Markets.
Dumbarton Corporation Tramways:—See Tramways.
Dumbarton Distillers Company:—See Companies.
Dumbarton Electric Lighting:—See Electric Lighting.
Dumbarton Eye and Ear Hospital:

Dunbarton County Buildings:
[1897.] Petition for a Bill to enable the County Council of the County of Dunbarton to borrow Money for the purpose of erecting and enlarging County Buildings, and for other purposes; and Bill ordered; C. LIV. 49. Read, 49. Committed, 49. Reported, with an Amendment, 98. Considered, as amended, 111. Passed, 116. Agreed to by the Lords, 160. (Cited as Dunbarton County Buildings Act, 1897.) B. A. 160.

Dundee Corporation:—See Corporations.
Dundee and East Forfar Tramways:—See Tramways.
Dundee Burgh:—See Elections.
Dundee Gas Tramways and Extension:—See Gas.
Dundee Gas Street Improvements and Tramways:—See Gas.
Dundee Harbour:—See Docks.
Dundee Tramways:—See Tramways.
Dunhill and North Eastern Railway Company, Petition for Leave for Proper Officer to attend:—See Petitions.

Duration of Speeches (Parliament):
[1890-91.] Bill to limit the Duration of Speeches in Parliament; Ordered; CXLI. 23. Presented, 23. Motion, That the Bill be now read a second time; and Question, on Division, negatived, 107.

Duration
Duration of Speeches:

[1900.] Motion. That no Speech (other than those delivered by Ministers or Ex-Ministers, or by the mover of a Bill or Resolution) shall exceed twenty minutes in length; and Question negatived, on Division; CLV. 180.

Dwelling Houses Re-letting (Scotland):

1. [1890-91.] Bill to amend the Law relating to the Re-lettings of Dwelling Houses in Scotland; Ordered; CXLVI. 23. Presented, 24. (Not proceeded with.)

2. [1892.] Ordered; CXLVII. 32. Presented, 33. (Not proceeded with.)

East and West India Dock:

See Docks.

Eastbourne Corporation Water:

See Waterworks.

Eastbourne Water:

See Waterworks.

East Ham Improvement:

See Paving.

East India:

I. Bills relative to East India Affairs; 1—12.

II. Resolutions relative to East India Affairs; 13—19.

III. Amendments proposed to Questions on various Subjects but not made or withdrawn, relative to East India Affairs; 20—27.

IV. Questions Negatived and Superseded, and Motions Withdrawn, relative to East India Affairs; 28—32.

I. Bills relative to East India Affairs:

Civil Services:

1. [1893-94.] Bill to provide for the simultaneous holding in India and the United Kingdom of the first Examinations for Appointments to the Civil Services of India; Ordered; CXLVIII. 97. Presented, 98. Bill withdrawn, 311.

East India Company’s Officers’ Superannuation:

2. [1897.] Bill to remove doubts as to the power of the Secretary of State in Council of India to grant Superannuation and Compensation Allowances in certain cases to Officers on his Establishment; Ordered and presented accordingly; CLII. 153. Bill committed, 161. Bill considered in Committee, and reported, without Amendment, 182. Passed, 191. Agreed to by the Lords, 235. (Cited as East India Company’s Officers’ Superannuation Act, 1897.) R. A. 281.

II. Bills relative to East India Affairs:

Indian Councils Act (1881) Amendment:

3. [1890-91.] Bill to amend “The Indian Councils Act, 1861”; Ordered; CXLVI. 10. Presented, 15. (Not proceeded with.)

4. [1890-91.] (No. 2.) Bill to amend “The Indian Councils Act, 1861”; Ordered and presented accordingly; CXLVI. 41. Order for Second Reading discharged; Bill withdrawn, 361.

5. [1892.] Brought from the Lords; CXLVII. 57. Read, 57. Motion, That the Bill be now read a second time; Amendment proposed, and withdrawn; Bill committed, 137. Bill reported, without Amendment, 225. Bill passed, 288. (Cited as Indian Councils Act, 1892.) R. A. 385.

6. [1892.] (No. 2.) Bill to amend “The Indian Councils Act, 1861”; Ordered and presented; CXLVII. 62. Second Reading deferred, 72. (Not proceeded with.)

III. Bills relative to East India Affairs:

India Office (Store Depôt):

7. [1898.] Bill to empower the Secretary of State in Council to purchase Lands in connection with the Store Department.
I. Bills relative to East India Affairs—continued.

India Office (Store Depos)—continued.

Department of the India Office; Ordered, and presented accordingly; CLXLI. 113. Resolutions to examine with respect to compliance with Standing Orders, 129. Report, Stunding Orders applicable complied with, 129. Motion, That the Bill be read a second time, Amendment proposed "Six Months," and withdrawn; Main Question put; Bill read a second time, and committed to a Select Committee, 187. Bill reported from the Select Committee; Bill recommitted to a Committee of the whole House, 311. Bill considered in Committee, and reported, without Amendment; Passed, 358. Agreed to by the Lords, with Amendment; 416. Lords' Amendment considered, and agreed to, 420. (Cited as India Office (Store Depôt) Act, 1898.) R. A. 432. See Committees, Select, and to Consider.

Loans:

8. [1893-94.] Bill to enable the Secretary of State in Council of India to raise Money in the United Kingdom for the Service of the Government of India, and for other purposes relating thereto; Ordered and presented accordingly; CXLVII. 615. Bill read a second time, and committed, 622. Bill considered in Committee, and reported, without Amendment, 627. Passed, 628. Agreed to by the Lords, 630. (Cited as East India Loan Act, 1893.) R. A. 650.

9. [1896.] Bill to enable the Secretary of State in Council of India to raise Money in the United Kingdom for the Service of the Government of India; Ordered, upon Report of Resolution from Committee of the whole House, and presented accordingly; CLXII. 247. Motion, That the Bill be now read a second time; Amendment proposed to leave out "That," to the end, and add the words "this House, while deeply sympathising with the sufferings which are again afflicting the people of India, and the extreme impoverishment of large masses of the population, a select committee should be instituted, in order to ascertain the causes which impair the cultivators' power to resist the attacks of famine and plague; and to suggest the best preventive measures against future famines," to be printed, and laid on the table; Amendment negatived, on Division; Main Question put, and agreed to, on Midnight, Debate adjourned, 258.


Officers on General Leave—See Committees.

Railways:

Bombay, Baroda, and Central India Railway Company—See Railways.

Indian Railway Companies:


Expenses of Troops in Africa in Aid of Egyptian Troops—continued.

Native forces, then the expense of raising, maintaining, and providing such vessels and forces shall, in so far as may not be otherwise provided, be repaid out of any moneys which may be provided by Parliament for the purposes of the said expedition; an Amendment proposed, "it is inexpedient that any portion of the charges of the Indian force that is being despatched to Africa in aid of Egyptian Troops, whether ordinary charges or extraordinary, should be imposed upon the revenues of India; negatived, on Division; Main Question put, and agreed to, on Division; Resolution accordingly; CLI. 386.

Indian Opium Revenue:

15. [1892-94.] Resolved, That, having regard to the strong objections urged on moral grounds to the system by which the Indian opium revenue is raised, this House expresses to the Government of India to continue their policy of greatly diminishing the cultivation of the poppy and the production and sale of opium, and desires that an humble Address be presented to Her Majesty, praying Her Majesty to appoint a Royal Commission to report as to—

1. Whether the growth of the poppy and manufacture and sale of opium in British India should be prohibited except for medical purposes, and whether such prohibition could be extended to the Native States:

2. The manner of the existing arrangements with the Native States in respect of the transit of opium through British territory, and on what terms, if any, such arrangements could be with justice terminated:

3. The
II. Resolutions relative to East India Affairs—continued.

Indian Opium Revenue—continued.

3. The effect on the finances of India of the prohibition of the sale and export of opium, taking into consideration (a) the amount of compensation payable; (b) the cost of the necessary preventive measures; (c) the loss of revenue;

4. Whether any change short of total prohibition should be made in the system at present followed for regulating and restricting the opium traffic, and for raising a revenue therefrom;

5. The consumption of opium by the different races and in the different districts of India, and the effects of such consumption on the moral and physical condition of the people;

6. The disposition of the people of India in regard to (a) the use of opium for non-medicinal purposes; (b) their willingness to bear in whole or in part the cost of prohibitive measures. After Amendment, on going into Committee of Supply, negatived; CXLVIII. 402

Indian Army Pension Deficiency:

16. [1896.] Motion for the House to resolve itself into a Committee, to consider of authorising the payment, out of the Consolidated Fund, of an additional Annuity (beyond that authorised by the Indian Army Pension Deficiency Act, 1885) towards discharging the liability of the Consolidated Fund in respect of certain Indian Army Pensions; Queen’s Recommendation signified; Question agreed to, CLI. 190. Matter considered in Committee, 192. Resolution reported, and agreed to, 194.

Monetary Conditions:

17. [1898.] Motion, That a Select Committee or Royal Commission be appointed to consider the Monetary Condition of India, and the effects of closing the Indian Mints to Silver on the different classes, and interest affected thereby, to report on the suggested establishment of a Gold Standard in that Country, and to make such recommendations as they may think fit. Amendment proposed to leave out from "That," and add the words "this House, being satisfied that the Indian Government has been and is giving due consideration to the Monetary Condition of India, waives further communications from the Indian Government before taking any steps in connection with this subject," and withdrawn; another Amendment, to add the words "in the opinion of this House, it is desirable that a further inquiry be made into the Monetary System of India, and into the proposals of the Government of India for the establishment of a Gold Standard in that country," made; resolved, &c.; CLI. 119.

Revenue Accounts:

18. [1890-91.] Resolution, That Standing Order No. 51 be amended by inserting after the words "Ways and Means" the words "or the Committee on the East India Revenue Accounts"; CXLVI. 90.

19. [1891.] Order, That the several Accounts and Papers which have been presented to the House in this Session of Parliament, relating to the Revenues of India, be referred to the consideration of a Committee of the whole House; CXLVI. 406. [1892.] CXLVI. 406—[1893-94]; CXLVI. 574—[1894]; CXLIX. 396. [1895, Sess. II.] CL. 388. [1896]; CL. 434. [1897]; CL. 414. [1898]; CLIII. 355. [1899]; CLV. 377. [1900]; CLVI. 380.

III. Amendments proposed to Questions on various Subjects, but not made or withdrawn, relative to East India Affairs:

Candahar (Extension of Railway):

20. [1890-91.] Amendment on going into Committee on East India Revenue Accounts; CXLVI. 617.

21. [1896.] Finances of India; CL. 655.

22. [1897.] Government of India; CLIV. 434.

23. [1898.] Press in India; CLIII. 431.

24. [1899.] Cotton Duties; CLIII. 119.

25. [1890.] Cotton Duties; CLV. 377.

26. [1896.] Amendment on going into Committee on East India Revenue Accounts; CXLVI. 617.

27. [1897.] Financial measures; CXLVI. 406—[1893-94]; CXLVI. 574—[1894]; CXLIX. 396. [1895, Sess. II.] CL. 388. [1896]; CL. 434. [1897]; CL. 414. [1898]; CLIII. 355. [1899]; CLV. 377. [1900]; CLVI. 380.

Cotton Duties—continued.

On Motion for Adjournment of the House—continued.

On Motion for Adjournment of the House—continued.

called on those Members who supported the Motion to raise in their places, and not less than Forty Members having accordingly risen; Motion, That this House do now adjourn, and Question, on Division, negatived; CL. 52.

Indian Famine:

Amendment to Address (Queen’s Speech).

27. [1897.] And we humbly pray that Your Majesty will be graciously pleased to direct that "a full and independent inquiry shall forthwith be made into the condition of the masses of the Indian people, with a view to ascertain the causes by reason of which they are helpless to resist even the first attacks of famine and pestilence," negatived on Division; CLIII. 24.
Edinburgh District Lunacy Board.

East London Water:—See Waterworks.

East Shropshire Water:—See Waterworks.

East Stonehouse Water:—See Waterworks.

East Stirlingshire Water:—See Waterworks.

East Surrey Water:—See Waterworks.

East Warwickshire Water:—See Waterworks.

Ecclesiastical Assessments (Scotland):—See Church.

Ecclesiastical Vestries:—See Church.

Edinburgh American Land Mortgage Company:—See Companies.

Edinburgh and Leith Corporation Gas:—See Gas.

Edinburgh Corporation:—See Corporations.

Edinburgh Corporation Stock:—See Corporations.

Edinburgh District Lunacy Board:

[1896.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders certified complied with, 24. Bill to empower the District Lunacy Board for the Edinburgh Lunacy District to construct Railways, Waterworks, Sewerage, and other Works in the County of Edinburgh; to acquire Lands for protection of their Water Supply, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 137. Report, Standing Orders not previously inquired into complied with; time, 147. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed, 172. Reported, with Amendments, 206. Considered, as amended, 209. Passed, with Amendments, 309. To which the Lords agreed, 325. (Cited as Edinburgh District Lunacy Board Act, 1896.) R. A. 257.

Edinburgh District Water:—See Waterworks.


IV. Questions Negatived and Superseded, and Motions withdrawn, relative to East India Affairs—continued.

Civil and Military Services—continued.

the Question; Debate arising; Closure claimed, Assent withdrawn; Debate resumed; Question, That the words proposed to be left out stand part of the Question; on Division, negatived; Question proposed, That the words "if any fixed rate of exchange be determined upon by this House, or by the Secretary of State for India, to be allowed to the Civil and Military Services of the Indian Government, the difference between such rate of exchange and the actual market rate of exchange shall not become an additional burden on the Indian taxpayers," be added to the word "That" in the Main Question; Debate arising, and it being after Midnight, the Debate stood adjourned; CXLVIII. 171.

Civil Service Appointments:

20. [1892.] Motion, That an humble Address be presented to Her Majesty, praying Her Majesty that she will give directions that there be laid before the House a Return of all Appointments (excluding Covenanted Civil Servants only) in all Departments of all the Civil Services of Monthly Salaries of Rs. 400 and upwards, stating separately the Number employed for each separate Amount, and distinguishing Natives of India from Europeans, and distinguishing the one from the other; Question negatived, on Division; CXLVII. 93.

Expenditure on the Frontier War:

30. [1896.] Motion, That, in the opinion of the House, the expenditure involved in the recent operations beyond the frontier of India ought not to be charged entirely upon the Revenues of India; and Question negatived, on Division; CLIII. 55.

Indian Tariff Act 1899:

31. [1899.] Motion, That an humble Address be presented to Her Majesty, praying that Her Majesty will be pleased to disallow the Indian Tariff Act, 1899, and Question negatived, on Division; CLIV. 263.

Presidential Government:

32. [1900.] Motion, That, in accordance with the recommendations of four successive Governments of India, the system of separate Presidential Commands in Madras and Bombay should be abolished, and that the entire administration of all the Indian Armies should be made over to the Commander-in-Chief in India, acting in direct communication with the Commanders of the Local Armies and under the direct orders of the Government of India; Withdrawn; CXLVI. 99.

Edinburgh Extension:

[1896.] Petition for a Bill to amalgamate the Burghs of Leith and Portobello with the City and Royal Burgh of Edinburgh, and to extend the Boundaries of the City and the Royal Burgh and the County and the City of Edinburgh; to amalgamate Parishes; to transfer to and vest in the amalgamated Corporation the respective Undertakings of the Edinburgh and District Water Trustees and the Edinburgh and Leith Corporation Gas Commissioners; to transfer to the Corporation all the Powers and Authorities of the Corporation of Edinburgh and the Corporation of Leith under the Water of Leith Purification and Sewerage Act; to extend the Limits of Compulsory Water Supply; to extend the Limits of Gas Supply to enable the Corporation to purchase by Agreement the Gasworks and Undertaking of the Portobello Gas Light Company; to amend and extend the Edinburgh Municipal and Police and other Acts, and for other purposes; Bill ordered, CXL. 28. Read, 20. Committed, 22. Bill reported, 214. Bill considered, as amended, 276. Queen's Consent signified; Bill passed [New Title], 383. Agreed to by Lords, with Amendments, 384. Lords' Amendments agreed to, 389. (Cited as Edinburgh Extension Act, 1896.) R. A. 423.

Edinburgh General Register House:

[1896.] Bill for the acquisition of Property for the Extension of the General Register House at Edinburgh; Ordered, and presented; CLII. 90. Bill committed to a Select Committee, 149. Bill reported from the Committee, and recommitted to a Committee of the whole House, 211. Reported without Amendment, 251. Bill passed, 298. Agreed to by the Lords, 388. (Cited as the Edinburgh General Register House Act, 1896.) R. A. 424.

Edinburgh (Housing of the Working Classes) Improvement Scheme Provisional Order:

[1900.] Bill to confirm a Provisional Order made by the Secretary for Scotland under Part I. of the Housing of the Working Classes Act, 1896, relating to the City and Royal Burgh of Edinburgh; Ordered; Standing Order 103A suspended; Bill presented; read, and referred to the Examiners; CLY. 303. Report, Standing Orders applicable complied with, 319. Bill committed, 323. Bill reported, without Amendment; Provisional Order confirmed; Bill passed, 337. Agreed to by the Lords, 378. (Cited as Edinburgh Improvement Scheme Provisional Order Confirmation Act, 1900.) R. A. 293.

Edinburgh Improvement:—See Parings.
EDINBURGH—EDUCATION.

Edinburgh Improvement and Tramways:—See Tramways.

Edinburgh Improvement Provisional Order:—See Parleys.

Edinburgh Merchant Company:—See Companies.

Edinburgh Merchant Company Endowments:—See Companies.

Edinburgh Municipal and Police:


Edinburgh North Bridge Improvement:—See Bridges.

Edinburgh Street Tramways:—See Tramways.

Edinburgh University (Transfer of Patronage):

[1886.] Bill for transferring the Right of Presentation to the Professorships of Botany and Natural History in the University of Edinburgh; brought from the Lords, CLI. 322. See also Education.

Edmonton Urban District Council:

[1898.] Petition for a Bill to enable the Edmonton Urban District Council to acquire Pymmes Park for a Public Park and Recreation Ground; for conferring further Powers in relation to building Streets and Sanitary Matters; for making further and better provision for the Improvement, Health, and Local Government of the District, and for other purposes, and Bill ordered; CLIII. 28. Read, 37. Committed, 50. Reported from the Select Committee on Police and Sanitary Regulations Bills, 123. Considered, as amended, 136. Passed, 144. Agreed to by the Lords with Amendments, 269. Lords' Amendments agreed to, 274. (Cited as Edmonton Urban District Council Act, 1898.) R. A. 305.

Edinburgh, West, Writ:—See Elections.

Edinburgh, Writ:—See Elections.

Education.

I. Bills relative to; 1—158.

II. Resolutions relative to; 159—170.

III. Questions Negatived, and Motions withdrawn, relative to; 171—195.

IV. Amendments proposed, but not made, or withdrawn, relative to; 196.

I. Bills relative to:

Agricultural Education in Elementary Schools Bill:—See Agriculture.

Birmingham (King Edward the Sixth) Schools:

1. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 19. Report, Standing Orders certified complied with, 24. Bill to make new provisions with respect to the Governing Body of the Schools of King Edward the Sixth in Birmingham, and with respect to the management of the Schools' Property and Revenues under their control; and to confer further powers on the said Governing Body and for other purposes; brought from the Lords; read, and referred to the Examiners, 149. Report, Standing Orders not previously inquired into complied with, 150. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months" but not made on Division; Bill committed, 194. Motion, That the Order for Committee be discharged, and that the Bill be recommitted to a Select Committee, and Question negatived on Division, 213. Bill, reported, with Amendments, 219. Considered, as amended, 241. Motion, That the Bill be now read the third time; Amendment proposed, but not made on Division; Main Question put; Bill passed, with Amendments, 258. To which the Lords agreed, 272. (Cited as Birmingham (King Edward the Sixth) Schools Act, 1900.) R. A. 398.

Birmingham University:—See Birmingham.

Blind and Deaf-Mute Children (Education):

2. [1890-91.] To amend the Law in request to the Education of Blind and Deaf-Mute Children in England and Wales; ordered; CXLVI. 29. Presented, 30. (Not proceeded with.)

Board of Education:

3. [1890.] Bill, intituled, An Act to provide for the Establishment of a Board of Education for England and Wales, and for matters connected therewith; brought from the Lords; CLIV. 210. Read, 216. Motion, That the Bill be now read a second time; Amendment proposed "Three Months" and withdrawn; Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Law, &c., and Question agreed to, on Division; Bill committed to the Standing Committee on Law, &c., 289. Bill reported from the Standing Committee, with Amendments, 329. Bill considered, as amended, passed, with Amendments, 394. To which the Lords agreed, 419. (Cited as Board of Education Act, 1890.) R. A. 423.

Board of Education (Salaries):—See Committees to Consider.

Education Acts Amendment:

4. [1897.] To amend the Education Acts, 1870 to 1891; ordered; CLIII. 16. Passed, 18. Order for Second Reading upon future day discharged; Bill withdrawn, 303.
Education (England and Wales):

5. [1896.] To make further provisions for Education in England and Wales; Ordered; CLIV. 350. Presented, 351. (Not proceeded with.)

6. [1896.] To make further provisions for Education in England and Wales; Ordered and presented; CLI. 135. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Question proposed, That "now" stand part, and at Midnight Debate adjourned, 196. Resumed, and further adjourned, 198. Resumed; Question put, pursuant to Standing Order; Closure of Debate; and agreed to; Main Question put; Bill committed, 312. (Not proceeded with.)

Education of Children:

7. [1896.] To amend the Law respecting the Employment and Education of Young Children; Ordered; CLIV. 17. Present. 20. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; but on Motion, Bill committed, 68. Considered by Committee, and reported, 242. Considered, as amended, 249. Motion, That the Bill be now read the third time; Amendment proposed, "Three Months"; closure claimed, but Mr. Speaker withholds his assent; Amendment not made; Main Question put; Bill passed, 263. Agreed to by the Lords, 227. (Cited as Elementary Education (School Attendance) Act (1893) Amendment Act, 1899.) R. A. 338.

Education Board Provisional Orders Confirmation:

Brighton and Preston United District, &c.:

8. [1896.] Bill, intitled, An Act to confirm certain Provisional Orders made by the Education Department under the Elementary Education Acts, 1870 to 1899, to enable the School Boards for Brighton and Preston United District, Liverpool, Plymouth, Salford, and Willesden, to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CLV. 286. Report, Standing Orders applicable complied with, 284. Bill committed, 285. Reported, without Amendment; Provisional Orders confirmed, 286. Bill passed, 287. (Cited as Education Department Provisional Orders Confirmation (Brighton and Preston United District, &c.) Act, 1899.) R. A. 353.

London:


Education Department Provisional Orders Confirmation:

Aberavon, &c.:

10. [1896.] Bill, intituled, An Act to confirm certain Provisional Orders made by the Education Department, under the Elementary Education Acts, 1870 to 1899, to enable the School Boards for Aberavon, Cresydon, Whitchampton, and Willesden to put in force the Lands Clauses Acts; brought from the Lords; CLIV. 178. Read, and referred to the Examiners, 179. Report, Standing Orders applicable, complied with, 180. Bill committed, 202. Reported, without Amendment; Provisional Orders confirmed, 205. Bill passed, 206. (Cited as Education Department Provisional Orders Confirmation (Aberavon, &c.) Act, 1899.) R. A. 309.

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Education Department Provisional Orders Confirmation:

Barnes, &c.:

11. [1896.] Bill, intituled, An Act to confirm certain Provisional Orders made by the Education Department, under the Elementary Education Acts, 1870 to 1893, to enable the School Boards for Barnes, Brighton and Preston United District, Cullin, Heston, Lamady, and Low Leyton, to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CLIV. 289. Report, Standing Orders applicable, complied with, 290. Bill committed, 294. Reported, without Amendment; Provisional Orders confirmed, 285. Bill passed, 289. (Cited as Education Department Provisional Orders Confirmation (Barnes, &c.) Act, 1898.) R. A. 372.

East Barnet, &c.:

12. [1897.] Bill, intituled, An Act to confirm certain Provisional Orders made by the Education Department, under the Elementary Education Acts, 1870 to 1893, to enable the School Board for East Barnet, Highland, Rainham, Sewindon, Stockwell, and Willesden, to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CLIV. 246. Report, Standing Orders applicable complied with, 280. Bill committed, 335. Reported, without Amendment; Provisional Orders confirmed, 316. Passed, 338. (Cited as Education Department Provisional Orders Confirmation (East Barnet, &c.) Act, 1897.) R. A. 438.

Liverpool:

13. [1896.] Bill, intituled, An Act to confirm a Provisional Order made by the Education Department, under the Elementary Education Acts, 1870 to 1893, to enable the School Board for Liverpool to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CLIV. 246. Report, Standing Orders applicable complied with, 290. Bill committed, 335. Reported, without Amendment; Provisional Orders confirmed, 316. Passed, 338. (Cited as Education Department Provisional Orders Confirmation (Liverpool) Act, 1898.) R. A. 358.

Education Provisional Order Confirmation:

London:

14. [1892.] To confirm a Provisional Order made by the Education Department under "The Elementary Education Act, 1870," to enable the School Board for London to put in force the "Lands Clauses Consolidation Act, 1845," and the Acts amending the same; brought from the Lords; CXLVII. 350. Read, and referred to the Examiners, 351. Report, Standing Orders have been complied with, 379. Bill committed, 379. Standing Orders suspended, and leave to the Committee on the Bill to sit and proceed forthwith, 380. Bill reported, without Amendment; Provisional Order confirmed, 389. (Cited as Education Department Provisional Order Confirmation (London) Act, 1892.) R. A. 401.


16. [1895–94.] (No. 2.) To confirm a Provisional Order made by the Education Department under "The Elementary Education Act, 1870," to enable the School Board for London to put in force the Lands Clauses Acts; brought from the Lords; CXLVIII. 485. Read, and referred to the Examiners, 496. Report, Standing Orders complied with, 493. Bill committed, 495. Reported, without Amendment; Provisional Order confirmed, 472. Passed, with Amendments, 492. To which the Lords agree, 498. (Cited as Education Department Provisional Order Confirmation (London) Act, 1892.) R. A. 522.

17. [1894.]
E D U C A T I O N — c o n t i n u e d .

I. Bills relative to—continued.

Education Provisional Order Confirmation—continued.

17. [1894.] To confirm a Provisional Order made by the Education Department under "The Elementary Education Act, 1870," to enable the School Board for London to put in force the Lands Clauses Act; brought from the Lords; CLXIII. 290. Read, and referred to the Examiners, 250. Report, Standing Orders complied with ; 257. Bill committed, 269. Reported; Provisional Order confirmed ; 324. Bill considered, as amended, 328. Passed, with Amendments, 328. To which the Lords agree, 352. Passed, with Amendments, 402.

18. [1895.] To confirm a Provisional Order made by the Education Department under "The Elementary Education Act, 1870," to enable the School Board for London to put in force the Lands Clauses Act; brought from the Lords; CL XII. 290. Report, That Standing Orders complied with, 328. (Not proceeded with."

19. [1895. Sess. II.] Brought from the Lords; read, and day appointed for Second Reading; CL 345. Committed, 349. Reported, with Amendments; Provisional Order confirmed ; Bill considered, as amended ; passed, with Amendments, 354. To which the Lords agree, 390. (Cited as Education Department Provisional Order Confirmation (London) Act, 1895.) R. A. 321.


21. [1897.] Bill, initiated; An Act to confirm a Provisional Order made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for London to put in force the Lands Clauses Act; brought from the Lords; Read, and referred to the Examiners; CXL I. 284. Report, Standing Orders applicable complied with, 300. Bill committed, 351. Reported, without Amendment, Provisional Order confirmed ; 398. Bill passed, 370. (Cited as Education Department Provisional Order Confirmation (London) Act, 1897.) R. A. 450.


Si n d e : 


E d u c a t i o n a l E d u c a t i o n : 

25. [1890-91.] To make further provision for assisting Education in Public Elementary Schools in England and Wales; Ordered (upon Resolution reported from a Committee of the whole House) ; presented accordingly; CXLVI. 452. Bill committed, 387. Bill reported, 410. Considered, as amended; made a Resolution. By the Lords, with Amendment, 477. Lords' Amendment considered; several agreed to; one disagreed to; Amendment proposed to another Amendment, and withdrawn; Lords' Amendment amended; and agreed to, on Division; several others agreed to; several Amendments proposed to another Amendment, lost, or Division, not made; another Amendment so agreed; Lords' Amendment proposed, and withdrawn; Lords' Amendment amended; another Amendment proposed, but, on Division, not made; Lords' Amendment further amended; another Act proposed to said Lords' Amendment and withdrawn; Lords' Amendment further amended; Motion, That this House doth agree with the Lords in the said amendment, as amended, 347. To which the Lords agree, 415. Passed, with Amendments, 432.

26. [1890-91.] Order, That the proceedings of the Committee on the Elementary Education Bill, if under consideration at ten o'clock this night, be not interrupted under the provisions of the Standing Order, Sittings of the House; CXLVI. 455.


28. [1890-91.] To amend the Elementary Education Acts, 1870 to 1893; Ordered and presented; CXLVII. 317. Motion, That the Bill be now read a second time; Amendment proposed, "Three Months" and withdrawn; Bill committed to the Standing Committee on Law, 437. Reported from the Standing Committee, without Amendment, 338. Bill passed, 367. Agreed to by the Lords, with Amendments. 388. Lords' Amendment now considered, and agreed to; 393. (Cited as Elementary Education Act, 1890.) R. A. 401.

E d u c a t i o n a l E d u c a t i o n ( A n n e d ) : 

29. [1890-91.] To amend the Elementary Education Act, 1872; Ordered and presented; CLI. 349. Order for Second Reading discharged; Bill withdrawn, 410.

E d u c a t i o n a l E d u c a t i o n ( A n n e d ) : 


E d u c a t i o n a l E d u c a t i o n A c t s A m e n d m e n t : 

31. [1896.] To amend the Elementary Education Acts; Ordered; CL II. 31. Presented, 24. (Not proceeded with.)

E d u c a t i o n a l E d u c a t i o n : 

32. [1890-91.] To make better provision for the Elementary Education of Blind and Deaf Children in England and Wales; Forth from the Lords; CXLVI. 146. (Not proceeded with.)

I. Bills relative to—continued.

Blind and Deaf Children—continued.

and Wales; Ordered and presented; CXLVIII. 312. Bill committed to a Select Committee, 341. Bill reported; Minutes of Proceedings to be printed; Bill re-committed to a Committee of the whole House, 419. Considered in Committee, 440. Further considered in Committee, and reported without Amendment; passed, 448. By the Lords, with Amendments, 522. Lords' Amendments considered; several agreed to; one disagreed to; Committee appointed to draw up Reasons; 534. Reason reported, and agreed to, 536. Lords do not insist on their Amendment, to which this House hath disagreed, 545. (Cited as Elementary Education (Blind and Deaf Children) Act, 1893.) R. A. 354.

Elementary Education—continued.

School Attendance—continued.

Ordered; CXLVIII. 97. Presented, 98. Bill committed, 449. Reported, 498. Considered, as amended, 500. Passed, 503. By the Lords, with an Amendment, 547. Lords' Amendment to be now considered; considered, and agreed to, 554. (Cited as Elementary Education (School Attendance) Act, 1893.) R. A. 577.

Elementary Education (Provisional Orders Confirmation):

Barry, &c.:

47. [1894.] To confirm certain Provisional Orders made by the Education Department under "The Elementary Education Act, 1870," to enable the School Boards for Barry United District, Bristol, Brotherton, Horsey, Low Leyton Liverpool, Sutton (Surrey), West Ham, Willsden, under "The Lands Clauses Acts; brought from the Lords; CXLIX. Read, and referred to the Examiners, 279. Report, Standing Order complied with, 305. Bill committed, 368. Reported; Provisional Orders confirmed, 324. Bill considered, as amended, 328. Passed, with Amendments, 332. To which the Lords agree, 354. (Cited as Education Department Provisional Orders Confirmation (Barry, &c.) Act, 1894.) R. A. 261.

Chiswick, &c.:

48. [1893-94.] To confirm certain Provisional Orders made by the Education Department under "The Elementary Education Act, 1870," to enable the School Boards for Chiswick, Ealing, and West Ham to put in force "The Lands Clauses Consolidation Act, 1845"; and the Acts amending the same; brought from the Lords; CXLIX. Read, and referred to the Examiners, 332. Report, Standing Order complied with, 305. Bill committed, 368. Reported; Provisional Orders confirmed, 324. Bill considered, as amended, 328. Passed, with Amendments, 332. To which the Lords agree, 354. (Cited as Education Department Provisional Orders Confirmation (Chiswick, &c.) Act, 1894.) R. A. 467.

London:

49. [1890-91.] To confirm certain Provisional Orders made by the Education Department under "The Elementary Education Act, 1870," to enable the School Board for London to put in force "The Lands Clauses Consolidation Act, 1845"; and the Acts amending the same; brought from the Lords; CXLIX. Read, and referred to the Examiners, 332. Report, That the Standing Order has been complied with. Bill to be read a second time, 399. Committed, 402. Reported, without Amendment; Provisional Order confirmed, 429. Bill passed, 432. (Cited as Education Department Provisional Orders Confirmation (London) Act, 1891.) R. A. 460.

Action:

50. [1895.] Bill, intituled, An Act to confirm a Provisional Order made by the Education Department under "The Elementary Education Act, 1870," to enable the School Board for Acton to put in force "The Lands Clauses Acts"; brought from the Lords; read, and referred to the Examiners; CL. 224. Report, Standing Order complied with, 305. Bill committed, 368. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 290. Bill passed, 291. (Cited as Education Department Provisional Orders Confirmation (Acton) Act, 1895.) R. A. 365.

Bristol:

51. Bill, intituled, An Act to confirm a Provisional Order made by the Education Department, under "The Elementary Education Act, 1870," to enable the School Board for Bristol to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CL. 224. Report, Standing Order complied with, 305. Bill committed, 368. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 290. Bill passed, 291. (Cited as Education Department Provisional Orders Confirmation (Bristol) Act, 1895.) R. A. 365.
I. Bills relative to.—continued.

Elementary Education (Provisional Orders Confirmation)—continued.

Croydon:
52. Bill, intituled, An Act to confirm a Provisional Order made by the Education Department, under the Elementary Education Acts, 1870 to 1893, to enable the School Board for Croydon to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CL. 233. Report, Standing Orders complied with, 260. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 290. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Croydon) Act, 1895.) R. A. 305.

Hornsey:
53. Bill, intituled, An Act to confirm a Provisional Order made by the Education Department under the Elementary Education Act, 1870, to enable the School Board for Hornsey to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CL. 254. Report, Standing Orders complied with, 260. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 290. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Hornsey) Act, 1895.) R. A. 305.

Leeds:
54. To confirm certain Provisional Orders made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for Leeds to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CL. 224. Report, Standing Orders complied with, 260. Bill committed, 264. Reported, without Amendment; Provisional Orders confirmed, 290. Bill passed, 295. (Cited as Education Department Provisional Orders Confirmation (Leeds) Act, 1895.) R. A. 305.

Liverpool:
55. To confirm a Provisional Order made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for Liverpool to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CL. 224. Report, Standing Orders complied with, 260. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 291. Bill passed, 295. (Cited as Education Department Provisional Orders Confirmation (Liverpool) Act, 1895.) R. A. 305.

Llangollen:
56. To confirm a Provisional Order made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for Llangollen to put in force the Lands Clauses Acts; brought from the Lords; CL. 233. Read, and referred to the Examiners, 254. Report, Standing Orders complied with, 260. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 291. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Llangollen) Act, 1895.) R. A. 305.

Longbenton:
57. To confirm a Provisional Order made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for Longbenton to put in force the Lands Clauses Acts; brought from the Lords; CL. 233. Read, and referred to the Examiners, 254. Report, Standing Orders complied with, 260. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 291. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Longbenton) Act, 1895.) R. A. 305.

Lowestoft:
58. To confirm a Provisional Order made by the Education Department, under the Elementary Education Acts, 1870 to 1893, to enable the School Board for Lowestoft to put in force the Lands Clauses Acts; brought from the Lords; read, and Elementary Education (Provisional Orders Confirmation)—continued.

Lowestoft—continued.

Manchester:
59. To confirm a Provisional Order made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for Manchester to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CL. 224. Report, Standing Orders complied with, 290. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 291. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Manchester) Act, 1895.) R. A. 305.

Pwllheli:
60. To confirm a Provisional Order made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for Pwllheli to put in force the Lands Clauses Acts; brought from the Lords; CL. 224. Read, and referred to the Examiners, 235. Report, Standing Orders complied with, 290. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 291. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Pwllheli) Act, 1895.) R. A. 305.

Tottenham:
61. To confirm a Provisional Order made by the Education Department under the Elementary Education Act, 1870, to enable the School Board for Tottenham to put in force the Lands Clauses Acts; brought from the Lords; read, and referred to the Examiners; CL. 211. Report, Standing Orders complied with, 328. (Not proceeded with.)

Wessex-super-Mare:
62. To confirm a Provisional Order made by the Education Department under the Elementary Education Act, 1870, to enable the School Board for Weston-super-Mare to put in force the Lands Clauses Acts; brought from the Lords; CL. 224. Read, and referred to the Examiners, 254. Report, Standing Orders complied with, 290. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 291. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Wessex-super-Mare) Act, 1895.) R. A. 305.

Wilton:
63. To confirm a Provisional Order made by the Education Department, under the Elementary Education Act, 1870, to enable the School Board for Wilton to put in force the Lands Clauses Acts; brought from the Lords; CL. 233. Read, and referred to the Examiners, 254. Report, Standing Orders complied with, 290. Bill committed, 264. Reported, without Amendment; Provisional Order confirmed, 291. Bill passed, 295. (Cited as Education Department Provisional Order Confirmation (Wilton) Act, 1895.) R. A. 305.

Tottenham:
64. [1895. Session II.] To confirm a Provisional Order made by the Education Department under the Elementary Education Act, 1870, to enable the School Board for Tottenham to put in force the Lands Clauses Acts; brought from the Lords; CL. 345. Committed, 349. (Not proceeded with.)
65. [1895.] To confirm a Provisional Order made by the Education Department, under the "The Elementary Education Act, 1870," to enable the School Board for Tottenham to put in force the Lands Clauses Acts; brought from the Lords; CL. 18. Standing Order relating to Provisional Orders complied with, 328. (Not proceeded with.)
I. Bills relative to—continued.

Elementary Education (Provisional Orders Confirmation)—continued.

Tottenham—continued.

which the Lords agree, 133. (Cited as Education Department Provisional Orders Confirmation (Tottenham) Act, 1896.) R. A. 138.

Acton, &c.: 66. To confirm certain Provisional Orders made by the Education Department under the Elementary Education Act, 1870 to 1893, to enable the School Board for Acton, Brighton, and Preston United District, Chiswick, Liphook, Swansea United District, and Willendon to put in force the Lands Classes Acts; brought from the Lords. Read, and referred to Examiners; CLIII. 317. Report, Standing Orders applicable complied with, 317. Bill committed, 333. Reported, without Amendment; Provisional Orders confirmed, 370. Bill passed, 372. (Cited as Education Department Provisional Orders Confirmation (Acton, &c.) Act, 1896.) R. A. 424.

West Ham, &c.: 67. [1890-91.] To confirm certain Provisional Orders made by the Education Department, under "The Elementary Education Act, 1870," to enable the School Boards for West Ham, Tooting, Portsmouth, Chiswick, and Hawkford and Whitwell United District to put in force "The Lands Classes Consolidation Act, 1845," and the Acts amending the same; brought from the Lords; CXLVI. 317. Read, and referred to the Examiners; CXLVI. 318. Report, That the Ninth Provisional Order has been complied with, 325. Bill committted, 329. Reported, without Amendment; Provisional Orders Confirmed, 325. Bill passed, 350. (Cited as Education Department Provisional Orders Confirmation (West Ham, &c.) Act, 1891.) R. A. 412.

Elementary School Teachers' Superannuation: 68. [1898.] To provide for Superannuation and other Allowances to Elementary School Teachers certificated by the Education Department; Ordered, upon Resolution from the Committee of the Whole House, and presented accordingly; CLII. 301. Bill committed, 309. Bill considered in Committee, and reported, without Amendment; 319. Bill reported, 329. Order for Second Reading agreed to; Bill withdrawn, 362.

Elementary School Teachers' Superannuation (Isle of Man): 69. [1900.] To extend the Elementary School Teachers' (Superannuation) Act, 1898, to Teachers serving in the Isle of Man, and to service as a Teacher in that Island; Ordered and presented; CLIV. 335. Bill committed, 342. Bill considered in Committee, and reported, without Amendment; Passed, 342. Agreed to by the Lords, 347. (Cited as Elementary Teacher's Superannuation (Isle of Man) Act, 1900.) R. A. 353.

Elementary School Teachers' Superannuation (Jersey): 70. [1900.] To extend the Elementary School Teachers' (Superannuation) Act, 1898, to Teachers serving in the Island of Jersey, and to service as a Teacher in that Island; Ordered and presented; CLV. 335. Bill committed, 342. Bill considered in Committee, and reported, without Amendment; Passed, 342. Agreed to by the Lords, 347. (Cited as Elementary School Teachers' Superannuation (Jersey) Act, 1900.) R. A. 353.

Endowed Schools Acts Amendment: 71. [1898.] To amend the Endowed Schools Acts, 1892 to 1896; Ordered and presented; CHLI. 43. (Not proceeded with.)

Industrial Agricultural Education: 72. [1899-190] To provide for Industrial Agricultural Education in Public Elementary Schools; Ordered; CXLVI. 10. Presented, 17. (Not proceeded with.)

Industrial Schools: 73. [1898.] To amend and consolidate the Acts relating to Industrial Schools in Great Britain; Ordered; CXLVII. 314. Presented, 314. Order for Second Reading discharged; Bill withdrawn, 344.

74. [1894.] To further amend the Industrial Schools Act, 1898; brought from the Lords. Read; CXLIX. 321. Committee, 331. Considered in Committee, and reported, without Amendment; Passed, 336. (Cited as Industrial Schools Act Amendment Act, 1894.) R. A. 381.

75. [1900.] Ordered and presented; CLV. 120. (Not proceeded with.)

Intermediate Schools, &c. (Sites): 76. [1899-190] To afford further facilities for the Convocation of Land for Sites for Intermediate Schools and for Market Buildings; brought from the Lords; CXLI. 340. Read, 355. (Not proceeded with.)

Ireland:

Educational Endowments (Ireland) Act, 1895, Amendment: 77. [1897.] To amend the Law relating to Educational Endowments in Ireland; Ordered; CLII. 23. Presented, 24. Bill committed, 30. (Not proceeded with.)

Industrial Schools (Ireland): 78. [1890-91.] To establish Industrial Schools in connection with Poor Law Unions in Ireland; Ordered; CXLVI. 10. Presented, 15. (Not proceeded with.)

Irish Education Act (1892) Amendment: 79. [1898-99.] To amend "The Irish Education Act, 1892"; Ordered; CXLVII. 191. Presented, 192. (Not proceeded with.)

80. [1898-99.] (No. 2.) To amend "The Irish Education Act, 1892"; Ordered; Presented accordingly; CXLVI. 258. Bill committed, 433. Bill considered in Committee, and reported, without Amendment, 435. Passed, 436. Agreed to by the Lords, 530. (Cited as Irish Education Act, 1892.) R. A. 534.

81. [1904.] Ordered and presented; CXLI. 151. Bill withdrawn, 302.

82. [1894.] (No. 2.) Ordered; CXLIX. 36. Presented, 37. Second Reading negatived, 74.

83. [1905.] Ordered; CL. 18. Presented, 21. (Not proceeded with.)

84. [1896.] Ordered and presented; CL. 197. Bill withdrawn, 338.

Loans for Schools and Training Colleges (Ireland) Act (1884) Amendment: 85. [1899-190] To amend "The Loans for Schools and Training Colleges (Ireland) Act, 1884"; Ordered and presented; CXLVI. 100. Order for Second Reading discharged; Bill withdrawn, 398.

National Education (Ireland): 86. [1892.] Motion, That leave be given to bring in a Bill to improve National Education in Ireland; Debate stood adjourned at midnight; CXLIX. 57. Resumed; Question resolved in the Affirmative; Bill presented accordingly, 125. Motion, That the Bill be read a second time; Amendment proposed to leave out from the word "That" to the end of the Question, in order to add words; but, on Division, not made; Bill committed, 100. Order for Committee read; Motion, That it be
I. Bills relative to—continued.

Ireland—continued.

National Education (Ireland)—continued.

an Instruction to the Committee that they have power to insert in the Bill Clauses providing for the Compulsory Acquisition of Land for the purpose of Sites for Schools; Debate adjourned, 222. Resumed; Amendment proposed, at the end of the Question, to add the words “and residences for Teachers,” and made; Instruction to the Committee on the Bill, 328. Bill considered in Committee, and reported, 358. Order for consideration, as amended, discharged; Bill re-committed to a Committee of the whole House; considered in Committee, and reported; passed, 496. Agreed to by the Lords, 298. (Cited as Irish Education Act, 1892.)

National School Teachers (Ireland):

87. [1890-91.] To improve the condition of National School Teachers in Ireland; Ordered; CXLVI. 14. Presented, 19. Second Reading put off for “Six months” on Division, 95.

National School Teachers’ Residences Sites (Ireland):

91. [1896.] To amend the Law regarding the Acquisition of Sites for National Schools and Teachers’ Residences in Ireland; Ordered, presented accordingly; CLI. 364. (Not proceeded with.)

Technical Education (Ireland):

92. [1895.] To amend the Law relating to Technical Education in Ireland; Ordered; CL. 15. Presented, 19. (Not proceeded with.)

Training Colleges (Ireland):

93. [1890-91.] To provide for the reimbursement to Training Colleges in Ireland of certain past Expenditure on their Sites, Buildings, Apparatus, Premises, and Fixtures; Ordered; presented accordingly; CXLVI. 293. Bill committed, 425. Order for Committee discharged; Bill withdrawn; 567.

University Education (Ireland):

94. [1897.] To afford increased Facilities for University Education in Ireland; Ordered; CXLVII. 17. Presented, 22. (Not proceeded with.)

95. [1897.] To establish a Catholic University in Ireland; Ordered; CXL V. 16. Presented, 19. (Not proceeded with.)

London School Board Elections—See Elections.

London University Commission—See Metropolis.

Public Elementary Schools:

96. [1892.] To provide for the Valuation of Public Elementary Schools for the purposes of Rates, and for the use of such Schools for Meetings; Ordered; presented accordingly; CXLVII. 290. Order for Second Reading discharged; Bill withdrawn, 371.

Rating of Schools:

97. [1890-91.] To provide for the Exemption of Public Elementary Schools from the Payment of Rates; Ordered; CXLVII. 11. Presented, 16. Order for Second Reading discharged; Bill withdrawn, 438.

Reformatory and Industrial School Children—continued.

useful Couples the Children under their Charge; Ordered and presented; CXLVI. 176. Bill committed, 239. Reported, 299. Passed, 271. By the Lords, with an Amendment, 300. Lords’ Amendment to be now considered; considered, and agreed to, 381. (Cited as Reformatory and Industrial Schools Act, 1891.) R. A. 412.

Reformatory Schools:

98. [1893-94.] To amend the Law relating to Reformatory Schools; brought from the Lords; CXL VIII. 493. Read, 441. Committed, 547. Considered in Committee, and reported, without Amendment; passed, 549. (Cited as Reformatory Schools Act, 1893.) R. A. 377.

Reformatory Schools Amendment:

100. [1899.] Bill, intituled, An Act to amend the Law with regard to Reformatory Schools; brought from the Lords; CLI. 296. Read, 291. Committed, 300. Considered in Committee, and reported, without Amendment; Passed, 309. (Cited as Reformatory Schools Act, 1899.) R. A. 388.

School Board Elections—See Elections.

School Board Electorate—See Elections.

School Boards’ Expenses:

101. [1897.] To provide for Expenses incurred by School Boards in relation to School Board Conferences; Ordered and presented; CXL. 231. Bill committed, 302. Bill considered in Committee, and reported, without Amendment; Passed, 375. Agreed to by the Lords, with an Amendment, 404. Lords’ Amendment to be now considered; considered, and agreed to, 409. (Cited as School Board Conference Act, 1897.) R. A. 435.

School Boards (Grants to Voluntary Schools):

102. [1899.] To enable School Boards in certain County Boroughs to make Grants in Aid of efficient Voluntary Schools and for other purposes; Ordered; CLIV. 18. Presented, 21. (Not proceeded with.)

School Board for London Elections:

103. [1890-91.] To amend the “Elementary Education Act, 1870,” and “the School Boards Act, 1889,” so far as relates to the Election of the School Board for London; Ordered and presented; CXLVII. 267. (Not proceeded with.)

School Board for London (Limitation of Rating Powers):

104. [1890-91.] To limit the Rating Powers of the School Board for London; Ordered and presented; CXLVII. 207. (Not proceeded with.)

School Board for London Superannuation:

105. [1890-91.] To enable the School Board for London to carry out a Scheme for granting Superannuation Allowances; Ordered; CXLVII. 10. Presented, 19. Bill committed to a Select Committee, 43. Instruction to the Committee, 113. Special Report; Inquiry not completed; Bill reported, without Amendment; Report to lie upon the Table, 456. See Committee. (Not proceeded with.)

106. [1892.] Ordered; CXLVII. 19. Presented, 23. (Not proceeded with.)

School Board Officers’ Superannuation:


108. [1892-94.] (No. 2.) To enable School Boards to provide for Superannuation of their Officers; Ordered and presented; CXLVII. 68. (Not proceeded with.)
School Board Voting:—See Elections.

Schools for Science and Art:—See Education.

Scotland:

Day Industrial Schools (Scotland):

110. [1893-94.] To make provision for the establishment of Day Industrial Schools in Scotland, and to amend the Education (Scotland) Acts, 1872 to 1883; Ordered; CXLXIM. 32. Presented, 33. Bill committed, 96. Bill considered in Committee, and reported, 120. Considered, as amended; Passed, 136. By the Lords, with Amendments, 294. Lords' Amendments to be now considered; considered, and agreed to, 293. (Cited as Day Industrial Schools (Scotland) Act, 1893.) R. A. 339.

Edinburgh University (Transfer of Patronage):

111. [1897.] For transferring the right of Presentation to the Professorships of Botany and Natural History in the University of Edinburgh; Ordered and presented; CLII. 130. Bill committed, 154. Considered in Committee, reported without Amendment; Queen's Consent signified; Bill passed, 197. Agreed to by the Lords, 240. (Cited as Edinburgh University (Transfer of Patronage Act, 1897.) R. A. 284.

Educational Endowments (Benf offend):

112. [1890-91.] To make better provision for the administration of certain Educational Endowments in the County of Banff; Ordered and presented; CXLXVI. 65. (Not proceeded with.)

113. [1892.] Ordered; CXLXVI. 18. Presented, 21. (Not proceeded with.)

Education and Local Taxation Relief (Scotland):

114. [1892.] Motion, That leave be given to bring in a Bill to make provision in regard to the Distribution and Application of Sums from time to time paid to the Local Taxation (Scotland) Account, and in regard to the Fee Grant in Scotland; Debate adjourned; CXLXVI. 62. Order for resuming adjourned Debate discharged, 67.

115. [1892.] To make provision in regard to the Distribution and Application of Sums from time to time paid to the Local Taxation (Scotland) Account, and in regard to the Fee Grant in Scotland; Ordered, upon Resolution reported from a Committee of the whole House, 79. Presented, 90. Bill read a second time, and committed, 123. Reported, 220. Bill considered, as amended, 305. Motion, That the Bill be now read the third time; Amendment proposed, "Three Months," but not made on Division; Bill committed, 318. Motions for Instructions; one agreed to, on Division; another negatived, on Division; Bill considered in Committee, and reported, 374. Bill considered, as amended, 365. Motion, That the Bill be now read the third time; Amendment proposed, "Three Months," but not made on Division; Main Question put, and agreed to; Bill passed, 419. Agreed to by the Lords, 401. (Cited as Education (Scotland) Act, 1897.) R. A. 436.

Reformatory and Industrial Schools (Scotland):

120. [1890.] To authorise the transfer to the Secretary for Scotland of certain Powers and Duties under the Acts relating to Reformatory and Industrial Schools; Ordered and presented accordingly; CLV. 112. Bill withdrawn, 327.

School Board Conferences (Scotland):

126. [1898.] To provide for Expenses incurred by School Boards in Scotland in relation to School Board Conferences; Ordered and presented; CLIII. 117. (Not proceeded with.)


School Board Elections (Scotland):

129. [1890-91.] To amend the Law relating to the Election of School Boards in Scotland; Ordered; CXLXI. 12. Presented, 17. (Not proceeded with.)


School Board Electorate.—See Elections.

Technical Instruction (Scotland):


Technical Education (Scotland):

131. [1895.] For the better provision of Secondary and Technical Education in Scotland; Ordered; Cl. 15. Presented, 19. (Not proceeded with.)
I. Bills relative to—continued.

Scotland—continued.

Universities (Scotland) Acts Amendment:

122. [1898.] Bill intituled, An Act to amend the Universities (Scotland) Act, 1858, and the Universities (Scotland) Act, 1889, so as to make further provision for Retiring Allowances of Professors in the University of Aberdeen; brought from the Lords; read; CLIII. 196. (Not proceeded with.)

133. [1899.] Ordered and presented; CLIV. 67. Bill withdrawn, 349.

Secondary Education:

134. [1898.] For the organisation of Secondary Education; Ordered, and presented accordingly; CLIII. 262. (Not proceeded with.)

Secondary Education (England):

135. [1893.] To promote Secondary Education in England; Ordered; CXLVII. 170. Presented accordingly, 171. (Not proceeded with.)


137. [1899.] For the provision of Secondary Education, and for other purposes connected with Education; Ordered and presented; CLY. 222. (Not proceeded with.)

Secondary School Teachers' Registration:

138. [1892.] For the Registration of Teachers in Secondary Schools; Ordered and presented; CXLVII. 133. Bill committed, 378. (Not proceeded with.)

139. [1893-94.] Ordered; CXLVIII. 18. Presented, 23. (Not proceeded with.)

Teachers' Registration:

140. [1890-91.] To provide for the Registration of Teachers; Ordered; CXLVI. 10. Presented, 15. Bill committed to the Select Committee on Teachers' Registration and Organisation Bill, 154. Special Report; Bill reported, without Amendment; Reports to lie upon the Table, 442. (Not proceeded with.) See Teachers' (Registration and Organisation) Bill. See Committees.

141. [1892.] Ordered and presented; CXLVII. 54. (Not proceeded with.)

142. [1895-96.] Ordered and presented; CXLVIII. 145. (Not proceeded with.)

143. [1894.] Ordered; CXLIX. 53. Presented 54. (Not proceeded with.)

144. [1896.] Ordered and presented; CLI. 155. Bill withdrawn, 270.

Teachers (Registration and Organisation):

145. [1890-91.] For the Registration and Organisation of Teachers; Ordered; CXLVI. 20. Presented, 20. Bill committed to a Select Committee, 45. Special Report; Bill reported; without Amendment; Reports to lie upon the Table, 442. (Not proceeded with.) See Committees.


Technical and Industrial Institutions:

147. [1892.] To facilitate the Acquisition and holding of Land by Institutions for promoting Technical and Industrial Instruction and Training; brought from the Lords; CXLVII. 310. Read, 314. Bill committed, 352. Reported, 370. Considered as amended; Passed, with an Amendment, 798. To which the Lords agreed, with a Consequential Amendment to the Bill, 287. The said Amendment to be now considered, and agreed to, 387. (Cited as Technical and Industrial Institutions Act, 1892.) R. A. 400.

Technical Instruction—continued.

Bill committed, 118. Reported, 153. Passed, 145. By the Lords, with Amendments, 171. Lords' Amendments to be now considered; considered, and agreed to, 171. (Cited as Technical Instruction Act, 1893.) R. A. 179.

University Degrees:

149. [1898.] To regulate the use of certain University Degrees in the United Kingdom of Great Britain and Ireland; Ordered and presented; CLIII. 371. (Not proceeded with.)

150. [1899.] Ordered; CLIV. 18. Presented 20. (Not proceeded with.)

University of London Act (1898) Amendment:

151. [1899.] To amend the University of London Act, 1889, with respect to Holloway College; Ordered, and presented accordingly; CLV. 534. Bill committed, 347. Considered in Committee, and reported, without Amendment; passed, 352. Agreed to by the Lords, with an Amendment, 575. Lords' Amendment to be now considered; considered, and agreed to, 885. (Cited as University of London Act, 1899.) R. A. 423.

Universities Representation Abolition:

152. [1894.] To abolish the Representation in Parliament of the Universities of the United Kingdom; Ordered and presented; CXLIX. 80. (Not proceeded with.)

Voluntary Schools (Aid Grant, &c.):—See Committees.

Voluntary Schools:

153. [1899.] To provide for a Grant out of the Exchequer in aid of Voluntary Elementary Schools, and for the exemption from Rates of those Schools, and to repeal part of Section Nineteen of the Elementary Education Act, 1876; Ordered upon the report of Resolution from the Committee of the whole House, and presented accordingly; CLI. 47. Bill read a second time; after Amendment negatived on Division and committed, 69. Instruction to the Committee negatived, 83. Bill considered in Committee, and reported, without Amendment, 121. Motion, That the Bill be now read a third time; Amendment proposed, "Six Months," and not made on Division; Bill passed, 136. Agreed to by the Lords, 164. (Cited as Voluntary Schools Act, 1897.) R. A. 168.

Voluntary Schools (Grants in Aid):

154. [1900.] To enable School Boards in certain County Boroughs to make Grants in Aid of efficient Voluntary Schools, and for other purposes; Ordered and presented; CLI. 21. (Not proceeded with.)

Voluntary Schools (Representative Management):

155. [1898-99.] To facilitate the Representative Management of Voluntary Schools; Ordered; CXLVI. 10. Presented, 15. (Not proceeded with.)

Wales:

Intermediate Education (Wales):

156. [1892.] To amend the Law relating to Intermediate Education in Wales and Monmouthshire; Ordered; CXLVII. 97. Presented, 58. (Not proceeded with.)

National Institution (Wales):

157. [1890-91.] To appoint a Secretary for Wales; to constitute a Welsh Education Department; to make further provision for Local Government; and to create a National Council in Wales; Ordered and presented; CXLVI. 446. (Not proceeded with.)

University of Wales (Graduates):

158. [1898.] To extend the Privileges of the Graduate of the University of Wales; Ordered and presented; CLIV. 142. (Not proceeded with.)
II. Resolutions relative to:

Educational Endowments (Ireland) Act, 1885:

Reigny School, Magherafelt:

109. [1896.] Resolution, That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent from that part of the Scheme of the Educational Endowment (Ireland) Commissioners for the administration of the Endowment in the town of Magherafelt, known as the Reigny School, in so far as the proposed composition of the Board of Governors is concerned; CXLVI. 28. Queen's Answer, 111.

Limerick Diocesan Schools:

100. [1895.] Motion, That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent from so much of Paragraph 6 of Scheme 99, framed by the Educational Endowments (Ireland) Commissioners, relating to the Limerick Diocesan Schools Endowment; Question agreed to, on Division, and Address accordingly; To be presented by Privy Councillors; CLI. 222. Queen's Answer, 228.

Educational Endowments (Ireland) Act, 1885:

Limerick, Killaloe, and Killfenora Diocesan Schools:

101. [1897.] Motion for an Address, praying Her Majesty to withhold Her Consent from paragraphs 5 of Scheme 100, framed by the Educational Endowments Commissioners, relating to the Endowment heretofore belonging to the Limerick, Killaloe, and Killfenora Diocesan School, which provides for sale by public auction of the premises known as the Donough Road School, held by the Reverend James Fitzgerald Gregg, and to disapprove of any part of the said Supplemental Scheme, which will operate to have the said premises sold without giving to the said Reverend James Fitzgerald Gregg a right of pre-emption of the said premises or payment of compensation for his expenditure thereon and expenses therein; Closure claimed, but Mr. Speaker withhold his assent; Question put, pursuant to Standing Order, Closure of Debate, and agreed to, on Division; Resolution accordingly; CLI. 105. Address to be presented by Privy Councillors; CLI. 101. Queen's Answer, 138.

Education Code, 1892:

102. [1892.] Resolution, That an humble Address be presented to Her Majesty, praying that the following be added to the Code of Regulations by the Lords of the Committee of Privy Council on Education, 1892, in page 89, column 5, at bottom of column 9:—8. Marks will also be given to candidates who shall present University Extension Certificates at not less than 21 weekly Lectures and Classes.

Elementary Education—Fee Grant—continued.

Queen's Answer, 289.

Educational Endowments (Ireland) Act, 1885:

Code of Regulations for Day Schools:

103. [1895.] Motion for an Address to Her Majesty, praying Her Majesty to withhold Her Consent from the new portions of Articles 37 and 42 on pages 90 and 91 of the Code of Regulations for Day Schools, which was presented to the House on the 21st day of March last; and Question agreed to on Division; to be presented by Privy Councillors and Members of Her Majesty's Household; CLI. 109. Queen's Answer, 214.

Fee Grant:

104. [1890-91.] Motion for the House to resolve itself into a Committee to consider of making further provision, out of Elementary Education—Fee Grant—continued.

moneys to be provided by Parliament, for assisting Education in Public Elementary Schools in England and Wales; Queen's Recommendation signified; Question agreed to; CXLVI. 331. Matter considered in Committee, 340. Resolution reported, and agreed to; Bill ordered thereupon, 345. See Bill.

Endowed Schools Act:

Cowley's Charity:

105. [1888.] Motion, That an Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent from that part of the Charity Commissioners' Scheme dealing with Cowley's Charity (at Donington, in Lincolnshire), which refers to the Establishment of a Commercial and Agricultural School at Donington; and Question agreed to, on Division, and Resolution accordingly, to be presented by Privy Councillors; CLI. 203. Queen's Answer, 239.

Intermediate and Technical Education:

Cambridge School:

106. [1895.] Motion for an Address, praying Her Majesty to exclude the Cambridge Grammar School from the Intermediate and Technical Education Scheme of the Glamorgan County Council; and Question agreed to, on Division; Address to be presented by Privy Councillors; CLI. 71. Queen's Answer, 85.

Intermediate Education (Wales):

Meyrick Fund:

107. [1896.] Petition of the Principal and Fellows of Jesus College, Oxford, praying that the Clauses relative to the Meyrick Scheme may be struck out; Resolution, for an humble Address, praying Her Majesty to withhold Her Assent to so much of the Scheme for the management of the funds contributed for the purpose of the Welsh Central Board established by the Welsh Intermediate Education Act, 1889, as relates to the matter of the Meyrick Fund; to be presented by Privy Councillors; CLI. 85. Queen's Answer, 124.

Teachers' Superannuation (State Aid):

108. [1895-96.] Amendment, on going into Committee of Supply, made, i.e., resolved, That, in the opinion of this House, it is desirable that a National State-system of Superannuation for Teachers in Public Elementary Schools in England and Wales should be established at an early date; CXLVII. 86.

Universities of Oxford and Cambridge Act:

Statute by Jesus College relating to the Meyrick Endowment:

109. [1896.] Resolution for an Address, praying Her Majesty to withhold Her Assent to a Statute made by the Governing Body of Jesus College, Oxford, on the 22nd day of June 1895, altering and amending the Statutes in relation to the College in the matter of a Statute concerning the Meyrick Endowment; to be presented by Privy Councillors; CLI. 105. Queen's Answer, 124.

Universities of Oxford and Cambridge Act, 1857:

Oriel College, Oxford (Statutes):

170. [1897.] Resolution, That an humble Address be presented, praying Her Majesty to withhold Her Consent from the Statute made by the Governing Body of Oriel College, Oxford, altering Statute IV. of the Statutes of the College by the insertion after the 18th Clause of a new Clause numbered 18A; CLI. 147. Queen's Answer, 176.
III. Questions Negatived, and Motions Withdrawn, relative to:

Education Endowments (Ireland) Act, 1885:

Gillian Schools:

171. [1890-91.] Motion, That an humble Address be presented to Her Majesty, praying Her to withhold Her Consent to the Minute of Council for the Management of the Gillian Schools, Oldcastle, County Meath, provisionally approved by the Lords Justices in Council on the 15th November 1890, unless provision be made in the Scheme for the Representation of the Board of Guardians of the Oldcastle Union upon the Governing Body of the said Schools; and Question, on Division, negatived; CXLV. 107.

Education and Local Taxation (Scotland):

172. [1893-94.] Motion, That an humble Address be presented to Her Majesty, praying Her to withhold Her Consent to a Minute of the Scotch Education Department, dated the 31st day of January 1893, providing for the Distribution of the Surplus available for Secondary Education under Section 2 (b) of "The Education and Local Taxation Account (Scotland) Act, 1862;" withdrawn; CXLVIII. 91.

Education Code, 1894:

173. [1894.] Motion, That an humble Address be presented to Her Majesty, praying Her to direct that the New Education Code of 1894 be amended in the following particulars:-Page 1, Art. 3 (a), leave out "For the purposes of" and insert "With a view to"; Page 17, leave out "the services rendered by retail shopkeepers, merchants, manufacturers, and other persons engaged in distribution and production," and insert "the services rendered by retail shopkeepers, merchants, manufacturers, and other persons engaged in distribution and production;" and Question negatived; CXLIX. 62.

174. [1894.] Motion, That an humble Address be presented to Her Majesty, praying Her to withhold Her Consent from so much of Article 89 of the Code of 1894, as amends the term of notice, instead of during the ensuing year as in the preceding year, to during the six months following the date of the notice, in respect of the following particulars:- (1.) Only one marking of the registers of attendance to be required during one session of the school; (2.) In Art. 82 (a), N.B., leave out "is," and insert "has been," in last paragraph. Page 15, Art. 85 (b), leave out " (which after 31 August 1898 must not be needlework)." Page 16, Art. 88, leave out "or any danger to health likely to arise from the condition of the school." Page 20, Art. 101 (b) (1), leave out "Swedish or other drill or;" and Question negatived; CXLIX. 88.

Education Code:

175. [1898.] Motion, That it is desirable to assimilate the provisions of the English Education Code as regards class particulars to those in the Scotch Code of 1897; withdrawn; CXLIII. 102.

Education Code (Scotland):

Evening Continuation Schools:

176. [1893-94.] Motion, That an humble Address be presented to Her Majesty, praying Her to withhold Her Consent from the first of the detailed Schemes appended to the Scotch Code of Regulations for Evening Continuation Schools (1893); and Question negatived; CXLVIII. 525.

Education (Scotland) Code, 1898:

177. [1898.] Motion for an Address to Her Majesty, praying Her Majesty to withhold Her Consent from the Intermediate Board of Education Department, dated the 1st day of May 1895, providing for the distribution of the Sum available for Secondary Education, under Section 2 (b) of "The Education and Local Taxation Account (Scotland) Act, 1862;" and Question, on Division, negatived; CXLVIII. 266.

Education Department Code of Regulation for Day School (Article 90):

178. [1896.] Motion for an Address, praying Her Majesty to withhold Her Consent from so much of Article 90 in the Day School Code for England and Wales (1901) as provides that the School Account and Report shall be open to inspection during the six months following the date of the notice, instead of during the following year as in the proceeding Code, and Question negatived; CLI. 173.

Elementary Education Code (Scotland) 1894:

180. [1890-91.] Motion, That an humble Address be presented to Her Majesty, praying Her Majesty that the Minute of the Committee of Council on Education in Scotland, dated the 11th day of June 1891, amending the term of Article 132 of the Code of 1891, be amended by substituting the word "three" for the word "five," and the word "fifteen" for the word "fourteen;" and Question, on Division, negatived; CXLIX. 452.

Evening Continuation Schools, Code, 1894:

181. [1894.] Motion, That an humble Address be presented to Her Majesty, praying that She will direct the New Code of Regulations for Evening Continuation Schools to be amended in the following particulars, namely:-Page 16 (Association of Workers) leave out "2. Working Men's co-operative societies, their work in distribution and production." Page 17, leave out "the services rendered by retail shopkeepers, merchants, manufacturers, and other persons engaged in distribution and production;" and Question negatived; CXLIX. 162.

182. [1894.] Motion, That an humble Address be presented to Her Majesty, praying that She will cause the Evening Continuation Schools Code to be amended in the following particulars:-(1.) Only one marking of the registers of attendance to be required during one session of the school; (2.) In Article 18 the arrangement of a fixed grant plus variable grants to be replaced by one grant, and that a fixed one; and (3.) The drawing to be inspected and tested in like manner to the other subjects of the Code; and Question negatived; CXLIX. 166.

Higher Education (Scotland):

183. [1890-91.] Motion, That for the better organisation of Secondary Education, it is desirable that there should be Grants in Aid of it, not only, as at present, to the Universities and to Primary Schools, but also (as recommended by a Departmental Committee in 1899) to the Public Secondary Schools, on condition of their general efficiency, and of free places being reserved in them for competition among children from the Grant-aided Primary Schools; withdrawn; CXLVI. 67.

Intermediate and Technical Education:

Gelligar School:

184. [1896.] Motion, That an humble Address be presented, praying Her Majesty to withhold Her Consent from so much of the Intermediate and Technical Scheme of the Glamorgan County Council as relates to Gelligar School; and Question, on Division, negatived; CXLVI. 71.

Intermediate Board of Education (Ireland):

Rules of Examination:

185. [1896.] Motion, That an humble Address be presented, praying Her Majesty to withhold Her Consent from the Rules of Examination for 1897 of the Intermediate Board of Education for Ireland in so far as they relate to the Number of Marks assigned to the Celtic Language and Literature in the Preliminary Grade; and Question, on Division, negatived; CXLV. 292.

Primary Education (England and Wales):

186. [1890.] Motion, That in the opinion of this House, the system of Primary Education in England and Wales
EDUCATION—continued.

III. Questions Negatived, and Motions Withdrawn, relative to—continued.

Primary Education (England and Wales)—continued.

Public Education:

187. [1898.] Motion, That, in the opinion of this House, it is essential to a just and efficient system of National Education that there should be within reach of every child in England and Wales a public elementary school under local representative management; and that there should also be provided increased facilities for the training of teachers in colleges free from sectarian control; and Question negatived, on Division; CXLIV. 111.

Queen Mary's School, Walsall (Scheme):

188. [1890.] Motion, That an humble Address be presented to Her Majesty, praying Her graciously to withhold Her Consent to the Scheme under the Endowed Schools Act, 1890, and an Amending Act, for the management of Queen Mary's School, Walsall, which was presented to this House on the 7th day of February last; and Question negatived, on Division; CXLIV. 112.

Saint James (Northamptonshire) School:—See House Adjournment Motions.

School Board for London:

189. [1892.] Motion, That an Humble Address be presented to Her Majesty, praying Her Majesty to appoint a Royal Commission to investigate the Action and Extravagance of the London School Board, and the cause of the High Rates raised for its use in the Metropolis; and Question superseded by Adjournment of House for want of Forty Members; CXLVII. 76.

Scotch Education Code, 1891:

190. [1890-91.] Motion, That an Humble Address be presented to Her Majesty, praying Her Majesty that Article 133 be amended by adding at the end thereof the words "or who are under 14 years of age"; Debate adjourned; CXLVI. 138; Order for resuming adjourned Debate, discharged, 262.

Scottish Education Code, 1892:

191. [1892.] Motion, That an humble address be presented to Her Majesty, praying Her to withhold Her Assent to so much of the Code (1892) of the Scotch Education Department as is contained in Article 134; and Question, on Division, negatived; CXLVII. 103.

192. [1892.] Motion, That an humble Address be presented to Her Majesty, praying Her to withhold Her Assent to the Code (1892) of the Scotch Education Department unless and until Article 133 thereof be amended, by inserting the words "five and fourteen," and substituting therefor "three and fifteen"; and Question, on Division, negatived; CXLVII. 103.

Scottish Education Code, 1894:

193. [1894.] Motion, That an humble Address be presented to Her Majesty, praying Her to withhold Her Assent from that portion of the Code (1894) of the Scotch Education Department which proposes to alter the Ages in Section 133 of the Code from "between 5 and 14 years of age" to "between 3 and 15 years of age"; and until it is provided that the new arithmetical requirements under the 2nd Section in Standards IV., V., and VI., shall not come into operation until 1895; and Question, on Division, Negatived; CXLIX. 138.

Scottish Education Code, 1895:

194. [1894.] Motion, That an Address be presented to Her Majesty, praying Her Majesty, that Sections III. and IV. of Part II. of the Scotch Education Act, 1895, may be withdrawn, &c.; and Motion withdrawn; CL. 136.

Secondary Education (Scotland):—See House Adjournment Motions.

University of Wales (Charter):

195. [1893-94.] Motion, That an Humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent from the Charter of the University of Wales in its present form, and until it be amended so as to enable Students unconnected with the University Colleges of Aberystwith, Cardiff, or Bangor to present themselves for the examinations for degrees; and Question negatived; CXLIX. 531.

IV. Amendments proposed, but not made, or Withdrawn, relative to:

Education Department Code, 1900:

196. [1890.] Motion, That, in the opinion of this House, the proposals contained in the Code of Regulations for Day Schools and in the Minutes of the Board of Education laid before Parliament during the present Session are conducive to the interests of Education; Amendment proposed, "This Department which proposes to alter the Ages in Section 133 of the Code from "between 5 and 14 years of age" to "between 3 and 15 years of age," and until it is provided that the new arithmetical requirements under the 2nd Section in Standards IV., V., and VI., shall not come into operation until 1895; and Question, on Division, Negatived; CXLIX. 138.

Education Department Code, 1900—continued.

Eight Hours:

1. [1890-91.] Bill to restrict the Hours of Labour in all Trades and Industries to Eight per day; Ordered; CXLVI. 111. Presented, 16. (Not proceeded with.)

2. [1892.] Ordered; CXLVII. 28. Presented, 29. (Not proceeded with.) No. 2.) Ordered; CXLVII. 103. Presented, 193. (Not proceeded with.)

3. [1892-94.] Bill to regulate the Hours of Labour to Eight per day; or Forty-eight per week, in all Trades and Industries; Ordered; CXLVII. 28. Presented, 29. (Not proceeded with.)

Education Department Code, 1900—continued.

Occupations, and to make provision enabling the organised Members of any Trade or Occupation expressing by Ballot against the same, to exempt such Trade or Occupation from its provisions, Miners excepted; Ordered; CXLIX. 17. Presented, 22. (Not proceeded with.)

Election Petitions:—See Select Committees.
Elections.

I. Bills relative to Elections; Election Petitions and Writs; 1—144.
II. Certificates and Reports from Judges selected for the Trial of Election Petitions; 145—171.
III. Returns amended; 172—174.
IV. Writs (Warrants for New Writs) Ordered; 175—289.
   1. In the room of deceased Members; 175—193.
   2. In the room of Members who have become Peers; 194—201.
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   4. In the room of Members whose Elections have become void; 272—274.
   5. In the room of Members returned for two places who have elected to sit for one place; 275—284.
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V. Writs issued after Amendments proposed, but not made; 290—292.
VI. Questions relative to Elections resolved in the Affirmative; 293—297.
VII. Motions Withdrawn, Negatived, or Superseded, relative to Elections; 298—304.
VIII. Orders, Resolutions, and Incidental Proceedings; 305—331.

I. Bills relative to Elections; Election Petitions and Writs:

Ballot Act (1872) Amendment:
2. [1896.] Ordered; CLI. 22. Presented, 25. (Not proceeded with.)
3. [1898.] Ordered and presented; CLIII. 174. (Not proceeded with.)

County Councillors (Qualification of Women):
See County.

Election Expenses:
4. [1890-91.] To amend the Law relating to Election Expenses; Ordered; CXLVI. 10. Presented, 15. (Not proceeded with.)

Election Petitions:
5. [1890.] To amend the Law relating to Election Petitions; brought from the Lords; CLI. 280. Read, 292. Order for Second Reading discharged; Bill withdrawn, 390.

Elections (Hours of Pollings on Saturdays):
7. [1900.] To amend the Law respecting the Hours of Polling at Elections, and to extend the Hours of Polling on Saturdays; Ordered, and presented accordingly; CLV, 237. (Not proceeded with.)

Elections (Personation Agents):
8. [1890-91.] To amend the Law relating to Personation Agents at Elections; Ordered, and presented accordingly; CXLVI. 47. (Not proceeded with.)

Elections (Second Ballot):
9. [1894.] Providing for a Second Ballot in cases where no Candidate has received a majority of the recorded Votes; Ordered; CXLIX. 113. Presented, 114. (Not proceeded with.)

Elections (Second Ballot and Returning Officers' Expenses):
10. [1894.] Providing for a Second Ballot in cases where no Candidate has received a majority of the recorded Votes, and for the payment of Returning Officers' Expenses out of the Rates; Ordered, and presented accordingly; CXLIX. 358. (Not proceeded with.)

Electoral Disabilities Removal:

Electoral
Electoral Disabilities (Military Service): Ordered and presented; CXLVIII. 11. Presented, 31. (Not proceeded with.)

Irish Police Enfranchisement: To remove the Disabilities of the Royal Irish Constabulary and the Dublin Metropolitan Police to vote at Parliamentary Elections; Ordered; CXLVIII. 146. Presented, 150. (Not proceeded with.)

Local Authorities (Voting and Qualification): To amend the Law relating to voting for, and to the Qualification of Members and Electors of Local Authorities; Ordered; CXLVIII. 14. Presented, 19. Committed, 64. (Not proceeded with.)

Local Government (Elections): To continue temporarily certain Powers for the Removal of Difficulties at Elections under the Local Government Act, 1894; Ordered; presented accordingly; CLI. 54. Bill committed; considered in Committee, and reported, without Amendment, 67. Passed, 70. Agreed to by the Lords, 79. (Cited as Local Government (Elections) Act, 1896.) R. A. 30.

Local Government (Qualification of Voters): To amend the Local Government Act, 1886, in regard to the Qualification of Voters for the Election of Members to County Councils; Ordered and presented; CLI. 73. Considered, as amended; passed, 82. Agreed to by the Lords, 110. (Cited as Local Government Elections (No. 2) Act, 1896.) R. A. 124.

Logder Franchise: To amend and extend the Franchise of Lodgers; Ordered; CL. 10. Presented, 15. (Not proceeded with.)

London School Board Elections: To assimilate the Electoral Divisions of the London School Board to those for Parliamentary and County Council purposes; Ordered; CXLVI. 11. Presented, 16. (Not proceeded with.)

Manhood Suffrage (Ireland): To establish Manhood Suffrage in Ireland; Ordered and presented; CLI. 24. (Not proceeded with.)

Married Women's Disabilities Removal: To amend the Law relating to the Voting of Married Women at Local Elections; Ordered and presented; CXLVIII. 77. (Not proceeded with.)

Municipal and Parliamentary Franchise (Ireland): For the assimilation of the Municipal and Parliamentary Franchise in Ireland; Ordered; CXLVIII. 18. Presented, 23. (Not proceeded with.)
I. Bills relative to Elections; Election Petitions and Writs; &c.—continued.

Municipal Elections (Married Women’s Disabilities Removal):
42. [1890-91.] To amend the Law relating to the Disabilities of Married Women in Municipal and other Local Elections; Ordered and presented; CXLVI. 146. (Not proceeded with.)

Municipal Elections (Ireland) (Women):
43. [1897.] To enable Women to vote at Municipal Elections and for Town Commissioners in Ireland; Ordered; CLI. 15. Presented, 19. Order for Second Reading discharged; Bill withdrawn, 205.

Municipal Elections (Scotland):
44. [1897.] Bill, intituled, An Act to enable Returning Officers at Municipal Elections in Scotland to take the use of certain rooms free of charge; brought from the Lords; CXL. 435.

Municipal Franchise (Ireland) Amendment:
45. [1894.] To amend the Law relating to Municipal Franchise in Ireland; Ordered; CXLIX. 23. Presented, 27. (Not proceeded with.)

46. [1894.] No. 2; Ordered; CXLI. 24. Presented, 27. (Not proceeded with.)

47. [1895.] Ordered; Cl. 15. Presented, 18. Committed to the Standing Committee on Law; &c., 101. Bill reported, without Amendment; Minutes of Proceedings to be printed, 139. Motion, That the Bill be now read the third time; Amendment proposed; re-committed to a Committee of the whole House; Question, That the words proposed to be left out stand part of the Question; Closure claimed, Assent withheld; Question agreed to, on Division; Main Question agreed to; Bill passed, 207. (Not proceeded with.)

48. [1895.] No. 2; Ordered; Cl. 16. Presented, 20. (Not proceeded with.)

49. [1895. Sess. II.] Ordered and presented; CL 348. (Not proceeded with.)

50. [1896.] Ordered; CLI. 21. Presented, 24. (Not proceeded with.)

51. [1896.] No. 2; Ordered; CLI. 21. Presented, 24. (Not proceeded with.)

52. [1897.] Ordered; CLII. 15. Presented, 18. (Not proceeded with.)

53. [1897.] No. 2; Ordered; CXLI. 16. Presented, 19. (Not proceeded with.)

Occupiers and Lodgers (Metropolitan):
54. [1890-91.] To provide for the Registration of Occupiers and Lodgers in the Metropolis; Ordered; CXLVII. 39. Presented, 20. Order for Second Reading discharged; Bill withdrawn, 111.

Parliamentary Elections:
55. [1890-91.] To consolidate, simplify, and amend the Law relating to Parliamentary Elections, and for other purposes relating thereto; Ordered; CXLVI. 12. Presented, 17. Order for Second Reading discharged; Bill withdrawn, 110.

56. [1892.] Ordered; CXLII. 18. Presented, 22. (Not proceeded with.)

57. [1892.] No. 2; Ordered; CXLII. 18. Presented, 23. Order for Second Reading discharged; Bill withdrawn, 166.


59. [1894.] Ordered; CXLII. 25. Presented, 29. Bill withdrawn, 146. (Not proceeded with.)

60. [1895.]Ordered; CL 17. Presented, 20. (Not proceeded with.)

Parliamentary Elections (County of London Saturday Poll):
61. [1893-94.] To provide that at Parliamentary Elections in the County of London the Poll shall take place on Saturday; Ordered and presented; CXLVII. 612. (Not proceeded with.)

62. [1894.] Ordered; CXLIX. 53. Presented, 54. (Not proceeded with.)

Parliamentary Elections (Expenses):
63. [1893-94.] To place the official Expenses at Parliamentary Elections on the Local rates; Ordered and presented; CXLVII. 92. (Not proceeded with.)

Parliamentary Elections (Expenses and Second Election):
64. [1898.] To amend the Law relating to Parliamentary Elections by providing for the payment of necessary Expenses out of the Rates, and for a Second Election in certain cases; Ordered; CLIII. 69. Presented, 70. (Not proceeded with.)

Parliamentary Elections (Manhood Suffrage) (Ireland):

Parliamentary Elections (Mariners’ Votes):
66. [1895.] To enable Officers and Seamen of the Royal Navy and Mercantile Marine to record their Votes when by reason of their calling they will be at Sea on the day of the Poll; Ordered; Cl. 17. Presented, 21. (Not proceeded with.)

67. [1896.] Ordered; Cl. 20. Presented, 24. Bill withdrawn, 381.

68. [1897.] Ordered; Cl. 15. Presented, 18. Bill withdrawn, 336.

69. [1900.] Ordered and presented; CXLV. 69. (Not proceeded with.)

Parliamentary Elections (Petitions):—See Committees (S Libet).

Parliamentary Elections (Plural Voting, &c.):
70. [1895.] To prohibit Plural Voting at Parliamentary Elections, and to provide for taking the Polls at a Parliamentary Election on One Day, and for purposes consequential thereon; Ordered and presented; Cl. 188. (Not proceeded with.)

Parliamentary Elections (Registration):
71. [1892.] To amend the Registration Acts with reference to the Registration of Inhabitant Occupiers and Lodgers entitled to vote at Parliamentary Elections; Ordered; presented accordingly; CXLVII. 104. (Not proceeded with.)

Parliamentary Elections (Returning Officers) (Ireland):

Parliamentary Elections (Votes of Seamen):
73. [1890-91.] To enable Master Mariners, Engineers, Seamen, and Fishermen, to vote in the Election of Members of Parliament, in the same way as Masters of Acts do now in Parliamentary Elections for the Universities; Ordered; CXLVII. 25. (Not proceeded with.)

74. [1892.] Ordered; CXLVII. 58. Presented, 58. (Not proceeded with.)

Parliamentary
Parliamentary Franchise (Extension to Women): 75. [1890-91.] To extend the Parliamentary Franchise to duly qualified women; Ordered, CXLVI. 8. Presented, 15. Order for second Reading discharged; Bill withdrawn, 296.
76. [1892.] Ordered, CLXVII. 16. Presented, 21. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months" and, on Division, made; Second Reading put off for Six Months, 192.
78. [1893-94.] Ordered, CXLVIII. 15. Presented, 20. (Not proceeded with.)

Parliamentary Franchise (Women): 80. [1895.] For extending the Parliamentary Franchise to women; Ordered, Cl. 15. Presented, 19. (Not proceeded with.)
84. [1899.] Ordered, CLY. 14. Presented, 17. (Not proceeded with.)


Parliamentary Voters and Elections: 86. [1898.] To amend the Law relating to the Qualification and Registration of Parliamentary Voters and to Parliamentary Elections, and to the Expenses of Returning Officers, and for other purposes in relation thereto; Ordered, CLV. 321. Presented, 222. (Not proceeded with.)

Parliamentary Voters' Qualification: 87. [1890-91.] To amend the Law concerning the Qualifying Period for Parliamentary Voters in the United Kingdom, and for other purposes; Ordered, CXLVI. 12. Presented, 17. Order for Second Reading discharged; Bill withdrawn, 110.

Parliamentary Voters' Registration: 88. [1900-01.] For the better Registration of Parliamentary Voters, and for other purposes; Ordered, CXLVI. 8. Presented, 14. Order for Second Reading discharged; Bill withdrawn, 111.
89. [1902.] Ordered, CLXVII. 203. Presented, 255. (Not proceeded with.)
90. [1903-04.] Ordered, CXLVIII. 17. Presented, 53. (Not proceeded with.)
91. [1895.] To amend the Law for the Registration of Parliamentary Voters, and for other purposes relating to elections; Ordered, Cl. 223. Presented, 239. (Not proceeded with.)

Parliamentary Voters' Registration (Ireland): 92. [1890-91.] To alter and amend the Law relating to the Registration of Parliamentary Voters in Ireland; Ordered, CXLVI. 9. Presented, 14. (Not proceeded with.)
93. [1897.] Ordered and presented, CLXXII. 232. (Not proceeded with.)

Parochial Electors' Registration Acceleration: 94. [1894.] To accelerate the Registration of Parochial Electors in England and Wales in the present year. Ordered, and presented accordingly, CXLIX. 87. Committed to a

ELECTIONS—continued.

I. Bills relative to Elections; Election Petitions and Writs; &c.—continued.

Parochial Electors' Registration Acceleration—continued.


Parochial Electors' Registration Acceleration (Cost of Reviving Barristers)—See Committees to consider.

Period of Qualification and Elections: 95. [1894.] To reduce the Period of Qualification for Parliamentary and Local Government Electors, and to provide for the Half-yearly Registration of such Electors, and to provide for taking the Polls at a Parliamentary General Election on one day, and to restrict plural voting at Parliamentary Elections, and for purposes consequential thereon; Ordered, and presented accordingly; CLXIX. 72. Bill committed, 122. Order for Committee discharged, Bill withdrawn, 244.

Polling arrangements (London): 96. [1897.] To make further provision with respect to the Arrangement of Polling Districts in the Administrative County of London; Ordered, and presented accordingly; CL. 256. Order for Second Reading discharged; Bill withdrawn, 251.

Polling Arrangements (Parliamentary Boroughs): 97. [1897.] To amend the Law relating to the Arrangement of Polling Districts in Parliamentary Boroughs; Ordered and presented, CLX. 344. (Not proceeded with.)

Polling Districts (County Councillors): 98. [1897.] To make further provision with respect to the Arrangement of Polling Districts for the Election of County Councillors; Ordered and presented, CLII. 344. (Not proceeded with.)

Poor Law Franchise (Ireland): 99. [1892-94.] To amend the Law relating to the Poor Law Franchise in Ireland; Ordered, CXLVIIII. 18. Presented, 23. (Not proceeded with.)

Poor Law Guardians (Ireland) (Women): 100. [1896.] To enable women to be elected and act as Poor Law Guardians in Ireland; Ordered, CLXVIIII. 18. Presented, 26. Read a second time, and committed on Division, 45. Considered in Committee, and reported without Amendment; Passed, 46. Agreed to by the Lords, with Amendments, 114. Lords' Amendments to be now considered; considered, and agreed to, 118. (Cited as Poor Law Guardians (Ireland) (Women) Act, 1898.) R.A. 133.

Register of Burgesses (Scotland): 101. [1893.] To amend the Law relating to the Register of Voters in Burghs and Populous Places in Scotland; Ordered, and presented accordingly, Cl. 175. (Not proceeded with.)

Register of Electors (Duplicate Entries): 102. [1895.] To amend the Law respecting Duplicate Entries on Registers of Electors; Ordered, and presented accordingly, Cl. 122. (Not proceeded with.)

Registration Acts (Local Government) Amendment: 103. [1892.] To amend the Registration Acts with reference to Lodgers entitled to Vote at Parliamentary Elections; Ordered; CXLVIIII. 18. Presented, 22. (Not proceeded with.)

Registration (Ireland): 104. [1898.] To make provision with respect to the Registration of Electors for the purpose of Local Government in
I. Bills relative to Elections; Election Petitions and Writs; &c.—continued.

Registration (Ireland)—continued.

in Ireland; Ordered; CLIII. 52. Presented, 53. Bill committed, 62. Bill considered in Committee, and reported, 87. Considered, as amended; Passed, 91. Agreed to by the Lords, 113. (Cited as Registration (Ireland) Act, 1890.) R. A. 115.

Registration of Electors:

105. [1903.] To amend the Law relating to the Qualification and Registration of Electors at any Election in England and Wales; Ordered and presented; CLIV. 21. (Not proceeded with.)

Registration of Electors (Acceleration):

106. [1890-91.] To accelerate the Proceedings for the Registration of Electors in England and Wales, and to alter certain Dates connected therewith; Ordered; CXLVI. 12. Presented, 17. Order for Second Reading discharged; Bill withdrawn, 161.

Registration of Electors Acts Amendment:

107. [1890-91.] For the Removal of Doubts arising under the Registration of Electors Acts, and for other purposes; Ordered; CXLVI. 8. Presented, 12. Committed, 97. Reported, 111. Bill passed, 121. By the Lords, with Amendments 272. Lords' Amendments to be now considered; considered and agreed to, 274. (Cited as Registration of Electors Act, 1891.) R. A. 249.

108. [1893.] To amend the Registration of Electors Act; Ordered, and presented; CXLVI. 29. Order for Second Reading discharged; Bill withdrawn, 410.

Registration of Electors Amendment:

109. [1892-94.] Motion, That leave be given to bring in a Bill to enable Persons to be registered for the purpose of Parliamentary, County, and Municipal Elections with more Speed and Accuracy; Debate arising; Question resolved in the Affirmative; Bill presented accordingly; CXLVIII. 73. Bill committed, 226. Order for Committee discharged; Bill withdrawn, 571.

Registration of Electors (England):

110. [1890.] To amend the Law regarding the Registration of Electors in England; Ordered and presented; CLIV. 290. (Not proceeded with.)

Registration Law Amendment:

111. [1895.] To reduce the period of qualification for Registration for Parliamentary and other Elections; Ordered; CL. 16. Presented, 20. (Not proceeded with.)

Registration of Parliamentary Voters:

112. [1897.] To amend the Law with respect to the Registration of Voters for Parliamentary Elections; Ordered and presented; CLII. 55. (Not proceeded with.)

113. [1898.] Ordered and presented; CXLII. 68. (Not proceeded with.)

Registration of Voters (Ireland):

114. [1893.] To amend the Law relating to the Registration of Parliamentary Voters in Ireland; Ordered; CL. 213. Presented, 214. (Not proceeded with.)

115. [1899.] Ordered; CXL. 66. (Not proceeded with.)

Registration of Voters (Scotland):

116. [1890-91.] To amend the Law relating to the Qualification and Registration of Parliamentary Voters and to Parliamentary Elections in Scotland, and for other purposes in relation thereto; Ordered; CXLVI. 10. Presented, 15. Order for Second Reading discharged; Bill withdrawn, 106.

117. [1902.] Ordered; CXLVII. 32. Presented, 22. (Not proceeded with.)
I. Bills relative to Elections; Election Petitions and Writs; &c.—continued.

School Boards' Expenses—continued.
Ordered; CLIII. 231. Bill committed, 282. Bill considered in Committee on the report, without Amendment; Passed, 375. Agreed to by both the Lords, with an Amendment, 404. Lords' Amendment to be now considered; considered, and agreed to, 469. (Cited as School Board Committees Act, 1897.) R. A. 435.

Sea Fishermen's Voting (Scotland):
133. [1893-94.] To amend the Act as to the Voting of Sea Fishermen in Parliamentary Elections in Scotland; Ordered; presented accordingly; CXLVIII. 256. (Not proceeded with.)

Service Franchise:
135. [1897.] To amend the Service Franchise; Ordered; CLIII. 13. Presented, 17. Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Law, &c., withdrawn; Bill committed to a Committee of the whole House, 186. (Not proceeded with.)

Service Franchise:
136. [1898.] Ordered; CLIII. 20. Presented, 23. (Not proceeded with.)

Service Franchise:
137. [1899.] Ordered; CLIV. 17. Presented, 20. (Not proceeded with.)

Voters' Registration—continued.
138. [1892.] To amend the Law relating to the Registration of Voters in England and Wales, and for other purposes connected therewith; Ordered and presented; CXLVIII. 32. Order for Second Reading discharged; Bill withdrawn, 347.

Voters' Registration—continued.
139. [1893-94.] Ordered and presented; CXLVIII. 31. (Not proceeded with.)

Voters' Successive Occupation:
140. [1890-91.] To provide for the Registration of Voters for Successive Occupation in the Metropolis; Ordered and presented; CXLVI. 29. Order for Second Reading discharged; Bill withdrawn, 200.

Women's Disabilities Removal:
141. [1890-91.] To Remove the Disabilities of Women; Ordered and presented; CXLV. 50. Order for Second Reading discharged; Bill withdrawn, 200.

Women's Franchise:
142. [1893-94.] To abolish the Elective Disabilities of Women; Ordered and presented; CXLVIII. 529.

Women's Franchise:
143. [1894.] Ordered; CXLIX. 36. Presented 37. (Not proceeded with)

Women's Parliamentary and Local Franchise:
144. [1895.] To extend the Parliamentary and certain Local Franchise to Women; Ordered and presented; CLIV. 40. (Not proceeded with.)

II. Certificates and Reports from Judges selected for the Trial of Election Petitions:

Petitions relative to Controverted Elections.
145. Clare (East Clare Division) Election. [1893-94.] Certificate and Report received from Mr. Justice William O'Brien and Mr. Justice Johnson, Two of the Judges on the Rota for the Trial of Election Petitions in Ireland; Sitting Member (William Henry Foster) duly elected; CXLVII. 6.

Petitions relative to Controverted Elections.
146. Durham Election. [1890.] Report from the Judges on the Rota for the Trial of Election Petitions; void Election; CXLVIII. 4.

Petitions relative to Controverted Elections.
147. Edinburgh (South) Election. [1890.] Certificate and Report received from Mr. Justice (Arthur James Foster) duly elected; CXLVII. 3.

Petitions relative to Controverted Elections.
148. Elgin and Nairn Election. [1890.] Certificate and Report received from the Judges on the Rota for the Trial of Election Petitions; Sitting Member (John Edward Gordon) duly elected; CLI. 43.

Petitions relative to Controverted Elections.
149. Flintshire Borough (Central Division) Election. [1893-94.] Certificate and Report received from Mr. Justice Cave and Mr. Justice Vaughan Williams, Two of the Judges on the Rota for the Trial of Election Petitions; Petition withdrawn; Sitting Member (David Roderick) duly elected; CXLVIII. 6.

Petitions relative to Controverted Elections.
150. Greenock Election. [1892 Sess. II.] Letter and Certificate from the Judges for the Trial of Election Petitions in Scotland, relative to the Greenock Election; Sir Thomas Sutherland duly elected; Return of John Bruce, Barrister-at-Law, an undue Return; Letter and Certificate to be entered in the Journals; Clerk of the Crown to attend and amended Return; attends accordingly, and amended Return; CXLVII. 410.

Petitions relative to Controverted Elections.
151. Gloucester (Eastern or Cirencester Division) Election. [1890-91.] Certificate and Report received from Mr. Justice Hawkins and Mr. Justice Vaughan Williams, Two of the Judges on the Rota for the Trial of Election Petitions; void Election; CXLVII. 49.

Petitions relative to Controverted Elections.
152. Halifaxes Borough Election. [1893-94.] Certificate and Report received from Mr. Justice Hawkins and Mr. Justice Johnson, Two of the Judges on the Rota for the Trial of Election Petitions; Petition withdrawn; CXLVIII. 59.

Petitions relative to Controverted Elections.
153. Lanarkshire (Lanark Division) Election. [1893-94.] Certificate and Report from the Judges on the Rota for the
III. Returns Amended:


177. Kirkcaldy District of Burghs Election (Return). [1892.] Mr. James Henry Dalziel, returned as Mr. James Henry Dalziel. Return Amended ; CXLVII. 104.


IV. Writs (Warrants for New Writs) Ordered:

1. In the room of Deceased Members:


Mr. Daly and Mr. Macnabes having continued the Statement of Sir Thomas Evans, which was further corroborated by his own knowledge by Mr. Mosley, Member for the Birr Division of King’s County; Order, That the Clerk of the Crown do attend this House forthwith with the last Returns for the County of Monaghan, and amend the same by striking out in the Return for the North Monaghan Division the word “ South,” and inserting the word “ North,” and striking out the words “James Daly, of Main Street, Carrickmacross,” and inserting the words “Daniel Macnabas of Monaghan,” and the Return for the South Monaghan Division, by striking out the words “Daniel Macnabas of Monaghan,” and inserting the words “James Daly, of Main Street, Carrickmacross,” the Clerk of the Crown attending amended the Returns accordingly ; CXL. 348.

1. In the room of Decesed Members — continued.


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IV. Writs (Warrants for New Writs) Ordered—continued.

1. In the room of Deceased Members who have become Foes.


185. Morinouth. [1899.] Thomas Edward Ellis; CXLV. 101.—Monmouth (North Monmouth Division). [1900.] Daniel Manover; CXLV. 114.—Monmouth.


192. Waltham Borough. [1899-00.] Sir Charles Forster, Baronet; CXLVI. 413.—Waterford City. [1892.] Richard Power; CXLVI. 3.—Wanhsheen Borough. [1890-01.] Right Honourable George Augustine Carthey Bentinck; CXLVI. 207.—Wolverhampton Borough (South Division). [1898.] Right Honourable Charles Vollam Villiers; CXLII. 3.—Worcester County (Southern or Eastern Division). [1896.] Sir Edmund Leomurch, Baronet; CXL. 3.

193. York Borough. [1899.] Sir Frank Lockwood, Knight, Q.C.; CXLII. 3.—York, County of (North Riding or Cleveland Division). [1897.] Henry Full Pace; CXL. 2.

GEN. INDEX. CXLVI.—CXLV. (1890-91.—1900.)
IV. Writs (Warrants for New Writs) Ordered—continued.

3. In the room of Members who have accepted Office—continued.

Board of Trade, President of:

Chancellor of the Exchequer:
211. Derby Borough. [1896, Sess. II.]. Right Honourable Sir William George Gravell Harvey, Baronet; CXLVII. 420.

Chilliers Hundred:


215. Exeter. [1899, Sess. II.]. The Honourable Sir Henry Stafford Northcote; CLIV. 440.—Exeter County (Southern or Bamborough Division). [1895.]. Alfred Moses Wygras; CL 10.

216. Forfar County. [1897.]. James Martin White; CLIII. 3.


221. Norfolk (Southern Division). [1898.]. Francis Taylor; CLIII. 144.—Norfolk County (Mid Division). [1895.]. Clement Higgins; CL 139.


Civil Service Commissioner:
224. Burry Saint Edmunds. [1892, Sess. II.]. Lord Francis Harvey; CXLVII. 421.

Constable of the Castle of Dover and Warden and Keeper of the Cinque Ports:
225. Strand. [1890—91.]. Right Honourable William Henry Smith; CXLVI. 269.

3. In the room of Members who have accepted Office—continued.

Duchy of Lancaster, Chancellor of:

Education, President of the Committee of Council for:

Fishery Board, Chairman of:
229. [1893-94]. Peter Esmonde; CXLVII. 7.

Fishery Board, (Scotland):
230. [1896.]. Sir Robert Head; CXLVII. 421.

Household, Comptroller of:

Household, Treasurer of:
232. Saxeex (South-western or Chichester Division). [1897.]. Lord Walter Charles Gordon Lennox; CXLVII. 3.

Household, Vice-Chamberlain of:

Ireland, Chief Secretary to the Lord Lieutenant:

Justices of the High Court (Judges):

Local Government Board, President of:
236. Wolverhampton Borough (Eastern Division). [1892, Sess. II.]. Right Honourable Henry Hartley Fowler; CXLVII. 421.—Limerick (North (Ketton or Salford Division). [1895.]. Right Honourable Henry Chaplin; CL 311.

Lord Advocate of Scotland:

Lord Justice General of Scotland:
238. [1892.] Right Honourable James Patrick Bannerman Robertson; CXLVII. 5.—Clackmannan and Kinross. [1900.]. Right Honourable John Blair Balfour; CLV. 3.
IV. Writs (Warrants for New Writs) Ordered—continued.

3. In the room of Members who have accepted Office—continued.

Lord Justice of Appeal:

239. Forfar County. Sir John Rigby, Knight; CL. 3.

Master in Lunacy:


Master of the Rolls:


North-east, Steward of:


247. Inverness. [1895.] Dr. Donald Macgregor; CL. 240.


251. Oxfordshire. [1895.] James Francis Oswald; CXL. 291.

252. Plymouth Borough. [1900.] Sir John Edward Clarke, Knight; CL. 42.—Plymouth Borough. [1895.] W. Owen Clough; CLV. 164.

253. Salisbury Borough. [1897.] Henry Henry Hulse; CL. 3.—Sussex (South-western or Chichester Division). [1894.] Lord Walter Lennox; CXLIX. 266.


Postmaster-General:


GEN. INDEX. CXLVI.—CLV. (1890-91.—1900.)
ELECTIONS—continued.

IV. Writs (Warrants for New Writs) Ordered—continued.

3. In the room of Members who have accepted Office—continued.

Treasury, Commissioners of:


Treasury, First Commissioner of:


Vice Chamberlain of Her Majesty's Household:

270. Somerset (Western or Wellington Division). [1900, Sess. II.] Captain Sir Alexander Fuller Acland-Hood, Baronet; CLV. 408.

Works, Commissioners of:


4. In the room of Member expelled:

272. Riverside (Northern or Hastings Division). [1890- 91.] Captain Edmund Hope Verney; CXLVIII. 78.

5. In the room of Members whose Elections have become void:

276. Limerick City. [1895, Sess. II.] John Daly, sentenced to Penal Servitude for Life, and incapable of being elected or returned; CL 278.
278. Meath (South Meath Division). Patrick Fulham; CXLVIII. 31.
281. Rochester Borough. [1893-94.] Horatio David Davies, After Amendment proposed but not made; CXLVIII. 31.
282. Southampton Borough. [1896.] Tankerville Chamberlayne; CXLVIII. 35.
283. Stafford County (Lichfield Division). [1896.] Henry Charles Fulford; CL. 19.

6. In the room of Members returned for two places who have elected to sit for one place:

285. Cork City and Cork County and North-East Cork Division. [1893, Sess. II.;] CXLVII. 413.
287. Cavan (West Cavan Division) and City of Londonderry. [1896, Sess. II.]; CL. 345.
288. Kerry (South Kerry Division) and County of Galway (North Galway Division). [1895, Sess. II.]; CL. 358.
289. Kerry (North Kerry Division) and Mayo (South Mayo Division). [1896.]; CL. 98.

V. Writs issued after Amendments proposed, but not made:

Meath (South Meath Division):

290. [1893-94.] Motion, That Mr. Speaker do issue his Warrant to the Clerk of the Crown in Ireland, to make out a New Writ for the electing of a Member to serve in this present Parliament for the County of Meath (Southern Division), in the room of Patrick Fulham, Esquire, whose Election for the said County has been declared void; Amendment proposed, to leave out from the word "That" to the end of the Question, in order to add the words "the Writ for the Election of a Member for the Southern Division of the County of Meath be suspended until the Evidence taken on the Trial of the Election Petition for that Division has been considered by the House"; Amendment and Motion withdrawn; New Writ ordered; CXLVIII. 7.

Meath (South Meath Division) Writ—continued.

for the County of Meath, Southern Division, in the room of Patrick Fulham, Esquire, whose Election for the said County has been declared void; Motion, That the Debate be now adjourned; Withdrawn; New Writ ordered; CXLVIII. 31.

Rochester Borough Writ:

292. Motion, That Mr. Speaker do issue his Warrant to the Clerk of the Crown, to make out a New Writ for the electing of a Member to serve in this present Parliament for the Borough of Rochester, in the room of Horatio David Davies, Esquire, whose Election for the said Borough has been declared void; Amendment proposed, to leave out from the word "That" to the end of the Question, in order to add the words "the issue of the Writ for Rochester be postponed until the evidence in the recent Election Petition has been received and considered by this House"; and withdrawn; New Writ ordered; CXLVIII. 31.
VI. Questions relative to Elections resolved in the Affirmative:

**Leicester Writs:**

293. [1892.] Motion, That a Select Committee be appointed to inquire into the circumstances attending the holding of the Election, and whether the case is such as to require further action in respect of such Returns on the part of the House; Debate arising, and objection being taken to further Proceeding, Debate stood adjourned; CL. 37. Further adjourned, 40. Debate resumed; Amendment made; Main Question, so amended, proposed; and objection being taken to further Proceeding, Debate stood adjourned, 50. Further adjourned, 56. Question put, and agreed to, 61. Select Committee appointed to inquire and report on the Returns made to this House to the two Writs issued on 22nd August, 1894, for the Return of Members to serve for the Borough of Leicester, and the circumstances attending the holding of the Election, and whether, as the time for petitioning has expired, the case is such as to require further action in respect of such Returns on the part of the House, 61. Committee nominated; power to send for persons, papers, and records; Five to be the Quorum; Clerk of the Crown to produce Copies of Writs, &c., 66. Member discharged from further attendance; another added, 80. Report, 176.

**Limerick Election (John Daly):**

294. Motion, That the Order of the Day (Limerick Election, John Daly) be deferred until after the Order for resuming the adjourned Debate on the Amendment to the Motion for an Address in answer to Her Majesty's Speech; Motion withdrawn; Order deferred, 353. Motion, That John Daly, returned as a Member for the City of Limerick, having been adjudged guilty of Felony, and sentenced to penal servitude for life, and being now imprisoned under such sentence, is incapable of being elected or returned as a Member of this House; Amendment proposed to leave out words, and to add "a Select Committee be appointed to examine into the proceedings in the Law of Parliament involved in the return of John Daly for the City of Limerick, and report to the House on the steps thought to be taken under the circumstances"; Question put, That the words proposed to be left out stand part of the Question, and Question resolved in the Affirmative; Resolution, That John Daly, returned as a Member for the City of Limerick, having been adjudged guilty of Felony and sentenced to penal servitude for life, and being now imprisoned under such sentence, is incapable of being elected or returned as a Member of this House; CL. 355.

**Parliamentary Elections Expenses:**

295. [1894.] On Amendment going into Committee of Supply. Resolved, That in the opinion of this House, the Parliamentary Elections Expenses—continued.

Returning Officers' Expenses and all other Official Charges in connection with Parliamentary Elections should be defrayed out of public funds, and that a material reduction is possible in the present scale of charges allowed under "The Parliamentary Elections (Returning Officers’ Expenses) Act, 1875"; CXLIX. 156.

**Parliamentary Elections (Second Ballot):**

296. [1895.] On Amendment going into Committee of Supply. Resolved, That, in the opinion of this House, it is desirable that provision should be made for a Second Ballot at Parliamentary Elections in all cases where no candidate receives an absolute majority of the votes recorded; CL. 129.

**West Edinburgh Writ:**

297. [1896.] Notice taken by Mr. Labouchere, Member for the Borough of Northampton, in the presence of this House of the Earl of Selborne, who, as Viscount Walmersley, was returned at the last Election for West Edinburgh, but had become, on the death of his father, Earl of Selborne and a Peer of the Realm; Mr. Speaker called on the Noble Lord to state whether, since the last time he took his place in the House, he had become Earl of Selborne; the Noble Lord stated that he held himself to be a Peer of the Realm, but not a Lord of Parliament; Mr. Speaker then inquires of the Noble Lord whether he had applied for his Writ of Summons to the House of Lords, or whether it was his intention immediately to do so; the Earl of Selborne states that he had made no such application, and that he had no present intention of doing so, inasmuch as he claimed still to be the duly elected Member for West Edinburgh; Mr. Speaker then inquires of the Noble Lord to withdraw below the Bar until the House had come to a decision on his claim, and he withdrew accordingly; Motion, That Mr. Speaker do issue his Warrant to the Clerk of the Crown, to make out a new Writ for the election of a Member to serve in this present Parliament for the Borough of Edinburgh (West Division), in the room of the Honourable William Waldegrave Palmer, commonly called Viscount Walmersley, now Earl of Selborne, and withdrawn, 109. Motion, That Mr. Speaker do issue his Warrant to the Clerk of the Crown, to make out a new Writ for the election of a Member to serve in this present Parliament for the Borough of Edinburgh (West Division), in the room of the Honourable William Waldegrave Palmer, commonly called Viscount Walmersley, now Earl of Selborne, in the Peerage of the United Kingdom; Debate arising, Motion, That the Debate be adjourned, and negatived, on Division; original Question proposed; Closure claimed, and assent withheld; Debate resumed, and Question agreed to, and Order accordingly; CL. 223. See Earlom of Selborne.

VII. Motions Withdrawn, Negatived, or Superseded, relative to Elections:

**Attercliffe Division Writ:**

298. [1894.] Notice taken, That the Motion for a New Writ for the Attercliffe Division of Sheffield, made and agreed to on Tuesday last, had been grounded on the acceptance of the Office of Steward of the Chiltern Hundreds by the Honourable Bernard Codrington; whereas he, having succeeded to a Peerage on the death of his father, was then the second Baron Coleridge; and had already ceased to be a Member of this House. Motion, That a Select Committee be appointed to inquire into the circumstances under which the New Writ for the Attercliffe Division was granted on Tuesday, 26th June, and into the Law and Practice of this House relating to the Vacation of Seats of Members who succeed to Peerages; Withdrawn; CXLIX. 250.

**House of Commons (Vacating of Seats)—continued:**

299. [1894.] Notice taken, That the Motion for a New Writ for the Attercliffe Division of Sheffield, made and agreed to on Tuesday last, had been grounded on the acceptance of the Office of Steward of the Chiltern Hundreds by the Honourable Bernard Codrington; whereas he, having succeeded to a Peerage on the death of his father, was then the second Baron Coleridge; and had already ceased to be a Member of this House. Motion, That a Select Committee be appointed to inquire into the circumstances under which the New Writ for the Attercliffe Division was granted on Tuesday, 26th June, and into the Law and Practice of this House relating to the Vacation of Seats of Members who succeed to Peerages; Withdrawn; CXLIX. 250.

**House of Commons (Vacating of Seats):**

300. Motion, That a Select Committee be appointed to inquire and report on the circumstances attending the issue of the Writ for the Attercliffe Division of Sheffield on the 25th
Interference of Peers at Elections. All such persons as shall have been wilfully concerned in such endeavours so to be, by Bribery, or any other corrupt practices, to influence the election of any Member to serve for the Commons in Parliament in the selection of a Candidate, or by himself, or any others, be proposed to be elected; or for any consecutively where such Peer shall appear as a Candidate, or by Member to serve in Parliament.-Resolved, That it is a high question upon the Return for that place; and if anything shall come in question touching the Return or Election of any Member to represent the County of Lancaster (Southport Division) in the Commons, a Select Committee be appointed to inquire into such alleged breach of Privilege; Withdrawn; CLIV. 170.

Interference of Peers in the election of a Candidate for Oxford University. 301. Complainant made by Mr. James Lowther, Member for the Thanet Division of Kent, that the Duke of Devonshire and the Lord Bishop of Liverpool had concerned themselves in the Election of a Member to the House of Commons for the Borough of Great Britain; to concern himself in the Election of any Member to serve in Parliament in the selection of a Candidate to fill the vacancy in the representation of the University of Oxford; Motion, That, it having been represented to this House that the Lord High Chancellor and other Lords of Parliament did infringe the liberties and privileges of this House by concerning themselves in the election of a Member to represent the University of Oxford in the Commons, a Select Committee be appointed to inquire into such alleged breach of Privilege; Withdrawn; CLIV. 194.

Interference of Peers in the Election for the Southport Division of Lancashire. 302. Complainant made by Mr. James Lowther, Member for the Thanet Division of Kent, That the Duke of Devonshire and the Lord Bishop of Liverpool had concerned themselves in the Election of a Member to the House of Commons for the County of Lancaster (Southport Division); Motion, That, it having been represented to this House that the Duke of Devonshire and the Lord Bishop of Liverpool did severally infringe the liberties and privileges of this House by concerning themselves in the Election of a Member to represent the County of Lancaster (Southport Division) in the Commons, a Select Committee be appointed to inquire into the said alleged breach of Privilege; and Question negatived, on Division; CLIV. 254.

VIII. Orders, Resolutions, and Incidental Proceedings.

305. [1890-91.] Ordered, That all Members who are returned for two or more places in any part of the United Kingdom do make their election for which of the places they will serve, within one week after it shall appear that there is no question as to the election at that place; and if anything shall come in question touching the Return or Election of any Member, he is to withdraw during the time the matter is in debate; and that all Members returned upon double Returns do withdraw till their Returns are determined.—Resolved, That no Peer of the Realm, except such Peers of Ireland as shall for the time being be actually elected, and shall not have declined to serve, for any County, City, or Borough of Great Britain, hath any right to give his vote in the Election of any Member to serve in Parliament.—Resolved, That it is a high infringement of the liberties and privileges of the Commons of the United Kingdom for any Lord of Parliament, or other Peer or Peerage, not being a Peer of Ireland at the time elected, and not having declined to serve for any County, City, or Borough of Great Britain, to concern himself in the Election of Members to serve for the Commons in Parliament, except only any Peer of Ireland, at such elections in Great Britain respectively where such Peer shall appear as a Candidate, or by himself, or any others, be proposed to be elected; or for any Lord Lieutenant or Governor of any County to avail himself of any authority derived from his Commission, to influence the Election of any Member to serve for the Commons in Parliament.—Resolved, That it shall appear that any person hath been elected or returned a Member of this House, or endeavoured so to be, by Bribery, or any other corrupt practices, this House will proceed with the utmost severity against all such persons as shall have been wilfully concerned in such Bribery or other corrupt practices; CXLVI. 4.—[1892, Sec. I.]; CXLVII. 413.—[1890-91]; CXLVIII. 7.

306. Sessionsal Order regarding Interference of Peers at Elections; agreed to, on Division; [1897]; CLIV. 3.—[1898]; CXLIV. 5.—[1898]; CLIV. 4.—[1899]; Amendment proposed, and, on Divison, not made; [1899]; CLIV. 4.—[1899]; Amendment Motion withdrawn; CLVIII. 77.

VII. Motions Withdrawn, Negatived, or Superseded, relative to Elections—continued.

300. [1890-91.] Motion, That, in the opinion of this House, it is needful to amend and simplify the Laws relating to the Qualification and Registration of Parliamentary Electors; and especially to provide (a) that no person shall be permitted to vote in more than one electoral area during the continuance of one and the same register; (b) that time of qualification shall be reduced to not more than three months; (c) that registration superintendents shall be appointed who shall be officially responsible for superintending the preparation of accurate Lists of Voters; Amendment proposed, and, on Division, made; Question proposed, That the words " whilst recognising the desirability of amending the present system of the registration of voters, this House is of opinion that no alteration of the present Laws regulating the qualification of voters can be considered which does not at the same time provide that the different parts of the United Kingdom of Great Britain and Ireland shall be represented proportionately to their population," be added to the word " That " in the Main Question; Debate setting; and it being Midnight, the Debate stood adjourned; CXLVII. 80.

303. [1890-91.] Motion, That, in the opinion of this House, it is needful to amend and simplify the Laws relating to the Qualification and Registration of Parliamentary Electors; and especially to provide (a) that no person shall be permitted to vote in more than one electoral area during the continuance of one and the same register; (b) that time of qualification shall be reduced to not more than three months; (c) that registration superintendents shall be appointed who shall be officially responsible for superintending the preparation of accurate Lists of Voters; Amendment proposed, and, on Division, made; Question proposed, That the words " whilst recognising the desirability of amending the present system of the registration of voters, this House is of opinion that no alteration of the present Laws regulating the qualification of voters can be considered which does not at the same time provide that the different parts of the United Kingdom of Great Britain and Ireland shall be represented proportionately to their population," be added to the word " That " in the Main Question; Debate setting; and it being Midnight, the Debate stood adjourned; CXLVII. 120.

Parliamentary Franchise:

304. [1890-94.] Motion, That there exist serious disparities in the representation in Parliament of the people of the United Kingdom; that these disparities are of such a nature and extent as to involve the danger of the will of the Nation being misrepresented and possibly controverted by the decisions of the House of Commons, as at present constituted; and that therefore such disparities should forthwith be examined into by an impartial Committee or Commission, and remediated; Amendment proposed to leave out from the word " That," to the end of the Question, in order to add the words " whilst deploving the reference of the subject of Redistribution of Seats to a Select Committee or Royal Commission, this House is of opinion that the great irregularities in electoral powers ever which still exist between Constituencies deserve the attention of Her Majesty's Government, with a view to legislation in a future Session if general agreement can be arrived at;" Amendment and Motion withdrawn; CXLVIII. 77.

Representation of Constituencies Disparities:

309. [1890-94.] Motion, That there exist serious disparities in the representation in Parliament of the people of the United Kingdom; that these disparities are of such a nature and extent as to involve the danger of the will of the Nation being misrepresented and possibly controverted by the decisions of the House of Commons, as at present constituted; and that therefore such disparities should forthwith be examined into by an impartial Committee or Commission, and remediated; Amendment proposed to leave out from the word " That," to the end of the Question, in order to add the words " whilst deploving the reference of the subject of Redistribution of Seats to a Select Committee or Royal Commission, this House is of opinion that the great irregularities in electoral powers ever which still exist between Constituencies deserve the attention of Her Majesty's Government, with a view to legislation in a future Session if general agreement can be arrived at;" Amendment and Motion withdrawn; CXLVIII. 77.

310. [1890-94.] Motion, That, in the opinion of this House, it is needful to amend and simplify the Laws relating to the Qualification and Registration of Parliamentary Electors; and especially to provide (a) that no person shall be permitted to vote in more than one electoral area during the continuance of one and the same register; (b) that time of qualification shall be reduced to not more than three months; (c) that registration superintendents shall be appointed who shall be officially responsible for superintending the preparation of accurate Lists of Voters; Amendment proposed, and, on Division, made; Question proposed, That the words " whilst recognising the desirability of amending the present system of the registration of voters, this House is of opinion that no alteration of the present Laws regulating the qualification of voters can be considered which does not at the same time provide that the different parts of the United Kingdom of Great Britain and Ireland shall be represented proportionately to their population," be added to the word " That " in the Main Question; Debate setting; and it being Midnight, the Debate stood adjourned; CXLVII. 80.

311. [1890-94.] Motion, That, in the opinion of this House, it is needful to amend and simplify the Laws relating to the Qualification and Registration of Parliamentary Electors; and especially to provide (a) that no person shall be permitted to vote in more than one electoral area during the continuance of one and the same register; (b) that time of qualification shall be reduced to not more than three months; (c) that registration superintendents shall be appointed who shall be officially responsible for superintending the preparation of accurate Lists of Voters; Amendment proposed, and, on Division, made; Question proposed, That the words " whilst recognising the desirability of amending the present system of the registration of voters, this House is of opinion that no alteration of the present Laws regulating the qualification of voters can be considered which does not at the same time provide that the different parts of the United Kingdom of Great Britain and Ireland shall be represented proportionately to their population," be added to the word " That " in the Main Question; Debate setting; and it being Midnight, the Debate stood adjourned; CXLVII. 80.
VIII. Orders, Resolutions, and Incidental Proceedings—continued.

Incidental Proceedings relative to Writs—continued.

316. Election Return.—Mr. Speaker calls the attention of the House to an error in the Return of a Member, by the name being wrongly spelt. The Clerk of the Crown ordered to attend and amend the Return accordingly; [1893-94]; CXLVIII. 164.

Incidental Proceedings:—continued.

317. A Member returned for two places makes his election; [1892, Sess. II.]; CXLVII. 413—[1895]; CL. 341, 355—[1896]; CLI. 4.

318. Letter and Certificate from the Judges for the trial of Election Petitions in Scotland, informing the House of an undue Return; Clerk of the Crown to amend Return accordingly, and amends Return; [1893, Sess. II.]; CXLVIII. 416.

319. New Members sworn after a by-election; [1896]; CL. 370.

320. A Member returned, but being sentenced to penal servitude for life, is incapable of being elected or returned as a Member of the House; [1895]; CL. 378.

321. Certificates and Reports.—Mr. Speaker informs the House that he had received a Letter and Certificate from the Judges for the trial of Election Petitions; [1892, Sess. II.]; CXLVII. 416.

322. Certificate and Report; sitting Member duly elected; [1893-94]—[1896]; CXLVIII, 3, 4, 5.—[1896]; CLI. 4, 5, 13, 17, 35, 43, 154.

323. Certificate and Report; void election; [1893-94]; CXLVII. 49, 6, 4, 5.


325. Report from two Judges—Withdrawal of Petition; [1898]; CLIII. 182.


327. Certificate and Report—Sitting Member not duly elected; [1893-94]; CXLVIII. 348—[1896]; CLI. 5.

328. Letter and Certificate—One Member duly elected; the other Member is not returned; Letter and Certificate to be entered in the Journals; Clerk of the Crown to attend and amend Return; and amends Return; [1893-94]; CXLVII. 416.

329. Motion, that Mr. Speaker do issue his warrant to the Clerk of the Crown in Ireland to make out a new writ for the election of a Member, &c. in the room of a Member whose election had been declared void; Amendment proposed to leave out from the word “That” to the end of the Question, in order to add words Amendment and Motion withdrawn [South Monaghan Division]; [1893-94]; CXLVIII. 428—[1896]; CXLVIII, 31.

330. On Motion that Mr. Speaker do issue his warrant to the Clerk of the Crown to make out a new writ for the election of six Members, &c. in the room of a Member whose election had been declared void; Amendment proposed to leave out words and add others, and withdrawn; New Writ ordered; [1893-94]; CXLVIII. 31. (Rochester Borough Writ.)

331. Communication from the Lords' Commissioners as to the Issue of Writs for Vancouer which have occurred owing to the acceptance of orders from the Crown by Members of this House; [1896]; CLV. 407 (Sess. II.).

Electric Lighting.

I. Public Bills; 1—108.

II. Private Bills; 109—135.

I. Public Bills:

Electric Lighting Acts Amendment—continued.

1. [1897.] To amend the Electric Lighting Acts; Ordered and presented; CLIII. 274. (Not proceeded with.)

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Electric Lighting Acts Amendment—continued.

2. [1896.] Ordered; CLIV. 350. Presented, 351. (Not proceeded with.)

Electric
I. Public Bills—continued.

ELECTRIC LIGHTING (Clauses).

ELECTRIC LIGHTING Provisional Orders:

5. [1890-91.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Acton, Chiswick, Croydon, Hammersmith, Kennington, Loyd, Southend, Southwark, and Westminster; Ordered and presented; read, and referred to the Examiners; CXLVII. 174.

6. [1890-91.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Bingley, Bradford, Clitheroe, Croydon, Heckmondwike, Huddersfield, Leyton, Limerick, and Maidstone; Ordered; CXLVII. 255.

7. [1890-91.] (No. 3.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

8. [1890-91.] (No. 4.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Acton, Chiswick, Croydon, Hammersmith, Kennington, Loyd, Southend, and Westminster; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

9. [1890-91.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Bingley, Bradford, Clitheroe, Croydon, Heckmondwike, Huddersfield, Leyton, Limerick, and Maidstone; Ordered; CXLVII. 255.

10. [1890-91.] (No. 6.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

11. [1890-91.] (No. 7.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

12. [1890-91.] (No. 8.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

13. [1890-91.] (No. 9.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

14. [1890-91.] (No. 10.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

15. [1890-91.] (No. 11.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

16. [1890-91.] (No. 12.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

17. [1890-91.] (No. 13.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

18. [1890-91.] (No. 14.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.

19. [1890-91.] (No. 15.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, Blyth, Chester, Hertford, Ipswich, Manchester, Northwich, Preston, and Reading; Ordered and presented; read, and referred to the Examiners; CXLVII. 255.
Electric Lighting Provisional Orders—continued.

1. Public Bills—continued.

Electric Lighting Provisional Orders—continued.


20. [1892.] (No. 4.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Bath; brought from the Lords; reported, without Amendment; Provisional Orders confirmed, 244; Bill committed, 244. Report, Standing Orders complied with, 244. Lords' Amendment agreed to, 244. LORDS' AMENDMENT AGREED TO. 1892-93. R. A. 398.

21. [1892.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Bedford; brought from the Lords; read, and referred to the Examiners; CXLIX. 214. Bill committed, 233. Reported; Provisional Orders confirmed, 233. Lords' Amendment agreed to, 233. LORDS' AMENDMENT AGREED TO. 1892-93. R. A. 339.


23. [1892.] (No. 7.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Berwick-upon-Tweed; brought from the Lords; read, and referred to the Examiners; CXLIX. 214. Bill committed, 244. Report, Standing Orders complied with, 244. Lords' Amendment agreed to, 244. LORDS' AMENDMENT AGREED TO. 1892-93. R. A. 398.

24. [1892.] (No. 8.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Blackpool; brought from the Lords; read, and referred to the Examiners; CXLIX. 214. Report, Standing Orders complied with, 214. Report, Standing Orders confirmed, 220. Lords' Amendment agreed to, 214. LORDS' AMENDMENT AGREED TO. 1892-93. R. A. 339.

I. Public Bills—continued.

Electric Lighting Provisional Orders—continued.

Electric Lighting Provisional Orders—continued.

CL. 144. Report, that the Standing Orders applicable with, 162. Bill committed, 167. Reported; Provisional Orders confirmed, 225. Bill considered, as amended and passed, 232. Reported to the Lords, 302. (Cited as Electric Lighting Orders Confirmation (No. 2) Act, 1896.)

1895. (No. 4.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to a portion of the Parish of Kensington Saint Mary Abbots, and to the Saint Olave and Strand Districts, in the County of London; brought from the Lords; read, and referred to the Examiners; CL. 345. Report, Standing Orders applicable with, 249. (Not proceeded with.)

37. 1895. (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Alderney Edges, Leigh, Longdalen, Loston, Radcliffe, and Swindon New Town; Ordered and presented; read, and referred to the Examiners; CL. 144. Report, Standing Orders applicable with, 162. Bill committed, 167. Reported; Provisional Orders confirmed, 225. Bill considered, as amended and passed, 232. Agreed to by the Lords, 302. (Cited as Electric Lighting Orders Confirmation (No. 2) Act, 1895.)

1896. (No. 1.) To confirm Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1893 and 1894, relating to Corinthians, Darlington, Denton, Huddersfield, King's Lynn, Manchester, and Wells; Ordered and presented; read, and referred to the Examiners; CL. 144. Report, Standing Orders applicable with, 162. Bill committed, 167. Reported; Provisional Orders confirmed, 225. Bill considered, as amended and passed, 232. Reported to the Lords, 302. (Cited as Electric Lighting Orders Confirmation (No. 3) Act, 1896.)

1895. (No. 4.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Carlisle, Pontypool, Walsingham, Whitchurch, and Worthing; Ordered and presented; read, and referred to the Examiners; CL. 144. Report, Standing Orders applicable with, 162. Bill committed, 167. Reported; Provisional Orders confirmed, 225. Bill considered, as amended and passed, 232. Passed, 230. Agreed to by the Lords, 302. (Cited as Electric Lighting Orders Confirmation (No. 4) Act, 1895.)

1895. (No. 6.) To confirm a Provisional Order made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Liverpool; brought from the Lords; read, and referred to the Examiners; CL. 232. (Not proceeded with.)

1895. (No. 6.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Bournemouth, Folkestone, Gloucester, Stratford on Avon, Swindon, and Winchester; Ordered and presented; read, and referred to the Examiners; CL. 232. Report, Standing Orders applicable with, 302. Bill committed, 314. Bill reported; Provisional Orders confirmed; Bill passed, 320. (Cited as Electric Lighting Orders Confirmation (No. 5) Act, 1895.)

1896. (No. 1.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Colwyn Bay, and Colwyn, Dorking, Ealing, Kettering, Kingston, and Middlesbrough, and Ormskirk, Preston, Salisbury, Southamptown, and Wimborne and District; brought from the Lords; CL. 302. Read, and referred to the Examiners, 303. Report, Standing Orders applicable with, 302. Bill committed, 314. Bill reported, 325. Provisional Orders confirmed; Bill passed, 330. (Cited as Electric Lighting Orders Confirmation (No. 6) Act, 1896.)

1896. (No. 2.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Colwyn Bay, and Colwyn, Dorking, Ealing, Kettering, Kingston, and Middlesbrough; Ordered and presented; read, and referred to the Examiners; CL. 129. Report, Standing Orders applicable with, 154. Bill committed, 167. Reported; Provisional Orders confirmed, 183. Bill passed, 184. Agreed to by the Lords, with Amendments; Standing Orders applicable with, 183. Bill reported, 184. Passed, 208. Agreed to by the Lords, 294. (Cited as Electric Lighting Orders Confirmation (No. 2) Act, 1896.)

Electric Lighting Provisional Orders—continued.

44. [1896.] (No. 3.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bray, Cork, Liverpool, Quenstone, Ruthin, and Ruthin, and Sale; brought from the Lords; read, and referred to the Examiners; CLI. 294. Report, Standing Orders applicable with, 334. Bill committed, 335. Reported, without Amendment; Provisional Orders confirmed, 355. Passed, 365. (Cited as Electric Lighting Orders Confirmation (No. 5) Act, 1896.)

45. [1896.] (No. 4.) (Suspended Bill.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1895, relating to a portion of the Parish of Kensington Saint Mary Abbots, and to the Saint Olave and Strand Districts, in the County of London; brought from the Lords; Report, Standing Orders applicable with, 334. Bill committed, 335. Reported, without Amendment; Provisional Orders confirmed, 355. Passed, 365. (Cited as Electric Lighting Orders Confirmation (No. 6) Act, 1896.)

46. [1896.] (Notting Hill) Bill (changed from Electric Lighting Provisional Orders (No. 1) Bill; considered, as amended and passed, 365. Passed, 373. (Cited as Electric Lighting Orders Confirmation (No. 7) Act, 1896.)

47. [1896.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Great Bermondsey and Northchurch, Great Cosby and Waterloo, Margam, and Pembroke Township; brought from the Lords; read, and referred to the Examiners; CLI. 294. Report, Standing Orders applicable with, 325. Bill committed, 331. Reported, Standing Orders applicable with, 332. Bill passed, 355. (Cited as Electric Lighting Orders Confirmation (No. 8) Act, 1896.)

48. [1896.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Battersea, Cumberwell, and Saint Swithin's District; brought from the Lords; read, and referred to the Examiners; CLI. 294. Report, Standing Orders applicable with, 330. Bill committed, 335. Reported, without Amendment; Provisional Orders confirmed, 355. Passed, 365. (Cited as Electric Lighting Orders Confirmation (No. 5) Act, 1896.)

49. [1896.] (No. 6.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Ashton-on-Mersey and Bucklow; Ordered and presented; read, and referred to the Examiners; CLI. 314. Report, Standing Orders applicable with, 244. Bill committed, 250. Reported, without Amendment; Provisional Orders confirmed, 277. Bill passed, 272. Agreed to by the Lords, 325. (Cited as Electric Lighting Orders Confirmation (No. 6) Act, 1896.)

50. [1896.] (No. 7.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Allerton, Little Woolton, Much Woolton, Ullswill and Greaton, Back, and Meryth Tydd; Ordered and presented; read, and referred to the Examiners; CLI. 297. Report, Standing Orders applicable with, 242. Reported, with Amendment; Provisional Orders confirmed, 306. Bill considered, as amended and passed, 310. Agreed to by the Lords, 415. (Cited as Electric Lighting Orders Confirmation (No. 7) Act, 1896.)

51. [1897.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 to 1888, relating to Garston, Hoylake and West Kirby, Ipwich, Mereley, Wilmslow and Wrexham; Ordered and presented; read, and referred to the Examiners; CLI. 133. Report, Standing Orders applicable with, 176. Bill committed, 181. Reported, with Amendments; Provisional Orders confirmed, 204. Bill considered, as amended and passed, 208. Agreed to by the Lords, 294. (Cited as Electric Lighting Orders Confirmation (No. 1) Act, 1897.)

52. [1897.]
Electric Lighting Provisional Orders—continued.

52. [1897.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Barrow, Backworth, Bensham, and Wallsend; read, and referred to the Examiners; CLII. 133. Report, Standing Orders applicable complied with, 211. Bill passed, 212. Agreed to by the Lords, 331. [Cited as Electric Lighting Orders Confirmation (No. 2) Act, 1897.] R. A. 390.

53. [1897.] (No. 3.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Denton, Droylsden, Levenshulme, Moss Side, Stretford, and Withington; reported, without Amendment; Provisional Orders confirmed, 211. Bill passed, 401. [Cited as Electric Lighting Orders Confirmation (No. 3) Act, 1897.] R. A. 360.

54. [1897.] (No. 4.) To confirm a Provisional Order made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1898, relating to Denton; read, and referred to the Examiners, 162. Report, That the Standing Orders applicable have been complied with, 161. Bill committed, 161. Reported, with Amendment; Provisional Order confirmed, 206. Bill considered, as amended, 206. Passed, 209. Agreed to by the Lords, 294. [Cited as Electric Lighting Orders Confirmation (No. 4) Act, 1897.] R. A. 360.

55. [1897.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Ambleby, Ballymena, Barking, Llandrindod Wells, Redditch, and Reigate; read, and referred to the Examiners; CLII. 102. Report, Standing Orders applicable complied with, 102. Bill committed, 102. Reported, Provisional Orders applicable complied with, 151. Bill committed, 151. Reported, with Amendments; Provisional Orders confirmed, 183. Bill considered, as amended, 183. Passed, 204. Agreed to by the Lords, 290. [Cited as Electric Lighting Orders Confirmation (No. 5) Act, 1897.] R. A. 360.

56. [1897.] (No. 6.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Barking Town; read, and referred to the Examiners; CLII. 71. Report, Standing Orders applicable complied with, 71. Bill committed, 71. Reported, without Amendment; Provisional Orders confirmed, 206. Bill passed, 221. Agreed to by the Lords, 291. [Cited as Electric Lighting Orders Confirmation (No. 6) Act, 1897.] R. A. 360.


58. [1897.] (No. 8.) Bill intituled, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Huyton; Huyton; Eccles, Gorton, and Northenden; brought from the Lords; read, and referred to the Examiners; CLII. 331. Report, Standing Orders applicable complied with, 331. Bill committed, 331. Reported, without Amendment; Provisional Orders confirmed, 401. Bill passed, 407. [Cited as Electric Lighting Orders Confirmation (No. 8) Act, 1897.] R. A. 360.

59. [1897.] (No. 9.) Bill intituled, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to (1) Saint George's-in-the-East, Mile End Old Town, and Limehouse; (2) Holywell, Liberty of Charterhouse and Stockwell; (3) Fulham, Battersea, Battersea, and Wandsworth; (4) Northfleet, Anerley, and Beckenham; brought from the Lords; read, and referred to the Examiners; CLII. 359. Report, Standing Orders applicable complied with, 359. Bill committed, 359. Reported, without Amendment; Provisional Orders confirmed, 401. Bill passed, 407. [Cited as Electric Lighting Orders Confirmation (No. 9) Act, 1897.] R. A. 360.

60. [1897.] (No. 10.) Bill intituled, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Denton, Droylsden, Levenshulme, Moss Side, Stockport, and Branksome; brought from the Lords; read, and referred to the Examiners; CLII. 331. Report, Standing Orders applicable complied with, 331. Bill committed, 331. Reported, without Amendment; Provisional Orders confirmed, 401. Bill passed, 407. [Cited as Electric Lighting Orders Confirmation (No. 10) Act, 1897.] R. A. 360.

61. [1897.] (No. 11.) Bill intituled, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Blackheath and Greenwich District and Newington; brought from the Lords; read, and referred to the Examiners; CLII. 359. Report, Standing Orders applicable complied with, 359. Bill committed, 359. Reported, with Amendments; Provisional Orders confirmed, 401. Bill passed, 407. [Cited as Electric Lighting Orders Confirmation (No. 11) Act, 1897.] R. A. 360.

62. [1898.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Darford, East Ham, Hfiff courte, Ossett, Rotherham, and Stockport; reported, with Amendments; Provisional Orders confirmed, 211. Bill committed, 211. Reported, with Amendments; Provisional Orders confirmed, 374. Bill considered, as amended, 374. Passed, 407. Agreed to by the Lords, 293. [Cited as Electric Lighting Orders Confirmation (No. 1) Act, 1898.] R. A. 305.

63. [1898.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Market Harborough, Meltham, and Poole; brought from the Lords; read, and referred to the Examiners, 130. Report, Standing Orders applicable complied with, 130. Bill committed, 130. Reported, without Amendment; Provisional Orders confirmed, 130. Bill passed, 130. Agreed to by the Lords, 296. [Cited as Electric Lighting Orders Confirmation (No. 2) Act, 1898.] R. A. 305.

64. [1898.] (No. 3.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Dartford, East Ham, Hiff courte, Ossett, Rotherham, and Stockport; reported, with Amendments; Provisional Orders confirmed, 211. Bill committed, 211. Reported, with Amendments; Provisional Orders confirmed, 374. Bill considered, as amended, 374. Passed, 407. Agreed to by the Lords, 294. [Cited as Electric Lighting Orders Confirmation (No. 3) Act, 1898.] R. A. 305.

65. [1898.] (No. 4.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Barking, Bexfield, Bexley, East Greenwich, Havering, Hay (Aldrington), Kings Norton, and Leatherhead; read, and referred to the Examiners, 130. Report, Standing Orders applicable complied with, 130. Bill committed, 130. Reported, without Amendment; Provisional Orders confirmed, 374. Bill considered, as amended, 374. Passed, 407. Agreed to by the Lords, 294. [Cited as Electric Lighting Orders Confirmation (No. 4) Act, 1898.] R. A. 305.

66. [1898.] (No. 5.) Bill intituled, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1892 and 1888, relating to Allerton, Bridgwater, Chislehurst, Gravesend, and Hastings; brought from the Lords; read, and referred to the Examiners; CLII. 322. Report, Standing Orders applicable complied with, 322. Bill committed, 322. Reported, with Amendments; Provisional Orders confirmed, 322. Bill considered, as amended, 322. Passed, with Amendments, 327. To which the Lords agree, 356. [Cited as Electric Lighting Orders Confirmation (No. 5) Act, 1898.] R. A. 436.
ELECTRIC LIGHTING—continued.

I. Public Bills—continued.

Electric Lighting Provisional Orders—continued.

333. Reported, without Amendment; Provisional Orders confirmed, 316. Bill passed, 292. (Cited as Electric Lighting Orders Confirmation (No. 6) Act, 1898.) R. A. 372.

68. [1898.] (No. 7.) Bill initiated, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Alloa, Stirling and Clackmannan; brought from the Lords; read, and referred to the Examiners; CLIV. 209. Report, Standing Orders applicable complied with, 271. Bill committed, 379. Reported, without Amendment; Provisional Orders confirmed, 414. Bill passed, 419. (Cited as Electric Lighting Orders Confirmation (No. 7) Act, 1898.) R. A. 342.

69. [1898.] (No. 8.) Bill initiated, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bridgwater, Malmesbury, Northampton, and Whiston; brought from the Lords; read, and referred to the Examiners; 300. Report, Standing Orders applicable complied with, 371. Bill committed, 379. Reported, without Amendment; Provisional Orders confirmed, 356. Bill passed, 359. (Cited as Electric Lighting Orders Confirmation (No. 8) Act, 1898.) R. A. 492.

70. [1898.] (No. 9.) Bill initiated, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Montrouge and Perpignan; brought from the Lords; read, and referred to the Examiners; CLIV. 276. Report, Standing Orders applicable complied with, 355. Bill committed, 311. Reported, with Amendments; Provisional Orders confirmed, 355. Bill considered, as amended, 359. Passed, with Amendments, 364. To which the Lords agree, 380. (Cited as Electric Lighting Orders Confirmation (No. 9) Act, 1898.) R. A. 399.

71. [1898.] (No. 10.) Bill initiated, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Aston Manor, Dallington, Lowestoft, Offord, Smethwick, and West Bromwich; brought from the Lords; read, and referred to the Examiners; CLIV. 306. Report, Standing Orders applicable complied with, 325. Bill committed, 328. Reported, without Amendment; Provisional Orders confirmed, 328. Bill passed, 350. (Cited as Electric Lighting Orders Confirmation (No. 10) Act, 1898.) R. A. 372.

72. [1898.] (No. 11.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Chelmsford, Morley, Norwich (Extension), Preston (Extensions), and Warrington; brought from the Lords; read, and referred to the Examiners; CLIV. 193. Report, Standing Orders applicable complied with, 255. Bill committed, 257. Reported, without Amendment; Provisional Orders confirmed, 257. Bill passed, 319. Agreed to by the Lords, 364. (Cited as Electric Lighting Orders Confirmation (No. 11) Act, 1898.) R. A. 232.

73. [1898.] (No. 12.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Balscadden, Blackpool, Morwick, Portobello, and the Caledonian Canal; brought from the Lords; read, and referred to the Examiners; CLIV. 297. Report, Standing Orders applicable complied with, 249. Bill committed, 252. Reported, Provisional Orders confirmed, 252. Bill considered, as amended; Passed, 315. Agreed to by the Lords, 364. (Cited as Electric Lighting Orders Confirmation (No. 12) Act, 1898.) R. A. 306.

75. [1898.] (No. 14.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bolton (Extension), King'scliff, Penarth, Preston (Extension), and Shrewsbury; Ordered and presented; read, and referred to the Examiners; CLIV. 297. Report, Standing Orders applicable complied with, 238. Bill committed, 241. Reported; Provisional Orders confirmed, 318. Bill considered, as amended; Passed, 329. Agreed to by the Lords, 364. (Cited as Electric Lighting Orders Confirmation (No. 14) Act, 1898.) R. A. 372.

76. [1898.] (No. 15.) To confirm a Provisional Order granted by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, to the Midland Electric Corporation for Power Distribution (Limited), in respect of an Area situate in the County of Stafford; brought from the Lords; CLIII. 396. Read, and referred to the Examiners, 321. Report, Standing Orders applicable complied with, 296. Bill committed, 301. Reported, without Amendment; Provisional Order confirmed, 414. Bill passed, 419. (Cited as Electric Lighting Orders Confirmation (No. 15) Act, 1898.) R. A. 437.

77. [1899.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to New Street Station, Southport, Accrington, and St. Mary's Leper Hospital (Lancashire); brought from the Lords; read, and referred to the Examiners; CLIV. 117. Report, Standing Orders applicable complied with, 140. Bill committed, 142. Reported, without Amendment; Provisional Orders confirmed, 165. Bill passed, 165. Agreed to by the Lords, 259. (Cited as Electric Lighting Orders Confirmation (No. 1) Act, 1899.) R. A. 274.

78. [1899.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Aylesbury, Hertford, Tettenhall Wyrley, (Staffordshire) Mainsland, Walsall (Extension), and Winsford; Ordered and presented; passed, 329. Agreed to by the Lords, 364. (Cited as Electric Lighting Orders Confirmation (No. 2) Act, 1899.) R. A. 278.

79. [1899.] (No. 3.) To confirm a Provisional Order made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Alloa, Broughty Ferry (Extension), and the Midland Electric Corporation; brought from the Lords; read, and referred to the Examiners; CLIV. 120. Report, Standing Orders applicable complied with, 140. Bill committed, 143. Reported, without Amendment; Provisional Order confirmed, 209. Bill passed, 214. Agreed to by the Lords, 202. (Cited as Electric Lighting Orders Confirmation (No. 3) Act, 1899.) R. A. 285.

80. [1899.] (No. 4.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Audenshaw, Bexley Heath, Central (Extension), Cheltenham (Extension), and Berry Hill; Ordered and presented; read, and referred to the Examiners; CLIV. 117. Report, Standing Orders applicable complied with, 145. Bill committed, 148. Reported, with Amendment; Provisional Order relative to Trentham (Staffordshire) not confirmed; other Orders confirmed; 154. Bill amended, 216. Bill considered, as amended, 221. Passed, 235. Agreed to by the Lords, 276. (Cited as Electric Lighting Orders Confirmation (No. 4) Act, 1899.) R. A. 287.

81. [1899.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882, 1888, and 1891, relating to Arundel, Bognor, Burslem (Extension), Chorley, Glossop, Rhyl, Rugby, and Runcorn; Ordered and presented; read, and referred to the Examiners; CLIV. 124. Report, Standing Orders applicable complied with, 165. Bill committed, 165. Reported, without Amendment; Provisional Orders confirmed, 107. Bill passed, 201. Agreed to by the Lords, 259. (Cited as Electric Lighting Orders Confirmation (No. 5) Act, 1899.) R. A. 274.

82. [1899.] (No. 6.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Aldershot, Bognor, Burslem (Extension), Chelmsford (Extension), Dewsbury, Hartlepool, Ilfracombe, and Winsford; Ordered and presented; read, and referred to the Examiners; CLIV. 124. Report, Standing Orders applicable complied with, 165. Bill committed, 165. Reported, without Amendment; Provisional Orders confirmed, 107. Bill passed, 201. Agreed to by the Lords, 259. (Cited as Electric Lighting Orders Confirmation (No. 6) Act, 1899.) R. A. 274.
Electric Lighting Provisional Orders—continued.

Electric Lighting Provisional Orders—continued.

Reported, with Amendments; Provisional Orders confirmed, 216. Bill considered, as amended, 221. Passed, 225. Agreed to by the Lords, 223. (Cited as Electric Lighting Provisional Orders Confirmation (No. 6) Act, 1899.) R. A. 338.


84. [1899.] (No. 8.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Dartford, Farnborough, Rochester, Newmarket, and Plumstead; brought from the Lords; CLIV. 275. Passed, 276. Agreed to by the Lords, 278. (Cited as Electric Lighting Provisional Orders Confirmation (No. 8) Act, 1899.) R. A. 326.

85. [1899.] (No. 9.) To confirm a Provisional Order made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Langley and to the Examiners; DLXX. 290. Passed, 291. Agreed to by the Lords, 293. (Cited as Electric Lighting Provisional Orders Confirmation (No. 9) Act, 1899.) R. A. 326.

86. [1899.] (No. 10.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Ballymena, Belfast, and to the Examiners; DLXXI. 208. Passed, 209. Agreed to by the Lords, 211. (Cited as Electric Lighting Provisional Orders Confirmation (No. 10) Act, 1899.) R. A. 390.

87. [1899.] (No. 11.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bridgwater, Wiveliscombe, and to the Examiners; DLXX. 290. Passed, 291. Agreed to by the Lords, 293. (Cited as Electric Lighting Provisional Orders Confirmation (No. 11) Act, 1899.) R. A. 390.

88. [1899.] (No. 12.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Brentford, East Sheen, and to the Examiners; CLIV. 247. Passed, 248. Agreed to by the Lords, 250. (Cited as Electric Lighting Provisional Orders Confirmation (No. 12) Act, 1899.) R. A. 390.

89. [1899.] (No. 13.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bridge of Weir, Lochcarron, and to the Examiners; CLIV. 247. Passed, 248. Agreed to by the Lords, 250. (Cited as Electric Lighting Provisional Orders Confirmation (No. 13) Act, 1899.) R. A. 390.

90. [1899.] (No. 14.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Christchurch, Bournemouth, and to the Examiners; CLIV. 258. Passed, 259. Agreed to by the Lords, 260. (Cited as Electric Lighting Provisional Orders Confirmation (No. 15) Act, 1899.) R. A. 390.

91. [1899.] (No. 15.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Biblical Grove, Bushey Heath, Greenwich District (Extension), Edmonton, and Plumstead; brought from the Lords; CLIV. 275. Read and referred to the Examiners; 276. Report, Standing Orders applicable complied with, 304. Bill committed, 310. Reported, without Amendment; Provisional Orders confirmed, 314. Bill passed, 316. (Cited as Electric Lighting Provisional Orders Confirmation (No. 15) Act, 1899.) R. A. 390.

92. [1899.] (No. 16.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Brondesbury, Christchurch and District, Guildford (Extension), Newport (Isle of Wight), Sandown and Shanklin, and Westgate and Birkenhead; Provisional Orders confirmed, 338. Bill passed, 342. (Cited as Electric Lighting Provisional Orders Confirmation (No. 16) Act, 1899.) R. A. 339.


94. [1899.] (No. 18.) To confirm a Provisional Order made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bournmouth (Public Purposes), Eastbourne, Epsom, and to the Examiners; CLIV. 202. Report, That the Standing Orders applicable have been complied with, 233. Bill committed, 238. Reported, with Amendments; Provisional Orders confirmed, 252. Bill considered, as amended, 294. Bill passed, 304. Agreed to by the Lords, 309. (Cited as Electric Lighting Orders Confirmation (No. 18) Act, 1899.) R. A. 390.


96. [1899.] (No. 20.) To confirm a Provisional Order made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Reading (Public Purposes), Rotherhithe, Hounsd and to the extension of the Area of Supply of the Midland Electric Corporation for Power Distribution (Limited); ordered; CLIV. 207. Presented, read, and referred to the Examiners; 209. Report, Standing Orders applicable complied with, 238. Bill committed, 238. Reported, with Amendments; Provisional Orders confirmed, 252. Bill passed, 266. Agreed to by the Lords, 309. (Cited as Electric Lighting Orders Confirmation (No. 19) Act, 1899.) R. A. 390.

97. [1899.] (No. 21.) To confirm a Provisional Order made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Lancing, Worthing, and to the Examiners; CLIV. 254. Report, Standing Orders applicable complied with, 269. Bill committed, 274. Reported, without Amendment; Provisional Order confirmed, 300. Bill passed, 309. Agreed to by the Lords, 309. (Cited as Electric Lighting Provisional Orders Confirmation (No. 21) Act, 1899.) R. A. 390.

98. [1899.] (No. 22.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Cambridge, Easton, and to the Examiners; CLIV. 263. Passed, 264. Agreed to by the Lords, 266. (Cited as Electric Lighting Provisional Orders Confirmation (No. 22) Act, 1899.) R. A. 390.
I. Public Bills—continued.

Electric Lighting Provisional Orders—continued.

28. [1900.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts, 1882 and 1888, relating to Birkenhead, New Brighton, Birkenhead (Extension), Ellesmere, Salford, Manchester, Prestwich, Redcar, Sowerby Bridge, and Whitfield; Ordered and presented; read, and referred to the Examiners; CLV. 111. Report, Standing Orders applicable complied with, 136. Bill committed, 136. Reported without Amendment; Provisional Orders confirmed, 108. Bill passed, 109. Agreed to by the Lords, 214. (Cited as Electric Lighting Orders Confirmation (No. 2) Act, 1900.) R. A. 221.

29. [1900.] (No. 3.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Allerton, Much Wootton, Little Wootton and Chidswell, Burnt, Hurstaple, Birkenhead (Extension), Besshears, Boston, Brierfield, Egremont, Hyde, and Sudbury; Ordered and presented; read, and referred to the Examiners; CLV. 128. Report, Standing Orders applicable complied with, 140. Bill committed, 125. Reported, with Amendments; Provisional Orders confirmed, 183. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, 269. (Cited as Electric Lighting Orders Confirmation (No. 3) Act, 1900.) R. A. 264.


101. [1900.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bishop Auckland, Catterham (with Warrington), Croydon, Grantham, Nuneaton, and Chilvers Coton, Ongmore Valley, Redruth, Saint Helen's (Isle of Wight), South Petherton, and W四个自信 and Holwood; Ordered; CLV. 236. Presented, read, and referred to the Examiners, 145. Report, Standing Orders applicable complied with, 120. Bill committed, 163. Reported, with Amendments; Provisional Orders confirmed, 183. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, 269. (Cited as Electric Lighting Orders Confirmation (No. 5) Act, 1900.) R. A. 264.

102. [1900.] (No. 6.) Bill intituled, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Bermondsey, Bournemouth, Beverley, Cleethorpes, Hythe, Liverdingle, Lincoln, Ramsgate, Romford, and Sandgate; brought from the Lords; read and referred to the Examiners; CLV. 237. Report, Standing Orders applicable complied with, 284. Bill committed, 289. Reported without Amendment; Provisional Orders confirmed, 216. Bill passed, 226. (Cited as Electric Lighting Orders Confirmation (No. 6) Act, 1900.) R. A. 356.

103. (No. 7.) Bill intituled, An Act to confirm certain Provisional Orders made by the Board of Trade, under the Electric Lighting Acts, 1882 and 1888, relating to Berwick-upon-Tweed, Harrow-on-the-Hill, Malton, the extension of the Area of Supply of the Midlands Electric Corporation for Power Distribution, Limited, Newhaven, Southport, Thirsk, Totton, Witney, and Woking; brought from the Lords; read and referred to the Examiners; CLV. 237. Report, Standing Orders applicable complied with, 284. Bill committed, 289. Reported without Amendment; Provisional Orders confirmed, 216. Bill passed, 226. Agreed to by the Lords, with Amendments, 354. Lords' Amendments agreed to, 337. (Cited as Electric Lighting Orders Confirmation (No. 12) Act, 1900.) R. A. 356.

II. Private Bills:

Brighton Electric Lighting:

109. [1893-94.] Petition for a Bill to authorise the Brighton Electric Light Company, Limited, to construct and maintain Electric Lines and Works, and to supply Electricity within the Municipal Borough of Brighton, in the County of Sussex, and for other purposes; and Bill ordered; CLXXVIII. 35. Read, and referred to the Examiners. 43. Bill withdrawn, 238.

Central Electric Supply:

II. Private Bills—continued.

Central Electric Supply—continued.

County of London and Brush Provincial Electric Lighting: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Charing Cross and Strand Electricity Supply: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; to CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Dublin Electric Lighting: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Jarrow and Hebburn Electricity Supply: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Kensington and Knightsbridge Electric Lighting Company: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Kensington and Notting Hill Electric Lighting: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Chelsea Electricity Supply: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; to CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Durham (County of) Electric Power Supply: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; to CLV. 26. Read, 77. Bill considered, 71. To the Select Committee on Electric Power Bills, 101. Report from the Select Committee on Electric Power Bills, with Amendments, 204. Bill considered, as amended; Bill passed, 235. Agreement to by the Lords, with Amendments, 250. Lords' Amendments agreed to, 325. (Cited as Chelsea Electricity Supply Act, 1908.) R. A. 257.

Jarrow and Hebburn Electricity Supply: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Kensington and Knightsbridge Electric Lighting Company: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; to CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.

Kensington and Notting Hill Electric Lighting: Limited, to purchase Lands and construct Generating Stations, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 37. Report, Standing Order 63 compiled with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 65.
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Kensington and Notting Hill Electric Lighting—continued.


Lancashire Electric Power:

122. [1893.] Report, In the case of the Petition for the Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CLIV. 24. Petition for a Bill for incorporating and conferring Powers on the Lancashire Electric Power Company, referred to the Select Committee on Standing Orders, 32. Report, That the Standing Orders ought not to be dispensed with, 67.

123. [1899.] Petition for a Bill for incorporating and conferring Powers on the Lancashire Electric Power Company; and Bill ordered; CLV. 28. Read, 29. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made; Bill committed, 71. To the Select Committee on Electric Power Bills, 101. Reported from the Select Committee on Electric Power Bills, with Amendments, 304. Bill considered, as amended; Bill passed, 322. Agreed to by the Lords, with Amendments, 359. Lords' Amendments agreed to, 364. (Cited as Lancashire Electric Power Act, 1900.) R. A. 394.

Leicestershire and Warwickshire Electric Supply:

124. [1899.] Report, That, in the case of the Petition for the Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLIV. 24. Petition for a Bill for incorporating and conferring Powers on the Leicestershire and Warwickshire Electric Supply Company, referred to the Select Committee on Standing Orders, 32. Report, That the Standing Orders ought not to be dispensed with, 67.

Liverpool Electric Supply Transfer:

125. [1896.] Report, That Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CL. 259.


Metropolitan Electric Supply:

127. [1895.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, Standing Orders certified complied with, 29. Bill to empower the Metropolitan Electric Supply Company (Limited) to use Lands at Acton Lane for the purpose of their Undertaking, and to lay certain Cables or Wires in Streets and along the Grand Junction Canal, and for other purposes; brought from the Lords; read, and referred to the Examiners, 154. Report, No Standing Orders applicable; Bill to be read a second time, 247. Committed, 309. Bill reported, with Amendments, 380. Considered, as amended; Bill passed, with Amendments, 396. To which the Lords agrees, 410. (Cited as Metropolitan Electric Supply Company Act, 1895.) R. A. 492.

Newcastle-upon-Tyne Electric Supply—continued.

129. [1890.] Petition for a Bill to confer further Powers upon the Newcastle-upon-Tyne Electric Supply Company, Limited, for the construction of Works, and the supply of Electrical Energy, and for other purposes; and Bill ordered; CLV. 30. Read, and referred to the Examiners, 40. Report, Standing Order 63 complied with, 67. Committed, 80. Reported, with Amendments, 281. Considered, as amended; Bill passed, 322. Agreed to by the Lords, with Amendments, 359. Lords' Amendments agreed to, 364. (Cited as Newcastle-upon-Tyne Electric Supply Company's Act, 1900.) R. A. 394.

North Metropolitan Electric Power Supply:


Saint James's and Pall Mall Electric Light:


Saint Marylebone Vestry Electric Lighting:

131. [1899.] Report, In the case of the Petition for the Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CLIV. 24. Petition for a Bill to empower the Vestry of the Parish of Saint Marylebone to supply Electricity in the said Parish, and to purchase a portion of the Undertaking of the Metropolitan Electric Supply Company, Limited, and for other purposes; Bill referred to the Select Committee on Standing Orders, 74. Order for referring Petition for Bill to Select Committee on Standing Orders discharged, and Bill withdrawn, 137.

Shannon Water and Electric Power:

132. [1900.] Report, On Petition for Bill, the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CL. 259. Petition for a Bill to incorporate the Shannon Water and Electric Power Company; referred to the Select Committee on Standing Orders, 33. Report, Standing Orders ought to be dispensed with, 55. Report read, and Bill ordered, 57. Read, 58. Bill committed, 104. To the Select Committee on Electric Power Bills, 111. Said Order discharged, 234. Bill reported, with Amendments, 255. Committed, with Amendments, 293. Committed, as amended; Bill passed, 319. (Not proceeded with.)

South Lancashire and Cheshire Electricity Company:

133. [1899.] Report, That, in the case of the Petition for Bill, the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CLIV. 24. Petition for a Bill for incorporating and conferring Powers on the South Lancashire and Cheshire Electricity Company; referred to the Select Committee on Standing Orders, 32. Report, That the Standing Orders ought not to be dispensed with, 67.

South Wales Electrical Power Distribution:

134. [1900.] Petition for a Bill for incorporating and conferring Powers on the South Wales Electrical Power Distribution
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South Wales Electrical Power Distribution—continued.

Employers and Workmen Law Amendment:

Elementary Education:—See Education.

Employers' Liability Act (1880) Amendment: proceeded with.)

Employers' Liability Act (1880) Amendment:

1. [1899.] Bill to amend the Law relating to the Employment of Waiters and Waitresses; Ordered and presented; CXLIV. 381. See Waiters. (Not proceeded with.)

2. [1899.] Ordered and presented; CLIV. 97. (Not proceeded with.)

3. [1900.] Ordered and presented; CLV. 158. (Not proceeded with.)

Employers' Liability (1880) Amendment:


2. [1891.] Ordered and presented; CLI. 257. (Not proceeded with.)

3. [1891.] Ordered and presented; CLI. 261. (Not proceeded with.)

Employers' Liability:

1. [1892.] Bill to amend "The Employers' Liability Act, 1880;" Ordered; CXLVII. 18. Presented, 22. (Not proceeded with.)

2. [1903-94.] Bill to amend the Law relating to the Liability of Employers for Injuries to their Workmen; Ordered; CXLVIII. 26. Presented, 27. Bill read a second time, after Amendment; withdrawn; Bill committed to the Standing Committee on Law, &c., 244. Said Proceedings rescinded; adjourned Debate on Question, That the Bill be committed to the Standing Committee on Law, &c., to be resumed to-morrow, 240. Resumed; Amendment proposed, to leave out the words, "Standing Committee on Law, and Courts of Civil and Criminal Jurisdiction, and Legal Procedure," and insert the words, "a Select Committee," but not made; Bill committed to the Standing Committee on Law, &c., to be resumed to-morrow, 252. Bill reported; Minutes of Proceedings to be printed; 277. Bill considered, 591. Passed, 598. By the Lords, with Amendments, 624. Lords' Amendments considered; Motion, That this House doth disagree with the Lords (in an Amendment); Question put, pursuant to Standing Order (Closure of Debate), and, on Division, resolved in the Affirmative; Motion, That this House doth disagree with the Lords (in another Amendment), at half-past Five Debate stood adjourned, 629, 630. Resumed, and Question resolved in the Affirmative; several Amendments agreed to; one disagree to; Committee appointed to draw up Reasons; to withdraw immediately; Three to be the Quorum, 631. Reasons reported, and agreed to, 612. The Lords do not insist on one of their Amendments to the Bill to which this House hath disagreed; and insist on certain other of their Amendments, for which they assign their Reasons; and have made an addition to one of the said Amendments, to which they desire the concurrence of this House; and propose Amendments in lieu of others to which this House hath disagreed, 663. Lords' Reasons and Amendments considered; Amendment proposed to Lords' Amendment, and, on Division, made; another Amendment proposed, but, on Division, not made; Amendment further amended; Amendment, as amended, agreed to; subsequent Amendment agreed to, 608. The Lords agree to one of the Amendments made by this House to one of the Amendments last made by the Lords to the Employers' Liability Bill, but propose words in lieu of those omitted, to

Tyneside Electric Power:

1. [1900.] Petition for a Bill for incorporating and conferring Powers on the Tyneside Electric Power Company, and Bill ordered; CXL. 32. Read, 41. Bill committed, 71. To the Select Committee on Electric Power Bills, 101. Bill reported from the Select Committee on Electric Power Bills; Preamble not proved, 290.

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which they desire the concurrence of this House; and disagree to the rest of the Amendments made by this House, for which they assign their Reasons, 674. Order read for consideration of Lords' Reasons and Amendments, &c.; Motion, That the said Order be discharged; and Question, on Division, resolved to the Affirmative; Bill withdrawn, 675. See Committees.

3. [1903-94.] (No.2.) Ordered; presented accordingly; read, and referred; CXLIX. 141. (Not proceeded with.)

4. [1894.] Ordered; CXLI. 33. Presented, 54. (Not proceeded with.)

Employers' Liability (Foreign Shipowners) Amendment:

[1897.] Bill to amend the Law with regard to Compensation due to Persons injured in pursuit of their Employment, or otherwise, where the Action would lie against a Foreign Shipowner; Ordered; CXL. 23. Presented, 24. (Not proceeded with.)

Employers' Liability for Injuries to Workmen:

[1897.] Bill to consolidate and amend the Law relating to the Liability of Employers for Injuries to their Workmen; Ordered; CLI. 16. Presented, 19. (Not proceeded with.)

Employers' Liability Law Amendment:

[1892.] Bill to provide for the Amendment of the Law relating to Employers' Liability; Ordered and presented; CXLVII. 77. (Not proceeded with.)

Employers' Liability Payments:—See Committees.

Employment of Discharged and Reserve Men:

[1894.] Amendment on going into Committee of Supply, "That this House deprecates the waste of employment among discharged and Reserve Men, and calls on the Government to remedy the evil by strengthening the existing voluntary institutions or forming a Bureau at the War Office for that purpose."—(Major Beech); made; CXLI. 30.

Employment of Women Overtime in Washing Bottles, &c.:

[1896.] Motion, That the Order of the Secretary of State for the Home Department, extending to factories and workshops, in which the washing of bottles for use in the preserving of fruit is carried on, the special exception (Employment of Women Overtime) ought to be annulled; and Question negatived, on Division; CLIV. 367.

Endowed Schools Act (Sir John Cass's Charity):

[1895.] Motion, That an Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent from the Scheme, &c., and Question, on Division, negatived; CL. 97. See Education.

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[1894.] Bill to make better provision for the Equalisation of Rates as between different parts of London; Ordered, and presented accordingly; CXLIX. 46. Bill read a second time; Motion, That the Bill be committed to a Committee of the whole House; Amendment proposed, to leave out the words "Committee of the whole House," in order to add the words "Select Committee"; Clause called, but Mr. Speaker withholds his Assent; Amendment withdrawn; Bill committed to a Committee of the whole House, 318. Reported, 326. Bill considered, as amended; passed, 329. Agreed to by the Lords, 324. (Cited as London (Equalisation of Rates) Act, 1894.) R. A. 499. See Committees and Instructions.

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I. Public Bills:

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1. [1896.] To prevent the creation of Estates Tail; Ordered and presented; CL. 118. (Not proceeded with.)

2. [1897.] Ordered and presented; CL. 11. (Not proceeded with.)

Universities and College Estates:

3. [1898.] To amend the Universities and College Estates Acts, 1858 to 1880; Ordered, CLIII. 75. Presented, 262. (Cited as Universities and College Estates Act, 1898.) R. A. 432.

II. Private Bills:

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4. [1894.] To enable Money to be raised by Mortgage for improvement of the Bathwick Estate and the Wrington Estate, in the County of Somerset, devised by the Will of the late Harry George Powlett, late Duke of Cleveland, deceased; brought from the Lords; read, and referred to the Examiners; CXLIX. 207. Report, No Standing Orders applicable; Bill to be read a second time, 207. Committed, 208. Reported, without Amendment; Report to lie upon the Table, and be printed, 308. Bill passed, 315. (Cited as Bathwick and Wrington Estates Act, 1894.) R. A. 332.

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Chambers' Estate:—continued.

Shares, either wholly or partially for Shares, Stock, or Securities, and to retain such Shares, Stock, or Securities as if authorized Investments; brought from the Lords; read, and referred to the Examiners; CL. 318. Report, No Standing Orders applicable; Bill to be read a second time, 318. Committed, 325. Reported, 325. Passed, 329. (Cited as Chambers' Estate Act, 1896.) R. A. 373.

Downing College Estate:

6. [1896.] Report, That the Bill should originate in the House of Lords; CL. 11. Report, Standing Orders certified compiled with, 12. Bill to enable the Master Professors, Fellows and Scholars of Downing College, in the University of Cambridge, to sell and to lease on long Leases and otherwise improve part of their Estate situate in the Parish of Saint Botulph, Saint Andrew-the-Great, Saint Benedict, and Saint Mary-the-Lea, in the Town of Cambridge, and for other purposes; brought from the Lords; read, and referred...
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piled with; Bill to be read a second time, 223. Bill committed, 252. Report, with Amendments, 222. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 300. To which the Lords agree, 301. (Cited as Downing College Act, 1895.) R. A. 509.

Flower's Estate:

Fraser Settled Chattels:
8. [1900.] To authorise the Sale of the Chattels bequested and settled by the Will and Cordifile of the late Sir William Augustus Fraser, Baronet, deceased, and to declare the trusts of the proceeds of such Sale; and for other purposes; brought from the Lords; CLY. 325. Report, No Standing Orders are applicable, 396. Committed, 347. Report, pursuant to Standing Order 1884; Bill reported, without Amendment, 360. Passed, 366. (Cited as Fraser Settled Chattels Act, 1900.) R. A. 494.

Glenmuick Estate:
9. [1890.] To enable the Trustees of the late Sir James MacKenzie, Baronet, of Glenmuick, to postpone the sale of certain Heritable Subjects held by them; and for other purposes; brought from the Lords; CLXVI. 400. Read, and referred to the Examiners, 400. Report, No Standing Orders are applicable, 417. Committed, 347. Report, pursuant to Standing Order 1884; Bill reported, without Amendment, 360. Passed, 386. (Cited as Glenmuick Estate Act, 1890.) R. A. 294.

Gonne Estate:
10. [1897.] For ascertaining and determining the Estates, Rights, and Interests of the several Persons interested in the Heiressary, Real, and Personal Estate of Charles Gonne, Esquire, deceased, and to enable the Trustees of the late Sir James Gonne, Esquire, deceased, and for modifying certain possible Interests in the Residuary, Real, and Personal Estate of Charles Gonne, Esquire, deceased, and for other purposes; brought from the Lords; CLXI. 267. Read, and referred to the Examiners, 267. Report, No Standing Orders are applicable, 323. Standing Orders suspended, and Bill read a second time, and committed, 330. Reported, without Amendment, 364. Standing Orders suspended, and Bill read the third time, and passed, 373. (Cited as Gonne Estate Act, 1897.) R. A. 402.

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Lord Wolverton's Estate—continued.


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Suttie's Trust Estate:
18. [1897.] To vary the purposes of the Trust, Disposition, and Settlement of the late Robert Suttie, Writer in Edinburgh, to authorise the execution of the purposes as so varied, and for other purposes; brought from the Lords; read, and referred to the Examiners; CLI. 253. Report, No Standing Orders applicable, 266. Committed, 261. Reported, without Amendment, 304. Passed, 366. (Cited as Suttie's Trust Estate Act, 1897.) R. A. 393.

Walker's Estate:

15. [1894.] To confer further powers on the Executors and Trustees of the Will of the late Thomas Andrew Walker, in relation to his Real and Personal Estate; brought from the Lords; read, and referred to the Examiners; CLXIX. 269. Report, No Standing Orders applicable; Bill to be read a second time, 273. Committed, 295. Reported, 324. Considered, as amended, 337. Passed, with Amendments, 346. To which the Lords agree, 368. (Cited as Walker's Estate Act, 1894.) R. A. 391.


Yorkie Estate:
17. [1898.] Bill, intituled, An Act to give effect to a compromise of certain Claims affecting certain Estates of the late Sir James Cockburn, seventh Baronet, deceased, situate in the Counties of Peebles, Caithness, and Carman, and in the City and County of London; brought from the Lords; read, and referred to the Examiners; CLV. 293. Report, No Standing Orders applicable; Bill to be read a second time, 296. Committed, 297. Reported, without Amendment, 302. Passed, 310. (Cited as Yorkie Estate Act, 1898.) R. A. 358.

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Evicted Tenants (Ireland)—continued.

Five (Claims closed, but Mr. Speaker withholds his assent); Debate stood adjourned, 174. (Not proceeded with.)

Evicted Tenants (Ireland) Reinstatement:
18. [1890-91.] Bill for facilitating the Reinstatement of Evicted Tenants in Ireland; ordered; presented accordingly; CLXVI. 355. (Not proceeded with.)
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1. Minutes of former Sessions referred to Committee on Private Bills; [1890-91]; CXLVI. 121.
2. Minutes of Evidence taken before Select Committee in former years referred to Select Committee; [1890-91]; CXLVI. 169.
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12. Orders made for printing Minutes of Evidence taken before Select Committees.—On a Bill (Hybrid); to print Minutes of Evidence taken day by day from Committee

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2. [1896.] Brought from the Lords; CXLVIII. 101. Read, 114. Committed, 127. Motion, That the Order for the Committee of the whole House on the Evidence in Criminal Cases Bill be read, and discharged; and Bill be committed to the Standing Committee on Law, and Courts of Justice, and Legal Procedure. Agreement to, after Amendments withdrawn, 223. (Not proceeded with.)
4. [1896.] Brought from the Lords; CL. 192. (Not proceeded with.)
5. [1897.] (No. 2.) Brought from the Lords; CL. Read 140. 79. (Not proceeded with.)
7. [1896.] Brought from the Lords; CXLVII. 85. Read, 86. Bill read a second time; Bill committted, 292. Bill considered in Committee, and reported, 302. Bill considered, as amended, 305. Motion, That the Bill be now read the third time; Ammendment proposed, "Three Months," but not made; Bill passed, with Amendments, 392. To which the Lords agree, with Amendments, 306. Lords' Amendments agreed to, on Division, 412. (Cited in Criminal Evidence Act, 1898.) R.A. 432.

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14. Leave to Parties appearing before a Select Committee to print Minutes of Evidence from Clerk's Copy; [1896]; CLI. 252.—[1900]; CLV. 188.

15. Power to report Observations; [1890-91]; CXLVI. 510.

16. Instruction to a Committee to take no further Evidence; [1896]; CLI. 410.

17. Parties have leave to print Evidence taken before Committees from Clerk's Copy; [1890]; CLI. 143.

18. Minutes of Proceedings of Select Committees to be printed; [1893-94]; CXLVIII. 114.—Of Standing Committees; [1893-94]; CXLVIII. 142.—[1898]; CLIII. 126.—[1899]; CLIV. 24.—[1900]; CLV. 24.

19. Standing Committees—Leave to print and circulate with the Votes, the Minutes of their Proceedings and any amended Clauses of Bills committed to them; [1893-94]; CXLVIII. 127.

20. Minutes of Proceedings of a Select Committee to be printed; a Report and Special Report having been printed in Supplement to the Votes; [1893-94]; CXLVIII. 221, 222.

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22. Message to the Lords requesting Copies of Minutes of Evidence on Divine Bills; [1896]; CLI. 126.—[1899]; CLIII. 130.—Communicated; [1896]; CLI. 165.—[1899]; CLIII. 146.—Returned; [1896]; CLI. 175.—[1899]; CLIII. 104.—[1899]; CLV. 113.—Communicated, 116, 216. Returned, 131, 297.

23. Requesting Copy of Report Proceedings of the Committee and Minutes of Evidence taken before a Select Committee appointed by this House on a Bill; printed Copy to be communicated; [1897]; CLIII. 294.—[1898]; CLIII. 492. Communicated; [1899]; CLI. 410.—On War Office Contracts; [1900]; CLI. 400.

II. Resolutions:

Sessional Resolutions:

24. Resolved, That if it shall appear that any person hath been tampering with any Witness, in respect of his evidence to be given to this House, or any Committee thereof, or directly or indirectly hath endeavoured to deter or hinder any person from appearing or giving evidence, the same is declared to be a high crime and misdemeanour; and this House will proceed with the utmost severity against such offender.—Resolved, That if it shall appear that any person hath given false evidence in any case before this House, or any Committee thereof, this House will proceed with the utmost severity against such offender; [1890-91]; CXLVI. 4.

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1. Bills referred to them; [1890-91]; CXLVI. 38.—[1900]; CLI. 36.—Lords Bills; [1899]; CLI. 116.—Provisional Orders Bills referred; [1897]; CLI. 28.—[1900]; CLI. 22.—Estates Bills; [1896]; CLI. 263.—Lords Provisional Order Bills; [1896]; CLI. 284.—[1900]; CLI. 250.—Commons Bills—Standing Orders not complied with in the case of Petitions for Bills; [1896]; CLI. 18.—[1899]; CLI. 24.—[1900]; CLI. 24.

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5. Petitions for additional Provision referred; [1897]; CLIII. 64.—[1900]; CLI. 55.

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11. Report, Standing Order not complied with in the case of the Petitions for Bills originating in the House of Lords; [1898]; CLI. 87.

12. Report, Standing Orders certified to have been complied with—Bills originating in Lords; [1898-91]; CXLVI. 72.—[1898]; CLI. 26.—Commons—Standing Order 62 complied with; [1890-91]; CXLVI. 74.—[1898]; CLIII. 50.—Standing Order 63 complied with; [1890-91]; CXLVI. 74.—[1898]; CLIII. 50.—Standing Order 104 complied with; [1893-94]; CXLVI. 213.—Standing Orders 62 and 63 complied with; [1898]; CLIII. 151.—Standing Order 67 complied with; [1899]; CLI. 5, 76.—In the case of Petitions for additional provisional Instruction; [1899-1900]; CLI. 193.—[1899]; CLI. 140.—[1900]; CLI. 63.

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  CLXVI. 87.—
  [1896] —
  CL. 128.

**Expiring Laws Continuance:** Bills relative to:
- [1896] —
  CL. 103.—
  CL. 130.—
  Lords' Amendment agreed to, 404. (Cited as Expiring Laws Continuance Act, 1899.)

**Examine License Bill:**
- [1897.] Message from the Lords, That they have added a Lord to the Select Committee in respect of the Bill, and requesting this House to add a Member, 326.

**Exempted Standing Orders:**
- [1898.]—
  [1900] —
  CLV. 123.
- [1898] —
  CLIII. 369.
- [1898] —
  CLI. 49.—
  R. A. 391.

**Exon. Urban District Water:**—See Waterworks.

**Expiring Laws Continuance:** Bills relative to—
- [1896] —
  CL. 103.—
  CL. 130.—
- Lords' Amendment agreed to, 404. (Cited as Expiring Laws Continuance Act, 1897.)

**Extrusion:**
- [1895.] Bill to amend the Extrusion Acts, 1870 and 1873, so far as respects the Magistrate by whom and the place in
EXTRADITION—FALKIRK.

Extradition—continued.

in which the case may be heard, and the Criminal held in custody, brought from the Lords; CL. 302. Read, 317. Bill committed, 327. Considered in committee, and reported, without Amendment; passed, 382. (Cited as Extradition Act, 1895.) R. A. 353.

Extraordinary Tithe—continued.

Factories and Workshops:

Extraordinary Tithe:

Factories and Workshops (Expenses)----See Comproved with.)

3. [1897.] Ordered and presented accordingly; CLIX. 109. Bill committed, 218. Bill considered in Committee, and reported, without Amendment; passed, 290. Agreed to by the Lords, 341. (Cited as Extraordinary Tithe Act, 1897.) R. A. 369.

F.

Factories and Workshops:

1. [1890-91.] Bill to amend the Law relating to Factories and Workshops; Ordered; CXLVI. 83. Presented, 84. Bill committed to the Standing Committee on Trade, &c., 112. Bill reported, 257. Bill considered, as amended, 372. Passed, 378. By the Lords, with Amendments, 477. Day appointed for considering them, 490. Lords' Amendments considered; several agreed to; one disagreed to; one agreed to; one disagree to, on Division; several agreed to; one disagreed to; one amended, and agreed to; subsequent Amendments agreed to; Committee appointed to draw up Reasons; to withdraw immediately; Three to be the Quorum, 515. Reasons reported, and agreed to, 515. Lords agree to Commons' Amendment to Lords' Amendments, and do not insist on their Amendment to which this House hath disagreed, 523. (Cited as Factory and Workshop Act, 1891.) R. A. 525.

2. [1894.] Ordered and presented; CXLIX. 110. Bill withdrawn, 303.

3. [1895.] Ordered, and presented accordingly; CL. 66. Bill read a second time; and committed to the Standing Committee on Trade, &c., 151. Bill reported, with Amendments, from the Standing Committee; Minutes of Proceedings to be printed, 310. Bill considered, as amended, 323. Bill passed, 324. Agreed to by the Lords, 324. (Cited as Factory and Workshop Act, 1895.) R. A. 326.

4. [1899.] Ordered and presented; CLIV. 195. (Not proceeded with.)

5. [1900.] (Ordered and presented; CLV. 49. Bill withdrawn, 226.

Factories and Workshops Acts Amendment:

[1896.] Bill to amend and extend the Law affecting the Administration of the Fair Wages Resolution, 1891; and Question superseded to consider the Question of the Administration of the Fair Wages Resolution of February 1891; and Question superseded; CLIII. 271.

Factory Acts (Cotton Cloth)----See Cotton.

Factory Acts (Fishing Trade)----See Fisheries.

Factory and Workshops Acts (1878) Amendment:

Bills relative to:

1. [1890-91.] To amend "The Factory and Workshops Act, 1878"; Ordered; CXLVI. 7. Presented, 13. Committed, 97. Order for Committee discharged; Bill committed to the Standing Committee on Trade, &c., 113. Order referring the Bill to the Standing Committee, discharged; Bill withdrawn, 331.

2. (No. 2.) To extend "Factory and Workshop Act, 1878"; Ordered; CXLVI. 10. Presented, 15. (Not proceeded with.)

3. [1896.] Ordered and presented; CLI. 290. (Not proceeded with.)

4. [1900.] To amend the Factory and Workshop Act, 1878, so that the period of Employment on a Saturday shall cease at Twelve o'clock at Noon instead of One o'clock, as at present; Ordered; CLV. 43. Presented, 44. Bill withdrawn, 114.

5. (No. 2.) Ordered and presented; CLV. 115. Bill withdrawn, 331.

Factory and Workshop Act (1881) Amendment:

1. [1893-94.] To amend "The Factory and Workshop Act, 1891"; Ordered and presented; CXLVII. 265. Bill committed, 428. (Not proceeded with.)

2. [1904.] Ordered and presented; CXLIX. 41. (Not proceeded with.)

3. [1895.] Ordered; CL. 18. Presented, 21. (Not proceeded with.)

4. (No. 2.) Ordered and presented; CLV. 47. Bill withdrawn, 226.

Fair Wages Resolution, 1891:

[1896.] Motion, That a Select Committee be appointed to consider the Question of the Administration of the Fair Wages Resolution of February 1891; and Question superseded by adjournment of the House for want of Forty Members; CLI. 116.

Falkirk and District Gas----See Gas.

Falkirk and District Water----See Waterworks.

Falkirk Corporation Gas----See Gas.

Falkirk Corporation----See Corporations.
FALMOUTH—FINANCIAL.

Falmouth Rectory:—See Church.

Falmouth Water:—See Waterworks.

False Marking Prevention:

Falmouth Water:—See Waterworks.

Farm Servants’ Holiday (Scotland):

1. [1904.] Bill for providing Statutory Holidays and Half-Holidays for Farm Servants and Agricultural Labourers in Scotland; Ordered; CXLIX. 20. Passed, 30. (Not proceeded with.)

2. [1905.] Bill to give Powers to Parish Councils in Scotland to fix provisionally Holidays and Half-Holidays for Farm Servants in Scotland; Ordered and presented; CL. 66. (Not proceeded with.)

Farm Servants’ Housing (Scotland):

1. [1895-96.] Bill for providing Housing to Farm Servants in Scotland; Ordered; CXLIX. 12. Presented, 16. (Not proceeded with.)

2. [1903.] Bill to provide for the Housing of Farm Servants in Scotland; Ordered and presented; CXLI. 200. 

3. [1900-91.] Bill to provide for the additional Protection of Farm Servants in Scotland; Ordered and presented; CXLII. 305. 


5. [1896.] Ordered and presented; CLI. 212. (Not proceeded with.)

Farm Servants’ Wages (Scotland):

1. [1897-98.] Bill to amend the Law relating to the payment of the Wages of Farm Servants in Scotland; Ordered and presented; CXLIX. 60. (Not proceeded with.)

Farnley Tyas Marriages:

1. [1896.] Bill for legalising Marriages heretofore solemnized in the Church of Farnley Tyas, in the West Riding of York; Ordered and presented accordingly; CL. 111. Bill committed, 141. Considered in Committee; Reported, without Amendment; passed, 108. Agreed to by the Lords, 254. (Cited as Farnley Tyas Marriages Legalization Act, 1896.) R. A. 274.

Farnworth Urban District Council:

1. [1908.] Petition for a Bill to empower the Urban District Council of Farnworth to construct additional Tramways, and to work Tramways, and to make further provision for the good Government of the said District, and for other purposes; and Bill ordered; CL. 26. Read, 37. Committed, 51. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 218. Considered, as amended, 224. Passed, 241. Agreed to by the Lords, with Amendments, 255. Lords’ Amendments agreed to, 306. (Cited as Farnworth Urban District Council Act, 1908.) R. A. 394.

Fatal Accidents Inquiry (Scotland):—Continued.

1. [1890-91.] Bill to make provision for Public Inquiry in regard to Fatal Accidents occurring in Industrial Employments or Occupations in Scotland; Ordered and presented; CXLVII. 253. Bill withdrawn, 552.

2. [1894.] Ordered and presented; CXLIX. 63. Bill withdrawn, 303.

3. [1895.] Ordered, and presented accordingly; CL. 62. Bill committed, 139. Order for Committee discharged; Bill committed to the Standing Committee (Scotland), 261. Reported from the said Committee; Minutes of Proceedings to be printed, 300. Bill considered, as amended in the Standing Committee; passed, 219. Agreed to by the Lords, 224. (Cited as Fatal Accidents Inquiry (Scotland) Act, 1895.) R. A. 315.

Fatal Accidents Inquiry (Scotland) Act, 1895:

1. [1895.] Bill to amend the Fatal Accidents Inquiry (Scotland) Act, 1895; Ordered and presented; CL. 126. (Not proceeded with.)

2. [1896.] Ordered and presented; CLI. 26. (Not proceeded with.)

Featherstone Commission Report:

1. [1893-94.] Motion, That in the opinion of this House, it is desirable that just and reasonable compensation should be awarded to the families of James Gibbs and James Arthur Duggan, who were killed at Featherstone on the 7th day of September by the firing of the Military Forces, also to six other men who were maimed and injured; withdrawn; CXLVIII. 655.

Felixstowe and Walton Water:—See Waterworks.

Fender Vally Drainage:—See Drainage.

Fertilizers and Feeding Stuffs:

1. [1890-91.] Bill to amend the Law with respect to the sale of Agricultural Fertilizers and Feeding Stuffs; Ordered; presented accordingly; CXLIX. 482. Order for Second Reading discharged; Bill withdrawn, 151.

2. [1893-94.] Ordered and presented; CXLVIII. 347. Committed to the Standing Committee on Trade, &c., 424. Bill reported; Minutes of Proceedings to be printed, 406. Bill considered, as amended; passed, 530. By the Lords, with Amendments, 551. Lords’ Amendments agreed to, with Amendments, 561. To which last-mentioned Amendments the Lords agree, 577. (Cited as Fertilizers and Feeding Stuffs Act, 1893.) R. A. 577. See Committees.

Fertilizers and Feeding Stuffs (Remuneration):—See Committees to Consider.

Fen Duties Rating:

1. [1892.] Bill to provide for the Taxation for Local Purposes of Fen Duties and Ground Annals in Scotland; Ordered and presented; CXLVII. 92. (Not proceeded with.)

Fens and Building Leases (Scotland):

1. [1892.] Bill to amend the Law relating to Leases for Building in Scotland; Ordered; CXLVII. 49. Presented, 90. Order for Second Reading discharged; Bill withdrawn, 60. Leave given to bring in another Bill in lieu thereof, 60. See Building Fens and Leases (Scotland) Bill.

Fens and Leases (Scotland):—See Committees, Select.

Field Artillery:

1. [1898.] Amendment on going into Committee of Supply “That the numbers of the Trained Horses for the Horse Artillery require the immediate attention of Her Majesty’s Government”; negatived; CLIV. 71.

Filey Water and Gas:—See Waterworks.

Finance Bills:—See Ways and Means.


Financial Relations (England and Ireland):

1. [1895.] Petition, praying the House to take into consideration the grievances disclosed by the Report of Her Majesty’s Commissioners appointed to inquire into the Financial Relations of Great Britain and Ireland; presented by the Lord Mayor of Dublin at the Bar of the House; CXLIII. 143. Motion, That,
Financial Relations (England and Ireland)—continued.

That, in the opinion of this House, the Report and Proceedings of the Royal Commission on the Financial Relations of Great Britain and Ireland establish the existence of an immense burden of Taxation on Ireland, which constitutes a great grievance in all classes of the Irish community, and makes it the duty of the Government to propose at an early day Remedial Legislation; Amendment proposed, to leave out words and add, "So long as the Exchequers of Great Britain and Ireland remain consoliated, all portion of the United Kingdom must be regarded as forming one country for fiscal purposes, and if any genuine and tangible grievance does exist, it can only be satisfactorily removed by so adjusting the present fixed system as to render it just and equitable to all persons, in whatsoever part of the United Kingdom they may reside." Question proposed, That the words proposed be to left out stand part of the Question, and Debate adjourned, 144. Debate resumed; Question negatived, on Division; Question, "So long as the Exchequers of Great Britain and Ireland, &c., be added after the word "House" in the Main Question proposed, and, at half-past Five, objection being taken to further proceeding, Debate adjourned (to-day fixed for resumption of Debate), 150.

2. [1900.] Motion, That in the economic circumstances of Ireland the disproportion between the taxation of Ireland and its taxable capacity, disclosed by the findings of the Royal Commission on the Financial Relations of Great Britain and Ireland, demands the serious attention of the Government—Ordered and presented; CLIV. 85.

Financial Relations (Scotland) :

[1897.] Amendment on going into Committee of Supply to the Question, by leaving out the word "That" to "a Select Committee be appointed to consider and report upon the amount and proportion of moneys expended out of the moneys provided by Parliament for local purposes in each division of the United Kingdom, and how far the financial relations established by the sacred contributions are equitable in Scotland?" negatived on Division; CLII. 147.

Fine or Imprisonment (Scotland) :

[1890-91.] Bill to constitute the Law of Scotland and of Ireland as to Imprisonment in default of payment of Fines to that of England; Ordered and presented; GLV. 85. Bill committted, 205. Considered in Committee, and reported; Bill re-committed to a Committee of the whole House, 119. Bill considered in Committee, and reported, without Amendment; Passed, 295. Agreed to by the Lords, 305. (Cited as Fine or Imprisonment (Scotland and Ireland) Act, 1890.) R. A. 328.

Fines in Lieu of Imprisonment :

[1894-95.] Bill to facilitate the imposition of Fines in certain cases in lieu of Imprisonment; Ordered; CXLVII. 62. Presented, 62. (Not proeeded with.)

Finisby Borough (Central Division) Election—See Elections.

Fire Brigade Superannuation (Manchester) Provisi-

onal Order:

[1890-91.] Bill to confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State, in pursuance of Section 22 of "The Police Act, 1890," relating to the Superannuation of the Members of the Fire Brigade of the City of Manchester; Ordered; CXLVI. 29. Presented, read, and referred to the Examiners, 281. Report, That no Standing Orders are applicable, 301. Bill committed, 307. Reported without Amendment; Provisional Order confirmed, 335. Bill passed, 389. Agreed to by the Lords, 390. (Cited as Fire Brigade Superannuation (Manchester) Provisional Order Confirmation Act, 1901.) R. A. 412.

Fire Brigades :

1. [1898.] Bill to promote the efficiency of Fire Brigades, and for other purposes; Ordered and presented; CLIII. 371. (Not proceeded with.)


3. [1900.] Ordered and presented; CLV. 16. (Not proceeded with.)

Fire Brigades (Exemption from Jury Services) :

1. [1890-91.] Bill to exempt Members of Fire Brigades from service on Juries; Ordered; presented accordingly; CXLVI. 214. Order for Second Reading discharged; Bill withdrawn, 491.

2. [1892.] Ordered; CXLVII. 17. Presented, 21. (Not proceeded with.)


4. [1894.] Ordered; CXLIX. 25. Presented, 29. (Not proceeded with.) See also Committees.

Fire Inquests :

1. [1898-99.] Bill to provide for the holding of Fire Inquests; Ordered; presented accordingly; CXLVI. 182. Order for Second Reading discharged; Bill withdrawn, 326.

2. [1902.] Ordered; CXLVII. 47. (Not proceeded with.)

3. [1893-94.] Ordered and presented; CXLVIII. 55. (Not proceeded with.)

Fires (False Alarms) :

[1895.] Bill to prohibit the giving False Alarms of Fires; Ordered and presented; CL. 161. Considered, 175. Reported, 194. Bill considered, as amended; passed, 212. By the Lords, with Amendments, 329. Lords' Amendments to be now considered; considered, and agreed to, 232. (Cited as False Alarms of Fire Act, 1895.) R. A. 335.

Firma Registration :

[1893-94.] Bill to provide for the Registration of Firms; Ordered; CXLVII. 28. Presented, 27. Order for Second Reading discharged; Bill withdrawn, 327.

Fisheries.

Bills relative to the Fisheries of the United Kingdom, &c.; 1—77.

1. England and Wales; 1—25.

2. Ireland; 26—46.


4. Other Countries; 73—77.

Bills relative to the Fisheries of the United Kingdom, &c.:

1. England and Wales—continued.

Fisheries:

2. [1890-91.] To carry into effect an International Declaration respecting the North Sea Fisheries, and to amend the Law relating to Sea Fisheries and Salmon and Freshwater Fisheries;
FISHERIES—continued.

1. England and Wales—continued.

Fisheries—continued.


Fisheries Acts Amendment:

3. [1895.] To amend the Fisheries Acts ; Ordered and presented; CL. 118. (Not proceeded with.)
4. [1896.] Brought from the Lords; CL. 371. (Not proceeded with.)
5. [1897.] Brought from the Lords; CLII. 325. Read, 326. Bill withdrawn, 329.

Fisheries Acts (Norfolk and Suffolk) Amendment:

6. [1895.] To amend the Fisheries Acts relating to Norfolk and Suffolk; Ordered and presented; CL. 128. Examiners to examine with respect to compliance with Standing Orders, 141. Report, Standing Orders applicable not complied with; referred to the Select Committee on Standing Orders, 151. Report from the Select Committee on Standing Orders, that the Standing Orders ought to be dispensed with, 163. Bill committed to a Select Committee, 177. Bill reported; Bill recommitted to a Committee of the whole House, 251. Considered in Committee, and reported without Amendment; passed, 253. Agreed to by the Lords, 341. (Cited as Fisheries (Norfolk and Suffolk) Act, 1896.) R. A. 472. See Committee.

Fisheries (Oyster, Crab, and Lobster Act, 1877, Amendment):

7. [1892.] To amend and explain "The Fisheries (Oyster, Crab, and Lobster) Act, 1877"; Ordered and presented; CXLVII. 277. (Not proceeded with.)

Fish from Prohibited Waters (Prevention of Sale):

8. [1892.] To prohibit in England the Landing and Sale of Fish caught within prohibited Waters in Scotland; Ordered and presented; CLIII. 102. (Not proceeded with.)

Fishing in Fresh Water:

9. [1892.] To provide for Public Rights of Fishery in Fresh Water; Ordered and presented; CL. 75. (Not proceeded with.)

Freshwater Fisheries:

10. [1896.] For the better Protection of Fish other than Salmon, Trout, and Char in Fresh Waters; Ordered and presented; CL. 75. (Not proceeded with.)

Herring Branding (Northumberland):

11. [1890-91.] To amend the Law respecting the Branding of Herrings on the Coast of Northumberland; Ordered and presented; CXLVI. 120. Bill committed, 203. Considered in Committee, and reported, without Amendment; passed, 212. By the Lords, with an Amendment, 343. Lords' Amendment considered, and agreed to, 305. (Cited as Branding of Herrings (Northumberland) Act, 1891.) R. A. 412.

Merchant Shipping (Fishing Boats) Acts Amendment Bill—See Merchant Shipping.

North Sea Fisheries:

12. [1893-94.] To carry into effect an International Convention respecting the Lagoons Traffic in the North Sea; Ordered; presented accordingly; CXLVII. 124. Bill committed, 133. Considered in Committee, 156. Bill reported, without Amendment ; passed, 298. Agreed to by the Lords, 362. (Cited as North Sea Fisheries Act, 1893.) R. A. 395.

Salmon and Freshwater Fisheries:

13. [1892.] To amend the Law relating to Salmon and Freshwater Fisheries; Ordered; CXLVI. 155. Presented 156. Bill committed, 206. Considered in Committee, and reported, 222. Bill considered, as amended; Clause offered to be added to the Bill; Motion, That the said Clause be now read a second time; Debate adjourned, 236. Resumed; Question negatived; Day appointed for Third Reading, 297. Bill passed, 304. Agreed to by the Lords, 310. (Cited as Salmon and Freshwater Fisheries Act, 1892.) R. A. 463.

Salmon and Freshwater Fisheries:

14. [1898.] To amend the Law relating to Salmon and Freshwater Fisheries; Ordered, and presented accordingly; CLII. 115. So much of the Order appointing Mr. Marcus Ferguson one of the Gentlemen appointed to bring in the Bill, discharged, 146. (Not proceeded with.)

Salmon Fishery Provisional Order:

15. [1893-94.] To confirm a Provisional Order made by the Board of Trade in pursuance of "The Salmon Fishery Act, 1877," relating to the Tees Fishery District; Ordered; presented accordingly; CXLVIII. 124. Bill reported, 177. Reported; Provisional Order confirmed, 414. Bill considered, as amended; passed, 416. By the Lords, with an Amendment, 473. Lords' Amendment agreed to, 474. (Cited as Salmon Fishery Act, 1873) Provisional Order (Tees Fishery District Confirmation Act, 1893.) R. A. 522.

Sea Fisheries:

16. [1892.] Motion, That this House is of opinion that an Inquiry should be instituted into the question of the desirability of making further provision for the Preservation and Development of Sea Fisheries on the Coast of England and Wales, with special reference to the following points: (a) Improved harbour accommodation; (b) the securing of expert and scientific guidance for Sea Fisheries District Boards, and the conferment thereon of larger powers; and (c) the Amendment of the Sea Fisheries Regulation Act of 1888; and Question superseded by Adjournment of House for want of Forty Members; CXLVII. 259. See Committee.

Sea Fisheries Acts Amendment:

17. [1898.] To amend the Sea Fisheries Acts; Ordered; CLII. 121. Presented, 122. (Not proceeded with.)

Sea Fisheries:

18. [1898.] To amend the Law relating to Sea Fisheries; Ordered and presented; CLIII. 75. (Not proceeded with.)
19. [1898.] To amend the Law relating to Sea Fisheries; brought from the Lords; CLII. 309. Read, 312. (Not proceeded with.)
20. [1896.] Brought from the Lords; CLV. 259. (Not proceeded with.)
21. [1900.] Ordered and presented; CLV. 117. Bill committed to a Select Committee, 178. Reported without Amendment, 335. (Not proceeded with.)

Sea Fisheries (Shell Fish):

22. [1894.] To extend the powers of Local Fisheries Committees with respect to Fisheries for Shell Fish; Ordered; presented accordingly; CXLIX. 197. Bill committed, 225. Considered in Committee, and reported, without Amendment; passed, 256. Agreed to by the Lords, 308. (Cited as Sea Fisheries (Shell Fish) Regulation Act, 1894.) R. A. 208.

Trawlers' Licensing:

23. [1897.] To establish the Licensing and Registration of Trawlers; Ordered and presented; CL. 165. Order for Second Reading this Day discharged; Bill withdrawn, 387.
Bills relative to the Fisheries of the United Kingdom, &c.—continued.

1. England and Wales—continued.

Undersized Fish:
24. [1896.] To provide against the destruction of Undersized Fish; Ordered, and presented accordingly; CXLVII. 246. Order for Second Reading discharged; Bill withdrawn. 349.

Whitstable Oyster Fishery Company:
25. [1896.] Report, That the Bill should originate in the House of Lords; CLIV. 14. Report, Standing Orders complied with, 18. Bill for reconstituting the Company of Free Fishers and Predigers of Whitstable, in the County of Kent; and for altering and enlarging their Powers, and for other purposes, brought from the Lords; read, and referred to the Examiners, 308. Report, No Standing Orders not previously inquired into applicable, 220. Committed, 234. Considered in Committee, and reported. 228.

Fisheries (Ireland):
26. [1894.] To facilitate the Development of the Deep Sea Fisheries of Ireland; Ordered; CXLIX. 26. Presented, 27. (Not proceeded with.)

Fisheries (Ireland):
27. [1892.] To amend the Law relating to Fisheries in Ireland; Ordered; CXLVII. 18. Presented, 22. (Not proceeded with.)
28. [1892.] (No. 2.) For the better Development of Fisheries in Ireland; Ordered; CXLVII. 18. Presented, 23. (Not proceeded with.)

Fisheries (Ireland) Acts Amendment:
29. [1897.] To amend the Law relating to Fisheries in Ireland; Ordered and presented; CLIV. 291. (Not proceeded with.)
30. [1892.] Ordered; CLIV. 173. Presented, 174. (Not proceeded with.)
31. [1900.] Ordered; CLV. 102. Presented, 103. (Not proceeded with.)

Fisheries (Close Season) (Ireland):
32. [1892.] To amend the Fisheries (Ireland) Acts, 1842 to 1891, by providing the Right of Appeal in certain Cases; Ordered and presented; CL. 137. Bill committed, 208. Considered in Committee, and reported, 226. Consideration, as amended, deferred, 234. Bill considered, as amended; passed, 240. Agreed to by the Lords, 351. (Cited as Fisheries (Close Season) (Ireland) Act, 1892.) R. A. 325.

Fishery Laws (Ireland) Amendment:
33. [1892.] To amend the Fishery Laws of Ireland; Ordered; presented accordingly; CXLVII. 73. (Not proceeded with.)

Mussel Fisheries (Ireland):
34. [1890.] To develop the Fisheries of Mussels in Ireland; Ordered and presented; CXXII. 317. Bill committed, 337. Considered in Committee, 340. Further considered in Committee, and reported; considered as amended; passed, 350. Agreed to by the Lords, 301. (Cited as Mussels, Periwinkles, and Cockles (Ireland) Act, 1890.) R. A. 398.

Salmon Fisheries (Ireland) Acts Amendment:
35. [1890-91.] To amend the Salmon Fisheries (Ireland) Acts; Ordered and presented; CXLVI. 204. Bill committed, 245. (Not proceeded with.)
36. [1892.] Ordered; CXLVII. 19. Presented, 24. Bill committed to a Select Committee, 53. Bill reported; recommitted to a Committee of the whole House, 505. (Not proceeded with.)
Oyster and Mussel Fishery Provisional Order Confirmation Bill—continued.

Sea Fisheries (Scotland) Act (1895):—See Committees to Consider.

Sea Fisheries Regulation (Scotland) Act (1895) Amendment:

Sea Fisheries Regulation (Scotland) (Salary &c.):
—See Committees to Consider.

Sea Fisheries (Scotland):
61. [1892.] Motion, That a large representative element should be introduced into the Scottish Fishery Board; that a sufficient number of District Fishery Committees should be instituted to take charge of local fishery interests on the coasts of Scotland; that proof should be required of the Titled under which Scottish mussel scalp are claimed and held; that power should be given to District Fishery Committees in Scotland to regulate, acquire, and work mussel scalps within their several districts; that the regulations from time to time made in suitable parts of Scotland; and that the regulations from time to time made in Scottish seas should be enforced by an effective system of sea police; Amendment proposed to insert after the words "coasts Scottish seas"—the words "this House having been informed that a satis-

Sea Fishermen's Voting (Scotland):
65. [1899-91] To amend the Law as to the Voting of Sea Fishermen in Parliamentary Elections in Scotland; ordered; presented accordingly; CXLVII. 256. (Not proceeded with.)

Trawlers' Certificates Suspension:
66. [1894.] Motion, That it is the imperative duty of the Government to see that the Law with regard to Trawling in the waters round the Scottish Coasts is properly enforced; Closure claimed, but Mr. Speaker withholds his assent; Question put, pursuant to Standing Order, Closure of Debate, and Question negatived; Amendment made, by leaving out "Scottish" and inserting "British"; Main Question, so amended, put, and agreed to; CXLIX. 70.

Trot Fishing Annual Close Time (Scotland):
69. [1899.] To provide an Annual Close Time for Trot Fishing in Scotland; brought from the Lords; CXLIX. 178. Read, 199. Bill withdrawn, 248.

Trot Fishing (Scotland):
69. [1894.] To amend the Acts of the eighth and ninth years of Victoria, chapter Twenty-six, and of the twenty-third and twenty-fourth years of Victoria, chapter Forty-four, relating to Fishing for Trout on other Fresh-water Fish by nets in the Rivers and Waters of Scotland, and to make provision for a Close Time; brought from the Lords; CXLIX. 199. Read, 203. Bill committed, 229. (Not proceeded with.)

Trot Fishing Close Time (Scotland):
70. [1896.] To provide a Close Time for Trout in Scotland; ordered and presented; CXLIX. 76. Bill committed, 115. Order for Committee discharged; Bill withdrawn, 498.

Foreign Shell Fish:
72. [1894.] For labelling and marking consignments and parcels of Shrimps, Mussels, and Oysters of foreign catch and preparation; ordered; CXLIX. 29. Presented, 29. (Not proceeded with.)

4. Other Countries:

Newfoundland Fishery:
74. [1890-91] To revive certain sections of an Act of the fifth year of the reign of King George the Fourth, chapter Fifty-one, for the purpose of carrying into effect Engagements with France respecting Fisheries in Newfoundland, and for other purposes; brought from the Lords; CXLIX. 263. Read, 288. Motion, That the Bill be now read a second time; Question, That the Debate be now adjourned, negatived; Original Question proposed; Amendment proposed, to leave out from the word "House" to the end of the Question, in order to add the words "this House having been informed that a satis-

Seal
FISHERIES—FOREIGN.

Bills relative to the Fisheries of the United Kingdom, &c.—continued.

4. Other Countries—continued.

Seal Fishery (Behring's Sea):

75. [1890-91.] To enable Her Majesty, by Order in Council, to make special provision for prohibiting the catching of Seals in Behring Sea by Her Majesty's Subjects during the period named in the Order; Ordered; presented accordingly; CXLVI. 216. Committed, 220. Reported, without Amendment; passed, 332. By the Lords, with an Amendment; Lords' Amendment considered, and agreed to, 340. (Cited as Seal Fishery (Behring's Sea) Act, 1891.) R. A. 349.

Seal Fishery (North Pacific):

76. [1890-91.] To provide for prohibiting the catching of Seals at certain periods in the Behring Sea and other parts of the Pacific Ocean adjacent to Behring's Sea; brought from the Lords; CXLVIII. 356. Read, 360. Committed, 365. Bill reported, 362. Considered, as amended; passed, with Amendment; presented, 367. Bill withdrawn, 371. (Not proceeded with.)

Floods Prevention:

1. [1892.] Bill to give further Powers to County Councils with a view to the prevention of Floods and other Damage arising from Rivers or Watercourses; brought from the Lords; CL. 372. Read, 376. (Not proceeded with.)

2. [1898.] Brought from the Lords; CLIII. 356. Read, 361. Bill withdrawn, 420. (Not proceeded with.)

3. [1895.] Ordered and presented; CLIV. 184. (Not proceeded with.)

Flemings Divorce—See Divorce.

Food Adulteration:

[1894.] Bill to amend the Law relating to the Adulteration of Food; Ordered and presented; CXLIX. 34. (Not proceeded with.)

Food and Drugs, Sale of, Act (1875) Amendment:

1. [1892.] Bill to amend "The Sale of Food and Drugs Act, 1875"; Ordered and presented; CXLVII. 47. (Not proceeded with.)

2. [1895-96.] Ordered and presented; CXLVIII. 70. (Not proceeded with.)

Food and Drugs Act (1875), &c. Amendment (Sale of):


Food Supplies (United Kingdom):

[1897.] Resolution, That, in the opinion of this House, the dependence of the United Kingdom on Foreign Imports for the Necessities of Life, and the consequences that might arise therefrom in the event of war, demand the serious attention of Her Majesty's Government; CLII. 105.

Footpaths:

[1892.] Bill for the Preservation of Footpaths and Roadside Wastes; Ordered and presented, CXLVII. 42. (Not proceeded with.)

Footpaths Preservation:

[1892.] Bill for the Preservation of Footpaths; Ordered and presented, CXLVIII. 47. Order for Second Reading discharged; Bill withdrawn, 371.

Foreign and Colonial Fruit:

[1893-94.] Bill for the Regulation of the Sale of Foreign and Colonial Fruit; Ordered; CXLVIII. 14. Presente, 19. (Not proceeded with.)

Foreign and Colonial Meat:

1. [1900-01.] Bill to regulate the Sale of Foreign and Colonial Meat; Ordered; CXLVIII. 15. Presented, 20. (Not proceeded with.)

2. [1900-01.] (No. 2.) Bill to provide for the compulsory labelling of Foreign and Colonial Meat; Ordered and presented; CXLVIII. 70. (Not proceeded with.)

3. [1905-06.] (No. 3.) Bill to regulate the Sale of Foreign and Colonial Meat; Ordered and presented; CXLVIII. 131. (Not proceeded with.)


Foreign and Colonial Meat (Ireland):

[1894.] Bill for the Marking of Fresh Frozen Foreign and Colonial Meat in Ireland; Ordered and presented; CXLIX. 132. (Not proceeded with.)

Foreign and Colonial Meat (Marking):

[1895.] Bill for the purpose of Marking Foreign and Colonial Meat; Ordered and presented; CL. 29. (Not proceeded with.)

Foreign Bondholders' Corporation—See Corporations.

Food Products Adulteration—See Committees.

Food and Drugs Act (North Pacific)—continued.

Amendments, 283. To which the Lords agree, 309. (Cited as Seal Fishery (North Pacific) Act, 1895.) R. A. 393.

77. [1885.] To provide for prohibiting the catching of Seals at certain periods in the Behring Sea and other parts of the Pacific Ocean adjacent to the Behring Sea, and for Regulating the Seal Fisheries in those Seas; Ordered; presented accordingly; CL. 261. Motion, That the Bill be now read a second time; Amendment proposed, but not made, on Division; Main Question proposed, and at Midnight, Debate adjourned, 276. Resumed; Question put; Bill read a second time; Motion, That the Bill be committed to a Committee of the whole House; Amendment proposed; "Select Committee," and withdrawn; Main Question put; Bill committed to a Committee of the whole House, 286. Reported, without Amendment; Bill passed, 300. Agreed to by the Lords, 304. (Cited as Seal Fishery (North Pacific) Act, 1895.) R. A. 305.

Fishguard and Rosslare Railways and Harbours (Steam Vessels)—See Railways.

Fishguard Bay Railway and Pier—See Railways.

Fishing Boats—See Merchant Shipping.

Fishing Boats in Ireland—See Merchant Shipping.

Fleetwood Improvement—See Paving.

Flemings Divorce—See Divorce.

Foreign and Colonial Meat (Ireland):—See Corporations.


FOREIGN—FRIENDLY.

Foreign Goods (Mark of Origin)—continued.

2. [1893-94.]
   *Ordered*; CXLVIII. 17. Presented, 21. (Not proceeded with.)

3. [1893-94.]
   *Ordered*; CXLVIII. 17. Presented, 22. (Not proceeded with.)

4. [1894.]
   *Ordered*; CXLIX. 25. Presented, 29. (Not proceeded with.)

5. [1895.]
   *Ordered* and presented; CL. 41. (Not proceeded with.)

Foreign Goods (Prevention of Fraud) :—

[1895.]
   Bill for the better Prevention of Fraud in the Sale of
   Foreign Goods as of British or Irish Manufactures; *Ordered*;
   CLI. 20. Presented, 24. (Not proceeded with.)

Foreign Meat :

1. [1893-94.]
   Bill for the Indentification of Foreign Meat; *Ordered*;
   CXLVII. 384. Presented, 385. (Not proceeded with.)

2. [1894.]
   *Ordered*; CXLIX. 35. Presented, 36. (Not proceeded with.)

Foreign Prison-made Goods :

[1897.]
   Bill to prohibit the Importation of Foreign Prison-
   made Goods; *Ordered* and presented; CXLVII. 97. Motion, That
   the Bill be now read a second time; Amendment proposed,
   " Six Months," but not made, on Division; Bill read a second
   time; Motion, That the Bill be committed to the Standing
   Committee on Trade, &c., and, it being after Midnights, Debate
   adjourned, 239. Resumed; Motion withdrawn; Bill com-
   mitted to a Committee of the whole House, 367. Bill considered
   in Committee, and reported, without Amendment, 371. Motion,
   That the Bill be now read the third time; Amendment pro-
   posed, " Three Months," but not made, on Division; Main
   Question put, and agreed to; Bill read a third time, 425. Agreed to
   by the Lords, with an Amendment, 428. Lords' Amendment
   considered, and agreed to, 429. (Cited as Foreign Prison-
   made Goods Act, 1897.) R. A. 129.

Foreign Products (Unrestricted Importation) :

[1895.]
   Amendment on going into Committee of Supply, by
   leaving out from the word " That " to the end of the
   Question, in order to add the words, " Whereas, in the opinion
   of this House, the reduction both at Home and Abroad of
   former markets for British commodities by the unfair operation
   of hostile tariffs and bounties, and the unrestricted importation
   of the products of competing labour, working under entirely
different conditions to those imposed by Law and custom in the
   United Kingdom, is largely answerable for the numbers of
   Unemployed and the diminished earnings of the people in
   manufacturies, agriculture, and shipping, it is the duty of the
   Government to adopt without delay such measures as may
   ensure the defence of British industrial interests "; negatived
   on Division; CXLVI. 53.

Foreign Shell Fish :—See Fisheries.

Forged Transfers :

1. [1890-91.]
   Bill for preserving purchasers of Stocks from
   Losses by Forged Transfers; *Ordered*; CXLVII. 38. Pre-
   sented, 34. Order for Second Reading discharged; Bill with-
   drawn; Leave given to present another Bill instead thereof, 298.
   See supra.

2. [1890-91.]
   (No. 2); Bill for preserving Purchasers of Stocks from
   Losses by Forged Transfers; presented (instead of Bill withdrawn);
   CXLVII. 337. Bill committed, 341. Con-
   sidered in Committee, and reported, without Amendment; passed,
   354. By the Lords, with Amendments, 441. Lords' Amendments
   considered and agreed to, with an Amendment, 496. To which
   last-mentioned Amendment the Lords agreed, 495. (Cited as
   Forged Transfers Act, 1891.) R. A. 523. See supra.

3. [1892.]
   Bill to remove duties as to the meaning of
   " The Forged Transfers Act, 1891 "; brought from the Lords;
   CXLVII. 384. Read, 384. Considered, 391. Considered in
   Committee, and reported, without Amendment; passed, 395.
   (Cited as Forged Transfers Act, 1892.) R. A. 100.

Forces Water :—See Waterworks.

Forsey College and Londonderry Academical Insti-
   tution Amalgamation :

[1896.]
   Petition for a Bill for the Amalgamation of
   Forsey College and the Londonderry Academical Institution,
   and Bill ordered; CLI. 29. Read, 45. Bill committed, 77.
   Bill reported, 200. Bill passed, 220. Agreed to by the Lords;
   with Amendments, 320. Lords' Amendments agreed to, 320.
   (Cited as Forsey College Act, 1896.) R. A. 373.

France (Anarchist Crime in the Chamber of
   Deputies) :

[1890-91.]
   Mr. Deputy Speaker acquainted the House,
   that, in pursuance of instructions received during the sitting of
   the House yesterday, Mr. Speaker had communicated a record
   of statements made in this House, accompanied by the following
   Letter to the President of the Chamber of Deputies in France.
   (Reed and Letter entered on the Journal) :—Resolution,
   New, Con., That Mr. Speaker's Letter with a record of the sentiments of sympathy and respect expressed by the House and communicated to the President of the Chamber of Deputies in France, be entered on the Journal of the House; CXLVIII. 621. Mr. Deputy Speaker acquainted the House, that Mr. Speaker had communicated the communication from the President of the Chamber of Deputies in France (entered in Journal), 625.

Franchises :—See Elections.

French Republic, Assassination of the President
   of the :—

[1894.]
   Resolution, New, Con., That an humble Address
   be presented to Her Majesty, to convey to Her Majesty the
   expression of the deep sorrow and indignation with which this
   House has learned the assassination of the President of the
   French Republic, and to pray Her Majesty that, in communi-
   cating Her own sentiments on this deplorable event to the
   French Government, Her Majesty will also be graciously pleased to express on the part of this House Their abhorrence of the crime, and Their sympathy with the Government and People of France; to be presented by Mr. Speaker; CXLIX. 246. Queen's Answer, 258.

Freshwater Fisheries :—See Fisheries.

Friendly Societies Act (1875) Amendment :

[1894-95.]
   Bill to amend "The Friendly Societies Act,
   1875"; ordered and presented; CXLVII. 319. Committed
   334. Considered in Committee, and reported, 342. Considered,
   as amended; passed, 346. Agreed to by the Lords, 341. (Cited as Friendly Societies Act, 1893.) R. A. 487.

Friendly Societies :

1. [1890-91.]
   Bill to render the Accounts of Friendly
   Societies and Benefit Building Societies subject to a Government
   Audit, and for other purposes; ordered; CXLVI. 19. Pre-
   sented, 20. (Not proceeded with.)

2. [1890-91.]
   Motion, That, in the opinion of this House, the
   encouragement of more general voluntary provision for sick-
   ness and old age should engage the attention of Her Majesty's
   Government, and that the sound principles of President
   Insurance should be included in the subjects prescribed by the
   Education Code for instruction in elementary schools; and
   Question proposed by adjournment of House for want of
   Forty Members; CXLVI. 135.

3. [1895.]
   Bill to amend the Law relating to Friendly
   Societies; ordered; presented accordingly; CL. 210. Bill
   committed, 295. Bill considered in Committee, and reported,
   without Amendment; passed, 298. Agreed to by the Lords, with
   Amendments, 319. Lords' Amendments considered, and agreed to, 320. (Cited as Friendly Societies Act, 1895.) R. A. 335.

4. [1890.]
   Bill to consolidate the Law relating to Friendly
   Societies and Benefit Building Societies; ordered; presented,
   printed, 298. Bill committed to Joint Committee on Statute Law
   Revision Bills, &c.; Message to acquaint the Lords therewith;
   302. Special Report from the Joint Committee, and Bill
   reported; re-committed to a Committee of the whole House;
   printed, 398. Bill considered in Committee, and reported, without
G.

Gainsborough Gas:—See Gas.

Galway Infirmary Bill:—See Hospitals.

Game: Bills relative to:

Carriage of Game:

1. [1896.] To prohibit sending of Game by general Carriers in certain seasons; Ordered and presented; CLI. 150. Committed, 241. (Not proceeded with.)

Ground Game Act (1880) Amendment:

2. [1894.] To amend "The Ground Game Act, 1880"; Ordered; CXLIX. 24. Presented, 27. (Not proceeded with.)

3. [1894.] (No. 2.) To amend "The Ground Game Act, 1880"; Ordered and presented; CXLIX. 290. (Not proceeded with.)

4. [1896.] To amend the Law relating to Game, and extend the provisions of "The Ground Game Act, 1880"; Ordered and presented; CL. 35. (Not proceeded with.)

Game (Possession of):

5. [1890-91.] To amend the Law in reference to the Illegal Possession of Game; Ordered; CXLVI. 100. Presented, 101. Committed, 137. Considered in Committee, 152. (Not proceeded with.)

Gaming Act (1845) Amendment:

6. [1892.] To amend the Act of the eighth and ninth Victoria, chapter one hundred and nine, intituled, "An Act to amend the Law concerning Games and Wagers; brought from the Lords; CXLVI. 120. Read, 146. Committed, 155. Considered in Committee, and reported, without Amendment; passed, 162. (Cited as Gaming Act, 1892) R. A. 267.

Gardener’s Compensation:—See Market.

F. Public Bills:

Broughty Ferry Gas and Paving Order:

1. [1896.] Bill, intituled, An Act to confirm a Provisional Order, under the Burgh Police (Scotland) Act, 1892, relating to Broughty Ferry Gas Supply and Paving; brought from the Lords, read, and referred to the Examiners; CXLVI. 174. Report, no Standing Orders applicable, 196. Bill committed, 202. Reported, without Amendment; Provisional Order
GAS—continued.

I. Public Bills—continued.

Broughty Ferry Gas and Paving Order—continued.
Order confirmed; Day appointed for Third Reading, 230. Bill passed, 251. (Cited as Broughty Ferry Gas and Paving Order Confirmation Act, 1890.) R. A. 274.

Burghs Gas Supply (Scotland) Act (1876) Amendment:

Gas and Water Provisional Orders Confirmation:

Gas and Water Orders Confirmation:
4. [1894, Sess. II.] Relating to Llanberis Gas and Water, Newark Gas, and Rockwell Gas; brought from the Lords, read the first and second time, and committed; CL. 345. Reported, without Amendment; Provisional Orders confirmed; Bill passed, 954. (Cited as Gas and Water Orders Confirmation Act, 1895.) R. A. 390.


Gas Provisional Orders Confirmation:
7. [1890-01] To confirm certain Provisional Orders made by the Board of Trade under “The Gas and Water Works Facilities Act, 1870,” relating to Catterick Gas, Gedstone District Gas, Matlock and District Gas, and Staines and Egham Gas; brought from the Lords; CXLVI. 364. Read, and referred to the Examiners, 364. Report, That the Standing Order has been complied with, 376. Bill committed, 384. Reported, without Amendment; Provisional Orders confirmed, 409. Bill passed, 413. (Cited as Gas Orders Confirmation Act, 1890.) R. A. 400.

Gas Provisional Orders:

Gas Provisional Orders—continued.
Bill passed, 272. Agreed to by the Lords, 372. (Cited as Gas Orders Confirmation (No. 1) Act, 1892.) R. A. 386. See infra.

Gas Orders Confirmation (No. 2):

Gas Orders Confirmation:


13. [1894.] (No. 2.) Relating to Newquay (Cornwall) Gas, North Blyth Gas, Ulverston Gas, and Wellingborough Gas; brought from the Lords; read, and referred to the Examiners; CXLVI. 214. Report, That Standing Order complied with, 239. Bill committed, 244. Reported, without Amendment; Provisional Orders confirmed, 268. Bill passed, 271. (Cited as Gas Orders Confirmation (No. 2) Act, 1894.) R. A. 308.


15. [1895, Sess. II.] Relating to Babworth Gas, Bognor Gas, Felixtote Gas, and Kidderwick Parish Gas; brought from the Lords; Read the first and second time, and committed; CL. 345. Reported, without Amendment; Provisional Orders confirmed; Bill passed, 351. (Cited as Gas Orders Confirmation Act, 1895.) R. A. 391.


18. [1898.] (No. 1.) Relating to BUPLEIGH SALTERTON, Catterick Gas, Great Marlow Gas, King's Lynn Gas, and
I. Public Bills—continued.

Gas Orders Confirmation—continued.


21. [1899.] (No. 2.) Relating to Farnham Gas, Freshwater Gas, Montevideo and Nottaway Springs Gas, and Oneida City Gas; brought from the Lords; read, and referred to the Examiners; CLV. 311. Report, Standing Orders applicable complied with, 345. Bill committed, 350. Reported, without Amendment; Provisional Orders confirmed, 381. Bill passed, 384. (Cited as Gas Orders Confirmation (No. 2) Act, 1899.) R. A. 293.

II. Private Bills:

Abertillery Local Board (Gas and Water):


Aberystwyth Gas:


Aldershot Gas and Water—continued.


Altrincham Gas (Tramways)—See Tramways.

Ambleside District Gas and Water:

28. [1894.] Petition for a Bill for incorporating and conferring Powers on the Ambleside District Gas and Water Company; Bill ordered; CXLIX. 12. Read, and referred to the Examiners; 19. Report, Standing Order 63 complied with; Bill to be read a second time, 63. Committed, 74. Reported; Preamble not proved, 151.

Ambleside Local Board (Gas and Water):

29. [1895.] Report, That the Bill should originate in the House of Lords; CL. 11. Report, That the Standing Orders have been certificated to have been complied with, 12. Bill for conferring further Powers on the Ambleside District Gas and Water Company; ordered, 3. Petition, and Bill for incorporating and conferring Powers on the Ambleside District Gas and Water Company; ordered; presented accordingly; read, and referred to the Examiners; 48. Report, Standing Orders applicable have been complied with, 100. Bill committed, 194. Reported, with Amendments; Provisional Order confirmed, 256. Bill considered, as amended; Passed, 264. Agreed to by the Lords, with an Amendment, 316. Lords' Amendment agreed to, 323. (Cited as Ambleside Gas Order Confirmation (No. 3) Act, 1900.) R. A. 356.

Anerud Gas:

Brigg Urban Gas District:

38. [1899.] Petition for a Bill to empower the Urban District Council of Brigg to supply Gas, and to provide for the transfer of the Undertaking of the Brigg Gas Company, Limited, to the Council, and for other purposes; and Bill ordered; CLIV. 25. Read; 35. Committed, 34. Reported, with Amendments, 144. Considered, as amended, 134. Passed, 122. Agreed to by the Lords, with Amendments, 216. Lords' Amendments agreed to, 228. (Cited as Brigg Urban Gas District Act, 1899.) R. A. 274.

Bournemouth Gas and Water.—See Waterworks.

Brighton and Hove Gas:

39. [1890-94.] Petition to confer further Powers upon the Brighton and Hove General Gas Company; to extend their Limits for the Supply of Gas; to authorise the construction of New Works and the raising of additional Capital, and for other purposes, and Bill ordered; CLXVIII. 35. Read, and referred to the Examiners, 43. Report, Standing Order 62 complied with; 25. Committed, 71. Considered, as amended, 178. Passed, 183. By the Lords, with an Amendment, 315. Lords' Amendments agreed to, 322. (Cited as Brighton and Hove Gas Act, 1893.) R. A. 339.

Bristol Gas:


41. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 30. Report, Standing Orders certified complied with, 50. Bill to authorise the Bristol Gas Company to purchase Lands; to erect Works for the storage of Gas; to sell certain Lands; and for other purposes; brought from the Lords; read, and referred to the Examiners, 115. Report, Standing Orders not previously inquired into are applicable, 145. Committed, 156. Reported, 183. Considered, as amended, 194. Passed, with an Amendment, 202. To which the Lords agree, 228. (Cited as Bristol Gas Company's Act, 1892.) R. A. 297.

42. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, Standing Orders certified complied with; 25. Bill to enable the Bristol Gas Company to erect Works for the Storage of Gas; to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 110. Report, Standing Orders not previously inquired into are applicable, 124. Committed, 137. Reported, with Amendments, 270. Considered, as amended, 267. Passed, with Amendments, 297. To which the Lords agree, with an Amendment, 343. Lords' Amendment agreed to, 354. (Cited as Bristol Gas Act, 1898.) R. A. 360.

British Gaslight Company:

Staffordshire Potteries:

42. [1885.] Petition for a Bill empowering the British Gas Light Company, Limited, to expend further Capital at their Staffordshire Potteries Station, and Bill ordered; CL. 22. Read, and referred to the Examiners, 38. Report, Standing Order 62 complied with; 320. Standing Orders suspended, and Bill considered; Standing Orders 222 and 243 suspended, and Bill accordingly read the third time, and passed, 357. Agreed to by the Lords, 320. (Cited as Bwichly Water and Gas Act, 1892.) R. A. 402.


Bakewell Water and Gas:

36. [1899.] Petition for a Bill granting the Bakewell and Edenton Gas and Water Company; Bill ordered; CXLVII. 34. Read, and referred to the Examiners, 42. Report, Standing Order 62 complied with; Bill to be read a second time, 116. Order, That the Bill be read a second time, discharged, and Bill withdrawn, 132.

Ashford Urban District Gas:

32. [1897.] Petition, and Bill for incorporating and conferring Powers on the Ashford Urban District Gas Company; Ordered; CLH. 30. Read, and referred to the Examiners, 48. Report, Standing Order 63 complied with; Bill to be read a second time, 58. Committed, 68. Reported; Parties do not proceed, 132.

Ashford Gas:

33. [1897.] Petition, and Bill to authorise the Ashford Urban District Gas Company to erect Works for the Storage of Gas, and to provide for the Transfer of the Undertaking of the Ashford Gas and Coke Company, Limited, to the said Council, and for other purposes; Ordered; CLII. 191. Read, and referred to the Examiners, 149. Report, No Standing Orders not previously inquired into are applicable, 164. Committed, 197. Reported, with an Amendment, 198. Considered, as amended, 211. Passed, with an Amendment, 220. To which the Lords agree, 250. (Cited as Bakewell Water and Gas Act, 1886.) R. A. 274.

Bakewell Gas:

34. [1898.] Report, That the Bill should originate in the House of Lords; CXLIX. 16. Report, Standing Orders certified complied with, 28. Bill to authorise the Urban District Council of Bakewell to supply Gas and to provide for the transfer of the Undertaking of the Bakewell Gaslight Company to the Council; brought from the Lords, read, and referred to the Examiners, 145. Report, No Standing Orders not previously inquired into are applicable, 164. Committed, 197. Reported, with an Amendment, 198. Considered, as amended, 211. Passed, with an Amendment, 220. To which the Lords agree, 250. (Cited as Bakewell Water and Gas Act, 1898.) R. A. 309.

Bedford Gas:


Bexhill Gas and Water:

36. [1892.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; 191. Report, on a Petition for a Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 245. Report, That the Standing Orders ought to be dispensed with, 259. Report read; Bill for authorising the Bexhill Gas and Water Company to raise additional Capital ordered; 228. Read, and referred to the Examiners, 230. Report, Standing Order 62 complied with; Bill to be read a second time, 320. Standing Order suspended, and Bill accordingly read a second time, and committed; leave to the Committee of Selection to appoint the Committee on the Bill, to sit and proceed forthwith, with 320. Bill reported, 345. Considered, Standing Orders suspended, and Bill considered; Standing Orders 222 and 243 suspended, and Bill accordingly read the third time, and passed, 357. Agreed to by the Lords, 320. (Cited as Bexhill Water and Gas Act, 1892.) R. A. 402.

II. Private Bills.—continued.

Bacawell Gas and Water.

31. [1892.] Petition for a Bill for conferring further Powers on the Bakewell and Edenton Gas and Water Company; Bill ordered; CXLVII. 34. Read, and referred to the Examiners, 42. Report, Standing Order 62 complied with; Bill to be read a second time, 116. Order, That the Bill be read a second time, discharged, and Bill withdrawn, 132.

Brigg Urban Gas District:

30. [1899.] Petition for a Bill to empower the Urban District Council of Brigg to supply Gas, and to provide for the transfer of the Undertaking of the Brigg Gas Company, Limited, to the Council, and for other purposes, and Bill ordered; CLIV. 25. Read; 35. Committed, 34. Reported, with Amendments, 144. Considered, as amended, 134. Passed, 122. Agreed to by the Lords, with Amendments, 216. Lords' Amendments agreed to, 228. (Cited as Brigg Urban Gas District Act, 1899.) R. A. 274.

Bournmouth Gas and Water.—See Waterworks.
II. Private Bills—continued.

British Gaslight Company—continued.

Norwich—continued.


Staffordshire Potteries:


Brynmawr and Abertillery Gas and Water:

46. [1892.] Petition for a Bill to authorise the Brynmawr and Abertillery Gas and Water Company to construct Additional Waterworks, and to extend their Limits for the Supply of Water, and for other purposes; and Bill ordered; CXLVII. 24. Read, and referred to the Examiners, 43. Report, Standing Order 62 complied with; Bill to be read a second time, 86. Considered, 100. Reported, 146. Considered, as amended, 199. Passed, 235. By the Lords, with Amendments, 372. Lords' Amendments agreed to, 379. (Cited as Brynmawr and Abertillery Gas and Water Act, 1892.) R. A. 401.

Cambridge University and Town Gas:

47. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 13. Report, Standing Orders certified complied with, 25. Bill to extend the Limits of Supply of and to confer further Powers on the Cambridge University and Town Gas Light Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 111. Report, Standing Orders not previously inquired into complied with, 159. Considered, 165. Reported, with Amendments, 228. To which the Lords agree, 252. (Cited as Cambridge University and Town Gas Act, 1899.) R. A. 274.

Cobham Gas:

48. [1901.] Petition for a Bill to provide for the assimilation of the Cobham Commercial Gas Company with the Cobham Commercial Gas and Coke Company, and for other purposes; and Bill ordered; CXLIX. 13. Read, and referred to the Examiners, 19. Report, Standing Order 62 complied with, 44. Considered, as amended, 112. Passed, 120. By the Lords, with Amendments, 299. Lords' Amendments agreed to, 217. (Cited as Cobham Gas Act, 1894.) R. A. 263.

Cleator Moor Local Board (Gas):

49. [1896.] Report, That the Bill should originate in the House of Lords; CLI. 14. Report, Standing Orders certified complied with, 18. (Not proceeded with.)

Cheltenham Corporation Gas:


Cheltenham Gas:

51. [1896.] Report, That the Bill should originate in the House of Lords; CXLVII. 9. Report, Standing Orders certified to have been complied with, 26. Bill to authorise the Transfer of the Undertaking of the Cheltenham Gas Company, Limited, to the Cheltenham Local Board, and for other purposes; brought from the Lords; read, and referred to the Examiners, 117. Report, No Standing Orders not previously inquired into applicable, 150. Considered, 159. Reported, 241. Considered, as amended, 256. Passed, with Amendments, 268. To which the Lords agree, 260. (Cited as Cheltenham Local Board Gas Act, 1892.) R. A. 386.

Clacton-on-Sea Gas and Water:—See Waterworks.

Clitheroe Moor Local Board (Gas):

52. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders certified to have been complied with, 30. Bill to authorise the Transfer of the Undertaking of the Clitheroe Moor Gas Company, Limited, to the Clitheroe Local Moor Board, and for other purposes; brought from the Lords; read, and referred to the Examiners, 137. Report, No Standing Orders not previously inquired into applicable, 150. Considered, 159. Reported, 241. Considered, as amended, 256. Passed, with Amendments, 268. To which the Lords agree, 260. (Cited as Clitheroe Moor Local Board (Gas) Act, 1892.) R. A. 386.

Clitheroe Moor Local Board (Gas) :


Cleethorpes Gas:


Cobham Gas:

55. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, Standing Orders certified complied with, 23. Bill for supplying with Gas the Parish of Cobham, in the County of Surrey, and adjacent places; brought from the Lords; read, and referred to the Examiners, 231. Considered, as amended, 201. Passed, with Amendments, 245. Considered, as amended, 301. Passed, with Amendments, 310. To which the Lords agree, 327. (Cited as Cobham Gas Act, 1890.) R. A. 327.

Cleethorpes Urban District Gas:

56. [1890.] Petition for a Bill for incorporating and conferring Powers on the Cleethorpes Urban District Gas Company; and Bill ordered, CLI. 25. Read, and referred to the Examiners, 38. Report, Standing Order 63 complied with, 71. Considered, 92. Reported, 129. Considered, as amended, 134. Queen's Consent signified; Verbal Amendment made; Bill passed, 149. Agreed to by the Lords, with Amendments, 294. Lords' Amendments agreed to, 305. (Cited as Colwyn Bay and District Gas Act, 1890.) R. A. 325.

Colwyn Bay and District Gas:

57. [1890.] Petition for a Bill for incorporating and conferring Powers on the Colwyn Bay and District Gas Company; and Bill ordered, CLI. 25. Read, and referred to the Examiners, 38. Report, Standing Order 63 complied with, 71. Considered, 92. Reported, 129. Considered, as amended, 134. Queen's Consent signified; Verbal Amendment made; Bill passed, 149. Agreed to by the Lords, with Amendments, 294. Lords' Amendments agreed to, 305. (Cited as Colwyn Bay and District Gas Act, 1890.) R. A. 325.

Croydon Corporation Gas:—See Corporation.

Cowes Gas:


Crays
II. Private Bills—continued.

Cranes Gas:


Crowborough District Gas:

55. [1890.] Petition for a Bill for supplying with Gas the District of Crowborough, in the County of Sussex, and adjacent places, and Bill ordered; CLXLV. 26. Read, 26. Committed, 48. Reported, with Amendments, 73. Considered, as amended, 64. Passed, 89. Agreed to by the Lords, with Amendments, 104. Lords' Amendments agreed to 171. (Cited as Crowborough District Gas Act, 1890.) R. A. 287.

Cromer Gas:


Crystal Palace District Gas:

60. [1895-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, Standing Orders certified complied with, 69. Bill to authorise the Crystal Palace District Gas Company to raise additional Capital and convert their existing Capital, and for other purposes; brought from the Lords, read, and referred to the Examiners, 174. Report, no Standing Orders not previously inquired into applicable, 283. Standing Orders suspended, and Bill to be now read a second time; Bill accordingly read a second time, and committed, 284. Considered, as amended, 415. Passed, with Amendments, 425. To which the Lords agreed, 445. (Cited as Crystal Palace District Gas Act, 1895.) R. A. 456.

Duffield Gas:

61. [1894.] Petition for a Bill for incorporating and conferring Powers on the Duffield Gas Company, and Bill ordered; CXLIX. 18. (Not proceeded with.)

Drogheda Gas:


Dundee Gas, Street Improvements, and Tramways—See Tramways.

Dundee Gas, Tramways, and Extension—See Tramways.

East Grinstead Gas and Water:


Edinburgh and Leith Corporation Gas:


Enfield Gas:


Falkirk and District Gas:

66. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 9. Report, Standing Orders certified complied with, 12. (Not proceeded with.)

Falkirk Corporation Gas:


Filey Water and Gas:

68. [1891-92.] Report, That the Bill should originate in the House of Lords; CXLIX. 9. Report, Standing Orders certified complied with, 72. Bill to confer further Powers upon the Filey Water and Gas Company in relation to the supply of Water and Gas; to extend their limits for the supply of Water; to empower them to raise additional Capital, and for other purposes; brought from the Lords, 171. Read, and referred to the Examiners, 171. Report, Standing Orders not previously inquired into applicable, 179. Committed, 198. Reported, 222. Considered, as amended, 254. Bill passed, with Amendments, 274. To which the Lords agree, 309. (Cited as Filey Water and Gas Act, 1892.) R. A. 349.

Flewy
GAS—continued.

II. Private Bills—continued.

Filey Water and Gas:—See Waterworks.

Fishguard Water and Gas:—See Waterworks.

Folkestone Gas:—


Gainsborough Gas:


Gainsborough Urban District Council (Gas):

71. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 25. Report, Standing Orders certified complied with, 23. Bill to provide for the transfer of the Undertaking of the Gainsborough Gas Company to the Gainsborough Urban District Council, and to confer further Powers on said Council with respect to the supply of Gas, and for other purposes; brought from the Lords, read, and referred to the Examiners, 203. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 220. Committed, 227. Reported, with Amendments, 266. Considered, as amended, 287. Passed, with Amendments, 297. To which the Lords agree, 306. (Cited as Gainsborough Urban District Council (Gas) Act, 1899.) R. A. 318.

Garw and Ogmore Gas:


Gas Light and Coke Company:

73. [1890-91.] Report, That the Bill should originate in the House of Lords; CXIV. 48. Report, Standing Orders certified complied with, 72. (Not proceeded with.)

74. [1892.] Report for a Bill to consolidate and convert the Capital of the Gas Light and Coke Company; and Bill ordered; CLIII. 29. Read, and referred to the Examiners, 38. Report, Standing Order 62 complied with, 59. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made; on Division; Bill committed, 80. Report, 202. Bill considered, as amended, 245. Passed, 251. Agreed to by the Lords, with Amendments, 363.

Glasgow Corporation Gas and Water:—See Waterworks.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas (changed from Partick, Hillhead, and Maryhill Gas):—

78. [1890-91.] Bill to provide for the purchase by the Corporation of Glasgow of the Undertaking of the Partick, Hillhead, and Maryhill Gas Company Limited, and for other purposes in connection therewith; brought from the Lords; CXIV. 57. Read, and referred to the Examiners, 337. Report, that no Standing Orders are applicable, 234. Deferred, 238. Committed, 394. Standing Orders suspended, and Bill to be now taken into consideration; provided amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill according the third time, and passed, with Amendments, 385. (Cited as Metropolis Gas (Prepayment Meter) Bill, 1891.) R. A. 304.

Glasgow Corporation Gas and Water:—See Waterworks.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas (changed from Partick, Hillhead, and Maryhill Gas):

77. [1890.] Petition for a Bill for making further provision as to testing the Illuminating Power of Gas supplied by the Gas Light and Coke, the South Metropolitan Gas, and the Commercial Gas Companies in the Administrative County of London, and for regulating the supply by those Companies of Prepayment Meters and Fittings in connection therewith, and for other purposes; and Bill ordered; CLV. 27. Read, 57. Committed, 54. Bill reported, with Amendments, 219. Considered, as amended, 254. Passed [New Title], 241. Agreed to by the Lords, with Amendments (changed to Metropolis Gas (Prepayment Meter) Bill), 279. Lords' Amendments agreed to, 355. (Cited as Metropolis Gas (Prepayment Meter) Act, 1900.) R. A. 304.

Glasgow Corporation Gas and Water:—See Waterworks.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas (changed from Partick, Hillhead, and Maryhill Gas):

78. [1890-91.] Bill to provide for the purchase by the Corporation of Glasgow of the Undertaking of the Partick, Hillhead, and Maryhill Gas Company Limited, and for other purposes in connection therewith; brought from the Lords; CXIV. 377. Read, and referred to the Examiners, 337. Report, that no Standing Orders are applicable, 234. Committed, 394. Standing Orders suspended, and Bill to be now taken into consideration; provided amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill according the third time, and passed, with Amendments, 385. (Cited as Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas Act, 1891.) R. A. 413. See Partick Hillhead and Maryhill Gas Bill.

Glastonbury and Street Gas:

79. [1900.] Petition for a Bill for incorporating and conferring Powers on the Glastonbury, Street and District Gas Company, and Bill ordered, CLV. 27. Read, and referred to the Examiners, 37. Report, Standing Order 62 complied with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made on Division; Bill committed, 65. Motion for an Instruction to the Committee; Amendment made, and Instruction agreed to, 67. Bill reported; Preamble not proved, 206.

Gas Light and Coke, Commercial Gas, and South Metropolitan Gas Companies:

77. [1890.] Petition for a Bill to enable the Gas Light and Coke Company to raise additional Monies, and to purchase, take, and hold Lands, and for other purposes; and Bill ordered; CLV. 27. Read, and referred to the Examiners, 37. Report, Standing Order 62 complied with, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made on Division; Bill committed, 65. Motion for an Instruction to the Committee; Amendment made, and Instruction agreed to, 67. Bill reported; Preamble not proved, 206.

Glasgow Corporation Gas and Water:—See Waterworks.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas (changed from Partick, Hillhead, and Maryhill Gas):

78. [1890-91.] Bill to provide for the purchase by the Corporation of Glasgow of the Undertaking of the Partick, Hillhead, and Maryhill Gas Company Limited, and for other purposes in connection therewith; brought from the Lords; CXIV. 377. Read, and referred to the Examiners, 337. Report, that no Standing Orders are applicable, 234. Committed, 394. Standing Orders suspended, and Bill to be now taken into consideration; provided amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill according the third time, and passed, with Amendments, 385. (Cited as Metropolis Gas (Prepayment Meter) Bill, 1891.) R. A. 304.

Glasgow Corporation Gas and Water:—See Waterworks.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas (changed from Partick, Hillhead, and Maryhill Gas):

78. [1890-91.] Bill to provide for the purchase by the Corporation of Glasgow of the Undertaking of the Partick, Hillhead, and Maryhill Gas Company Limited, and for other purposes in connection therewith; brought from the Lords; CXIV. 377. Read, and referred to the Examiners, 337. Report, that no Standing Orders are applicable, 234. Committed, 394. Standing Orders suspended, and Bill to be now read the third time; Bill according the third time, and passed, with Amendments, 385. (Cited as Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas Act, 1891.) R. A. 413. See Partick Hillhead and Maryhill Gas Bill.

Glasgow Corporation Gas and Water:—See Waterworks.

Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas (changed from Partick, Hillhead, and Maryhill Gas):

78. [1890-91.] Bill to provide for the purchase by the Corporation of Glasgow of the Undertaking of the Partick, Hillhead, and Maryhill Gas Company Limited, and for other purposes in connection therewith; brought from the Lords; CXIV. 377. Read, and referred to the Examiners, 337. Report, that no Standing Orders are applicable, 234. Committed, 394. Standing Orders suspended, and Bill to be now taken into consideration; provided amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Bill according the third time, and passed, with Amendments, 385. To which the Lords agree, 395. (Cited as Glasgow Corporation (Partick, Hillhead, and Maryhill) Gas Act, 1891.) R. A. 413. See Partick Hillhead and Maryhill Gas Bill.
Hayward's Heath Gas—continued.


Hebden Bridge and Mytholmroyd Gas Board:

87. [1895.] Petition, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders certified with, 13. Bill to constitute and incorporate a Gas Board for the Urban Districts of Hebden Bridge and Mytholmroyd, in the West Riding of the County of York; to transfer to and vest in such Board the Undertaking of the Hebden Bridge Gas Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 128. Report, Standing Orders applicable with, 161. Committed 169. Bill reported, 196. Considered, as amended, 216. Passed, with Amendments, 230. To which the Lords agree, 241. (Cited as Hebden Bridge and Mytholmroyd Gas Board Act, 1895.) R. A. 252.

Hebden Bridge Gas:


Hebden Bridge Local Board (Gas):—See Local Boards.

Hunstanton Water and Gas:—See Waterworks.

Hullford Gas:


Hullford Urban District Council Gas:

50. [1895.] Petition for a Bill to empower the Urban District Council of the Urban District of Hullford to supply Gas, and to purchase the Undertaking of the Hullford Gas Light and Coke Company, Limited, and the portions of the Undertaking of the Barking Gas Company within the District of the Council; and to make further provision in regard to the future Collection of the Local Rates, and for other purposes; Bill ordered; CLV. 29. Read, 37. Committed, 48. Bill reported; Title amended, 110. See Hullford Urban District Council Rates Bill.

Ilfracombe Gas:


Imperial Continental Gas Association:

Kendal Corporation Gas and Water:


Kettering Gas:

94. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill for incorporating and conferring powers on the Kettering Gas Company to raise additional Capital; purchase other Lands, and for other purposes incident thereto; brought from the Lords; read, and referred to the Examiners, 283. Report, That the Standing Orders not previously inquired into have been complied with, 331. Committed, 354. Considered, as amended, 374. Passed, with an Amendment, 384. To which the Lords agree, 394. (Cited as Kettering Gas Act, 1891.) R. A. 413.

Kingston-upon-Thames Gas:

95. [1895.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders certified complied with, 24. Bill to authorize the Kingston-upon-Thames Gas Company to raise additional Capital, convert their existing Capital, acquire Lands, amend their existing Acts, and for other purposes; brought from the Lords, 149. Read, and referred to the Examiners, 149. Report, Standing Orders not previously inquired into complied with, 156. Committed, 166. Reported, with Amendments, 183. Considered, as amended, 198. Passed, with Amendments, 208. To which the Lords agree, 224. (Cited as Kingston-upon-Thames Gas Act, 1890.) R. A. 271.

Lea Bridge District Gas:


Leighton Buzzard Gas:


Liverpool United Gas:

98. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 20. Report, Standing Orders certified to have been complied with, 30. Bill to enable the Liverpool United Gaslight Company to erect Works for the storage of Gas on additional Lands, and to confer further Powers on the Company; brought from the Lords; read, and referred to the Examiners, 159. Report, no Standing Orders not previously inquired into are applicable, 179. Committed, 180. Reported, 219. Considered, as amended, 237. Passed, with an Amendment, 250. To which the Lords agree, 265. (Cited as Liverpool United Gaslight Company's Act, 1892.) R. A. 206.

Longborough Gas:

99. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, Standing Orders certified complied with, 23. (Not proceeded with.)

Lowestoft Water and Gas:—See Waterworks.

Maidenhead Gas:

100. [1900.] Petition for a Bill to amend the Maidenhead Gas Act, 1876, and to confer further Powers upon the Maidenhead Gas Company, and Bill ordered; CLV. 50. Read, and referred to the Examiners, 40. Report, Standing Order 62 complied with, 54. Committed, 65. Bill reported, with Amendments, 140. Considered, as amended, 156. Passed, 156. Agreed to by the Lords, 159. (Cited as Maidenhead Gas Act, 1899.) R. A. 291.

Malvern Link Urban District Gas:


Malvern Urban District Gas:

102. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 23. Report, Standing Orders certified complied with, 28. (Not proceeded with.)

Market Harborough Gas:

103. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, Standing Orders certified complied with, 28. Bill to provide for the Transfer of the Undertaking of the Market Harborough Gas Company, Limited, to the Market Harborough Urban District Council; and to confer further Powers on the said Council with respect to the supply of Gas, and for other purposes; brought from the Lords; read, and referred to the Examiners, 190. Report, Standing Orders not previously inquired into complied with, 203. Committed, 221. Reported, with Amendments, 263. Considered, as amended, 275. Passed, with Amendments, 290. To which the Lords agree, 302. (Cited as Market Harborough Urban District Council Gas Act, 1898.) R. A. 305.

Matlock Bath Gas:

104. [1898.] Petition for a Bill to authorize the Matlock Bath and Soarwood Nkth Urban District Council to supply Gas, and to provide for the transfer of the Undertaking of the Matlock Bath Gaslight and Coke Company, Limited, to the said Council, and for other purposes, and Bill ordered; CLIII. 30. Read, 40. Committed, 53. Bill reported, 115. Considered, as amended, 178. Passed, 190. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 322. (Cited as Matlock Bath Gas Act, 1898.) R. A. 373.

Middleborough Corporation Gas:

105. [1898.] Petition for a Bill to confer further Powers upon the Mayor, Aldermen, and Burgesses of the Borough of Middleborough in relation to the supply of Gas, and Bill ordered; CXLII. 32. Read, 40. Committed, 50. Reported, 53.
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Newtown and Llanidloes Urban District Gas:

112. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders complied with, 24. Bill to empower the Urban District Council of the Urban District of Newtown and Llanidloes to supply gas, and to purchase the Undertaking of the Newtown and Llanidloes Gas and Coke Company, Limited, and for other purposes; brought from the Lords; read, and referred to the Examiners, 146. Report, Standing Orders not previously inquired into complied with, 156. Committed, 166. Reported, with Amendments, 210. Considered, as amended, 234. Passed, with Amendments, 241. To which the Lords agree, 265. (Cited as Newtown and Llanidloes Urban District Gas Act, 1900.) R. A. 204.

New Swindon Gas:


North Middlesex Gas:


Ormskirk Gas:

115. [1892.] Petition for a Bill to authorise the Ormskirk Gas Light Company to extend their Limits of Supply; to raise additional Capital; to acquire additional Lands, and for other purposes, and Bill ordered; CXLVII. 38. Read, and referred to the Examiners, 65. Report, Standing Order 62 complied with, 53. Committed, 69. Reported, 140. Considered, as amended, 159. Passed, 173. Agreed to by the Lords, 210. (Cited as Ormskirk Gas Light Act, 1892.) R. A. 206.

Oswestry Corporation Gas:

116. [1900.] Petition for a Bill to authorize the Oswestry Corporation Gas Light Company to extend their Limits of Supply; to raise additional Capital; to acquire additional Lands, and for other purposes, and Bill ordered; CXLVII. 40. Read, and referred to the Examiners, 65. Report, Standing Order 63 complied with, 42. Committed, 55. Considered, as amended, 109. Passed, 134. Reported, with Amendments, 210. Considered, as amended, 216. Passed, with Amendments, 250. Lords' Amendments agreed to, 283. (Cited as Oswestry Corporation Gas Act, 1900.) R. A. 306.

Oswestry Gas:

117. [1900.] Petition for a Bill to extend the Powers of and amend the Act relating to the Oswestry Gas Company, and for other purposes, and Bill ordered; CL. 31. Read, and referred to the Examiners, 49. Report, Standing Order 62 complied with, 48. Bill committed, 80. Reported (Parties do not proceed), 97.

Oxford Gas:


Paignton
II. Private Bills—continued.

**Paignton Gas:**


**Partick, Hillhead, and Maryhill Gas:**

120. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLI. 40. Report, That the Standing Orders had been certified to have been complied with, 72. Bill brought from the Lords (changed to Glasgow Corporation (Partick, Hillhead, and Maryhill Gas Bill), 327. See Glasgow Corporation Partick, Hillhead, and Maryhill Gas Bill.

**Plymouth and Stonehouse Gas:**


**Rhymney Valley Gas and Water:**

125. [1892-93.] Petition for a Bill to enable the Rhymney Valley Gas and Water Company to make additional Works, to abandon certain of the Works authorised by the Rhymney Gas and Water Act, 1890, to extend the Time for the compulsory purchase of Lands for and for the completion of the remainder of these Works, and for other purposes; Bill ordered; CXLIX. 32. Read, and referred to the Examiners; Report, Standing Order 62 complied with, 99. Committed, 71. Reported, 216. Considered, as amended, 226. Passed, 239. Agreed to by the Lords, with Amendments, 357. Lords' Amendments agreed to, 368. (Cited as Plymouth and Stonehouse Gas Act, 1894.) R. A. 373.

**Pontostraw, and the Rhymney Valley Gas and Water:**


**Preston Gas:**


**Redhill Gas and Reigate Gas:**

128. [1898.] Report, That the Bill should originate in the House of Lords; CLII. 17. Report, Standing Orders certified complied with, 99. (Not proceeded with.)

**Redhill Gas:**

129. [1890.] Petition for a Bill to confer further Powers upon the Redhill Gas Company, and for other purposes, and Bill ordered; CLII. 31. Read, and referred to the Examiners, 40. Report, Standing Order 62 complied with, 46. Committed, 57. Reported, with Amendments, 102. Considered, as amended, 114. Passed, 120. Agreed to by the Lords, 198. (Cited as Redhill Gas Act, 1890.) R. A. 244.

**Reigate Gas:**

130. [1898.] Report, That the Bill should originate in the House of Lords; CLII. 17. (Not proceeded with.)

**Rhyl Gas:**


**Rhymney Valley Gas and Water:**

132. [1892.] Report, That the Bill should originate in the House of Lords; CXLIX. 30. Report, Standing Orders certified to have been complied with, 35. Bill for incorporating the Rhymney Valley Gas and Water Company, and conferring Powers on them for the Construction of Works, the Supply of Gas and Water, and for other purposes; brought from the Lords, read, and referred to the Examiners, 146. Report, Standing Orders not previously inquired into complied with, 200. Committed, 278. Reported, 362. Standing Orders suspended, 139. Report considered, as amended, 393. Passed (New Title), 341. Agreed to by the Lords, with Amendments, 339. Lords' Amendments agreed to, 347. (Cited as Rhymney Valley Gas and Water Act, 1892.) R. A. 402.

**Rugley:**

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II. Private Bills—continued.

Bagley Gas:


Rushden and Higham Ferrers District Gas:


Saint Albans Gas:


Saint Anne's-on-the-Sea Gas:


Southborough Local Board Gas:


Skipton Gas:


Southampton Gas:

139. [1890.] Petition for a Bill to extend the Limits of Supply of the Southampton Gaslight and Coke Company, and to confer on them further Powers for the acquisition of Lands, the raising of additional Capital, and for other purposes, and Bill ordered; CLIII. 33. Read, and referred to the Examiners, 41. Report, Standing Order 62 complied with, 56. Committee, 62. Reported, 209. Considered, as amended, 228. Queen's Consent signified; Bill passed, 238. Agreed to by the Lords, with Amendments, 270. Lords' Amendments agreed to, 296. (Cited as Southampton Gas Act, 1892.) R. A. 239.

Southborough Local Board Gas:


Southend Gas:

141. [1892.] Petition for a Bill for conferring further Powers on the Southend Gas Company, for the construction of...
### Southend-on-Sea Gas:

- 147. [1898.] Petition for a Bill to confer further powers on the Southend Gas Company, and Bill ordered; CLIII. 33. Read, and referred to the Examiners, 41. Report, Standing Order 02 complied with, 60. Considered, as amended, 120. Queen's Consent signified; Bill passed, 135. Agreed to by the Lords, 206. (Cited as Southend Gas Act, 1892.) R. A. 398.

### Southend Gas—continued.

- Incorporating the Southend and St. Martin's Stamford Baron Gas Light and Coke Company; and for extending the Limits of Supply, and defining and regulating the Capital and Powers of that Company, and for authorising the Company to extend their Works, and to raise further Capital, and for other purposes, and Bill ordered; CLXVII. 39. Read, and referred to the Examiners, 46. Report, Standing Order 02 complied with, 110. Considered, as amended, 164. Passed, 202. By the Lords, with Amendments, 351. Lords' Amendments agreed to, 372. (Cited as Stamford and St. Martin's Stamford Baron Gas Act, 1892.) R. A. 601.

### South Metropolitan Gas:

- 148. [1895.] Petition for a Bill to convert the capital of the South Metropolitan Gas Company, and for other purposes, and Bill ordered, CL. 26. Read, and referred to the Examiners, 32. Report, Standing Order 02 complied with, 42. Motion, that the Bill be now read a second time; Amendment proposed, "Streets," and withdrawn; Bill committed, 64. Instruction to the Committee, that they have power, if they think fit, toinsert a Clause, or Clauses, to provide, sec. 115. Leave to the Committee to make a Special Report; Bill reported; Parties do not proceed; Special Report; Report and Special Report to be printed, 119.


- 151. [1898.] Petition for a Bill to empower the South Metropolitan Gas Company to alter the provisions as to the Standard Price and Illuminating Power of the Gas supplied by the Company; to construct a Railway in the Parish of Greenwich, and to purchase by Agreement so much of the Southern Portion of the Undertaking of the Gas Light and Coke Company as is situated in the County of London, south of the Thames, and for other purposes, and Bill ordered; CLV. 31. Read, and referred to the Examiners, 41. Report, Standing Order 02 complied with, 48. Bill committed, 72. Motion for Instruction to the Committee; Amendment made, and Instruction, 80. Bill reported, with Amendments, 229. Considered, as amended, 234. Passed, 241. Agreed to by the Lords, with Amendments, 345. Lords' Amendments agreed to, 353. (Cited as South Metropolitan Gas Act, 1900.) R. A. 337.

### Swindon and Egham Gas:


### Stanford and St. Martin's Stamford Baron Gas—continued.

- Incorporating the Stanford and St. Martin's Stamford Baron Gas Light and Coke Company; and for extending the Limits of Supply, and defining and regulating the Capital and Powers of that Company, and for authorising the Company to extend their Works, and to raise further Capital, and for other purposes, and Bill ordered; CLXVII. 39. Read, and referred to the Examiners, 46. Report, Standing Order 02 complied with, 110. Considered, 164. Passed, 202. By the Lords, with Amendments, 351. Lords' Amendments agreed to, 372. (Cited as Stamford and St. Martin's Stamford Baron Gas Act, 1892.) R. A. 601.

### Stockton-on-Tees Corporation Gas:

- 154. [1895-94.] Report, That the Bill should originate in the House of Lords; CLXVIII. 29. Report, Standing Orders certified complied with, 69. Bill to extend the Limits within which the Mayor, Aldermen, and Burgesses of the Borough of Stockton-on-Tees may supply Gas, to enable them to borrow further money for their Gas Undertaking, and for other purposes; brought from the Lords, 124. Read, and referred to the Examiners, 135. Report, Standing Orders not previously inquired into applicable, 141. Considered, 165. Reported, 194. Considered, as amended, 255. Passed, with Amendments, 213. To which the Lords agree, 234. (Cited as Stockton-on-Tees Corporation (Gas) Act, 1894.) R. A. 327.

### Stourbridge Gas:


### Stroud Gas:


### Swadlincote District Gas:

- 157. [1897.] Petition for a Bill to authorize the Swadlincote District Urban District Council to supply Gas, and to provide for the transfer of the Undertaking of the Swadlincote Gas and Coke Company, Limited, to the said Council, and for other purposes, and Bill ordered; CLIII. 45. Read, 43. Committed, 60. Reported, with Amendments, 228. Considered, as amended, 217. Passed, 229. Agreed to by the Lords, with Amendments, 308. Lords' Amendments agreed to, 307. (Cited as Swadlincote District Gas Act, 1897.) R. A. 405.

### Swansea Gas:


### Taunton Gas:

- 159. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, Standing Orders certified
II. Private Bills—continued.

Tynemouth Gas—continued.

Tuxford Gas:

Tottenham and Edmonton Gas:

Torquay Gas:

Todmorden Local Board Gas Purchase:

Tottenham Goods:
163. [1898.] Petition for a Bill to make further provisions as to the Capitols of the Tottenham and Edmonton Gaslight and Coke Company, and to empower them to supply electricity, and for other purposes; and Bill ordered; CXLIII. 33. Read, and referred to the Examiners, 41. Report, Standing Order 62 complied with, 50. Committed, 61. Reported, 106. Considered, as amended, 138. Passed, 149. By the Lords, with Amendments, 225. Lords' Amendments agreed to, 235. (Cited as Tottenham and Edmonton Goods Act, 1898.) R. A. 285.

Trafalgar and District Gas:
164. [1897.] Petition for a Bill for incorporating and conferring Powers on the Trafalgar and District Gas Light and Coke Company, and to empower them to supply electricity, and for other purposes; and Bill ordered; CXLIII. 33. Read, and referred to the Examiners, 41. Report, Standing Order 62 complied with, 50. Committed, 61. Reported, 106. Considered, as amended, 138. Passed, 149. Agreed to by the Lords, with Amendments, 225. Lords' Amendments agreed to, 235. (Cited as Trafalgar and District Gas Act, 1897.) R. A. 285.

Tynemouth Gas:
160. [1897.] Petition, That the Bill should originate in the House of Lords; CXLIV. 34. Report, Standing Orders certified complied with, 38. Bill to empower the Tynemouth Gas Company to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 155. Report, Standing Orders not previously inquired into complied with, 263. Committed, 276. Reported, 320. Considered, as amended, 344. Passed, with Amendments, 354. To which the Lords agree, 361. (Cited as Tynemouth Gas Act, 1897.) R. A. 281.

Walker and Wallsend Union Gas (Electric Lighting):

Walton-on-Thames and Weybridge Gas:

Wandsworth and Putney Gas:

Waterford City Gas:

Weymouth Gas:
170. [1897.] Petition, for a Bill for extending the Limits of Supply of the Weymouth Consumers' Gas Company, and for conferring further Powers on the Company for the raising of Money and otherwise in relation to their Undertakings, and for other purposes, and Bill ordered; CXLIII. 46. Read, and referred to the Examiners, 54. Report, Standing Order 62 complied with, 66. Committed, 76. Reported, with Amendments, 121. Day appointed for consideration, as amended, 128. Bill considered as amended, 143. Passed, 152. Agreed to by the Lords, 265. (Cited as Weymouth Consumers' Gas Act, 1897.) R. A. 281.

Whittington Gas:

Whitwick and Coalville Gas:
172. [1898.] Petition for a Bill for incorporating and conferring Powers upon the Whitwick and Coalville Gas Company, and for other purposes, and Bill ordered; CXLIII. 54. Read, and referred to the Examiners, 42. Report, Standing Order 62 complied with, 50. Committed, 61. Reported, 91. Considered, as amended, 102. Passed, 112. Agreed to by the Lords,
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Yeovil and Guiseley Gas—continued.

certified compiled with, 24. Bill to alter and amend the Yeovil and Guiseley Gas Act, 1898, by substituting for the maximum Price of Gas supplied by the Yeovil and Guiseley Gas Light and Coke Company a Standard Price, with a sliding scale of Profit dependent on the Price charged above or below such Standard Price; brought from the Lords; read, and referred to the Examiners, 116. Report, Standing Orders not previously inquired into compiled with, 121. Committed, 137. Report, with Amendments, 341. Considered, as amended, 363. Passed, with Amendments, 376. To which the Lords agree, 401. (Cited as Yeovil and Guiseley Gas Act, 1898.) R. A. 424.

York United Gas:

176. [1898.] Petition for a Bill to authorise the York United Gas Light Company to raise additional Capital, and for other purposes, and Bill ordered; CLXIII. 34. Read, and referred to the Examiners, 42. Report, Standing Order 62 complied with, 70. Committed, 161. Passed, 167. Agreed to by the Lords, 253. (Cited as York United Gas Light Company's Act, 1898.) R. A. 300.

Ystradfogel Urban District Council (Gas and Water):—See Waterworks.

Glasgow Boundaries:

[1800-61.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill to extend the Boundaries of the City of Glasgow, and for other purposes; brought from the Lords; read, and referred to the Examiners, 257. Report, That the Standing Orders not previously inquired into complied with, 342. Committed, 359. Reported, 394. Considered, as amended, 417. Passed, 427. Agreed to by the Lords, 457. (Cited as City of Glasgow Act, 1891.) R. A. 490.

Glasgow Bridge and Gas:—See Bridges, Gas.

Glasgow Building Regulations:

1. [1892.] Petition for a Bill to provide Building Regulations for the City of Glasgow, and for other purposes; and Bill ordered; CLXVII. 35. Read, 43. Committed, 55. Reported from the Committee on Police and Sanitary Regulations, 300. Bill considered; Standing Orders suspended, and Bill accordingly read the third time, and passed, 412. By the Lords, with Amendments, 400. Lords' Amendments agreed to, 405. (Cited as Glasgow Building Regulations Act, 1892.) R. A. 406.

2. [1900.] Report, That the Bill should originate in the House of Lords; CLXV. 20. Report, Standing Orders certified complied with, 24. Bill to amend and extend the provisions of the Glasgow Police Acts, 1866 to 1886, relating to Streets, Squares, and Buildings; brought from the Lords; read, and referred to the Examiners, 250. Report, Standing Orders not previously inquired into compiled with, 263. Committed, 284. Reported, with Amendments, 325. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 344. To which the Lords agree, 354. (Cited as Glasgow Building Regulations Act, 1900.) R. A. 357.

Glasgow Corporation:—See Corporations.

Glasgow Corporation Improvements:—See Corporations.

Glasgow Corporation Telephones:—See Corporations.

Glasgow
Glasgow, County of the City of:

[1893-94.] Bill to provide for the constitution of the City and Royal Burgh of Glasgow as a County of a City, and other purposes connected therewith; Ordered and presented; CXLVII. 220. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 223. Report, Standing Orders not complied with, referred to the Select Committee on Standing Orders, 256. Report, Standing Orders ought to be dispensed with, 276. Bill committed to a Select Committee, 216. Bill reported; re-committed to a Committee of the whole House, 355. Considered in Committee, and reported, without Amendment; passed, 396. By the Lords, with Amendments, 499. Lords' Amendments considered, and agreed to, 492. (Cited as County of the City of Glasgow Act, 1893.) R. A. 322. See Select Committees.

Glasgow District Subway:


Glasgow Harbour Tunnel Company:—See Docks.

Glasgow Hydravlic Power:

[1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 20. Report, Standing Orders not previously complied with, 30. (Not proceeded with.)

Glasgow Juvenile Delinquency:


Glasgow Parliamentary Divisions:—See Elections.

Glasgow Tramways:—See Tramways.

Glasstone Corporation Gas:—See Gas.

Glasstone Street Gas:—See Gas.

Glasstone Water:—See Waterworks.

Glebe Lands:


Glasgow Corporation:—See Corporations.

Glasgow (Eastern or Cirencester Division Election and Writ):—See Elections.

Glascooter Urban District Council Gas:—See Gas.

Godalming Corporation Water:—See Waterworks.

Gold and Silver Plate Licences:

[1897.] Bill to amend the Law with regard to the Licences for retail dealers in Gold and Silver Plate; Ordered; CLIV. 16. Presented, 10. Bill withdrawn, 98.

Gonne Estate:—See Estates.

Goods, Sale of:

1. [1890-91.] Bill for codifying the Law relating to the Sale of Goods; brought from the Lords; CXLVI. 206. (Not proceeded with.)

2. [1892.] Brought from the Lords; CXLVII. 392. (Not proceeded with.)

3. [1893-94.] Brought from the Lords; CXLVIII. 124. Read, 216. Bill committed, 246. Order for Committee discharged; Bill committed for a Select Committee, 382. Bill reported; re-committed to a Committee of the whole House, 366. Bill reported, without Amendment, 260. Order for Third Reading discharged; Bill re-committed in respect of a new Clause in lieu of Clause 22 of Clause 63; and the Schedule; Considered in Committee, and reported; New Clause added in lieu of Clause 22; Clause 63 and Schedule amended. Bill considered, as amended; Passed, with Amendments, 694. The Lords agree to some of the Amendments made by this House to the Bill, without Amendment; and agree to others of the said Amendments, with Amendments; and disagree to others of the said Amendments, for which they assign their Reasons; and have made an Amendment in lieu of one of the Amendments made by this House to which they have disagreed, 603. Amendments and Reasons considered; House doth not insist on the Amendments to which the Lords have disagreed, and doth agree to the Amendments made by the Lords to the Commons' Amendments, and to the Amendment made by the Lords to the Bill, 655. (Cited as Sale of Goods Act, 1893.) R. A. 475. See Select Committees.

Goole Urban District Council:

[1888.] Petition for a Bill to construct additional water-works; to borrow money for the purposes thereof, and of their Gas and Water Undertakings, and for other purposes; Bill ordered; CLIV. 27. Read, 37. Committed, 48. Reported, with Amendments, 114. Considered, as amended, 121. Passed, 180. Agreed to by the Lords, with Amendments, 246. Lords' Amendments agreed to, 355. (Cited as Goole Urban District Council Act, 1893.) R. A. 390.

Gordon Memorial College at Khartoum:

[1890.] Bill, intituled, An Act to give powers to the Executive Committee of the Gordon Memorial College at Khartoum to invest trust funds in certain securities; brought from the Lords; CXLV. 23. Read, 35. Committed, 366. Considered in Committee, and reported, without Amendment; passed, 372. (Cited as Gordon Memorial College at Khartoum Act, 1890.) R. A. 302.

Govan Burgh Tramways:—See Tramways.


Government Contracts:

[1891-92.] On going into Committee of Supply, Amendment " That, in the opinion of this House, Clauses should be inserted in all Government Contracts, requiring that the contractor shall, under penalty, observe the recognised customs and conditions as to rates of wages and working hours that prevail in each particular trade; and that the contractor should, under penalty, be prohibited from sub-letting any portion of his contract, except where the Department concerned specifically allows the sub-letting of such special portions of the work as would not be produced or carried out by the contractor in the ordinary course of his business" negatived; and the Amendment " That, in the opinion of this House, it is the duty of the Government in all Government Contracts to make provision against the evils recently disclosed before the Newcastle Committee, to insert such conditions as may prevent the abuse arising
Government Contracts—continued.

Government of Ireland—continued.

Order of the House; resolved in the Affirmative, 527. Order for Third Reading discharged; Bill recommitted to a Com- mittee of the whole House, in respect of Clauses 26 and 27 respectively; considered in Committee, and reported with Clauses 26 and 27 amended; as amended to be now taken into consideration; considered; Queen’s Consent signified; Motion, That the Bill be now read the third time; Amendment pro- posed, “Six Months,” at half-past Five; Debate stood adjourned at Middight; CXLVIII. 149. Further adjourned, 171. See Select Com- mittees.

Government of Egypt:

[1893-94.] Amendment on going into Committee of Supply, “That the time has come when effect should be given to the declarations of successive Administrations as to the government of Egypt,” negatived; CXLVIII. 239.

Government Offices (Appropriation of Sites).—See Select Committees.

Government of Ireland:

1. [1893-94.] Motion, That leave be given to bring in a Bill to amend the provisions for the Government of Ireland; Debate adjourned; CXLVIII. 59. Resumed, and further adjourned, 62, 67. Resumed; Question resolved in the Affirmative; Bill accordingly passed, 72. Bill committed, 215. Bill considered in Committee, &c. 259 to 416. And, it being Ten of the clock, the Chairman, in pursuance of the Order of the House of the 26th June, interrupted the Debate and put the Question (then under discussion) forthwith; whereupon in pursuance of the said Order, the Chairman proceeded to put successively the Questions on Clauses 3 to 8 forthwith, 411. Bill again considered in Committee, 417, 419 (Question put over, pursuant to Standing Order, Closure of Debate), 420. Again considered in Committee (Chairman orders Member to withdraw, under Standing Order 27), 424. Again considered in Committee (Closure claimed once, twice), 427. Bill again considered in Committee. And, it being Ten of the clock, the Chairman, in pursuance of the Order of the House of the 26th June, interrupted the Debate and put the Question (then under discussion) forthwith; Whereupon, in pursuance of the said Order, the Chairman proceeded to put successively the Questions on Clauses No. 3 to No. 8 forthwith, 431. And, it being Ten of the clock, the Chairman, in pursuance of the Order of the House of the 26th June, interrupted the Debate and put the Questions already proposed from the Chair forthwith; Whereupon, in pursuance of the said Order, the Chairman proceeded to put successively the Questions on Clauses No. 9, 433. And, it being Ten of the clock, the Chairman, in pursuance of the Order of the House of the 26th day of June last, interrupted the Debate and put the Question on the Amendment forthwith. See Divisions, Interruptions, &c.

2. [1893-94.] Then the House again resolved into the Committee on the Bill.—Question on Amendment put, and negatived—Whereupon, in pursuance of the said Order of the 26th day of June last, the Chairman proceeded to put successively the Questions on the new Clause under consideration, and on the remaining new Government Clauses, postponed Clauses, Schedules, and preamble; CXLVIII. 469. Where- upon, in pursuance of the Order of the House of the 26th of June, the Chairman forthwith left the Chair, to report the BILL as amended, to the House, 470. Order, That the words of Mr. Speaker, addressed to the House yesterday, relating to the disorder which arose in the Committee on the Government of Ireland Bill on Thursday the 27th of July, be entered on the Journal of this House.—The said words were entered accordingly, 477. Bill considered as amended, 490 to 523. And, it being Eleven of the clock, Mr. Speaker, in pursuance of the Order of the House of the 21st day of this instant August, interrupted the Debate, and put forthwith the Question on the Amendment; and Question, on Division, negatived— Whereupon, in pursuance of the said Order, Mr. Speaker pro- ceeded successively to put forthwith the Question on the several Government Amendments of which notice had been given, 528. Motion, That the Bill be now read the third time upon Wednesday next; Question put forthwith, pursuant to an
Great Grimsby Borough Writ:—See Elections.

Great Northern London Cemetery Company:—See Companies.

Great Northern Railway Company & Great Central Railway Company:—
[1896.] Petition for the proper Office to attend the Railway and Canal Commission, and produce documents, &c.; Leave given; CLIV. 185.

Grocers’ Certificates (Scotland) Abolition:
4. [1896.] Ordered and presented; CLIV. 67. (Not proceeded with.)
5. [1900.] Ordered, and presented; CLV. 173. (Not proceeded with.)

Grocers’ Licences (Scotland):

Great Yarmouth Port and Haven:—See Docks.

Great Yarmouth Corporation:—See Corporations.

Greek Loan:

Great Grimsby Borough Writ:—See Elections.

Great Orme Tramway:—See Tramways.

Great Yarmouth Port and Haven:—

Greenock Corporation:—See Corporations.

Greenock Harbour:—See Docks.

Greenock and Port Glasgow Tramways:—See Tramways.

Greek Loan:
[1898.] Bill to enable Her Majesty the Queen to carry into effect a Convention made for facilitating the raising of a Loan by the Government of Greece; Ordered, upon Resolution reported from the Committee of the whole House, and presented accordingly; CLIII. 111. Committed, 113. Considered in Committee, and reported, without Amendment, 117. Passed, 121. Agreed to by the Lords, 125. (Cited as Greek Loan Act, 1898.) R. A. 126. See Committees to Consider.

Gresham University Charter:
[1892.] Resolution, That an humble Address be presented to Her Majesty, praying her to withhold Her assent to the proposed Charter for the Gresham University until it shall have been required for further consideration and report; in accordance with the recommendation of the University of London Commission, to the late Royal Commissioners, or to such other persons as Her Majesty may be pleased to appoint; to be presented by Privy Councillors; CXLIX. 96. Queen’s Answer, 110.

Griffin’s Divorce:—See Divorces.

Grocers’ Certificates (Scotland) Abolition:
1. [1894.] Bill to abolish Dealers’ or Grocers’ Certificates in Scotland; Ordered; CXLIX. 36. Presented, 37. (Not proceeded with.)
2. [1895.] Ordered, and presented; CL. 40. (Not proceeded with.)
3. [1896.] Ordered, and presented; CXLV. 60. (Not proceeded with.)

Grocers’ Licences Abolition:
1. [1897.] Bill to abolish the Retail Sale of Spirits, Wine, and Beer by Shopkeepers; Ordered, and presented accordingly; CXLIX. 38. (Not proceeded with.)
2. [1898.] Ordered, and presented; CL. 148. (Not proceeded with.)

Groovers’ Licences (Scotland):
Gun Barrel Proof Act, 1868, Amendment:
[1892.] Report, That the Bill should originate in the House of Lords; CLY. 25. Report, Standing Orders certified complied with, 24. Bill to amend the Gun Barrel Proof Act, 1868; to confer further Powers on the Guardians of the Birmingham Proof House, and for other purposes; Brought from the Lords; Read, and referred to the Examiners, 142. Report, Standing Orders not previously inquired into complied with, 143. Bill committed, 178. Reported (parties do not proceed), 271.

Guy’s Hospital:—See Hospitals.

Gwyrfai Rural District Council Water:—See Waterworks.

H.

Habitual Inebriates (Resolution):
1. [1892.] That, inasmuch as the present condition of the Law relating to Habitual Inebriates, both criminal and non-criminal, is unsatisfactory, it is desirable that the Government should introduce Legislation dealing with the subject, and amend and extend in particular the Habitual Drunkards Act, 1879, and the Inebriates Act, 1888; CLIII. 76.

2. [1892.] Bill to provide for the Treatment of Habitual Inebriates:—Ordered; and presented accordingly; CLIII. 137. Bill committed to the Standing Committee on Law, etc., 247. Bill reported from the Standing Committee; Minutes of Proceedings to be printed, 322. Bill considered, as amended; re-committed in respect of Amendment to a Clause; considered in Committee, and reported; considered, as amended; Passed, 324. Agreed to by the Lords, with Amendments, 331. Lords’ Amendments to be now considered; considered, and agreed to, 420. (Cited as Inebriates Act, 1888.) R. A. 432. (See Standing Committees and Committees to Consider.)

Habees Corpus (Ireland):
[1893-94.] Bill to amend the Law relating to the Writ of Habees Corpus in Ireland; Ordered, and presented accordingly; CLVIII. 430. (Not proceeded with.)

Hackney Borough (South Division) Writ:—See Elections.

Halifax and Bermudas Cable Company:
[1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders certified complied with, 12. (Not proceeded with.)

Halifax Borough Elections:—See Elections.

Halifax Borough Writ:—See Elections.

Halifax Corporation:—See Corporations.

Halifax Corporation Tramways:—See Tramways.

Halifax Writ:—See Elections.

Hamilton Burgh:
[1600.] Petition for a Bill to amend the Hamilton Burgh Act, 1576, with regard to Assessments, and to the Common Good of the Burgh, and for other purposes, and Bill ordered; CLY. 27. Read, Committed, 41. Reported, with Amendments, 95. Considered, as amended, 111. Passed, 116. Agreed to by the Lords, with Amendments, 282. Lords’ Amendments agreed to, 288. (Cited as Hamilton Burgh Act, 1600.) R. A. 309.

Hamilton, Motherwell and Wishaw Tramways:—See Tramways.

Hamilton Water:—See Waterworks.

Hammond (G. N.) Companies:—See Companies.

Hampstead Church (Emmanuel, West End):—See Church.

Handloom Weaving (Ireland):
1. [1892.] Bill for the Regulation of Handloom Weaving in Ireland; Ordered, and presented; CXLVII. 32. (Not proceeded with.)

2. [1893-94.] Bill to amend the Law relating to Handloom Weaving in Ireland; Ordered, and presented CXLVIII. 85. (Not proceeded with.)


Harbours and Piers:
[1896.] Bill to facilitate the Construction and Improvement of Harbours and Piers in England and Wales; Ordered; presented accordingly; CLI. 231. (Not proceeded with.)

Harbours:—See Docks.

Hares and Rabbits: Bills relative to:
Hares:
1. [1890-91.] Bill to provide a Close Time for Hares during the Breeding Season; Ordered; CXLVI. 8. Presented, 13. Bill committed, 189. Considered in Committee, 194. (Not proceeded with.)

2. [1892.] Ordered; CXLVII. 19. Presented, 24. Committee, 92. Reported, without Amendment; Passed, 106. Do the Lords, with an Amendment, 151. Lords’ Amendments to be now considered; considered, and agreed to, 151. (Cited as Hares Preservation Act, 1892.) R. A. 257.

Hares and Rabbits:

Hares Preservation:
4. [1890-91.] Bill to provide a Close Time for Hares in England, Scotland, and Wales; Brought from the Lords; CXLVI. 33. Read, 130. (Not proceeded with.)

Harrogate Corporation:—See Corporations.

Harrogate Corporation Water Transfer:—See Waterworks.

Harrogate Water:—See Waterworks.

Harrow Gas:—See Gas.

Harrow Road and Paddington Tramways:—See Tramways.

Hartlepool Gas and Water:—See Waterworks.

Harts Divorce:—See Divorce.

Harwich to Hook of Holland (Conveyance of Mail):—See Post Office Mail Contracts.

Hastings Corporation:—See Corporations.
Hastings Harbour:—See Docks.

Hastings Tramways:—See Tramways.

Hastings and St. Leonards Gas:—See Gas.

Hastings and St. Leonards Tramways:—See Tramways.

Hastings, Mr.:

[1892.] Mr. Speaker acquainted the House, that he had received a Letter from Mr. Justice A. L. Smith relating to the Imprisonment of Mr. George Woodyatt Hastings, a Member of this House (Letter entered); CXLVII. Address for Copy of the Record of the Proceedings upon the Trial of the Indictment against Mr. George Woodyatt Hastings, a Member of this House, at the Central Criminal Court, upon Friday, the 11th day of March 1892, 101. Return to said Address presented, 104. House moved, that the Letter addressed to Mr. Speaker by Mr. Justice Smith, respecting the conviction before the Central Criminal Court, Hastings, Member for East Worsbington, might be read; and the same being read; Order, That the said Letter and the Record of the Proceedings upon the Trial of Mr. Hastings be now taken into consideration; the House accordingly proceeded to take the said Letter and Record into consideration, 111.; Mr. Speaker acquainted the House, that he had received a Letter from Mr. Hastings (Letter entered); Motion, That Mr. George Woodyatt Hastings be expelled this House; Amendment proposed, but not made; Resolution, That Mr. George Woodyatt Hastings be expelled this House, 129.

Hawick District of Burghs (Writ):—See Elections.

Haywards Heath Gas:—See Gas.

Health Public: Bills relative to:

Public Health:

1. [1895.] To confer additional powers upon County Councils for securing uniformity in the administration of the Public Health Acts within their districts; Ordered, and presented accordingly; CL. 91. Bill withdrawn, 268.

2. [1895.] To amend the Public Health Acts Amendment Act, 1891; Ordered, and presented; CL. 265. (Not proceeded with.)

3. [1896.] To make further provision with respect to Epidemic, Endemic, and Infectious Diseases; and to repeal the Amendment Act, 1890; Ordered; CXLVII., 19. Considered, and reported; CXLVII., 19. Amendment agreed to; several agree to; Another amendment amended, and agreed to; several agree to; one amended, and agreed to, and a consequential Amendment made to the Bill; another amended, and agreed to; several others agreed to; one amended, and agreed to; several others agreed to; and a consequential Amendment made to the Bill; another amended, and agreed to; several others agreed to; one amended, and agreed to; and a consequential Amendment made to the Bill; subsequent Amendments agree to, 511, 514. Commons' Amendments to Lords' Amendments, and consequential Amendments to the Bill agreed to by the Lords, 523. (Cited as Public Health (London) Act, 1891.) R. A. 523.

16. [1898-91.] Ord. That the proceedings on the Public Health (London) Bill, if under consideration at Twelve o'clock this night, be not interrupted under the provisions of the Standing Order of 6th March, 1892, CXLVIII, 18. Presented, 43. (Not proceeded with.)


15. [1890-91.] Reported from the Standing Committee on Law, 19.; CXLVII, 19.; 257. Bill considered, as amended; Passed, 355—357. By the Lords, with Amendments, 482. Lords' Amendments considered; several agreed to; Lords' Amendment agreed to; several agreed to; Another amendment amended, and agreed to; several others agreed to; one amended, and agreed to; several others agreed to; one amended, and agreed to; and a consequential Amendment made to the Bill; another amended, and agreed to; several others agreed to; one amended, and agreed to; and a consequential Amendment made to the Bill; subsequent Amendments agree to, 511, 514. Commons' Amendments to Lords' Amendment, and consequential Amendments to the Bill agreed to by the Lords, 523. (Cited as Public Health (London) Act, 1891.) R. A. 523.

16. [1899-91.] Ord. That the proceedings on the Public Health (London) Bill, if under consideration at Twelve o'clock this night, be not interrupted under the provisions of the Standing Order of 6th March, 1892, CXLVIII, 18. Presented, 43. (Not proceeded with.)

Public Health (Ports):


Public Health (London) Law Amendment:

20. [1890-91.] To amend the Laws relative to Public Health in London; Ordered and presented; CXLVII, 113. Considered in Committee; Committee appointed; Power to send for persons, papers, and records; Five to be the Quorum, 226. Bill reported and Special Report, 294. (Not proceeded with.) See Select Committees.

Health, Public: Bills relative to—continued.

Public Health Acts Amendment—continued.


10. [1892.] To amend the Public Health Acts; Ordered; CXLVI. 19. Presented, 20. Bill committed to a Select Committee, 144. Select Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 226. Bill reported and Special Report, 294. (Not proceeded with.) See Select Committees.

11. [1890.] Ordered; CXLVI. Presented, 17. (Not proceeded with.)
Health, Public (Scotland) : Bills relative to—continued.

Public Health (London) Law Consolidation:

Health, Public (Ireland) : Bills relative to:

Public Health (Ireland) :
1. [1896.] Motion, That leave be given to bring in a Bill to amend the Acts relating to Public Health in Ireland; Debate adjourned; CLII. 49. Further adjourned, 56. Resumed; Question put; Bill ordered; presented accordingly, 67. Committed to the Standing Committee on Law, &c., 115. Bill reported, 205. Bill considered, and amended; and objection being taken to further proceeding, Debate on an Amendment adjourned, 292. Order for resuming adjourned Debate, and Question put, and agreed to; Bill re-committed in respect of five new Clauses; House immediately resolves itself into the Committee; Bill considered in Committee, and report, That Five new Clauses had been added, 413. Bill considered, as amended; Passed, 423. Agreed to by the Lords, with Amendments, 433. Lords' Amendments to be now considered; considered, and agreed to, 426. (Cited as Public Health (Ireland) Act, 1896.) (See Standing Committees.) R. A. 456.

2. [1896.] To remove Doubts respecting the Powers of the Local Government Board for Ireland for determining the Area on which certain expenses are to be chargeable; Ordered and presented; CLV. 180. Committed, 193. Considered in Committee, and reported, Without Amendment; Passed, 202. Agreed to by the Lords, 243. (Cited as Public Health (Ireland) Act, 1900.) R. A. 204.

Public Health (Ireland) Act (1878) Amendment (Dublin):

Health, Public (Scotland) : Bills relative to:

Public Health (Scotland) Acts Amendment:
1. [1890-91.] To amend the Public Health (Scotland) Acts; Ordered; presented accordingly; CLXVII. 204. Bill commended, 407. Report, 427. Considered, as amended; Passed, 423. Agreed to by the Lords, with Amendments, 433. Lords' Amendments to be now considered; considered, and agreed to, with a Special Entry, and an Amendment to note of them, 494. To the Bill recommitted; Debate adjourned, 487. Lords' Amendments to be now considered; considered, and agreed to, 494. (Cited as Public Health (Scotland) Amendment Act, 1891.) R. A. 523.

Public Health (Scotland) (No. 2) :
2. [1896.] To consolidate and amend the Laws relating to the Public Health in Scotland; brought from the Lords; CLII. 233. Read. 235. Bill withdrawn, 369.

Public Health (Scotland) :
3. [1897.] To consolidate and amend the Laws relating to Public Health in Scotland; Ordered and presented; CLII. 22. Motion, That the Bill be now read a second time; and at midnight Debate adjourned, 36. Debate resumed; Amendment proposed, "This House declines to read a second time a Bill to consolidate and amend the Laws relating to Public Health in Scotland which does not provide for the rates under the same being levied on half upon the owners and the other half upon the occupiers of land in Burghs as in Counties," and at Midnight Debate adjourned, 129. Resumed; Amendment not made; Motion, That the Bill be committed to the Standing Committee on Law, &c.; Amendment proposed, a Committee consisting of all Members representing Scotch constituencies, &c.; not made; Motion, That the Bill be committed to the Standing Committee on Law, &c.; Amendment proposed, a Committee consisting of all Members representing Scotch constituencies, &c.; not made; Motion, That the Bill be concurred in, and sent to the House of Commons; Passed, 394-5. (Cited as Public Health (Scotland) Act, 1897.) See Standing Committees. R. A. 356.

Public Health (Scotland) Provisional Order (Bathgate Water) :

Public Health (Scotland) Provisional Order (Milnthorpe Water) :

Hebden Bridge Gas :—See Gas.

Hebden Bridge and Mytholmroyd Gas Board :—See Gas.

Hexham Hempstead Corporation Waterworks :—See Waterworks.

Hertford's Trust :
[1860.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders certified complied with, 13. Bill to authorize the Governor of George Hertford's Trust to construct new Streets and Works in the City of Edinburgh and Bergh of Leith; to alter certain feuing plans, and for other purposes; brought from the Lords; 110. Report, No Standing Orders applicable, 122. Committed, 137. Reported, 159. Considered, and amended, 169. Passed, with Amendments, 190. To which the Lords agree; 196. (Cited as George Hertford's Trust Act, 1865.) R. A. 204.

Heritable and Moveable Succession in Scotland :
[1892-93.] Bill to assimilate the Laws of Heritable and Moveable Succession in Scotland; Ordered; CXLVIII. 19. Presented, 24. (Not proceeded with.)

Heritable Securities (Scotland) :
1. [1890-91.] Bill to amend the Law relating to Heritable Securities in Scotland; Ordered and presented; CXLI. 31. (Not proceeded with.)

2. [1894.] Ordered; CXLIX. 113. Presented, 114. Bill committed, 131. Report, Re-committed to a Committee of the whole House; 206. And Report, again, re-committed to a Committee of the whole House; 299. Reported, without Amendment, 347. Passed, 351. By the Lords, with Amendments; 262. Lords' Amendments to be now considered; considered, and agreed to, 384. (Cited as Heritable Securities (Scotland) Act, 1894.) R. A. 498.

Herrne Bay Water :—See Waterworks.
HERTFORD—HOSPITALS.

Hertford Writ:—See Elections.

Heywood Corporation Water:—See Waterworks.

Higham and Hundred of Hoo Water:—See Waterworks.

Higham Ferrars Water:—See Waterworks.

High Court of Justice, Chancery Division (Additional Judges):—See Addresses.

High Court of Justice (Lancashire Sittings):—

1. [1885.] Bill to make better provision for Sittings of the High Court of Justice in the County of Lancaster; Ordered and presented; CL. 46. (Not proceeded with.)

High Court of Justice (County Palatine of Lancaster) (Continuous Sittings):—See Select Committees.

High Court of Justiciary (Scotland):

1. [1892.] Bill to regulate the Sittings of the High Court of Justiciary in Scotland; Ordered and presented; CXLVII. 186. Bill committed, 228. Considered in Committee, and reported, without Amendment; passed, 333. Agreed to by the Lords, 284. (Cited as High Court of Justiciary (Scotland) Act, 1892.) R. A. 385.

Highgate Woods Preservation:

1. [1897.] Standing Order suspended, and Bill to authorize the acquisition of Lands known as Churchyard Bottom Wood, Highgate, for the purposes of a Public Open Space; Ordered; Standing Orders suspended, and Bill read a first time; CLII. 204. Committed, 247. Reported, with Amendments, 283. Considered, as amended, 291. Passed, 297. Agreed to by the Lords, with Amendments, 410. Lords' Amendments agreed to, 416. (Cited as Highgate Woods Preservation Act, 1897.) R. A. 437.

Highland Water Power:

[1890.] Petition for a Bill for incorporating and conferring Powers on the Highland Water Power Company; and Bill ordered; CLIV. 27. Read, 27. Committed, 48. Bill reported; Presentable not proved, 170.

Highways:

1. [1896.] Bill is amend the Law for the Administration of Highways; Ordered and presented; CLII. 196. (Not proceeded with.)

2. [1897.] Ordered and presented; CLII. 59. (Not proceeded with.)

Highways and Bridges Act:—See Bridges.

Holmes Patent:—See Patents.

Home Rule (Scotland):

[1894.] Resolution, That it is desirable, while retaining intact the Power and Supremacy of the Imperial Parliament, to establish a Legislature in Scotland for dealing with purely Scottish affairs; CXLIX. 54.

Home Rule (Dissolution of Parliament):—See Addresses.

Honorary Burgessess (Scotland):

1. [1907.] Bill to authorize Parliamentary, Police, and other Burgess in Scotland to create Honorary Burgessess; Ordered; CLII. 555. And presented accordingly, 354. (Not proceeded with.)

2. [1898.] Ordered; CLII. 63. Presented, 64. Bill with Brown, 275.

Hosé Substitutes:

1. [1890-91.] Bill to provide for the declaring of Hop Substitutes in the Brewing of Beer; Ordered, and presented; CXLVI. 25. Order for Second Reading discharged; Bill withdrawn, 491.

2. [1892.] Ordered, and presented; CXLVII. 42. Order for Second Reading discharged; Bill withdrawn, 295.


4. [1894.] Bill to regulate and restrict the use of Hop Substitutes; Ordered, and presented; CXLIX. 47. (Not proceeded with.)

Horsforth Urban District Council (Water):—See Waterworks.

Horsforth Water:—See Waterworks.

Hospitals: Bills relative to:

Galway Inflammatory:

1. [1892.] To provide for the reconstitution of the Galway Inflammatory, and for other purposes connected therewith; Ordered; CXLVII. 249. Presented, 276. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 251. Second Reading deferred, 294. Report, That the Standing Orders have been complied with, 271. Bill committed, 275. Order for Committee discharged; Bill committed to a Select Committee of Fire Members, 281. Bill reported, without Amendment; Bill re-committed to a Committee of the whole House, 296. Considered in Committee, and reported, without Amendment; Passed, 370. Agreed to by the Lords, 392. (Cited as Galway Hospital Act, 1892.) R. A. 401. See Committees.

Greenvich Hospital:

2. [1898.] To amend the Greenwich Hospitals Act, 1853 to 1892; Ordered, and presented; CLIII. 72. Bill committed, 247. Bill considered in Committee, and reported, without Amendment; Passed, 254. Agreed to by the Lords, 275. (Cited as Greenwich Hospital Act, 1898.) R. A. 372.

Guy's Hospital:

3. [1899.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, Standing Orders certified complied with, 26. Bill for conferring further Powers on the President and Governors of Guy's Hospital; brought from the Lords; read, and referred to the Examiners, 113. Report, No Standing Orders not previously inquired into are applicable; Bill to be read a second time, 129. Committed, 158. Reported, without Amendment; Special Report, 166. Bill passed, 168. (Cited as Guy's Hospital Act, 1898.) R. A. 221.

Hospitals, &c. (Assistance from Rates):

4. [1897.] To enable Municipal Corporations and other Local Authorities to give Grants in Aid out of the Rates, if they think fit, to Hospitals and Infirmaries and such like Charitable Institutions supported by Voluntary Contributions; Ordered; CXLVII. 19. Presented, 21. (Not proceeded with.)

Hospitals (Exemption from Rates):—See Select Committees.

Isolation Hospitals:

5. [1883-94.] For enabling County Councils to promote the establishment of Hospitals for the reception of Patients suffering from Infectious Diseases; brought from the Lords; CXLIX. 476. Read, 489. Committed, 505. Bill considered in Committee, and reported, 611. Considered, as amended; passed, with Amendments, 613. To which the Lords agree, 624. (Cited as Isolation Hospitals Act, 1893.) R. A. 401.

Isolation Hospitals Amendment:

6. [1899.] Enacted, An Act to amend the Isolation Hospitals Act, 1883, brought from the Lords; CLIV. 211. Read, 219. (Not proceeded with.)

7. [1900.] Brought from the Lords; CLV. 39. Read, 125. (Not proceeded with.)

Waterford
Hospitals: Bills relative to—continued.

8. [1892.] Bill for the Establishment of a Public Infirmary in the City of Waterford; Ordered, and presented; CL. 47. (Not proceeded with.)

9. [1895.] (No. 2.) For the Establishment of a Public Infirmary in the City of Waterford, and for appropriating the Leper Hospital of Saint Stephen’s for the purposes thereof, and for other purposes connected therewith; Ordered, and presented accordingly; CL 107. Examiners to examine with respect to compliance with Standing Orders, 110. (Not proceeded with.)

Resolutions:

Greenwich Hospital:

10. [1890-91.] That the Statement of the Estimated Income and Expenditure of Greenwich Hospital, presented to Parliament, pursuant to Act 48 & 49 Vic. c. 42, be approved; CXLVI., 118.

11. [1892] CXLVII., 387. (Supplementary Statement); CXLVII. 356.---[1893-94]; CXLVIII, 574.---[1894]; CXLIX. 401.---[1895, Sess. II.]; CL 396.

Greenwich Hospital and Travers Foundation:

12. [1896] CLT 488.---[1897]; CLII. 343.---[1898]; CLIII. 403.---[1899]; CLIV. 360.---[1900]; CLV. 336.

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I. House informed of various Matters; 1—55.
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House of Commons.

I. House informed of various Matters:

Addresses:

1. Answers to Addresses reported (Queen’s Speech); [1890]; CL 29.---[1890-91]; CXLVI. 22.---[1899]; CLV. 48.---Answers to various Addresses; [1895]; CL 329, 78.---[1900-91]; CXLVIII. 111, 22.---[1900]; CLV. 398.---Mr. Speaker’s Retirement—Her Majesty’s Answer to an Address; [1895]; CL 151.---Acquainted, That Mr. Speaker had received a letter from Sir Reginald Palgrave, K.C.B., tendering his resignation; [1900]; CLV. 7.

Bills:

2. By Mr. Speaker, That, in his opinion, the provisions of a certain Private Bill were such, that it ought to have been brought in as a Public Bill; [1895]; CL 38.

3. Informed by the Chairman of Ways and Means pursuant to Standing Order 93 of a Private Bill though unopposed being treated as an opposed Bill; [1900]; CLV. 281.

4. Informed relative to the attendance of witnesses on Private Bill Groups; [1900]; CLV. 167.
Speaker—continued.
CXLVI. 3. — Of the continued ill-health and unavoidable Absence of Mr. Speaker; [1890-91]; CL. 175. 7, 177, 22, 26, 29, 50, 32.—Unavoidable Absence of Mr. Speaker; [1892]; CXLVII. 194.—[1890-94]; CXLVIII. 61.—Continued indisposition; [1892]; CXLIX. 198.—Owing to indisposition; [1894]; CXLIX. 3. 7.—On account of indisposition; [1890]; CL. 81.—On account of indisposition; [1890]; CL. 64.—Continued indisposition; [1900]; CL. 67.

27. The Clerk at the Table informs the House that, Mr. Speaker having been honoured, by Her Majesty's Command, to attend the Royal Wedding, as he had intimated to the House yesterday, he was unavoidably prevented from taking the Chair at the meeting of the House this day; [1893-94]; CXLVII. 112.

28. By Mr. Speaker:—That Messages had been brought by one of their Clerks; [1895]; CL. 135.

29. Reminds the House of the procedure on a certain Bill, and appeals on an Honorable Member to fix a day for the Committee stage; [1895]; CL. 90.

30. States his opinion that a Bill ought to have been brought in a Public Bill; [1890]; CL. 25.

31. Addresses the House announcing his retirement from the Chair; [1895]; CL. 129.

32. That he had received a letter relating to the imprisonment of one of its Members (Captain Vernon); [1890-91]; CXLVI. 209.

33. Relating to the terms of a letter addressed to him by one of its Members (Mr. Arkwright), and to the conduct of the Honourable Member; [1890-91]; CXLVI. 491.

34. That he had received letters from Lord Kinloss on the subject of Francis Greenfield; [1895]; CL. 308.

35. That he had received a letter from Mr. Justice A. L. Smith relating to the imprisonment of Mr. George Findlay; [1892]; CXLVI. 101.

36. Acquaints the House, that he had received a letter from a Member returned for two places making his election; [1892]; [Sess. II.]; CXLVI. 613.—[1895]; CL. 44.

37. Acquaints the House, that he had received Letter and Certificates from the Judges for the Trial of Election Petitions in Scotland relative to the Greenock Elections; [1892, Sess. II.]; CXLVI. 415.—Certificates and Reports from the Judges, relative to Controversial Elections; [1896]; CL. 4, 13, 25, 92.

38. Reports to the House, That he had been to the House of Peers, and that Her Majesty had approved the choice they had made of him to be their Speaker; That he had made the usual Claim of Privileges; [1892, Sess. II.]; CXLVI. 415.

39. Repeats his most respectful acknowledgments to the House for the honour they had done him; [1895, Sess. II.]; CL. 441.

40. Reminds the House that the first thing to be done was to take and subscribe the oath required by Law; [1892]; CXLVI. 418.

41. Acquaints the House, That he had received a letter from the Judges for the time being on the oath required by Law; [1892-94]; CXLVI. 3, 49, 148.

42. Acquaints the House, That he had received a letter from a Member being returned for two places that he had elected to move for the City of Londonderry; [1895]; CL. 341.

43. Acquaints the House, That he had received copy of letter addressed to him by the Austrian Ambassador, laying various matters this House to Bucharest during the festivities in celebration of the Millennium of the Hungarian Kingdom; [1896]; CL. 292.

44. Acquaints the House, That he had received a communication from the Italian Ambassador in London; [1897]; CL. 201.—From the President of the Senate of the Argentine Republic; [1897]; CL. 301.

45. Informs the House, That he had received a Report from the two Judges on the oath for the Trial of Election Petitions relating to the York Election Petition; [1896]; CL. 167.

46. That a proposed Instruction to the Committee on a Bill was to establish a claim against the Exchequer, and that the Question thereon could not be put; [1892]; CXLVI. 243.

47. Informs
I. House informed of various Matters—continued.

Speaker—continued.

47. Informs the House that a Clause in a Bill could not be entertained at that stage; [1895]; CL. 281.

48. That an Amendment to a Public Bill is out of order (during Debate); [1895]; CL. 318.

49. That a Committee had exceeded their powers in inserting certain provisions in a Private Bill, and that the Bill should be re-committed; [1895]; CL. 466.

50. That an hon. Member had not been within the folding doors nor heard the Question put, he was not entitled to vote; and directed the Clerk to correct the Returns, according to; [1895-4]; CXLVII. 100. 400.

51. Acquainted by Mr. Speaker of messages of sympathy on the death of Mr. Gladstone, from the President of the Italian Chamber of Deputies and Norwegian Storting; [1898]; CLIII. 216. From the Chamber of Deputies at Athens, 224. From the Senate and President of the Chamber of Deputies of the Argentine Republic, 225. From the Chamber of Peers of the Kingdom of Portugal, 275.

II. House interrupted in their Proceedings:

56. Message to attend the Lords Commissioners to the Royal Assent to Bills; [1890-91]; CXLVII. 79. [1893-94]; CXLVIII. 169.

57. On Second Reading of a Bill; Debate interrupted by Message to attend the Lords Commissioners; [1896]; CL. 80.

58. During Private Business; [1897]; CL. 168. [1898]; CLU. 116. [1898]; CLIV. 177.

59. Debate in Committee of the whole House interrupted at 11 o'clock pursuant to Standing Order; and Questions put forthwith; [1899-1]; CXLVII. 415, 431, 432, 450.

60. By disorderly conduct of Members, and Chairman leaves the Chair to report their conduct to the House, and Mr. Speaker resumes the Chair, and Members suspended from the service of the House, and withdraw, and the House again resolves itself into Committee; [1895]; CL. 241.

61. By a Member declining to leave the House to go into the Division Lobby and being removed by the Serjeant at Arms; [1896]; CL. 92.

62. Committee of the whole House interrupted in their proceedings by disorder, and Mr. Speaker called in; [1889-94]; CXLVIII. 169.

63. Member refuses to obey the Chair, Chairman directs him to withdraw, he refuses, and is removed from the House by the Serjeant; [1897]; CL. 308.

64. Member disregards the authority of the Chair, and is moved by the Chairman and suspended from the Service of the House; and Chairman leaves the Chair to report the Resolution to the House; Mr. Speaker resumes the Chair and Chairman reports resolution to the House, and Mr. Speaker puts the Question forthwith that the Member be suspended, and Member ordered to withdraw; and the House again resolves itself into the Committee; [1897]; CL. 296, 297.

65. Debate in House interrupted at 11 o'clock pursuant to Standing Order; [1892-4]; CXLVIII. 332.

66. Member declines to obey the Order of the Chair, and is removed from the House by the Serjeant at Arms; [1895]; CLIV. 120.

67. Chairman acquaints the Committee of the whole House that during the Progress of the Division a Member had come to the Table and used insulting language to the Chair, and Member ordered to withdraw; [1895]; CL. 366.

68. By Mr. Speaker;—Proceeds to interrupt the Business, it being midnight; [1892]; CL. 108. [1890]; CL. 197, 218.

III. House resumed:

69. After disorderly proceedings in Committee of a Bill, Mr. Speaker resumes the Chair and addresses the House; [1893-94]; CXLVIII. 439.

70. After Bills had been considered in Committee; [1895]; CL. 242. [1890]; CLIV. 117.

71. After the Chairman had left the Chair at Seven o'clock, to make his Report at Nine o'clock; [1895]; CL. 257.

72. After disorderly conduct of Members, Mr. Speaker takes the Chair and orders Members to withdraw, but they decline and are suspended; [1896]; CL. 241-3.

73. At Midnight, after Bills had been considered in Committee; [1896]; CL. 227.

74. After Half-past Five o'clock on a Wednesday; [1896]; CL. 235—[1900]; CL. 233.

75. After matters considered in Committee of the whole House, reports made; [1890-91]; CXLVII. 322.

76. After Chairman had left the Chair at half-past Five to report Progress; [1890-91]; CXLVII. 329.

77. House resumed and Mr. Speaker resumes the Chair, when the Chairman reports disorderly occurrences which had taken place in Committee; [1893-94]; CXLVIII. 439. [1897]; CL. 296.

78. After interruption in their proceedings by Message to attend Lords Commissioners to declare Royal Assent to Acts; [1898]; CLIII. 115.

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IV. Business of the House:

79. [1892, 997] Order, That during the present sitting of the House, no, Notices be received of Motions for leave to bring in Bills; CXLVII. 416.

80. [1892, 997] Motion, That during the Autumn Sittings no Motions for leave to bring in Bills be given except by a Member of the Ministry; that on every day Government Business de not precede, and at the conclusion thereof Mr. Speaker do adjourn the House without Question put; and that the provisions of Standing Order No. 19 be extended to all the days of the week; Amendment proposed, but not made; Main Question agreed to, and Order accordingly; CLIV. 432. — [1890, H.]. During Winter Session, after Amendment negatived on Division; CLV. 416.

81. [1890-94.] Adjourned Debate on the Address; Ord, That the Order of the day for revising the adjourned Debate on the Address in answer to Her Majesty's Speech have precedence this day of the Notices of Motion, and To-morrow of the other Orders of the Day; CXLVIII. 47.

82. [1894.] Order, That the Order of the day for revising the adjourned Debate on the Address in answer to Her Majesty's Speech have precedence this day of the Notices of Motion, and To-morrow of the other Orders of the Day; CXLIX. 9.

83. [1890.] Notices of Motion:

84. [1893-94.] Introduction of Bills:-Order, That all Members who desire to ballot for Bills, other than Government Bills to hand in their Names to the Clerk before the conclusion of Wednesday Sitting, and that a Copy of the Titles of the Bill be handed in at the latest during the Sitting of the House on Thursday; Ord, That the Ballot be taken at Noon on Thursday in Committee Room E; Order, That, with regard to Bills already handed in, the Names only be published for the determination of the precedency, and the Title of the Bill handed in after the conclusion of Thursday Sitting, without any Amendments made or one negatived; CXLIX. 9.

85. [1894.] Bills:-

86. [1894.] Order, That To-morrow the introduction of Bills have precedence of the Orders of the Day; CXLIX. 18. — [1895]; CL. 12. — [1896]. This day; CL. 10. — [1897.]

87. [1896.] Ordered, That no Bills, other than Government Bills, be introduced in anticipation of the ballot, and that all Members who desire to ballot, whether for Bills, or Motions for the first time, give their names to the Clerk before the conclusion of Wednesday Sitting, and that a Copy of the Titles of the Bill be handed in at the latest during the Sitting of the House on the first or second day of the Session, and that a copy of such Notice be handed in at the latest during the Sitting of the House on the third day of the Session. Ordered, That the ballot for the precedency of the said Bills and Motions be taken on the third day of the Session at a convenient time and place to be appointed by Mr. Speaker; CL. 13. — [1900]; CL. 10.


89. [1895.] Charitable Loans (Ireland) Bill.—Order, That the Proceedings on the Charitable Loans (Ireland) Bill have precedence this day of the Notices of Motions and the other Orders of the Day; CLV. 215.

90. [1894.] Existing Tenants (Ireland) Arbitration Bill.—Order, That the Proceedings in Committee and on Report, and on the Resolution relating to Guarantees and Bills.—continued.

91. [1890-94.] Government of Ireland Bill.—Order, That the Motion for leave to introduce the Government of Ireland Bill do have precedence of the Orders of the Day and Notices of Motion on every day on which it may be appointed; CXLVIII. 61.

92. [1893-94.] Motion, That the Proceedings in Committee on the Government of Ireland Bill, unless previously disposed of, shall at the times hereinafter mentioned be brought to a conclusion in the manner hereinafter mentioned; (a) The Proceedings on the Clauses 3 to 6, both inclusive, not later than 10 p.m., on Thursday, 6th July; (b) The proceedings on the Clauses 9 to 25, both inclusive, not later than 10 p.m. on Thursday, 13th July; (c) The proceedings on Clauses 27 to 40, both inclusive, not later than 10 p.m. on Thursday, 20th July; (d) The proceedings on the postponed Clauses, new Clauses, being Government Clauses, Schedules, and Pramble, not later than 10 p.m. on Thursday, 27th July, and after the Clauses, Schedules, and Pramble are disposed of, the Chairman shall forthwith report the Bill, and the Question on any such Motion shall be put forthwith; (e) That, in the case of new Clauses and Schedules the Chairman shall put the Question on any Motion or Amendment already proposed from the Chair, and shall next proceed successively to put forthwith the Question on any Amendment moved by the Government, of which notice has been given (but no other Amendment), and on every other Question necessary to dispose of the allotted business. Until the conclusion of the Committee, as soon as such allotted business has been disposed of, the Chairman shall report Progress, and at the conclusion he shall move that the Bill be read the second time; and, if not previously disposed of, the proceedings thereon be concluded at Eleven p.m. on that day. At the said appointed times the Speaker or Chairman shall put forthwith the Question on any Amendment or Motion already proposed from the Chair, and shall next proceed successively to put forthwith the Question on any Amendment moved by the Government, of which notice has been given (but no other Amendment), and on every other Question necessary to dispose of the allotted business. In the case of new Clauses and Schedules he shall put only the Question, That such Clause or Schedule be added to the Bill. Until the conclusion of the Committee, as soon as such allotted business has been disposed of, the Chairman shall report Progress, and at the conclusion he shall move that the Bill be read the second time; and, if not previously disposed of, the proceedings thereon be concluded at Eleven p.m. on that day. At the said appointed times the Speaker or Chairman shall put forthwith the Question on any Amendment or Motion already proposed from the Chair, and shall next proceed successively to put forthwith the Question on any Amendment moved by the Government, of which notice has been given (but no other Amendment), and on every other Question necessary to dispose of the allotted business. In the case of new Clauses and Schedules he shall put only the Question, That such Clause or Schedule be added to the Bill.

93. [1890-94.] Adjourned Debate on the Address; Ord, That the Order of the day for revising the adjourned Debate on the Address in answer to Her Majesty's Speech have precedence this day of the Notices of Motion, and To-morrow of the other Orders of the Day; CXLVII. 47.

94. [1894.] Order, That the Order of the day for revising the adjourned Debate on the Address in answer to Her Majesty's Speech have precedence this day of the Notices of Motion, and To-morrow of the other Orders of the Day; CXLIX. 9.

95. [1890.] Notices of Motion:

96. [1893-94.] Introduction of Bills:-Order, That all Members who desire to ballot for Bills, other than Government Bills to hand in their Names to the Clerk before the conclusion of Wednesday Sitting, and that a Copy of the Titles of the Bill be handed in at the latest during the Sitting of the House on Thursday; Ord, That the Ballot be taken at Noon on Thursday in Committee Room E; Order, That, with regard to Notices already handed in, the Names only be published for the determination of the precedency, and the Title of the Bill handed in after the conclusion of Thursday Sitting, without any Amendments made or one negatived; CXLIX. 9.

97. [1894.] Bills:-

98. [1894.] Order, That To-morrow the introduction of Bills have precedence of the Orders of the Day; CXLIX. 18. — [1895]; CL. 12. — [1896]. This day; CL. 10. — [1897.]

99. [1896.] Ordered, That no Bills, other than Government Bills, be introduced in anticipation of the ballot, and that all Members who desire to ballot, whether for Bills, or Motions for the first time, give their names to the Clerk before the conclusion of Wednesday Sitting, and that a Copy of the Titles of the Bill be handed in at the latest during the Sitting of the House on the first or second day of the Session, and that a copy of such Notice be handed in at the latest during the Sitting of the House on the third day of the Session. Ordered, That the ballot for the precedency of the said Bills and Motions be taken on the third day of the Session at a convenient time and place to be appointed by Mr. Speaker; CL. 13. — [1900]; CL. 10.


101. [1895.] Charitable Loans (Ireland) Bill.—Order, That the Proceedings on the Charitable Loans (Ireland) Bill have precedence this day of the Notices of Motions and the other Orders of the Day; CLV. 215.

102. [1894.] Existing Tenants (Ireland) Arbitration Bill.—Order, That the Proceedings in Committee and on Report, and on the Resolution relating to Guarantees and

Bills.—continued.

Expenses, on the Evicted Tenants (Ireland) Arbitration Bill, unless previously disposed of, shall be brought to a conclusion on the following days, and in the manner hereinafter mentioned:—

(a) The Proceedings in Committee on Clause 1, at Eleven p.m. on Thursday, 2nd August; (b) The proceedings in Committee on the Report of the Money Resolution, and on Clauses 2 and 3, at Eleven p.m. on Friday, 3rd August; (c) The proceedings on the Report of the Money Resolution, and in Committee on Clauses 4 and 5, at Eleven p.m. on Monday, 5th August; (d) The proceedings in Committee on the remaining Clauses, new Government Clauses, Schedules, and new Government Schedules (Notices of) at Eleven p.m. on Tuesday, 7th August; (e) That the consideration of the Report be appointed for Thursday, 9th August, and, if not previously disposed of, the proceedings thereon be concluded at Eleven p.m. on that day. At the said appointed times the Speaker or Chairman shall put forthwith the Question on any Amendment or Motion already proposed from the Chair, and shall next proceed successively to put forthwith the Question on any Amendment moved by the Government, of which notice has been given (but no other Amendment), and on every other Question necessary to dispose of the allotted business. In the case of new Clauses and Schedules he shall put only the Question, That such Clause or Schedule be added to the Bill. Until the conclusion of the Committee, as soon as such allotted business has been disposed of, the Chairman shall report Progress, and at the conclusion he shall move that the Bill be read the second time; and, if not previously disposed of, the proceedings thereon be concluded at Eleven p.m. on that day. At the said appointed times the Speaker or Chairman shall put forthwith the Question on any Amendment or Motion already proposed from the Chair, and shall next proceed successively to put forthwith the Question on any Amendment moved by the Government, of which notice has been given (but no other Amendment), and on every other Question necessary to dispose of the allotted business. In the case of new Clauses and Schedules he shall put only the Question, That such Clause or Schedule be added to the Bill.
IV. Business of the House—continued.

Bills—continued.

forthwith the Question on the Motion appointing a day for the
Third Reading of the Bill. Until the Report is disposed of, no
Motion of Adjournment under Standing Order 17 shall be
received, nor any dilatory Motion on the Bill unless moved by
one or more Members, and the Question on any such Motion
shall be put forthwith. Proceedings under this Order shall not
be interrupted under the provisions of any Standing Order
relating to the Sittings of the House; after
Amendment negatived, on Division; CXLVII. 212.

94. [1898.] Local Government (Ireland) Bill:—
Motion, That the several stages of the Local Government
(Ireland) Bill have precedence of all Orders of the Day and
notices of Motion on any day for which the Bill is appointed;
Amendment proposed, to add "except on Wednesday the 28th
of April, and on Wednesday the 16th of May," but not made;
on Division; Main Question put, Order, 6C.; CXLIV. 98.

London Government:—See Finance Bill.

95. [1899.] Metropolitan Water Companies Bill:—
Order, That the Proceedings on the Metropolitan Water Com-
panies Bill have precedence this day of the Notices of
Motions and other Orders of the Day; on Division; CLV. 142.

96. [1890-91.] Purchase of Land and Congested Districts
(Ireland) Bill:—Motion, That the Purchase of Land and
Congested Districts (Ireland) Bill is appointed for Tuesday or
Friday, the House do meet at Three o'clock, and that the pro-
cedings on that Bill have precedence over all Orders of the
Day and Notices of Motion; and that the said Bill have
precedence on Wednesday whenever it is appointed for that
day; Amendment proposed to insert after the word
"Friday," the words "except on Friday the 8th day of May
next," withdrawn; another Amendment proposed to insert after
the word "Wednesday," the words "until it shall have passed
through Committee"; but, on Division, not made; another
Amendment proposed to leave out the words "if it be appointed
for that day," and another, Motion, as amended, negatived;
on Division; Main Question put, Order, 6C.; CXLVII. 413.

97. [1890-91.] Rent Charge Recovery Bill; 230.—[1900];
Purchase of Land and Congested Districts (Ireland) Bill;
CLV. 255.—[1890-91]; Public Health (London) Bill;
CLXV. 395.—[1890-91]; Elementary Education Bill;
CLXV. 415.—[1892]; Church Discipline (Irregularity)
Bill; CXLVII. 314.—[1893-94]; Government of Ireland Bill,
on introduction; CXLVII. 76.—[1893-94]; On Government
Business of Ireland, Procedure; CXLVII. 306. 213.—
on other stages; CXLVII. 218. 287.—[1898-99]; Local Govern-
ment (England and Wales) Bill; CXLVII. 408. 672.—
[1899]; Proceedings on the Address; CXLIX. 4. 188.—
1897; Proceedings on the Motion for the Adjournment
of the House for Whitsuntide; CXLIX. 137.—[1894];
Proceedings on the Report of Supply; CXLIX. 165.—
[1894]; Evicted Tenants (Ireland) Arbitration Bill; CXLIX.
310.—[1894]; Local Government (Scotland) Bill, CLXVII.
364.—[1899]; Mines Eight Hours Bill; CXLIX. 572.—
[1895]; Proceedings on the Committee of Supply; CLV. 984.
[1890]; CXLIX. 4 (on Division);—[1895]; Established
Church (Wales) Bill; CL. 127.—[1897]; New Rules of
Procedure on the Particular Motions of the House; CLV.
39.—[1896]; Agricultural Land Rating Bill; CXLIV. 118;
Second Reading; CXLVII. 83.—[1896]; Committee proceed-
ings; CXLVII. 240.—[1899]; Order, as amended; CXLVII.
314.—[1896]; Education Bill, Second Reading; CXLVII.
212.—[1897]; Voluntary Schools Bill; CXLVII. 49 on
Division;—[1897]; Workmen Compensation for Accidents Bill;
CXLVII. 253.—[1898]; Local Government Ireland Bill;
CLVII. 241. 342.—[1899]; Benevolent Bill; CXLVII. 284.—
[1899]; Ways and Means; CXLVII. 121 on Division;—
[1899]; CXLVII. 57.—[1899]; London Government Bill;
CXLIV. 116. 217 (on Division);—[1899]; Tithe Rent Charge
Rates Bill; CXLVII. 309. 320.—[1890]; On the appointment
of a Joint Committee on Municipal Trading; CXLIV. 142.
[1890]; Agricultural Holdings Bill; CXLIV. 141.—
[1890]; Railway Prevention of Accidents Bill; CXLIV. 589.
[1890]; Tithe Rent Charge (Ireland) Bill; CXLVII. 306.—
[1890-91]; Supply, Ways and Means; CXLIV. 419.—[1892];
Proceedings of Committee of Supply, if under discussion at
Twelve o'clock this night, be not interrupted under the
Standing Order (Sittings of the House); CXLVII. 390.—
[1895-94]; That the Committee be sitting at Twelve o'clock,
be not interrupted under Standing Order (Sittings of the
House); CXLVII. 590.

Government Business:

106. [1890-91.] Motion, That, until Christmas, Govern-
ment Business have priority over all Orders of the Day and
notices of Motion on every day on which they may be
appointed; CXLVIII. 61.

107. [1890-91.] That the Order of the Day for resuming
the adjourned Debate on the Address, as moved by Her Majestv's
Speech, have precedence of the Notices of Motion;—
[1894]; CXLIX. 6. 82 on a particular motion; CXLVII. 188.

108. [1894.] Introduction of Bills to have precedence of
the Orders of the Day; [CXLIX. 18.—[1907]; CLII. 12.

109. [1897.] That whenever the—Bill is appointed for
Tuesday or Friday, the House do meet at Three o'clock, and the
proceedings on that Bill have precedence over all Orders of
the Day and Notices of Motion; and that the said Bill do have
precedence on Wednesday whenever it is appointed for that
day; CXLVIII. 231.

107. Proceedings on Particular Bills and Motions, if
under discussion at Twelve o'clock this night, be not inter-
rupted under the Standing Order (Sittings of the House);—
[1890-91]; Title Rent Charge Recovery Bill; CXLVII. 81.—
[1890-91]; Purchase of Land and Congested Districts (Ireland)
Bill; CXLVII. 355.—[1890-91]; Public Health (London)
Bill; CXLVII. 395.—[1890-91]; Elementary Education Bill;
CXLIV. 415.—[1892]; Church Discipline (Irregularity)
Bill; CXLVII. 314.—[1893-94]; Government of Ireland Bill,
on introduction; CXLVII. 76.—[1893-94]; On Government
Business of Ireland, Procedure; CXLVII. 306. 213.—
on other stages; CXLVII. 218. 287.—[1898-99]; Local Govern-
ment (England and Wales) Bill; CXLVII. 408. 672.—
[1899]; Proceedings on the Address; CXLIX. 4. 188.—
1897; Proceedings on the Motion for the Adjournment
of the House for Whitsuntide; CXLIX. 137.—[1894];
Proceedings on the Report of Supply; CXLIX. 165.—
[1894]; Evicted Tenants (Ireland) Arbitration Bill; CXLIX.
310.—[1894]; Local Government (Scotland) Bill, CLXVII.
364.—[1899]; Mines Eight Hours Bill; CXLIX. 572.—
[1895]; Proceedings on the Committee of Supply; CLV.
984.—[1890]; CXLIX. 4 (on Division);—[1895]; Established
Church (Wales) Bill; CL. 127.—[1897]; New Rules of
Procedure on the Particular Motions of the House; CLV.
39.—[1896]; Agricultural Land Rating Bill; CXLIV. 118;
Second Reading; CXLVII. 83.—[1896]; Committee proceed-
ings; CXLVII. 240.—[1899]; Order, as amended; CXLVII.
314.—[1896]; Education Bill, Second Reading; CXLVII.
212.—[1897]; Voluntary Schools Bill; CXLVII. 49 on
Division;—[1897]; Workmen Compensation for Accidents Bill;
CXLVII. 253.—[1898]; Local Government Ireland Bill;
CLVII. 241. 342.—[1899]; Benevolent Bill; CXLVII. 284.—
[1899]; Ways and Means; CXLVII. 121 on Division;—
[1899]; CXLVII. 57.—[1899]; London Government Bill;
CXLIV. 116. 217 (on Division);—[1899]; Tithe Rent Charge
Rates Bill; CXLVII. 309. 320.—[1890]; On the appointment
of a Joint Committee on Municipal Trading; CXLIV. 142.
[1890]; Agricultural Holdings Bill; CXLIV. 141.—
[1890]; Railway Prevention of Accidents Bill; CXLIV. 589.
[1890]; Tithe Rent Charge (Ireland) Bill; CXLVII. 306.—
[1890-91]; Supply, Ways and Means; CXLIV. 419.—[1892];
Proceedings of Committee of Supply, if under discussion at
Twelve o'clock this night, be not interrupted under the
Standing Order (Sittings of the House); CXLVII. 390.—
[1895-94]; That the Committee be sitting at Twelve o'clock,
be not interrupted under Standing Order (Sittings of the
House); CXLVII. 590.
IV. Business of the House—continued.

Government Business—continued.

Notices of Motions, and the provisions of Standing Order No. 55 be extended to Tuesday and the Morning Sitting on Friday ; and Question, on Division, resolved in the Affirmative ; CXLVI. 21.

109. [1890-91.] Motion, That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; Amendment proposed by inserting after the word "and," the words "in the case of Bills already introduced ;" and withdrawal of another Amendment proposed, by adjourning till the end of the Question the words "and that no other business as to which notice of any Amendment has been placed on the Paper is proceeded with after midnight," but not made; Order, &c.; CXLVI. 482.

110. [1890-91.] Motion, That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; Amendment proposed by inserting after the word "and," the words "in the case of Bills already introduced ;" and withdrawal of another Amendment proposed, by adjourning till the end of the Question the words "and that no other business as to which notice of any Amendment has been placed on the Paper is proceeded with after midnight," but not made; Order, &c.; CXLVI. 359.

111. [1892.] Order, That, for the remainder of the Session, Mr. Speaker do adjourn the House each day at the conclusion of the Government Business, without Question put ; CXLVII. 385.

112. [1892.] Order, That, for the remainder of the Session, Government Business do have priority every day, may be entered upon at any hour, though opposed, and be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, except on Wednesday ; That the provisions of Standing Order No. 56 be extended to the other days of the week ; and that, unless the House otherwise order, the House do meet on Tuesday and Friday at Two o'clock ; CXLVII. 333.

113. [1892.] Resolution, That until Easter the House do meet on Tuesday and Friday at Two o'clock. That the principal Business at such Morning Sittings shall be Financial Business and Proceedings on the Introduction and First Readings of Bills ; and that the provisions of Standing Order 56 be extended to such Sittings (after one Amendment made, and one negatived, on Division) ; CXLVII. 79.

114. [1892.] Order, That so much of the Order of the 2nd day of March last as prescribes that Financial Business and proceedings on the Introduction of Bills shall be the principal business at Morning Sittings be rescinded ; CXLVII. 133.

115. [1893-94.] That, after Easter, on Tuesdays and Wednesdays, except Wednesday the 2nd of May, Government Business have precedence of the Notices of Motions and Orders of the Day ; That on Fridays the House do meet at Two o'clock, and the Provisions of Standing Order 56 be extended to the Sittings of Tuesdays and Wednesdays and the Morning Sessions of Fridays, provided always, that whenever the Government of Ireland Bill is appointed on Friday, except for proceedings in Committee, the House do meet at Three o'clock, and that the Bill do have precedence of the Orders of the Day and Notices of Motions (after Closer, on Division) ; CXLVIII. 177.

116. [1893-94.] Resolution, That, for the remainder of the Session (unless the House otherwise order), the House do meet on any day at Two o'clock. That Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to every day of the week, and that the provisions of Standing Order 55 be extended to Tuesday and the Morning Sitting on Friday, on Division, after two Amendments, negatived, and one withdrawn ; CXLIX. 61.

117. [1894.] Resolution, That, for the remainder of the Session, Government Business do have priority on Tuesday ; That on Friday the House do meet at Two of the clock, and that the provisions of Standing Order 55 be extended to Tuesday and the Morning Sitting on Friday, on Division, after two Amendments, negatived, and one withdrawn ; CXLIX. 61.

118. [1894.] Order, That for the remainder of the Session, Government Business have priority on Wednesday ; That, unless the House otherwise order, the House do meet on Friday at Three of the clock ; that Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to the other days of the week ; that the Reports of the Committees of Supply and Ways and Means may be entered upon at any hour, though opposed, and the proceedings thereon be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5) after one Amendment withdrawn and another negatived, on Division, as often claimed, three times, but Assent withheld) ; CXLIX. 172.

119. [1894.] Motion, That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, may be entered upon at any hour though opposed; Amendment proposed by inserting after the word "and," the words "in the case of Bills already introduced ;" and withdrawal of another Amendment proposed, by adjourning till the end of the Question the words "and that no other business as to which notice of any Amendment has been placed on the Paper is proceeded with after midnight," but not made; Order, &c.; CXLIX. 482.

120. [1895.] Order, That, until Easter, Government Business have priority on Tuesday; that on Friday the House do meet at Two of the clock, and that the provisions of Standing Order 55 be extended to Tuesday and the Morning Sitting on Friday ; and Question resolved in the Affirmative, on Division ; CL. 63.

121. [1895.] Order, That Government Business have precedence this Day and To-morrow; CL. 34.

122. [1895.] Motion, That, for the remainder of the Session, Government Business do have priority on Wednesday ; That the House do meet on Friday at Two of the clock ; and that the provisions of Standing Order 55 be extended to Tuesday and the Morning Sitting on Friday ; and Question negatived, on Division ; CL. 272.

123. [1895.] Order, That, for the remainder of the Session, Government Business have priority on Wednesday ; that, unless the House otherwise order, the House do meet on Friday at Three of the clock ; that Standing Order 11 be suspended, and the provisions of Standing Order 55 be extended to the other days of the week ; CL. 272.

124. [1895, Sess. II.] Order, That, for the remainder of the Session no Notice of Motion for leave to bring in a Bill be given by a Minister of the Crown ; that Government Business do have precedence every day, be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed ; that whenever the Committee of Supply stands as an Order of the Day Mr. Speaker do leave the Chair without Question put; and that so soon as Government Business has been disposed of Mr. Speaker do adjourn the House without Question put (after Closure and two Amendments negatived, on Division) ; CXL. 290.

125. [1895.] That, To-morrow, this House do meet at Twelve of the Clock, and, at its rising, do adjourn till Thursday the 9th of April ; that Government Business do have priority and that as soon as such Business is disposed of, Mr. Speaker do adjourn the House, without Question put (after two Amendments, negatived, on Division) ; CXL. 120.

126. [1895.] That this House, at its rising, do adjourn till Monday 1st June, and that as soon as such Business is disposed of, Mr. Speaker do adjourn the House without Question put (Whitstable Reponse) ; CXL. 213.

127. [1896.] Motion, That, for the remainder of the Session, the House do meet on Tuesdays at Three of the clock ; that Government Business have priority over all other Bills and Notices of Motion on any day for which it is appointed ; and that the provisions of Standing Order No. 56 be extended to every day of the week (after Closure and three Amendments negatived, on Division) ; CXL. 170.

128. [1896.] Other Government Business to have precedence of Committee of Supply ; CL. 277.—[1890] ; CXLVII. 147.
IV. Business of the House—continued.

Government Business—continued.

120. [1896.] Order, That, for the remainder of the Session, except on Wednesdays, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; and that at the conclusion of Government Business each day Mr. Speaker do adjourn the House without Question put (after Amendment, made, and another Amendment withdrawn); CLIII. 374.

121. [1896.] Motion, That this House at its rising do adjourn till Monday 20th April; that the Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; and that at the conclusion of Government Business is disposed of, Mr. Speaker do adjourn the House without Question put; Amendment proposed; not made, on Division; Main Question put; Resolution (Rearise Receded), to CLIII. 179.

122. [1897.] (Whitenoite.) That to-morrow this House do meet at Twelve of the clock, and at its rising do adjourn till Thursday the 17th day of this instant June, and that so soon as Government Business is disposed of, Mr. Speaker do adjourn the House without Question put; Amendment proposed; not made, on Division; CLIII. 391.

123. [1897.] Order, That for the remainder of the Session Government Business do have precedence on Tuesday and Wednesday (except on Wednesday 30th June and Wednesday 7th July), and that the provisions of Standing Order No. 56 be extended to the other days of the week; CLIII. 258.

124. [1897.] Motion, That for the remainder of the Session Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put; Amendment proposed; not made, on Division; CLIII. 391.

125. [1897.] After two Amendments withdrawn; CLIV. 346.

126. [1898.] Order Government Business to have precedence to-morrow, and that the provisions of Standing Order 56 be extended to all the days of the week; and that the provisions of Standing Order No. 56 be extended to all the days of the week; CLIV. 833.

127. [1898.] Motion, That for the remainder of the Session Government Business do have precedence on Tuesday and Wednesday (except on Wednesday 5th June and Wednesday 7th July), and that the provisions of Standing Order No. 56 be extended to the other days of the week; CLIV. 258.

128. [1899.] Order, That for the remainder of the Session Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put; Amendment proposed; "except on Wednesdays", but not made, on Division; Main Question put; and agreed to, on Division; Order accordingly; CLIII. 352.

129. [1899.] Order, That Government Business have precedence to-morrow, and that the provisions of Standing Order 56 be extended to that day's Sitting; after Amendment proposed, leave out "Government Business" and insert "Considerations on Army Estimates", not made, on Division; CLIV. 86.

130. [1899.] Order, That Government Business have precedence, on Division; CLIV. 100.

131. [1899.] Order, That for the remainder of the Session Government Business do have precedence on Tuesday and Wednesday, and that the provisions of Standing Order No. 56 be extended to all the days of the week, on Division; CLIV. 270.

132. [1899.] Order, That the other Government Business have precedence to-morrow of the Committee of Supply, on Division; CLV. 64, 147.

133. [1899, Sess. II.] Motion, That during the Autumn Sittings no Motions for leave to bring in Bills be given except by a Minister of the Crown; that on every day Government Business do not be interrupted, after the consideration of the proposed new Rules of Procedure have precedence of all Orders of the Day and Notices of Motion, on every day for which they may be appointed; and Question agreed to, on Division; CLV. 325.

134. [1899, Sess. II.] Motion, That Government Business be not interrupted this day at half-past Five nor Six o'clock, and may be entered upon at any hour though opposed; CLIV. 428.

135. [1900.] Order, That for the remainder of Session Government Business do have precedence on Tuesday and Wednesday (except on Wednesdays the 25th and 27th of June), and that the provisions of Standing Order No. 56 be extended to all the days of the week; after Amendments proposed and not made; CLV. 244.

136. [1900.] Motion, That for the remainder of the Session Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House; and may be entered upon at any hour though opposed, and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put; and Question agreed to, on Division; CLIV. 433.

Notice of Motion:

148. [1892.] Scottish Universities Commission.—Order, That the several Notices of Motion relating to the Scottish Universities Commission Ordinances have precedence this day of all Orders of the Day and Notices of Motion subsequent to the 5th Order of the Day; CXLVII. 229.

150. [1895.] Roles of Procedure.—Motion, That the consideration of the proposed new Rules of Procedure have precedence of the Orders of the Day and Notices of Motion, on every day for which any may be appointed; and Question agreed to, on Division; CLV. 57.

151. [1895.] Strangers during Divisions.—Motion, That Standing Order No. 92 (Whitewash of Strangers during Divisions) be not interrupted this day at half-past Five nor Six o'clock, and may be entered upon at any hour though opposed; after two Amendments withdrawn; CLV. 79.

152. [1897.] Order, That the several stages of the Voluntary Schools Bill have precedence of all Orders of the Day and Notices of Motion on every day for which the Bill is appointed (after two Amendments negatived); CLV. 63.

Supply, Ways and Means, and Financial Business:

153. [1892.] Financial Business.—Resolution, That at the Sitting this evening Financial Business may be entered on at any hour, though opposed, and not be interrupted under the provisions of any Standing Order relating to the Sittings of the House, so far as and including the Order for the Committee on the Voluntary Schools Bill have precedence of all Orders of the Day and Notices of Motion on every day for which they may be appointed; and Question agreed to, on Division; CXLVII. 114.

154. [1891.] Financial Business.—Order, That until and including Thursday the 29th of March Financial Business do have priority on every day for which it may be appointed, and may be entered upon at any hour though opposed, and be not interrupted under the provisions of any Standing Order relating to the Sittings of the House, except Standing Order No. 5, but that such business is disposed of in no other case, and that such Standing Orders be not interrupted this day at half-past Five nor Six o'clock, and may be entered upon at any hour though opposed; CLIV. 483.

See also: "Government Business—continued."
IV. Business of the House—continued.


156. [1890.] Motion, That until the end of the financial year all financial business do have precedence on Tuesday whenever set down by the Government, and that the provisions of Standing Order No. 56 be extended to that day and Question agreed to in Division, and Order accordingly; CL. 50.


157. [1896.] Order, That three additional days be allotted to the Business of Supply; CL. 375.

158. [1897.] Orders of the Day Supply.—Order, That Standing Order 11 be suspended, and the provisions of Standing Order 56 be extended to the Sitting of the House this day; CL. 28.

159. [1897.] Order, That three additional days be allotted to the Business of Supply; CXLIX. 375.—[1898]; CL. 325.

160. [1898.] Financial Relations.—(Eng. and Ireland).—Order, That the Order for resuming the adjourned Debate on Financial Relations (England and Ireland) have precedence this day and To-morrow of the Notices of Motions and of the other Orders of the Day; CXLIX. 148.

161. [1898.] London Government Bill and Finance Bill.—Motion, That, after this day, the several stages of the London Government Bill and the Finance Bill have precedence of all Orders of the Day and Notices of Motions on every day for which the Bill, or either of them, are appointed; Amendment proposed by adding at the end the words "except on Wednesday the 17th May"; Question proposed. That those words be there added; Amendment proposed to the proposed Amendment, to leave out «except on Wednesday the 17th May», and add «Wednesday»; and made, on Division; Question, That «except on Wednesdays» be added at the end of the Main Question, negatived, on Division; Main Question agreed to, on Division, and Order accordingly; CXLIX. 121.

162. [1898.] Supply.—Resolution, That so soon as the House do resume on Thursday, the 17th of May, the Speaker shall, at 10 o'clock p.m., put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply; and on the last, not being earlier than the tenth of the month, at 10 o'clock p.m., the Speaker shall, at 10 o'clock p.m., put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply; and on the last, not being earlier than the tenth of the month, at 10 o'clock p.m., the Speaker shall, at 10 o'clock p.m., put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply; and on the last, not being earlier than the tenth of the month, at 10 o'clock p.m., the Speaker shall, at 10 o'clock p.m., put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply.

163. [1897.] CL. 29.

164. [1898.] After Amendment withdrawn; CXLIX. 52.

165. [1899.] After several Amendments negatived; CXLIX. 57.

166. [1899.] On Division, after one Amendment withdrawn and another negatived on Division; CL. 40.

167. [1899-1900.] Reports of the Committees of Supply and Ways and Means.—Motion, That the Reports of the Committees of Supply and Ways and Means may be entered on the Order Paper at any time, though opposed, and the Proceedings thereon shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; Amendment proposed, by inserting after the word "that", the words "until the House adjourns for Easter", on, on Division, not made—Resolution, &c.; CXLIX. 146.

168. [1892.] After one Amendment withdrawn; Assent withheld from one, and two Amendments negatived on Division; CXLIX. 55.—[1899-1900]; CXLIII. 155.—[1893].

169. [1897.] CL. 69.—[1897]; CXLII. 69.—[1898]; CL. 90.—[1897]; CXLII. 29.—[1898]; CXLII. 71.—[1899]; CL. 47.

169. [1899.] Report of Ways and Means to have precedence of the Finance Bill; CXLIX. 203.

V. Officers of the House:

Clerk of the House:

170. Informs the House of the unavoidable absence of Mr. Speaker; [1890-91]; XLIVI. 3.—[1890]; CL. 67.

171. Attends with the Clerk Assistant and the other Clerks according to their duty in the House at the Opening of the Session; [1892]; XLVII. 411.—[1898]; CL. 325.—[1900]; CL. 405.

172. The Clerk of the Crown in Chancery delivers to the Clerk of the House a Book containing List of Members returned to serve in this Parliament delivered to him; [1892]; XLVII. 412.—[1899]; CL. 140.—[1900]; CL. 406.

173. The Clerk of the Crown in Chancery delivers to the Clerk of the House a Book containing List of Members returned to serve in this Parliament delivered to him; [1892]; XLVII. 411.—[1898]; CL. 325.—[1900].

174. The Clerk of the Crown in Chancery delivers to the Clerk of the House a Book containing List of Members returned to serve in this Parliament delivered to him; [1892]; XLVII. 411.—[1898]; CL. 325.—[1900].

175-6. Puts the Question that William Court Gully, Esq., do take the Chair of this House as Speaker; [1905]; CL. 10.
V. Officers of the House—continued.

Clerk of the House—continued.

with Amendments; [1890]; CLIV. 200.—And a consequent Amendment to the Bill; [1890]; CLV. 222.—[1900]; CLV. 307.

182. To carry Message to the Lords, requesting attendance of Peers before Select Committees; [1890-91]; CXLVI. 73.—[1900]; CLVI. 116, 272.

183. To call Bills to the Lords, and acquaint them that this House hath agreed to some, without Amendment; [1900]; CLV. 175.

184. To carry Message to the Lords relative to suspension of a Private Bill till next Session; [1890]; CLVI. 90.

185. Requesting leave for the attendance of the Clerk of the Parliaments; [1900]; CLV. 255.

186. Acquainting the Lords as to the appointment of a Joint Committee; [1890]; CLV. 141.

187. To carry Resolutions to the Lords, and desire their concurrence; [1892]; CXLVII. 62, 74.—[1896]; CLI. 50.

188. Communicating Resolutions; [1890]; CLV. 104.

189. To carry Bills to the Lords, and acquaint the Lords that this House doth not insist on an Amendment, made by the Lords, to the Bill, and doth agree to an Amendment made by the Lords; [1890]; CLV. 307.

190. To communicate Reasons for disagreeing to Lords' Amendments; [1890]; CLI. 435.—[1899]; CLIV. 292.

191. To deliver printed copies of Reports of Select Committees to the Lords; [1890]; CLV. 332.—[1900]; CLVI. 419.

192. To deliver printed copies of Papers, &c. of Select Committees to the Lords; [1890]; CLVI. 400.

193. Ordered to correct in the Journal the numbers of a Division, the same having been erroneously reported by the Tellers; [1890]; CLVI. 196.—[1899]; CLI. 187.—[1899]; CLV. 165, 340.

194. To correct numbers in a Division; [1893-4]; CXLVIII. 310, &c.—Same having been erroneously reported by the Tellers; [1897]; CLI. 271.

VI. Orders and Resolutions:

201. House resolve itself into a Committee on Matters; [1890-91]; CXLVI. 200.—[1900]; CLV. 104.

202. Resolves immediately to go into Committee on Bills; [1890-91]; CXLVI. 80.—[1900]; CLIV. 282.—Resolves on a future day to go into Committee on a Bill; [1890-91]; CXLVI. 28.—[1899]; CXLIII. 354.

203. Resolves, on a future day, to go into Committee on Bills, and to order the Select Committee's report to be reported by the Lords; [1890-91]; CXLVIII. 417.

204. House resolves, on a future day, to order an Amendment made by the Lords to the Bill; [1890-91]; CXLVI. 25.—[1899]; CLI. 576.—[1899]; CXLIII. 354.

205. House resolves, on a future day, to go into Committee on Bills; [1890-91]; CXLVIII. 65.

206. House resolves, on a future day, to go into Committee on Supply; [1890-91]; CXLVI. 116.—[1899]; CLV. 325.

207. House proceeds to the Business of the Day, less than Forty Members having risen to support a Motion for Adjournment of Indefinite Manner of Urgent Public Importance; [1891]; CXLIX. 46.

208. Resolution of 22nd June 1880, relating to the Reports of the Select Committees to the Lords; [1890-91]; CXLVIII. 65.

209. House resolves that the Lords be required to return the Report of the Select Committee appointed to control the Kitchen and Refreshment Rooms in the Department of the Serjeant-at-Arms; [1890]; CL. 186.

210. House resolves that the Lords do not insist on an Amendment, made by the Lords, to the Bill; [1890-91]; CXLVIII. 65.

211. House does not insist on an Amendment, made by the Lords, to the Bill; [1890-91]; CXLVIII. 65.

212. That Mr. Speaker be informed of the proceedings of the House; [1892]; CXLVII. 217.

213. That Mr. Speaker be informed of the proceedings of the House; [1892]; CXLVII. 217.

214. That the House doth concur in the Lords in a Resolution relating to a Joint Committee (Statute Law Revision); [1892]; CXLVII. 129.—[1899]; CLVI. 65.—[1899]; CXLIII. 85.

215. That Members be expelled this House; [1892]; CXLVII. 67, 120.

216. That this House do now proceed to the Orders of the Day; [1894]; CXLIII. 33.

Clerk of the House—continued.

193. Directed by Mr. Speaker to call a member's name to the Bar, in a Division; [1890]; CLV. 73.

194. Memorandum relative to the correction of numbers of a Division, by the Clerk; [1897]; CLV. 290.

195. Petition for leave to order the Select Committee to attend a trial and produce the Minutes of a Select Committee and give evidence; leave given; [1892]; CXLVII. 250.—And produce Documents; [1894]; CXLIX. 160.—[1896]; CL. 50.—[1897]; CLI. 346.—[1899]; CLV. 77.

196. Resignation of Sir Reginald Francis Dalgleish Pat
grove, K.C.B., Clerk of the House.—Mr. Speaker acquaints the House that he has received a letter from Sir Reginald F. D. Pat
grove, K.C.B., tendering his resignation, which he reads to the House, Resolution, New Con., &c., &c.—[1900]; CLV. 12.

Clerk Assistant of the House:

200. Lays Papers on the Table; [1890]; CLV. 7, 19.

201. Clerk Assistant directed to take down words (in Committee of the whole House); [1893-4]; CXLVIII. 469.

Serjeant-at-Arms:

202. Communicates Sessional Order to the Commissioners of Police; [1890-91]; CXLIV. 1.—[1900]; CL. 4, 499.

203. Brings the menu and lays it under the Table (a New Parliament); [1895]; CL. 160.

204. Select Committee appointed to control the Kitchen and Refreshment Rooms in the Department of the Serjeant-at-Arms; [1895]; CL. 48.—[1900]; CLV. 56.

205. Honours a Member from the House by the Order of Mr. Speaker; [1899]; CLIV. 212.—[1878]; CXLIV. 189.
VI. Orders and Resolutions—continued.

246. Order, That so much of the Order of the 3rd of March as describes that the Financial Business and proceedings on the Introduction of Bills shall be the principal business at Morning Sittings be rescinded; [1892]; CXLVII. 153.

247. Resolution, That, unless the House do meet on Monday and Tuesday at Two o'clock, that the principal business at such Morning Sittings shall be Financial Business and Proceedings on the Introduction and First Readings of Bills; and that the provisions of Standing Order 56 be extended to such Sittings; [1892]; CXLVII. 70.

248. Resolution, That, unless the House otherwise order, the House do meet at Two of the clock on Tuesday and Friday; and that the provisions of Standing Order 56 be extended to the Morning Sitting on those days: [1892]; CXLVII. 200.

249. Resolution, That, after Easter, on Tuesdays and Wednesdays, except Wednesday the 3rd of May, Government Business have precedence of the Notices of Motions and Orders of the Day; That on Fridays the House do meet at Two o'clock, and that the provisions of Standing Order 56 be extended to the other days of the week; that the ReportS on Bills be not previously disposed of, that at the conclusion of Government Business each day the Speaker do adjourn the House without Question put; [1896]; CLI. 176.

250. Order, That, unless previously disposed of, shall at the times hereinafter mentioned be brought to a conclusion, and that the provisions of Standing Order 56 be extended to the other days of the week; that the ReportS on Bills be not previously disposed of, that at the conclusion of Government Business each day the Speaker do adjourn the House without Question put; [1896]; CLI. 176.

251. Motion, That, for the remainder of the Session Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed, and that at the conclusion of Government Business each day the Speaker do adjourn the House without Question put; [1896]; CLI. 176.

252. Order, That so much of the Order of the 3rd of March as describes that the Financial Business and proceedings on the Introduction of Bills shall be the principal business at Morning Sittings be rescinded; [1892]; CXLVII. 153.

253. Order, That, unless the House otherwise order, the House do meet on Monday and Tuesday at Two o'clock, that the principal business at such Morning Sittings shall be Financial Business and Proceedings on the Introduction and First Readings of Bills; and that the provisions of Standing Order 56 be extended to such Sittings; [1892]; CXLVII. 70.

254. Resolution, That, unless the House otherwise order, the House do meet at Two of the clock on Tuesday and Friday; and that the provisions of Standing Order 56 be extended to the Morning Sitting on those days: [1892]; CXLVII. 200.
VI. Orders and Resolutions—continued.

Question on any Government Amendments of which notice has been given, after which he shall put forthwith the Question on the Motion of appointing a day for the Third Reading of the Bill. Until the Report is disposed of, no Motion of Adjournment under Standing Order 17 shall be received, nor any dilatory Motion on the Bill, unless moved by one of the Members in charge of the Bill, and the Question on any such Motion shall be put forthwith. Proceedings under this Order shall not be interrupted under the provisions of any Standing Order relating to the Sittings of the House; [1890-94]; CXLVIII. 515.

254. Financial Business.—Order, That until and including Thursday the 29th of March, the Business shall have priority on every day for which it may be appointed, and may be entered upon at any hour though opposed, and he not limited to the first day on which the Speaker relieves the Chair from Supply (17th August) Report; or the reception of the Report from the Committee of Supply (18th August) Report, be deferred until after the Order of the Day, for the remainder of the Session no Order of the Day for the Third Reading of the Bill.

255. Order, That for the remainder of the Session no Notice of Motion for leave to bring in a Bill be given except by a Minister of the Crown; That Government Business have precedence every day, be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; That whenever the Committee of Supply stands as an Order of the Day Mr. Speaker do leave the Chair without Question put; and That Standing Order No. 56 shall be extended to Friday. Not more than twenty days, being days before the 5th of August on which the Speaker leaves the Chair for the Committee of Supply without Question put; [1895] CXLVI. 350.

256. Resolution, That so soon as the Committee of Supply has been appointed and Estimates have been presented, the Business of Supply shall (until it be disposed of) be the first Order of the Day on Friday, unless the House otherwise orders on the Motion of a Minister of the Crown moved at the commencement of Public Business to be decided without Amendment or Debate; and the provisions of Standing Order No. 56 shall be extended to Friday. Not more than twenty days, being days before the 5th of August on which the Speaker leaves the Chair for the Committee of Supply without Question put; [1895] CXLVI. 350. On the Motion appointing a day for the Third Reading of the Bill.

257. Resolution agreed to, without Amendment proposed; [1897] CXLIV. 20.—After Amendment proposed, withdrawn; [1898] CLIX. 52.—After Amendment proposed, but not made, or withdrawn; [1899] CLIX. 57.—After Amendment proposed, and not made; [1900] CLX. 46.

258. Resolution, That whenever any Member in charge of a Bill in Committee, or as an Order, desires to withdraw from the Bill any Clause or Clauses, he may, after two days' previous Notice given, either at the commencement of Public Business at any sitting before such Clauses, or the first of such Clauses is reached, or when such Clause, or the first of such Clauses comes on for consideration, move that the said Clause or Clauses be removed from form part of the Bill; [1896] CLX. 63, 64. [After Amendments proposed; some agreed to, some withdrawn.]

259. That, in celebration of the Sixtieth Year of Her Majesty's Reign this House will meet at the Church of Saint Margaret, Westminster, on Sunday next, the 20th day of this instant June; [1907] CXLIV. 250.

260. That the Thanks of this House be given to the Very Reverend Frederick William Farrar, D.D., Dean of Canterbury, for the Sermon preached by him on Sunday the 20th day of June last, before this House, in Saint Margaret's Church, Westminster, and that he be desired to print the same: And that Mr. Balfour and Secretary Sir Matthew White Ridley do acquaint him therewith; [1897] CXLIV. 322.

261. That this House, at its rising, do adjourn till Monday next; that on Wednesday the House do meet at a quarter past Two of the clock; and that Mr. Speaker, so soon as he has reported Her Majesty's gracious Answer to the Address, do adjourn the House without Question put; [1897] CXLIV. 290.

262. That this House will, on Tuesday, at half past Three of the clock, receive itself into a Committee to consider of an Humble Address to be presented to Her Majesty, praying Her Majesty to give directions that the remains of the Right Honourable William Ewart Gladstone be interred in the Collegiate Church of Saint Peter, Westminster, and that a Monument be erected in the said Church to his memory, at the public expense; [1898] CLIX. 212.

263. That this House will attend the Funeral of the Right Honourable William Ewart Gladstone, in the Collegiate Church of Saint Peter, Westminster, on Saturday the 28th day of this instant May; [1893-94] CLX. 231.

264. Orders of the Day.—Motion, That the Order for the Committee on Voluntary Schools [Ald Grant, &c.] have precedence this day of the Notices of Motions and other Orders of the Day, and Question put, pursuant to Standing Order for Closure of Debate and agreed to on Division; [1897] CXLIV. 34.

265. Voluntary Schools Bill.—Motion, That the several stages of the Voluntary Schools Bill have precedence of all Orders of the Day and Notices of Motions on every day for which the Bill is appointed; Amendment proposed to insert, after the word "That," the words "except on Wednesday the 17th February," Amendment made to the proposed Amendment, by adding at the end, "and other Wednesdays;" Question, That the words "except on Wednesday the 17th February and other Wednesdays," be inserted after the word "That;" in the Main Question, negatived; Main Question again proposed; and Amendment proposed to leave out the words "the several stages of," not made, on Division; Main Question put, pursuant to Standing Order (Closure of Debate), and agreed to on Division; Order, That the several stages of the Voluntary Schools Bill have precedence of all Orders of the Day and Notices of Motions on every day for which the Bill is appointed; [1897] CXLIV. 62.

266. Ordered, That the several stages of the Local Government (Ireland) Bill have precedence of all Orders of the Day and Notices of Motions on every day for which the Bill is appointed; Amendment proposed, but on Division not made; [1898] CXLIV. 99.

267. That the proceedings of the Metropolitan Water Commissions Bill have precedence this day of the Notice of Motion and the other Orders of the Day; [1899] CXLIV. 142.—[On Division]; [1899] CXLIV. 212.

268. That after this day the several Stages of two Bills have precedence of all Orders of the Day and Notices of Motion on every day for which the Bills, or either of them, are appointed; [1899] CXLIV. 151.

VI. Orders and Resolutions—continued.

270. Reports of Supply and Ways and Means.—Order, That the Reports of the Committees of Supply and Ways and Means be entered upon at any hour, though opposed, and the Proceedings shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; [1895]; CL. 69.—[1896]; CLI. 59.

271. Reports of Money Committees.—Order, That the Proceedings on the Reports of the Committees of Supply and Ways and Means and other Committees authorising the Expenditure of Public Money be entered upon at any hour, though opposed, and shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; [1896]; CLI. 55.—[1899]; CL. 361.

272. Orders of the Day, Supply.—Order, That Standing Order 11 be suspended, and the provisions of Standing Order 56 be entered to the Siting of the House this day; [1897]; CL. 39.

273. Ordered, That all Members who desire to ballot for Bills, other than Government Bills, do hand in their Names to the Clerk before the conclusion of Wednesday Sitting, and that a Copy of the Title of the Bill be handed in at the latest during the Siting of the House on Thursday. Ordered, That the Ballot be taken at Noon on Thursday in Committee Room E. Ordered, That, with regard to Notices already handed in, the Names only be published for the purpose of determining the precedence, and the Title of the Bill be handed in at once before the conclusion of Thursday Sitting. [1894] CXLIX. 9.

274. Order, That the Proceedings in Committee and on Report, and on the Resolution relating to Guarantees and Exemptions, on the Revised Tenants (Ireland) Arbitration Bill, unless previously disposed of, shall be brought to a conclusion at the times and in the manner hereinafter mentioned:—(a.) The proceedings in Committee on Clause 1, at Eleven p.m. on Thursday, 2nd August; (b.) The proceedings in Committee on the Money Resolution, and on Clauses 2 and 3, at Eleven p.m. on Friday, 3rd August; (c.) The proceedings on Report of the Money Resolution, and in Committee on Clauses 4 and 5, at Eleven p.m. on Monday, 6th August; (d.) The proceedings in Committee on the remaining Clauses, new Government Clauses, Schedules, and new Government Schedules (if any), at Eleven p.m. on Tuesday, 7th August; (e.) That the consideration of the Report be appointed for Thursday, 9th August, and, if not previously disposed of, the proceedings thereon be concluded at Eleven p.m. on that day. At the said appointed times the Speaker or Chairman shall put forthwith the Question on any Amendment or Motion already proposed from the Chair, and shall next proceed successively to put forthwith the Question on any Amendment moved by the Government of which notice has been given (but no other Amendment), and on every other Question necessary to dispose of the allotted business. In the case of new Clauses and Schedules he shall put only the Question, That such Clause or Schedule be added to the Bill. Until the conclusion of the Committee, as soon as such allotted business has been disposed of, the Chairman shall report Progress, and at the conclusion he shall report the Bill to the House. The Question on the Motion appointing the next consideration of the Bill shall be put forthwith. Proceedings under this Order shall not be interrupted under the provisions of any Standing Order relating to the Sittings of the House. After the passing of this Order no Standing Order on the Bill, nor under Standing Order 17, nor Motion to postpone a Clause, shall be received, unless moved by a Minister in charge of the Bill, and the Question on any such Motion shall be put forthwith. (Revised Tenants (Ireland) Arbitration Bill); [1894]; CXLIX. 364.

275. Mr. Speaker's Retirement; Queen's Answer to Address.—Order, That the Order for the Committee on Her Majesty's Most Gracious Answer to the Address relative to Mr. Speaker's Retirement have precedence this day of the Notices of Motions; [1895]; CL. 19.

276. Wednesday Sitting.—Order, That the Government Business be not interrupted To-morrow at half-past Five nor Six o'clock, and may be entered upon at any hour, though opposed; [1896]; CXL. 114.

277. Introduction of Bills.—Order, That To-morrow the introduction of Bills have precedence of the Order of the Day; [1896]; CL. 12.

278. Order of the House relative to Bills reported from the Select Committee on Police and Sanitary Regulations suspended; [1897]; CLI. 33.

279. Exemption of Government Business.—Order, That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; and that, at the conclusion of Government Business each day Mr. Speaker do adjourn the House without Question put; Amendment, after "day" to insert "except Wednesdays," not made, on Division; Order, That for the remainder of the Session, &c.; [1897]; CLII. 361.—On Division, after Amendments proposed and withdrawn; [1898]; CLI. 316.

280. Order, That, until Easter, Government Business do have priority on Tuesday; that on Friday the House do meet at Two of the clock, and that the provisions of Standing Order 56 be extended to Tuesday and the Morning Sitting on Friday; (on Division) [1894]; CL. 83.

VII. Adjournment Motions:

281. Members rise in their places and ask leave to move the Adjournment of the House for the purpose of discussing a definite matter of urgent Public Importance:—Case of Waiter Howard Vincent; [1893]; CXLVIII. 396.

282. Motion of the Select Committee on Police and Sanitary Regulations (Mr. Fellowes); negatived, on Division; [1893]; CXLVIII. 290.

283. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

284. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

285. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

286. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

287. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

288. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

289. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

290. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

291. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

292. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

293. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

294. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

295. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

296. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

297. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

298. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

299. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.

300. Motion of Mr. Howard Vincent; [1893]; CXLVIII. 396.
VII. Adjournment Motions—continued.

297. Clare Assizes, Administration of Justice (Mr. T. W. Russell); withdrawn, on Division, after Closure; [1893]; CXLVII. 416.

298. East India Currency (Mr. Chaplin); negatived, on Question put pursuant to Standing Order (Closure of Debate); [1893]; CXLVIII. 493.

299. Collery disturbances (Mr. Brunner); withdrawn; [1893]; CXLVIII. 548.

300. Mataleoland (Mr. Labouchere); negatived; Question put, pursuant to Closure; [1893-94]; CXLVIII. 583.

301. Public Meetings in Trafalgar Square (Mr. Darling), negatived; [1894-95]; CXLVIII. 547.

302. The Unemployed (Mr. Keir Hardie), negatived on Division; [1893-94]; CXLVII. 566.

303. Town Improvements (Betterton) (Sir John Lubbock), negatived on Division; [1893-94]; CXLVIII. 619.

304. Deaths and Burials due to Starvation (Mr. Keir Hardie), negatived on Division; [1893-94]; CXLVIII. 624.

305. Question put pursuant to Closure; [1893-94]; CXLVIII. 548.

306. H.R.H. The Duke of Saxe-Coburg (Pension) (Mr. Labouchere), negatived on Division; [1894-95]; CXLVIII. 631.

307. Loss of the "Port Yarexch" (Mr. Havelock Wilson), not put, less than Forty Members having risen; [1894]; CXIX. 46.

308. Agricultural Depression (Major Rauch), negatived on Division; Question put pursuant to Standing Order (Closure of Debate); [1894]; CXLIX. 72.

309. Manufacturers of Explosives, Waltham Abbey (Colonel Lockwood), negatived on Division; [1894]; CXLIX. 100.

310. Agricultural Depression (Essen) (Captain Naylor-Eyland), negatived on Division; Question put pursuant to Standing Order (Closure of Debate); [1894]; CXLIX. 169.

311. Public Business, Ministerial Statement (Sir M. Hicks-Bridge), negatived on Division; [1894]; CXLIX. 206.

312. East India Cotton Duties (Sir Henry James), negatived on Division; [1895]; CL. 52.

313. Swaziland (Mr. Cochrane), withdrawn; [1895]; CXLI. 89.

314. Egyptian Advance on Dongola (Mr. Labouchere), negatived on Division; [1890]; CL. 99.

315. Public Business (Mr. William Harcourt), withdrawn; [1890]; CLI. 302.

316. Unsatisfactory position of Public Business (Mr. Dalziel), negatived; [1890]; CLI. 281.

317. Maharajah of Jahlawar (Mr. Herbert Roberts), withdrawn; [1890]; CLI. 378.

318. Indian Cotton Duties (Sir William Wodehouse), withdrawn; [1890]; CLI. 297.

319. East Africa (Anglo-Iranian Relations) (Mr. Labouchere), negatived; [1896]; CXLIX. 302.

320. Local Pensions' Quarters (Mr. William Jones), negatived; [1897]; CL. 27.

321. Comet Question (Declaration of Policy) (Sir William Harcourt), withdrawn; [1897]; CL. 99.

322. Coton Affairs (Mr. T. P. O'Connor), withdrawn; [1897]; CL. 99.

323. Action of British Ships (Crete) (Mr. Labouchere), negatived on Division; [1897]; CL. 77.

324. The Cameronians (Scottish Rifles Volunteers) Disbandment (Mr. John Wilson), negatived; [1897]; CLI. 117.

325. Absence Abroad of Prime Minister (Secretary of State for Foreign Affairs) (Mr. McNicol), negatived; [1897]; CLI. 153.

326. Distress in Ireland (Mr. Dillon), negatived on Division; [1898]; CLII. 149.

327. South Wales Coal Field Dispute (Mr. Brynner Jones), withdrawn; [1898]; CLIII. 248.

328. Westport Public Meeting (Mr. Dillon), negatived on Division; [1899]; CLIII. 67.

329. Sierra Leone Duty Tax (Mr. Davies), withdrawn; [1899]; CLII. 166.

330. Belfast Riots (Mr. Dillon), negatived; [1899]; CLIV. 246.

331. J. R. James' (Northamptonshire) School (Mr. Labouchere), negatived on Division; [1899]; CLIV. 63.

332. Chinese territory (Demands of Italy) (Mr. Prichard Morgan), negatived; [1899]; CLIV. 89.

333. Secondary Education (Scotland) (Captain Sinclair), withdrawn; [1899]; CLIV. 105.

334. Public Meeting County of Mayo (Mr. Davitt), negatived on Division; [1899]; CLIV. 217.

335. Belfast Public Meetings (Mr. Dillon), negatived on Division; [1899]; CLIV. 227.

336. Disturbances directed against Opponents of the War in South Africa (Sir Robert Head), negatived on Division; [1900]; CLI. 98.

337. Allen Sumsun in British Ships (Mr. Havelock Wilson), negatived on Division; [1900]; CLI. 129.

338. Final Court of Appeal (Irish Representation) (Mr. T. M. Healy), negatived on Division; [1900]; CLI. 267.

339. British Legation at Pekin (Mr. Pritchard Morgan), withdrawn; [1900]; CLV. 291.

340. South African War (Inquiry into Treatment of Sick and Wounded) (Mr. Labouchere), withdrawn; [1900]; CLV. 297.

341. County and District Servicemen (Westwood) (Action of Local Government Board) (Sir T. E. M. Conolly), negatived on Division; [1900]; CLV. 305.

VIII. Resolutions of the House on Particular Matters:

Of Condolence:


343. Assasination of the King of Italy—Borough, N. York, Con., That an Humble Address be presented to Her Majesty, &c., &c.; [1900]; CLV. 206.—Of the President of the French Republic; [1894]; CXLIX. 246.

Of Congratulation:

344. On the Birth of a Son to the Duke and Duchess of York; [1894]; CXLIX. 250.

345. Mr. Speaker's Retirement—Borough, That the Thanks of this House be given to Mr. Speaker, &c., &c.; [1893]; CL.—N. York, Con.; [1893]; CL. 147.

Of Congratulation—continued.

Clerk of the House, Retirement of:

346. That Mr. Speaker be requested to convey to Sir Reginald F. Douse Palgrave, K.C.B., on his retirement from the Office of the Clerk of the House, the assurance of his sincere appreciation, &c., &c.; [1899]; CLI. 12.

Thanks of the House:

347. That the Thanks of this House be given to Major-General Lord Kitchener of Khartoum, G.C.B., K.C.M.G., for the distinguished skill and ability with which he planned and conducted the Campaign on the Nile of 1896-7-8, which culminated in the Battle of Omdurman, the Capture of Khartoum.
Thanks of the House—continued.

Khartoum, and the Overthrow of the Power of the Khalifa
on Division; [1897]; CLIV. 246.

248. That the Thanks of this House be given to Major-
General Sir Archibald Hunter, K.C.B., D.S.O.; Major-
Colonel Henry MacLeod Leslie Rundell, K.C.B., C.M.G.,
D.S.O., B.A.; Major-General Sir William Forbes Gaittner,
K.C.B., D.S.O.; Major-General the Hon. Neville Gerald
Lyttelton, C.B.; Major-General A. G. Warburton, C.B.,
C.M.G., Major and Brevet Colonel Sir Ernest Rennolds
Wingate, K.C.M.G., C.B., D.S.O., B.A.; Lieutenant-Colonel
and Brevet Colonel C. J. Long, R.A.; Major and Brevet
Colonel J. G. Maxwell, D.S.O.; Major and Brevet Colonel
H. A. Macdonald, D.S.O.; Lieutenant-Colonel D. F. Lewis,
C.B.; Major and Brevet Lieutenant-Colonel J. Collimon,
C.B.; Captain C. R. Kepnel, C.B., D.S.O., B.A.; and to
the other Officers and Warrant Officers of the Navy,
the British and the Egyptian Army, and the Royal Marine
for the energy and gallantry with which they executed
the services which they were called upon to perform; [1899];
CLIV. 245.

249. That this House doth acknowledge and highly
approve the gallantry, discipline, and good conduct displayed
by the Petty Officers, Non-Commissioned Officers, and Men
of the Navy, the British and the Egyptian Army, and the
Royal Marines during the Campaign, on Division; [1899];
CLIV. 247.

30. That the Thanks of this House be given to
Lieutenant-General Sir Francis Grenfell, G.C.B., C.M.G.,
for the support and assistance which he afforded to the forces
employed in the operations in the Sudan; [1899]; CLIV.
247.

31. That this House doth acknowledge, with admiration,
the distinguished valour, devotion, and conduct of those other
Officers and Men who have perished during the Campaign in
the Sudan in the service of their Country, and feels deep
sympathy with their relatives and friends; [1899]; CLIV.
247.

32. Order, That the said Resolutions be transmitted by
Mr. Speaker to Major-General Lord Kitchener of Khartoum,
G.C.B., K.C.M.G., and that he be requested to communicate
the same to the several Officers and Men referred to therein;
[1899]; CLIV. 246, 247.
Mr. Speaker do adjourn the House, without Question put; arising, and it being midnight, the motion for adjournment &c. (on Division) ; CLI. 139.

House without Question put; Business is disposed of this day Mr. Speaker do adjourn the conclusion of the proceedings on the Agricultural Holdings Bill next, do adjourn till Thursday, 26th April, and that at the CXLVIII. 220.

309.-[1892] ; CXLVII. 216.

309. that Business is disposed of this day Mr. Speaker do adjourn the House without Question put; after Amendment withdrawn; [1900] ; CLV. 350.

309. That as soon as Government Business is concluded negative Division ; [1892] ; CXLVI. 306. —[1899] CLV. 251 (regent's Park) : 250.

309. Resolves at its rising to adjourn till a certain day.

310. From Friday till Monday ; [1892] ; CXLVI. 33. —[1899] ; CLV. 17, 47.

310. At the conclusion of a Morning Sitting this day till Monday : CXLVI. 162.

310. Adjourned pursuant to Resolution ; [1892] ; CXLVI. 182.

310. From Friday till Thursday ; [1892] ; CXLVI. 233.

310. From Friday till Monday ; [1892] ; CXLVI. 377. 310.

310. From Thursday till Monday ; [1892] ; CXLVI. 368.

310. Till Monday next ; [1900] ; CLV. 297.

310. Saturday till Monday ; [1892, Sess. II.] ; CXLVI. 413.

310. Tuesday till Thursday ; [1892, Sess. II.] ; CXLVI. 417.

310. From Thursday, 11th August, till Thursday, 18th August ; [1892, Sess. II.] ; CXLVI. 419.

310. From Friday to Wednesday (Christmas) ; [1893-94] ; CXLVI. 681.

310. Until Thursday on Thursday, 30th March ; [1895] ; CXLVI. 178.

310. From Friday till Monday week (Whitsuntide) ; [1896] ; CXLVI. 269.

310. From Friday, 22nd September, till Thursday, 2nd November ; [1896] ; CXLVI. 377.

310. From Monday, 26th February, till Thursday, 1st March ; [1892-94] ; CXLVI. 681.

310. From Thursday, 1st March, till Monday, 5th March ; [1892-94] ; CXLVI. 269.

310. From Thursday, 24th March, till Thursday, 29th March (Easter) ; [1891] ; CXLVI. 44.

310. From Thursday, 10th May, till Monday, 21st May ; [1891] ; CXLIX. 138.

310. That this House at its rising do adjourn to Monday ; [1895] ; CLXI. 349, 41.

310. From Friday, 8th February, till Monday, 11th February ; [1895] ; CLV. 22.

310. From Friday, 14th February, till Monday, 17th February ; [1896] ; CLV. 19.

310. At its rising to-morrow to Monday next ; [1893] ; CXLVI. 306.

310. From Wednesday, 16th April, till Monday, 22nd April (Easter), 147. At its rising to-morrow, 31st May, to adjourn to Monday, 15th June (Whitsun); [1895] ; CLV. 251.

310. From Thursday, 21st May, till Monday, 1st June, (Whitsun); [1895] ; CLV. 243.

310. From Monday, 25th May, till Thursday, 14th June, (Whitsun); [1896] ; CLV. 233.

310. (Easter) Motion, That this House do meet at Twelve of the clock, and at its rising to adjourn till Thursday, the 6th of April next, that Government Business has priority, and that so soon as such Business is disposed of Mr. Speaker do adjourn the House without Question put; Amendment proposed to have out, "and, at its rising to adjourn
adjourn till Monday, 26th April; not made, on Division; Main Question put; Resolution (Rutter Report); [1897]; CLIV, 178.

456. That this House, at its rising to-morrow (4th June) adjourn till Thursday, 17th June (Whitenside Report); [1897]; CLIV, 251.

457. That this House at its rising do adjourn till Monday; [1898]; CLIII, 19.

458. That this House, at the conclusion of the Morning Sitting this day, do adjourn to Monday, the 18th day of this instant April (Rutter); [1898]; CLIII, 181.

459. That this House at its rising this day (Friday, 19th May) do adjourn to Wednesday, 21st May; and at the conclusion of Government Business this day, Mr. Speaker do adjourn the House without Question put; [1899]; CLV, 221.

460. Adjourns from Thursday, 28th March, till Monday, 10th April (Esther); [1899]; CLV, 121.

461. From Monday, 2nd April, till Thursday, 26th April, (Esther); [1900]; CLV, 141.

462. House was adjourned after proceeding to Business, Forty Members not being present; [1899]; CLIV, 126.

463. That the time for being again told by Mr. Speaker at four o'clock on a Wednesday; [1898]; CLIV, 260; [1900]; CLV, 181.
Questions resolved in the Affirmative—continued.
Estimates respectively, or on any Vote of Credit, an Amendment must be moved or Question raised relating to the Estimates proposed to be taken in Supply,[*] and not made, on Division; Main Question again proposed; and Debate adjourned, Questions put, pursuant to Standing Order; Closure of Debate, and agreed to, on Division; [1895]; CL. 350.

476. That the consideration of the New Rules of Procedure have precedence of the Orders of the Day and Notices of Motion, &c., [1898]; CL. 57.

479. That the Proceedings on Supply be not interrupted under Standing Order; [1899]; CL. 92.—On New Rules of Procedure; [1899]; CL. 81.—Agricultural Land Rating Bill, Second Reading; [1899]; CL. 185.—Agricultural Land Rating Bill, Committee; [1899]; CL. 210.—Education Bill, Third Reading; [1899]; CL. 219.

481. That the Standing Committees on Law do sit notwithstanding the Sitting of the House; [1899]; CL. 109.

482. That the House do meet Tomorrow (Friday) at Twelve; [1899]; CL. 249.

483. That the Committees do not sit Tomorrow, being Assumption Day, till Two of the clock; [1899]; CL. 214.—[1898]; CL. 54 (on Division).

484. That this House do meet Tomorrow at Ten a.m. of the clock; [1899]; CL. 434.

486. That the Business of Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House), on Division; [1899]; CL. 194.—[1897]; CL. 95, on Division.

487. (Excuse from Standing Order)—That the Proceedings on a Bill, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House), on Division; [1899]; CL. 69.

488. That this House do now adjourn, till Monday 6th June (Whitmonday); [1898]; CL. 234.

489. That on Tuesdays, March 29th, April 5th and 19th, this House do meet at Two of the clock, on Division; [1899]; CL. 212.

491. (Government Business)—That, for the remainder of the Session, Government Business do not be interrupted under any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed, &c., on Division; [1894]; CL. 77.

492. That the remaining of the Session, Government Business do not be interrupted under any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed, &c., on Division; [1891]; CL. 172.

497. That this House do now adjourn; Motion lapsed at Midnight; Twelve o'clock Motion for adjournment resolved in the Affirmative; [1894]; CL. 87.

498. That the House do meet Tomorrow at Two of the clock, and Question, on Division, resolved in the Affirmative; [1892]; CL. 75. [1893-94]; CL. LXXVIII. 69 (on Division).—[1896]; CL. 51;—[1898]; CL. 60.

506. Motion, That this House do now adjourn, and Question resolved in the Affirmative; [1896]; CL. 209, 209, 209, 305, 307, 307, 328, 329.—And Mr. Speaker adjourns the House without Question put, pursuant to Standing Order; [1899]; CL. 173.

507. Government Business; Motion, That, for the remainder of the Session, Government Business do have priority on Tuesday; that on Friday the House do meet at Two of the clock; and that the provisions of Standing Order 56 be extended to Tuesday and the Morning Sitting on Friday; and Question resolved in the Affirmative, on Division; [1895]; CL. 164.

508. Government Business; Motion, That for the remainder of the Session No Notice of Motion for leave to bring in a Bill be given except by a Minister of the Crown; That Government Business do have precedence every day; be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; and that whenever the Committee of Supply stands as an Order of the Day, Mr. Speaker do leave the Chair without Question put; and that as soon as Government Business has been disposed of Mr. Speaker do adjourn the House without Question put; Amendment proposed to leave out "be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed"; and not made, on Division; Main Question again proposed; Amendment proposed to insert after the word "put" the words "and may be entered upon at Ten a.m." after Amendments proposed, not made, and Main Question put, pursuant to Standing Order; Closure of Debate, and agreed to, on Division; [1895]; CL. 350.

480. That for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put; Amendment proposed, "except on Wednesdays", and not made, on Division; Main Question put, and agreed to, on Division; Order accordingly; [1899]; CL. 352.—[1900]; CL. 325.

490. That the proceedings on the Address in answer to Her Majesty's Speech, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); and Question agreed to, on Division; [1899]; CL. 89.

493. That the proceedings on the adjourned Debate on the Motion for the appointment of a Joint Committee; [1899]; CL. 142.

494. That the remaining of the Session, Government Business do not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put; Amendment proposed, "except on Wednesdays", and not made, on Division; Main Question put, and agreed to, on Division; Order accordingly; [1899]; CL. 352.—[1900]; CL. 325.

496. That for the remainder of the Session Government Business do have precedence on Tuesday and Wednesday, and that the provisions of Standing Order 56 be extended to all the days of the week; and Question agreed to, on Division; [1898]; CL. 230.

497. That this House do now adjourn till Monday 6th June (White monot); [1898]; CL. 234.

498. That on Tuesdays, March 29th, April 5th and 19th, this House do meet at Two of the clock, on Division; [1899]; CL. 119.

499. (Government Business)—That, for the remainder of the Session, Government Business do have precedence on Tuesday and Wednesday (except on Wednesday the 8th and 15th of June), and that the provisions of Standing Order 56 be extended to all the days of the week; and Question agreed to, on Division; [1898]; CL. 230.

500. That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put; Amendment proposed, "except on Wednesdays", and not made, on Division; Main Question put, and agreed to, on Division; Order accordingly; [1899]; CL. 352.—[1900]; CL. 325.

502. That for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour though opposed; and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put; Amendment proposed, "except on Wednesdays", and not made, on Division; Main Question put, and agreed to, on Division; Order accordingly; [1899]; CL. 352.—[1900]; CL. 325.

507. That the proceedings on the Address in answer to Her Majesty's Speech, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); and Question agreed to, on Division; [1899]; CL. 89.

509. Sittings of the House, exemption from the Standing Order. Proceedings on the adjourned Debate on the Motion for the appointment of a Joint Committee; [1899]; CL. 142.

510. Business of the House (Financial Business) to have precedence on Tuesday whenever set down by the Government, on Division; [1899]; CL. 42.

513. Business of the House. Appointment of Supply, after Amendments proposed, not made, and Main Question resolved in the Affirmative; [1899]; CL. 17.—Proceedings on a Bill, if under discussion at Twelve o'clock, on Division; [1899]; CL. 238.

514. That Government Business have precedence Tomorrow, and that the provisions of Standing Order 56 be extended to that day's sitting. Agreed to after Amendment proposed, but on Division, not made; [1899]; CL. 86.

515. That for the remainder of the Session Government Business do have precedence on Tuesday and Wednesday, and that
XI. Incidental Proceedings—continued.

Questions resolved in the Affirmative—continued.

that the provisions of Standing Order 50 be extended to the other days in the week, on Division [1890]; CLIV. 270.

497. (Supply) That, the other Government Business have precedence To-morrow of the Committee of Supply; [1890]; CLIV. 111.

498. That, the Report of Ways and Means have precedence of the Finance Bill; [1899]; CLV. 205.

499. That it is inexpedient, That a particular Bill be read a second time until after the Report of the Royal Commission; [1890]; CLV. 103.

Questions negatived;

500. That Debate be now adjourned; [1890]; CXLVII. 113.

501. That this House will at the rising of the House this day adjourn till Thursday next, on Division; [1892]; CLVII. 206.

502. That this House at its rising do adjourn till Thursday, 6th June; [1890]; CLV. 251. (Derby Day).

503. That this House do now adjourn; [1890]; CLI. 27, 77, &c.—[1898]; CLIII. 57, &c.—[1900]; CV. 96, &c.

504. Motion, That this House at its rising do adjourn till Thursday, the 1st day of June next (Derby day) (Closure clause, but Mr. Speaker withholds his assent); Question, on Division, negatived; [1893-94], 305.

505. Motion, That this House at its rising do adjourn till Thursday and Question, on Division, negatived; [1894]; CXIX. 182—[1895]; CL. 217. (Derby Day.)

506. That this House do now adjourn for purpose of discussing matters of urgent public importance; [1894]; CXIX. 72, 189, &c.—[1900]; CV. 58, &c. (Vote Adjournment Motions (House)).

Business of the House:

507. That a Select Committee be appointed to consider and report upon the Procedure, Practice and Forms of the House and Committees, on Division; [1894]; CXIX. 54.

Business of the House—continued.

508. That the words "after Whitsuntide" be inserted after the word "day" (Business of the House); [1890]; CLI. 176.

509. That words be added to the word "That" in the Main Question (Business of the House); [1890]; CLI. 63.

510. That words be inserted (Business of the House; Exemption of Government Business); [1899]; CLIV. 361.

511. To insert words in Motion for the appointment of the Committee of Supply; [1900]; CLV. (Not made on Division, 46.

Questions not put:

512. That this House do now adjourn, Forty Members not having been present in House; [1892]; CXIX. 55.—[1896]; CLI. 118.

513. For Adjournment of the House at One o'clock, pursuant to the Standing Order; [1897]; CXLI. 128.—At 2.15 a.m., pursuant to an Order of the House; [1898]; CLV. 276.—At Seven o'clock, pursuant to Resolution; [1892]; CXLVI. 183.

514. Chairman declines to put a Question in Supply, the Question raised not being relevant to the Vote; [1900]; CLV. 184.

Motions withdrawn:

515. For Report of Supply and Ways and Means (Resolution); Motion, That the said Resolution be a Standing Order of the House; [1893-94]; CXLVII. 135.

516. Business of the House (Strangers during Divisions)—Motion, That Standing Order No. 92 (Withdrawal of Strangers during Divisions) be read, and rescinded; withdrawn [1895]; CL. 70.

517. That in the opinion of this House a Select Committee be appointed to consider certain matters, &c.; Withdrawn; [1897]; CLI. 133.

House Tax (Consolidation):

[1896.] Bill to consolidate Excises relating to the Duties upon Inhabited Houses; Ordered and presented; CL. 135. Bill read a second time; Motion, That the Bill be committed to the Joint Committee on Statute Law Revision Bills; Amendment proposed "Standing Committee on Law, &c.," and withdrawn; Main Question put; Bill committed to the Joint Committee on Statute Law Revision, &c., Bills; Motion to acquaint the Lords therewith, 298. (Not proceeded with.)

House of Lords and Commons (Permanent Staff):

—See Joint Committees.

House of Lords' Veto (Abolition):

[1884.] Bill to abolish the Power of the House of Lords to veto Legislation passed by the House of Commons; Ordered and presented; CXIX. 80. (Not proceeded with.)

Houses of Workmen—See Workmen.

Houses in Towns (Ireland):

1. [1890-91.] Bill to amend the Law relating to the Tenure of Houses in Towns in Ireland; Ordered and presented; CXLI. 223. (Not proceeded with.)

2. [1890.] Ordered; CL. 26. Presented, 20. (Not proceeded with.)

3. [1890.] Ordered; CLI. 21. Presented, 25. (Not proceeded with.)

Housing of the Rural Working Classes:

[1895.] Bill for removing the restrictions placed upon Rural District Councils in adopting the Housing of the Working Classes Act, 1899, Part III; Ordered and presented accordingly; CL. 297. (Not proceeded with.)

Housing of the Working Classes:

1. [1892.] Bill for the purpose of facilitating the operation of "The Housing of the Working Classes Act, 1890," in so far as it relates to Rural Sanitary Districts; Ordered; CXLVI. 17. Presented, 22. (Not proceeded with.)

2. [1893-94.] (No. 2); Ordered; CXLVI. 18. Presented, 23. (Not proceeded with.)


4. [1894.] Ordered; CXLIX. 20. Presented, 20. (Not proceeded with.)

5. [1895.] Ordered; CL. 18. Presented, 21. (Not proceeded with.)

6. [1895.] Ordered; CLV. 17. Presented, 29. (Not proceeded with.)

7. [1896.] Ordered and presented; CLV. 34. (Not proceeded with.)

Housing of the Working Classes Act (1890) Amendment:

1. [1893-94.] Bill to remove certain Doubts as to the Application of Part III of "The Housing of the Working Classes Act, 1890," to certain Authorities in Ireland; Ordered, and presented accordingly; CXLVI. 378. Committed, 395. Bill further considered in Committee, and reported, 435. Considered, as amended; Passed; Agreed to by the Lords, 441. (Cited as Housing of the Working Classes Act, 1928.) R. A. 321.

2. [1890.] Bill to amend Part III of "The Housing of the Working Classes Act, 1890"; Ordered and presented; CLV. 29. Bill committed, 202. Reported, 256. Considered, as amended, 299. Motion, That the Bill be now read the third time; Mr. Speaker proceeds to interrupt the Business at Midnight; Question put, pursuant to Standing Order Closure of Debate; Bill, 318. Agreed to by the Lords, with Amendments, 359. Lords' Amendments considered, and agreed to, see on Division, 397. (Cited as Housing of the Working Classes Act, 1928.) R. A. 401.

Housing
Housing of the Working Classes Provisional Order (Borrowstounness) — continued.
Ordered and presented ; read, and referred to the Examiners ; CLIV. 189. Report, Standing Orders applicable compiled with, 220. Bill committed, 225. Reported, without Amendment ; Provisional Order confirmed, 251. Passed, 254. Agreed to by the Lords, 252. (Cited as Borrowstounness Improved Provisional Order Confirmation Act, 1890.) R. A. 335.

Housing of the Working Classes Provisional Order (Edinburgh) Provisional Order :—
[1892-93.] Bill to confirm a Provisional Order made by the Secretary for Scotland, under Part I. of "The Housing of the Working Classes Act, 1890," relating to the City and Royal Burgh of Edinburgh ; Ordered and presented ; read, and referred to the Examiners ; CLXVIII. 204. Report, Standing Orders compiled with, 278. Bill committed, 283. Reported, without Amendment ; Provisional Order confirmed, 318. Bill passed, 319. Agreed to by the Lords, 327. (Cited as Edinburgh Improvement Scheme Provisional Order Confirmation Act, 1895.) R. A. 395.

Howland e. Dover Harbour Board and Jackson :— [1897.] Petition for leave for proper Officer of the House to attend at the Court of the Chancery Division of the High Court of Justice, and produce Plans, &c., Leave given ; CLIII. 366.

Hoylake and West Kirby Improvements :— See Parings.

Huddersfield Borough Writ :— See Elections.

Huddersfield Corporation :— See Corporations.

Huddersfield Water :— See Waterworks.

Huddersfield Waterworks (Tramroad) :— See Waterworks.

Hull Docks :— See North Eastern Railway.


Huntingdon Corporation :— See Corporations.

Hythe Writ :— See Elections.

Hypothec
HYPOTHEC—INCOME.

II.

Idiots' Institutions (Exemption from Rates):

[1867.] Bill to exempt from Poor and other Local Rates all Registered Institutions for the Care, Training, and Education of Idiots and Imbeciles; Ordered, and presented accordingly; CLXXI. 107. (Not proceeded with.)

Ilford Gas:—See Gas.

Ilford Improvement:—See Pavings.

Ilford Urban Council Gas:—See Gas.

Ilford Urban District Council Rates:—See Rates.

Imbeciles (Training Institutions):—See Institutions.

Imperial Telegraphic Communication:—Withdrawn; CLXVI. 93. (Not proceeded with.)

Imperial Markets and Stores:—See Markets.

Imperial Continental Gas Association:—See Gas.

Imitation of County Court Process:—Withdrawn; CXLVIII. 343.

Ilkeston Corporation:—See Corporations.

Ilfracombe Gas:—See Gas.

Ilfracombe Improvement:—See Pavings.

Ilkeston Corporation:—See Corporations.

Imbeciles (Training Institutions):

1. [1859.] Bill to exempt from Poor and other Local Rates all Registered Institutions for the Care, Training, and Education of Idiots and Imbeciles; Ordered, and presented accordingly; CLXVI. 177. (Not proceeded with.)

2. [1890.] Bill introduced, An Act to amend the Law with regard to the Imitation of County Court Process; brought from the Lords; CLXVI. 221. Read, 226; Bill committed, 240. Bill withdrawn, 276.

Ikeley Local Board:—See Local.

Imitation of County Court Process:

[1890.] Bill, intituled, An Act to amend the Law with regard to the Imitation of County Court Process; brought from the Lords; CLXVI. 321. Read, 326; Bill committed, 344. Bill withdrawn, 374.

Imperial Continental Gas Association:—See Gas.

Imperial Markets and Stores:

[1899.] Report, That the Bill should originate in the House of Commons; CLXVI. 15. Report, Standing Orders certified, 23. (Not proceeded with.)

Imperial Penny Postage:

[1895-96.] Amendment, on going into Committee of Supply, "That in view of the recent declaration of the Postmaster General to the effect that there are no serious financial or administrative objections to such a step, the time has come when the charge for the transmission of letters from the United Kingdom to all parts of the British Empire should be reduced from one penny per half-ounce letter." Withdrawn; CXLVIII. 250.

Imperial Telegraphic Communication:

[1896.] Motion, That it is desirable that inquiry should be held into the commercial and strategic defects of Imperial Telegraphic Communication; Withdrawn; CLXVI. 215.

Importation of Prison-made Goods:

[1894.] Bill to prevent the Importation into Great Britain and Ireland of Goods manufactured or procured wholly or in part by Foreign Prison Labour; Ordered and presented; CXLIX. 182. (Not proceeded with.)

I.

Imbeciles (Training Institutions) (Exemption from Rates):

[1867.] Bill to exempt from Poor and other Local Rates all Registered Institutions for the Care, Training, and Education of Idiots and Imbeciles; Ordered, and presented accordingly; CLXXI. 107. (Not proceeded with.)

Ilford Gas:—See Gas.

Ilford Improvement:—See Pavings.

Ilford Urban Council Gas:—See Gas.

Ilford Urban District Council Rates:—See Rates.

Imbeciles (Training Institutions):

1. [1859.] Bill to exempt from Poor and other Local Rates all Registered Institutions for the Care, Training, and Education of Idiots and Imbeciles; Ordered, and presented accordingly; CLXVI. 177. (Not proceeded with.)

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[1890.] Bill, intituled, An Act to amend the Law with regard to the Imitation of County Court Process; brought from the Lords; CLXVI. 321. Read, 326; Bill committed, 344. Bill withdrawn, 374.

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[1899.] Report, That the Bill should originate in the House of Commons; CLXVI. 15. Report, Standing Orders certified, 23. (Not proceeded with.)

Imperial Penny Postage:

[1895-96.] Amendment, on going into Committee of Supply, "That in view of the recent declaration of the Postmaster General to the effect that there are no serious financial or administrative objections to such a step, the time has come when the charge for the transmission of letters from the United Kingdom to all parts of the British Empire should be reduced from one penny per half-ounce letter." Withdrawn; CXLVIII. 250.

Imperial Telegraphic Communication:

[1896.] Motion, That it is desirable that inquiry should be held into the commercial and strategic defects of Imperial Telegraphic Communication; Withdrawn; CLXVI. 215.

Importation of Prison-made Goods:

[1894.] Bill to prevent the Importation into Great Britain and Ireland of Goods manufactured or procured wholly or in part by Foreign Prison Labour; Ordered and presented; CXLIX. 182. (Not proceeded with.)

Importation of Foreign Manufactured Goods:

[1897.] Motion, That fully Manufactured Goods brought into this Country from any Foreign Country should pay a tax for the benefit of the British labour thereby displaced of Ten pounds per centum ad valorem, and partly Manufactured Goods a Customs toll of half that amount, and that the proceeds should be applied in forming the nucleus of a national fund for the granting of weekly pensions to deserving and necessitous persons over 65 years of age incapacitated from earning a livelihood by sickness or infirmity, or otherwise utilised for the benefit of British trade and labour; and Question negatived; CLXVI. 185.

Improvement of Land (Scotland):—See Land.

Insemenstotsky's Uraltic Patent:—See Patents.

Incest (Punishment):

1. [1895.] Bill for the Punishment of Incest; Ordered and presented; CLV. 93.

2. [1900.] Ordered and presented; CLV. 108. (Not proceeded with.)

Inclosure Acts Amendment:

[1897.] Bill to amend the Inclosure Acts; Ordered, and presented accordingly; CLIV. 331. (Not proceeded with.)

Inclosure (Provisional Order Bills): Bills relative to:

1. Caistor and Aislworth:

[1890-91.] To confirm a Provisional Order of the Board of Agriculture relating to the inclosure of certain Lands in the Parishes of Caistor and Aislworth, in the County of Lincoln; Ordered; CLIV. 180. Passed, 181. Report, Standing Orders applicable, 231. Bill committed, 240. Reported, without Amendment; Provisional Order confirmed; Bill passed, 275. Agreed to by the Lords, 278. (Cited as Inclosure (Caistor and Aislworth) Provisional Order Confirmation Act, 1895.) R. A. 355.

Mungriodale:


Upton Saint Leonards:

3. [1896.] To confirm a Provisional Order of the Board of Agriculture relating to the Inclosure of certain Lands in the Parish of Upton Saint Leonards, in the County of Gloucester; Ordered; and presented accordingly; CLV. 195. Report, no Standing Orders applicable, 234. Bill committed, 240. Reported, with an Amendment; Provisional Order confirmed; Bill considered, as amended, 275. Passed, 278. Agreed to by the Lords, 278. (Cited as Inclosure (Upton Saint Leonards) Provisional Order Confirmation Act, 1893.) R. A. 355.

Income Tax:

[1890-91.] Motion, That in the opinion of this House, a Commission should be appointed to inquire into the Income Tax, the
Income Tax—continued.

the mode of its collection, the system of appeal, the payment of
poundage for collection, and generally to report on the present
working and incidence of the tax as now imposed, and whether
some prior system could be adapted, by a different rate being
imposed on income derived from realised capital to that derived
from industry; and Question, on Division, negatived; CXLVI. 107.

Incorporated Law Society (Judicial Duties, Expense):

[1897.] Motion, That this House is of opinion that a
portion of the Expenses incurred by the Incorporated Law
Society in fulfilling the Duties imposed upon it by the Statute
51 & 52 Vict. c. 05, should be defrayed out of Public Funds;
and Question agreed to, on Division; CXLIII. 218.

Incumbents of Beneficences, Loans Extension—See Church.

Indecent Advertisements:

[1896.] Bill to amend the Indecent Advertisements Act, 1889,
and for other purposes; Ordered; CXLIX. 269. Present-
ed, 220. (Not proceeded with.)

Independence of Chinese Territory:

[1898.] Resolution, That it is of vital importance for
British commerce and influence that the independence of
Chinese Territory should be maintained; CLIII. 94.

Indict for East India.

India Office—See East India.

Indemnity:

[1895.] Bill to give facilities for the Establishment and
Purchase of the Fee Simple of their Holdings; Ordered, and presented accordingly; CXLVI. 226. (Not proceeded with.)

Industrial Assurance:

[1893-94.] Bill to amend the Industrial and Provident Societies Act, 1893; Ordered, and presented accordingly; CXLVII. 319. (Not proceeded with.)

Industrial and Provident Societies Act, 1893 Amendment:

1. [1893-94.] Bill to amend the Industrial and Prov-
ident Societies Act, 1893; Ordered, and presented accordingly; CXLVII. 319. (Not proceeded with.)
2. [1894.] Bill to amend the Industrial and Provident Societies Act, 1893, in so far as it relates to the Island of Jersey; Ordered; CXLIX. 35. Presented, 36. Committed, 67. Considered in Committee, and reported, without Amend-
ment; passed, 84. By the Lords, with Amendments, 172. Lords' Amendments to be now considered; considered, and agreed to, 180. (Cited as Industrial and Provident Societies Act, 1894.) R. A. 218.
3. [1895.] Bill to amend the Industrial and Provident Societies Act, 1893; Ordered, and presented accordingly; CL. 72. Committed, 87. Considered in Committee, 95. 205. Re-

Industrial and Provident Societies (Leasehold Enfranchisement):

1. [1890-91.] Bill to give Facilities to Industrial and
Provident Societies for the Purchase of the Fee Simple of their
Holdings; Ordered, and presented accordingly; CXLVI. 416. (Not proceeded with.)
2. [1892.] Ordered; CXLVII. 19. Presented, 24. Motion, That the Bill be now read a second time; Debate stood adjourned at Midnight, 32. (Not proceeded with.)

Industrial and Provident Societies (Purchase of Fee Simple):

1. [1893-94.] Bill to give facilities to Industrial and
Provident Societies for the Purchase of the Fee Simple of their
Holdings; Ordered, and presented accordingly; CXLVI. 48. (Not proceeded with.)
2. [1894.] Ordered and presented; CXLIX. 122. (Not proceeded with.)
3. [1895.] Ordered and presented; CL. 47. (Not proceeded with.)
4. [1896.] Ordered and presented; CXL. 128. (Not proceeded with.)

Industrial Assurance:

[1890-91.] Bill to amend the Law relating to Industrial
Assurance; Ordered, and presented accordingly; CXLVI. 262. Bill committed to the Standing Committee on Trade, &e., 363. Order, That the Bill be committed to the Standing Committee on Trade, &e., discharged; Bill withdrawn, 376.

Industrial Schools—See Education.

Industries (Ireland):

[1897.] Bill to afford facilities for the Establishment and
Development of Industries in Ireland; Ordered, and pre-
presented accordingly; CLI. 30. Bill committed to a Select
Committee, 410. Bill reported, with Amendments recom-
mitted to a Committee of the whole House, 208. Bill considered in Committee, and reported, 220. Considered, as
amended; passed, 220. Message from the Lords requesting Copy of Report, &e. of the Select Committee on the Bill;
Printed Copy to be communicated, 26. (Not proceeded with.) See Select Committees.

Inmates
Inebriates Act (1899) Amendment:
[Cited as Infant Orphan Asylum, 1899.]
Bill to amend the Inebriates Act, 1898; Ordered and presented; CLIV. 55. Bill committed, 375. Bill considered in Committee, and reported, 388. Considered, as amended; passed, 397. Agreed to by the Lords, 419. (Cited as Infant Orphan Asylum, 1899.) R. A. 422.

Inebriates Amendment (Scotland):
[1900.] Bill, intituled, An Act to amend the Inebriates Act, 1879 to 1899, for Scotland; brought from the Lords; CLIV. 61. Read, 119. Motion, That the Bill be now read a second time; Amendment proposed, "Three Months," and, at Midnight, Debate adjourned. 244. Amendment withdrawn; Main Question put; Bill committed, 331. Considered in Committee, and reported, with an Amendment; considered, as amended; passed, with an Amendment, 326. To which the Lords agree, 351. (Cited as Inebriates Amendment (Scotland) Act, 1900.) R. A. 366.

Infant Life Protection (Lords):
[1899.] Bill to amend the Infant Life Protection Bill (Lords); brought from the Lords; read, and referred to the Examiners, 252. Bill reported from the Standing Committee, and presented; CLIII. 17. Reported, 263. Bill committed to the Standing Committee on Law, &c., 334. Bill reported from the Standing Committee on Law, &c., with Amendments; Minute of Proceedings to be printed, 264. Bill considered, as amended; passed, with Amendments, 298. To which the Lords agree, 311. (Cited as Infant Life Protection Bill (Lords), 1899.) R. A. 435.

Infant Orphan Asylum:
[1900.] Report, That the Bill should originate in the House of Lords; CLIX. 15. Report, Standing Orders certified complied with, 23. Bill to restore to the Presidents, Vice-Presidents, Treasurer, and Governors of the Infant Orphan Asylum a strip of Land in Epping Forest which has been forfeited by them and become part of the waste of the Forest; brought from the Lords; read, and referred to the Examiners, 181. Report, No Standing Orders not previously inquired into applicable, 196. Committed, 214. Reported, without Amendment, 252. Passed, 257. (Cited as Infant Orphan Asylum Act, 1899.) R. A. 374.

Infectious Disease (Notification):  
1. [1899.] Bill to extend the operation of "The Infectious Diseases (Notification) Act, 1899," Ordered; CXLIIX. 113. Presented, 114. (Not proceeded with.)
2. [1899.] Ordered, and presented; CLIV. 73. Bill committed, 129. Bill considered in Committee, and reported, without Amendment; passed, 133. Agreed to by the Lords, with an Amendment, 231. Lords' Amendments to be now considered; considered, and agreed to, 254. (Cited as Infectious Disease (Notification) Extension Act, 1899.) R. A. 274.

Inflammmable Liquids:
[1900-91.] Bill to amend and consolidate the Law relating to the Keeping, Selling, and Conveyance of Inflammable Liquids; Ordered; CXLXVI. 75. Presented, 76. Order for Second Reading discharged; Bill withdrawn, 260.

Injured Animals Bill (changed from Police (Slaughter of Animals) Bill):
[1894.] Passed by the Lords, with Amendments; CXLIX. 269. Lords' Amendments to be now considered, and agreed to, with an Amendment, 271. To which last-mentioned Amendment the Lords agree, 299. (Cited as Injured Animals Act, 1894.) R. A. 308. See Police (Slaughter of Animals) Bill.

Injuries to Workmen (Employers' Liability):
[1897.] Bill to make better Provision for Workmen injured in the course of their Employment; Ordered and presented; CLIV. 35. (Not proceeded with.)

Injuries to Workmen — See Employees.

Inner Temple Buildings (King's Bench Walk):
[1898.] Report, That the Bill should originate in the House of Lords, 17. Report, Standing Orders certified complied with; CLIII. 29. (Not proceeded with.)

Institution for Idiots (Exemption from Rates):
[1895.] Bill to exempt from Poor and other Local Rates all registered Institutions for the Care, Training, and Education of Idiots and Inebriates; Ordered and presented; CL. 148. Bill withdrawn, 283.

Instructions.

I. Instructions to Gentlemen appointed to prepare and bring in Bills to make Provision therein; 1—3.

II. Instructions to Committees on Bills; 4—86.

1. Public Bills; 4—22.
2. Private Bills; 23—86.

III. Instructions to Committees of the whole House; 87.

IV. Instructions to Standing Committees; 88, 89.

V. Instructions to Select Committees, and other Committees; 90—110.

VI. Motions withdrawn; 111—131.

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I. Instructions to Gentlemen appointed to prepare and bring in Bills:
1. [1890-94]; CXLIX. 233. [1894]; CXLIIX. 97, 101, &c. -
2. [1897]; CLIV. 217. [1899]; CLIII. 192.
3. [1896]; CLIV. 149. [2000]; CLEVEL. 86.
II. Instructions to Committees on Bills.

1. Public Bills:

Bills for incorporating Railway Companies:

4. [1892.] That they be at liberty, if they think fit, to omit the Clause required by Standing Order 166A in any case where they shall be of opinion that rates and charges in respect of merchandise traffic can be conveniently and properly fixed by reference to any Schedule already sanctioned by a Rates and Charges Order Confirmation Act; CXLVII. 146.

Consolidated Fund (No. 1) Bill:

5. [1890-91.] That they have power to make provision therein pursuant to a Resolution reported from the Committee of Ways and Means; CXLVI. 166.

Coroners in Boroughs Bill:

6. [1892.] That they have power to extend the provisions of the Bill to the appointment of Deputies of Coroners in Counties, and as to the time of election; CXLVII. 259.

Finance Bill:

7. [1894.] That they have power to divide the Bill into two parts, and in the first place to report to the House the portion relating to Customs and Inland Revenue; and Question, on Division, negatived; CXLIX. 151.

8. [1894.] That they have power to make provision therein pursuant to a Resolution reported from the Committee of Ways and Means, 236.

9. [1897.] To make provision pursuant to Resolution; CLII. 251.—[1898]; CLIII. 192.—[1899]; CLIV. 255.

10. [1897.] That they have power to make provision for the exemption of Voluntary Schools from local rates; CLIII. 374.

11. [1898.] That they have power to make provision therein pursuant to Resolution; CXL. 333.

12. [1898.] Relative to Indian Army, Pension Deficiency, 197.

Local Government (England and Wales) Bill:

13. [1890-94.] That they have power to divide the Bill into two Bills, and to embody all clauses and sub-clauses which relate to or affect alterations in the Poor Law in a separate Bill, and Question negatived; Motion, That it be an Instruction to the Committee that they have power to insert provisions to that end, for the purposes of this Act, all those women, whether married or single, who would be entitled to be on the tary Register of Electors if they were men; and Question, on 19.

18. [1897-98.] To make provision therein pursuant to Resolution; CXL. 251.—[1898]; CXLII. 192.—[1899]; CXLIV. 255.

19. [1897.] That they have power to divide the Bill into two parts, one comprising the Llandrindod Wells Water Order, the other comprising the Maidenhead Water Order and the Newington Water Order, in order to report them separately to the House; Motion, That the Debate be now adjourned; Withdrawn; Order, That it be an Instruction to the Committee on the Water Provisional Orders (No. 2) Bill to divide the Bill into two portions, one comprising the Llandrindod Wells Water Order, the other comprising the Maidenhead Water Order, and to report them separately to the House; CXLVII. 318.

20. [1892-94.] That they have power to insert a Clause into the Llandrindod Wells Water Order empowering the Llandrindod Wells Local Board of Health to purchase the Llandrindod Wells Water Company's rights, powers, privileges, works, and property at a price to be agreed upon by the parties, such price in case of dispute to be settled by arbitration in the usual way; CXLVII. 339.

21. [1892-94.] That they have power to make Provision therein pursuant to Resolution; CXLVI. 148.

Ways and Means:

22. [1894.] Ordered, That it be an Instruction to the Committee on the Consolidated Fund (No. 1) Bill, that they have Power to make Provision therein pursuant to Resolutions; CXLV. 94.

2. Private Bills:

23. [1890-91.] To make Provision for Repayment of Debt—Great Western Railway Bill; CXLVI. 430.—South Eastern Railway Bill, 139.—Flamborough Head Tramways Bill, 141.—Glasgow, Yoker, and Clydebank Railway Bill, 239.

24. [1890-91.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 148.—[1892.]

25. [1890-91.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 100.

26. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 139.

27. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

28. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

29. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

30. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

31. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

32. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

33. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

34. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

35. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

36. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

37. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

38. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

39. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

40. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

41. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

42. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

43. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

44. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.

45. [1892.] To make Provision, pursuant to a Resolution reported from the Committee on the Bill; CXLVI. 318.
II. Instructions to Committees on Bills—continued.

2. Private Bills—continued.

Belfast Corporation Water Bill:
23. [1896.] That they have power to inquire and report to the House whether it is necessary to extinguish the rights of the commoners, and the use of the commons by farmers over so wide a district, and whether provisions should be inserted for securing to the Public free access to the Commons proposed to be acquired other than so much as is required for Reservoirs and other Works; CXLVII. 97.

Blackrock and Kingstown Drainage and Improvement Bill:
29. [1888-94.] That they do insert new Clauses providing for the assimilation of the rated occupation franchise for township elections in Blackrock Township to that now existing in Kingstown Township, including the provisions for joint occupation votes, and for an annual revision of the list of township voters in the said township; CXLVIII. 496.

Bournemouth Tramways and Improvement Bill:
30. [1896.] To especially consider the Clauses of the Bill authorising the enclosure of any part of Balfour Moor, and to report whether, having regard to the provisions of the Common Land Act, 1875, and to the increase of the Population in the Neighbourhood, such Inclosure is expedient; CXLV. 185.

Central Ireland Railway Bill:
31. [1895.] That they may provide, if they think fit notwithstanding Standing Order 163 of this House, that the undertaking of the Kilkenny Junction Railway Company may be vested in the Waterford and Central Ireland Railway Company; CL. 130.

Christchurch, Bournemouth, and Winton Tramways Bill:
32. [1900.] To consider whether it is desirable to amend Clause 42 (Cheap Fares for Labouring Classes) by inserting penalties to secure the objects of the Clause, and as to the number of cars to be provided, the hours at which the cars shall run, and the maximum and minimum fares to be charged; CLIV. 106.

City and South London Railway Bill and the City and South London Railway (Extension of Time) Bill:
33. [1892-94.] That they have power, if they think fit, to consolidate the said two Bills into one Bill; CXLVIII. 114.

City and South London Railway Bill:
34. [1896.] To consider whether any, and, if any, what provisions can reasonably be made for the Preservation of Saint Mary, Woolnoth, without preventing the construction of the Railway and Station; CXLVII. 229.

Corporation of London (Metropolitan) Bill:
35. [1896.] To take into their consideration the suitability of the unoccupied ground in the neighbourhood of the Cattle Market for the purpose of an Open Space and Recreation Ground, and, if necessary, to make such provision in the Bill as would enable the same to be acquired for that purpose; CLI. 55.

Derby Corporation Water Bill, the Leicester Corporation Water Bill, and the Sheffield Corporation (Derwent Valley) Water Bill:
36. [1898.] That they have power, if they think fit, to consolidate the said Bills or any part or parts thereof respectively into one or more Bills; CLIV. 229.

Drogheda Corporation Bill:
37. [1896.] That they do insert a Clause or Clauses providing for the reduction of the rated Occupation Franchise for the Municipal Elections in Drogheda to a limit of 6. Poor Rate Valuation; CLI. 287.

Dublin Corporation Bill:
38. [1896.] To inquire into the advisability of extending the Municipal Franchise to all Parliamentary voters except Lodgers, and of providing that the Burgess list shall be revised and made up by the same persons and at the same time as the Parliamentary Register, before the increased Powers proposed to be given by the Bill are conferred upon them; and, if they think fit, to make provision in the Bill for the same; CLI. 355.

East London Water Bill:
40. [1896.] Notice taken that the Committee had exceeded the powers conferred on them, by an Instruction of the House; CXL. 406.

East London Water (Temporary Supply) Bill:
42. [1897.] That, having regard to the Resolution of this House of 12th March 1896, they do insert such provisions in the Bill as will ensure the acquisition by the Local Authority of such a suitable area of Open Space as, in the judgment of the Committee, ought fairly to be substituted for the Common Rights proposed to be extinguished under the Bill; CXLV. 95.

Fishguard Bay Railway and Pier (Purchase) Bill:
45. [1894.] That they may provide, if they think fit, notwithstanding Standing Order 163 of this House, that the Undertakings of the Waterford and Wexford Railway and the Rosslare Harbour Commissioners may be vested in the Fishguard Bay Railway and Pier Company; CXLIX. 92.

Fishguard and Rosslare Railways and Harbours Bill:
46. [1898.] That they do inquire and report whether the adoption of any or all of the proposals contained in the Bill would prevent or prejudice adequate competition in the railway system of the South of Ireland, or in the system of communication between that Country and England and Wales; CLIII. 173.

Friends' Provident Institution Bill:
47. [1896.] That they have power to make provision therein pursuant to Resolution of the House; CXL. 234.

Furness Railway Bill:
48. [1894.] That they have power to inquire whether or not it is expedient to abolish or reduce the duty in respect of the Lighthouse on Walney Island mentioned in the Bill, and to make provision for the same accordingly, and that, if the Committee consider it necessary to make good any cost incurred by the Corporation in respect of the same; CLI. 529.

INSTRUCTIONS—continued.
be referred to the Committee, and that such of the Petitioners as may be heard by their own Agents, or Witnesses be heard on behalf of the Bill against such Petitioners; CXLIX. 74.

Gas Light and Coke Company Bill:
49. [1900.] That it is inexpedient to pass the Bill, and that the Committee have of the valley and lake along which it is to pass as to make it the line mentioned in the Bill, so seriously injure the scenery proposed to be authorised by the Bill will, if constructed along of Halifax; CLV. 178.

Parishes of Fixby, Clifton, and Hartshead, in the Rural District Thurstonland, New Mill, Netherthong, Holmfirth; Marsden, Slaithwaite, Linthwaite, Lepton, Kirkburton, Honley, the Borough of Brighouse; the Urban Districts of Mirfield, Tramways to and in the Borough, Districts, and Parishes hereinafter mentioned adjacent to the Borough, that is to say: of re-inserting in therein pursuant to Resolution; CLV. 255.

Witnesses be heard on their Petitions, if they think fit, and as pray to be heard by themselves, their Counsel, Agents, or &c. ; CXLIX. 74.

Great Indian Peninsula Railway Bill:
50. [1900.] That they have power to make provision therein pursuant to Resolution; CLV. 255.

Great Northern Railway (Ireland) Bill:
51. [1892.] That they may provide, if they think fit, notwithstanding Standing Order 103, that the Undertaking of the Inniskillen, Bandon, and Sligo Railway Company may be vested in the Great Northern Railway Company (Ireland); CXLVII. 364.

Great Southern and Western, and Waterford, Limerick and Western Railway Companies Amalgamation Bill, and the Great Southern and Western Railway Bill:
52. [1899.] That they do inquire and report whether the adoption of any or all of the proposals contained in the Bills would, without adequate compensating advantages, prevent or prejudice adequate competition in the Railway system of the South and West of Ireland, or in the system of communication between that Country and England and Wales; CLV. 86.

Huddersfield Corporation Tramways Bill:
53. [1900.] To consider and report as to the expediency of re-inserting in the Bill the provision to construct additional Tramways to and in the Borough, Districts, and Parishes hereinafter mentioned adjacent to the Borough, that is to say: the Borough of Brighouse; the Urban Districts of Miritsh, Marsden, Skircoat, Lindley, Lepton, Kirkburton, Honley, Thurstonland, New Mill, Netherthong, Holmfirth; and the Parishes of Ficby, Cliff, and Hartshed, in the Rural District of Halifax; CLV. 178.

Locheardhead, Saint Fillans, and Comrie Railway Bill:
54. [1897.] To inquire and report whether the Railway proposed to be authorised by the Bill will, if constructed along the line mentioned in the Bill, or seriously injure the scenery of the valley and lake along which it is to pass so as to make it inexpedient to pass the Bill, and that the Committee have power to call witnesses and receive evidence on the subject; CLI. 224.

London and North Western Railway (Additional Powers) Bill, and London and Northern Railway (Railways and Widening) Bill:
55. [1899-91.] That they have power, if they think fit, to consolidate the said two Bills into one Bill; CXLVI. 216.

London and North Western Railway Bill—continued.
2. Private Bills—continued.
London Building Act (1894) Amendment Act:
57. [1899.] To take into consideration whether the Offices and Buildings of the Stock Exchange shall be exempted from the operations of Parts VI. and VII. of the principal Act; CCLI. 136.

London County Council (Vauxhall Bridge Tramways) Bill:
58. [1898.] To take Evidence of the Police upon the advisability of constructing Tramways over the proposed new Bridge, and the probable effect of the Working of such Tramways would have upon the traffic; CLI. 68.

London County Council (Sewerage and Drainage) Bill and the London County Council (General Powers) Bill:
59. [1897.] That they have power, if they think fit, to consolidate the said two Bills into one Bill; CCLI. 205.

London Overhead Wires Bill:
60. [1890-91.] To consider the advisability of amending the Bill so that its provisions may be in accordance with Part II. of "The Public Health Act, 1890"; CXLVI. 114.

London United Tramways Bill:
61. [1890.] To consider whether it is desirable to introduce into the Bill provisions to secure cheap fares for the labouring classes, and whether Amendments should be made in the Clauses with this object in the original Acts of the Company, in respect to the number of cars run, the hours at which the cars are run, the maximum and minimum fares charged, and whether penalties should be inserted to secure the objects of the Clauses; CLV. 119.

London Water Commission Bill:
62. [1898-99.] That they have power to inquire into all matters connected with the nature, price, management, sources, and sufficiency of the Water Supply of London and its Suburbs, and to insert in the Bill such provisions in connection therewith as in their judgment are expedient; CXLVI. 167.

London and Middlesex Improvement Bill:
63. [1898.] To inquire into the extension of the Municipal Franchise to all Parliamentary Voters except Lodgers, and to such Women as would, but for their sex, have been Parliamentary Voters (other than Lodgers), and to provide that the Burgesses Lists shall be revised and made up by the same persons and at the same time as the Parliamentary Register; and, if they think fit, to make provisions in the Bill for the same; CLI. 98.—[Note.—This Bill was committed to the Select Committee on the Belfast Corporation Bill.]

Manchester, Sheffield, and Lincolnshire Railway (Extension to London) Bill:
64. [1890-91.] That they have power to take evidence, and to report to the House whether the site of the terminus proposed in the Bill is the best which can be devised in the interests of the people of London; CXLVI. 154.

Margate Corporation Bill (Lodging Houses) Bill:
65. [1900.] To insert in Part VIII., page 50, after Clause 97 a provision to the effect that the scheme for the establishment of a superannuation fund under this part of this Act shall not come into operation until it has been registered by the Register of Friendly Societies under the Friendly Societies Act, subject to the provisions of this part of this Act; CXLVI. 284.

Midland and Great Northern Railways Joint Committee Bill:
66. [1897.] That they have power to inquire and report whether any common or common lands are proposed to be taken under the Bill; CLI. 109.

Morse
II. Instructions to Committees on Bills—continued.

2. Private Bills—continued.

Mersey Docks and Harbour Board Bill:
67. [1897.] That they do strike out of the Bill all powers in relation to the proposed pier or jetty and other works described in Clause 3, sub-section (c), of the Bill, and to the passage or runway described in Clause 5 of the Bill, and to the taking of lands and the raising of money for those purposes; CLIII. 324.

Mersey Docks and Harbour (Finance) Bill:
68. [1899.] That they have power to make provision therein pursuant to Resolution of the House; CLIV. 320.

North British Railway Bill:
69. [1895.] That they may provide, if they think fit, notwithstanding Standing Order 163 of this House, that the respective undertakings of the Kirkcaldy District Railway Company and of the East Fifeshire Railway Company may be voted in the North British Railway Company; Objection taken; further proceeding stood adjourned; CL. 176. Resumed; and Question agreed to; Instruction accordingly, 191.

North Metropolitan Tramways (No. 1) Bill and the North Metropolitan Tramways (No. 2) Bill:
70. [1897.] That they have power, if they think fit, to consolidate the said two Bills into one Bill; CLIII. 205.

Pier and Harbour Provisional Orders (No. 1) Bill:
71. [1897.] To divide into two Bills, one comprising the Anstruther, Deal, Dunstanston, and Saint Andrew's Pier and Harbour Orders, the other comprising the Killala Pier Order, and to report them separately to the House; CLIII. 230.

Pilotage Provisional Order Bill:
72. [1897.] To inquire whether any, and, if any, how much compensation ought to be awarded to the Pilots of the Pilotage District of Wexford, in consideration of the provisions of the Bill; CLII. 392.

Rhondda and Swansea Bay Railway Bill and the Great Western Railway (Neath River Crossing, &c.) Bill:
73. [1895.] That they have power, if they think fit, to incorporate in and apply to the Rhondda and Swansea Bay Railway Bill any of the Powers proposed to be conferred by the Great Western Railway (Neath River Crossing, &c.) Bill; CXLVII. 351.

Salford Improvement Bill:
74. [1893-94.] That they have power to insert a clause in the Bill to repeal so much of Section 41 of " The Manchester Division and Borough of Salford (Stipendiary Justices) Act, 1878," as confers, or is alleged to confer, on the clerk for rate valuation; CLI. 53.

South Eastern Metropolitan Tramways Bill:
75. [1900.] To consider whether it is desirable to insert a Clause in the Bill amending the provisions for Cheap Fares for the Labouring Classes in the Company's original Act by the insertion of penalties to secure the object of the provisions in respect of the number of cars to be run, the hours at which the cars shall run, and the maximum and minimum fares charged; CLV. 91.

South Lancashire Tramways Bill:
76. [1900.] To inquire whether it is desirable that penalties should be inserted in Clause 56 of the Bill (Cheap

2. Private Bills—continued.

South Lancashire Tramways Bill—continued.

Fares for the Labouring Classes) to secure compliance with the objects of the Clause, and whether the Clause should be amended in respect of the maximum fare charged, the sufficiency in number, and the hours at which the cars shall be run; CLV. 73.

South Metropolitan Gas Company Bill:
77. [1895.] That they have power, if they think fit, to insert a Clause or Clauses to provide that, subject to the Regulations set forth in the First Schedule to this Act, the Directors of the Company may at such times as they deem expedient prepare a scheme for the purpose of enabling persons in the employ of the Company and holding ordinary stock to elect a representative or representatives to take part with the Directors in the management of the Company, &c.; Amendment proposed to leave out words, and withdrawn; Main Question put, and Instruction accordingly; CL. 115.

78. [1900.] To consider whether it is desirable to insert such Clauses in the Bill as may be required to give effect to Resolutions 1 and 2 of the Select Committee on Metropolitan Gas Companies, 1899, as follows:—(1.) That the standard price should be reduced to 3s. 3d. to carry the standard dividend of 10 per cent, and that the existing scale of increase and decrease for dividend of 1½ per cent., for every penny of increase or decrease of price below or above 3s. 3d., be maintained, and that a secondary or additional scale be imposed which should permit of an increase or decrease of dividend over and above that regulated by the present scale of 1½ per cent., for every complete Sh. or decrease of price below or above the standard price of 3s. 3d. (2.) That the area south of the River Thames, at present part of the district of the Gas Light and Coke Company, should be transferred from the Gas Light and Coke Company to the South Metropolitan Gas Company at a fair and reasonable price; CLV. 90.

Thames Conservancy Bill:
79. [1894.] That no further powers of taking Water from the River Thames than may now be legally exercised be granted by the Bill to the Water Companies, and that, as far as necessary, the Bill be amended to give effect to this Instruction; CXLIX. 56.

80. [1894.] That they have power to insert in the Bill, if they think fit, provisions for authorising the Conservancy to dredge portions of the River Thames and the Estuary thereof below Yantlet Creek, in the County of Kent; on Division; CXLIX. 189.

Universal Life Assurance Society Bill:
81. [1900.] That they have power to make provision therein pursuant to Resolution; CLV. 128.

Waterford Infirmary Bill:
82. [1897.] That they do insert a Clause or Clauses providing for the reduction of the rated occupation fraction for the municipal elections in Waterford to a limit of 4d. poor rate valuation; CL. 53.

Weaver Navigation Bill:
83. [1898-99.] To insert in the Bill a Clause requiring the Trustees to come to Parliament within two years with such a Bill as may enable Parliament to deal with the whole question of the constitution and management of the Trust; CXLVIII. 339.

Weaver Navigation, Nos. 1 and 2 Bills:
84. [1899.] That they have power to consolidate the said Bills into one Bill; CL. 143.

Wellingborough
II. Instructions to Committees on Bills—continued.

2. Private Bills—continued.

Wellingborough and District Tramways Bill:
85. [1890.] To inquire whether it is desirable that Clause 44 of the Bill (Cheap Fares for the Labouring Classes) should be amended in respect of the hours at which the cars should be run, the number of cars to be provided, and the maximum and the minimum fares to be charged; CLV. 80.

Wolverhampton Corporation Bill:
86. [1890-91.] With regard to Clause 5, to consider whether under the special circumstances of the case any, and if any what, provisions are necessary for the protection of the Corporation; and, if so, for what period such protection should be given. That any provision for this purpose shall be such as will not affect the present legal proceedings instituted by Giffard and others against the Corporation, and will in regard to the terms of the Certificates granted under the Bill be in conformity with the provisions of "The Rivers Pollution Prevention Act, 1870"; CXVI. 169.—To omit Clause 6; CXVI. 94.

III. Instructions to Committees of the whole House:

Army Schools Bill:
87. [1890-91.] That they have Power to extend the provisions of the Bill to Schools for the children of Royal Marines; CXVI. 188.

IV. Instructions to Standing Committees:

Standing Committee on Law, &c.:
88. [1890-91.] That they have power to consolidate the Public Health (London) Law Amendment Bill and the Public Health (London) Law Consolidation Bill into one Bill; CXVII. 254.

Commons:
89. [1890-91.] That they have power to inquire and report to the House whether it is necessary to extinguish the rights of the commoners, and the user of the commons by farmers over so wide a district, and whether provisions should be inserted for securing to the Public free access to the Commons proposed to be acquired other than so much as is required for Reservoirs and other Works; CXVII. 97.

V. Instructions to Select Committees:

Birmingham Corporation Water Bill:
90. [1890.] That they have power to inquire and report to the House whether the same should be confirmed by Parliament; and, if so, whether with or without modification, and, in the event of their being of opinion that the same should not be confirmed, except subject to modification, to report such modifications accordingly with a view to such Provisional Order being permitted to the Board of Agriculture; CXVI. 90.—[1892-94.]; CXVIII. 72.—[1894.]; CXL. 78.—[1896.]; CLI. 263.—[1896.]; CLI. 89.

Divorce Bills:
92. [1890-94.] That they do hear Counsel and examine Witnesses for Fleming’s Divorce Bill, and also that they do hear Counsel and examine Witnesses against the Bill if the parties concerned think fit to be heard by Counsel or produce Witnesses; CXVII. 351.—[1894.]; For Giffard’s Divorce Bill, and Whittaker’s Divorce Bill; CXLX. 183.—[1894.]; For Griffith’s Divorce Bill, CLI. 150. For Scovell’s and Todd’s, 241.—[1897.]; For Thompson’s Divorce Bill; CLI. 102. For Penkrose’s, 207. Stubbs’s, 200. Valentine’s, 391.—[1896.]; For Hart’s Divorce Bill; CLI. 130. Vigo’s, 326.—[1899.]; For Cotterill’s Divorce Bill, CXLV. 115. Jones, 255.

Eastbourne Improvement Act, 1885, Amendment Bill:
93. [1892.] That they have power to inquire and report whether any further or other special provision with respect to Processions on Sunday in Eastbourne should be inserted in the Bill; CXVII. 166.

London Water Companies Bills:
94. [1896.] (a) Not to confer additional powers except so far as the same may be proved to be necessary for securing the Committee to be required for works or for the acquisition of land, the construction or acquisition of which cannot be postponed without detriment to the interests of the public; and (b) to insert in any Bill authorising the creation of further capital, provisions which shall prohibit the application of such capital to any purpose other than the construction of the works or the acquisition of the land for which it is authorised by the Bill to be raised, or the expenses of the Bill; CLI. 116.

Police and Sanitary Regulations:
95. [1890-91.] Not to sanction in any Bill referred to them any Clauses relating to matters which are the subject of provisions in “The Infectious Disease Notification Act, 1870,” “The Public Health Acts Amendment Act, 1890,” or “The Infection Disease (Prevention) Act, 1891”; CXVI. 73.

96. [1892.] Not to sanction in any Bill referred to them any Clauses relating to matters which are the subject of provisions in “The Infectious Disease Notification Act, 1870,” “The Public Health Acts Amendment Act, 1890,” or “The Infection Disease (Prevention) Act, 1890,” “The Infection Disease (Prevention) Act, 1890,” or “The Museums and Gymscums Act, 1894,” unless the Committee report that the insertion of such Clauses ought to be allowed, with the Reasons on which their opinion is founded, after Amendment made; CXVII. 110.

97. [1890-94.]

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VI. Motions withdrawn, or Orders for resuming Adjourned Debates discharged:

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Great Northern and City Railway Bill:
VI. Motions withdrawn, &c., continued.

Sea Fisheries Regulation (Scotland) Bill:

119. [1890–91.] That they have power to insert Clauses empowering fishery district committees to issue licences to persons to capture salmon in unchartered territorial waters; withdrawn; CXLVII. 351.

Liverpool Corporation Bill:

120. [1890–91.] To consider and report to the House whether in their opinion the existing division of the City of Liverpool into Wards affords to the Ratepayers a fair and equitable representation, with power to the Committee to make provision for a re-arrangement if they deem the same inequitable; withdrawn; CXLVII. 76.

Londonderry Improvement Bill:

121. [1890.] To inquire into the present mode of election of aldermen and councillors of the city, and whether it is expedient to modify or alter the law so as to such mode of election; and, if they think fit, to make provision in the Bill for the same; withdrawn; CLI. 99.

Dublin Corporation Bill:

122. [1890.] To inquire into whether provision should be made in the Bill to secure under the extended Franchise the representation of minorities in the Corporation, and, if they think fit, to provide for the same by the election of the Councillors tresonably by the Cumulative Vote or otherwise; and, objection being taken, Debate adjourned; CLI. 355. Question again proposed, and Motion withdrawn, 356. Motion That the Committee had exceeded the powers conferred by Instruction; withdrawn, 406.

Education (Scotland) Bill:

123. [1897.] That they have power to insert Clauses in the Bill with a view to making provision for ensuring adequate representation of local authorities or parents on the management of Voluntary Schools in receipt of the Aid Grant; CLII. 274.

East London Water Bill:

124. [1897.] That they have power to insert a Clause providing that the term "the Annual Rateable Value of the Tascent supplied with Water" shall have the same meaning in the districts outside the Metropolis supplied by the Company as the term now has within the Metropolitan area; withdrawn; CLI. 394.

Dublin Barracks Improvement Bill:

125. [1896.] That they have power to insert provisions to enable the Dublin Corporation to establish the amount

Dublin Barracks Improvement Bill—continued.

expended by them on the Wellington Barracks; Debate arising, and it appearing from the Debate that the object of the Instruction was to establish a claim against the Enchrooper, Mr. Spenser informed the House that the Question thereon could not be put; CXLVII. 243.

Southwark and Vauxhall Water Bill:

126. [1898.] To provide that the point of measurement be at Perton. Hook weir, as provided by the Statutes Reservoirs Act, 1896, and that the minimum flow to the left at that weir be at the rate of three hundred million gallons per diem; withdrawn; CLIII. 98.

South Eastern and London, Chatham, and Dover Railway Companies Bill:

127. [1898.] That they consider the terms and conditions proper to be imposed upon the said Railway Companies on the occasion of their amalgamation, in respect of reductions of fare rates, tolls, and charges leviable by them on their local and continental traffic, and in respect of the provision of any such further and better facilities for the conveyance of passengers and goods as may be properly required from them; withdrawn; CLIV. 93.

Finance Bill:

128. [1899.] That they have power to divide the Bill into two parts, and report to the House in the first place the portions dealing with Customs, Stamps, and Income Tax; and, in the second place, that dealing with the National Debt; withdrawn; CLIV. 180.

Leeds Corporation Bill:

129. [1899.] To leave out Clause 30; withdrawn; CLIV. 145.

Local Government Provisional Orders (No. 14) Bill:

130. [1899.] To take the evidence tendered by as on behalf of residents in the District of Rhyl, upon the question of the powers proposed by the Bill to be given to the Rhyl District Council to make bye-laws in respect of the Forshore and Seaside; withdrawn; CLIV. 284.

Birmingham (King Edward the Sixth) Schools Bill:

131. [1900.] To omit Clauses 16 and 23; CLV. 204.

VII. Questions Negatived:

Tithes Rent-Charge Recovery Bill:

132. [1890–91.] That they have power to provide for an equitable revision of Tithes, in accordance with the altered conditions of Agriculture; and Question, on Division, negatived; CXLVI. 28.

Purchase of Land and Congested Districts (Ireland) Bill:

133. [1890–91.] That they have power to divide the Bill into two Bills, and to consider first Part II., Congested Districts, and to report the same separately to the House; and Question negatived; CXLVI. 30.

City and South London Railway Bill:

134. [1890–91.] To insert Clauses in the Bill; on Division, negatived; CXLVI. 129.

Central London Railway Bill:

135. [1890–91.] To insert Clauses in the Bill, negatived; CXLVI. 125.

South Kensington and Paddington Subway Bill:

136. [1890–91.] To insert Clauses in the Bill, negatived; CXLVI. 129.

Elementary Education Bill:

137. [1890–91.] That they have power to raise the standards for partial and total exemption in schools receiving the fee grant; on Division, negatived; CXLIV. 404.

138. [1890–91.] That they have power to make provision, in the case of districts where there exists no school under public control, for the introduction of the principle of local representation in the supervision of schools receiving the fee grant; on Division, negatived; CXLVI. 400.

Belfast
Established Church (Wales) Bill:

139. [1892.] To insert Clauses in the Bill; Motion opposed; further proceeding adjourned; CXLVII. 78. On Division, negatived, 78.

Central London Railway Bill:

140. [1892.] To insert a Clause in the Bill; on Division, negatived; CXLVII. 208.

Small Agricultural Holdings Bill:

141. [1892.] To insert Clauses in the Bill; on Division, negatived; CXLVII. 153 (two).

City and South London Railway Bill:

142. [1893-94.] To insert a Clause in the Bill; on Division, negatived; CXLVIII. 144.

London Improvements Bill:

143. [1893-94.] To omit Clauses in the Bill, negatived; CXLVIII. 233.

Great Western Railway (No. 1) Bill:

144. [1894.] To strike out from the Bill so much thereof as authorises the construction and maintenance of the Railways and Works described as Railway No. 2; Motion opposed; Debate adjourned, 302. Resumed; Question, on Division, negatived; CXLIX. 208.

London Streets and Buildings Bill:

145. [1894.] That they do insert provisions for the purpose of making it compulsory that the surface water be carried away from under and around the site of every dwelling house and other building; and Question, on Division, negatived; CXLIX. 207.

Equalisation of Rates (London) Bill:

146. [1894.] That they have power to extend the provisions of the Bill to West Ham; and Question, on Division, negatived; CXLIX. 545.

Established Church (Wales) Bill:

147. [1895.] That they have power to divide the Bill into two Bills, the one dealing with the termination of the establishment of the Church of England in Wales and Monmouthshire, and the other with the provisions in respect of the comprising therein thereof, and that the first Bill be reported to the House before the other is proceeded with; Amendment withdrawn; Question, negatived, on Division; CL. 152.

Lambeth Water (Transfer) Bill:

148. [1895.] To provide that the arbitration shall be an open arbitration, and that the arbitrator shall consider impartially all points that are favourable to either side; and Question, on Division, negatived; CL. 58.

149. [1895.] To insert a Clause providing that the said Bill shall not become Law until the whole of the Bills dealing with the purchase of the London Water Companies by the London County Council have received the Royal Assent; and Question negatived; CL. 55.

150. [1895.] To delay proceeding with the consideration of the Lambeth Water (Transfer) Bill and the Southwark and Vauxhall Water (Transfer) Bill until the remaining Six Water (Transfer) Bills have been read a second time, and referred to the same Committee; and Question negatived; CL. 53.

Glasgow Corporation and Police Bill:

151. [1895.] To leave out Parts V. and VI.; Amendment made, and Question, so amended, negatived, on Division, CL. 55.

Belfast Corporation Bill:

152. [1896.] To inquire into the municipal franchise and the present mode of election of aldermen and councillors of the city, and whether it is expedient to modify or alter the law so as to such franchise or mode of election, and, if they think fit, to make provision in the Bill for the same accordingly; negatived, on Division; CLI. 86.

London and North-Western Railway Bill:

153. [1896.] To provide that the Rates and Tolls charged on the Chester and Holyhead Branch of the Company's Line of Railway shall be no higher than those charged on any other Branch of their Railway system; and Question negatived, on Division; CLI. 170.

Agricultural Land Rating Bill:

154. [1896.] That they have power to insert provisions to extend the operation of the Bill to Ireland; and Question negatived, on Division; CLI. 215.

Great Western Railway (Additional Powers) Bill:

155. [1896.] To receive Evidence as to the expediency of modifying the Tolls, Rates, and Charges which the Great Western Railway would be authorised by the Railway Rates and Charges (No. 1) (Abbotsbury Railway, &c.) Order Confirmation Act, 1892, &c.; and Question negatived; CLI. 318.

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156. [1897.] That they have power to insert Clauses with a view to making provision for securing adequate representation of Local Authorities or Parents on the Management of the Schools in receipt of the Aid Grant; and negatived, on Division; CLI. 55.

Workmen (Compensation for Accidents) Bill:

157. [1897.] That they have power to insert provisions to secure compensation to workmen for injuries to health arising out of and in the course of their employment; Amendment proposed, to add, "Through the failure of the employer to take reasonable precautions in employments injurious to health for the mitigation or removal of risk of injury to health in such employment," and withdrawn; Main Question negatived, on Division; CLI. 249.

Private Bill Procedure (Scotland) Bill:

158. [1899.] That they have power to extend the scope of the Bill to include the remainder of the United Kingdom; Question negatived; CLIV. 255.

Education Board Provisional Order Confirmation (London) Bill:

159. [1900.] To leave out Plan No. 41 in the Schedule; CLI. 323.

Birmingham (King Edward the Sixth) Schools Bill:

160. [1900.] To make provision in Clause 9 for the appointment of Governors representative of the School Board for Birmingham; Amendments made, and Question, so amended, negatived, on Division; CLV. 213.

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161. [1900.] To leave out Part 7; CLV. 65.

Taunton Corporation Bill:

162. [1900.] To provide in Part III. of the Bill that the powers of the Corporation and their officers to inspect cows and dairies outside the Borough be not exercised without the previous order of two justices sitting in Petty Sessions and having jurisdiction in the district wherein the dairy is situate, and that such order be not made unless the said justices are satisfied that the local authority of the said district has not already dealt with the case (on Division); CLV. 80.
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104. [1900.]—That they have power to divide the Bill into two Bills, one extending to England and the other extending to Scotland (on Division); CLV. 99.

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165. [1892.]—To consider, if they think fit, whether, if the Railway is shown to be required, the proposed approach into two Bills, one

VIII. Incidental Proceedings:

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171. Reported, pursuant to Instruction, that the Committee had expressed an opinion, &c.; [1899]; CXLVI. 167.
172. To take into consideration whether certain Buildings shall be exempted from the operations of certain parts of the Principal Act; [1899]; CXLVII. 136.
173. To inquire and report as to the effect of certain of the provisions in the Bill; [1899]; CXLII. 173.
174. To take evidence of the police as to the advisability of constructing certain Tramways, &c.; [1899]; CL. 68.
175. That they have power to consolidate two Bills into one Bill; [1899-91]; CXLVI. 218.—[1900]; CL. 143.
176. To take no further evidence nor hear Counsel as to certain parts of the Bill, &c.; [1899]; CLI. 410.
177. That they have power to unite a clause; [1899-91]; CXLVI. 94.—To insert Clauses; [1899-94]; CXLVII. 339.—After Amendment proposed and withdrawn; [1899]; CL. 115.
178. To divide a Bill into two positions and report them separately to the House; [1899-94]; CXLVII. 313.
179. To inquire into the extension of the Municipal Franchise to all Parliamentary Voters except Lodgers, &c.; [1899]; CLI. 94.
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182. To the Committee to whom the East London Water Bill is referred, That having regard to the Resolution of the House of the 12th March 1896, they do insert provisions in the Bill, &c.; [1899]; CLV. 102.
183. To the Committee on two Water Bills, That they have power, if they think fit, to consolidate the said two Bills or any part or parts thereof respectively into one Bill; [1899]; CLV. 145.—Into one or more Bills; [1899]; CLV. 146.
184. To the Committee on a Tramway and Improvement Bill, to especially consider clauses authorising the Enclosure of certain lands, and whether such Enclosure is expedient; [1899]; CLV. 185.
185. To the Committee on a Bill, to inquire whether it is desirable that penalties should be inserted in a Clause of a Bill to secure compliance with the objects of a Clause, &c.; [1899]; CLV. 73, 106.
186. To the Committee on a Gas Bill, whether it is desirable to insert Clauses as may be required to give effect to recommendations of a Select Committee; [1899]; CLV. 80. After Amendment made, inserting words; [1899]; CLV. 75.
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189. To the Committee on a Corporation Bill, to insert a provision that the scheme for the establishment of asuperannuation fund shall not come into operation until a certain time; [1899]; CLV. 284.

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192. To the Committee on the Coroners in Boroughs. Bill as to the term of the Election of Coroners; [1892]; CXLVII. 285.
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193. To the Committee on the Finance Bill, That they have power to make provision therein, pursuant to Resolutions; [1894]; CXLIX. 236.—[1896]; CLII. 353.—[1897]; CLII. 251.—[1898]; CLII. 192.—[1899]; CLIV. 235.

194. To the Committee on the Education (Scotland) Bill, That they have power to make provision for the exemption of Voluntary Schools from Local Rates; [1897]; CXLIII. 374.

195. To the Committee on the Chairman of Parish Councils (Scotland) Bill, That they have power to extend the provisions of the Bill to other persons who are ex-officio Justices of the Peace; [1898]; CLII. 87.

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198. To a Select Committee, That they have power, in respect of a certain Provisional Order, to inquire and report to the House whether the same should be confirmed by Parliament; [1893-94]; CXLVIII. 72.—[1894]; CXLVII. 78.

200. To a Committee not to confer additional powers, except so far as the same may be proved to the satisfaction of the Committee to be required for works, &c., and to insert in the Bill certain provisions, &c.; [1896]; CLII. 126.

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202. To report whether certain lands are proposed to be taken under the Bill; [1897]; CLII. 198.

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204. To inquire what compensation should be awarded, in consideration of the provisions of the Bill; [1897]; CLII. 292.

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207. To inquire and report whether the Railway authorised by the Bill will do certain things, &c.; [1897]; CLII. 234.

208. Instruction pursuant to Petition for additional provision; [1897]; CLII. 173.

209. To the Select Committee on Commons, That they have power, in respect of such each Provisional Order, to inquire and report to the House whether the same should be confirmed by Parliament, and, if so, whether with or without modification, &c.; [1898]; CLII. 90.

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233. To inquire into the present mode of Election of Aldermen, &c., in the City of Londonderry; [1896]; CL. 89.
234. As to the Representation of Minorities in the Corporation of Dublin, &c.; objection taken; Debate adjourned; [1896]; CLI. 355.—And Question again proposed, and Motion withdrawn; [1896]; CLI. 326.
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243. Amendment made to an Instruction on a Private Bill, and Question so amended negatived, on Division; [1895]; CL. 55.
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245. To the Committee on a Bill Private, That they have power, if they think fit, to insert a Clause or Clauses, &c.; Amendment proposed to leave out words, and withdrawn; Main Question put, and Instruction accordingly; [1895]; CL. 115.
246. Motion, That it be an Instruction to the Committee on a Bill Private, that they may provide, if they think fit, not-withstanding Standing Order 163 of this House, &c.; Object taken; further Proceedings stood adjourned, 170. Resumed, and Question agreed to; Instruction accordingly; [1895]; CL. 191.

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262. To insert a Clause providing that the said Bill shall not become Law until the whole of the Bills dealing with the purchase of the London Water Companies by the London County Council have received the Royal Assent; and Question negatived; [1902]; CL. 53.
263. To delay proceeding with the consideration of the Lambeth Water (Transfer) Bill and the Southwark and Vauxhall Water (Transfer) Bill until the remaining Six Water (Transfer) Bills have been read a second time, and referred to the same Committee; and Question negatived; [1898]; CL. 55.

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250. That they have power to insert Clauses in a Bill (on Division); [1897]; CLI. 81.

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254. To make Provision in a Clause for the Appointment of Governors' representative of the School Board for Birmingham; [1893]; CLV. 213. —Amendments made, and Question so amended negatived; [1896]; CLV. 65.

255. To leave out Part VII. of a Bill; [1900]; CLV. 80.

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279. Manchester Sheffield and Lincolnshire Railway Extension to London; Motion for the Committee to consider as to the suitability of the Approach to London; and Objection being taken, Debate stood adjourned; [1892]; CXLVI. 77.

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16. Special Entry on agreeing to Lords' Amendments to Bills; [1890-91]; CXLIX. 409, 428, 470, 490, 501; [1894]; CXLIX. 384, 388.

III. Incidental Proceedings:

17. Order, That the Journal of this House, from the end of the last Session to the end of the present Session, with an Index to the 150th Volume, be printed. Ordered, That 750 Copies of the said Journal and Index be printed by the appointment and under the directions of Reginald Francis Douce Palgrave, Esquire, C.B., the Clerk of this House; Ordered, That the said Journal and Index be printed by such person as shall be licensed by Mr. Speaker, and that no other person do presume to print the same; [1890-91]; CXLVIII. 4.—[1895]; CXLVII. 4.—[1895]; CXLVII. 4.

18. General Index to the Journals, commencing with Volume 135 [1889], and ending with Volume 145 [1898], to be printed; [1897]; CXLVII. 391.

19. Matters ordered to be expunged from the Journal; Parliamentary Oaths, Mr. Bradlaugh; Resolution 22nd June; [1896]; with regard to the Reports and Proceedings of two Select Committees, Mr. Bradlaugh be not permitted to take the Oath or make an Affirmation &c. be expunged from the Journals of this House; [1890-91]; CXLVII. 45.

20. The Clerk to correct in the Journal the numbers of the 148th Volume, commencing with Volume 366 [1891], and ending with Volume 457 [1892]; CXLVII. 463, 464.

Judicature Acts:

[1897.] Motion, That an humble Address be presented to Her Majesty, praying Her to appoint a Royal Commission to inquire into the Administration of Justice under the Judicature Acts, with a view to secure greater efficiency and economy; Withdrawn; CL. 80. See Addresses.

Judicial Committee Amendment:

[1895.] Bill to amend the Law relating to the Judicial Committee of Her Majesty's Privy Council; brought from the Lords; CL. 311. Read, 322. Committed, 227. Considered as amended, and reported, without Amendment; passed, 322. (Cited as Judicial Committee Amendment Act, 1895.) B.A. 335.

Judicial Rents, &c. (Ireland):

[1893-94.] Bill to amend the Law relating to Judicial Rents and the Trustee and Purchase of Land in Ireland; Ordered; CXLVIII. 13. Presented, 20. (Not proceeded with.)

Judicial Rents (Ireland) Temporary Adjustment:

[1893-94.] Bill to provide for the Temporary Adjustment of Judicial Rents in Ireland; Ordered and presented; CXLVIII. 92. (Not proceeded with.)
Juries (Ireland) Acts Amendment:

1. [1894.] Bill to amend the Juries (Ireland) Acts; ordered, and presented accordingly; CXLIX, 534. Committed, 374. Reported, without Amendment; passed, 376. Agreed to by the Lords, 396. (Cited as Juries (Ireland) Amendment Act, 1894.) R. A. 408.

Jurors' Expenses:

1. [1897.] Bill to provide for the payment of the Expenses of Jurors attending Assizes and Quarter Sessions; ordered and presented; CLIII, 204. (Not proceeded with.)
2. [1898.] Ordered and presented; CLII, 121. (Not proceeded with.)
3. [1900.] Ordered and presented; CLIV, 260. (Not proceeded with.)

Juries (Ireland):

1. [1890-91.] Bill to amend the Law relating to Juries in Ireland; ordered; CXLVI, 9. Presented, 14. (Not proceeded with.)

Juries (Ireland) (County Cork):

1. [1895.] Bill to amend the Law relating to Juries in Ireland so far as relates to the County of Cork; ordered and presented; CL, 43. (Not proceeded with.)

Jurymen's Expenses:

1. [1895.] Bill for the Remuneration of Common Juries; ordered and presented; CXLVIII, 48. Bill committed, 80. (Not proceeded with.)

Juries (Scotland) Act (1825) Amendment:

[1893-94.] Bill to amend the Juries (Scotland) Act, 1825; ordered and presented; CXLVIII, 18. Order for Second Reading discharged; Bill withdrawn, 152.

Jury Law Amendment:

1. [1892.] Bill to amend the Law as to Grand and Petty Juries; ordered and presented; CXLVII, 181. Order for Second Reading discharged; Bill withdrawn, 354.
2. [1894.] Bill to amend and consolidate the Law relating to Juries, and to provide for the payment of Jurymen; ordered and presented; CXLIX, 41. (Not proceeded with.)

Jurymen's Expenses (Ireland)—continued.

Juries at Quarter Sessions in Ireland; ordered; CXLVII, 20. Presented, 24. (Not proceeded with.)

Justices Disqualification Repeat (Scotland):

1. [1890.] Bill to alter the Law with respect to Law Agents acting as Justices of the Peace in Scotland; ordered and presented; CLIV, 115. (Not proceeded with.)
2. [1895.] Ordered; CXLVIII, 20. Presented, 24. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and, on Division, made; Second Reading put off for six months, 48.

Justices of the Peace:

1. [1890-91.] Bill to amend the Law in regard to the Appointment, Qualification, and Removal of Justices of the Peace; ordered and presented; CXLIX, 20. (Not proceeded with.)
3. [1894.] Ordered; CXLIX, 24. Presented, 28. (Not proceeded with.)
4. [1895.] Ordered; CL, 16. Presented, 19. (Not proceeded with.)
5. [1896.] Ordered and presented; CL, 46. (Not proceeded with.)
6. [1897.] Ordered and presented; CLII, 65. (Not proceeded with.)
7. [1898.] Ordered and presented; CLIII, 43. (Not proceeded with.)
8. [1900.] Ordered; CLV, 217. Presented, 218. (Not proceeded with.)

Justices of the Peace (Qualification):

1. Bill to abolish the Property Qualification required by Persons acting as Justices of the Peace; ordered and presented accordingly; CXLVII, 155. (Not proceeded with.)
2. [1892.] Ordered; CXLVII, 18. Presented, 23. (Not proceeded with.)
3. [1895.] Ordered; CL, 17. Presented, 21. (Not proceeded with.)
4. [1893-94.] Bill to repeal the Law respecting the Qualifications of Justices of the Peace; ordered and presented; CXLVIII, 263. (Not proceeded with.)
5. [1896.] Ordered and presented; CL, 66. (Not proceeded with.)

Juvenile Offenders (Whipping):

[1896.] Bill to authorise the Whipping of Juvenile Offenders; brought from the Lords; CLI, 211. Read, 267. Bill withdrawn, 399.

K.

Keighley Corporation:—See Corporations.

Kendal Corporation Gas and Water:—See Gas.

Kent and Surrey Permanent Benefit Building Society:

1. [1885.] Report, That the Standing Orders have not been complied with in the case of the Bill originating in the Lords; referred to the Select Committee on Standing Orders; CL, 300.

Ketty Water Provisional Order:—See Waterworks.
Kensington Improvements: See Pavings.

Labourers (Ireland):
Labour Disputes (Arbitration):
Kilmarnock Corporation Water: See Waterworks.
Kilpatrick Dock: See Docks.
Kitchen and Refreshment Rooms (House of Commons): See Committees, Select.
Kilpatrick Dock: See Docks.

Labour Bureau:
Labourers' Cottages Gardena:
1. [1890-91.] Bill to confer Powers on Rural Sanitary Authorities with respect to providing Gardens for Labourers' Cottages; Ordered, and presented accordingly; CXLVI., 78. Committed, 225. (Not proceeded with.)
2. [1892.] Bill to confer Powers, &c.; Ordered; CXLVII. 28. Presented, 29. (Second Reading not proceeded with.)

Labour Disputes ( Arbitration):
[1898-94.] Bill to make provision for Constitution and Arbitration in Labour Disputes; Ordered and presented; CXLVIII. 202. Order for Second Reading discharged; Bill withdrawn, 571.

Labourers (Ireland): Bills relative to:

Labourers' Allotments (Ireland):
1. [1890-91.] To amend the Law relating to Allotments for Labourers in Ireland; Ordered and presented; CLXVI. 345. Order for Second Reading discharged; Bill withdrawn, 519.

Labourers' Cottages (Ireland):
2. [1897.] To amend and extend the Law relating to the Erection of Labourers' Cottages in Ireland; Ordered and presented; CLXII. 22. (Second Reading not proceeded with.)
LABOURERS.—LAND.

Labourers (Ireland) Acts relative to—continued.

Labourers (Ireland) Acts Amendment:


10. [1894.] To amend the Labourers (Ireland) Acts; Ordered; CXLIX. 23. Presented, 27. (No further proceeding.)


13. [1893-94.] (No. 3.) To amend the Labourers (Ireland) Acts; Ordered and presented; CXLVIII. 210. Order for Second Reading discharged; another day appointed, 426. (Second Reading not proceeded with.)

14. [1896.] To amend and extend the Labourers (Ireland) Acts; Ordered; CLI. 21. Presented, 24. (Not further proceeded with.)

15. [1897.] (No. 1.) To amend the Labourers (Ireland) Acts; Ordered; CLIII. 20. Presented, 23. (Second Reading not proceeded with.)

16. [1898.] (No. 2.) To amend and extend the Labourers (Ireland) Acts; Ordered; CLIII. 21. Presented, 24. (Second Reading not proceeded with.)

Labourers (Ireland) Acts (Extension to Fishermen):

17. [1895-94.] To amend the Labourers (Ireland) Acts so as to include Fishermen; Ordered and presented; CXLVIII. 265. Bill committed, 284. (Not further proceeded with.)

18. [1894.] To amend the Labourers (Ireland) Acts so as to include Fishermen; Ordered and presented; CXLVIII. 290. (Second Reading not proceeded with.)

Labour Minister:

1. [1895-94.] To establish a Ministry of Labour, to be presided over by a Minister to be called the Labour Minister; Ordered; CXLVIII. 17. Presented, 22. Motion, That the Bill be now read a second time; it being half an hour after Five of the clock, and objection being taken, Debate stood adjourned, 64.

2. [1900.] To establish a Ministry of Labour, to be presided over by a Minister to be called a Labour Minister; Ordered; CXLIX. 23. Presented, 27. Motion, That the Bill be now read a second time, and Question negatived, 116.

Lambeth Water—See Waterworks.

Lancashire Water—See Waterworks.

Lancashire Inebriates Acts Board—continued.

Orders not previously inserted into have been compiled with; Bill to be read a second time, 115. Committed, 190. Reported, with Amendments, 205. Considered, as amended, 226. Passed, with Amendments, 241. To which the Lords agree, 236. (Cited as Lancashire Inebriates Acts Board Act, 1900.) R. A. 224.

Lancaster Marsh:


Land (England)—Bills relative to:

Aquisition of Land (Local Authorities):

1. [1890-91.] To enable Local Authorities to acquire Land; Ordered and presented; CXLV. 160. (Not proceeded with.)

2. [1896.] To enable Local Authorities to value and purchase Lands; Ordered; CLI. 20. Presented, 24. (Not proceeded with.)

Building Land (Towns and Villages):

3. [1896.] For facilitating the acquisition of Land for Building Purposes in the neighbourhood of Towns and Villages; Ordered; CLI. 21. Presented, 24. (No further proceeding.)

Land Charges:

4. [1896.] To amend the Law relating to Charges on Land and to Matters connected therewith; brought from the Lords; CLI. 367. (No further proceeding.)

5. [1896.] Bill, intituled, An Act to amend the Law relating to Charges on Land and to matters connected therewith; brought from the Lords; CXLIX. 298. Read, 320. Bill committed, 358. Order for Committee discharged; Bill withdrawn, 399.


7. [1897.] Bill, intituled, An Act to amend the Law relating to Charges on Land and to matters connected therewith; brought from the Lords; CXLVII. 298. Read, 320. Bill committed, 358. Order for Committee discharged; Bill withdrawn, 399.

Land Drainage—See Drainages.

Land Registry (Middlesex Deeds):

10. [1890-91.] To transfer the Middlesex Registry of Deeds to the Land Registry, and provide for the conduct of the Business thereof; brought from the Lords, CXLVI. 469. Read, 473. Committed, 490. Passed, with Amendments, 518. To which the Lords agree, 518. (Cited as Land Registry (Middlesex Deeds) Act, 1891.) R. A. 223.

Land
LAND—continued.

Land (England) : Bills relative to.—continued.

Land Registry (New Buildings) :
11. [1890.] For the acquisition of Property for building a new Land Registry Office and other Public Offices in London, and for purposes connected therewith; Ordered; and presented; CLIV. 190. Bill committed to a Select Committee of Fifteen Members nominated by the House, 199. Bill reported without Amendment; Re-committed, 222. Bill considered in Committee, and reported, without Amendment; Passed, 245. Agreed to by the Lords, 316. (Cited as Land Registry (New Buildings) Act, 1890.) R. A. 356.

Land Securities Company :
12. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Standing Orders complied with, 13. Bill to make provision with respect to the winding-up of the Land Securities Company, Limited, and for the delivery out of the Office of Land Registry of the securities deposited with that office by that Company under the Mortgage Debenture Act, 1895, and the Mortgage Debenture (Amendment) Act, 1870, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 254. Report, That no Standing Orders not previously inspired into are applicable; Bill to be read a second time, 258. Committed, 277. Report, 367. Standing Order 243 suspended; Bill passed, 399. (Cited as Land Security Company (Limited) Act, 1895.) R. A. 855.

Land (Improvement of) :
13. [1898.] To amend the Enactments relating to the Improvement of Land; Ordered and presented; CLIV. 57. Motion, That the Bill be now read a second time; Amendments proposed, “Three Months,” but not made, en Division; Main Question put; Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Law, &c., and Question agreed to, on Division, 318. Bill reported from the Standing Committee; Bill considered, as amended; Motion, That the Bill be now read the third time; Motion, That the Debate be adjourned, and Question negatived, on Division; Original Question proposed; Amendment proposed, “re-committed in respect of Amendments now on the Notice Paper,” and made; Bill re-committed, 375. Again considered in Committee, and reported, without Amendment; passed, 379. Agreed to by the Lords, with Amendments, 404. Lords’ Amendments considered, and agreed to, 412. (Cited as Improvement of Land Act, 1898.) R. A. 423.

Land (Purchase of) :
14. [1895.] To provide greater facilities for the Sale of Land to Occupying Tenants and others; Ordered and presented; CL. 117. (Not proceeded with.)

Land Tax Commissioners’ Names :
15. [1899–1900.] To appoint additional Commissioners for executing the Acts for granting a Land Tax and other Rates and Taxes; and the Members for Boroughs, &c., 192. Order for Committee discharged; Bill withdrawn, 380.
16. [1896.] To appoint additional Commissioners for executing the Acts for granting a Land Tax and other Rates and Taxes; Ordered; CLIII. 131. Presented, 131. Motion, That the Bill be now read a second time, and, at Midnight, Debate adjourned, 193. Order for resuming adjourned Debate declared, and Bill withdrawn, 237.
17. [1898.] To appoint additional Commissioners for executing the Acts for granting a Land Tax and other Rates and Taxes; Ordered, and presented accordingly; CLIV. 214. Bill committed; Orders made relative to the Lists of Commissioners’ Names in Counties and Boroughs, 448. Bill considered in Committee, and reported without Amendment; passed, 386. Agreed to by the Lords, 419. (Cited as Land Tax Commissioners’ Names Act, 1898.) R. A. 425.

Land Tax on Small Properties :
18. [1898–94.] “In the opinion of this House, no increase of the Land Tax on Small Properties should be permitted to arise out of the reduction of valuation in the case of large holdings situated in the same parish; and that the time has arrived when the whole subject of the localisation of the Land Tax in various parts of the country might with advantage be reconsidered;” Amendment on going into Supply, negatived; CXLVIII. 149.

Land Tenure (England) :
19. [1893–94.] To amend the Law as to the Tenure of Land in England; Ordered; CXLVIII. 17. Present, 17. Motion, That the Bill be read a second time; Motion, That the Bill be committed to the Standing Committee on Trade, &c., and it being after half-past Five, and, objection taken, further proceeding adjourned, 207. (Not further proceeded with.)

Land Tenure :
20. [1893.] To amend the Law relating to the Tenancy of Land; Ordered; CL. 14. Presented, 14. Motion, That the Bill be now read a second time; Amendment proposed, and, on Division, made, 103.

Land Tenure and Rent Revision.—See Resolutions.

Land Tenure and Rent Revision :
21. [1895.] To amend the Law relating to the Tenure and Occupancy of Land, and to provide for the Revision of Leases of Agricultural Land in England and Wales; Ordered; CL. 20. Presented, 20. Motion, That the Bill be now read a second time; Amendment proposed, and, on Division, made, 103.

Land Tenure (Wales and Monmouthshire) :
22. [1897.] To amend the Law relating to the Tenure of Land; Ordered, and presented accordingly; CLII. 82. (Second Reading not proceeded with.)

Land Tenure (Wales and Monmouthshire) :
23. [1897.] To amend the Law relating to the Tenure of Land in Wales and Monmouthshire; Ordered; CL. 14. Presented, 17. Motion, That the Bill be now read a second time; Amendment proposed, “Six Months,” and made; Second Reading put off for Six Months, 237.
24. [1898.] To amend the Law relating to the Tenure of Land in Wales and Monmouthshire; Ordered; CLIII. 19. Presented, 19. Motion, That the Bill be now read a second time, and, at half-past Five, Debate adjourned, 193. Further adjourned, 194, 393. (No further proceeded with.)
Land (England) : Bills relative to—continued.

Land Transfer Act : 27. [1893-94.] To simplify Titles, and facilitate the Transfer of Land in England ; brought from the Lords; CXLVIII. 490. Read, 511. (Second Reading not proceeded with.)

28. [1895.] To simplify Titles and facilitate the Transfer of Land in England ; brought from the Lords; CL. 146. Read, 154. Committed to a Select Committee, 183. Committee nominated; Power to send for persons, papers, and records; Five to be the Quorum, 210. Message from the Lords requesting attendance of the Lord High Chancellor before the Select Committee on the Bill, 214. Leave given, 224. Message to the Lords requesting attendance of the Lord Davey before the Select Committee on the Bill, 294. Leave given, 302. Report on Bill; Inquiries not completed, 317.

29. [1897.] Bill intituled, An Act to establish a real Representative, and to amend the Land Transfer Act, 1875; brought from the Lords; read; CLII. 225. Motion, That the Bill be now read a second time; Motion, That the Debate be adjourned, withdrawn; Bill committed to the Standing Committee on Law, &c., 320. Bill reported, with Amendments; Bill committed to a Committee of the whole House, in respect of a new Clause, 564. Reported, Motion, That the Bill be now taken into consideration; Amendment proposed, “Three Months,” and withdrawn; Main question put; Bill considered, 429. Passed, with Amendments; to which the Lords agree, with an Amendment, 431. Lords' Amendment to Commons' Amendments to be now considered; considered, and agreed to, 431. (Cited as Land Transfer Act, 1897.) R. A. 436.

Land Transfer Act, 1897 : 30. [1898.] Motion That this House dissolves the Order in Council made on the 18th day of July last, under the Towns; and agreed to, 404. (Cited as Drainage and Improvement of Lands (Ireland) Provisional Order : 34. [1893-94.] To provide a drain for the Carrigrohane, Maglin, and Ballincollig Drainage District, County Cork; ordered; CL. 245. Read, 293. Motion, That the Bill be now read a second time; Motion, That the Debate be now adjourned, withdrawn; original Question again proposed; Amendment proposed, “Six Months”; but, on Division, not agreed to; Bill committed, 31. Order for Committee discharged; Bill withdrawn, 322.

Land Values (Taxation by Local Authorities) : 31. [1893-94.] To provide for the Taxation of Land Values by Local Authorities; ordered; CXLI. 19. Presented, 19. (Second Reading not proceeded with.)

32. [1894.] To provide for the Taxation of Land Values by Local Authorities; ordered; CXLIX. 30. Passed, with Amendments; to which the Lords agree, with an Amendment, 31. Lords' Amendment to Commons' Amendments to be now considered; considered, and agreed to, 31. (Cited as Land Transfer Act, 1897.) R. A. 436.

33. [1895.] To provide for the Taxation of Land Values by Local Authorities; ordered and presented; CL. 15. Presented, 15. (Second Reading not proceeded with.)

34. [1895.] To provide for the Taxation of Land Values by Local Authorities; ordered and presented; CL. 59. Order for reading a second time upon following day, discharged; Bill withdrawn, 71.

35. [1896.] To provide for the Taxation of Land Values by Local Authorities; ordered; CL. 22. Presented, 22. (Second Reading not proceeded with.)

Land Values (Taxation by Local Authorities) : 36. [1897.] To provide for the Taxation of Land Values in Towns; ordered; CL. 15. Presented, 15. (Second Reading not proceeded with.)

Land Circuses (Taxation of Costs) : 37. [1895.] To amend the Law relating to the Taxation of Costs under the Land Circuses Act, brought from the Lords; CL. 114. Bill committed, 172. Reported, without Amendment; passed, 173. (Cited as Laws Circuses (Taxation of Costs) Act, 1895.) R. A. 204.

Settled Land Act (1892) Amendments : 38. [1894.] To amend the Settled Land Act, 1892; ordered and presented; CXLIX. 305. Order for Second Reading discharged; Bill withdrawn, 430.

Separate Assessment of Land : 39. [1900.] To provide for the Separate Assessment of Land, and to amend the Law relating to Personal Assessments in England and Wales; ordered, and presented accordingly; CL. 193. (No further proceeding.)

Land (England) : Bills relative to—continued.

Taxation of Land : 40. [1890-91.] In the opinion of this House the proportion of taxation which falls upon and is payable by land and its rentals is insufficient, and ought to be increased; Amendment on going into Supply, negatived; CXLVI. 114.

Land (Ireland) : Bills relative to : 41. [1892.] To provide for the Compulsory Sale of Land in certain cases in Ireland; ordered; CXLVII. 16. Motion, That the Bill be now read a second time; Debate adjourned, 18. Order for resuming adjourned Debate, discharged; Bill withdrawn, 19.

Land, Compulsory Sale of (Ireland) : 42. [1896.] To provide for the Compulsory Sale of Land in England in certain cases; ordered; CL. 15. Presented, 19. (Second Reading not proceeded with.)

Land, Sale of (Ireland) : 43. [1892-93.] To provide for the sale of the Salaries of certain Land Commissioners in Ireland, and for other purposes connected with the Land Commission; ordered; CXLVII. 309. Presented, 314. Committed, 323. Passed, 271. Agreed to by the Lords, 298. (Cited as Land Commissioners (Ireland) Salaries Act, 1892.) R. A. 401.

Land Department (Ireland) : 45. [1890-91.] To constitute a Land Department, and to amend the Laws relating to the Purchase of Land in Ireland; ordered, and presented accordingly; CXLVI. 19. Motion, That the Bill be now read a second time; Motion, That the Debate be now adjourned, withdrawn; original Question again proposed; Amendment proposed, “Six Months”; but, on Division, not agreed to; Bill committed, 31. Order for Committee discharged; Bill withdrawn, 322.

Drainage and Improvement of Land (Ireland) : 46. [1892.] To amend the Law relating to the Drainage and Improvement of Land in Ireland; ordered; CXLVII. 18. Presented, 28. (Second Reading not proceeded with.)

Drainage and Improvement of Land (Ireland) : 47. [1892.] (No. 2) To amend the Law relating to the Drainage and Improvement of Land in Ireland; ordered, and presented accordingly; CXLVII. 182. Passed, 262. By the Lords, with Amendments, 401. Lords' Amendments agreed to, 404. (Cited as Drainage and Improvement of Land (Ireland) Act, 1892.) R. A. 406.

Drainage and Improvement of Land (Ireland): Provisional Order : 48. [1895.] To confirm a Provisional Order under the Drainage and Improvement of Lands (Ireland) Acts, 1892 to 1895, relating to the Carrigrohane, Mogeely, and Ballincollig Drainage District, County Cork; ordered; CL. 225. Presented, 225. (Second Reading not proceeded with.)

Drainage and Improvement of Land (Ireland) : 49. [1896.] To further amend the Law relating to the Occupation and Ownership of Land in Ireland, and for other purposes relating thereto; ordered, and presented accordingly; CL. 70. Motion, That the Bill be now read a second
Land (Ireland) : Bills relative to.—continued.

Land Law (Ireland) :—continued.

Land (Ireland) : Bills relative to.—continued.

Land Law (Ireland) :—continued.

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Land Law (Ireland) :—continued.
Land (Ireland) : Bills relative to—continued.

**Land Purchase (Ireland)—continued.**

enabled to compel their landlords to sell to them their holdings under the Land Purchase Acts at a fair price; Amendment proposed to leave out from the word "That," to the end of the Question, in order to add the words "while anxious for the fullest development of Land Purchase in Ireland, this House cannot profitably consider or assent to any proposal for the suspension of the general system of compulsory sale which is not accompanied by adequate financial plans for the carrying out of the principle involved"; Debate arising; Question for Closure put, and resolved in the Affirmative; Question accordingly put, That the words proposed to be left out stand part of the Question; and, on Division, negative; Question, That those words be there added; and it being after Midnight, the Debate stood adjourned; CXLVII. 141.

**Purchase of Land (Ireland) Amendment :**

61. [1895, Sess. II.] To re-enact Section Thirteen of the House of Lords' Amendments to the Land Purchase Act, 1891; Ordered, and presented accordingly; CL. 281. Committed, 286. Considered in Committee, and reported, without Amendment; passed, 388. Agreed to by the Lords, 389. (Cited as Purchase of Land (Ireland) Amendment Act, 1895, Sess. II.) R. A. 391.

**Land Tenure, Ireland (Arbitration) :**

62. [1890-91.] In the opinion of this House, it is the duty of Her Majesty's Government to use its influence for the settlement by arbitration of the remaining disputes between large bodies of tenants in Ireland and their landlords, which arose in the years 1885-87, and, if necessary, to propose legislation to Parliament for effecting this purpose; Amendment on going into Supply, negatived; CXLVII. 51.

**Land Tenure (Ireland) :**

63. [1890-91.] To amend the Law relating to the Tenure of Land in Ireland; Ordered and presented; CXLVII. 21. (Second Reading not proceeded with.)

64. [1892.] To amend the Law relating to the Tenure of Land in Ireland; Ordered; CXLVII. 17. Presented, 22. (Second Reading not proceeded with.)

65. [1894.] To amend the Law relating to the fixing of Fair Rents, and the Tenure and Purchase of Land in Ireland; Ordered; CXLIX. 23. Presented, 26. Motion, That the Bill be now read a second time; Amendment proposed, but, on Division, not made; Bill committed, 99. Considered in Committee, 70. (Not proceeded with.)

Land (Scotland) : Bills relative to:

**Burgesses Land Tax (Scotland) :**

66. [1895.] To regulate the Collection of the Land Tax allotted by the Convention of Royal Burgesses in Scotland; (ordered, and presented accordingly; CL. 153. Committed; 177. (Not proceeded with.)

**Land Valuation (Scotland) Acts Amendment :**

67. [1895.] To amend the Valuation of Lands (Scotland) Acts; Ordered; CL. 28. Presented, 29. Bill considered in Committee, and reported; considered as amended; passed, 227. Agreed to by the Lords, 334. (Cited as Lands Valuation (Scotland) Amendment Act, 1895.) R. A. 315.

**Land Law (Scotland) :**

68. [1892.] To amend the Law relating to Land in Scotland; Ordered and presented; CXLVII. 306. (Not proceeded with.)

**Land Registers (Scotland) :**

69. [1893-94.] To improve the System of Registration of Writs relating to Heritable Property in Scotland; Ordered; CXLVII. 522. Presented, 222. Order for Second Reading discharged; Bill withdrawn, 546.

70. [1900.] To improve the System of Registration of Writs relating to Heritable Property in Scotland; Ordered and presented; CXLVI. 389.

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Land (Scotland) : Bills relative to—continued.

**Land Values Valuation (Scotland) Act (1854) Amendment :**

71. [1900.] To amend the Land Valuation (Scotland) Act, 1854; Ordered; CLV. 13. Presented, 17. Order for Second Reading upon future day discharged; another day appointed, 105. (Not proceeded with.)

**Land Values Taxation (Scotland) :**

72. [1890.] For the Taxation for local purposes of Land Values in Burghs in Scotland; Ordered and presented; CLV. 21. (Second Reading not proceeded with.)

Land (Wales) : Bills relative to:

**Land Laws (Wales) :**

73. [1890-91.] To amend the Law relating to the Tenure of Land in Wales; Ordered and presented; CXLVI. 29. Order for Second Reading discharged; Bill withdrawn, 416.

**Tenure of Land (Wales) :**

74. [1892.] To amend the Law relating to the Tenure of Land in Wales; Ordered; CXLVII. 15. Presented, 20. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 107.

Larceny Act Amendment : 1. [1894.] Bill to amend the Larceny Act, 1891, with respect to the Jurisdiction exercisable in cases relating to the receipt of Stolen Property; brought from the Lords; CXLIX. 290. Read, 325. Order for Second Reading discharged; Bill withdrawn, 369.

2. [1893-94.] Bill to amend the Larceny Act, 1891, with respect to the Jurisdiction exercisable in cases relating to the receipt of Stolen Property; brought from the Lords; CL. 93. Read, 101. Second Reading deferred, 111, 121. Motion, That the Bill be now read a second time; and it being Midnight, Debate stood adjourned, 120. Debate resumed; Bill committed, 127. Bill considered in Committee, 251. (Not proceeded with.)

Larceny : 1. [1890.] Bill to amend the Larceny Act, 1891, with respect to the Jurisdiction exercisable in cases relating to the receipt of Stolen Property; brought from the Lords; CXLIX. 290. Read, 325. Motion, That the Bill be now read a second time; and it being Midnight, Debate stood adjourned, 120. Motion renewed; Bill committed, 127. Considered in Committee, 251. (Not proceeded with.)

Larceny Act (1861) Amendment : 1. [1896.] Bill to amend the Larceny Act, 1861, with respect to the Jurisdiction exercisable in cases relating to the receipt of Stolen Property; brought from the Lords; CL. 93. Read, 101. Second Reading deferred, 111, 121. Motion, That the Bill be now read a second time; and it being Midnight, Debate stood adjourned, 120. Debate resumed; Bill committed, 127. Considered in Committee, 251. (Not proceeded with.)

Laws Agents and Public Notaries (Scotland) : 1. [1890-91.] Bill (changed from Law Agents (Scotland) Bill) passed by the Lords, with Amendments; CXLVI. 409. Lords' Amendments to be now considered; considered, and agreed to, 141. (Cited as Law Agents and Notaries Public (Scotland) Act, 1891.) R. A. 490. See Law Agents (Scotland).

Laws Agents (Scotland) : 1. [1890-91.] To amend the Law relating to Law Agents practising in Scotland; Ordered; CXLVI. 11. Presented, 16. Passed, 221. By the Lords, with Amendments (changed to Law Agents and Notaries (Scotland) Bill), 409. See Law Agents and Public Notaries (Scotland). 2. [1895.] To amend the Law relating to Law Agents and Notaries Public practising in Scotland; Ordered, and presented accordingly; CL. 199. (Second Reading not proceeded with.)
Law Agents (Scotland)—continued.

3. [1895.] Bill to amend the Law relating to Law Agents and Notaries Public practising in Scotland ; Ordered ; CL. 22. Presented. 25. Bill committed. 180. Bill con-
considered in Committee and reported. 218. Considered as ammended. 272. Bill passed. 456. Agreed to by the Lords. 458. (Cited as Law Agent (Scotland) Act Amendment Act, 1896.) R. A. 485.

Law Clerks (Ireland) :

[1893-94.] Bill to amend the Law for regulating the Admission of Law Clerks into the Profession of Solicitors in Ireland ; Ordered and presented ; CXLVIII. 188. Second Reading deferred. 227. (Second Reading not proceeded with.)

Law Library, Four Courts (Ireland) :

[1894.] Bill to authorize an Advance out of the General Fund of Moneys belonging to Suits of the Supreme Court in Ireland for the purposes of the Library used by the Bar of Ireland at the Four Courts. Ordered and presented accordingly ; CXLIX. 51. Bill committed. 65. Reported. 76. Passed. 87. (Cited as Four Courts Library Act, 1894.) R. A. 176.

Law Life Assurance Society :


Law of Evidence (Criminal Cases) :

[1897.] Motion, That leave be given to bring in a Bill to amend the Law of Evidence in Criminal Cases ; and, at Midnight, Debate adjourned ; CL. 12. Question put, and agreed to ; Bill ordered and presented accordingly. 20. Motion, That the Bill be now read a second time ; Amendment proposed, "Six Months:" Question proposed, That "now" stand part of the Question; Closure claimed, but Mr. Speaker withholds his assent; Question put, pursuant to Standing Order, and agreed to on Division; Bill committed, 171. Order for Committee discharged; Bill withdrawn. 392.

Law of Libel Amendment :

[1897.] Bill to amend the Law of Libel; CL. 12. Presented. 18. (Second Reading not proceeded with.)

Leaseholders' Enfranchisement :

[1890-91.] Bill to give Facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered; CXLV. 8. Presented. 15. Motion, That the Bill be now read a second time; Amendment proposed to leave out the word "That" to the end of the Question, in order to add the words "is inexpedient to pass a Bill which professes to endow such improvements by the owners" ; Debate arising; Closure claimed, but Mr. Speaker withholds his assent; and declines then to put the Question; Debate resumed; Closure claimed, but Mr. Speaker withholds his assent; and declines then to put the Question; Debate resumed; Amendment, on Division, not made; Main Question, That the Bill be now read a second time, on Division, negative, 244.

Leasehold Enfranchisement (England and Wales)—continued.

2. [1897.] Bill to enable Leaseholders to become Freeholders; Ordered; CLV. 18. Presented. 21. (Second Reading not proceeded with.)

3. [1899.] "No. 2." Bill to enable Leaseholders to become Freeholders; Ordered and presented; CLV. 42. (Second Reading not proceeded with.)

4. [1900.] Bill to enable Leaseholders to become Freeholders; Ordered; CLV. 14. Presented. 17. (Second Reading not proceeded with.)

Leaseholders (Purchase of Fee Simple): Bills relative to :

Leaseholders (Purchase of Fee Simple):

1. [1892.] To give facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered; CXLVIII. 16. Presented. 52. (Second Reading not proceeded with.)

2. [1893-94.] To give facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered; CXLVIII. 17. Presented. 21. (Second Reading not proceeded with.)

3. [1894.] To give facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered and presented; CXLIX. 89. (Second Reading not proceeded with.)

4. [1895.] To give facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered; CL. 17. Presented. 20. (Second Reading not proceeded with.)

5. [1896.] To give facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered and presented; CLI. 16. (Second Reading not proceeded with.)

6. [1897.] To give facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered; CLI. 15. Presented. 10. (Second Reading not proceeded with.)

7. [1897.] (No. 2.) To give facilities to Leaseholders for the Purchase of the Fee Simple of their Holdings; Ordered and presented; CL. 20. (Second Reading not proceeded with.)

Leasehold Property (Ireland):

[1894.] Bill to enable Owners or Tenants having a vested interest in Lands, Homes, or Business, to acquire, by Purchase or Rent, the intervening period of term between the expiration of existing Lease and the original Lease; Ordered and presented; CXLIX. 72. (Second Reading not proceeded with.)

Leaseholders' Enfranchisement (Ireland):

[1893-94.] Bill for the Enfranchisement of Leaseholders in Towns in Ireland; Ordered; CXLVIII. 31. Presented. 32. (Second Reading not proceeded with.)

Leaseholders (Ireland):

1. [1890-91.] Bill to amend the Law relating to Leaseholders in Ireland; Ordered; CXLV. 9. Presented. 14. (Second Reading not proceeded with.)

2. [1890-91.] (No. 2.) Bill to amend the Law relating to Leaseholds in Ireland; Ordered and presented; CXLV. 223. (Second Reading not proceeded with.)

Leasehold Law Amendment:

[1893-94.] Bill to amend the Law relating to Leaseholds; Ordered; CXLVIII. 18. Presented. 23. (Not proceeded with.)

Leaseholds:

[1895.] Bill to amend the Law relating to Leaseholds; Ordered and presented; CL. 30. (Not proceeded with.)

Lee Conservancy:

[1900.] Petition for a Bill to authorize the Constitution and amend and extend the Statutory Powers of the Lee Conservancy Board, and Bill ordered; CL. 28. Read, 29. Committee,
Lee Conservancy—continued.

Committed, 51. Secretary of State to be at liberty to attend the Committee on the Bill by Counsel and Agent, 108. Bill reported, with Amendments, 140. Bill considered, as amended, 168. Passed, 174. Agreed to by the Lords, with Amendments, 216. Lords' Amendments agreed to, 322. (Cited as Lee Conservancy Act, 1900.) R. A. 357.

Leeds Tramways:—See Tramways.

Legal and General Life Assurance Society:

[1895.] Report, That the Bill should originate in the House of Lords; CXLII. 12. Report, That the Standing Orders had been certified to have been complied with, 13. Bill to extend the objects of the Legal and General Life Assurance Society, and for other purposes; brought from the Lords, 129. Read, and referred to the Examiners, 130. Standing Orders complied with, 130. Committed, 139. Bill reported, without Amendment, 139. Passed, 145. (Cited as Legal and General Life Assurance Society's Act, 1895.) R. A. 204.

Legitimation of Children:

[1893-94.] Bill to situate and amend the Law by Legitimating Children born before Marriage of their Parents; Ordered; CXLVIII. 32. Presented, 33. (Second Reading not proceeded with.)

Leicester Freemen:

[1898.] Report, That the Bill should originate in the House of Lords; CLII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to constitute the Deputies of the Resident Freemen and Freemen's Widows of the Borough of Leicester, and to amend the Act passed in the eighth and ninth years of the reign of Her Majesty Queen Victoria constituting such Deputies; brought from the Lords; read, and referred to the Examiners, 292. Report, That no Standing Orders not previously inquired into are applicable, 304. Committed, 314. Reported, with Amendments, 356. Considered, as amended, 374. Passed, with Amendments, 396. To which the Lords agree, 386. (Cited as Leicester Freemen's Act, 1898.) R. A. 389.

Leicester Water:—See Waterworks.

Leigh-on-Sea Urban District Council:

[1890-91.] Report, That the Bill should originate in the House of Lords; CLV. 13. Report, Standing Orders certified to have been complied with, 23. Bill to authorise the Urban District Council of Leigh-on-Sea, in the County of Essex, to construct and maintain Gasworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 356. Report, Standing Orders not previously inquired into are applicable, 357. Committed, 357. Reported, with Amendments, 357. Considered, as amended, 363. Passed, with Amendments, 376. To which the Lords agree, 394. (Cited as Leigh-on-Sea Urban District Council Act, 1899.) R. A. 421.

Leith Burgh Provisional Order:

1. [1896.] Bill to confirm a Provisional Order made by the Secretary for Scotland, relating to increase in the number of Councillors in the Burgh of Leith; Ordered, and presented accordingly; read, and referred to the Examiners, CLV. 125. Report, That no Standing Orders are applicable, 182. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 215. Bill passed, 221. Agreed to by the Lords, 375. (Cited as Leith Burgh Provisional Order Confirmation Act, 1896.) R. A. 372.

2. [1900.] Bill, intituled, An Act to confirm a Provisional Order, under the Burgh Police (Scotland) Act, 1892, to increase the number of Magistrates in the Burgh of Leith; brought from the Lords; read, and referred to the Examiners, CLV. 125. Report, That no Standing Orders are applicable, 163. Bill committed, 168. Reported, with Amendment; Provisional Order confirmed, 229. Passed, with an Amendment, 239. To which the Lords agree, 288. (Cited as Leith Burgh Order Confirmation Act, 1900.) R. A. 304.

Letting of Sporting Rights:

[1895.] Bill to prevent Owners from letting Sporting Rights over the heads of the Occupiers of the Land; Ordered, and presented accordingly; CL. 136. (Second Reading not proceeded with.)

Leyton Urban District Council:

[1898.] Petition for a Bill to empower the Leyton Urban District Council to work Tramways for the time being owned by them within their District, to exempt the District from the Exclusion of certain Commissioners of Sewers, to make further and better Provision for the good Government and Improvement of the District, and for other purposes, and Bill ordered; CLII. 21. Read, 21. Committed, 50. Reported from the Select Committee on Police and Sanitary Regulations Bills, 256. Passed (New Title), 259. Agreed to by the Lords, with Amendments, 365. Lords' Amendments agreed to, 373. (Cited as Leyton Urban District Council Act, 1898.) R. A. 399.

Libel:

1. [1892.] Bill for the amendment of the Law of Libel; Ordered and presented; CXLVI. 203. (Not proceeded with.)


3. [1894.] Bill to amend the Law of Libel; Ordered; CLIX. 25. Presented, 29. (Second Reading not proceeded with.)

4. [1895.] Bill to amend the Law of Libel; Ordered and presented; CL. 29. (Second Reading not proceeded with.)

5. [1896.] Bill to amend the Law of Libel; Ordered and presented; CLI. 110. Order for Second Reading discharged; Bill withdrawn, 309.

6. [1898.] Bill to amend the Law of Libel; Ordered; CLII. 21. Presented, 24. (Second Reading not proceeded with.)

Libel Law Amendment:

[1899.] Bill to amend the Law of Libel; Ordered; CL. 10. Presented, 21. (Second Reading not proceeded with.)

Libraries (Offences):

[1890-91.] Bill to provide for the punishment of Offences in Libraries; Ordered and presented; CLXI. 202. Second Reading deferred, 213. Bill committed, 243. Considered in Committee, and reported, without Amendment; passed, 204. (Cited as Libraries (Offences) Act, 1898.) R. A. 432.

Licensing:—See Licenses.

Life Association (London):—See Metropolitan.

Life Association (Manchester) :-See Metropolis.

Life Property Preservation:

[1890-91.] Bill for the better Preservation of Life and Property in the United Kingdom; Ordered; CXVI. 10. Presented, 10. (Second Reading not proceeded with.)

Lifeboat Service:

[1903-94.] Motion, That, in the opinion of this House, it is incumbent upon the Government to provide at the public expense an effective Lifeboat Service on the coasts of the United Kingdom; and Question, on Division, negatived; CLXVIII. 171.

Limerick Election (John Daly):—See Resolutions.

Limitation of Actions:

[1894.] Bill to amend the Law relating to the Limitation of Actions; brought from the Lords; CLXIX. 192. Read, 203. Order for Second Reading discharged; Bill withdrawn, 304.

Limitations:

GEN. INDEX. CXLVI.—CLV. (1890-91—1900)
LIMITATIONS—LIQUORS.

Limitations:

1. [1809.] Bill to amend the Law relating to the Limitations of Actions; Ord. and presented accordingly; CLIV. 113. (Second Reading not proceeded with.)

Limited Owners (Scotland):

1. [1892.] Bill to enlarge the Powers of Limited Owners of Land in Scotland; Ord.; CXLVI. 109. Presented; 110. (Second Reading not proceeded with.)

Limited Partnerships:

1. [1892.] Bill to establish Limited Partnerships; Ord. and presented; CXLVI. 23. (Second Reading not proceeded with.)

Lincolnshire Coroners:

1. [1899.] of Lincolnshire separate Counties for all the purposes of the Proceedings.)

Lincoln's Inn Fields:

[1893-94.] Bill to transfer the Trusteeship of Lincoln's Inn Fields, and the Powers, Estates, and Duties connected therewith, to the London County Council; Ord.; CXLIII. 18. Presented, 22. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 76. Report, That the Standing Orders ought not to be dispensed with, 111. (Second Reading not proceeded with.)

Lincolnshire Coroners:

[1890.] Bill, intituled, An Act to constitute the Divisions of Lincolnshire separate Counties for all the purposes of the Coroners Acts; brought from the Lords; CLI. 254. Read, 251. Bill committed, 283. Considered in Committee, 296. Bill considered in Committee, and reported, with Amendments, 491. To which the Lords agreed, 419. (Cited as Lincolnshire Coroners Act, 1890.) R. A. 423.

Liquors:

1. [1897.] To enable Localities in England to control the Sale of Intoxicating Liquors; Ord.; CXLIX. 20. Presented, 23. Second Reading deferred, 18, 192. Order for Second Reading discharged; another day appointed, 100. (No further proceeding.)

Intoxicating Liquors (England), Sale of:

1. [1893-94.] To prohibit the Sale of Intoxicating Liquors; Ord.; CXLII. 16. Presented, 21. (Second Reading not proceeded with.)

Intoxicating Liquors, Sale of:

2. [1893-94.] To prohibit the Sale of Intoxicating Liquors on Sunday; Ord.; CXLIII. 16. Presented, 21. (Second Reading not proceeded with.)

3. [1892-94.] (No. 2.) To amend the Law relating to the Sale of Intoxicating Liquors; Ord.; CXLIX. 17. Presented, 22. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months;" Question, That the Bill be now read a second time, and Question, on Division, agreed to; Bill committed, 199. (Second Reading not proceeded with.)

Intoxicating Liquors, Sale of:

4. [1894.] To amend the Law relating to the Sale of Intoxicating Liquors; Ord.; CXLIX. 40. Presented, 41. (Second Reading not proceeded with.)

Intoxicating Liquors on Sunday, Sale of:


Liquors:

1. [1894.] To prohibit the Sale of Intoxicating Liquors on Sunday; Ord. and presented; CXLIX. 95. (Second Reading not proceeded with.)

Intoxicating Liquors on Sunday, Sale of (Cornwall):

8. [1890-91.] To prohibit the Sale of Intoxicating Liquors on Sunday in the County of Cornwall; Ord.; CXLI. 12. Presented, 17. (Second Reading not proceeded with.)

Intoxicating Liquors on Sunday (Hours of Sale):

9. [1895-94.] To restrict the Hours of Sale of Intoxicating Liquors on Sunday; Ord.; CXLIX. 17. Presented, 22. Order for Second Reading discharged; Bill withdrawn, 237.

Intoxicating Liquors (Licences):

10. [1894.] To amend the Law relating to Licences for the Sale of Intoxicating Liquors; Ord.; CXLI. 25. Presented, 28. (Not proceeded with.)

11. [1895.] To amend the Law relating to Licences for the Sale of Intoxicating Liquors; Ord. and presented; Cl. 47. (Second Reading not proceeded with.)

Intoxicating Liquors to Children, Sale of:

12. [1892.] To amend and extend the Law relating to the prohibition of the Sale of Intoxicating Liquors to Children, and for other purposes connected therewith; Ord.; CXLIII. 16. Presented, 21. (Second Reading not proceeded with.)

13. [1892.] (No. 2.) To prohibit the holding out of Inducements to Children to visit Public-houses; Ord.; CXLIII. 16. Presented, 21. (Second Reading not proceeded with.)

14. [1895-94.] To prohibit the Sale of Intoxicating Liquors to Children; Ord. and presented; CXLIX. 40. (Second Reading not proceeded with.)

Intoxicating Liquors on Sunday, Sale of:

15. [1895.] To prohibit the Sale of Intoxicating Liquors on Sunday; Ord.; CL. 20. Presented, 23. Motion, That the Bill be now read a second time, and Question, on Division, agreed to; Bill committed, 199. (No further proceeding.)

16. [1897.] To prohibit the Sale of Intoxicating Liquors on Sunday; Ord.; Cl. 14. Presented, 18. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months;" and made on Division; Second Reading put off for Six Months; Ord.; CXLI. 61.

17. [1898.] To prohibit the Sale of Intoxicating Liquors on Sunday; Ord.; CLII. 21. Presented, 24. (Second Reading not proceeded with.)

18. [1890.] To prohibit the Sale of Intoxicating Liquors on Sunday; Ord.; CLII. 18. Presented, 24. (Second Reading not proceeded with.)

19. [1900.] To prohibit the Sale of Intoxicating Liquors on Sunday; Ord.; CL. 13. Presented, 16. (Second Reading not proceeded with.)

Intoxicating Liquors to Children, Sale of:

20. [1896.] To restrict the Sale of Intoxicating Liquors to Children; Ord.; CL. 21. Presented, 23. (Second Reading not proceeded with.)


22. [1900.] (No. 2.) To amend and extend the Law relating to the prohibition of the Sale of Intoxicating Liquors to Children, and for other purposes connected therewith; Ord.; CLV. 14. Presented, 17. Motion, That the Bill be now read a second time; Motion, That this House do now adjourn; withdrawn; Original Question proposed; Mr. Speaker declined to propose a Question, Abuse of Rules; Bill read
LIQUORS—continued.

Liquors: Bills and Motions relative to—continued.

Intoxicating Liquors to Children, Sale of—continued.

read a second time; Motion, That the Bill be committed to the Standing Committee on Law, &c., withdrawn; Bill committed, 60. Considered in Committee, 63. Bill further considered in Committee, and, at half-past Five, Chairman leaves the Chair to make his Report to the House, 233. Order for Committee on future Day discharged; another Day appointed, 310. (No further proceeding.)

Liquor Traffic Local Veto (England):

23. [1893-94.] To enable Localities by a direct Vote to prevent the issue of Licences; Ordered; CXLVIII. 16. Presented, 21. (Second Reading not proceeded with.)

24. [1894.] To enable Localities by a direct Vote to prevent the issue of Licences; Ordered; CXLIX. 25. Presented, 44. (Second Reading not proceeded with.)

25. [1895.] To enable Localities by a direct Vote to prevent the issue of Licences; Ordered; CL. 15. Presented, 18. (Second Reading not proceeded with.)


27. [1896.] To enable Localities by a direct Vote to prevent the issue of Licences for the sale of Intoxicating Liquors; Ordered; CL. 22. Presented, 26. Order for Second Reading discharged; another Day appointed, 288. (No further proceeding.)

28. [1897.] To enable Localities by a direct Vote to prevent the issue of Licences for the sale of Intoxicating Liquors; Ordered; CL. 14. Presented, 17. (Second Reading not proceeded with.)

29. [1898.] To enable Localities by a direct Vote to prevent the issue of Licences for the sale of Intoxicating Liquors; Ordered; CL. 21. Presented, 24. (Second Reading not proceeded with.)

30. [1899.] To enable Localities by a direct Vote to prevent the issue of Licences for the sale of Intoxicating Liquors; Ordered; CL. 19. Presented, 21. (Second Reading not proceeded with.)

31. [1900.] To enable Localities by a direct Vote to prevent the issue of Licences for the sale of Intoxicating Liquors; Ordered; CL. 15. Presented, 17. Order for Second Reading upon future day discharged; another day appointed, 101. (Second Reading not proceeded with.)

Licensed Premises (Display of Flags, &c.):

32. [1893-94.] To repeal the Provisions of the Act of the Sixth and Seventh years of William the Fourth, chapter 38, relating to the display, on Licensed Premises, of Flags and other Decorations; Ordered and presented; CXLVIII. 312. (Not proceeded with.)

Licensing Laws Amendment:

33. [1894.] To amend the Licensing Laws; Ordered; CXLIX. 115. Presented, 114. (Second Reading not proceeded with.)

34. [1895.] To amend the Licensing Laws; Ordered and presented; CL. 87. (Second Reading not proceeded with.)

Licensing Acts Amendment:

35. [1895.] To amend the Licensing Acts; Ordered and presented; CL. 38. Order for Second Reading discharged; Bill withdrawn, 232.

36. [1896.] To amend the Licensing Acts; Ordered; CL. 43. Presented, 44. Order for Second Reading discharged; Bill withdrawn, 85.

Licensing (Disqualification of Justices Removal):

37. [1896.] Bill, intituled, An Act to remove the Disqualification of Justices in certain cases under the Licensing Acts, 1872-74; brought from the Lords; CLIII. 288. Read, 306. (Second Reading not proceeded with.)
LIQUORS—continued.

Liquors (Ireland) : Bills relative to :

Intoxicating Liquors (Ireland) :

48. [1890-91.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturday and Sunday, and for other purposes connected therewith; Ordered; CXLVI. 9. Presented, 14. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months;" Debate arising, Closure claimed, but Mr. Speaker withholds his assent; Debate resumed; Amendment, on Division, not made; Main Question proposed; At half-past Five, Mr. Speaker proceeds to interrupt the Business; Question put, pursuant to Standing Order (Closure of Debate); and, on Division, resolved in the Affirmative; Main Question accordingly put and resolved in the Affirmative; Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Law, &c.; Objection taken; Debate stood adjourned, 207. Debate resumed; Amendment proposed, to leave out the word " That " to the end of the Question, in order to add the words " this House do resolve itself into a Committee of the whole House on the Bill upon Tuesday next;" Debate arising, Closure claimed twice, but Mr. Speaker withholds his assent; Debate stood adjourned at Midnight, 310. Order for resuming adjourned Debate, discharged; Bill withdrawn, 506.

49. [1892.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland, on Saturday and Sunday, and for other purposes connected therewith; Ordered; CXLVII. 16. Presented, 20. Order for Second Reading discharged; Bill withdrawn, 244.

50. [1893-94.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturday and Sunday, and for other purposes connected therewith; Ordered; CXLVIII. 16. Presented, 20. Order for Second Reading discharged; Bill withdrawn, 244.

51. [1893-94.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturday and Sunday, and for other purposes connected therewith; Ordered; CXLVIII. 16. Presented, 20. Order for Second Reading discharged; Bill withdrawn, 244.

52. [1894.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturday and Sunday, and for other purposes connected therewith; Ordered; CXLIX. 26. Presented, 20. (Second Reading not proceeded with.)

Intoxicating Liquors (Ireland), Sale of :

53. [1890.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturdays and Sundays, and for other purposes connected therewith; Ordered; CLI. 21. Presented, 24. (No further proceeding.)

54. [1897.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturdays and Sundays, and for other purposes connected therewith; Ordered; CLI. 14. Presented, 17. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months;" Closure claimed, but Mr. Speaker withholds his assent (three times); Amendment negatived, on Division; Bill committed, 221. Considered in Committee, 227. Order for Committee discharged; Bill withdrawn, 418.

55. [1898.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturdays and Sundays, and for other purposes connected therewith; Ordered; CLIII. 19. Presented, 22. (Second Reading not proceeded with.)

56. [1899.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturdays and Sundays, and for other purposes connected therewith; Ordered; CLIV. 10. Presented, 21. (Second Reading not proceeded with.)

57. [1899.] To amend the Law relating to the Sale of Intoxicating Liquors in Ireland on Saturdays and Sundays, and for other purposes connected therewith; Ordered; CLIV. 10. Presented, 21. (Second Reading not proceeded with.)

Intoxicating Liquors (Local Veto) Ireland :

58. [1890-91.] To enable the Ratepayers of any Locality to veto the issue of Licences for the Sale of Intoxicating Liquors in Ireland; Ordered; CXLVII. 11. Presented, 16. Order for Second Reading discharged; Bill withdrawn, 342.

59. [1890-94.] To enable the Ratepayers of any Locality to veto the issue of Licences for the Sale of Intoxicating

Liquors (Ireland) : Bills relative to—continued.

Intoxicating Liquors (Local Veto) Ireland—continued.


60. [1894.] To enable the Ratepayers of any locality to veto the issue of Licences for the Sale of Intoxicating Liquors in Ireland; Ordered; CXLIX. 24. Presented, 26. Order for Second Reading discharged; Bill withdrawn, 344.

61. [1895.] To enable the Ratepayers of any locality to veto the issue of Licences for the Sale of Intoxicating Liquors in Ireland; Ordered; CL. 16. Presented, 19. Order for Second Reading upon future day discharged; another day appointed, 111. Second Reading deferred, 156, 246, 296. Order for Second Reading discharged; Bill withdrawn, 316.


Licensing (Ireland) :

63. [1895-96.] To amend the Licensing (Ireland) Acts; Ordered, and presented accordingly; CXLVI. 52. Order for Second Reading discharged; Bill withdrawn, 84.

New Licences (Ireland) :

64. [1898-99.] To suspend the further issue of Licences for the Sale of Intoxicating Liquors in Ireland; Ordered; CXLVIII. 18. Presented, 23. Bill committed, 62. Considered in Committee; Objection taken to further Proceed ing, 65. Bill again considered in Committee, 66. Bill con sid ered in Committee; Objection taken; Chairman leaves the Chair to make his Report, 91. (Not further proceeded with.)


Licences (Ireland) :


Liquors (Scotland) : Bills relative to :

Licensing (Scotland) Acts Amendment :

67. [1897.] To amend the Licensing (Scotland) Acts, 1829 to 1897; Ordered and presented; CLII. 252. Bill committed, 266. Bill considered in Committee, 415. Report, without Amendment; passed, 416. Agreed to by the Lords, 431. (Cited as Licensing Amendment (Scotland) Act, 1897.) R. A. 436.

68. [1890.] To extend the Powers and Provisions of the Licensing Acts to Magistrates of Police of Burghs in Scotland; Ordered and presented; CLV. 49. (Second Reading not proceeded with.)

Licensed Premises (Hours of Sale) Scotland :

69. [1898.] To alter the Law relating to the Hours during which Premises licensed for the Sale of Excisable Liquors may be open in Scotland; Ordered, and presented accordingly; CLIV. 413. (No further proceeding.)

70. [1899.] To alter the Law relating to the Hours during which Premises licensed for the Sale of Excisable Liquors may be open in Scotland; Ordered and presented; CLV. 44. Second Reading deferred, 18, 90, 73, 89. Day appointed for Second Reading, 225. (No further proceeding.)

Liquor Vendors (Scotland) :

71. [1890-91.] To amend the Liquor Laws of Scot land, and more especially with reference to Dealers' or Grocers' Certificates; Ordered; CXLVII. 10. Presented, 15. Order for Second Reading discharged; Bill withdrawn, 247.

Liquor Traffic Local Veto (Scotland) :

72. [1890-91.] To enable Owners and Occupiers in Burghs, Wards of Burghs, Parishion in Districts in Scotland to
LIQUORS—continued.

Liquors (Scotland) : Bills relative to—continued.

Liquor Traffic Local Veto (Scotland)—continued.

in prevent the Common Sale of Intoxicating Liquors, or other- wise to have effectual Control over the Drink Traffic within such Areas ; Ordered ; CXLVI. 12. Presented, 17. (Second Reading not proceeded with.)

73. [1892.] To enable Owners and Occupiers in Burghs, Wards of Burghs, Parishes, and Districts in Scotland to prevent the Common Sale of Intoxicating Liquors, or other- wise to have effectual Control over the Drink Traffic within such Areas ; Ordered ; CXLVIII. 16. Presented, 21. (Second Reading not proceeded with.)

74. [1892-94.] To enable Owners and Occupiers in Burghs, Wards of Burghs, Parishes, and Districts in Scotland to prevent the Common Sale of Intoxicating Liquors, or other- wise to have effectual Control over the Drink Traffic within such Areas ; Ordered ; CXLVIII. 47. Presented, 48. (Second Reading not proceeded with.)

75. [1894.] To enable Owners and Occupiers in Burghs, Wards of Burghs, Parishes, and Districts in Scotland to prevent the Common Sale of Intoxicating Liquors, or other- wise to have effectual Control over the Drink Traffic within such Areas ; Ordered ; CXLIX. 26. Presented, 30. (Second Reading not proceeded with.)

76. [1895.] To enable Owners and Occupiers in Burghs, Wards of Burghs, Parishes, and Districts in Scotland to prevent the Common Sale of Intoxicating Liquors, or other- wise to have effectual Control over the Drink Traffic within such Areas ; Ordered ; CL. 16. Presented, 18. (Second Reading not proceeded with.)

77. [1896.] To enable Owners and Occupiers in Burghs, Wards of Burghs, Parishes, and Districts in Scotland to prevent the Common Sale of Intoxicating Liquors, or other- wise to have effectual Control over the Drink Traffic within such Liquors within such Areas ; Ordered ; CLI. 20. Presented, 23. Order for Second Reading discharged ; Bill withdrawn, 269.

78. [1897.] To enable Electors to have effectual control over the Liquor Traffic in their respective Areas ; Ordered ; CLI. 15. Presented, 18. Order for Second Read- ing discharged ; Bill withdrawn, 287.

79. [1898.] To enable Electors to have effectual control over the Liquor Traffic in their respective Areas in Scotland ; Ordered ; CLII. 21. Presented, 24. Order for Second Reading discharged ; Bill withdrawn, 350.

80. [1899.] To enable Electors to have effectual control over the Liquor Traffic in their respective Areas in Scotland ; Ordered ; CLI. 17. Presented, 20. Motion, That the Bill be now read a second time ; Amendment proposed, “Six Months,” and made ; Second Reading put off for Six Months, 172.

81. [1900.] To give the Ratepayers the direct con- trol of the Liquor Traffic in their respective Areas in Scotland ; Ordered and presented ; CLV. 17. Presented, 20. Motion, That the Bill be now read a second time ; Amendment proposed, “Six Months ;” Question proposed, That “now” stand part of the Question ; Closure claimed, but Mr. Speaker withdraws his assent, and, at half-past Five, Debate adjourned, 167. Order for resumption of Debate discharged ; Bill withdrawn, 342.

Permissive Licensing Powers (Scotland) :

82. [1899.] To amend the Public Houses Hours of Closing (Scotland) Act, 1887 ; Ordered, and presented accord- ingly ; CLIX. 88. (Second Reading not proceeded with.)

Sale of Intoxicating Liquors to Children :

83. [1890.] To prohibit the Sale or Supply of Exciseable Liquors to Children in Scotland ; Ordered ; CLV. 102. Presented, 103. (Second Reading not proceeded with.)

Liquors (Wales) : Bills relative to :

Liquor Traffic Local Veto (Wales)—continued.

85. [1892.] To enable Owners and Occupiers in Wales to have effectual control over the Liquor Traffic ; Ordered and presented ; CXLVII. 49. (Second Reading not proceeded with.)

86. [1893-94.] To enable Owners and Occupiers in Wales to have effectual control over the Liquor Traffic ; Ordered ; CXLVIII. 14. Presented, 19. Motion, That the Bill be now read a second time ; Amendment proposed, to leave out the word “that” to the end of the Question, in order to add the words, “this House declines to read this Bill a second time, as no compensation is provided for the owners of their licences without any judicial decision as to their disqualification to continue their lawful business,” but, on Division, not made ; Bill committed, 129. Considered in Committee, 137. Committee deferred. Day appointed for Committee, 387. (Not further proceeded with.)

87. [1894.] To enable Owners and Occupiers in Wales to have effectual control over the Liquor Traffic ; Ordered ; CEIX. 24. Presented, 28. (Second Reading not proceeded with.)

88. [1899.] To enable Owners and Occupiers in Wales to have effectual control over the Liquor Traffic ; Ordered ; CEIX. 17. Presented, 20. (Second Reading not proceeded with.)

89. [1900.] To enable Owners and Occupiers in Wales to have effectual Control over the Drink Traffic ; Ordered and presented ; CLV. 21. (Second Reading not proceeded with.)

Sunday Closing (Wales) Act, 1881, Amend-
ment :


91. [1893-94.] To amend “The Sunday Closing (Wales) Act, 1881 ;” Ordered ; CXLVIII. 18. Presented, 22. (Second Reading not proceeded with.)

92. [1893-94.] (No. 2.) To amend “The Sunday Closing (Wales) Act, 1881 ;” Ordered ; CXLVIII. 19. Pre- sented, 21. (Second Reading not proceeded with.)

93. [1894.] To amend “The Sunday Closing (Wales) Act, 1881 ;” Ordered and presented ; CXLIX. 68. (Second Reading not proceeded with.)

94. [1895.] To amend “The Sunday Closing (Wales) Act, 1881 ;” Ordered ; CL. 17. Presented, 21. (Second Reading not proceeded with.)

95. [1896.] To amend “The Sunday Closing (Wales) Act, 1881 ;” and to make further provision respecting the Sale of Intoxicating Liquors in Wales ; Ordered ; CLI. 23. Pre- sented, 29. (Second Reading not proceeded with.)

96. [1897.] To amend “The Sunday Closing (Wales) Act, 1881 ;” and to make further provision respecting the Sale of Intoxicating Liquors in Wales ; Ordered ; CLI. 23. Presented, 29. (Second Reading not proceeded with.)

97. [1898.] To amend “The Sunday Closing (Wales) Act, 1881 ;” and to make further provision respecting the Sale of Intoxicating Liquors in Wales ; Ordered ; CLI. 23. Presented, 29. (Second Reading not proceeded with.)

98. [1899.] To amend “The Sunday Closing (Wales) Act, 1881 ;” and to make further provision respecting the Sale of Intoxicating Liquors in Wales ; Ordered and presented ; CLV. 115. (Second Reading not proceeded with.)

99. [1900.] To amend “The Sunday Closing (Wales) Act, 1881 ;” and to make further provision respecting the Sale of Intoxicating Liquors in Wales ; Opened under consideration of their licences without any judicial decision as to their disqualification to continue their lawful business,” but, on Division, not made ; Bill committed, 129. Considered in Committee, 137. Committee deferred. Day appointed for Committee, 387. (Not further proceeded with.)

Lisburn
Lisburn—Local.

Liverpool Tramways:—See Tramways.

Liskeard Water:—See Waterworks.

Lisburn Urban District Council Bill:—
Local Authorities (Acquisition of Land) —continued.
2. [1893-94.] Bill to facilitate the Acquisition of Land by Local Authorities for certain purposes: Ordered; CXLVII. 17. Presented, 22. (Second Reading not proceeded with.)

Local Authorities' Acquisition of Land in Middlesex, Restriction:—
[1893-94.] Bill to restrict the Powers of Local or other Authorities outside the County of Middlesex to acquire Lands in that County; Ordered; CXLI. VIII. 27. Presented, 28. (Second Reading not proceeded with.)

Local Authorities (Land):—
[1892.] Bill to enable Local Authorities to acquire Land; Ordered; CXLI. VII. 49. Presented, 50. (Second Reading not proceeded with.)

Local Authorities Officers' Superannuation:—
1. [1897.] Bill to extend the Provisions of the Poor Law Officers' Superannuation Act, 1896, to Officers and Servants of other Local Authorities; Ordered and presented CXLII. 22. (Second Reading not proceeded with.)

2. [1896.] Bill to extend the Provisions of the Poor Law Officers' Superannuation Act, 1896, to the Officers and Servants of other Local Authorities; Ordered and presented; CLI. II. 54. (Second Reading not proceeded with.)

3. [1900.] Bill to extend the Provisions of the Poor Law Officers' Superannuation Act, 1896, to Officers and Servants of other Local Authorities; Ordered and presented; CLIV. 49. Order for Second Reading upon future day discharged; another day appointed, 132. (Second Reading not proceeded with.)

Local Authorities (Purchase of Land):—
[1892.] Bill to enable Local Authorities to Value and Purchase Land; Ordered; CXLI. VII. 16. Motion, That the Bill be now read a second time; Amendment, on Division, "Six Months," made; after Member suspended; Second Reading put off for six months, 212.

Local Authorities (Voting and Qualification):—

2. [1893-94.] (No. 2.) Bill to amend the System of Voting at Local Elections, and to abolish Property Qualifications for Local Authorities; Ordered; CXLII. XVIII. 31. Presented, 32. (Second Reading not proceeded with.)

3. [1893-94.] (No. 3.) Bill to amend the System of Voting at Local Elections, and to alter the Qualification for Local Authorities; Ordered; CXLII. VIII. 32. Presented, 33. (Second Reading not proceeded with.)

Local Authorities (Scotland) Loans:—
1. [1894-95.] Bill to provide increased facilities for the raising of Money by Local Authorities in Scotland by the issue of Debentures, Stock, and otherwise; Ordered; CXLVI. 10. Presented, 15. Motion, That the Bill be now read a second time; Second Reading, 25. (Second Reading not proceeded with.)

2. [1896.] Bill to amend the Local Authorities (Scotland) Loans Act, 1891, and the Burgh Police (Scotland) Act, 1892; Ordered and presented; CXLII. 222. (Second Reading not proceeded with.)

3. [1897.] Bill to amend the Local Authorities (Scotland) Loans Act, 1891, and the Burgh Police (Scotland) Act, 1892; Ordered and presented accordingly; CXLIII. 186. Order for Second Reading discharged; Bill withdrawn, 251.

Local Authorities Loans (Scotland) Act (1891 Amendment:—
[1894-95.] Bill to amend "The Local Authorities Loans (Scotland) Act, 1891":—Ordered; CXLIV. 41. Presented, 42. Bill committed, 155. Considered in Committee, and reported, 165. Passed, 172. Agree to the Lords, 258. (Cited as Local Authorities Loans (Scotland) Act, 1891, Amendment Act, 1895.) A. R. 275. Local
Local Authorities Servants Superannuation :

Local Board Act, 1891.)

Good government of the District of the Local Board ; further and better provision for the Improvement, Health, and good government of the District of the Local Board ; to raise further Munies, and for other purposes ; and Bill ordered ; CXLVI. 52. Read, 45. Committed, 37. Reported from the Select Committee on Police and Sanitary Regulations Bills, 263. Passed, 264. By the Lords, with Amendments, 265. Lords' Amendments agreed to, with Amendments, 267. To which last-mentioned Amendment, the Lords agree, 268. (Cited as Barnsward Local Board Act, 1891.) R. A. 413.

Barnsward

2. [1893-94.] Petition for a Bill to authorise the transfer of the Undertaking of the Barnsward Gas and Light Company, Limited, to the Barnsward Local Board, for the District of Barnsward, for the purpose of paying the cost of the construction and extending of the Gas and Light Undertaking of the Barnsward Gas and Light Company, for the purpose of supplying gas and light, and for other purposes ; and Bill ordered ; CXLVI. 35. Read, 43. Committed, 37. Reported from the Select Committee on Police and Sanitary Regulations Bills, 253. Passed, 254. By the Lords, with Amendments, 255. Lords' Amendments agreed to, by 414. (Cited as Barnsward Local Board Act, 1893.) R. A. 467.

Barry and Cadocoton

3. [1893-94.] Petition for a Bill for authorising the Local Board for the District of Barry and Cadocoton, in the County of Glamorgan, to acquire the Gas and Water Undertakings of the Barry and Cadocoton Gas and Water Company, to supply their District and other places with Gas and Water, and for other purposes ; and Bill ordered ; CXLVI. 25. Read, 43. Committed, 37. Reported, 417. Considered, as amended, 178. Passed, 192. By the Lords, with Amendments, 203. Lords' Amendments agreed to, 205. (Cited as Barry and Cadocoton Local Board Gas and Water Act, 1893.) R. A. 385.

Bridlington

4. [1894.] Petition for a Bill to vest in the Local Board for the District of Bridlington certain Lands and Hereditaments at Bridlington Quay now held in trust for them, and to confer upon the said Local Board further Powers for the good government of their District, and for other purposes ; and Bill ordered ; CXLIX. 12. Read, 45. Committed, 37. Reported from the Select Committee on Police and Sanitary Regulations Bills, 133. Bill passed, 163. By the Lords, with Amendments, 225. Lords' Amendments agreed to, 239. (Cited as Bridlington Local Board Act, 1894.) R. A. 363.

Buxton

5. [1892.] Petition for a Bill for authorising the Local Board for the District of Buxton, in the County of Derby, to accept as a Gift from the Most Noble William, Duke of Devonshire, k.t., a new Pump Room, and to hold and maintain the same, and for conferring Powers on the Board in relation to the Local Government of the District, and for other purposes ; and Bill ordered ; CXLIX. 41. Read, 45. Committed, 35. Report, That the Bill be referred to the Select Committee on Police and Sanitary Regulations, 143. Considered, as amended, 159. Passed (New Title), 173. By the Lords, with Amendments, 251. Lords' Amendments agreed to, 278. (Cited as Buxton Local Board Act, 1892.) R. A. 401.

Cleator Moor (Gas)

6. [1892.] Report, That the Bill should originate in the House of Lords ; CXLIX. 30. Orders, Standing Orders complied with, 50. Bill to authorise the transfer of the Undertaking of the Cleator Moor Gas Company, Limited, to the Cleator Moor Local Board, for the District of Cleator Moor, and for other purposes ; brought from the Lords, 137. Report, That no Stopping Orders not previously issued into are applicable, 150. Committed, 109.

Local Boards : Bills relative to—continued.

Cleator Moor (Gas)—continued.

7. [1890-91.] Petition for a Bill to enable the Local Board for the District of Cleator Moor, in the County of Cumbria, to acquire the Undertaking of the Cleator Moor Gas Company, to make and maintain a new Pier Head, and to make further provision for theImprovement and good Government of their District, and for other purposes ; and Bill ordered ; CXLVI. 53. Read, 62. Committed, 74. Reported from the Select Committee on Police and Sanitary Regulations Bills, 271. Considered, as amended, 274. Queen's Consent signified ; Bill passed, 284. By the Lords, with Amendments, 285. Lords' Amendments agreed to, 287. (Cited as Cleator Moor Local Board Act, 1891.) R. A. 460.

Hendon Bridge

8. [1893.] Petition, That the Bill should originate in the House of Lords ; CXL. 12. Report, That the Steading Orders had been certified to have been complied with, 43. (Not proceeded with.)

Horsay

9. [1893-94.] Petition for a Bill to confer Powers on the Horsay Local Board of Health with regard to Local Government within their District, and Bill ordered ; CXLVIII. 37. Read, 45. Committed, 55. Order, That the Bill be committed, discharged; Bill withdrawn, 282.

Ilkley

10. [1892.] Petition for a Bill for empowering the Local Board for the district of Ilkley, in the West Riding of the County of York, to construct additional Waterworks and improve their existing Water Supply ; and to purchase the Undertaking of the Ilkley Gas Company ; and for making better provision for the Health and Government of the District, and for other purposes ; and Bill ordered ; CXLVI. 36. Read, 44. Committed, 55. Report, That the Select Committee on Police and Sanitary Regulations, 365. Order, That the Order of the House of the 17th day of March 1892, " That, in the case of Bills reported from the Committee on Police and Sanitary Regulations, three clear days shall intervene between the date when the Report of the Committee is circulated with the Votes and the consideration of the Bill," be suspended in the case of the Bill ; Standing Orders suspended, and Bill to be now taken into consideration, provided amended prints shall have been previously deposited ; Bill considered, 366. Standing Orders suspended, and Bill to be now read the third time ; Accordingly read the third time, and passed, 367.

Ilkley—continued.

11. [1893-94.] Petition for Bill, presented upon the 15th day of February, in Session I, 1892, and Order of Leave for bringing in the said Bill made upon the same day, read ; Bill read the first and second time ; Standing Orders suspended, and Bill to be now read the third time ; Accordingly read the third time, and passed, 368.

Millom


Penmanwerr

13. [1890-91.] Petition for a Bill for conferring Powers on the Local Board for the District of Penmanwerr, in the County of Carnarvon, for the construction of additional Waterworks, and the raising of Munies, and in relation to the Local Government of the District, and for other purposes ; and Bill ordered ; CXLVI. 57. Read, 65. Committed, 74. Reported from the Select Committee on Police and Sanitary Regulations, 212. Considered, as amended, 214. Queen's Consent
Local Boards : Bills relative to—continued.

Punishments—continued.

Constitution ; Bill passed, 258. By the Lords, with Amendments, 541. Lords' Amendments agreed to, 425. (Cited as Punishments Local Board Act, 1891.) R. A. 480.

Swinston and Penalltay :—

14. [1892.] Report, That the Bill should originate in the House of Lords ; CXLVII. 31. Report, That the Standing Orders had been certified to have been complied with, 31. Bill to empower the Local Board of Swinton, in Yorkshire, to improve their existing Water Supply, and to confer further Powers on the Local Board, brought from the Lords ; Read and referred to the Examiners, 133. Report, That the Standing Orders not previously implied in have been complied with ; Bill to be read a second time, 227. Committed, 251. Reported; Preamble not proved, 306.

Swinston :—

15. [1891.] Report, That the Bill should originate in the House of Lords ; CXLIX. 1. Report, That the Standing Orders had been certified to have been complied with, 12. Bill to empower the Local Board of Swinton, in Yorkshire, to improve their existing Water Supply, and to confer further Powers on the Local Board, brought from the Lords ; Read and referred to the Examiners, 113. Report, Standing Orders complied with, 143. Committed, 162 ; Reported, 191. Considered, as amended, 239. Ordered, That the Bill be read the third time discharged ; Bill recommitted to the former Committee, 212. Bill reported, with further Amendments, 210. Considered, as amended, 239. Passed, with Amendments, 334. To which the Lords agree, 296. (Cited as Swinton Local Board Act, 1894.) R. A. 500.

Waterloo-with-Seaforth :—

16. [1892.] Petition for a Bill to confer further Powers of Control over the Sanitary District of the Local Government District of Waterloo-with-Seaforth, in the County of Lancaster, to make better provision in regard to Streets and Buildings, and for other purposes ; brought from the Lords, 219. Read, and referred to the Examiners, 220. Report, That the Standing Orders not previously implied in have been complied with ; Bill to be read a second time, 227. Committed, 251. Reported; Preamble not proved, 306.

Local Courts of Bankruptcy (Ireland) :—


Local Government (England and Wales) :—

1. [1893-94.] Motion, That leave be given to bring in a Bill to make further provision for Local Government in England and Wales ; Question resolved in the Affirmative, after Closure ; Bill ordered ; presented accordingly ; CXLVII. 147. Question for Second Reading, on Motion, resolved in the Affirmative ; Bill committed, 301. Instruction to Committee ordered, 392. Considered in Committee, 393-490. Reported, 625. Considered, as amended, 636, 638. Bill passed, 681. By the Lords, with Amendments, 698. Lords' Amendments considered, 670, 672, 673, 674. Committee appointed to draw up Reasons ; withdrew immediately ; Three to be the Quorum, 675, 676. Reasons reported, and agreed to, 676. —Resolution. That, as soon as the Local Government (England and Wales) Bill is passed, the House at its rising do adjourn until Monday the Twelfth day of February, 686. The Lords do not insist on certain of their Amendments to the Bill, to which the House hath disagreed ;

Local Government : Bills and Motions relative to—continued.

Local Government (England and Wales)—continued.

and have made Amendments in lieu of others disagreed to by this House; and insist on certain other of their Amendments for which they assign their Reasons ; and agree to certain of the Amendments made by this House to the Amendments made by the Lords ; and agree to certain of the Amendments made by this House to the Amendments made by the Lords, with Amendment and Consequential Amendments to the Bill, and disagree to certain other of the Amendments made by this House to the Amendments made by the Lords, with Amendment and Consequential Amendments to the Bill, and agree to certain of the Amendments made by this House to the Amendments made by the Lords, for which they assign their Reasons, 676. Lords' Reasons, Amendments, &c., considered ; the Lords' Amendment disagreed to, on Division ; several others disagreed to ; several agreed to ; several amended, and agreed to; a Consequential Amendment agreed to ; and a further Consequential Amendment made to the Bill ; another Amendment disagreed to, on Division ; a Consequential Amendment made to the Bill; Lords' Reason for disagreeing to an Amendment considered; House doth insist on the Amendment, one Lords' Amendment disagreed to ; one agreed to, with a further Amendment ; Committee appointed to draw up Reasons ; to withdraw immediately; Three to be the Quorum, Reasons reported, and agreed to, 686. The Lords do not insist on certain of their last Amendments to the Local Government (England and Wales) Bill, to which this House has disagreed ; but have made Amendments in lieu thereof ; and insist on one other of their said Amendments, for which they assign their Reason ; and do not insist on the rest of their said Amendments, and agree to certain other of their Amendments to this House to the Amendments last made by the Lords, without any Amendment ; and agree to the rest of the said Amendments made by this House, with Amendments and with Consequential Amendments to the Bill, 691. Lords' Reasons and Amendments, &c., to be printed, 692. Lords' Reason and Amendments to be now considered ; considered ; several agreed to ; one agreed to, on Division ; subsequent Amendments agreed to, 692. (Cited as Local Government Act, 1894.) R. A. 683.

Local Government (England and Wales) Act (1888) Amendment :—

2. [1893-94.] To amend "The Local Government (England and Wales) Act, 1888," and to provide for the establishment of a Joint Council of the County Councils of Wales and Monmouthshire; Ordered ; CXLVIII. 15. Presented, 20. (Second Reading not proceeded with.)

Local Government Act (1888) Amendment :—

3. [1895.] To amend the Local Government Act, 1888, so far as relates to the promotion of Bills in Parliament by County Councils; Ordered ; CL. 10. Presented, 20. (Second Reading not proceeded with.)

4. [1896.] To amend the Local Government Act, 1888; Ordered and presented; CL. 73. (Second Reading not proceeded with.)

5. [1897.] To amend the Local Government Act, 1888; Ordered and presented; CL. 212. (Second Reading not proceeded with.)

6. [1897.] (No. 2.) To amend Section eleven of the Local Government Act, 1888; Ordered and presented; CL. 235. (Second Reading not proceeded with.)

7. [1898.] To amend the Local Government Act, 1888; Ordered and presented; CL. 173. (Second Reading not proceeded with.)

8. [1899.] To amend the Local Government Act, 1888; Ordered and presented; CL. IV. 67. Presented, 68. Order for Second Reading discharged; Bill withdrawn, 834.

Local Government Act (1888) Amendment (London) :—

9. [1900.] To amend the Local Government Act, 1888; Ordered and presented; CLY. 229. (No further proceeding.)

Local
 Local Government: Bills and Motions relative to—continued.

Local Government:

10. [1896.] Motion, That, in the opinion of this House, it is urgently necessary that there should be devolved upon bodies representative of the different parts of the United Kingdom a large measure of self-government; Amendment proposed, to leave out the words "urgently necessary," and insert the words "desirable, subject to the claim of Ireland for the prior consideration by Parliament of a measure of Home Rule"; Question proposed, That the words "urgently necessary" stand part; the House adjourned, Forty Members not being present; CLIII. 89.

Local Government in Rural Districts:

11. [1900-01.] Motion, That, in the opinion of this House, no measure of Local Government for the rural districts of England and Wales will be satisfactory which does not provide for the return of rates and the establishment of parish councils, as to secure to the inhabitants of乡村 villages a reasonable share in the management of their own affairs; Amendment proposed to leave out from the words "provide for..." at the end of the Question, in order to add the words "the grouping of rural parts under popularly elected district councils, and the effective control of local affairs by similar bodies in urban and populous places, and that such further reform of Local Government in rural districts is urgently required." Question, That the words proposed to be left out stand part of the Question, negatived; Amendment proposed, That the words "the grouping of rural parts under popularly elected district councils, and the effective control of local affairs by similar bodies in urban and populous places, and that such further reform of Local Government in rural districts is urgently required," be added after the words "provide for..." in the Main Question; Amendment proposed to the said proposed Amendment, by inserting after the words "district councils," the words "the return of parochial government;" Question proposed, That those words be then inserted; Motion, That the Debate be now adjourned; Question on Division, resolved in the Affirmative; CXLVI. 286.

Local Government Act (1894) Amendment:

12. [1896.] To amend certain provisions of the Local Government Act, 1894; Ordered and presented; CLI. 57. (Second Reading not proceeded with.)

13. [1896.] (No. 2.) To amend the Local Government Act, 1894; Ordered and presented; CLI. 137. (Second Reading not proceeded with.)

14. [1897.] To amend certain Provisions of the Local Government Act, 1894; Ordered and presented; CLI. 28. Motion, That the Bill be now read a second time; House adjourned, Forty Members not being present, 183.

15. [1897.] (No. 2.) To amend certain Provisions of the Local Government Act, 1894; Ordered and presented accordingly; CLI. 198. (Second Reading not proceeded with.)

16. [1899.] To amend the Local Government Act, 1894; Ordered and presented; CLIV. 50. (No further proceeding.)

Local Government Act (1894) (Stock Transfer):

17. [1895.] To amend the Local Government Act, 1894, so as to regard the Transfer of any Stock, Share, or Security standing in the Name of, or Dividends payable to, a Local Authority; Ordered, and presented accordingly; CL. 109. Order for Second Reading discharged. Bill withdrawn; Leave to present another Bill instead thereof, 170.


Local Government: Bills and Motions relative to—continued.

Local Government (Aldershot and Farnborough):

19. [1897.] To amend the Law with respect to the Constitution of the District Councils of Aldershot and Farnborough; Ordered and presented; CLI. 121. Order for Second Reading discharged; Bill withdrawn, 376.

21. [1897.] To amend the Law with respect to the Constitution of the District Councils of Aldershot and Farnborough; Ordered, and presented accordingly; CLI. 37. Motion, That the Bill be now read a second time; and, at Midnight, Debate adjourned, 134. Order for Second Reading read, and discharged. Bill withdrawn, 268.

Local Government (Clarks of the Peace and County Councils):

21. [1896.] To amend the Law with regard to Clerks of the Peace and Clerks of the County Council; Ordered; CLIII. 51. Presented, 55. (Second Reading not proceeded with.)

Local Government (County Council Clerks):

22. [1897.] To amend the Law with respect to future Appointments to the Office of Clerks of the County Council in Administrative Counties in England and Wales; Ordered and presented; CLI. 65. (Second Reading not proceeded with.)

Local Government (Determination of Differences):

23. [1896.] To amend certain provisions of the Local Government Act, 1888, with respect to the Determination of Differences by the Local Government Board; Ordered and presented; CLI. 114. Bill committed, 129. Bill considered in Committee, and reported, without Amendment; passed, 156. Agreed to by the Lords, 205. (Cited as Local Government (Determination of Differences) Act, 1896.) R. A. 259.

Local Government (Elections):

21. [1898.] To continue temporarily certain Powers for the Removal of Difficulties at Elections under the Local Government Act, 1894; Ordered, and presented accordingly; CL. 54. Motion, That the Bill be now read a second time; Amendment, "Six Months," withdrawn; Male Question put; Bill committed; reported, without Amendment, 67, Passed, 70. Agreed to by the Lords, 70. (Cited as Local Government (Elections) Act, 1896.) R. A. 90.


20. [1897.] To amend the Law as to Qualifications for Elections to Parish Councils, and as to the Annual Assembly of the Parish Meeting; Ordered, and presented accordingly; CLI. 28. Committee, 32. Bill considered in Committee, and reported, without Amendment; passed, 68. Agreed to by the Lords, 68. (Cited as Local Government Act, 1897.) R. A. 65.

Local Government (Highways):

27. [1898.] To Transfer the Maintenance of Parish Highways in Rural Parishes to the Parish Council or Parish Meeting; Ordered and presented; CLI. 199. Order for Second Reading discharged; Bill withdrawn, 364.

Local Government (Qualification of Voters):

28. To amend the Local Government Act, 1888, in regard to the Qualification of Voters for the Election of Members to County Councils; Ordered and presented; CLI. 73. (Second Reading not proceeded with.)

Local Government.—See also Clauses.

Local Government Provisional Orders: Bills relative to:

1. [1890-91.] Bill to confirm a Provisional Order of the Local Government Board for the Formation of the Edmonton,
Local Government Provisional Orders—continued.

86. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Basingstoke and Newport; presented; read, and referred to the Examiners; CXLVI. 480. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 396. Bill committed, 325. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 359. Bill considered, as amended, 369. Passed, 375. Agreed to by the Lords, 381. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1891.) R. A. 484.

87. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Ashton-under-Lyne (two), Blackpool and York (two); Ordered and presented; read, and referred to the Examiners; CXLVI. 275. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 308. Bill committed, 312. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 330. Bill considered, as amended, 339. Passed, 345. Agreed to by the Lords, 350. (Cited as Local Government Board's Provisional Orders Confirmation (No. 6) Act, 1891.) R. A. 412.

88. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Brighton, Cheltenham, Southport, and Waltham-Holy-Cross; Ordered and presented; read, and referred to the Examiners; CXLVI. 275. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 308. Bill committed, 311. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 339. Bill considered, as amended, 339. Passed, 345. Agreed to by the Lords, 350. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1891.) R. A. 412.

89. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Rural Sanitary Districts of Basingstoke and Naseby; Ordered and presented; read, and referred to the Examiners; CXLVI. 275. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 309. Bill committed, 311. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 330. Bill considered, as amended, 339. Passed, 345. Agreed to by the Lords, 350. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1891.) R. A. 523.

90. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Standing Joint Committees for the Prevention of Pollution and Prevention of Contagion; Ordered; read, and referred to the Examiners; CXLVI. 275. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 308. Bill committed, 312. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 339. Bill considered, as amended, 350. Passed, 356. Agreed to by the Lords, 362. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1891.) R. A. 412.

91. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Hastings, Oldham, Rowley Regis, Southampton (two), Standish-with-Langton, and West Hamb; Ordered; read, and referred to the Examiners; CXLVI. 257. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 309. Bill committed, 312. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 330. Bill considered, as amended, 339. Passed, 345. Agreed to by the Lords, with Amendments; Day appointed for considering them, 406. Lords' Amendment agreed to, 406. (Cited as Local Government Board's Provisional Orders Confirmation (No. 11) Act, 1891.) R. A. 412.

92. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Barrow-in-Furness, Grimsby, Newton-in-Makerfield, Reading, and Swindon-New-Town, to the Rural Sanitary District of the Bury Union, and to the Wirral Joint Hospital District; Ordered; CXLVI. 290. Presented; read, and referred to the Examiners; CXLVI. 257. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 315. Bill committed, 325. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 330. Bill considered, as amended, 339. Passed, 356. Agreed to by the Lords, with Amendments; Day appointed for considering them, 406. Lords' Amendments agreed to, 463. (Cited as Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1891.) R. A. 484.

93. [1890-91.] To confirm a Provisional Order of the Local Government Board relating to the City of Birmingham; Ordered; CXLVI. 200. Presented; read, and referred to the Examiners; CXLVI. 297. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 312. Bill committed, 325. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 376. Bill considered, as amended, 377. Passed, 391. Agreed to by the Lords, with Amendments; Day appointed for considering them, 463. Lords' Amendments agreed to, 465. (Cited as Local Government Board's Provisional Orders Confirmation (No. 13) Act, 1891.) R. A. 484.

94. [1890-91.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Blackpool, Leicester (two), Salford, Stafford, West Ham, and Walthamstow, and to the County and Colwyn.
Local Government Provisional Orders—continued.

Colwyn Bay Joint Water Supply District; Ordered and presented; Report made on the 22nd day of February last; That no Bill originating in this House for confirming a Provisional Order or Provisional Certificate be read a first time after the Whitsuntide recess, dispensed with, and Bill to be read the first time on the next day after the Whitsuntide recess; CXLVI. 390. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 392. Bill committed, 402. Report, Provisional Orders confirmed; Bill to be now considered; passed, 422. By the Lords, with Amendments. Day appointed for considering them, 492. Lords' Amendments agreed to, 485. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1892.)

Examiners; CXLVII. 198. Confirmation (No. 14) Act, 1891.)

Sanitary Districts of Dover, Merthyr Tydfil, Plymouth, and
firmation (No. 14) Act, 1891.)

Lords, 384. Ordered, and presented; read, and referred to the Examiners; CXLVI. 380. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 382. Bill committed, 399. Order for attendance of a Witness, 428. Bill reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 435. By the Lords, with Amendments, 503. Day appointed for considering them, 504. Lords' Amendments agreed to, 508. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1891.)

Day appointed for Second Reading, 194. Bill committed, 198. Report, That the Standing Orders are applicable; Day appointed for Second Reading, 201. Day appointed for Third Reading, 201. Bill passed, 298. Agreed to by the Lords, 291. (Cited as Local Government Board's Provisional Orders Confirmation Act, 1891.)

15. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Bardney, Eastham, and Morley; Ordered, and presented accordingly; Order made on the 22nd day of January last; That no Bill originating in this House for confirming a Provisional Order or Provisional Certificate be read a first time after the Whitsuntide recess, dispensed with, and Bill to be read the first time; Bill read the first time, and referred to the Examiners; CXLVI. 380. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 382. Bill committed, 399. Order for. attendance of a Witness, 428. Bill reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 435. By the Lords, with Amendments, 504. Day appointed for considering them, 505. Lords' Amendments agreed to, 508. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1891.)

Day appointed for Second Reading, 194. Bill committed, 198. Report, That the Standing Orders are applicable; Day appointed for Second Reading, 201. Bill passed, 298. Agreed to by the Lords, 291. (Cited as Local Government Board's Provisional Orders Confirmation Act, 1891.)

18. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Burslem, Tunstall, and Morley; Ordered and presented; read, and referred to the Examiners; CXLVI. 170. Report, That the Standing Orders have been complied with; Day appointed for Third Reading, 201. Day appointed for Second Reading, 201. Bill passed, 272. Agreed to by the Lords, 269. (Cited as Local Government Board's Provisional Orders Confirmation (No. 17) Act, 1892.)

21. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Chard and Henley-upon-Thames; Ordered and presented; read, and referred to the Examiners; CXLVI. 198. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 222. Bill committed, 233. reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 222. Bill passed, 228. Agreed to by the Lords, 384. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1892.)

22. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Havant, Tanworth, Aldershot, Wallasey, Wellingborough, and Howdon Joint Hospital Districts, and to the Upper Stour Valley Main Sewerage District; Ordered; CXLVI. 239. Presented; read, and referred to the Lords, 240. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 258. Bill committed, 292. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 331. Bill passed, 339. Agreed to by the Lords, 395. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1892.)

23. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Barnsley, Pontefract, and Penistone; and to the Urban Sanitary Districts of Wigan, Allendale, and West Stow; and to the Rural Sanitary Districts of the Blything and Hendon Union; Ordered; CXLVI. 219. Presented; read, and referred to the Examiners, 240. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 278. Bill committed, 283. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 313. Bill passed, 321. Agreed to by the Lords, 369. (Cited as Local Government Board's Provisional Orders Confirmation Act, 1892.)

24. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Kidderminster, Walsall, Willington Quay and Howdon Joint Hospital Districts, and to the Upper Stour Valley Main Sewerage District; Ordered; CXLVI. 239. Presented; read, and referred to the Lords, 240. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 258. Bill committed, 292. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 331. Bill passed, 339. Agreed to by the Lords, 395. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1892.)

25. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Burslem, Tunstall, and Morley; Ordered and presented; read, and referred to the Examiners; CXLVI. 170. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 201. Day appointed for Third Reading, 201. Bill committed, 198. Report, That the Standing Orders are applicable; Provisional Orders confirmed; Day appointed for Third Reading, 201. Bill passed, 298. Agreed to by the Lords, 291. (Cited as Local Government Board's Provisional Orders Confirmation Act, 1891.)

26. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Boroughs of Chertsey, Falmouth, and Godalming; Ordered and presented; read, and referred to the Examiners; CXLVI. 245. Report, That the Standing Order had been complied with; Day appointed for Second Reading, 285. Bill committed, 292. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 306. Bill considered, as amended; passed, 375. By the Lords, with Amendments, Lords' Amendments agreed to, 405. (Cited as Local Government Board's Provisional Orders Confirmation Act, 1892.)

27. [1892.] To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Bath, Cheltenham, Letchworth, and Godalming; Ordered and presented; read, and referred to the Examiners; CXLVI. 291. Report, That no Standing Orders are applicable...
Local Government Provisional Orders—continued.

applicable; Day appointed for Second Reading, 278. Bill committed, 283. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 315. Bill passed, 321. By the Lords, with Amendments, 400. Lords' Amendments agreed to, 404. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1892.) R. A. 406.

28. [1892.] (No. 18.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Blitham, Morley, and West Ham; Ordered and presented; read, and referred to the Examiners; CXLIX. 251. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 278. Bill committed, 283. Standing Order suspended; and Leave to the Committee of Selection to appoint the Committee on the Bill to sit, and proceed forthwith, 348. Bill reported; Provisional Orders confirmed; Bill to be now taken into consideration; considered; passed, 348. Agreed to by the Lords, 350. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1892.) R. A. 401.

29. [1892.] (No. 15.) To confirm a Provisional Order of the Local Government Board relating to the Borough of Chesterfield; Ordered and presented; read, and referred to the Examiners; CXLIX. 211. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 208. Bill committed, 206. Reported; Provisional Order confirmed; Bill to be now taken into consideration; considered; passed, 219. By the Lords, with an Amendment, 200. Lords' Amendment agreed to, 204. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1892.) R. A. 386.

30. [1892.] (No. 16.) To confirm a Provisional Order of the Local Government Board relating to the Borough of Richmond (Survey); Ordered and presented; read, and referred to the Examiners; CXLIX. 266. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 301. Considered, 242. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 317. Bill considered, as amended; passed, 319. By the Lords, with Amendments, 320. Lords' Amendments agreed to, 324. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1892.) R. A. 401.

31. [1892.] (No. 18.) To confirm a Provisional Order of the Local Government Board relating to the Rural Sanitary Districts of the Horncastle Urban; Ordered, and presented accordingly; read, and referred to the Examiners; CXLIX. 395. Order referring the Bill to the Examiners, discharged; Bill withdrawn, 393.

22. [1893-94.] To confirm a Provisional Order of the Local Government Board relating to the Borough of Cheltenham; Ordered and presented; read, and referred to the Examiners; CXLIX. 121. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 141. Second Reading deferred, 165, 183. Bill committed, 165. Without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 211. Bill passed, 213. Agreed to by the Lords, 292. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1892.) R. A. 385.

32. [1893-94.] (No. 2.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Bradford (Yorks), Brentford, Epsom, New W singdon, Slough-upon-Thames, and Wigan, and to the Hertford and Ware Joint Hospital District; Ordered and presented; read, and referred to the Examiners; CXLIX. 96. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 155. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 195. Bill passed, 197. By the Lords, with Amendments, 200. Lords' Amendments agreed to, 204. (Cited as Local Government Board's Provisional Orders Confirmation (No. 16) Act, 1892.) R. A. 385.

33. [1893-94.] (No. 3.) To confirm a Provisional Order of the Local Government Board relating to the Urban Sanitary Districts of Aberystwyth, Bognor, Bredgford, Clitheroe, Dartmouth-Hardac, Cockermouth, Kidderminster, Llandrindod, Oswestry, Shrewsbury, Skipton, Stroud, and Ware; Ordered; CXLIX. 190. Presented; read, and referred to the Examiners; CXLIX. 365. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 100. Bill committed, 202. Reported, without Amendment; Provisional Order confirmed; Day appointed for Second Reading, 221. Bill passed, 225. Agreed to by the Lords, 320. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1893.) R. A. 355.

34. [1893-94.] (No. 4.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Basingstoke, Cirencester, Chichester, North, Newark, Newbury, and Swindon; Ordered; CXLIX. 189. Presented; read, and referred to the Examiners; 181. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 169. Bill committed, 206. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 202. Bill considered, as amended, 206. Passed, 209. By the Lords, with Amendments, 364. Day appointed for considering them, 365. Lords' Amendments agreed to, 368. (Cited as Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1893.) R. A. 350.

35. [1893-94.] (No. 5.) To confirm certain Provisional Orders of the Local Government Board relating to the Epsom (Hants), Sunderland, Carlisle, Newcastle, Chichester, Basingstoke, Cirencester, Chichester, North, Newark, Newbury, and Swindon; Ordered; CXLIX. 181. Report, That the Standing Orders are applicable; Day appointed for Second Reading, 205. Bill committed, 208. Reported, without Amendment; Provisional Orders confirmed; Day appointed for consideration, as amended, 365. Lords' Amendments agreed to, 368. (Cited as Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1893.) R. A. 350.

36. [1893-94.] (No. 6.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Barnsley and Doncaster, Blackburn (West), Bolton, Blackburn (East), Clitheroe, Dewsbury, Hastings, Lancaster, and mount Ash, and to the Rural Sanitary Districts of the Hunslet and Leeds Union, the Dewsbury Joint Hospital District; Ordered and presented; read, and referred to the Examiners; CXLIX. 181. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 317. Bill committed, 212. Without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 229. Bill passed, 222. By the Lords, with Amendments, 401. Day appointed for considering them, 405. Lords' Amendments agreed to, 404. (Cited as Local Government Board's Provisional Orders Confirmation (No. 6) Act, 1893.) R. A. 407.

37. [1893-94.] (No. 7.) To confirm certain Provisional Orders of the Local Government Board relating to the Haslingden and Rossendale Valley Sewerage District, the Rural Sanitary Districts of Manchester and Preston, the Stourbridge Main Drainage District and the Upper Stour Valley Main Sewerage District; Ordered and presented; read, and referred to the Examiners; CXLIX. 181. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 213. Bill committed, 216. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 370. Bill considered, as amended; passed, 376. Agreed to by the Lords, 423. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1893.) R. A. 467.

38. [1893-94.] (No. 8.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Barking Town, Coventry, Devonport, Folkestone, Howden, Luton, Reddish, Shildon, and Torquay; Ordered and presented; read, and referred to the Examiners; CXLIX. 365. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 293. Bill committed, 297. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 376. Bill considered, as amended; passed, 377. Agreed to by the Lords, 425. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1893.) R. A. 467.
Local Government Provisional Orders—continued.

47. [1893-94.] (No. 16.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Chichester and York, and to the Rivers of the West Riding of Yorkshire; Ordered and presented; read, and referred to the Examiners; CXLVI. 287. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 322. Bill committed, 328. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 354. Bill considered, as amended; Day appointed for Third Reading, 329. Bill passed, 363. Agreed to by the Lords, 403. [Cited as Local Government Board's Provisional Orders Confirmation Act (No. 16) 1892.] R. A. 467.

48. [1893-94.] (No. 17.) To confirm certain Provisional Orders of the Local Government Board relating to the Isle of Sheppey, and the Parishes of Conisborough and Newerby-in-Tee, in the County of Yorkshire; Ordered and presented; read, and referred to the Examiners; CXLVIII. 305. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 322. Second Reading deferred, 328, 332. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months." Debate adjourned, 335. Order for resuming adjourned, Debate read; Amendment withdrawn; Bill committed, 339. Reported; Provisional Order not proceeded with; resuming Order confirmed; Short Title changed; Title amended (Local Government Provisional Order (No. 17) Bill) Day appointed for consideration, as amended, 359. Motion for Consideration, as amended, deferred, 393, 395. Bill considered, as amended; Passed, 377. Agreed to by the Lords, 429. [Cited as Local Government Board's Provisional Orders Confirmation Act (No. 17) 1893.] R. A. 467.

49. [1894.] (No. 2.) To confirm certain Provisional Orders of the Local Government Board relating to the City of Coventry and to the Contributors of Sheerness; Ordered and presented; read, and referred to the Examiners; CXLIX. 349. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 41. Bill committed, 43. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 57. Bill considered, as amended; Day appointed for Third Reading, 58. Bill passed, 69. Agreed to by the Lords, 192. [Cited as Local Government Board's Provisional Orders Confirmation Act, 1894.] R. A. 219.

50. [1894.] (No. 3.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of the Borough of Wakefield, and the Rural Sanitary Districts of the Boroughs of Huddersfield, Pontefract, Batley, Dewsbury, Lindley, Morley, Todmorden, Mirfield, and Heckmondwike; and the Rural Sanitary District of the Borough of Keighley; Ordered and presented; read, and referred to the Examiners; CXLIX. 41. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 57. Bill passed, 88. Agreed to by the Lords, 192. [Cited as Local Government Board's Provisional Orders Confirmation Act, 1894.] R. A. 219.

51. [1894.] (No. 4.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of the Boroughs of Kirkintilloch and Milngavie; and the Rural Sanitary Districts of the Boroughs of Inverness, Aberdeen, Kincardineshire, and Banff; Ordered and presented; read, and referred to the Examiners; CXLIX. 53. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 57. Bill committed, 354. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 354. Bill considered, as amended; Day appointed for Third Reading, 359. Bill passed, 363. Agreed to by the Lords, 474. [Cited as Local Government Board's Provisional Orders Confirmation Act, 1894.] R. A. 467.

52. [1894.] (No. 5.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Huddersfield and the Rural Sanitary Districts of the

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Wharfdale Union; Ordered; CXLIX, 60. Presented, read, and referred to the Examiners, 61. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 178. Bill committed, 282. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 206. Bill passed, 208. Agreed to by the Lords, 210. (Cited as Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1894.) R. A. 203.

54. [1894.] (No. 6.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Bristol, Heacham, Solicryo, Southampton, Swaffham Bridge, and Stockport; Ordered and presented; read, and referred to the Examiners; CXLIX, 102. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 183. Bill committed, 127. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 186. Bill passed, 195. Agreed to by the Lords, 199. (Cited as Local Government Board's Provisional Orders Confirmation (No. 6) Act, 1894.) R. A. 208.

55. [1894.] (No. 7.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of York (Torks) and Saint George, and the Rural Sanitary Districts of the Holker Union, the Bromsgrove Union (two), the Wakefield Union, and the Township of Netherthorpe; Ordered and presented; read, and referred to the Examiners; CXLIX, 102. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 183. Bill committed, 146. Reported; one Provisional Order not proceeded with; remaining Orders confirmed; Day appointed for consideration as amended, 212. Bill considered, as amended; Day appointed for Third Reading, 219. Passed, 224. Agreed to by the Lords, 279. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1894.) R. A. 308.

56. [1894.] (No. 8.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Gosport and Alverstone, Harrow, Ilford, and Sprotbrough; Ordered and presented; read, and referred to the Examiners; CXLIX, 120. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 143. Bill committed, 146. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 184. Bill passed, 192. Agreed to by the Lords, 238. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1894.) R. A. 309.

57. [1894.] (No. 9.) To confirm certain Provisional Orders of the Local Government Board relating to the Acton, Chiswick, and Hammersmith, the Chertsey, the Finsbury and Hertford, the Leigh, and the Preston Joint Hospital Districts; Ordered and presented accordingly; read, and referred to the Examiners; CXLIX, 123. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 143. Bill committed, 146. Reported; one Provisional Order not proceeded with; remaining Orders confirmed; Day appointed for consideration as amended, 213. Bill considered, as amended; Day appointed for Third Reading, 219. Passed, 224. Agreed to by the Lords, 279. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1894.) R. A. 308.

58. [1894.] (No. 10.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Atherstone, Coventry, and Willows; Ordered and presented; read, and referred to the Examiners; CXLIX, 134. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 149. Bill committed, 133. Reported; one Provisional Order not proceeded with; remaining Orders confirmed; Day appointed for consideration, as amended, 213. Bill considered, as amended, 218. Passed, 222. Agreed to by the Lords, 270. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1894.) R. A. 306.

59. [1894.] (No. 11.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Birmingham, Brighton, Bournemouth, Darwen, Lowestoft, St. Albans, and Sandwich; Ordered, and presented; read, and referred to the Examiners; CXLIX, 134. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 150. Bill committed, 153. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 213. Bill considered, as amended, 218. Passed, 224. By the Lords, with Amendments; Day appointed for considering them, 201. Lords' Amendments agreed to, 308. (Cited as Local Government Board's Provisional Orders Confirmation (No. 11) Act, 1894.) R. A. 308.

60. [1894.] (No. 12.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of the Isle of Wight, London, and West Sussex, and to the Boroughs of Margate and Tunbridge Wells; Ordered and presented; read, and referred to the Examiners; CXLIX, 134. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 149. Bill committed, 153. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 214. Bill considered, as amended, 218. Passed, 224. Agreed to by the Lords, 208. (Cited as Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1894.) R. A. 308.

61. [1894.] (No. 13.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Districts, and to the Leigh and Atherton and the Swithland and Dukirk Joint Sewerage Districts; Ordered and presented; read, and referred to the Examiners; CXLIX, 134. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 185. Bill committed, 183. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 228. Bill considered, as amended, 251. Passed, 235. By the Lords, with Amendments; Day appointed for considering them, 261. Lords' Amendments agreed to, 317. (Cited as Local Government Board's Provisional Orders Confirmation (No. 13) Act, 1894.) R. A. 309.

62. [1894.] (No. 14.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Blackburn, Blackpool (two), and Stanley and District Joint Sewerage District; Ordered and presented; read, and referred to the Examiners; CXLIX, 145. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 178. Bill committed, 192. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 250. Bill considered, as amended, 295. Passed, 301. By the Lords, with Amendments; Day appointed for considering them, 318. Lords' Amendments agreed to, 331. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1894.) R. A. 332.

63. [1894.] (No. 15.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Bolton, Brighten and St. Helena's, and to the Widnes and Wesham Main Sewerage District; Ordered and presented; read, and referred to the Examiners; CXLIX, 145. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 178. Bill committed, 192. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 318. Lords' Amendments agreed to, 317. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1894.) R. A. 332.

64. [1894.] (No. 16.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Walsall and Preston; Ordered and presented; read, and referred to the Examiners; CXLIX, 150. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 178. Bill committed, 183. Reported; Provisional Orders confirmed; Day appointed to be now considered; considered, 225. By the Lords, with Amendments; Day appointed for considering them, 229. Lords' Amendments agreed to, 317. (Cited as Local Government Board's Provisional Orders Confirmation (No. 16) Act, 1894.) R. A. 306.

65. [1894.] (No. 17.) To confirm a Provisional Order of the Local Government Board relating to the County of Huntingdon; Ordered, and presented accordingly; read, and referred to the Examiners; CXLIX, 150. Report, That the Standing Orders are applicable; Day appointed for Second Reading, 100. Bill committed, 185. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 218. Passed, 224. By the Lords, with Amendments, 415. Day appointed for considering them, 290. Lords' Amendment agreed to, 295. (Cited as Local Government Board's Provisional Orders Confirmation (No. 17) Act, 1894.) R. A. 332.

66. [1894.] (No. 18.) To confirm certain Provisional Orders of the Local Government Board relating to the Urban Sanitary Districts of Middlesbrough and Preston; Ordered and presented; read, and referred to the Examiners; CXLIX, 150. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 178. Bill committed, 183. Reported; Provisional Orders confirmed; Day appointed to be now considered; considered, 225. By the Lords, with Amendments, 289. Day appointed for considering them, 290. Lords' Amendment agreed to, 295. (Cited as Local Government Board's Provisional Orders Confirmation (No. 18) Act, 1894.) R. A. 306.
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72. [1895.] (No. 10.) To confirm certain Provisional Orders of the Local Government Board relating to Bangor, Chepstow, Derby, Derbyshire, Kingston-upon-Hull, Skipton, and Stockport; Ordered; CL. 199. Presented; read, and referred to the Examiners, 199. Report, That the Standing Orders are applicable; Day appointed for Second Reading, 234. Bill committed, 240. Report, with Amendments; Provisional Orders confirmed; Day appointed for Third Reading, 274. Bill passed, 274. By the Lords, with Amendments, 329. Lords' Amendments agreed to, 322. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1895.) R. A. 235.

73. [1895.] (No. 7.) To confirm certain Provisional Orders of the Local Government Board relating to Bradford (York's) Tramways; Reported; read, and referred to the Examiners, 199. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 239. Bill committed, 245. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 296. By the Lords, with Amendments, 329. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1895.) R. A. 335.

74. [1895.] (No. 8.) To confirm certain Provisional Orders of the Local Government Board relating to Bognor, Llandudno, Newhaven, North, Northampton, and Wealdley; Ordered and presented; read, and referred to the Examiners, 199. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 259. Bill committed, 294. Report, without Amendments; Provisional Orders confirmed; Day appointed for Third Reading, 293. Bill passed, 295. By the Lords, with Amendments, 330. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1895.) R. A. 365.

75. [1895.] (No. 9.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Cambridge, Durham, Isle of Ely, Huntingdon, Lancaster, Norfolk, Northampton, Westmorland, West Suffolk, and the East, North, and West Ridings of Yorkshire; Ordered and presented; read, and referred to the Examiners, CL. 235. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 259. Bill committed, 294. Report, without Amendments; Provisional Orders confirmed; Day appointed for Third Reading, 293. By the Lords, with Amendments, 330. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1895.) R. A. 395.

76. [1895.] (No. 10.) To confirm a Provisional Order of the Local Government Board relating to the City of Liverpool; Ordered; CL. 245. Presented; read, and referred to the Examiners, 245. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 213. Bill committed, 217. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 248. Bill passed, 249. By the Lords, with Amendments, 311. Lords' Amendments agreed to, 322. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1895.) R. A. 355.

77. [1895.] (No. 11.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Cheshire, Lancashire, the Parts of Lindsey, West-Riding and Yorkshire; Ordered; CL. 255. Presented; read, and referred to the Examiners, 255. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 253. Bill committed, 264. Without order to stand, 317. Bill reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 326. By the Lords, with Amendments, 330. (Cited as Local Government Board's Provisional Orders Confirmation (No. 11) Act, 1895.) R. A. 355.

78. [1895.] (No. 12.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Berks, Devon, Derby, Dorset, the Parts of Lindsey, Lincolnshire, Nottingham, Somerset, Suffolk, West Riding of Yorkshire and the West Riding of Yorkshire; Ordered; CL. 245. Presented; read, and referred to the Examiners, 245. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 259. Bill committed, 294. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 291. Bill considered, as amended; Passed, 296. By the Lords, agreed to, 334. (Cited as Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1895.) R. A. 355.
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80. [1895.] (No. 11.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Buckingham, Cambridge, Oxford, and West Suffolk; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 325. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 291. Bill committed, 291. Report, With Amendments; Provisional Orders confirmed; Lords' Amendments agreed to, 318. Lords' amendments agreed to; Lords' Amendments agreed to, 318. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1895.) R. A. 391.

81. [1895.] (No. 14.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Hereford, Gloucester, Hertford, and Lewes; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 278. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 274. Bill committed, 274. Report; Provisional Orders confirmed; Lords' Amendments agreed to, as amended, 316. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1895.) R. A. 391.

82. [1895.] (No. 15.) To confirm certain Provisional Orders of the Local Government Board relating to Dorset, Devon, Cornwall, Northumberland, and South-West; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 357. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 270. Bill committed, 270. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 274. Bill committed, 274. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 274. Bill committed, 274. Report; Provisional Orders confirmed; Day appointed for consideration, as amended, 326. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1895.) R. A. 391.

83. [1895.] (No. 16.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Buckingham, Chichester, Dover, and Southampton; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 257. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 291. Bill committed, 291. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 291. Bill committed, 291. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 291. Bill committed, 291. Report; Provisional Orders confirmed; Lords' Amendments agreed to, as amended, 316. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1895.) R. A. 391.

84. [1895.] (No. 17.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Buckingham, Cambridge, Oxford, and West Suffolk; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 291. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 291. Bill committed, 291. Report; Provisional Orders confirmed; Lords' Amendments agreed to, as amended, 316. (Cited as Local Government Board's Provisional Orders Confirmation (No. 17) Act, 1895.) R. A. 391.

85. [1895.] (No. 18.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Buckingham, Cambridge, Oxford, and West Suffolk; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 284. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 300. Bill committed, 300. Report; Provisional Orders confirmed; Lords' Amendments agreed to, as amended, 316. (Cited as Local Government Board's Provisional Orders Confirmation (No. 18) Act, 1895.) R. A. 391.

86. [1895.] (No. 19.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Buckingham, Cambridge, Oxford, and West Suffolk; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 284. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 300. Bill committed, 300. Report; Provisional Orders confirmed; Lords' Amendments agreed to, as amended, 316. (Cited as Local Government Board's Provisional Orders Confirmation (No. 19) Act, 1895.) R. A. 391.

87. [1895.] (No. 20.) To confirm certain Provisional Orders of the Local Government Board relating to Bridgewater and Clevedon; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CL. 324. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 324. Bill committed, 324. Report; Provisional Orders confirmed; Lords' Amendments agreed to, as amended, 318. (Cited as Local Government Board's Provisional Orders Confirmation (No. 20) Act, 1895.) R. A. 391.

89. [1895. Sess. II.] (No. 20.) Order made 18th June, in the last Session of Parliament, for leave to bring in the Local Government Provisional Orders (No. 20) Bill, read; Bill read the first, second, and third time, and passed; CL. 347. (Cited as Local Government Board's Provisional Orders Confirmation (No. 20) Act, 1895.) R. A. 391.
Local Government Provisional Orders—continued.

90. [1895, Serg. 11.] (No. 21.) Order made 20th June, in pursuance of Standing Orders, for leave to bring in the Local Government Provisional Orders (No. 21) Bill, read, read the first and second time; and committed; CL 347.

Suspended Bill:

100. [1896.] (No. 21.) Order made upon the 20th day of June, 1896, for leave to bring in the Local Government Provisional Order (No. 21) Bill, read, read the first and second time; and committed; CL 341. Minutes of Evidence taken before the Committee on the Warrington Extension Water and Improvement Bill, 1890; referred to the Committee on the Bill, 100. Witness ordered to attend the Committee, 195. Report, that Standing Orders are applicable; Bill to be read a Second time, 148. Bill committed, 160. Report, that Standing Orders are applicable; Day appointed for Second Reading, 165. Passed, 165. Agreed to by the Lords, 226. (Cited as Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1896.) R. A. 236.

107. [1896.] (No. 6.) To confirm certain Provisional Orders of the Local Government Board relating to Axbridge, Bath, Cambridge, Carlisle, Harwell, Richmond (Surrey), Southall, Norwood, Stockbridge, Waltham Holy Cross, and Woking; the revised and presented; read, and referred to the Examiners; CL 170. Report, That the Standing Orders applicable have been complied with; Day appointed for considering them, 357. Lords' Amendments agreed to, 359. Passed, 291. Agreed to by the Lords, with Amendments, 356. Day appointed for considering them, 357. Lords' Amendments agreed to, 250. (Cited as Local Government Board's Provisional Orders Confirmation (No. 6) Act, 1896.) R. A. 372.

108. [1896.] (No. 7.) To confirm certain Provisional Orders of the Local Government Board relating to the Chorley, Epsom (Roads), Sutton, Cheadle and Leatherhead, Bromley, Guildford, Gainsborough and Woking, Havant, Lancaster, Liverlpool and Wirral, and Llandeen Joint Hospital Districts; Ordered and presented; read, and referred to the Examiners; CL 170. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 190. Bill committed, 194. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 214. Bill passed, 216. Agreed to by the Lords, with Amendments, 236. Day appointed for considering them, 355. Lords' Amendments agreed to, 339. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1896.) R. A. 4872.

109. [1896.] (No. 8.) To confirm certain Provisional Orders of the Local Government Board relating to the Church and Clayton, Middlesbrough, Stockton-on-Tees, Teesville, and Hartlepool, Bill to be read a Second time, 194. Reported, without Amendment, 207. Passed, 209. Agreed to by the Lords, with Amendments, 219. Day appointed for considering them, 356. Lords' Amendments agreed to, 339. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1896.) R. A. 374.

110. [1896.] (No. 9.) To confirm certain Provisional Orders of the Local Government Board relating to the Bromley and Beckenham, Calderley, Dewsbury, North Bierley, Pontefract, Rochdale, Rochdale Observer, Rochdale, Southport and Wirral Joint Hospital District; Ordered; CL 174. Presented, read and referred to the Examiners, 175. Report, That no Standing Orders are applicable; Bill to be read a Second time, 194. Committted, 199. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 214. Bill passed, 220. Agreed to by the Lords, with Amendments; Day appointed for considering them, 356. Lords' Amendments agreed to, 339. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1896.) R. A. 373.

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Local Government Provisional Orders—continued.

Sandown, and Shanklin, Tiverton, and Utdevad Joint Hospital District; Ordered; CLI. 213. Presented; read, and referred to the Examiners, 214. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 250. Bill committed, 253. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 276. Passed, 279. Agreed to by the Lords, with Amendments; Day appointed for considering them, 322. Lords' Amendments agreed to, 329. (Cited as Local Government Board's Provisional Orders Confirmation (No. 33) Act, 1896.) R. A. 373. 111. [1896.] (No. 12.) To confirm certain Provisional Orders of the Local Government Board relating to the Avercngton and Districts of Buckingham, Tames and Ren, Darent Valley, and Richmond (Surry) United Districts; Ordered; CLI. 213. Presented; read, and referred to the Examiners, 214. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 250. Bill committed, 253. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 276. Bill passed, 279. Agreed to by the Lords, with Amendments; Day appointed for considering them, 326. Lords' Amendments agreed to, 329. (Cited as Local Government Board's Provisional Orders Confirmation (No. 13) Act, 1896.) 114. [1896.] (No. 15.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Bedford, Chester, Isle of Ely, Essex, Flint, Gloucester, Hertford, Huntingdon, Middlesex, West Suffolk, and York; Ordered; CLI. 224. Presented; read, and referred to the Examiners, 225. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 256. Bill committed, 261. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 355. Bill considered, as amended, 356. Passed, 359. Agreed to by the Lords, with Amendments; Day appointed for considering them, 432. Lords' Amendments agreed to, 433. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1896.) R. A. 373. 115. [1896.] (No. 14.) To confirm certain Provisional Orders of the Local Government Board relating to Alcanbury, Ashton-under-Lyne, Dewsbury, Hoxey, and Stockbridge; and to the Braintree, and Keighley and Bingley Joint Hospital District; Ordered; CLI. 224. Presented; read, and referred to the Examiners, 225. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 256. Bill committed, 261. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 298. Bill passed, 299. Agreed to by the Lords, with Amendments, 341. Day appointed for considering them, 342. Lords' Amendments agreed to, 344. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1896.) R. A. 373. 116. [1896.] (No. 15.) To confirm certain Provisional Orders of the Local Government Board relating to Folkestone and Plymouth; Ordered and presented; read, and referred to the Examiners, 244. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 275. Bill committed, 280. Witness ordered to attend the Committees on the Bill, 290. Two Reports from the Select Committee on Standing Orders in the case of disapproving with Standing Order 129 in the case of the Plymouth Order, That the Standing Order ought to be dispensed with, 292. Bill reported, with Amendments; Folkestone Order not confirmed; remaining Order confirmed; Title amended; changed to Local Government Provisional Order (No. 15) Bill, 349. Aide memoire. 117. [1896.] (No. 16.) (Charged from Local Government Provisional Order. (No. 15.) To confirm certain Provisional Orders of the Local Government Board relating to Croydon, Morley, and South Mimms; Ordered and presented; read, and referred to the Examiners, 245. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 263. Bill committed, 267. Local Government Provisional Orders—continued.

Reported, with Amendments; Croydon Order not confirmed; remaining Orders confirmed; Title amended; Day appointed for consideration, as amended, 345. Passed, 352. Agreed to by the Lords, 407. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1896.) R. A. 424. 119. [1896.] (No. 17.) To confirm certain Provisional Orders of the Local Government Board relating to the County of Hertford, and the City of Liverpool (two); Ordered and presented; read, and referred to the Examiners; CLI. 245. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 295. Bill committed, 297. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 341. Bill considered, as amended, 343. Passed, 345. Agreed to by the Lords, 395. (Cited as Local Government Board's Provisional Orders Confirmation (No. 17) Act, 1896.) R. A. 373. 120. [1896.] (No. 18.) To confirm certain Provisional Orders of the Local Government Board relating to Batley, Darlington, Haverfordwest, Lancaster, Manchester, and Mountain Ash; Ordered and presented; read, and referred to the Examiners; CLI. 246. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 296. Bill committed, 297. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 299. Bill passed, 296. Agreed to by the Lords, with Amendments, 344. Day appointed for considering them, 345. Lords' Amendments agreed to, 346. (Cited as Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1896.) R. A. 373. 121. [1896.] (No. 19.) To confirm certain Provisional Orders of the Local Government Board relating to Burnley, Chester, Oldham, Wigan, and Warrington; Ordered and presented; read, and referred to the Examiners; CLI. 245. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 296. Bill committed, 297. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 343. Bill considered, as amended, 345. Passed, 347. Agreed to by the Lords, 395. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1896.) R. A. 373. 122. [1896.] (No. 20.) To confirm certain Provisional Orders of the Local Government Board relating to Chesham, Shawbury and Warrington; Ordered; Standing Order 103a suspended; Bill presented; read, and referred to the Examiners; CLI. 246. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 295. Bill committed, 297. Reported, with Amendments; Provisional Orders confirmed; Day appointed for considering, as amended, 345. Bill considered, as amended, 347. Passed, 349. Agreed to by the Lords, 397. (Cited as Local Government Board's Provisional Orders Confirmation (No. 22) Act, 1896.) R. A. 424. 124. [1896.] (No. 22.) To confirm a Provisional Order of the Local Government Board relating to Waltham Forest; Ordered; Standing Order 103a suspended; Bill presented; read, and referred to the Examiners; CLI. 300. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 313. Bill committed, 319. Reported; Provisional Orders confirmed; Day appointed for Third Reading, 344. Bill passed, 345. Agreed to by the Lords, 407. (Cited as Local Government Board's Provisional Orders Confirmation (No. 1) Act, 1896.) R. A. 373. 125. [1896.] (No. 23.) To confirm a Provisional Order of the Local Government Board relating to Wycombe; Ordered; Standing Order 103a suspended; Bill presented; read, and referred to the Examiners; CLI. 300. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 330. Bill committed, 332. Reported; without Amendment; Provisional Orders confirmed; Day appointed for considering, as amended, 336. Passed, 338. Agreed to by the Lords, 381. (Cited as Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1896.) R. A. 424. 126. [1896.]
Local Government Provisional Orders—continued.

120. [1867.] (No. 24.) To confirm a Provisional Order of the Local Government Board relating to the Borough of Longton; Ordered; Standing Order 193 suspended; Bill presented; read, and referred to the Examiners; CLI. 314. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 334. Bill committed, 335. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 336. Bill passed, 352. Agreed to by the Lords, 423. (Cited as Local Government Board's Provisional Orders Confirmation (No. 24) Act, 1867.) R. A. 425.

121. [1872.] (No. 11.) To confirm certain Provisional Orders of the Local Government Board relating to Ashby-de-la-Zouch, Kingston-upon-Hull, Plymouth, Totnes, Brigg, Harrogate, Newport (Stoke), Oswestry, Plymouth, Winslow, and Worcester; Ordered; and presented; read, and referred to the Examiners; CLI. 174. Report, That Standing Orders applicable have been complied with; Day appointed for Second Reading, 189. Bill committed, 193. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 200. Bill passed, 212. Agreed to by the Lords, with Amendments, 256. Day appointed for considering them, 256. Lords' Amendments agreed to, 268. (Cited as Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1872.) R. A. 108.

122. [1897.] (No. 2.) To confirm certain Provisional Orders of the Local Government Board relating to Buxton, Shildon and Willington, Bucklow, Henley and South Cres- land, and Witt, Swinton, Glosshaw and North Rotherham Provisions; Ordered and presented; read, and referred to the Examiners; CLI. 194. Report, That Standing Orders applicable have been complied with; Day appointed for Second Reading, 185. Bill committed, 195. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 303. Bill considered, as amended, 304. Passed, 307. Agreed to by the Lords, 377. (Cited as Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1897.) R. A. 430.

123. [1897.] (No. 4.) To confirm certain Provisional Orders of the Local Government Board relating to Totnes, Barrow, Harrow, Barnet, and Watford; Ordered and presented; read, and referred to the Examiners; CLI. 184. Report, That Standing Orders applicable have been complied with; Day appointed for Second Reading, 200. Bill committed, 201. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 239. Bill considered, as amended, 240. Passed, 243. Agreed to by the Lords, 244. (Cited as Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1897.) R. A. 300.

124. [1897.] (No. 5.) To confirm certain Provisional Orders of the Local Government Board relating to Bexley, Barking, Runnymede, and Tenterden; Ordered and presented; read, and referred to the Examiners; CLI. 194. Reported, That Standing Orders applicable have been complied with; Day appointed for Second Reading, 212. Bill passed, 225. Agreed to by the Lords, 296. (Cited as Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1897.) R. A. 339.

125. [1897.] (No. 6.) To confirm certain Provisional Orders of the Local Government Board relating to Ashby-de-la-Zouch, Riddlesdown and Rowley, Brighton, Tenterden, and Worthington; Ordered and presented; read, and referred to the Examiners; CLI. 184. Reported, That Standing Orders applicable have been complied with; Day appointed for Second Reading, 306. Bill committed, 307. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 232. Bill passed, 233. Agreed to by the Lords, 296. (Cited as Local Government Board's Provisional Orders Confirmation (No. 6) Act, 1897.) R. A. 360.

126. [1897.] (No. 7.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Buckingham and Stafford; Ordered and presented; read, and referred to the Examiners; CLI. 212. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 229. Bill committed, 234. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 233. Bill considered, as amended, 234. Passed, 237. Agreed to by the Lords, 244. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1897.) R. A. 360.

127. [1897.] (No. 8.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Bedford, Berks, Bucks, Cambs, Northampton, Huntingdon, and other Counties; Ordered and presented; read, and referred to the Examiners; CLI. 212. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 229. Bill committed, 234. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 243. Bill passed, 246. Agreed to by the Lords, 244. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1897.) R. A. 360.

128. [1897.] (No. 9.) To confirm certain Provisional Orders of the Local Government Board relating to local authorities in the Counties of Derby, Yorks, Northumberland, Durham, and other Counties; Ordered and presented; read, and referred to the Examiners; CLI. 212. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 229. Bill committed, 234. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 235. Bill considered, as amended, 236. Passed, 237. Agreed to by the Lords, 244. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1897.) R. A. 360.

129. [1897.] (No. 10.) To confirm certain Provisional Orders of the Local Government Board relating to local authorities in the Counties of Shropshire, Midhurst, and other Counties; Ordered and presented; read, and referred to the Examiners; CLI. 212. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 243. Bill committed, 247. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 250. Bill considered, as amended, 251. Passed, 252. Agreed to by the Lords, 244. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1897.) R. A. 360.
Local Government Provisional Orders—continued.

Orders confirmed ; Day appointed for consideration, as amended, 288. Bill passed, 289. Agreed to by the Lords, with Amendments ; Day appointed for consideration, 301. Ordered and presented, 305. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 302. Bill committted, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for consideration, as amended, 303. Bill considered, as amended, 268. Passed, 273. Agreed to by the Lords, with Amendments, 284. Day appointed for considering them, 285. Lords' Amendment agreed to, 300. [Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1897.] R. A. 436.

141. [1897.] (No. 15.) To confirm certain Provisional Orders of the Local Government Board relating to Blackburn, Bootle, and Wavertree ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That the Standing Orders applicable have been complied with ; Day appointed for Second Reading, 255. Bill committted, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for consideration, as amended, 268. Passed, 273. Agreed to by the Lords, with Amendments, 284. Day appointed for considering them, 285. Lords' Amendment agreed to, 300. [Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1897.] R. A. 436.

142. [1897.] (No. 16.) To confirm certain Provisional Orders of the Local Government Board relating to Aberystwyth, Barrow-in-Furness, Birkenhead, Bromley, and Swansea ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 255. Bill committted, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for consideration, as amended, 268. Order for consideration, as amended, disallowed ; Bill recommitted to the former Committee, 241. Bill reported, with further Amendments, 253. Considered, as amended ; passed, 256. Agreed to by the Lords, 257. [Cited as Local Government Board's Provisional Orders Confirmation (No. 16) Act, 1897.] R. A. 436.

143. [1897.] (No. 17.) To confirm a Provisional Order of the Local Government Board relating to the Borough of Hastings ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That the Standing Orders applicable have been complied with ; Day appointed for Second Reading, 255. Bill committted, 237. Reported, with Amendments ; Provisional Order confirmed ; Day appointed for consideration, as amended, 268. Order for consideration, as amended, disallowed ; Bill recommitted to the former Committee, 241. Bill reported, with further Amendments, 253. Considered, as amended ; passed, 256. Agreed to by the Lords, 257. [Cited as Local Government Board's Provisional Orders Confirmation (No. 17) Act, 1897.] R. A. 436.

144. [1897.] (No. 18.) To confirm a Provisional Order of the Local Government Board relating to the Borough of Blackburn ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 255. Bill committted, 237. Reported, without Amendment ; Provisional Orders confirmed ; Day appointed for Third Reading, 256. Passed, 273. Agreed to by the Lords, 256. [Cited as Local Government Board's Provisional Orders Confirmation (No. 18) Act, 1897.] R. A. 436.

145. [1898.] (No. 1.) To confirm certain Provisional Orders of the Local Government Board relating to Ashbourne, Oswestry, Oswestry, and Wallasey ; and to the Oakwell and Stanine Joint Hospital Districts ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That the Standing Orders applicable have been complied with ; Day appointed for Second Reading, 255. Bill committted, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for Third Reading, 256. Bill passed, 273. Agreed to by the Lords, 256. [Cited as Local Government Board's Provisional Orders Confirmation (No. 1) Act, 1898.] R. A. 221.

146. [1898.] (No. 2.) To confirm certain Provisional Orders of the Local Government Board relating on certain Exchequer, Oswestry, Oswestry, and Wallasey, and to the Oakwell and Stanine Joint Hospital Districts ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That the Standing Orders applicable have been complied with ; Day appointed for Second Reading, 255. Bill committced, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for Third Reading, 256. Bill passed, 273. Agreed to by the Lords, 256. [Cited as Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1898.] R. A. 221.

147. [1898.] (No. 3.) To confirm certain Provisional Orders of the Local Government Board relating to Burton by (Rural), Cheadle (Rural), Rippon, Ferry Street, Heston, Hatcham, and Wetherby (Rural) ; Ordered, and presented accordingly ; read, and referred to the Examiners ; CLIII. 142. Report, That the Standing Orders applicable have been complied with ; Day appointed for Second Reading, 255. Bill committted, 237. Reported, without Amendment ; Provisional Orders confirmed ; Day appointed for Third Reading, 256. Bill passed, 273. Agreed to by the Lords, 256. [Cited as Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1898.] R. A. 436.

148. [1898.] (No. 4.) To confirm certain Provisional Orders of the Local Government Board relating to the Abingdon, Walthamstow, Wemmerskirk, and Wylam (Rural) ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That the Standing Orders applicable have been complied with ; Day appointed for Second Reading, 255. Bill committted, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for consideration, as amended, 306. Bill considered, as amended, 253. Passed, 256. Agreed to by the Lords, 257. [Cited as Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1898.] R. A. 436.

149. [1898.] (No. 5.) To confirm certain Provisional Orders of the Local Government Board relating to Leeds, Manchester, and Walsall ; Ordered and presented, 252. Read, and referred to the Examiners ; CLIII. 143. Report, That the Standing Orders applicable have been compiled with ; Day appointed for Second Reading, 255. Bill committced, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for consideration, as amended, 253. Bill considered, as amended, 252. Passed, 256. Agreed to by the Lords, 257. [Cited as Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1898.] R. A. 436.

150. [1898.] (No. 6.) To confirm certain Provisional Orders of the Local Government Board relating to Elstree (Rural), Bishopstone, Beaconsfield, Burnley, Bootle, and Wallasey ; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 255. Bill committced, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for consideration, as amended, 268. Bill considered, as amended, 252. Passed, 256. Agreed to by the Lords, 257. [Cited as Local Government Board's Provisional Orders Confirmation (No. 6) Act, 1898.] R. A. 436.

151. [1898.] (No. 7.) To confirm certain Provisional Orders of the Local Government Board relating to the Counties of Brecon, Carmarthen, Devon, Monmouth, and Radnor; Ordered and presented, 252. Read, and referred to the Examiners, 254. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 255. Bill committced, 237. Reported, with Amendments ; Provisional Orders confirmed ; Day appointed for Third Reading, 256. Passed, 273. Agreed to by the Lords, 257. [Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1898.] R. A. 436.
Local Government Provisional Orders—continued.

Orders confirmed; Day appointed for Third Reading, 263.

Bill passed, 284. Agreed to by the Lords, with Amendments, 229. Day appointed for considering them, 354. Lords' Amendments agreed to; Title amended, 236. Bill referred to the Examiners; CLEAT. 197.

Agreed to by the Lords, 338. Day appointed for Third Reading, 283. Passed, 287. 

Report, That no Standing Orders are applicable; Day appointed for Second Reading, 245. Bill committed, 249. Witness ordered to attend Committee on Bill, 306. Returned, with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 295. Passed, 301. Agreed to by the Lords, 364. (Cited as Local Government Board's Provisional Orders Confirmation (No. 1) Act, 1899.) R. A. 372.

Agreed to by the Lords, 369. Day appointed for consideration, as amended, 241. Bill considered, 243. Day appointed for Second Reading, 249. Bill committed, 252. Reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 254. Passed, 258. Agreed to by the Lords, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 263. Passed, 267. Agreed to by the Lords, with an Amendment; Day appointed for considering it, 269. Lords' Amendments agreed to, 273. (Cited as Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1899.) R. A. 372.

Agreed to by the Lords, 286. Lords' Amendments agreed to, 309. (Cited as Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1899.) R. A. 372.

Agreed to by the Lords, 321. Day appointed for Third Reading, 323. Passed, 327. Agreed to by the Lords, with Amendments; Day appointed for considering them, 328. Lords' Amendments agreed to, 330. (Cited as Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1899.) R. A. 372.

Agreed to by the Lords, 198. Lords' Amendments agreed to, 218. Day appointed for consideration, as amended, 221. Passed, 225. Agreed to by the Lords, 256. (Cited as Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1899.) R. A. 372.


Agreed to by the Lords, 214. Day appointed for Third Reading, 216. Passed, 219. Agreed to by the Lords, with Amendments; Day appointed for considering it, 222. Lords' Amendments agreed to, 224. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1899.) R. A. 372.

Agreed to by the Lords, 256. Lords' Amendments agreed to, 268. Day appointed for consideration, as amended, 271. Passed, 275. Agreed to by the Lords, 287. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1899.) R. A. 372.

Agreed to by the Lords, 148. Lords' Amendments agreed to, 150. Day appointed for Third Reading, 152. Passed, 155. Agreed to by the Lords, 169. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1899.) R. A. 372.

Agreed to by the Lords, 198. Lords' Amendments agreed to, 218. Day appointed for consideration, as amended, 221. Passed, 225. Agreed to by the Lords, 256. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1899.) R. A. 372.


Agreed to by the Lords, 286. Lords' Amendments agreed to, 309. (Cited as Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1899.) R. A. 372.
Local Government Provisional Orders—continued.

Banford and Wallingford and Great Massingham, United Districts; Ordered and presented; read, and referred to the Examiners; CLIV. 107. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 278. Bill committed, 220. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 251. Bill considered, as amended, 254. Passed, 256. Agreed to by the Lords. 231. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1899.) R. A. 389.

166. [1899.] (No. 9.) To confirm certain Provisional Orders of the Local Government Board relating to Llanddewi-Brefi, Henllan, Morfa-Beudy, and Llangoed, Cardiganshire; Ordered and presented; read, and referred to the Examiners; CLIV. 206. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 248. Bill committed, 245. Passed, 246. Agreed to by the Lords, with Amendments, 255. Lords' Amendments agreed to, 260. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1899.) R. A. 290.

168. [1899.] (No. 11.) To confirm certain Provisional Orders of the Local Government Board relating to Clifton (Yorks), Bedale, Botley (Hants), Trotton (Sussex), and West Bromwich (Warks); Ordered and presented; read, and referred to the Examiners; CLIV. 529. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 222. Bill committed, 228. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 227. Bill considered, as amended, passed, 228. Agreed to by the Lords, 285. (Cited as Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1899.) R. A. 329.

169. [1899.] (No. 12.) To confirm certain Provisional Orders of the Local Government Board relating to Bourne-moor, Kirkby (Lancs.), and Covington (Yorks) (two), Ordered and presented; read, and referred to the Examiners; CLIV. 214. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 232. Bill committed, 238. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 246. Bill considered, as amended; passed, 247. Agreed to by the Lords, with Amendments, 264. Day appointed for considering them, 265. Lords' Amendments agreed to, 268. (Cited as Local Government Board's Provisional Orders Confirmation (No. 13) Act, 1899.) R. A. 328.

170. [1899.] (No. 13.) To confirm a Provisional Order of the Local Government Board relating to the Counties of Warwick and Worcestershire; Ordered and presented; read, and referred to the Examiners; CLIV. 214. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 233. Bill committed, 238. Reported; Provisional Order not confirmed, 266.

171. [1899.] (No. 14.) To confirm certain Provisional Orders of the Local Government Board relating to Isle of Thanet (Kent), Ramsgate, Reading, and Rhyll; Ordered and presented; read, and referred to the Examiners; CLIV. 214. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 232. Bill committed, 238. Motion, That the Order for the bill be committed to the Select Committee to divide the Bill into two Bills, 287. Report, Bill divided into two Bills, one comprising Orders relating to Isle of Thanet (Rural), Ramsgate, and Reading (Local Government Provisional Orders (No. 14) Bill, the other comprised of Orders relating to Rhyll (Local Government Provisional Orders (No. 15) Bill); Local Government Provisional Orders (No. 14) Bill reported, with Amendments; Provisional Orders confirmed; Title amended; Day appointed for consideration, as amended, 298. Bill considered, as amended; passed, 294. Agreed to by the Lords, with Amendments, 295. Day appointed for considering them, 292. Lords' Amendments agreed to, 294. (Cited as Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1899.) R. A. 425.

172. [1899.] (No. 15.) (See Local Government Provisional Orders (No. 14).) Reported without Amendment; Bill divided into two Bills, one comprising Orders relating to Isle of Thanet (Rural), Ramsgate, and Reading (Local Government Provisional Orders (No. 14) Bill, the other comprised of Orders relating to Rhyll (Local Government Provisional Orders (No. 15) Bill); Local Government Provisional Orders (No. 14) Bill reported, with Amendments; Provisional Orders confirmed; Title amended; Day appointed for consideration, as amended, 339. Bill considered, as amended, 341. Passed, 346. Agreed to by the Lords, with Amendments, 347. (Cited as Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1899.) R. A. 290.

173. [1899.] (No. 16.) To confirm certain Provisional Orders of the Local Government Board relating to Accrington, Chipping Norton, Gosport, and Alverstoke, King'swinford (Rural), Reigate and Park, and Wrexham (Rural); Ordered and presented; read, and referred to the Examiners; CLIV. 110. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 187. Bill committed, 193. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 196. Bill considered, as amended, passed, 197. Agreed to by the Lords, with Amendments, 218. Lords' Amendments agreed to, 265. Lords' Amendments agreed to, 268. (Cited as Local Government Board's Provisional Orders Confirmation (No. 16) Act, 1900.) R. A. 256.

174. [1900.] (No. 2.) To confirm certain Provisional Orders of the Local Government Board relating to Dewsbury, Llandudno, Manchester, Newton-in-Makerfield (Wigan), Dorchester, Rye, and West Bromwich (Warks); Ordered and presented; read, and referred to the Examiners; CLIV. 131. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 148. Bill committed, 152. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 158. Bill passed, 168. Agreed to by the Lords, with Amendments, 238. Day appointed for considering them, 238. Lords' Amendments agreed to, 241. (Cited as Local Government Board's Provisional Orders Confirmation (No. 1) Act, 1900.) R. A. 964.

175. [1900.] (No. 3.) To confirm certain Provisional Orders of the Local Government Board relating to Aberavon, Aberdare, the Neath (Rural), Uplands (Local Government Provisional Ord.
Local Government Provisional Orders—continued.

Ordered, and presented accordingly; read, and referred to the Examiners; CL.V. 195. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 181. Bill committed, 187. Reported, without Amend- ment; Provisional Orders confirmed; Bill passed, 215. AGREED TO BY THE LORDS.

178. [1892.] (No. 6.) To confirm certain Provisional Orders of the Local Government Board relating to Aitkenhead, Barnsley, Clitheroe, Leicester, Stafford, and Toggenburg; Ordered and presented accordingly; read, and referred to the Examiners; CL.V. 182. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 215. Bill committed, 216. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 280. Bill considered, as amended; passed, 284. AGREED TO BY THE LORDS. (Cited as Local Government Board's Provisional Orders Confirmation (No. 6) Act, 1900.) R. A. 356.

179. [1892.] (No. 7.) To confirm certain Provisional Orders of the Local Government Board relating to Accrington and Church Outfall Sewerage District, and to Ashton-under-Lyne, Bury, Leyton, Shipley, and Sunderland; Ordered and presented accordingly; read, and referred to the Examiners; CL.V. 167. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 212. Bill committed, 216. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 277. Bill considered, as amended; passed, 284. AGREED TO BY THE LORDS. (Cited as Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1900.) R. A. 363.

180. [1892.] (No. 8.) To confirm certain Provisional Orders of the Local Government Board relating to Cockfield (Rural), Leigh, Milford Haven, and Wallisney; Ordered and presented accordingly; read, and referred to the Examiners, 195. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 221. Bill committed, 227. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 259. Bill considered, as amended; passed, 265. AGREED TO BY THE LORDS. 334. (Cited as Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1900.) R. A. 369.

181. [1892.] (No. 9.) To confirm certain Provisional Orders of the Local Government Board relating to Burton upon-Trent, Darbeister, the Ports of Rotherham, Warrington, and Winchester; Ordered; CL.V. 194. Presented; read, and referred to the Examiners, 155. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 237. Bill committed, 242. Reported, without Amend- ment; Provisional Orders confirmed; Day appointed for Third Reading, 281. Bill passed, 284. AGREED TO BY THE LORDS. 354. (Cited as Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1900.) R. A. 310.

182. [1892.] (No. 10.) To confirm certain Provisional Orders of the Local Government Board relating to Harrogate, Haywood, Ripon, Rothcliffe, and Tunbridge Wells; Ordered and presented; read, and referred to the Examiners; CL.V. 196. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 237. Bill committed, 242. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 286. Bill considered, as amended; passed, 295. AGREED TO BY THE LORDS. 330. (Cited as Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1900.) R. A. 356.

183. [1892.] (No. 11.) To confirm certain Provisional Orders of the Local Government Board relating to Bewdley, Bilston, Catshott and Osgar (Rural), and the Dun- caster and Marshborough and the Shipley and Shelley United Districts; Ordered and presented; read, and referred to the Examiners; CL.V. 201. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 237. Bill committed, 242. Reported, without Amend- ment; Provisional Orders confirmed; Day appointed for Third Reading, 295. Bill passed, 271. AGREED TO BY THE LORDS. 339. (Cited as Local Government Board's Provisional Orders Confirmation (No. 11) Act, 1900.) R. A. 356.

184. [1892.] (No. 12.) To confirm certain Provisional Orders of the Local Government Board relating to Llanrumney, Oswestry, and Walsall; Ordered and presented; read, and referred to the Examiners; CL.V. 203. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 240. Bill committed, 245. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 300. Bill considered, as amended, 303. Passed, 305. AGREED TO BY THE LORDS. 329. (Cited as Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1900.) R. A. 336.

185. [1892.] (No. 13.) To confirm certain Provisional Orders of the Local Government Board relating to Ashton-under-Lyne, Bury, Leyton, Shipley, and Sunderland; Ordered; CL.V. 204. Presented; read, and referred to the Examiners, 255. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 241. Bill committed, 246. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 281. Bill passed, 284. AGREED TO BY THE LORDS. 290. (Cited as Local Government Board's Provisional Orders Confirmation (No. 13) Act, 1900.) R. A. 357.

186. [1892.] (No. 14.) To confirm certain Provisional Orders of the Local Government Board relating to Glinton, Northampton, and Torquay, and to the Walmouth-on-Trent Bridge, in the County of Derby and Stafford; Ordered and presented accordingly; read, and referred to the Examiners; CL.V. 205. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 241. Bill committed, 246. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 300. Bill considered, as amended, 303. Passed, 305. AGREED TO BY THE LORDS. 328. (Cited as Local Government Board's Provisional Orders Confirmation (Gas) Act, 1891.) R. A. 303.

Gazette:

188. [1900-01.] To confirm certain Provisional Orders of the Local Government Board under the "Gas and Waterworks Facilities Act, 1879," and "The Public Health Act, 1875," relating to the Urban Sanitary Districts of Richmond (Yorkshire), and Selby; Ordered and presented; read, and referred to the Examiners; CL.V. 272. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 241. Bill committed, 246. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 281. Bill considered, as amended, 285. Passed, 295. AGREED TO BY THE LORDS. 365. (Cited as Local Government Board's Provisional Orders Confirmation (Gas) Act, 1891.) R. A. 412.

LOCAL GOVERNMENT—continued.

Local Government Provisional Orders—continued.

Gas—continued.

10. [1890-91.] To confirm a Provisional Order of the Local Government Board relating to the County of Berkshire, and pursuant thereto, an Order, made on the 23rd day of February last, to confirm a Provisional Order confirmed; Day appointed for reading, 184. Day appointed for consideration as amended, 185. Bill considered, as amended, 186. Passed. 

Reported, with Amendments; Provisional Order confirmed; Day appointed for Second Reading, 303. Bill committed, 304. Reported, without Amendment; Provisional Order confirmed; passed, 306. 

Local Government Provisional Orders—continued.

Highways—continued.

429. Agreed to by the Lords, 432. (Cited as Local Government Board's Provisional Orders Confirmation (Highways) Act, 1891.) R. A. 475.

Housing of the Working Classes:

197. [1890-91.] To confirm certain Provisional Orders of the Local Government Board under the Housing of the Working Classes Act, 1890, relating to the Urban Sanitary Districts of Streets and Sunderland; Ordered, and presented accordingly; Day appointed for Third Reading, 292. Bill passed, 296. Agreed to by the Lords, 300. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 301. Bill considered, as amended, 302. Passed. 

Reported, with Amendments; Provisional Order confirmed; Day appointed for Third Reading, 302. Bill passed, 306. Agreed to by the Lords, 306. (Cited as Local Government Board's Provisional Orders Confirmation (Housing of the Working Classes) Act, 1891.) R. A. 533.

198. [1893-94.] To confirm a Provisional Order of the Local Government Board, under the Local Government Board's Provisional Orders Confirmation (Gas) Act, 1897. R. A. 379.

199. [1897.] To confirm a Provisional Order of the Local Government Board, under the Local Government Board's Provisional Orders Confirmation (Gas) Act, 1897. R. A. 390.

200. [1898.] To confirm certain Provisional Orders of the Local Government Board, under the Local Government Board's Provisional Orders Confirmation (Gas) Act, 1898. R. A. 391.

201. [1898.] To confirm certain Provisional Orders of the Local Government Board, under the Local Government Board's Provisional Orders Confirmation (Gas) Act, 1898. R. A. 392.

202. [1899.] To confirm certain Provisional Orders of the Local Government Board, under the Local Government Board's Provisional Orders Confirmation (Gas) Act, 1899. R. A. 403.
Local Government Provisional Orders—continued.

**Housing of the Working Classes**—continued.


203. (1895.) (No. 2.) To confirm a Provisional Order of the Board, under "The Poor Law Amendment Act, 1890," relating to Leigh ; Ordered; CL. 245. Passed ; read, and referred to the Examiners, 246. Report, That the Standing Order applicable has been complied with ; Day appointed for Second Reading, 290. Bill committed, 291. Reported, with Amendments ; Provisional Order confirmed; Day appointed for Third Reading, 295. Lords’ Amendments agreed to, as amended; passed, 296. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Orders Confirmation (Housing of the Working Classes) Act, No. 2, 1896.) R. A. 355.

204. (1896.) To confirm certain Provisional Orders of the Local Government Board, under "The Housing of the Working Classes Act, 1896," relating to Birkenhead and Lords; Ordered; CLI. 242. Presented; read, and referred to the Examiners, 225. Report, That the Standing Orders applicable have been complied with ; Day appointed for Second Reading, 255. Bill committed, 261. Reported, with Amendments ; Provisional Order confirmed; Day appointed for Third Reading, 265. Lords’ Amendments agreed to, as amended; Day appointed for Second Reading, 270. Bill committed, 271. Reported, with Amendments ; Provisional Order confirmed; Day appointed for Third Reading, 275. Lords’ Amendments agreed to, as amended; Day appointed for Third Reading, 280. Bill passed, 303.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.

210. (1896-97.) To confirm an Order of the Local Government Board under the provisions of "The Divided Parishes and Poor Law Amendment Act, 1870," as amended and extended by "The Poor Law Act, 1879," relating to the Parishes of Saint James, Clerkenwell, and Hornsey, including Highgate; Ordered and presented; read, and referred to the Examiners, CXLVIII. 285. Report, That no Standing Orders are applicable ; Day appointed for Second Reading, 290. Agreed to by the Lords, 334. (Cited as Local Government Board’s Provisional Order Confirmation (Poor Law) Act, 1892.) R. A. 401.
Local Government (Ireland) Provisional Orders—contd.

**Poor Law—continued.**

Lords, 229. (Cited as Local Government Board's Provisional Orders Confirmation (Poor Law) (No. 2) Act, 1896.) R. A. 296.

216. [1897.] To confirm certain Provisional Orders of the Local Government Board relating to the Parishes of Saint George's, Holyhead, and Saint Ann's, Westmoreland; Ordered; CLII. 211. Presented; read, and referred to the Examiners, 212. Report That no Standing Orders are applicable; Day appointed for Second Reading, 213. Bill committed, 214. Reported, with Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 215. Bill passed, 216. Ordered; CLIII. 149. (Cited as Local Government Board's Provisional Orders Confirmation (Poor Law) Act, 1897.) R. A. 360.

217. [1898.] To confirm certain Provisional Orders of the Local Government Board relating to the Parishes of Lambeth, and to the Newhaven and Saint Olave's Orders; Ordered; CLIII. 221. Present; read, and referred to the Examiners, 222. Report That no Standing Orders are applicable; Day appointed for Second Reading, 219. Bill committed, 220. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 221. Bill passed, 222. Ordered; CLIII. 231. (Cited as Local Government Board's Provisional Orders Confirmation (Poor Law) Act, 1898.) R. A. 372.

218. [1899.] To confirm certain Provisional Orders of the Local Government Board relating to the Parishes of Devonport and St. Mary, Newton-le-Willock, and Dukerwell and Wolverhampton Orders; Ordered; CLIV. 208. Passed, 224. Agreed to by the Lords, 225. (Cited as Local Government Board's Provisional Orders Confirmation (Poor Law) Act, 1899.) R. A. 338.

**Ports :**


220. [1896.] (Changed from Local Government Provisional Orders (Ports) Bill) Report, with Amendments; Provisional Orders relative to Manchester Port not confirmed; Standing Orders applicable; Amendment proposed for consideration, as amended; CLV. 298. Bill con- sidered, as amended, 300. Passed, 304. Agreed to by the Lords, 305. (Cited as Local Government Board's Provisional Orders Confirmation (Ports) Act, 1896.) R. A. 372.

Local Government (Ireland) : Bills relative to:

1. [1892.] For amending the Law relating to Local Government in Ireland, and for other purposes connected therewith; Ordered, and presented accordingly; CXLVII. 52. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Debate adjourned, 264. Resumed; Amendment, on Division, not made; Bill committed, 270. Order for Committee discharged; Bill withdrawn, 346.

2. [1896.] For amending the Law relating to Local Government in Ireland, and for other purposes connected therewith; Ordered and presented; CLIII. 52. Motion, That the Bill be now read a second time; Amendment proposed, "This House disapproves of any scheme of Irish Local Government which necessarily involves a large permanent grant of Imperial funds for the relief of one class alone," but not made, on Division; Bill committed, 98. Bill considered in Committee, 127. Chairman declines to propose a Question (Abuse of Order) and Question put, pursuant to Standing Order (Closure of Debate), 209. Motion, That the proceedings on the Bill, if under discussion at Twelve of the clock, be not interrupted under Standing Order (Sittings of the House), 216. Order, That the proceedings on the Bill be not interrupted under Standing Order (Sittings of the House), 224. Bill committed, as amended, 233. Further proceeding adjourned, 315. Bill further considered, as amended, and, at Midnight, further proceeding adjourned, 321. Bill further considered, and, at Midnight, Debate on an Amend- ment adjourned, 322. Resumed, and Amendment considered; Bill further considered, as amended; Question put, pursuant to Standing Order (Closure of Debate) (once), and, after Midnight, further proceeding adjourned, 331. Bill further considered, as amended; Question put, pursuant to Standing Order (Closure of Debate) (once), 338. Order, That proceedings on the Bill be not interrupted under Standing Order (Sittings of the House), 342. Bill further considered, as amended; re-committed in respect of New Clauses, and Amendments; considered in Committee, and reported, as amended; considered, 343. Bill passed, 344. Agreed to by the Lords, with Amendments, 391. Lords' Amendments considered; several agreed to; several amended; and agreed to; several disagreed with, with Special Reasons, and an Amendment made to words restored to the Bill, and a Consequential Amendment made; Committee appointed to draw up Reasons to be assigned to the Lords for disagreeing to certain Amendments made by the Lords; to withdraw immediately; Three to be the Quorum, 405. Reasons reported, and agreed to, 467. Lords agree to the Amendments made by this House to the Bill, and do not insist on certain of the Amendments to which this House has disagreed, 421. (Cited as Local Government (Ireland) Act, 1897.) R. A. 432.

3. [1900.] To amend Sections forty-two, fifty-four, fifty-six, sixty-nine, one hundred and three, one hundred and fifteen, and one hundred and twenty-one of the Local Government (Ireland) Act, 1898, and Articles sixteen, twenty-four, and thirty-six of the Schedule to the Local Government (Application of Provisions) Act, 1898; Ordered and presented; CXLV. 256. Bill committed, 257. Considered in Committee, and reported, without Amendment; Bill passed, 258. Agreed to by the Lords, with Amendments, 266. Lords' Amendments agreed to, one on Division, and a Con- sequential Amendment made, 265. To which the Lords agree, 401. (Cited as Local Government (Ireland) Act, 1899.) R. A. 601.

4. [1900.] (No. 2.) To provide for the alteration of the Local Government (Procedure of Councils) Order, 1899; Ordered and presented; CXLV. 256. Bill committed, 257. Considered in Committee, and reported, without Amendment; passed, 272. Agreed to by the Lords, 288. (Cited as Local Government (Ireland) (No. 2) Act, 1900.) R. A. 283.

Local Government (Ireland) Act (1898) Amendment :—

[1900.] To amend the Local Government (Ireland) Act, 1898; Ordered; CLX. 13. Presented, 16. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and, on Division; Second Reading put off for Six Months, 45.

Local Government (Ireland) Provisional Orders : Bills relative to:

1. [1890-91.] (No. 1.) To confirm a Provisional Order made by the Local Government Board for Ireland under "The Public Health (Ireland) Act, 1877," relating to the Purchase of Gasworks in the Township of Kilrush; Ordered and presented; read, and referred to the Examiners; CXLVI. 191. Report, Standing Orders complied with; Reported; Provisional Orders confirmed, 226. Passed, 264. Agreed to by the Lords, 331. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (Kilrush) Act, 1891.) R. A. 249.

2. [1890-91.] (No. 2.) To confirm a Provisional Order made by the Local Government Board for Ireland under "The Public Health (Ireland) Act, 1877," relating to the Purchase of Gasworks in the Township of Kilrush; Ordered and presented; read, and referred to the Examiners; CXLVI. 189. Report, Standing Orders complied with, 217. Rejected; Provisional Order confirmed, 291. Passed, 296. Agreed to by the Lords, 378. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (Kilrush) Act, 1891.) R. A. 112.

3. [1890-91.] (No. 3.) To confirm Two Provisional Orders made by the Local Government Board for Ireland under "The Public Health (Ireland) Act, 1877," relating to the Improvement of Streets in the Boroughs of Belfast and Londonderry;
Local Government, &c. (Ireland)—continued.

Loudonberry; Ordered and presented; read, and referred to the Examiners; [CLXLVI. 245. Report, Standing Order complied with, 276. Reported; Provisional Order confirmed, 318. Passed, 325. Agreed to by the Lords, 276. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 3) Act, 1891.) R. A. 412.

4. [1890-01.] (No. 4.) To confirm Two Provisional Orders made by the Local Government Board for Ireland under “The Public Health (Ireland) Act, 1876,” relating to the Purchase of Land for Waterworks in the Township of Clonmel; and within the District of Mitchelstown; Ordered and presented; read, and referred to the Examiners; [CLXLVI. 245. Report, Standing Order complied with, 291. Reported, without Amendment; Provisional Orders confirmed, 292. Bill passed, 319. Agreed to by the Lords, 276. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 4) Act, 1891.) R. A. 400.

5. [1890-01.] (No. 5.) To confirm a Provisional Order made by the Local Government Board for Ireland relating to the Town of Dundalk; Ordered and presented accordingly; That the Order, made on the 31st day of February last, “That no Bill originating in this House for in excess of their Statutory Powers;” be dismissed, with, and that the Bill be read the first time; Bill read, and referred to the Examiners; [CLXLVI. 225. Report, Standing Order complied with, 271. Reported, without Amendment; Provisional Order confirmed, 284. Bill passed, 299. Agreed to by the Lords, 436. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 5) Act, 1891.) R. A. 400.

6. [1892.] (No. 1.) To confirm a Provisional Order made by the Local Government Board for Ireland under “The Public Health (Ireland) Act, 1876,” relating to the Purchase of Land for Burial Grounds in the Poor Law Union of Sligo; Ordered and presented; read, and referred to the Examiners; [CLXLVII. 75. Report, No Standing Orders are applicable; 76. Reported, without Amendment; Provisional Order confirmed, 130. Bill passed, 153. Agreed to by the Lords, 219. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1892.) R. A. 297.


8. [1892.] (No. 3.) To confirm a Provisional Order made by the Local Government Board for Ireland confirming an Improvement Scheme, under Part I. of “The Housing of the Working Classes Act, 1890,” for the City of Belfast; Ordered and presented; read, and referred to the Examiners; [CLXLVII. 101. Report, Standing Order complied with, 291. Reported, without Amendment; Provisional Order confirmed, 292. Bill passed, 299. Agreed to by the Lords, 360. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (Nо. 3) Act, 1892.) R. A. 402.

9. [1892.] (No. 4.) To confirm a Provisional Order made by the Local Government Board for Ireland under “The Public Health (Ireland) Act, 1875,” relating to the Improvement of Streets in the Township of Blackrock; Ordered and presented; read, and referred to the Examiners; [CLXLVII. 101. Report, Standing Order complied with, 250. Bill committed, 256. Reported, without Amendment; Provisional Order confirmed, 286. Bill passed, 292. Agreed to by the Lords, 360. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 4) Act, 1892.) R. A. 401.

10. [1892.] (No. 5.) To confirm a Provisional Order made by the Local Government Board for Ireland under “The Public Health (Ireland) Act, 1875,” relating to the Purchase of Land for Waterworks in the Poor Law Union of Tullamore; Ordered and presented; read, and referred to the Examiners; [CLXLVII. 107. Report, Standing Order complied with, 245. Bill committed, 251. Reported, without Amendment; Provisional Order confirmed, 267. Bill passed, 292. Agreed to by the Lords, 360. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 5) Act, 1892.) R. A. 396.

11. [1892.] (No. 6.) To confirm Two Provisional Orders made by the Local Government Board for Ireland under “The Public Health (Ireland) Act, 1876,” relating to the Towns of Dundalk and Bagenor; Ordered and presented; read, and referred to the Examiners; [CLXLVII. 207. Report, Standing Order complied with, 271. Reported, without Amendment; Provisional Orders confirmed, 297. Bill passed, 292. Agreed to by the Lords, 364. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 6) Act, 1892.) R. A. 386.


13. [1892.] (No. 8.) To confirm Four Provisional Orders made by the Local Government Board for Ireland under “The Public Health (Ireland) Act, 1876,” relating to the purchase of Lands for Waterworks for the Towns of Athenry, Galway, Sylane, Glandore, and Ballinrobe; Ordered and presented; read, and referred to the Examiners; [CLXLVII. 240. Report, Standing Order complied with, 271. Reported, without Amendment; Provisional Orders confirmed, 285. Bill passed, 291. Agreed to by the Lords, 299. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 8) Act, 1892.) R. A. 401.

14. [1892.] (No. 9.) To confirm a Provisional Order made by the Local Government Board for Ireland, under “The Public Health (Ireland) Act, 1876,” relating to the Town of Tralee; Ordered, and presented accordingly; read, and referred to the Examiners; [CLXLVII. 256. Report, Standing Order complied with, 291. Reported, without Amendment; Provisional Order confirmed, 292. Bill passed, 339. Agreed to by the Lords, 360. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 9) Act, 1892.) R. A. 401.

15. [1892.] (No. 10.) To confirm a Provisional Order made by the Local Government Board for Ireland, under “The Public Health (Ireland) Act, 1876,” relating to the Improvement of Streets in the City of Dublin, and to enable the Corporation of Dublin to borrow in excess of their Statutory Powers; Ordered and presented accordingly; read, and referred to the Examiners; [CLXLVII. 295. Report, Standing Order complied with, 292. Bill committed, 291. Reported; Provisional Order confirmed, 295. Agreed to by the Lords, 360. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 10) Act, 1892.) R. A. 401.

16. [1893-94.] (No. 1.) To confirm a Provisional Order made by the Local Government Board for Ireland, under “The Housing of the Working Classes Act, 1890,” relating to the Improvement of Streets in the City of Dublin; and to enable the Corporation of Dublin to borrow in excess of their Statutory Powers; Ordered and presented accordingly; read, and referred to the Examiners; [CLXLVIII. 163. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 178. Bill committed, 189. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 206. Bill considered, as amended, 210. Passed, 213. Agreed to by the Lords, 265. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1893.) R. A. 275.

17. [1893-94.] (No. 2.) To confirm a Provisional Order made by the Local Government Board for Ireland, under “The Public Health (Ireland) Act, 1875,” relating to the Union of Ballycastle; Ordered, and presented accordingly; read, and referred to the Examiners; [CLXLVIII. 167. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 199. Bill committed, 205. Reported, without Amendment; confirmed Day appointed for Third Reading; 221. Bill passed, 235. Agreed to by the Lords, 287. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 2) Act, 1893.) R. A. 396.

18. [1893-94.] (No. 3.) To confirm a Provisional Order made by the Local Government Board for Ireland, under “The Public Health (Ireland) Act, 1876,” relating to the Towns of Dundalk and Bagenor; Agreed to by the Lords, 364. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 3) Act, 1893.) R. A. 386.

19. [1893-94.] (No. 4.) To confirm a Provisional Order made by the Local Government Board for Ireland, under “The Public Health (Ireland) Act, 1875,” relating to the Purchase of Land for Waterworks in the Poor Law Union of Tullamore; Agreed to by the Lords, 360. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 4) Act, 1893.) R. A. 396.
Local Government, &c. (Ireland)—continued.

20. [1893-94.] (No. 5.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Town of Lisburn; Ordered and presented; read, and referred to the Examiners; CXLVIII. 242. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 291. Bill committed, 297. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 314. Bill passed, 318. By the Lords, with Amendments; Day appointed for considering them, 419. Lords' Amendments agreed to, 423. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 4) Act, 1893.] R. A. 467.

21. [1893-94.] (No. 6.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Union of Fermoy; Ordered and presented; read, and referred to the Examiners; CXLVIII. 264. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 291. Bill committed, 297. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 314. Bill passed, 318. Agreed to by the Lords, 370. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 5) Act, 1893.] R. A. 395.

22. [1893-94.] (No. 7.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Town of Youghal; Ordered and presented; read, and referred to the Examiners; CXLVIII. 305. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 322. Bill committed, 328. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 354. Bill reported, without Amendment; Day appointed for Third Reading, 359. Bill passed, 363. Agreed to by the Lords, 409. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 6) Act, 1893.] R. A. 467.

23. [1893-94.] (No. 8.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Town of Bandon; Ordered and presented; read, and referred to the Examiners; CXLVIII. 309. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 341. Bill committed, 348. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 369. Bill passed, 373. Agreed to by the Lords, 418. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 8) Act, 1893.] R. A. 407.

24. [1893-94.] (No. 9.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Town of Lisburn; Ordered and presented; read, and referred to the Examiners; CXLVIII. 309. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 334. Bill committed, 339. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 359. Bill considered, as amended; Day appointed for Third Reading, 363. Bill passed, 369. Agreed to by the Lords, 409. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 9) Act, 1893.] R. A. 407.

25. [1894.] (No. 1.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Housing of the Working Classes Act, 1869," relating to the Town of Grangegorman; Ordered and presented; read, and referred to the Examiners; CXLIX. 102. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 217. Bill committed, 224. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 248. Bill passed, 250. Agreed to by the Lords, 289. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 1) Act, 1894.] R. A. 806.

26. [1894.] (No. 2.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Town of Fermoy; Ordered and presented; read, and referred to the Examiners; CXLIX. 10. Report, That no Standing Order is applicable; Day appointed for Second Reading, 60. Bill committed, 63. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 85. Bill passed, 88. Agreed to by the Lords, 138. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 2) Act, 1894.] R. A. 176.

27. [1894.] (No. 3.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Rural Sanitary District of Waterford; Ordered and presented accordingly; read, and referred to the Examiners; CXLIX. 19. Report, That the Standing Orders are applicable; Day appointed for Second Reading, 212. Bill committed, 224. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 248. Bill passed, 250. Agreed to by the Lords, 289. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 3) Act, 1894.] R. A. 395.


29. [1894.] (No. 5.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Rural Sanitary District of Athenry; Ordered and presented; read, and referred to the Examiners; CXLIX. 44. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 122. Bill committed, 125. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 152. Bill passed, 167. Agreed to by the Lords, 219. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 5) Act, 1894.] R. A. 407.

30. [1894.] (No. 6.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary District of Tullamore; Ordered and presented; read, and referred to the Examiners; CXLIX. 102. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 112. Bill committed, 115. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 139. Bill passed, 153. Agreed to by the Lords, 219. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 6) Act, 1894.] R. A. 283.

31. [1894.] (No. 7.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Rural Sanitary District of Youghal; Ordered and presented; read, and referred to the Examiners; CXLIX. 102. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 112. Bill committed, 115. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 139. Bill passed, 153. Agreed to by the Lords, 219. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 7) Act, 1894.] R. A. 283.

32. [1894.] (No. 8.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Rural Sanitary District of Tralee; Ordered and presented; read, and referred to the Examiners; CXLIX. 102. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 112. Bill committed, 115. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 139. Bill passed, 153. Agreed to by the Lords, 219. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 8) Act, 1894.] R. A. 283.
Local Government, &c. (Ireland)—continued.

Sanitary District of Strabane; Ordered and presented; read, and referred to the Examiners; CXLIX. 102. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 118. Bill committed, 120. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 135. Bill passed, 133. Agreed to by the Lords, 203. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 5) Act, 1895.] R. A. 305.

38. [1894. (No. 14).] To confirm Two Provisional Orders made by the Local Government Board for Ireland, under "The Housing of the Working Classes Act, 1890," relating to the Urban Sanitary District of the Township of Kilkenny; Ordered and presented; read, and referred to the Examiners; CXLIX. 183. Report, That the Standing Order has been complied with; Day appointed for Second Reading, 235. Bill passed, 239. Agreed to by the Lords, 299. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 7) Act, 1895.] R. A. CL. 235.

46. [1895. (No. 8.)] To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Rural Sanitary District of Blackrock; Ordered and presented; read, and referred to the Examiners; CL. 158. Standing Order 309; referred to by the Lords, 211. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 1) Act, 1895.] R. A. CXLIX. 144.

Amendments; Day appointed for considering them, 206. Lords' Amendments agreed to, 205. Bill passed, 207. Report, That the Standing Orders have been complied with; Day appointed for Second Reading, 211. Bill committed, 213. Reported, with Amendment; Standing Order complied with, 217. Agreed to by the Lords, 221. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 7) Act, 1894.] R. A. 308.

29. [1895. (No. 1.)] To confirm a Provisional Order made by the Local Government Board, under "The Public Health (Ireland) Act, 1878," relating to the Town of Newry; Ordered, and presented accordingly; read, and referred to the Examiners; CL. 41. Standing Order has been complied with; Day appointed for Second Reading, 320. Bill committed, 321. Report, That the Standing Orders have been complied with; Day appointed for Third Reading, 324. Bill passed, 327. Agreed to by the Lords, 328. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 1) Act, 1895.] R. A. CL. 245.
Local Government, &c. (Ireland)—continued.

Standing Order applicable thereto has been complied with; Day appointed for Second Reading, 250. Bill committed, 264. Report considered; Provisional Order confirmed; Day appointed for Third Reading, 250. Bill passed, 256. Agreed to by the Lords, 354. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 9) Act, 1896.) R. A. 332.

47. [1895.] (No. 9.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary District of Londonderry; Ordered and presented, and referred to the Examiners; CL 245. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 250. Bill committed, 264. Reported with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 291. Bill considered, as amended; passed, 296. Agreed to by the Lords, 334. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 10) Act, 1895.) R. A. 335.

48. [1895.] (No. 10.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary District of Dublin; Ordered and presented; read, and referred to the Examiners; CL 250. Report, That no Standing Orders applicable; Day appointed for Second Reading, 259. Bill committed, 264. Reported without Amendment; Provisional Order confirmed; Day appointed for consideration, 299. Agreed to by the Lords, 301. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1895.) R. A. 336.

49. [1896.] (No. 1.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary District of Armagh; Ordered and presented; read, and referred to the Examiners; CLI. 41. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 212. Second Reading deferred, 123. Bill committed, 129. Entry in Votes and Proceedings of the House in relation to Second Reading, 144. Motion, That the Bill be now read a second time, withdrawn; Day appointed for Second Reading, 144. Motion, That the Bill be now be read a second time; and Question, on Division, agreed to; Motion, That the Bill be committed to the Select Committee on the Belfast Corporation Bill; and objection taken to further Proceeding; Debate adjourned, 146. Question again proposed, and Motion withdrawn; Bill committed, 163. Reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 391. Bill considered, as amended, 365. Third Reading deferred, 370. Till after other Private Business, 272. Third Reading deferred, 375. 305. Order for Third Reading discharged; Bill re-committed in respect of Clause 2; House immediately resolves itself into the Committee; considered, as amended, and reported, That the Committee has amended Clause 2; Bill considered, as amended; passed, 394. Agreed to by the Lords, 419. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 1) Act, 1896.) R. A. 658.

50. [1896.] (No. 2.) Motion, That leave be given to bring in a Bill to confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary District of Armagh; and Question agreed to, on Division; Bill ordered; presented accordingly, and referred to the Examiners; CLI. 92. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 212. Second Reading (Amended), 187. Bill considered, 129. Entry in Votes and Proceedings of the House in relation to Second Reading, 144. Motion, That the Bill be now read a second time; and Question, on Division, agreed to; Motion, That the Bill be committed to the Select Committee on the Belfast Corporation Bill; and objection taken to further Proceeding; Debate adjourned, 147. Question again proposed; Motion withdrawn; Bill committed, 163. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 364. Passed, 365. Agreed to by the Lords, 402. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 2) Act, 1896.) R. A. 642.

51. [1896.] (No. 3.) To confirm two Provisional Orders made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary Districts of Londonderry and Ballinasloe; Ordered and presented, and referred to the Examiners; CLI. 170. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 195. Bill committed, 201. Reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, 216. Bill considered, as amended, 220. Passed, 224. Agreed to by the Lords, 294. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 3) Act, 1896.) R. A. 328.

52. [1896.] (No. 4.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Rural Sanitary District of the Belfast Union; Ordered and presented; read, and referred to the Examiners; CLI. 191. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 205. Bill committed, 210. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 228. Bill passed, 244. Agreed to by the Lords, 301. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 4) Act, 1896.) R. A. 329.

53. [1896.] (No. 5.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary District of Portadown; Ordered and presented; read, and referred to the Examiners, 187. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 209. Bill committed, 210. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 228. Bill passed, 244. Agreed to by the Lords, 301. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 5) Act, 1896.) R. A. 329.

54. [1896.] (No. 6.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Urban Sanitary District of Coleraine; Ordered, and presented; read, and referred to the Examiners; CLI. 207. Report, That the Standing Orders which are applicable have been complied with; Day appointed for Second Reading, 224. Bill committed, 230. Reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 261. Bill considered, as amended, 264. Passed, 267. Agreed to by the Lords, 290. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 6) Act, 1896.) R. A. 326.

55. [1896.] (No. 7.) To confirm a Provisional Order made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1878," relating to the Rural Sanitary District of the Sligo Union; Ordered and presented; read, and referred to the Examiners; CLI. 207. Report, That the Standing Orders which are applicable have been complied with; Day appointed for Second Reading, 221. Bill committed, 223. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 276. Bill passed, 290. Agreed to by the Lords, 290. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 7) Act, 1896.) R. A. 316.

56. [1896.] (No. 8.) To confirm certain Provisional Orders made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1876, relating to the Rural Sanitary Districts of Quenstown, Larne, Manchasterhill, and Dunogee; Ordered and presented; read, and referred to the Examiners; CLI. 207. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 236. Bill committed, 245. Reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 276. Bill considered, as amended, 260. Passed, 285. Agreed to by the Lords, 320. (Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 8) Act, 1896.) R. A. 326.

57. [1896.] (No. 9.) To confirm Two Provisional Orders made by the Local Government Board for Ireland, under "The Public Health (Ireland) Act, 1876, relating to the Rural Sanitary Districts of Larne and Scariff; Ordered and presented; read, and referred to the Examiners; CLI. 216. Report, That the Standing Orders applicable have been complied with; referred to the Select Committee on Standing Orders, 250. Day appointed for consideration, as amended, 260. Report, That the Standing Orders ought to be delayed.

LOCAL GOVERNMENT—continued.

Local Government, &c. (Ireland)—continued.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.

To confirm a Provisional Order made by the Local Government Board for Ireland, under the Public Health (Ireland) Act, 1878, relating to the Rural Sanitary Districts of Limerick, and the Unions of Roscommon and Longford; Bill committed, 182. Agreed to by the Lords, 198. [Cited as Local Government Board (Ireland) Provisional Order Confirmation (No. 11) Act, 1897.] R. A. 295.
Local Government, &c. (Ireland)—continued.

Member appointed Chairman, 222. Bill reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 230. Bill passed, 235. Agreed to by the Lords, with Amendments, 309. Lords' Amendments agreed to, 336. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 5) Act, 1898.) R. A. 372.

72. [1898.] (No. 4.) To confirm a Provisional Order of the Local Government Board for Ireland, relating to Killarney; Ordered and presented; read, and referred to the Examiners; CLIV. 207. Report, that no Standing Orders are applicable; Day appointed for Second Reading, 230. Bill committed, 229. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 290. Bill passed, 252. Agreed to by the Lords, with Amendments, 309. Lords' Amendments agreed to, 336. Provisional Order (No. 2) Bill, 282. Lords' Amendments agreed to, 296. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 2) Act, 1900.) R. A. 308.

80. [1899.] (No. 2.) To confirm two Provisional Orders of the Local Government Board for Ireland relating to the Towns of Enniskillen and Skibbereen; Ordered and presented; read, and referred to the Examiners; CLIV. 196. Report, that no Standing Orders are applicable; Day appointed for Second Reading, 114. Motion, That the Bill be now read a second time, Amendment proposed, "Six Months," but not made; Bill committed, 132. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 182. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, 278. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1900.) R. A. 306.

81. [1899.] (No. 3.) To confirm certain Provisional Orders of the Local Government Board for Ireland relating to the Urban Districts of Clonsilla, Dunshaughlin, and Wicklow, the Rural Districts of Dunmore, Ratoath, and Ratoath; Ordered and presented; read, and referred to the Examiners; CLIV. 205. Report, that the Standing Orders applicable have been complied with; Day appointed for Second Reading, 130. Bill committed, 136. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 182. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, with Amendments, and Title changed to Local Government (Ireland) Provisional Order (No. 2) Bill, 282. Lords' Amendments agreed to, 298. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1900.) R. A. 333.

82. [1900.] (No. 4.) To confirm certain Provisional Orders of the Local Government Board for Ireland relating to Dublin, Belfast, Kingstown, and Blackrock; Ordered and presented; read, and referred to the Examiners; CLIV. 217. That no Standing Orders are applicable; Day appointed for Second Reading, 226. Bill committed, 229. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 253. Bill passed, 254. Agreed to by the Lords, 322. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1899.) R. A. 338.

83. [1900.] (No. 5.) To confirm certain Provisional Orders of the Local Government Board for Ireland relating to the Urban District of Navan, and the Towns of Boyne and Navan; Ordered and presented; read, and referred to the Examiners; CLIV. 290. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 233. Bill committed, 238. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 286. Bill passed, 299. Agreed to by the Lords, 322. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 3) Act, 1899.) R. A. 338.

84. [1899.] (No. 4.) To confirm a Provisional Order of the Local Government Board for Ireland relating to the Dean's Grange Joint Rural Board District; Ordered and presented; read, and referred to the Examiners; CLIV. 227. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 250. Bill committed, 254. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 285. Bill passed, 287. Agreed to by the Lords, 343. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 4) Act, 1899.) R. A. 390.

79. [1900.] (No. 1.) To confirm a Provisional Order of the Local Government Board for Ireland relating to the Town of Westport; Ordered; CLIV. 101. Presented accord- ingly; read, and referred to the Examiners; CLIV. 204. That no Standing Orders are applicable; Day appointed for Second Reading, 114. Motion, That the Bill be now read a second time, Amendment proposed, "Six Months," but not made; Bill committed, 132. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 182. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, 278. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1900.) R. A. 306.

80. [1900.] (No. 2.) To confirm two Provisional Orders of the Local Government Board for Ireland relating to the Towns of Enniskillen and Skibbereen; Ordered and presented; read, and referred to the Examiners; CLIV. 196. Report, that no Standing Orders are applicable; Day appointed for Second Reading, 114. Motion, That the Bill be now read a second time, Amendment proposed, "Six Months," but not made; Bill committed, 132. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 182. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, 278. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 2) Act, 1900.) R. A. 308.

81. [1899.] (No. 3.) To confirm certain Provisional Orders of the Local Government Board for Ireland relating to the Urban Districts of Clonsilla, Dunshaughlin, and Wicklow, the Rural Districts of Dunmore, Ratoath, and Ratoath; Ordered and presented; read, and referred to the Examiners; CLIV. 205. Report, that the Standing Orders applicable have been complied with; Day appointed for Second Reading, 130. Bill committed, 136. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 182. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, with Amendments, and Title changed to Local Government (Ireland) Provisional Order (No. 2) Bill, 282. Lords' Amendments agreed to, 298. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1900.) R. A. 333.

82. [1900.] (No. 4.) To confirm certain Provisional Orders of the Local Government Board for Ireland relating to Dublin, Belfast, Kingstown, and Blackrock; Ordered and presented; read, and referred to the Examiners; CLIV. 217. That no Standing Orders are applicable; Day appointed for Second Reading, 226. Bill committed, 229. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 253. Bill passed, 254. Agreed to by the Lords, 322. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1899.) R. A. 338.

83. [1900.] (No. 5.) To confirm certain Provisional Orders of the Local Government Board for Ireland relating to the Dean's Grange Joint Rural Board District; Ordered and presented; read, and referred to the Examiners; CLIV. 227. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 250. Bill committed, 254. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 285. Bill passed, 287. Agreed to by the Lords, 343. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 4) Act, 1899.) R. A. 390.

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Housing of Working Classes:

82. [1900.] (No. 1.) To confirm certain Provisional Orders of the Local Government Board for Ireland relating to the Urban District of Navan, and the Towns of Boyne and Navan; Ordered and presented; read, and referred to the Examiners; CLIV. 290. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 233. Bill committed, 238. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 286. Bill passed, 299. Agreed to by the Lords, 322. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 3) Act, 1899.) R. A. 338.

83. [1899.] (No. 4.) To confirm a Provisional Order of the Local Government Board for Ireland relating to the Town of Westport; Ordered; CLIV. 101. Presented accord- ingly; read, and referred to the Examiners; CLIV. 204. That no Standing Orders are applicable; Day appointed for Second Reading, 114. Motion, That the Bill be now read a second time, Amendment proposed, "Six Months," but not made; Bill committed, 132. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 182. Bill considered, as amended, 187. Passed, 191. Agreed to by the Lords, 278. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 1) Act, 1900.) R. A. 306.

84. [1900.] (No. 2.) To confirm two Provisional Orders of the Local Government Board for Ireland relating to the Towns of Enniskillen and Skibbereen; Ordered and presented; read, and referred to the Examiners; CLIV. 227. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 250. Bill committed, 254. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 285. Bill passed, 287. Agreed to by the Lords, 343. (Cited as Local Government Board (Ireland) Provisional Orders Confirmation (No. 4) Act, 1900.) R. A. 390.
Local Government (Scotland) : Bills relative to:

1. [1894.] To establish a Local Government Board for Scotland, and make further provision for Local Government in Scotland, and for other purposes; Ordered, and presented accordingly; CXLIX. 107. Motion, That the Bill be now read a second time; Question put, pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative; Bill read a second time, and committed to the Standing Committee (Scotland), 145. Reported, 324. Order for consideration, as amended, discharged; Bill recommitted; at half-past Five, Debate on an Amendment stood adjourned. 397. Bill passed, 365. By the Lords, with Amendments, 382. (Cited as Local Government (Scotland) Act, 1894.) R. A. 408. See Committees.

2. [1895.] To make further provision for Local Government in Counties in Scotland, and for other purposes; Ordered, and presented accordingly; CL. 136. Motion, That the Bill be read a second time; Amendment proposed, to add the words "This House declines to proceed with a Bill to make further provision for Local Government in Counties in Scotland," etc., and withdrawn; Main Question agreed to; Bill recommitted to the Standing Committee (Scotland), 391.

3. [1896.] To make further provision for Local Government in Counties in Scotland, and for other purposes connected therewith; Ordered and presented; CLXII. 112. (Second Reading not proceeded with.)

4. [1897.] To make further provision for Local Government in Counties in Scotland, and for other purposes; Ordered; CLXVI. 58. Committed, 92. (Not further proceeded with.)

Local Government (Scotland) Act (1899) Amendment:


2. [1898-99.] To amend "The Local Government (Scotland) Act, 1898," Ordained and presented; CXLVI. 58. Committed, 92. (Not further proceeded with.)

3. [1898-99.] To amend "The Local Government (Scotland) Act, 1898," Ordained and presented; CXLVI. 186. (Second Reading not proceeded with.)

Local Government (Scotland) Act (1894) Amendment:

1. [1895-96.] To amend and explain "The Local Government (Scotland) Act, 1894," Ordained and presented; CL. 29. Bill committed, 37. Considered in Committee, and reported, without Amendment; passed, 80. Agreed to by the Lords, 63. (Cited as Local Government (Scotland) Act, 1894.) Amendment Act, 1895.) R. A. 89.

2. [1897.] To amend "The Local Government (Scotland) Act, 1894," Ordained and presented; CLIII. 54. (Second Reading not proceeded with.)

3. [1897.] (No. 2.) To make further provision for Parish Council in Scotland borrowing for the purpose of providing Public Offices; Ordered and presented; CLII. 305.

4. [1898.] To amend "The Local Government (Scotland) Act, 1894," Ordained and presented; CLIII. 54. (Second Reading not proceeded with.)

5. [1896.] (No. 2.) To amend "The Local Government (Scotland) Act, 1894," Ordained and presented; CLIII. 292. Order for Second Reading discharged; Bill withdrawn, 278.

6. [1897.] (No. 2.) To amend "The Local Government (Scotland) Act, 1894," Ordained and presented; CLIII. 186. (Second Reading not proceeded with.)

7. [1896.] (No. 3.) To amend "The Local Government (Scotland) Act, 1894," as to the Election of Burghal Parish Commissioners; Ordered and presented; CLV. 74. Motion, That the Bill be now read a second time; House adjourned, Forty Members not being present, 147.

Local Government, &c. (Scotland)—continued.

Local Government (Scotland) Act (1894) Amendment—continued.

9. [1900.] (No. 2.) To make further provision for Parish Councils in Scotland borrowing for the purpose of providing Public Offices; Ordained and presented; CLV. 129. (Second Reading not proceeded with.)

10. [1900.] (No. 3.) To amend "The Local Government (Scotland) Act, 1894,"; Ordered and presented; CLVII. 137. Order for Second Reading upon future day discharged; another day appointed, 154. (No further proceeding.)

Local Government (Scotland) Order (Alloa, Alva, and Logie):


Local Government (Scotland) Order (Ashkirk and Selkirk):

[1890-91.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parishes of Ashkirk and Selkirk, in the Counties of Roxburgh and Selkirk; brought from the Lords; CXLVI. 144. Read, and referred to the Examiners, CXLVI. 242. Report, That the Standing Order has been complied with; Bill to be read a second time, 254. Committed, 290. Reported; Order confirmed; Day appointed for Consideration, as amended, 290. Bill considered, as amended, 286. Passed, with Amendments, 299. To which the Lords agree, 331. (Cited as Ashkirk and Selkirk Order Confirmation Act, 1891.) R. A. 349.

Local Government (Scotland) Order (Cawdor, &c.):

[1890-91.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parishes of Cawdor, Craig, and Dalrressin, in the Counties of Inverness and Nairn, in the Counties of Inverness and Nairn; brought from the Lords; read, and referred to the Examiners, CXLVI. 391. Report, That No Standing Orders are applicable; Day appointed for Second Reading, 338. Bill committed, 403. Reported, without Amendment; Order confirmed; Day appointed for Third Reading, 429. Bill passed, 432. (Cited as Cawdor, &c. Order Confirmation Act, 1891.) R. A. 460.

Local Government (Scotland) Order (Dunlop):

[1890-91.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parish of Dunlop, in the Counties of Ayr and Renfrew; Bill brought from the Lords; CXLVI. 132. Read, and referred to the Examiners, CXLVI. 229. Report, That the Standing Order has been complied with; Bill to be read a second time, 225. Committed, 255. Reported; Order confirmed; Day appointed for consideration, as amended, 255. Bill considered, as amended, 250. Passed, with an Amendment, 254. To which the Lords agree, 251. (Cited as Dunlop Order Confirmation Act, 1891.) R. A. 412.

Local Government (Scotland) Order (Galashiels and Melrose):

[1890-91.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parishes of Galashiels and Melrose, in the Counties of Roxburgh and Selkirk; brought from the Lords; read, and referred to the Examiners; CXLVI. 212. Report, That the Standing Order has been complied with; Bill to be read a second time, 234. Committed, 235. Reported; Order confirmed; Day appointed for consideration, as amended, 235. Bill considered, as amended, 230. Passed, with Amendments, 239. To which the Lords agree, 240. (Cited as Galashiels and Melrose Order Confirmation Act, 1891.) R. A. 349.
Local Government (Scotland) Order (Glasgow, &c.) :  
[1892.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parish of Cathcart, Eastwood, Govan, and Renfrew, in the Counties of Lanark and Renfrew; brought from the Lords; read, and referred to the Examiners; CXLVI. 226. Report, That no Standing Order is applicable; Day appointed for Second Reading, 323. Bill committed, 335. Reported, without Amendment; Order confirmed; Day appointed for Third Reading, 275. Bill passed, 282. (Cited as Glasgow Order Confirmation Act, 1892.) R. A. 501.

Local Government (Scotland) Order (Kinnell, Lunan, and Maryton):  
[1890-91.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parishes of Kinnell, Lunan, and Maryton, in the County of Forfar; brought from the Lords; read, and referred to the Examiners; 391. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 399. Bill committed, 405. Reported, without Amendment; Order confirmed; Day appointed for Third Reading, 429. Bill passed, 435. (Cited as Kinnell, Lunan, and Maryton Order Confirmation Act, 1891.) R. A. 490.

Local Government (Scotland) Order (New or East Kilpatrick):  
[1890-91.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parish of New or East Kilpatrick, in the Counties of Dumbarton and Stirling; brought from the Lords; read, and referred to the Examiners; 391. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 399. Bill committed, 405. Reported, without Amendment; Order confirmed; Day appointed for Third Reading, 429. Bill passed, 435. (Cited as New or East Kilpatrick Order Confirmation Act, 1891.) R. A. 490.

Local Government (Scotland) Order (Stirling and Saint Ninians):  
[1890-91.] Bill to confirm an Order of the Boundary Commissioners for Scotland relating to the Parishes of Stirling and Saint Ninians, in the Counties of Clackmannan and Stirlingshire; brought from the Lords; read, and referred to the Examiners; 391. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 399. Bill committed, 405. Reported, without Amendment; Order confirmed; Day appointed for Third Reading, 429. Bill passed, 435. (Cited as Stirling and Saint Ninians Order Confirmation Act, 1891.) R. A. 490.

Local Government (Scotland) (Public Health Rating):  
2. [1896.] (No. 2.) Bill to amend the Local Government (Scotland) Acts, 1889 and 1894, in respect of Public Health Rating; Ordered and presented; CLI. 81. (Second Reading not proceeded with.)

Local Legislative Assemblies (Ireland, Scotland, Wales, and England):  
"In the opinion of this House, in order to give special and fuller effect to the special desires and wants of the respective Nationalities constituting the United Kingdom, and with a view to increase the efficiency of the Imperial Parliament to deal with Imperial affairs, it is desirable to devolve upon Legislatures in Ireland, Scotland, Wales, and England respectively the management and control of their domestic affairs,"—Amendment on going into Committee of Supply; made; CL 124.

Local Registration of Title (Ireland):  
1. [1890-91.] Bill to establish Local Registries of Titles to Land in Ireland; Ordered; CXLVII. 71. Presented, 72. Passed, 411. By the Lords, with Amendments, 422. Lords' Amendments to be considered; agreed to; 303. (Cited as Local Registration of Title (Ireland) Act, 1894.) R. A. 523.

Local Taxation:  
1. [1890-91.] "In the opinion of this House, the freeholders and owners of ground values in the Metropolis ought to contribute directly a substantial share of Local Taxation."—Amendment on going into Committee of Supply, negatived; CXLVI. 146.
2. [1900.] Motion, That having regard to the heavy and increasing burden of Local Taxation in Urban and certain other Districts, the House urges upon the Government the necessity of forthwith redressing the undisputed grievances from which many ratepayers suffer; and Question negatived, on Division; CLV. 165.

Local Taxation:—See Motions. Resolutions.

Local Taxation Account (Scotland):  
[1898.] Bill to make provision in regard to the distribution and application of further Sums from time to time paid to the Local Taxation (Scotland) Account; Ordered upon Report of Resolution from the Committee of the whole House, and presented according; CLI. 485. Bill committed, 396. Bill considered in Committee; reported, 412. Considered, as amended; passed, 416. Agreed to by the Lords, 430. (Cited as Local Taxation Account (Scotland) Act, 1898.) R. A. 432.

Local Taxation (Customs and Excise) Act (1890) Amendments:  
1. [1892.] Bill to amend "The Local Taxation (Customs and Excise) Act, 1890," with respect to Contributions for Technical Instruction; Ordered; CXLVII. 20. Presented, 25. Motion, That the Bill be now read a second time; Debate adjourned, 48. Order for resuming adjourned Debate, discharged; Bill withdrawn, 302.
2. [1898.] Bill to amend "The Local Taxation (Customs and Excise) Act, 1890," with respect to Contributions for Technical Instruction; Ordered and presented; CLI. 102. (Second Reading not proceeded with.)

Local Taxation (Ireland) Estate Duty:  
[1896.] Bill for paying to the Local Taxation (Ireland) Account a share of the Estate Duty; Ordered, and presented according; CLI. 421. Committed, 428. Considered in Committee, and reported, without Amendment; passed, 430. Agreed to by the Lords, 456. (Cited as Local Taxation (Ireland) Estate Duty Act, 1896.) R. A. 436.

Local Taxation (Urban Districts):  
[1895.] "That no system of taxation can be equitable unless it includes the direct assessment of the enhanced value of land due to the increase of population and wealth and the growth of towns;" Amendment on going into Supply made; CL 50.

Locomotive Threshing Engines:  
[1894.] Bill for removal of the Restrictions on the use of Locomotive Engines for Threshing purposes; Ordered and presented; CXLIX. 89. Bill committed to a Select Committee, 148. Bill reported; Bill re-committed to a Committee of the whole House, 230. Reported, without Amendment; passed, 254. By the Lords, with Amendments, 306. Lords' Amendments agreed to, 333. (Cited as Locomotive Threshing Engines Act, 1894.) R. A. 381. See Committee.

Locomotives on Highways:  
1. [1895.] Bill to amend the Law with respect to the use of Locomotives on Highways; Ordered, and presented accordingly; CL. 270.
2. [1896.]
London County Council Bills: See Metropolis.

London Provisional Orders: See Metropolis.

Lowestoft Water: See Waterworks.

Lunacy: Bills Relative to:

Lunacy:


2. [1897.] Intituled, An Act to amend the Lunacy Acts; brought from the Lords; read; CXLVI. 384. Order for Second Reading discharged; Bill withdrawn, 397.

3. [1898.] Intituled, An Act to amend the Lunacy Acts; brought from the Lords; CXLVI. 362. Read, 325; Order for Second Reading discharged; Bill withdrawn, 389.


5. [1899.] Intituled, An Act to amend the Lunacy Acts; brought from the Lords; read; CXLVI. 384. Order for Second Reading upon future day discharged; another day appointed, 146. Order for Second Reading discharged; Bill withdrawn, 377.
LUNCY—MANHOOD.

Lunacy Board (Scotland) (Salaries, &c.):  
[1900.] Bill to amend the Law relating to the number and Salaries of the Staff of the General Board of Commissioners in Lunacy for Scotland, and to provide for the remuneration of certain of the Commissioners; Ordered upon Resolution reported from the Committee of the whole House, and presented accordingly; CLV. 13. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Main Question put; Bill committed, 133. Considered, as amended; passed, 385. Agreed to by the Lords, with an Amendment, 288. Lords' Amendment to be now considered; Committee; and agreed to, 365. (Cited as Lunacy Board (Scotland), Salaries and Clerks Act, 1900.) R. A. 401.

Lunacy Board (Scotland), Salaries and Clerks:  
[1900.] Bill to make further provision for the Number and Salaries of the Staff of the Lunacy Board for Scotland, and for the Remuneration of certain of the Commissioners; Ordered and presented; CLV. 52. Order for Second Reading discharged; Bill withdrawn, 57.

Lunacy Regulation (Ireland):  
[1900.] Bill, intituled, An Act to amend the Law relating to Lunacies in Ireland; brought from the Lords; CLV. 316.

Luton Water:  
—See Waterworks.

Lytton Water:  
—See Waterworks.

Madras and Bombay Armies:  
[1893-94.] Bill to extend the District of the Malvern Link Urban District Council, to authorise the Urban District Council of the extended District to construct Waterworks for the supply thereof, and for other purposes; brought from the Lords; CXLVIII. 254.

Magistrate, County:  —See Resolutions.

Magistrates, County, Appointment of:  
[1893-94.] Resolved, That, in the opinion of this House, it is expedient that the appointment of County Magistrates should no longer be made by the Lords Chancellor of Great Britain and Ireland for the time being only on the recommendation of the Lords Lieutenant; CXLVIII. 254.

Magistrates' Qualification:  
2. [1893-94.] (No. 2.) Bill to amend the Law relating to the Qualification and Appointment of Justices of the Peace in Counties; Ordered and presented; CXLVIII. 260. (Second Reading not proceeded with.)
3. [1894.] Bill to amend the Law relating to the Qualification and Appointment of Justices of the Peace in Counties; Ordered and presented; CXLIX. 48. (Second Reading not proceeded with.)

Mail Contracts:  —See Resolutions.

Maintenance of Destitute Parents:  
[1890-91.] Bill to amend the Law relating to the means of compelling Persons to maintain their Destitute Parents; Ordered, and presented accordingly; CXLVII. 155. Order for Second Reading discharged; Bill withdrawn, 365.

Malvern Link:  
[1896.] Report, That the Bill should originate in the House of Lords; CXLIX. 296. Standing Orders complied with, 18. Bill to extend the District of the Malvern Link Urban District Council; to authorise the Urban District Council of the extended District to construct Waterworks for the supply thereof, and for other purposes; brought from the Lords; read, and referred to the Examiners, 171. Committed, 194. Reported, with Amendments, 300. Considered, as amended, 296. Bill passed, with Amendments, 313. To which the Lords agree, 253. (Cited as Malvern Link (Extension and Water Act, 1896.) R. A. 326.

Malvern Water:  —See Waterworks.

Maldon Water:  —See Waterworks.

M.  
Manhood Suffrage (Ireland):  

Manchester Canons:  

Manchester Tramways:  —See Tramways.

Manhood Suffrage (Ireland):  
1. [1890.] Bill to establish Manhood Suffrage in Ireland; Ordered; CLV. 20. Promoted, 24. (Second Reading not proceeded with.)
I. Public Bills; 1—7.

II. Private Bills; 8—15.

Market Gardeners' Compensation—continued.

Market Gardeners' Compensation—continued.

Market Gardeners' Compensation—continued.

Market Gardeners' Compensation (Scotland): 7. [1897.] To amend the provisions of the Agricultural Holdings (Scotland) Act, 1883, so far as they relate to Market Gardeners; Ordained; CL. 17. Presented, 1890. 

Order for Committee discharged; Bill committed to the Standing Committee on Trades, &c., 1890. Minute of Proceedings to be printed; Reports to be printed; Passed, 1890. Agreed to by the Lords, 1890. See Committees.

Margarine: 15. [1894.] Bill to amend "The Margarine Act, 1887," and "The Sale of Food and Drugs Act, 1872." Ordered and presented; CXLIX. 532. (Second Reading not proceeded with.}

Margarine Act (1887) Amendment: 16. [1895.] Bill to amend "The Margarine Act, 1887," and "The Sale of Food and Drugs Act, 1877." Ordered and presented; CXLIX. 532. (Second Reading not proceeded with.}

Margarine Act (1887) and Sale of Food and Drugs Act (1875) Amendment: 17. [1895-96] Bill to amend "The Margarine Act, 1887," and "The Sale of Food and Drugs Act, 1875." Ordered and presented; CXLIX. 532. (Second Reading not proceeded with.}

Marien Force: 18. [1897.] It is desirable to place each Royal Marine Force (Artillery and Infantry) at the Naval bases and defended ports abroad as are required for the general service of the Naval Stations, thereby relieving a corresponding number of Royal Artillery and Line now quartered at those places; Amendment, on going into Committee of Supply, negatived, on Division; CL. 98.

Market Drayton Water:—See Waterworks.
Marriage Laws: Bills relative to:

Colonial Marriages (Deceased Wife's Sister):

1. [1900.] To amend the Law as to Marriage contracted in the Colonies with a Deceased Wife's Sister; Ordered; CXLVII. 15. (Second Reading not proceeded with.)

2. [1900.] To amend the Law as to Marriage contracted in the Colonies with a Deceased Wife's Sister; brought from the Lords; read; CXLVI. 283. (Second Reading not proceeded with.)

Marriage Acts Amendment:

3. [1890-91.] For the amendment of the Marriage Act, 4 Geo. IV., chapter 76, brought from the Lords; CXLVI. 283. (Second Reading not proceeded with.)

Marriage (Breach of Promise of):

4. [1890-91.] To abolish Actions for Breach of Promise of Marriage; Ordered; CXLVI. 10. Presented, 15. (Second Reading not proceeded with.)

Colonial Marriages:

5. [1896.] To legalise certain Colonial Marriages; Ordered; CXLVI. 43. Presented, 44. (Second Reading not proceeded with.)

Foreign Marriages:

6. [1890-91.] To amend and explain the Foreign Marriage Acts; Ordered, and presented accordingly; CXLVI.

Marriage Laws: Bills relative to—continued:

Foreign Marriages—continued:

12. [1896.] To amend and alter the Law as to Marriage with a Deceased Wife’s Sister; Ordered; CXLVI. 8. Presented, 13. Order for Committee discharged; Bill withdrawn, 366.

13. [1892.] To amend the Law as to Marriage with a Deceased Wife’s Sister; Ordered; CXLVI. 17. Presented, 22. (Second Reading not proceeded with.)

14. [1891.] To amend the Law as to Marriage with a Deceased Wife’s Sister; Ordered; CXLVI. 14. Presented, 15. (Second Reading not proceeded with.)

15. [1894.] To amend the Law as to Marriage with a Deceased Wife’s Sister; Ordered; CXLIX. 11. Presented, 106. Order for Second Reading discharged; Bill withdrawn, 222.

16. [1898.] To amend the Law as to Marriage with a Deceased Wife’s Sister; Ordered; CXLIX. 15. Presented, 18. (Second Reading not proceeded with.)

17. [1896.] To amend the Law as to Marriage with a Deceased Wife’s Sister; brought from the Lords; CXLVI. 357. (No further proceeding.)

London County Council (Spitalfields Market):

12. [1900.] Petition for a Bill to empower the London County Council to acquire Spitalfields Market, in the Parish of Christchurch, Spitalfields, and to make various provisions with respect thereto; Bill ordered; CXL. 29. Read, 29. Considered, as amended, 34. Reported with Amendments, 146. Considered, as amended, 152. Passed, 190. (No further proceeding.)

Pontypool Markets:

13. [1890-91.] Petition for a Bill to empower the Pontypool Local Government Board to establish and maintain Markets and Fairs, and to acquire existing Markets and Market Rights, and for other purposes; Bill ordered; CXLVI. 57. Read, 65. Passed (New Title), 239. By the Lords, with Amendments, 436. Lords' Amendments agreed to, 147. (Cited as Pontypool Local Board (Markets) Act, 1891.) R. A. 490.

Sheffield Corporation Markets:

14. [1899.] Petition for a Bill for empowering the Corporation of the City of Sheffield to purchase from the Duke of Norfolk his Markets and Fairs within the City, and for other purposes; Bill ordered; CL. 21. Read, 49. Considered, 49. Reported, with Amendments, 216. Considered, as amended, 244. Passed, 253. Agreed to by the Lords, with Amendments, 260. Lords' Amendments agreed to, 283. (Cited as Sheffield Corporation Markets Act, 1899.) R. A. 391.

Wakefield Corporation Markets:

15. [1890.] Petition for a Bill to empower the Mayor, Aldermen, and Citizens of the City of Wakefield to purchaser the Undertaking of the Wakefield Borough Market Company, and to make further provision in regard to the Markets and Slaughterhouses of the said City, and for other purposes; Bill ordered; CXL. 22. Read, 41. Considered, 52. Reported, with Amendments, 102. Considered, as amended, 116. Passed, 127. Agreed to by the Lords, with Amendments, 226. Lords' Amendments agreed to, 279. (Cited as Wakefield Corporation Market Act, 1890.) R. A. 303.
Marriage Laws: Bills relative to—continued.

Marriage with a Deceased Wife's Sister—continued.

14. [1897.] To amend the Law as to Marriage with a Deceased Wife's Sister; Ordered; CCLI. 14. Presented, 18. (Second Reading not proceeded with.)

15. [1898.] To Legalise Marriage with a Deceased Wife's Sister; Ordered; CCLI. 19. Presented, 22. Order for Second Reading upon further day discharged; Bill withdrawn, 337.

Marriages (Attendance of Registrars):

16. [1882-94.] To amend the Law relative to the Attendance of Registrars at Marriages in Nonconformist Places of Worship; Ordered; CXLVIII. 16. Presented, 21. (Second Reading not proceeded with.)

17. [1894.] To amend the Law relating to the Attendance of Registrars at Marriages in Nonconformist Places of Worship; Ordered; CXLIX. 26. Presented, 29. (Second Reading not proceeded with.)

Marriages of Nonconformists (Attendance of Registrars):

18. [1890-91.] To render unnecessary the Attendance of Registrars at the Marriages of Nonconformists; Ordered and agreed to; CXLIX. 29. Bill considered in Committee, Committee report Progress, but do not ask for leave to sit again, 527.

19. [1898.] To amend the Law relating to the Attendance of Registrars at Marriages in Nonconformist Places of Worship; Ordered; CXLIX. 19. Presented, 22. Considered, 103. Further considered in Committee, and reported, 269. Order for consideration, as amended, read; Motion, That the Bill be re-committed, withdrawn; Bill considered, as amended; re-committed in respect of three New Clauses; Considered in Committee, and reported; considered, as amended; passed, 407. Agreed to by the Lords, with Amendments, 421. Lords' Amendments to be now considered, and agreed to; a consequential Amendment made, 424. To which the Lords agree, 430. (Cited as Marriage Act, 1896.) R. A. 432.

Marriages Validity (No. 2):

20. [1899.] To remove Doubts as to the Validity of certain Marriages; brought from the Lords; read; CCLI. 346. Bill committed, 297. Considered in Committee, and reported, without Amendment; passed, 396. (Cited as Marriage Validity Act, 1899.) R. A. 423.

Married Persons' Small Industrial Income Tax Relief:

21. [1885.] To extend Relief in Income-Tax to Married Persons with small Industrial Incomes, however earned, which do not exceed Five Hundred Pounds a year; Ordered and presented; CL. 54. (Second Reading not proceeded with.)

22. [1896.] To extend Relief in Income-Tax to Married Persons with small Industrial Incomes, however earned, which do not exceed Five Hundred Pounds a year; Ordered and presented; CL. 21. (Second Reading not proceeded with.)

23. [1897.] To extend Relief from Income Tax to Married Persons with small Industrial Incomes, however earned, which do not exceed Five Hundred Pounds a year; Ordered and presented; CCLI. 32. (Second Reading not proceeded with.)

Married Women:

24. [1892.] To amend the Law by limiting the Power of a Married Woman to bind her Husband by Contract in certain cases, and to further limit the time for the Recovery of Small Debts and Demands; Ordered; CXLVIII. 18. Presented, 23. Bill committed, 72. Order for Committee discharged; Bill withdrawn, 362.

Married Women (Ireland):

25. [1897.] To amend the Law relating to the Summary Jurisdiction of Magistrates in reference to married women in

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Married Women (Ireland)—continued.

Ireland; Ordered, and presented accordingly; CCLI. 238, (Second Reading not proceeded with.)

Married Women's Disabilities Removal:

26. [1893-94.] To amend the Law relating to the Voting of Married Women at Local Elections; Ordered and presented; CXLVII. 77. (Second Reading not proceeded with.)

Married Women's Property Act (1892) Amendment:

27. [1892.] To amend "The Married Women's Property Act, 1892."

Mason's Orphanage:

[1897.] Report, That the Bill should originate in the House of Lords; CCLI. 33. Report, no Standing Orders complied with, 38. Bill for rendering valid certain Leases, Sales, and Conveyances made by the Trustees of Sir Josiah Mason's Almshouses and Orphanage without the consent of the Charity Commissioners; brought from the Lords; read, and referred to the Examiners, 152. Report, That the Standing Orders not previously inquired into are applicable, 159. Committed, 177. Reported, without Amendment, 205. Passed, 211. (Cited as Mason's Orphanage Act, 1897.) R. A. 581.

Mason's University College:—(See Universities.)

Matlock Urban District Council:


Mauritius Loan:

[1892.] Bill to authorise the Treasury to guarantee the payment of a loan to be raised by the Government of the Colony of Mauritius; Ordered, and presented accordingly; CXLVII. 371. Passed, 391. Agreed to by the Lords, 399. (Cited as Mauritius Loan Act, 1892.) R. A. 401.

Ment (Foreign and Colonial):

[1896.] Bill to regulate the Sale of Foreign and Colonial Meat; Ordered and presented; CL. 58. (No further proceeding.)

Medical Act (1858) Extension:

[1899.] Bill to extend the provisions of "The Medical Act, 1858." Ordered and presented; CXLVIII. 328. (No further proceeding.)

Medical Acts Amendment:

[1900.] Bill to amend the Medical Acts, 1858 to 1898; Ordered; CL. 321. Passed, 32. Order for Second Reading discharged; Bill withdraws, 375.

Medical Officers of Health and Sanitary Inspectors:

[1899.] Bill to amend the Law relating to Medical Officers of Health, Inspectors of Nuisances, and Sanitary Inspectors, and to provide for Superannuation Allowances to such
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8. After the Speaker, other Members take and subscribe the Oath or make, subscribe Affirmation ; [1892, Sess. II.] ; CXLVI. 413, 416,—[1895] ; CL. 341, &c.—[1900] ; CLV. 407, &c.
9. One other Member (returned at the General Election) took and subscribed the Oath ; [1893–94] ; CXLVI. 3, 67.
10. New Member sworn after a Bye Election ; [1896] ; CLI. 4.
11. New Member sworn ; [1898] ; CLIII. 3, 4, 46, &c.—[1899] ; CLIV. 3, 49, 63, &c.
12. Make the Affirmation required by Law ; [1898] ; CLIII. 4.
13. Mr. Speaker reports at the beginning of a New Parliament, That he had been to the House of Peers and had laid claim to the undisputed Rights and Privileges of Members, &c. ; [1892] ; CXLVI. 413.—[1895] ; CL. 341.—[1900] ; CLV. 407.
14. Certain Members appointed to issue Warrants for New Writs in cases specified ; [1900] ; CLV. 420.

II. Sessional Orders, &c.:
15. Returned for two or more places make their Election, [1890–91] ; CXLVI. 4.—[1895] ; CL. 341,—[1900] ; CLV. 3, 408.
16. Returned for two places makes his Election ; [1895] ; CL. 341.—[1896] ; CLV. 3, 408.
17. Ordered, That all Members who are returned for two or more places in any part of the United Kingdom do make their election for which of the places they will serve, within one week after it shall appear that there is no question upon the Return for that place; and if anything shall come in question touching the Return or Election of any Member, he is to withdraw during the time the matter is in debate; and that all Members returned upon double Returns do withdraw till their Returns are determined ; [1890–91] ; CXLVI. 4.—[1892] ; CXLVI. 414.—[1895] ; CL. 3.—[1899] ; CLIV. 4, [Sess. II.] 420.—[1900] ; CLV. 3, 408.
18. Resolved, That if it shall appear that any person hath been elected or returned a Member of this House, or endeavourd to be, by Bribery, or any other corrupt practice, this House will proceed with the utmost severity against all such persons as shall have been wilfully concerned in such Bribery or other corrupt practices ; [1890–91] ; CXLVI. 4.—[1892, Sess. II.] ; CXLVI. 414.—[1895] ; CL. 3.—[1899] ; CLIV. 4, [Sess. II.] 420.—[1900] ; CLV. 3, 408.
19. Ordered, That the Commissioners of the Police of the Metropolis do take care that, during the Session of Parliament, the
II. Sessional Orders, &c.—continued.

the passages through the streets leading to this House be kept free and open, and that no obstruction be permitted to hinder the passage of Members to and from this House, and that no disorder be allowed in Westminster Hall, or in the passages leading to this House, during the sitting of Parliament, and that there be no annoyance therein or thereabouts; and that

the Sergeant-at-Arms attending this House do communicate this Order to the Commissioners aforesaid; [1890-91]; CXLVI. 1, 5; CXLVII. 4.-[1892]; CXLIX. 414.—[1900]; CLV. 3, 408.

20. Sessional Orders relating to Members, Election and Returns; [1897]; CLIII. 3.—[1898]; CLV. 408.

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21. On account of Private Affairs—One month; [1890-91]; CXLVI. 85.—Urgent Private Affairs; [1897]; CLII. 139.

22. On account of Domestic Affliction—Fortnight; [1892]; CXLVII. 95.—Ten days; [1892]; CXLVII. 208. —[1897]; CLII. 21.—[1899]; CLV. 32. 139.—[1900]; CLY. 182.

23. Reported Absent from Committee on Group of Railway Bills through illness; [1895]; CL. 310.—[1899]; CLIII. 183.

24. Leave of Absence on account of ill-health; [1899]; CLIV. 154.—[1900]; CLV. 98.

25. Reported Absence from Committees of Private Bills; [1890]; CLV. 96.

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26. Nominated Members of Committees; [1899]; CLV. 35.—[1900]; CLV. 56.—Of Standing Committees; [1899]; CLV. 61.—[1900]; CLV. 69.

27. Nominated Temporary Chairmen by Mr. Speaker; [1899]; CLV. 55.—[1900]; CLY. 43.

28. Members reported Absent from Committee on Group of Private Bills on account of illness; [1890-91]; CXLVI. 409.—Discharged from further attendance; [1892]; CXLVII. 147.

29. Reported Absent, no reason given; [1890]; CLV. 356.

30. Report from a Committee, of a Telegram received from a Member stating that he was unable on account of illness to attend the Committee; [1896]; CLY. 306.

31. Reported Absent from Committee on Private Bills; [1897]; 214, 231.—Through illness; [1897]; CLII. 143.—On Groups of Railway Bills; [1897]; CLII. 113.

32. Reported Absent from Committee on Group of Railway Bills (no reason given); [1890-91]; CXLVI. 125, 141. Ordered to attend, 141.—[1900]; CXLVI. 310.—[1898]; CHIII. 183, 46.—[1900]; CLII. 120.—Reported Absent, and ordered to attend; [1894]; CXLIX. 198.

33. Enforced Absence of a Member reported; [1894]; CXLIX. 91.—On account of illness; [1900]; CLV. 229.—And ordered to attend on Committees; [1900]; CLV. 367.

34. Members discharged from further attendance on Select Committee on a Bill, others added; [1890-91]; CXLVI.

236.—[1898]; CLII. 94.—Another added in substitution; [1895]; CL. 69.—[1897]; CLII. 115.—[1899]; CLV. 197.

35. Members discharged from Standing Committees, and others appointed in substitution; [1890-91]; CXLVI. 70.—[1898]; CXLVII. 208.—[1899]; CXLVII. 208.—[1900]; CLV. 94.—On Joint Committees; [1900]; CLV. 173, 195.

36. Added to Committees; [1890-91]; CXLVI. 116.—[1892]; CL. 50.

37. Added to Standing Committees; [1890-91]; CXLVI. 116.—[1895]; CL. 93.—[1897]; CLII. 75.—[1900]; CLV. 94.—To Joint Committees; [1899]; CLV. 197.

38. Selected to serve on Joint Committees; [1900]; CLV. 164.

39. Selected to act as Chairman of the Standing Committees; [1898]; CXLII. 15.—[1899]; CXL. 52.—[1900]; CLV. 249.—In respect of Bills; [1900]; CLV. 90.—In the place of other Members; [1898]; CXLII. 146.—[1899]; CLV. 90.

40. Appointed Chairman of Committees of Bills (Private) instead of the Chairman of WAYS and MEANS; [1898]; CXLII. 222.—[1899]; CLV. 90.

41. Request Member (Chairman) unable to attend on account of being a shareholder in a certain railway company; [1892]; CXLVII. 308.

42. Letter of request received from the Member stating that he was unable to attend a Committee on urgent business; [1900]; CLV. 305.

V. Orders to Members and Resolutions:

Addresses:

43. That Addresses be presented to Her Majesty by such Members as are of the Privy Council in answer to the Queen's Speech; [1890-91]; CXLVI. 7.—[1900]; CLV. 53. 415.

44. That an humble Address be presented to Her Majesty of Congratulation on the Duke of York's Marriage, by such Members of this House as are of Her Majesty most Honourable Privy Council; [1893-94]; CXLVIII. 434.

45. Mr. Speaker's Retirement: Humble Address to Her Majesty to be presented by Privy Councillors; [1903]; CL. 147.

46. Addresses on special matters; [1890-91]; CXLVI. 28.—[1892]; CXLVII. 96, 235.—[1895]; CL. 22, 52.—[1896]; CXLVI. 71, 85, 46.—[1897]; CXLII. 101, 142.—[1900]; CLV. 365, 360.

47. That a Message of Congratulation be sent to their Royal Highnesses the Prince and Princess of Wales, and the Duke and Duchess of York, on the marriage of the Duke and Duchess of York, the said Message to be presented by certain members of this House (Privy Councillors); [1890-91]; CXLVIII. 494.

Addresses—continued.

48. Of congratulation to Her Majesty on the birth of a son to their Royal Highnesses the Duke and Duchess of York, to be presented by Privy Councillors; [1897]; CXLIX. 250.

49. Congratulations on the Commemoration of the Completion of the 60th year of Her Majesty's Reign; to be presented by the whole House, after Division; [1897]; CLII. 299.

50. That such members of this House as are of Her Majesty's most honourable Privy Council do humbly know Her Majesty's pleasure when she will be attended by this House with the said Address; [1897]; CLII. 269.

51. Of condolence to Her Majesty on the assassination of the President of the French Republic; to be presented by Privy Councillors; [1904]; CXLIX. 246.

Other Orders:

52. Ordered, That members have leave to go to the House of Lords as witnesses before Select Committees; [1890-91]; CXLVI. 308.

53. Member ordered to attend on a Select Committee; [1890-91]; CXLVI. 141.

54. Ordered
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54. Ordered to attend in their places on a certain day; (Mr. De Cobain) ; [1890-91] ; CXLVI. 427. Order discharged, [1892] ; CXLVII. 157. Attends, 166.—(Mr. De Cobain) ; [1892] ; CXLVII. 38. Order read, but Mr. De Cobain did not attend pursuant to the said Order; [1892] ; CXLVII. 56.

55. Members suspended.—Ordered, That Mr. Atkinson be suspended, and excluded from the precincts for one week; [1890-91] ; CXLVI. 491.—Mr. Cunningham Graham; [1892] CXLVII. 212.—Five Members suspended (in Committee) for disorderly conduct and declining to go into the division lobby; [1895] ; Honored by the Negroes-at-Arms; [1896] ; CLI. 423.

56. Directed to discontinue their speeches by Mr. Speaker (irrelevance); [1893-94] ; CXLVIII. 56.—[1895] ; CL. 374.—[1896] ; CXLVI. 332, 333.

57. Disregard the authority of the Chair, and decline to leave the House; [1895] ; CLI. 241.

58. Mr. Speaker calls on members to explain their conduct; [1896] ; CLI. 241.

59. Directed to withdraw, but decline, and are removed; [1896] ; CLI. 212.—By the Chairman; CLI. 242.

60. Ordered to withdraw, and withdraw accordingly; [1892] ; CXLVII. 212.—[1895] ; CLI. 360.

61. Ordered to withdraw, in pursuance of Standing Order 27, relating to disorderly conduct; [1895-96] ; CXLVIII. 424.

VI. Members communicate various Matters to the House:

71. Report (Comptroller of the Household), Her Majesty’s Answer to Addresses on Her Majesty’s Speech at the opening of the Session; [1890-91] ; CXLVI. 22.—[1892] ; CXLVII. 70.—[1893] ; CXLVIII. 70.—[1894] ; CXLIX. 79.—[1895] ; CLI. 214, 273.—On the birth of a son to the Duke and Duchess of York; Her Majesty’s Answer; [1894] ; CXLIX. 238.—Mr. Speaker’s Retirement; Her Majesty’s Answer to Resolution for an Humble Address; [1895] ; CLI. 121.

73. Answer to Addresses of Congratulation on Royal Marriage from the Prince and Princess of Wales, and Duke and Duchess of York, communicated to the House by certain Members of the House; [1893-94] ; CXLVI. 42.—CXLVIII. 144, 471.

74. Mr. Balfour reported to the House, That Her Majesty having been waited upon, humbly to know Her Majesty’s pleasure when She will be attended by this House, had been pleased to appoint to be attended this day at half-past Three of the clock at Buckingham Palace; [1897] ; CLI. 303.


76. Reports Reasons for disagreeing to Lords’ Amendments to Bills; [1890-91] ; CXLVII. 170.—[1899] ; CL. 301.

77. Acquaint the House, That Her Majesty had been pleased to place at the disposal of Parliament Her interest in the Bishops and other Ecclesiastical Dignities and Benefices in Wales and Monmouthshire (Established Church (Wales) Bill); [1895] ; CLI. 182.

78. Acquaint the House, That Her Majesty has pleased to place at the disposal of Parliament Her Majesty’s Interest in Benefices in the Patronage of the Crown and Duchy of Lancaster; [1896] ; CXLII. 286.

79. Acquaint Her Majesty’s Consent to Bills, Public, on Third Reading; [1890-91] ; CXLVI. 87.—To Bills, Private, on Third Reading; [1892] ; CXLVII. 88.—[1897] ; CLI. 124.—[1900] ; CLI. 105, 114.

80. Prince of Wales’ Consent to Bills, Public; [1890-91] ; CXLVI. 87.

Other Orders—continued.

62. Member ordered to be called in and heard in his place and admonished by Mr. Speaker, having committed a breach of privilege; [1892] ; CXLVII. 167.

63-4. Resolution that a member be expelled (Capt. H. Hope Verney); [1890-91] ; CXLVI. 282.—(Mr. de Cobain); [1897] ; CXLVII. 67.—(Mr. Hastings); [1892] ; CXLVII. 120.


66. Order relative to Members balloting for Bills and Motions on the first four Tuesdays; [1895] ; CLI. 9.—[1897] ; CLI. 19.

67. Make a brief explanatory Statement regarding a Motion, on bringing in a Bill; [1895] ; CLI. 48.

68. Orders to Members to prepare list of names of Lord Tax Commissioners; [1895] ; CLI. 192.

69. Order that a Member’s Vote be dissolved and not entitled to vote, as he had not been within the folding doors nor heard the Question put; [1893-94] ; CXLVII. 310, 309.

70. Order to Members who support the Motion for Adjournment of the House to rise in their places; [1896] ; CLI. 59.

81. Prince of Wales’ Consent to a Bill, Private, on Titled Reading; [1894] ; CXLIX. 149.

82. Her Majesty’s Consent and Prince of Wales’ Consent to Bills, Public, on Third Reading; [1896] ; CL. 186.—Private, 206.

83. That Committees had made Progress in Bills; [1890-91] ; CXLVI. 25, 31.

84. That Committees had made Progress in Bills; [1890-91]; CXLVI. 41.—[1900] ; CLI. 259.

85. That Committees had gone through Bills; [1890-91]; CXLVI. 94.—Directed the Chairman to report thesewithoutAmendments; [1890-91]; CXLVI. 94.—[1890] ; CLI. 133.

86. That a Committee had reported Progress without leave to sit again; [1890-91] ; CXLVI. 416.

87. That the Committee had made Progress in the Bill, and the Bill withdrawn; [1900] ; CLI. 292.

88. Reports from Committees on recommitted Bills; Amendments to Clauses; [1890-91]; CXLVI. 437.—Added Clauses; [1892-93]; CXLVI. 434.

89. Reports.—One Provisional Order not proceeded with; resuming Provisional Orders confirmed; [1890-91] ; CXLVI. 425. (Provisional Order Bills.)

90. Reported, our Bill divided, pursuant to Instruction, into two Bills; [1893-94] ; CXLVIII. 378.

91. Report, Bills from Select Committee, and recommitted to a Committee of the whole House; [1890-91] ; CXLVI. 254.—[1900] ; CLI. 286.

92. To Bills without Amendment, with a Special Report; [1895-91] ; CXLVII. 142.

93. Special Reports; [1890-91] ; CXLVI. 254.—[1900] ; CLI. 284.

94. Reported from Select Committee without Amendment; and a Special Report; [1890] ; CLI. 328.

95. Report from Select Committee (Hybrid Bill); [1890-91] ; CXLVII. 114.

96. Report, several Bills committed to the Select Committee on another Bill, Three without Amendment, one with Amendments; also a Special Report; [1890-94] ; CXLVIII. 205.

97. Report from Standing Committee on another Bill, with Amendments; report, latter Bill without Amendment; also Special Report; [1894] ; CXLVIII. 319.

98. Report
VI. Members communicate various matters to the House—continued.

88. Report, Bill from Select Committee, with Amendment: [1895]; CL. 84.—Report not completed; [1895]; CL. 312.—With Special Report, and have decided not to proceed further with the Bill; [1895]; CL. 229.

89. Report from Standing Committee, with Special Report; one Bill without Amendment; one Bill with Amendment; [1895]; CL. 110.

90. Reported from Standing Committee without Amendment; [1895]; CL. 170.

91. Reported, a Bill, pursuant to Instruction; [1895]; CL. 260.

92. Report, Costs awarded; [1890-91]; CXLVI. 129.—[1890]; CLY. 243.

93. Report, Two Bills consolidated into one Bill; [1890-91]; CXLVI. 281.—[1890]; CLY. 164.

94. Report, pursuant to Instruction, some provision made; [1890-91]; CXLVI. 162.—Provision made, 163. As to Stamp Duties, 290. Clause amended; [1890]; CLY. 124, 140.

95. Report, pursuant to Resolution; [1890-91]; CXLVI 174.—Clause struck out, 250.—Additional provision inserted, 250.—Powers struck out and matters proved, 327.—Powers struck out; [1890]; CLY. 146.

96. Report, Proceed not proved; [1890-91]; CXLVI. 371.—Special Report from the Committee on an Instruction; [1890]; CLY. 206.—Consent of Local Authority proved; [1897]; CXL. 231.

97. Report, Parties do not proceed; [1890-91]; CXLVI. 386.—Costs awarded; [1895]; CL. 231.

98. Report, pursuant to Two Instructions; [1890-91]; CXLVI. 363.—To Instruction relative to Powers and inserted Clause; [1894]; CXLIX. 214.

99. Report, pursuant to Resolution, Bill does not contain certain powers; [1890-94]; CXLVIII. 155.—That a Bill had been submitted to the proprietors of a Company; CXLIX. 69.

100. Report, pursuant to Instruction, relative to powers to insert Clauses. Parties do not proceed, Special Report; [1895]; CL. 119.

101. Report from Select Committee on Police and Sanitary Regulations Bills; [1890-91]; CXLVI. 132.—[1890]; CLY. 168.

102. Report, List of Bills to originate in the House of Lords; [1890-91]; CXLVI. 48.—[1890]; CLY. 10.

103. Report, Standing Orders compiled with in respect to the Bills to originate in House of Lords; [1890-91]; CXLVI. 72. 86.—Not compiled with; CXLVI. 73.

104. Report, That a witness be ordered to attend; [1890-91]; CXLVIII. 11.—[1897]; CXL. 216, 216.—Police and Sanitary Regulations Committee; [1895]; CL. 265.

105. Adjournment of Committees for convenience of Parties; CXLVIII. 279.

106. Report, Agreement of Members, members ordered to attend; [1894]; CXLIX. 19.—On account of illness; [1890]; CLY. 239.

107. Report, Adjournment of Committee, there being no business ready for consideration; [1895]; CL. 110.—[1890]; CLY. 285.

108. Report, Adjournment of Committee, leave of abscense granted to the Chairman by the House, and a letter received from another Member stating that he was unable to attend on account of illness, and there being no Quorum; [1897]; CXL. 143.

109. That for the better securing of a uniform decision with the Select Committee on Electric Power Bills, the Committees joined till the 7th day of May; [1897]; CLY. 232.

110. Report, reasons for disagreeing with Lords Amendments, [1890]; CLY. 107.

111. That a Member was not present during the sitting of the Committee and ordered to attend; [1895]; CLY. 297.

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112. Two Bills consolidated into one Bill; [1890-91]; CXLVI. 331.

113. Report of Nomination of Members to serve on the Standing Committee; [1890]; CLY. 62.

114. Names of Members added to the Standing Committee in respect of certain Bills; [1890-91]; CXLVIII. 103.—[1890]; CLY. 94.

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115. Names of Members discharged from the Standing Committees on Bills and others added in substitution; [1890-94]; CXLVIIII. 121, 129.—[1890]; CLY. 94, 95.

116. None of Member appointed to act as Chairman; [1890-91]; CXLVIII. 133.—Law; [1890]; CLY. 95.

117. Report, a Special Report from a Standing Committee, as a Bill; [1890-91]; CXLVIII. 466.

118. Report, a Bill from Standing Committee, without Amendment; [1894]; CXLIX. 151.—With Amendments; [1894]; CXLIX. 161.

119. Report from Standing Committee, and re-committed in respect of a new Clause; [1897]; CLY. 354.

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120. Report, Provisional Order transferred to another Bill, Bill from which Provisional Order transferred had not been further proceeded with; [1894]; CXLIX. 322.

121. Report, one Provisional Order not proceeded with, remaining Orders confirmed; [1894]; CXLIX. 212.—Title amended; [1890]; CLY. 284.

122. Report, That no Standing Orders are applicable; [1895]; CL. 57.—Provision made; [1897]; CLY. 353.

123. Report, That a Witness be ordered to attend a Committee relative to Provisional Order Bills; [1895]; CL 362.

124. Report, One Provisional Order not confirmed, other Provisional Orders confirmed; Title amended; [1895]; CLY. 234.

125. Report, One Provisional Order not proceeded with, remaining Orders confirmed; Costs awarded; Title amended; [1895]; CLY. 330.

126. Report, from a Joint Committee; Provisional Orders confirmed; [1896]; CXL. 226.

127. Reported with an Amended Title, and Provisional Orders confirmed; [1896]; CLY. 319.

128. Report, Bills with Amendments; Provisional Orders confirmed; [1897]; CLY. 206.—With further Amendments; [1897]; CXL. 353.

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129. Report, Absence of Member through illness; [1895]; CLY. 310.

130. Report from a Select Committee on a Hybrid Bill in pursuance of a Resolution of the House; [1895]; CXL. 251.

131. Report, Pursuant to Resolution, one Bill divided into two Bills; [1897]; CLY. 263.

132. Report, Chairman of Ways and Means, in pursuance of Standing Order 83 relating to Private Bills, informed the House, that, in his opinion, a Provisional Bill, though unopposed, ought to be treated as an opposed Bill; [1897]; CXL. 318.

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133. Nominated Temporary Chairman by Mr. Speaker; [1898]; CXLII. 50.

134. Report Resolutions; [1890-91]; CXLVI. 142.—[1890]; CLY. 348.

135. That Committees had come to Resolutions; [1890-91]; CXLVI. 322.—[1890]; CLY. 48.

136. That Committees had made progress in matters to then referred, and that they were directed to move for leave to sit again; [1890-91]; CXLVI. 322.—[1890]; CLY. 298.

137. That the Committee of Supply had come to a Resolution; [1897]; CXL. 55.

138. Chairman of Ways and Means reports to the House that a Member had been named by him for disregarding the authority of the Chair; [1897]; CXL. 354.

139. Chairman acquaints the Committee that he had been named a witness for disregarding the authority of the Chair; [1897]; CXL. 354.

140. Committee, Select:

130. Report from Committee of Selection of Names of Members nominated to serve on Joint Committee; [1890-91]; CXLVI.
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151. Report Bill from a Joint Committee; [1890-91]; CXLVI. 452.—[1900]; CLV. 339.

152. Report from a Select Committee read in the House; [1894]; CL. 223.

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154. Report from Select Committees with Special Reports; [1895]; CL. 110, 119, 226.—[1897]; CLII. 55, 155.—[1900]; CLV. 253.

155. Report adjournment of the Committee for the convenience of the Committee; [1900]; CLV. 203.

156. Report from Chairman that he had received a Letter from one of the Members that he was unable to attend on account of urgent business; [1900]; CLV. 305.

157. Report, Resolutions from Standing Orders Committee; [1890-91]; CXLVI. 156.—[1900]; CLV. 196.

158. Report from Public Petitioners Committee, that they had examined Petitions; [1890-91]; CXLVI. 27.—[1900]; CLV. 71.

159. Report, Witness be ordered to attend; [1890]; CLII. 198.

160. Report, That a Witness summoned before a Select Committee had refused to answer questions addressed to him by the Committee; [1897]; CLII. 303.

161. Report absence of Member; [1895]; CLX. 150.

162. Report Member discharged from further attendance on the Committee, and another added; [1900]; CLV. 197.

163. Report on Police and Sanitary Regulation Bills (Special Report); [1890-91]; CXLVI. 428.—[1900]; CLV. 298.

164. Report on an Instruction (Special Report); [1890-91]; CXLIII. 398.

165. Report, Inquiry not completed [House of Commons Visiting of Seats]; Select Committee; [1894]; CXLIX. 350.

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167. Report, attendance of Witness necessary; [1890-91]; CXLVI. 459.—[1900]; CLV. 145.

168. Report, Inquiry not completed; [1890-91]; CXLVI. 426.

169. Report, Absence of Members on account of illness; [1890-91]; CXLVI. 609.

170. Report, Attendance of Witness necessary; [1890-91]; CXLIX. 119.

171. Report, Adjournment of Committee and Absence of Member (Railway Bills); [1890-91]; CXLVI. 371.

172. Report, Adjournment of Committee; [1890-91]; CXLVI. 429.—[1898]; CLII. 92.—[1899]; CLV. 155.

173. Report, Adjournment of Committee to consider what report, if any, they should make with reference to an Instruction of the House in the case of a Railway Bill; [1890-91]; CXLVI. 371.

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176. Report from the Chairman's Panel that they had appointed Mr. to act as Chairman in the place of Mr., and the appointment of other Chairmen; [1894]; CXLIX. 127.

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178. Report, Names of Members added to the Committee in respect of a Bill; [1890-91]; CXLVI. 146.—[1900]; CLV. 94.

179. Report, Name of Member appointed to act as Chairman; [1890-91]; CXLVI. 154.—[1900]; CLV. 86.

180. Report Name of Members discharged and others added; [1890-91]; CXLVI. 242.—[1900]; CLV. 94.

181. Report Name of Member appointed to act as Chairman in place of another Member; [1890-91]; CXLVI. 226.

182. Report Name of Member discharged and another added; [1890-91]; CXLVI. 375.

183. Report Bill from Standing Committees; [1890-91]; CXLVI. 394.—[1900]; CLV. 120.

184. Report of Name of Member discharged and another appointed in substitution as one of Fifteen Members added in respect of a Bill; [1894]; CXLIX. 134.

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187. Report Names of Members discharged and others added; [1890-91]; CXLVI. 121.—[1900]; CLV. 94.

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192. Report of Twenty Members added to the Standing Committee (Scotland); [1895]; CL. 247.

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195. Report, Adjournment of Committee; [1890]; CLV. 102.

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199. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.

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204. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.

205. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.

206. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.

207. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.

208. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.

209. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.

210. A Member appointed one of the Tellers for the Noes, but no Member being willing to act as second Teller, Mr. Speaker declared the Yeas had it; [1890-91]; CXLVI. 474.
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272. Request that a passage in a newspaper complained of, with the context, might be again read; [1895-96] ; CXLVIII. 66.

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275. That, in accordance with the advice of Mr. Speaker, he would not proceed with a Motion; [1893-94] ; CXLVIII. 409.

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1. [1893-94.] A Select Committee be appointed to consider whether any, and, if so, what changes should be made in the present Rules of Procedure in order to enable Unofficial Members to make better use of the time at their disposal for bringing their Bills and Motions before the consideration of the House, and to obtain precedence for important subjects (Mr. Henry Hobhouse) ; Amendment on going into Supply, negatived; CXLVII. 119.

Members (Votes of):

2. [1892.] Member states, to the Committee on a Group of Railway Bills, that he was unable, on account of being a shareholder in a certain Railway, further to attend the Committee; CXLVII. 239.

3. [1890.] Objection taken (in Committee of Supply) to Votes of Members, on the Vote for a grant in aid of the cost of a Preliminary Survey for a Railway from the Coast to Lake Victoria Nyanza, on the ground that he was a Director of the London and North Western Railway Company ; Motion, That the Vote be disallowed; Member heard in his place; Question put, and negatived; [1895]; CXLVI. 261.

Members (Payment of):

4. [1892.] As the principle of gratuitous public service upon which representation in this House is at present based, limits the freedom of constituencies in the selection of their representatives, this House is of opinion that a reasonable allowance should be granted to Members for their services in Parliament (Mr. Fenwick) ; Amendment on going into Committee of Supply, negatived (on Division); CXLVII. 133.

X. Question Superseded:

- 339. Motion, That a Member be a member of a Select Committee, and Debate adjourned, being half-past Five; [1895]; CL. 169.

XI. Motions Withdrawn:

- 340. That a Member be suspended for the rest of the Session (Mr. Addins) ; [1890-91]; CXLVI. 481.
- 341. That a Member be suspended for one week (Mr. Congreve) ; [1893-94]; CXLVIII. 417.

Members: Bills and Motions relative to—continued.

Members (Payment of)—continued.

- 338. Objection taken to Vote of Member, on the ground that he was a director of the London and North Western Railway Company; Motion, That the Vote be disallowed; Member heard in his place; Question put, and negatived; [1895]; CL. 69.

XII. Questions Negatived:

- 331. That Mr. Anstruther be a Member of a Select Committee; [1892]; CXLVII. 87.
- 332. Mr. Bailey on Kitchen and Refreshment Rooms; [1895]; CL. 82.
- 333. That William Court Gully, Esq., do take the Chair of this House as Speaker (on Division); [1893]; CL. 149.
- 334. That Members be suspended from the service of the House; [1896]; CL. 242.

Members: Bills and Motions relative to—continued.
Members of Local Authorities Relief:

[1900.] Bill intituled, An Act to relieve Members of County Councils and other Local Authorities from disqualification by reason of absence in certain cases; brought from the Lords; CLV. 338. Read, 351. Committed, 375. Considered in Committee, and reported, without Amendment; passed, 394. (Cited as Members of Local Authorities Relief Act, 1900.) R. A. 209.

Merstone Water:—See Waterworks.

Mercantile Marine:—See Resolution.

Merchandise Marks:

[1890-91.] Bill to amend “The Merchandise Marks Act, 1887”; Ordered, and presented accordingly; CXLVII. 141. Passed, 187. Agreed to by the Lords, 201. (Cited as Merchandise Marks Act, 1891.) R. A. 277.

Merchandise Marks Act (1887) Amendment:

1. [1895-96.] Bill to amend “The Merchandise Marks Act, 1887”; Ordered; and presented accordingly; CXLVIII. 101. (Second Reading not proceeded with.)


3. [1897.] Bill to amend “The Merchandise Marks Act, 1887”; Ordered; CLII. 16. Presented, 19. Motion, That the Bill be now read a second time; Motion, That the Debate be adjourned, withdrawn; Debate resumed; Closure claimed, but Mr. Speaker withholds his assent; Question put, and negatived, on Division 25. (No further proceeding.)


5. [1899.] (No. 2.) Bill to amend “The Merchandise Marks Act, 1887,” and to prevent Foreign Goods being sold as British; Ordered; CLII. 22. Presented, 24. (Second Reading not proceeded with.)

6. [1899.] Bill to amend “The Merchandise Marks Act, 1887,” and to enable British and Irish made Goods to be distinguished from imported Goods; Ordered; CLV. 20. Presented, 60. Order for Second Reading upon future day discharged; another day appointed, 210. (No further proceeding.)

Merchandise Marks Acts (1887 and 1891) Amendment:

1. [1890-94.] Bill to amend the Merchandise Marks Acts, 1887 and 1891, in respect of the Marking of Files; Ordered; CXLIX. 47. Order for Second Reading discharged; Bill withdrawn, 117.

2. [1893.] Bill to amend the Merchandise Marks Acts, 1887 and 1891, in respect of the Marking of Files; Ordered; CL 17. Presented, 31. Bill committed to a Select Committee, 132. Special Report from the Committee; Bill reported, without Amendment, 305. Report and Special Report to be printed, 305.

Merchandise Marks (Prosecutions):—See Resolution.

Merchant Shipping:

1. [1894.] Bill for enabling the Board of Agriculture to undertake Prosecutions in certain cases, under “The Merchandise Marks Act, 1887”; Ordered and presented; CXLIX. 162. Bill committed, 216. Reported, without Amendment; passed, 247. Agreed to by the Lords, 271. (Cited as Merchandise Marks (Prosecutions) Act, 1894.) R. A. 206.

Merchandise Marks (Prosecutions) Acts:

1. [1894.] To amend the Law relating to the Employment and Rating of Merchant Seamen; Ordered; CLII. 20. Passim. 23. Motion, That the Bill be now read a second time; Amendment proposed; “Six Months,” and withdrawn; Main Question put; Bill committed, 67. (No further proceeding.)

Merchants Seamen (Employment and Rating):

1. [1895.] To amend the Law relating to the Employment and Rating of Merchant Seamen; Ordered; CXLIX. 9. Ordered, 9. Motion, That the said Bill be now read a second time; Amendment proposed; “Six Months,” and withdrawn; Main Question put; Bill committed, 25. (No further proceeding.)

Merchants Seamen (Rating Certificates):

1. [1895.] To amend “The Merchant Shipping Act, 1894,” in respect of Rating Certificates of Competency and Service; Ordered; CXLIX. 19. Presented, 24. (Second Reading not proceeded with.)

Merchants Seamen (Rating Certificates) Acts:

1. [1895.] To amend “The Merchant Shipping Act, 1894,” in respect of Rating Certificates of Competency and Service; Ordered; CXLIX. 19. Presented, 24. (Second Reading not proceeded with.)

Merchant Shipping:—See Committees.

1. [1890-94.] To consolidate enactments relating to Merchant Shipping; Ordered; CXLVII. 522. Passed, 523. Bill read a second time; Resolution, That it be expedient, that the Bill be committed to a Joint Committee of Lords and Commons; Message to the Lords to communicate this Resolution, and desire their concurrence, 560. Message from the Lords; the Lords concurred there with; read; Bill committed to a Select Committee of Five Members; Message to the Lords to acquaint them therewith, 581. Message from the Lords; the Lords have appointed a Committee of Six Lords to join with the Committee of the Commons (pursuant to a Message of this House) to consider the Merchant Shipping Bill; and the Lords request that this House will be pleased to nominate an additional Member of the said Joint Committee, 593. Lords’ Message to be now considered; Considered; Six Members nominated; Three to be the Quorum; Message to the Lords, to acquaint them therewith, 597. Message from the Lords; proposing time and place of meeting; Lords’ Message to be now considered; Considered; Commons’ Committee to meet the Lords’ Committee as proposed; Message to the Lords to acquaint them therewith, 600. Leave to the Committee to make a Special Report; Special Report; Bill reported without Amendment; Report and Special Report to be printed; Minutes of Proceedings of the Committee to be printed, 621. See Committees. Messages.

2. [1894.] To consolidate enactments relating to Merchant Shipping; Ordered; and presented accordingly; CXLIX. 31. Bill committed, 45. Resolution, That it is expedient that the said Bill be committed to a Joint Committee of Lords and Commons; Message to the Lords to communicate this Resolution, and desire their concurrence, 45. Message from the Lords; the Lords concur with this House in their Resolution, and have further resolved, That it is expedient that the said Committee be the Joint Committee on Statute Law Revision Bills.
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Bills and Consolidated Bills ; Resolution, That this House doth concur with the Lords in the said Resolution ; Order, That the Bill be committed to the said Joint Committee ; Message to the Lords, 77. Message from the Lords ; The Lords have added a Member to the Joint Committee for consideration of the Bill, 96. Special Report ; Bill reported. Reports to be printed. Bill re-committed to a Committee of the whole House, 309. Reported, without Amendment ; Passed, 354. Agreed to by the Lords, 394. (Cited as Merchant Shipping Acts, 1894.) R. A. 409. See Committees, Joint. Statute Law Revision, &c. Bills.

Merchant Shipping Acts Amendment :

7. [1890-91.] To prevent the deck-loading of Timber in Winter; Ordered ; CXLVI. 12. Presented, 17. (Second Reading not proceeded with.)

8. [1892.] To amend the Merchant Shipping Acts; Ordered, and presented accordingly; CXLVII. 114. Bill committed, 206. Considered in Committee, and reported ; re-committed to a Committee of the whole House, 209. Bill again considered in Committee, 284, 291. Reported, 309. Bill considered, as amended; passed, 346. By the Lords, with a Lords' Amendment to be now taken into consideration; considered, and agreed to, 394. (Cited as Merchant Shipping Act, 1892.) R. A. 406.


10. [1894.] To amend " The Merchant Shipping Act, 1854," and the Acts amending the same, and " The Shipping Casualties Investigation Act, 1879," Ordered and presented; CXLIX. 34. (Second Reading not proceeded with.)

11. [1895.] To amend the Merchant Shipping Acts; Ordered and presented; CL. 38. (Second Reading not proceeded with.)

12. [1895.] (No. 2.) To amend the Merchant Shipping Acts; Ordered and presented; CL. 38. (Second Reading not proceeded with.)

13. [1896.] To amend the Merchant Shipping Acts; Ordered and presented; CXL. 81. (Second Reading not proceeded with.)

14. [1897.] To amend the Merchant Shipping Acts; Ordered and presented; CLIII. 26. Order for Second Reading upon a future day discharged; another day appointed, 70. (Second Reading not proceeded with.)

15. [1898.] To amend the Merchant Shipping Acts; Ordered, and presented accordingly; CLIV. 118. (Second Reading not proceeded with.)

Merchant Shipping Act (1854) Amendment :


Merchant Shipping Acts (1854) Amendment :

17. [1896.] To amend " The Merchant Shipping Act, 1854," and presented; CLIII. 75. (Second Reading not proceeded with.)

Merchant Shipping (Exemptions from Pilotage) :

18. [1897.] Intituled, An Act to remove certain Exemptions from Compulsory Pilotage; brought from the Lords; CLIII. 404. Read, 408. Committee, 416. Committee deferred, 421. Considered in Committee, and reported, with Amendments; considered, as amended; passed, with Amendments, 420. To which the Lords agreed, 423. (Cited as Merchant Shipping (Exemption from Pilotage) Act, 1897.) R. A. 416.

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Merchant Shipping (Fishing Boats) Acts Amendment :

19. [1892.] To amend the Merchant Shipping (Fishing Boats) Acts, 1893 and 1897; Ordered and presented; CXLVII. 178. Order for Second Reading discharged; Bill withdrawn; leave given to present another Bill in lieu thereof, 296.

20. [1892.] (No. 2.) To amend the Merchant Shipping (Fishing Boats) Acts, 1893 and 1897; presented, in lieu of Bill withdrawn, 296. (Second Reading not proceeded with.)

Merchant Shipping (Fishing Boats) Acts (1893 and 1897) Amendment :


Merchant Shipping (Liability of Shipowners) :

22. [1899.] To amend " The Merchant Shipping Act, 1894," with respect to the Liability of Shipowners; Ordered; CXLVII. 40. Presented, 211. Motion, That the Bill be now read a second time ; Amendment proposed, " This House does not consider it would be equitable to pass a Bill extending the Liability of Shipowners to certain Owners," agreed to, 359. Lords' Amendments agreed to, 359. Report presented, 361. Ordered, and presented accordingly; CXLVIII. 119. (Second Reading not proceeded with.)

Merchant Shipping (Liability of Shipowners) Acts :

23. [1899.] To amend " The Merchant Shipping Act, 1894," with respect to the Liability of Shipowners; Ordered; CLVII. 12. Presented, 15. Motion, That the Bill be now read a second time; Amendment proposed, " This House does not consider it would be equitable to pass a Bill extending the liability of the owners of ships, &c.," and withdrawn; Bill referred to the Standing Committee on Law, 104. Bill read a second time, and committed to the Standing Committee on Law, 109. Bill reported from the Standing Committee, Title amended to " Merchant Shipping (Liability of Shipowners and Others) Bill," Minutes of Proceedings to be printed, 136. Vote infra.

Merchant Shipping (Liability of Shipowners and Others) :

24. [1899.] Considered as amended, and Hone adjourns. Forty Members not being present; CLVII. 180. Motion, That the Bill be now read a second time; Amendment proposed, " This House does not consider it would be equitable to pass a Bill extending the liability of the owners of ships, &c.," and withdrawn; Bill referred to the Standing Committee on Law, 109. Lords' Amendment agreed to, 359. (Cited as Merchant Shipping (Liability of Shipowners and Others) Act, 1899.) R. A. 392.

Merchant Shipping (Mercantile Marine Fund) :

25. [1899.] To amend the Act with regard to the provision for the payment of certain Expenses under the Merchant Shipping Acts; Ordered and with regard to the levying of Light Dues; Ordered and presented; CXLVII. 61. Motion, That the Bill be now read a second time; Amendment proposed, " No measure dealing with Light Dues shall have any connection with this House," 6; but not made, on Division; Main Question put; Bill read a second time; Motion, That the Bill be committed to

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Merchant Shipping, &c.—continued.

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Merchant Shipping (Underwriting): 36. [1897.] To amend "The Merchant Shipping Act, 1894," with respect to the Power of Detection for Underwriting; Ordered and presented; CLXLVII. 97. Bill committed to the Standing Committee on Trade, &c., 107. Members added to the Committee in respect of the Bill, 202. Bill reported; Report and Minutes of Proceedings to be printed, 235. Bill considered, as amended, 292. Bill passed, 399. Agreed to by the Lords, with Amendments, 399. (Cited as Merchant Shipping Act, 1897.)

Seamen's Accommodation: 27. [1893-94.] To amend the Laws relating to the Accommodation for Seamen on board Ships; Ordered; CXLVIII. 12. Presented, 21. (Second Reading and proceeded with.)

Seamen's Provisions: 28. [1893-94.] To amend the Law as to Provisions supplied to Seamen; Ordered and presented; CXLVIII. 51. Bill committed, 112. (Not proceeded with.)

Seamen's Rating: 29. [1893-94.] To amend the Law relating to the Rating of Seamen; Ordered and presented; CXLVIII. 81. (Not proceeded with.)

Shipping Federation: 30. [1890.] Petition for a Bill to make more effectual provision for the Prevention of the Pollution of the Rivers Mersey and Irwell, and their Tributaries, was presented, and Bill ordered; CXLVII. 57. Read, 45. Bill committed, 66. Reported from the Select Committee on Police and Sanitary Regulations Bill, 340. Motion: That the order of the House of the 17th day of March last, "That in the case of Bills reported from the Committee on Police and Sanitary Regulations, three clear days shall intervene between the date when the Report of the Committee is circulated with the Veto and the consideration of the Bill," be suspended in the case of the Bill, and that Standing Orders be suspended, and that the Bill be now taken into consideration, provided amended prints shall have been previously deposited; and Question, on Division, resolved in the Affirmative; Bill considered; Standing Orders suspended, and Bill to be now read the third time; Accordingly read the third time, and passed, 321. Agreed to by the Lords, 369. (Cited as Merchant and Irwell Joint Committee Act, 1892.) R. A. 402.


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11. Communicating printed Copy of Special Report of Select Committee on Railway Servants' Hours of Labour; [1892]; CXLVI. 229.


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18. Requesting Copies of Reports, &c. from a Select Committee appointed by their Lordships; [1900]; CLV. 369.

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27. Communicating Resolution for referring Bills to a Joint Committee of Lords and Commons; [1890-91]; CXLVI. 129.—[1900]; CLV. 104.

28. Communicating Resolution, That Railway Rates and Charges Provisional Order Bills be referred to a Joint Committee of Lords and Commons; [1892]; CXLVII. 62.—[1895]; CL. 230.

29. Acquainting them that the said Railway Rates and Charges Provisional Order Bills had been committed to Select Committee of Five Members of this House, to be joined with a Committee of Five Lords; [1892]; CXLVII. 78, 89.

30. Acquainting them that the Merchant Shipping Bill had been committed to a Select Committee of Five Members; [1893-94]; CXLVIII. 581.

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32. Acquainting the Lords that this House hath appointed a Committee of Seven Members, and that they had added a Member to the Committee; [1894]; CXLIX. 101.

33. Acquainting the Lords that this House hath appointed a Select Committee of Six Members to join with a Committee appointed by the Lords, &c.; [1895]; CL. 114.

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58. Acquainting the Lords with the House hath appointed a Select Committee of Four Members to meet in an appointed place; [1898]; CLI. 164.

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64. Acquainting the Lords with the time and place of meeting: CXLVIII. 211.

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69. Acquainting the Lords that the House has directed the Select Committee to meet in an appointed place: [1898]; CXLIX. 383.

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108-109. Communicating Resolution, and desiring concurrence of the Commons; [1893-94]; CXLVIII. 92.—[1898]; CXLIII. 80.—Resolution not considered; [1893-94]; CXLVIII. 603.
110. Acquainting the Commons that they have added a Lord to the Joint Committee appointed by both Houses on Statute Law Revision Bills and Consolidation Bills, and request this House to add one of its members to the said Joint Committee; [1894]; CXLVII. 425.
111. Canal Rates, Tolls, and Charges—Acquainting this House that they have appointed a Committee of five Lords to join with the Committee of the Commons (pursuant to the Message of this House), and the Lords propose time and place of meeting; [1894]; CXLIX. 396.—[1895]; CL. 249; 302.
112. Desiring of Bills. Message from the Lords, That they have come to the following Resolution, viz.—That it is desirable that a Joint Committee of both Houses be appointed, in order to achieve the concurrence of this House; [1895]; CL. 127.
113. Lords' Message read and considered. House doth concur with Lords in the Resolution; Message to acquaint them therewith, 131. Message from the Lords; the Lords have appointed five Lords to join with a Committee of this House to consider in what manner such inconvenience as arises from legislation by reference in Acts of Parliament to prior enactments can best be avoided; and request this House to appoint an equal number of its Members to be jointed with the said Lords, 140. Message considered; [1895]; CL. 206.
114. Appointing a Committee of five Lords for the consideration of three Bills, and appointing time and place of meeting; [1895]; CL. 188.
115. Proposing time and place of meeting for Joint Committee Bills; [1895]; CXLIII. 83.—[1898]; CXLIII. 106.—(Houses of Lords and Commons Permanent Staff); [1890]; CL. 63.
116. Acquainting the Lords of the appointment of five Lords to join with a Committee of this House; (Houses of Lords and Commons Permanent Staff); [1890]; CL. 188.
117. Acquainting the House that they have appointed a Committee of five Lords to join with a Committee of this House; [1890]; CLV. 63.
118. Proposing time and place of meeting for Joint Committee Bills; [1895]; CXLIII. 83.—[1898]; CXLIII. 106.—(Houses of Lords and Commons Permanent Staff); [1895]; CLV. 85; [1890]; CL. 188.
119. Proposing the attendance of a Member on a Select Committee: Leave given; [1894]; CXLIX. 192.—[1898]; CXLVIII. 32.—[1900]; CLV. 311.
120. Interrupting
IV. Messages from the Lords—continued.

Committees—continued.

120. Interrupting the Proceedings of the Lords by Royal Assent to Bills ; [1894] ; CXLIX. 308.—[1897] ; CLIL 49, 142.

Resolutions:

121. : Concurring with Resolution from the Commons for referring Bills to a Joint Committee ; [1890-91] ; CXLVII. 135.— [1894] ; CXLIX. 33, 136.— [1900] ; CL. 115.—For referring a subject ; [1892] ; CXLVII. 83.—Bills ; [1892] ; CXLIX. 72.

122. : Communicating Resolution, That a Joint Committee of both Houses be appointed ; [1890] ; CLIL 46.—[1900] ; CLV. 129.

123. : Communicating a Resolution and desiring concurrence of the Commons (Message not considered) ; [1893-94] ; CXLVIII. 603.

Resolution—continued.

124. : Communicating a further Resolution relative to the Merchant Shipping Bill to be now taken into consideration ; considered ; [1894] ; CXLIX. 27.

125. : Communicating Resolutions, That a Joint Committee of both Houses be appointed ; [1895] ; CLIL 131.—[1897] ; CLII. 27.—That certain Bills of the present Session be referred to a Joint Committee of both Houses ; [1895] ; CL. 85.

126. : Communicating Resolutions ; [1896] ; CXL. 43.—[1898] ; CLIII. 80.

127. : Relative to the appointment of seven Lords to join with a Committee of the Commons ; [1897] ; CLIL 34.

128. : That they have appointed a Committee of five Lords to join with a Committee of this House ; and proceeding time and place of meeting ; [1900] ; CLV. 188.

V. Incidental Proceedings:

129. : Messages from the Lords Commissioners by Gentleman Usher of the Black Rod ; [1890-91] ; CXLVI. 3.

130. : Making a Communication as to the Issue of Writs for supplying vacancies by the acceptance of office under the Crown by Members ; [1890] ; CLV. 807.—Royal Assent to Bills ; [1892] ; CXLVII. 139.

131. : By Yeoman Usher of the Black Rod at the opening of the Session ; [1894] ; CXLIX. 3.—Royal Assent to Acts ; [1894] ; CXLIX. 44.

132. : By Yeoman Usher of the Black Rod at the close of the Session ; [1894] ; CXLIX. 498.

133. : Her Majesty’s approbation signified by Mr. Speaker Exel ; [1892] ; CL. 149, 341.


135. : Messages of Congratulations ; Resolved, Nem. Con., That a Message be sent to Their Royal Highnesses the Prince and Princess of Wales to congratulate Their Royal Highnesses on the Marriage of His Royal Highness the Duke of York, and to assure Their Royal Highnesses of the satisfaction which this House feels at an event so gratifying to the parental affections of Their Royal Highnesses, and of such promise for the future happiness of Their Family. Resolved, Nem. Con., That a Message be sent to Their Royal Highnesses the Duke and Duchess of York, to offer the cordial congratulations of this House on Their Royal Highnesses’ marriage, and an expression of their earnest desire that this Union may supply a firm foundation for Their Royal Highnesses’ domestic happiness ; [1893-94] ; CXLVIII. 434.

136. : Messages of Condolence ; Death of His Royal Highness the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G.

137. : Message of Condolence ; to Her Imperial Highness the Duchess of Saxe-Coburg and Gotha, Duchess of Edinburgh, and that Mr. Speaker do communicate the said Message ; [1900] ; CLV. 360.

Metropolis.

(Including London City and London County Council.)

I. Public and Provisional Order Bills ; 1—69.

II. Private Bills ; 70—135.

III. Motions ; 136—139.

I. Public and Provisional Order Bills:

London City (Baths and Washhouses):

1. [1895.—To enable the Commissioners of Sewers of the City of London to provide Baths and Washhouses within the said City ; Ordered ; CLV. 94. Presented, 25. Examiners to examine with respect to compliance with Standing Orders, 46. Standing Orders complied with, 54. Committed to a Select Committee, 56. Bill reported, and re-committed to a Committee of the whole House, 125. Considered in Committee ; reported, without Amendment ; passed, 94. London City (Trial of Civil Causes):

2. [1890-91.—To provide for the Trial of Civil Causes in the City of London ; Ordered and presented ; CXLVI. 190. Passed, 229. Agreed to by the Lords, 231. (Cited as Supreme Court of Judicature (London Causes) Act, 1891.) R. A. 277.

London Borough Councils (Women’s Disabilities Removal):

3. [1900.—To amend “The London Government Act, 1890,” in respect of the eligibility of Women as Councillors and Aldermen ; Ordered ; CLV. 13. Presented, 36. Motion, That the Bill be now read a second time ; Amendment proposed, “Six months,” and not made on Division ; Bill read a second time ; Motion, That the Bill be committed to the Standing Committee on Law, &c.; and, it being half past Five, Debate adjourned, 216. Order for resumption of Debate upon future day discharged ; another day appointed, 220. (No further proceedings.)

London County Council (Water Supply, &c.):

4. [1890-91.—To confer Powers upon the London County Council with respect to the Supply of Water ; Ordered and
Public Buildings (London):


London Taxation:

13. [1890-91.] To provide for more equitable Taxation in the Administrative County of London; Ordered; CXLVI. 10. Presented, 15. Order for Second Reading discharged, and Bill withdrawn, 44.

London Valuation and Assessment:

14. [1898.] To consolidate and amend the enactments relating to the Valuation and Assessment of Rateable Property in London, and for other purposes; Ordered; CLI. 95. Presented, 96. Second Reading deferred, 142. Order for Second Reading discharged; Bill withdrawn, 303.

Metropolitan Common Lands:—See Resolutions.

Metropolitan Common Poor Fund:

15. [1898.] To amend Section Sixty-nine of "The Metropolitan Poor Act, 1897," as to the Expenses payable out of the Metropolitan Poor Fund; without Amendment, 66. Passed, 350. (Cited as Metropolitan Poor Act, 1898.) R. A. 432.

Metropolitan Sewers and Drains:

16. [1898.] To amend "The Metropolitan Management Act" with respect to Sewers and Drains; Ordered; CLI. 76. Presented, 77. Order for Second Reading upon further day discharged; Bill withdrawn, 374.

Metropolitan Streets Act (1867) Amendment:

17. [1899.] To amend "The Metropolitan Streets Act, 1867"; Ordered and presented; CXLIX. 95. Order for Second Reading discharged, and Bill withdrawn, 348.

Metropolitan Commons:

18. [1898.] To amend the Metropolitan Commons Acts; Ordered, and presented accordingly; CLIII. 313. Bill committed, 322. Considered in Committee, and reported, without Amendment; passed, 350. Agreed to by the Lords, 455. (Cited as Metropolitan Commons Act, 1898.) R. A. 432.

Metropolitan Commons Provisional Order (Banstead):

20. [1893-94.] To confirm a Scheme, under the Metropolitan Commons Acts, 1866 to 1878, relating to Banstead Downs, Banstead Heath, Burgh Heath, and Park Downa, in the Parish of Banstead, Survey; Ordered and presented; CXLIX. 60. Bill committed, 91. Reported; Provisional Order confirmed; Bill considered, as amended, 154. Passed, 158. By the Lords, with Amendments, 329. Lords' Amendments agreed to, 348. (Cited as Metropolitan Commons (Banstead) Supplementary Act, 1893.) R. A. 425.

Metropolitan Commons Provisional Order (Orpington):

21. [1893-94.] To confirm a Scheme, under the Metropolitan Commons Acts, 1899 to 1878, relating to Broom Hill Common, Dartford Common, Gumping Common, and Sparrow Common, in the Parish of Orpington, Kent; Ordered and presented; read, and referred to the Examiners; CXLVIII. 60. Report, That no Standing Orders are applicable; 87. Bill committed, 91. Reported; Provisional Order confirmed, 114. Bill considered, as amended; Bill passed, 122. Agreed to by the Lords, 315. (Cited as Metropolitan Commons (Orpington) Supplementary Act, 1893.) R. A. 539.

London County Council (Water Supply, &c.):—continued.

and presented; CXLVI. 169. (Second Reading not proceeded with.) See also Metropolitan (Private Bills).

London (Equalisation of Rates):

5. [1893-94.] To make better provision for the Equalisation of Rates as between different parts of London; Ordered, and presented accordingly; CXLVII. 238. Order for Second Reading discharged; Bill withdrawn, 246.

London Government:

6. [1898.] To make better provision for Local Government in London; Ordered, and presented accordingly; CLIV. 58. Motion, That the Bill be now read a second time; Amendment proposed, "no Bill dealing with the Local Government of the Metropolis will be satisfactory which, while disturbing the existing system, fails to simplify and complete it, and which at the same time renders more difficult the attainment of the unity of London"; and, at Midnight, Debate adjourned, 105. Resumed; Amendment negatived, on Division; Bill read a second time, and committed; 115. Order, That the several stages of the Bill have precedence of all Orders of the day, &c.; after several Amendments proposed, and not moved, 151. Reported, 218. Motion, That the Bill be now read the third time; Amendment proposed, "re-committed in respect of Clause 27"; but not made; Main Question put; Bill passed, 256. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, and consequential Amendment made to the Bill, 222. To which the Lords agree, 330. (Cited as London Government Act, 1896.) R. A. 338.

London Hospital:

7. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to the Bill, 322. Motion, That the Bill be now read a second time; Amendment proposed, "no Bill dealing with the Local Government of the Metropolis will be satisfactory which, while disturbing the existing system, fails to simplify and complete it, and which at the same time renders more difficult the attainment of the unity of London"; and, at Midnight, Debate adjourned, 105. Resumed; Amendment negatived, on Division; Bill read a second time, and committed; 115. Order, That the several stages of the Bill have precedence of all Orders of the day, &c.; after several Amendments proposed, and not moved, 151. Reported, 218. Motion, That the Bill be now read the third time; Amendment proposed, "re-committed in respect of Clause 27"; but not made; Main Question put; Bill passed, 256. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, and consequential Amendment made to the Bill, 222. To which the Lords agree, 330. (Cited as London Government Act, 1896.) R. A. 338.

London Improvements:

8. [1898.] Petition for a Bill to empower the London County Council to make a New Street from Holborn to the Strand, and a widening of Southampton Row, to widen High Street, Kensington, and to make other Street Improvements and Works in the Administrative County of London, and for other purposes; from the London County Council; CXLVI. 29. Ordered; CL. 16. Bill read, 28. Day appointed for Second Reading, 49. Motion, That the Bill be now read a second time; Amendment proposed, "Six months," and withdrawn; Bill committed, 96. Bill reported, with Amendments, 181. Considered, as amended, 242. Queen's Consent signified; Bill passed, 253. Agreed to by the Lords, with Amendments, 401. Lords' Amendments agreed to, 401. (Cited as London County Council (Improvements) Acts, 1899.) R. A. 424.

London Markets:

9 [1893-94.] To enable the London County Council to establish or purchase Markets in the Administrative County of London; Ordered; CXLVIII. 27. Presented, 29. (Second Reading not proceeded with.)

10. [1894.] To enable the London County Council to purchase Spitalfields Market and Covent Garden Market; Ordered; CXLIX. 21. Presented, 29. (Second Reading not proceeded with.)

London Municipalities:

11. [1893.] For the creation of Municipalities within the County of London; Ordered; CL. 14. Presented, 18. Order for reading a second time upon future day discharged, and Bill withdrawn, 113.
METROPOLIS—continued.

London (Churchway, Saint Pancras) Provisional Order:
28. [1897.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State, for improving an area situated in the Parish of Saint Pancras, in the County of London; Ordered; CLII. 9. Presented; read, and referred to the Examiners; 10. Report, That the Standing Orders which are applicable have been complied with; Day appointed for Second Reading, 56. Bill committed, 38. Reported, without Amendment; Provisional Order confirmed; Day appointed for consideration, as amended, 136. Passed, 235. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 261. Bill passed, 293. Agreed to by the Lords, 410. (Cited as London (Churchway, Saint Pancras) Provisional Order Confirmation Act, 1897.) R. A. 142.

London (Clare Market, Strand) Provisional Order:
29. [1897.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State, for improving an area situated in the Parishes of Saint Mary-le-Strand, Saint Clement Danes, Saint Giles-in-the-Fields, and Saint Martin-in-the-Fields, in the County of London; Ordered and presented; read, and referred to the Examiners; CLII. 36. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 66. Bill committed, 88. Reported, with an Amendment; Provisional Order confirmed; Day appointed for consideration, as amended, 136. Passed, 235. Agreed to by the Lords, 253. (Cited as London (Clare Market, Strand) Provisional Order Confirmation Act, 1897.) R. A. 281.

London (Green Street, Southwark) Provisional Order:
30. [1897.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State, under "The Housing of the Working Classes Act, 1890," relating to lands in Green Street, in the Parish of Saint George-the-Martyr, Southwark; Ordered; Standing Order 103 suspended; Bill presented, read, and referred to the Examiners; CLII. 321. Report, That the Standing Orders applicable are to be complied with; Day appointed for Second Reading, 112. Bill committed, 115. Reported, with an Amendment; Provisional Order confirmed; Day appointed for consideration, as amended, 136. Passed, 235. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 261. Bill passed, 293. Agreed to by the Lords, 410. (Cited as London (Green Street, Southwark) Provisional Order Confirmation Act, 1897.) R. A. 436.

London (Clerkswell and Holborn) Provisional Order:
31. [1900.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State for improving an area situated in the Parishes of Saint John, Clerkswell, and Saint Andrew, Holborn, in the County of London; Ordered; CLV. 191. Presented, read, and referred to the Examiners; 195. Report, That the Standing Orders applicable are to be complied with; Day appointed for Second Reading, 103. Bill committed, 103. Reported, with Amendments; Provisional Order confirmed; Day appointed for Third Reading, 261. Bill passed, 293. Agreed to by the Lords, 410. (Cited as London (Clerkswell and Holborn) Provisional Order Confirmation Act, 1899.) R. A. 357.

London (Poplar) Provisional Order:
32. [1900.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State for improving an area situated in the Parishes of Poplar and Bromley-by-Bow, in the County of London; Ordered; CLV. 194. Presented; read, and referred to the Examiners; 195. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 103. Bill committed, 103. Reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 259. Bill considered, as amended, 260. Third Reading deferred, 271. Bill passed, 276. Agreed to by the Lords, 339. (Cited as London (Poplar) Provisional Order Confirmation Act, 1900.) R. A. 357.

London (Saint Luke) Provisional Order:
33. [1900.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State for improving
I. Public and Provisional Order Bills—continued.


improving certain areas situated in the Parish of Saint Luke, in the County of London; Ordered; Standing Order 193A suspended; Bill presented, read, and referred to the Examiners; CLV. 238. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 263. Bill committed, 277. Reported; with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 284. Passed, 285. Agreed to by the Lords, 345. (Cited as Londone (Saint Luke) Provisional Order Confirmation Act, 1903.) R. A. 357.

London (Saint Marylebone) Provisional Order:

34. [1900.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State for the improvement of a certain area situated in the Parish of Saint Marylebone, in the County of London; Ordered; Standing Order 193A suspended; Bill presented; read, and referred to the Examiners; CLV. 218. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 293. Bill committed, 296. Passed, 329. Agreed to by the Lords, 376. (Cited as London (Saint Marylebone) Provisional Order Confirmation Act, 1900.) R. A. 393.

Metropolitan Provisional Order (Shelton Street, Saint Giles) Provisional Order:

35. [1890-91.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State for modifying "The Metropolitan (Shelton Street, Saint Giles) Improvement Scheme, 1890"; Ordered, and presented accordingly; read, and referred to the Examiners; CLXIV. 86. Report, Standing Order had been complied with, 103. Reported; Provisional Order confirmed, 271. Passed, 309. Agreed to by the Lords, 349. (Cited as Metropolitan (Shelton Street, Saint Giles) Provisional Order Confirmation Act, 1891.) R. A. 319.

London (Southwark) Provisional Order:

36. [1890.] To confirm a Provisional Order made by one of Her Majesty's Principal Secretaries of State for improving certain areas situated in the Parish of Saint George-the-Martyr, Southwark, in the County of London; Ordered; Standing Order 193A suspended; Bill presented; read, and referred to the Examiners; CLV. 238. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 263. Bill committed, 277. Reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, as amended, 300. Bill considered, as amended, 303. Passed, 309. Agreed to by the Lords, 345. (Cited as London (Southwark) Provisional Order Confirmation Act, 1900.) R. A. 357.

Metropolitan Local Management (Saint Paul, Deptford):

37. [1894.] To amend "The Metropolitan Management Act, 1857"; Ordered and presented; CXLIX. 129. Examiners were necessário to give respect to compliance with the Standing Orders relative to Private Bills, 124. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 143. Report, That the Standing Orders ought not to be dispensed with, 164. (Not further proceeded with.)

Metropolitan Management (Saint Paul, Deptford):


Metropolitan Management Acts Amendment:

39. [1890-91.] To amend the Metropolitan Management Acts in regard to the Election and Qualification of Vestrymen, the alteration of Wards of Parishes, and to certain Sanitary Matters; Ordered; CLXIV. 19. Presented, 29. 40. [1898.] To amend the Metropolitan Management Acts; Ordered, and presented accordingly; CLIII. 239. Day appointed for Second Reading, 302.

Metropolitan Management Acts Amendment (By-laws):

41. [1885.] Intituled, An Act to amend the provisions of the Metropolitan Management Acts with respect to Bye-laws; brought from the Lords; CLIII. 309.

42. [1885.] Intituled, An Act to amend the provisions of the Metropolitan Management Acts with respect to Bye-laws; brought from the Lords; CLIV. 90. Read, 210. Committed, 225. Bill further considered in Committee, 293. Bill further considered in Committee, and reported, with Amendments, 324. Considered, as amended; passed, with Amendments, 322. To which the Lords agreed, 352. (Cited as Metropolitan Management Acts Amendment (By-laws) Act, 1889.) R. A. 390.

Metropolitan Management (Plumstead and Hackney):

43. [1893-94.] To amend the Metropolitan Management Acts; Ordered and presented, CXLVIII. 487. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 492. Report, That the Standing Orders ought not to be dispensed with; also that the Bill be permitted to proceed, provided that proof be given of certain matters before the Examiners, 506. Bill committed to a Select Committee, 520. Report, pursuant to Resolution; Bill reported; Minutes of Proceedings to be printed; Bill re-committed to a Committee of the whole House, 527. Considered in Committee, and reported, without Amendment; passed, 540. Agreed to by the Lords, 577. (Cited as Metropolitan Management (Plumstead and Hackney) Act, 1893.) R. A. 577.

Police (Metropolis):

44. [1890-91.] For placing the Police of the Metropolis under the control of the Barumpayers; Ordered; CLIX. 45. Presented, 46. (Second Reading not proceeded with.)

45. [1894.] For placing the Police of the Metropolis under the control of the Barumpayers; Ordered; CLXIV. 20. Presented, 29. (Second Reading not proceeded with.)

Metropolitan Police Courts:

46. [1893.] For transferring the Expenses of the Metropolitan Police Courts to the Metropolitan Police Fund, and for making provision with respect to the Courts of the Stipendiary Magistrate of Chatham and Sheerness; Ordered; and presented accordingly, CL. 182. (Second Reading not proceeded with.)

47. [1896.] For transferring the Expenses of the Police Court to the Metropolitan Police Fund, and for making provision with respect to the Courts of the Stipendiary Magistrate of Chatham and Sheerness; Ordered and presented accordingly, CL. 182. (Second Reading not proceeded with.)


Metropolitan Police:

49. [1898.] To amend the Law with respect to the Salaries and Allowances of the Commissioner, Receiver, and Assistant Commissioners of the Metropolitan Police; Ordered upon Report of Resolution from the Committee of the whole House, and presented accordingly; CLXIV. 333. Committed, 366. Bill considered in Committee, and reported without Amendment, 386. Passed, 396. Agreed to by the Lords, 413. (Cited as Metropolitan Police Act, 1898.) R. A. 423. Metropolitan Police.
Metropolitan Police (Salaries) : 50. [1890.] To amend the Law with respect to the Salaries and Allowances of the Commissioner, Receiver, and Assistant Commissioners of the Metropolitan Police ; Ordered and presented accordingly ; CLIV. 322. Ordered for Second Reading upon future day discharged ; Bill withdrawn, 339.

Metropolitan and other Police Courts : 41. [1897.] For transferring the Expenses of Police Courts to the Metropolitan Fund, and for making provision with respect to the courts of the Supplementary Magistrate of Chatham and Sheerness ; Ordered, and presented accordingly ; CLII. 67. Motum, That the Bill be now read a second time ; and at Midnight Debate adjourned, 107. Debate resumed ; Amendment proposed, "Six Months," but not made on Division ; Bill read a second time, and committed to the Standing Committee, 135. Considered in Committee, and reported, without Amendment ; Minutes of Proceedings to be printed, 310. Bill passed, 320. Agreed to by the Lords, 361. (Cited as Metropolitan Police Courts Act, 1897.) R. A. 435.

Metropolitan Police (Receiver) : 52. [1895.] To make provision for the temporary absence of the Receiver for the Metropolitan Police District ; Ordered, and presented accordingly ; CL. 157. Bill committed, 210. Considered in Committee, and reported, without Amendment ; passed, 209. Agreed to by the Lords, 240. (Cited as Metropolitan Police (Receiver) Act, 1895.) R. A. 127.

Metropolitan Police (Borrowing Powers) : 51. [1897.] To extend the Powers of the Receiver for the Metropolitan Police District ; Ordered, and presented accordingly ; CLII. 369. Bill committed, 298. Considered in Committee, and reported, without Amendment ; passed, 297. Agreed to by the Lords, 301. (Cited as Metropolitan Police (Borrowing Powers) Act, 1897.) R. A. 145.

Metropolitan Police (Holidays) : 54. [1897.] To enable Metropolitan Police Courts to be closed on Special Bank Holidays ; Ordered, and presented accordingly ; CLII. 207. Bill committed, 214. Considered in Committee, and reported, without Amendment ; passed, 213. Agreed to by the Lords, 246. (Cited as Metropolitan Police (Holidays) Act, 1897.) R. A. 241.

Metropolitan Police Provisional Orders—continued. 52. [1890-91.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State upon "The Metropolitan Police Act, 1886," relating to lands in the Parishes of Saint Pancras and Saint Giles, Camberwell ; Ordered and presented ; read, and referred to the Examiners ; CLXVII. 174. Report, Standing Order has been complied with, 190. Provisional Order confirmed, 191. Passed, 222. Agreed to by the Lords, 276. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1891.) R. A. 277.

50. [1892.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State upon "The Metropolitan Police Act, 1886," relating to lands in the Parishes of Saint Pancras, Saint John at Hackney, Saint James, Westminster, and Saint Mary Cray ; Ordered and presented accordingly ; read, and referred to the Examiners ; CLXVII. 106. Report, Standing Order has been complied with, 109. Provisional Order confirmed, 110. Passed, 222. Agreed to by the Lords, 276. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1892.) R. A. 277.

51. [1893.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State upon "The Metropolitan Police Act, 1886," relating to lands in the Parishes of Saint Pancras and Wimbledon ; Ordered and presented accordingly ; read, and referred to the Examiners ; CLXVII. 80. Report, Standing Order has been complied with, 85. Provisional Order confirmed, 86. Passed, 222. Agreed to by the Lords, 276. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1893.) R. A. 277.

52. [1893-94.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State upon "The Metropolitan Police Act, 1886," relating to lands in the Parishes of Saint Pancras and Saint Giles, Camberwell ; Ordered and presented ; read, and referred to the Examiners ; CLXIX. 60. Committee, 71. Reported, without Amendment ; Provisional Order confirmed, 95. Bill passed, 96. Agreed to by the Lords, 235. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1894.) R. A. 253.

54. [1894.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State, under "The Metropolitan Police Act, 1886," and "The Metropolitan Police Acts, 1897 ;" Ordered, and presented accordingly, and referred to Examiners ; CLLII. 109. Report, That the Standing Orders applicable to such Bills have been complied with, 113. Bill committed, 116. Reported, with Amendments ; Provisional Order confirmed ; Day appointed for consideration, as amended, 133. Consideration reported, as amended, and passed, 211. Bill considered, as amended, 212. Passed, 222. Agreed to by the Lords, 230. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1895.) R. A. 372.

53. [1890.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State, under "The Metropolitan Police Act, 1886," and "The Metropolitan Police Courts Act, 1897," relating to lands in the Parishes of Saint Mary Stratford, Bow, and Saint John at Hackney ; Ordered, and presented accordingly ; read, and referred to the Examiners ; CL. 22. Bill committed, 55. Reported, without Amendment ; Provisional Order confirmed, 56. Agreed to by the Lords, 196. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1890.) R. A. 221.

54. [1891.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State, under "The Metropolitan Police Act, 1886," and "The Metropolitan Police Provisional Order Confirmation Act, 1890," relating to lands in the Parishes of Saint Mary Stratford, Bow, East Ham, and Creekwall ; Ordered, and presented accordingly ; read, and referred to the Examiners ; CLXVII. 297. Bill committed, 318. Reported, without Amendment ; Provisional Order confirmed, 347. Bill passed, 412. Agreed to by the Lords, 491. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1895.) R. A. 497.

56. [1897.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State, under "The Metropolitan Police Act, 1886," relating to lands in the Parishes of Saint Pancras and Wimbledon ; Ordered, and presented accordingly ; read, and referred to the Examiners ; CL. 127. Report, Standing Order has been complied with, 133. Provisional Order confirmed, 134. Passed, 207. Agreed to by the Lords, 232. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1893.) R. A. 305.

55. [1896.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State, under "The Metropolitan Police Act, 1886," relating to lands in the Parishes of Saint James, Westminster, and Saint Mary Cray ; Ordered and presented accordingly ; read, and referred to the Examiners ; CLIX. 140. Report, Standing Order has been complied with, 147. Provisional Order confirmed, 148. Passed, 222. Agreed to by the Lords, 276. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1896.) R. A. 222.

54. [1897.] To confer a Provisional Order made by one of Her Majesty's Principal Secretaries of State, under "The Metropolitan Police Act, 1886," relating to lands in the Parishes of Saint James, Westminster, and Saint Mary Cray ; Ordered and presented accordingly ; read, and referred to the Examiners ; CLLII. 209. Report, That the Standing Orders applicable have been complied with, 210. Bill committed, 298. Reported, without Amendment ; Provisional Order confirmed, 357. Passed, 408. Agreed to by the Lords, 491. (Cited as Metropolitan Police Provisional Order Confirmation Act, 1897.) R. A. 112.

Metropolitan Water Supply. 65. [1897-98.] To place the Water Supply of the Metropolis, and the adjoining Districts, under the control of a Public Authority, and to make further Provisions for such Supply ; Ordered and presented ; CLXVII. 54. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 55. Report, Standing Orders complied with, 56. Bill committed to the Select Committee on the London Water Commission Bill, 123. Bill reported; Preamble not proved, 298. (See Committees.)
I. Public and Provisional Order Bills—continued.

London Waterworks Transfer (Money):
69. [1896.] To authorise the London County Council to raise and expend Money on Capital Account in connection with the acquisition of Waterworks; Ordered and presented; CL. 203. Examiners to examine the Bill with respect to compliance with Standing Orders, 207. (Second Reading not proceeded with.)

Metropolitan Counties Water Board:
67. [1896.] For establishing a Water Board to deal with the Supply of Water to the Metropolitan Counties, and for other purposes connected therewith; brought from the Lords; CL. 341. (Not further proceeded with.)

Metropolitan Water Companies Charges:
65. [1890-91.] To regulate the Charges leviable by Companies supplying Water within the Administrative County of London; Ordered; CXLVI. 9. Presented, 14. Examiners to examine the Bill as to compliance with Standing Orders, 53. (Second Reading not proceeded with.)

II. Private Bills:

City of London (Inclusion of Southwark):
70. [1897.] Petition for a Bill for the inclusion within the boundaries of the City of London of the Parish of Saint Saviour (including the Liberty of the Clink), Christ Church, Saint Olive and Saint Thomas, Southwark, and Saint John, Horselydown, and for other purposes; and Bill ordered; CL. 40. Read, 10. Day appointed for Second Reading, 30. Motion, That the Bill be now read a second time; Amendment proposed, "Six months," but not made; Bill to be now read a second time; accordingly read a second time, and committed to the Select Committee on the London Water Commission Bill, 122. All Petitions presented Five clear days before the Meeting of the Committee; referred; and Council ordered, 123. Bill reported; Parts do not proceed, 405.

Metropolitan Water:
69. [1896.] To amend "The Metropolis Water Act, 1871," and to make further provision for the due supply of Water to the Metropolis; Ordered and presented; CXLIV. 42. Examiners to examine the Bill as to compliance with Standing Orders, 118. (Second Reading not proceeded with.)

Corporation of London (Stamps and Loans)—continued.

Metropolitan Water Companies Charges—continued.

to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 44. Report, That the Standing Orders have been complied with, 41. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made; Bill to be now read a second time; accordingly read a second time, and committed to the Select Committee on the London Water Commission Bill, 122. All Petitions presented Five clear days before the Meeting of the Committee; referred; and Council ordered, 123. Bill reported; Parts do not proceed, 405.

Corporation of London (Stamps and Loans):
74. [1892.] Petition for Bill referred to the Select Committee on Standing Orders, 25. Report, That the Standing

Corporation of London (Foreign Cattle Market, Deptford):
72. [1896.] Petition for a Bill for the extension and enlargement of the Foreign Cattle Market at Deptford, and to authorise the Corporation of the City of London to construct, maintain, and work certain Railways and a Tramway between the said Market and the Deptford Wharf Branch of the London, Brighton, and South Coast Railway, and for other purposes; and Bill ordered; CL. 28. Read, 39. Considered; Instruction, 55. Bill reported, 107. Considered, as amended, 181. Motion, That the Bill be read the third time; Amendment proposed, "this House declines to proceed further with this Bill until it is informed as to what interpretation the Corporation of London proposes, "this House declines to proceed further with this Bill until it is informed as to what interpretation the Corporation of London proposed, "this House declines to proceed further with this Bill until it is informed as to what interpretation the Corporation of London proposed, "this House declines to proceed further with this Bill until it is informed as to what interpretation the Corporation of London

Corporation of London (Foreign Cattle Market, Deptford, Stairs, and Recreation Ground, Horselydown):
71. [1896.] Petition for a Bill for the enlargement of the Foreign Cattle Market at Deptford, and to authorise the Corporation of the City of London to construct, maintain, and work certain Railways and a Tramway between the said Market and the Deptford Wharf Branch of the London, Brighton, and South Coast Railway, and for other purposes; and Bill ordered; CL. 28. Read, 39. Considered; Instruction, 55. Bill reported, 107. Considered, as amended, 181. Motion, That the Bill be read the third time; Amendment proposed, "this House declines to proceed further with this Bill until it is informed as to what interpretation the Corporation of London intended to place upon the Report of the Committee with reference to the sale of the vacant lands as an open space and recreation ground," and withdrawn; Main Question put; Motion, That the Bill be now read a second time; Amendment proposed, "Six months"; Closure claimed (twice), but Mr. Speaker withholds his assent; Amendment made on Division; Second Reading put off for six months, 126.

Corporation of London (Stamps and Loans) Bill (changed from Corporation of London (Stamps and Loans) Bill):
74. [1892.] Petition for Bill referred to the Select Committee on Standing Orders, 25. Report, That the Standing
London County Council (Acton Sewage) Act, 1898.

Report, That the Bill be now read the third time; Amendment proposed, "Three Months," not made; read a second time.

Lords' Amendments agreed to, 511. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 198. Report, That the Standing Orders ought to be dispensed with, 255.

Bill withdrawn, 230.

London County Council (Finance): Bill withdrawn, 230.

London County Council (General Powers): Lords' Amendments agreed to, 311. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 198. Report, That the Standing Orders ought to be dispensed with, 255.

Bill accordingly read a second time.

London County Council (General Powers) Act, 1894.) R. A. 409.

By the Lords, with Amendments, 372.

Amendments agreed to, and several disagreed to; Committee appointed to consider the said Amendments, 372. Lords' Amendments agreed to, 379. (Cited as London County Council (General Powers) Act, 1894.) B. A. 409.

Petition for a Bill to empower the London County Council to construct a Bridge at the Western end of Crockwell Road, and to obtain Contributions towards the Cost thereof from the owners of property lying between the said Road and the Thames, and for other purposes; and Bill ordered; CXLVII. 15.

Petition for additional Provision referred to the Examiners, 184. Motion, That the Bill be now read a second time; Amendment, "Six Months," not made; read a second time, and committed to a Select Committee of Nine Members, 194. Report on Petition for additional Provision, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 198. Report on said Petition, That the Standing Orders ought to be dispensed with, 251. Bill reported, 206. Read the third time, and passed (new Title), 312. By the Lords, with Amendments, 406. Lords' Amendments agreed to, 405. (Cited as London County Council (General Powers) Act, 1894.) B. A. 406.

Petition for a Bill to provide for the Representation of the London County Council on the Thames and Lee Conservancy Boards; to empower the Council to prohibit or regulate the erection of Dwelling-houses on Low Lands, subject to Floods; to confer Powers on the Council with respect to Water Supply, Ferries, Pleasure Grounds, and Water Supply, and for other purposes; and Bill ordered, CXLVIII. 15.

Petition for additional Provision, That the Standing Orders ought to be dispensed with, 251. Bill reported, 206. Read the third time, and passed (new Title), 312. By the Lords, with Amendments, 406. Lords' Amendments agreed to, 405. (Cited as London County Council (General Powers) Act, 1894.) B. A. 406.

Petition for a Bill to provide for Contributions by Local Bodies towards the Cost of certain Works; to empower the Council to enter into Arrangements with other Local Bodies for the purposes aforesaid; to establish a Provident Fund for Officers and Servants, and to hold inquiries as to Markets, and for other purposes; and Bill ordered; CXLVII. 15.

Petition for additional Provision referred to the Examiners, 184. Motion, That the Bill be now read a second time; Amendment, "Six Months," not made; read a second time, and committed to a Select Committee of Nine Members, 194. Report on Petition for additional Provision, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 198. Report on said Petition, That the Standing Orders ought to be dispensed with, 251. Bill reported, 206. Read the third time, and passed (new Title), 312. By the Lords, with Amendments, 406. Lords' Amendments agreed to, 405. (Cited as London County Council (General Powers) Act, 1894.) B. A. 406.
London County Council (General Powers) -
continued.

their reasons; and agree to the Amendments made by this House to the Amendments made by their Lordships, with Amendments, 450. Lords' Reasons and Amendments Agreed to, 451. Considered; House do not insist upon its disapproval with certain of the Lords' Amendments to the Bill upon which the Lords do insist; and doth agree to the Amendments made by the Lords to the Amendments made by this House to the Amendments made by their Lordships to the Bill, 489. (Cited as London County Council (General Powers) Act, 1903.) R. A. 422.

87. [1896.] Petition for a Bill to empower the London County Council to purchase Lands for various purposes; to extend the Time for Purchase of Land at York Water Gate; to confer further powers on the Council with respect to Main Roads; to confer further Powers on Vestries and District Boards of Works, and for other purposes; and Bill ordered; CLII. 30. Read, 40. Committed, 55. Reported, 179. Day appointed for consideration, 190. Bill considered, as amended, 279. Passed, 296. Agreed to by the Lords, with Amendments, 371. Lords' Amendments agreed to, 372. (Cited as London County Council (General Powers) Act, 1896.) R. A. 425.

88. [1897.] Petition for a Bill to empower the London County Council to make certain Street Improvements, and to purchase Lands for various purposes; to make provision for contributions in certain cases by Local Authorities, and for other purposes; and Bill ordered; CLII. 30. Read, 40. Committed, 55. Reported, 179. Day appointed for consideration, 190. Bill considered, as amended, 279. Passed, 296. Agreed to by the Lords, with Amendments, 371. Lords' Amendments agreed to, 372. (Cited as London County Council (General Powers) Act, 1897.) R. A. 425.

89. [1898.] Petition for leave to bring in a Bill to empower the London County Council to make certain Street Improvements, to purchase Lands for various purposes, to extend the time limited for the purchase of certain Lands, and for other purposes; and Bill ordered; CLII. 30. Read, 40. Committed, 55. Reported, 179. Day appointed for consideration, 190. Bill considered, as amended, 279. Passed, 296. Agreed to by the Lords, with Amendments, 415. Lords' Amendments agreed to, 421. (Cited as London County Council (General Powers) Act, 1897.) R. A. 437.

90. [1899.] Petition for a Bill to empower the London County Council to make certain Street Improvements, and to purchase Lands for various purposes; to extend the time limited for the purchase of certain Lands, and for other purposes; and Bill ordered; CXLII. 15. Read, 21. Committed, 28. Passed, 140. By the Lords, with Amendments, 354. Lords' Amendments agreed to, 363. Bill ordered; CLV. 29. Read, 39. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made; Bill committed; Instruction negative, 63. Bill reported, with Amendments, 145. Considered, as amended, 152. Passed, 191. Agreed to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 384. (Cited as London County Council (General Powers) Act, 1900.) R. A. 394.

London County Council (Improvements): -

92. [1894.] Petition for a Bill to empower the London County Council to make Street Improvements, to purchase Lands, and to acquire the Garden in Lincoln's Inn Fields; to extend the time limited for certain authorised Improvements, and for other purposes; and Bill ordered; CLXLIX. 15. Read, 21. Committed, 28. Passed, 140. By the Lords, with Amendments, 354. Lords' Amendments agreed to, 363. Bill ordered; CXLII. 15. Read, 21. Committed, 28. Passed, 140. By the Lords, with Amendments, 354. Lords' Amendments agreed to, 363. (Cited as London County Council (Improvements) Act, 1894.) R. A. 381.


94. [1898.] Petition for a Bill to empower the London County Council to make an Extension of the Thames Embankment, and a New Street and Improvements at Westminster, to widen Mary Street, Hackney, and to make other Street Improvements and Works in the Administrative County of London, and for other purposes; and Bill ordered; CLXLIX. 15. Read, 21. Committed, 28. Passed, 140. By the Lords, with Amendments, 354. Lords' Amendments agreed to, 363. (Cited as London County Council (Improvements) Act, 1900.) R. A. 394.

London County Council (Money): -

95. [1890-91.] To further amend the Acts relating to the raising of Money by the London County Council, and for other purposes; Ordered, and presented accordingly; CLXLI. 430. Bill committed, 471. Reported, without Amendment, 480. Passed, 493. Agreed to by the Lords, 518. (Cited as London County Council (Money) Act, 1891.) R. A. 523.

96. [1902.] Order, That paragraph (1) of Standing Order 194b be suspended, and that the time of depositing the Petition for the Bill be extended until Thursday the 5th day of May next; CXLII. 150. Petition for a Bill to consolidate with Amendments the Acts empowering the London County Council to raise Money by the creation of Metropolitan Consolidated Stock or Borrowings, and with respect to the Redemption of such Stock and Repayment of Loans, and the Consolidated Loans Fund of London; and also to regulate the Expenditure and raising of Money on Capital Account during the current Financial period, and Bill ordered, 217. Read, and a new Section and Amendments agreed to, 245. (Cited as London County Council (Money) Act, 1902.) R. A. 406.

97. [1903-04.]
London County Council (Money)—continued.


98. [1894.] Petition for a Bill to regulate the Expenditure of Money by the London County Council on Capital Account during the current Financial Period, and the raising of Money to meet such Expenditure, and Bill ordered; CXLIX. 74. Read, and referred to the Examiners, 79. Reported, 104. Considered, as amended, 179. Passed, 190. By the Lords, with Amendments, 231. Lords' Amendments agreed to, 345. (Cited as London County Council (Money) Act, 1894.) R. A. 281.


100. [1896.] Petition for a Bill to enable the London County Council to construct Tramways over Vauxhall Bridges, as to be re-constructed, and the Approaches thereto, in the County of London, and for other purposes, and Bill ordered; CL.144. Read, and referred to the Examiners, 146. Report, Standing Orders complied with; Bill to be read a second time, 157. Committed, 174. Reported, 298. Considered, as amended, 300. Passed, 310. Agreed to by the Lords, with Amendments, 300. Lords' Amendments agreed to, 401. (Cited as London County Council (Money) Act, 1896.) R. A. 455.

101. [1897.] Petition for a Bill to regulate the Expenditure of Money by the London County Council on Capital Account during the current Financial Period, and the raising of Money to meet such Expenditure, and Bill ordered; CXLVII. 184. Read, and referred to the Examiners, 186. Report, Standing Orders complied with; Bill to be read a second time, 185. Committed, 212. Reported, with Amendments, 264. Considered, as amended, 323. Passed, 323. Agreed to by the Lords, with Amendments, 367. Lords' Amendments agreed to, 399. (Cited as London County Council (Money) Act, 1897.) R. A. 436.


103. [1899.] Petition for a Bill to regulate the Expenditure of Money by the London County Council on Capital Account during the current Financial Period, and the raising of Money to meet such Expenditure, and Bill ordered; CXL. Read, and referred to the Examiners, 137. Report, Standing Orders complied with; Bill to be read a second time, 147. Committed, 156. Reported, with Amendments, 261. Considered, as amended, 265. Passed, 273. Agreed to by the Lords, with Amendments, 362. Lords' Amendments agreed to, 391. (Cited as London County Council (Money) Act, 1899.) R. A. 424.


London County Council (Northeastern Tramways):

105. [1898.] Examiners' Report, in the case of the Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLIII. 50. Petition for Bill referred to the Select Committee on Standing Orders, 65. Order for referring said Petition to the Select Committee on Standing Orders discharged; Bill for Petition withdrawn, 189.

London (City of) Police:


London County Council (Sewerage and Drainage):

107. [1897.] Petition for a Bill to make provision as to payment in respect of the discharge of Sewage into the Metropolitan Main Drainage System from the Parish of Acton, in the County of Middlesex, and as to the admission of Sewage from a portion of East Ham, in the County of Essex, and to authorise the making of bye-laws for certain purposes, and Bill ordered; CLII. 43. Read. 52. Committed. 60. Instruction, 235. Bill reported, pursuant to Instruction; consolidated with London County Council (General Powers) Bill into London County Council (General Powers) Bill, 297. See London County Council (General Powers) Bill.

London County Council (Subways):

108. [1892.] Petition for a Bill to confer further Powers on the London County Council with respect to Subways, and Bill ordered; CXLVII. 37. Read. 45. Committed, 55. Passed, 194.

109. [1895-96.] Petition for Bill presented upon the 15th day of February, in Session I., 1895, and Order of Leave for bringing in the said Bill made upon the same day; Bill read the first and second time; and considered in Session I., 1895-96: order to be read the third time; Examiners' Report, in the case of the Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 65. Order for referring said Petition to the Select Committee on Standing Orders discharged; Bill for Petition withdrawn, 189.

London County Council (Spitalfields Market): 

110. [1900.] Petition for a Bill to empower the London County Council to acquire Spitalfields Market, in the Parish of Christchurch, Spitalfields, and to make various provisions with reference thereto, and Bill ordered; CLV. 25. Read, 45. Committed, 55. Passed, 194.

London County Council (Tower Bridge Southern Approach):

II. Private Bills—continued.

London County Council (Tower Bridge Southern Approach)—continued.


London County Council (Tramways):

113. [1892.] Petition for a Bill to enable the London County Council to construct Tramways over Westminster Bridge and part of the Victoria Embankment, in the County of London, and for other purposes, and Bill ordered; CXLVII. 37. Read, 45. Day appointed for Second Reading, 58. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but, on Division, not made; Bill committed, 69. Reported, 295. Considered, as amended, 299. Passed, 377.

London County Council (Vauxhall Bridge):

114. [1895.] Petition for a Bill to empower the London County Council to rebuild Vauxhall Bridge, and to execute other Works in connection therewith, and Bill ordered; CL. 25. Read, 22. Day appointed for Second Reading, 43. Committed, 49. Bill reported, 134. Considered, as amended, 161. Queen's Consent and Prince of Wales's Consent signified; Bill passed, 163. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 314. (Cited as London County Council (Vauxhall Bridge) Act, 1895.) R. A. 335.

London County Council (Vauxhall Bridge Tramways):

115. [1896.] Petition for a Bill to enable the London County Council to construct Tramways over Vauxhall Bridge, as about to be re-constructed, and the Approaches thereto, in the County of London, and for other purposes, and Bill ordered; CXLVIII. 30. Read, 40. Committed, 53. Instruction: Motion, That the Committee have leave to send for persons, papers, and records, withdrawn, 66, 69. Bill reported, 195. Considered, as amended, 207. Passed, 216. Agreed to by the Lords, with Amendments, 308. Lords' Amendments agreed to, 314. (Cited as London County Council (Vauxhall Bridge Tramways) Act, 1896.) R. A. 425.

London County Council (Water):[427]

117. [1896.] Petition for a Bill to enable the London County Council to construct Tramways over Westminster Bridge and along the Victoria Embankment, in the Administrative County of London, and for other purposes, and Bill ordered; CLIII. 31. Read, 40. Day appointed for Second Reading, 58. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made on Division; Second Reading put off for six months, 179.

London County Tramways:

118. [1895.] Petition for a Bill to enable the London County Council to work their Tramways, and for other purposes, and Bill ordered, CL. 25. Read, 32. Day appointed for Second Reading, 43. Bill committed, 46. Motion, That Standing Order 171 be suspended in the case of the London County Tramways Bill, and that the Committee on the Bill have power, if they think fit, to provide in the Bill, notwithstanding the said Standing Order, that the local authority may place and run carriages upon the Tramways mentioned in the Bill, or any of them, and take and demand tolls and charges in respect thereof; and Question, on Division, agreed to; Order accordingly, 154. Report in pursuance of Instruction; Bill reported, 145. Considered, as amended, 172. Passed, 180.

119. [1895.] Petition for Bill, presented the 11th day of February 1895, and the Order of Lords for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and (the Bill having been reported and considered in Session I, 1895) ordered to be read the third time; CXLVIII. 34. Passed, 47. Agreed to by the Lords, with Amendments, 280. Lords' Amendments agreed to, 299. (Cited as London County Tramways Act, 1896.) R. A. 329.

London Hydraulic Power:


London Hydraulic Power Company:

121. [1896.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24.

London Life Association:

122. [1894.] Report, That the Bill should originate in the House of Lords; CLX. 20. Report, That the Standing Orders had been certified to have been complied with, 12. Bill brought from the Lords to repeal the Acts relating to the London Life Association from the date of its registration as a Limited Company; and to make provisions for the future government of the Association and the management of its Affairs, and for other purposes, 36. Committed, 109. Reported, 127. Passed, with Amendments, 149. To which the Lords agree, 164. (Cited as London Life Association Act, 1895.) R. A. 176.

London Open Spaces:


London Overhead Wires:


London Owners Improvement Rate or Charge:

125. [1893-94.] Petition for a Bill to authorise an Improvement Rate or Charge in the Administrative County of London, and Bill ordered; CXLVIII. 38. Read, and referred to the Committee, 114. Reported, 145. Considered, as amended, 172. Passed, 180. Further adjourned, 52. Order for Second Reading discharged; Bill withdrawn, 63.

London Sea-Water Supply:

126. [1896.] Petition for a Bill for authorising the Construction of Works for supplying Sea Water to certain parts
II. Private Bills—continued.

London Sea-Water Supply—continued.

London Streets and Buildings:

London (Sheriffs of):

London Government (Borough of Hammersmith for considering them, 379.
Bill reported, 225.
Amended, 267.
Agreed to by the Lords, with Amendments, 349. Lords' Amendments agreed to, 365. (Cited as London Sea Water Supply Act, 1896.) R. A. 373.
London Streets (Removal of Gates, Bars, &c.):

London Sky Signs:

128. [1890-91.] Petition for a Bill to provide for the Removal of Obstructions in certain Streets of London, and Bill ordered; CXLIX. 69. Read, 64. Queen's Consent signified; Bill passed, 208. By the Lords, with Amendments, 349. Lords' Amendments agreed to, 359. (Cited as London Sky Signs Act, 1891.) R. A. 412.

London Streets (Removal of Obstructions in certain Streets of London, and removal of Gates, Bars, &c.) Act, 1893.)

City of London Sewers:

130. [1897.] Petition for a Bill for the dissolution of the Commission of Sewers of the City of London, and to provide for the execution of the Powers, Authorities, and Duties of the Commissioners by the Common Council of the City, and for other purposes, and Bill ordered; CCLIX. 49. Read, 49. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made on Division; Bill committed, 62. Reported, with Amendments, 249. Considered, as amended, 257. Passed, 298. Agreed to by the Lords, 365. (Cited as City of London Sewers Act, 1897.) R. A. 369.

London Streets and Buildings:

131. [1894.] Petition for a Bill to consolidate and amend the enactments relating to Streets and Buildings in London, and Bill ordered; CXLIX. 15. Read, 21. Committed, 38. Order, That the London Streets and Buildings Bill be committed, discharged; Bill committed to a Select Committee, 99. Bill reported, 225. Re-committed to the former Committee, with leave to sit and proceed upon Day named, 229. Motion for Instruction to the Committee, on Division, negatived. 267. Bill reported, with further Amendments, 274. Passed, 293. By the Lords, with Amendments, 372. Day appointed for considering them, 370. Lords' Amendments agreed to, 383. (Cited as London Building Act, 1894.) R. A. 400. See Instructions.

III. Motions:

London Government (Borough of Chelsea Order in Council):

130. [1900.] Motion, That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent to the Draft Order in Council of the 27th day of March 1900, for the establishment of the Metropolis Borough of Hammersmith, the incorporation thereof, and for other purposes; and Bill ordered; CL. 25. Motion made, That the Bill be read the first time; Point of Order raised, and further Proceeding adjourned, 31. Resumed. Notice taken that the scope and nature of the Bill were such that they ought to have been comprised in a Public rather than a Private Bill, and Mr. Speaker states his opinion accordingly; Order discharged; Bill withdrawn, 38.

London Government (Borough of Hammersmith Order in Council)—continued.

London Government (Borough of Islington Order in Council):

Street Organs (Metropolis):

122. [1890-91.] Bill to Limit the Hours of Street Organs and other Street Music in the Metropolis; Ordered; CXLVI. 10. Presented, 15. (Second Reading not proceeded with.)

London Tramways:


London United Tramways:

134. [1898.] Report on Petition for Bill for conferring further Powers on the London United Tramways (Limited) for constructing Tramways and widening and altering Roads, for using mechanical power on their Tramways, and for other purposes, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; Petition for Bill referred to the Select Committee on Standing Orders; CCLI. 112. Report on the said Petition, That the Standing Orders ought to be dispensed with, 127. Report read; Bill ordered, 129. Read, and referred to the Examiners, 134. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 138. Committed, 151. Reported; Special Report, 281. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 291. Agreed to by the Lords, with Amendments, 413. Lords' Amendments agreed to, 418. (Cited as London United Tramways Act, 1898.) R. A. 132.

London Universities:

See Universities.

London Valuation and Assessment:

135. [1896.] Petition for Bill to consolidate and amend the enactments relating to the Valuation and Assessment of Rateable Property in London; to establish a Tribunal to deal with Assessment Appeals, and for other purposes; and Bill ordered; CL. 25. Motion made, That the Bill be read the first time; Point of Order raised, and further Proceeding adjourned, 31. Resumed. Notice taken that the scope and nature of the Bill were such that they ought to have been comprised in a Public rather than a Private Bill, and Mr. Speaker states his opinion accordingly; Order discharged; Bill withdrawn, 38.

London Water Companies:

See Committees. Waterworks.

GEN. INDEX. CXLVI—CLV. (1890-91.—1900.)
III. Motions—continued.

London Theatres—continued.

139. [1900.] Motion, That this House regrets the growing tendency to put upon the Stage Plays of a demoralising character, and considers that a stricter supervision of theatrical performances is needed alike in the interest of the public and the theatrical profession; at Midnight Mr. Speaker interrupted the business; Closure claimed, but Mr. Speaker withhold his assent; Debate adjourned; CLV. 107. No day fixed for resumption.

Middlesex County Council:
1. [1893-94.] Petition, for a Bill to confer further Powers on the Middlesex County Council, and for other purposes; and Bill ordered; CXLVIII. 39. Read, 46. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for six months, 84.

2. [1898.] Petition, for a Bill to make more effectual provision for preventing the Pollution and Obstruction of the Streams in the County of Middlesex, and to confer further Powers on the County Council of Middlesex for that purpose, to give to the County Council Powers in relation to making Loans to Local Authorities, Main Roads, and other matters, and to enlarge in some respects the Powers of District Councils in the said County, and Bill ordered; CLI. 32. Read, 40. Committed, 51. Report from the Select Committee on Standing Orders, on Petition for dispensing with Standing Order 129 in the case of Petitions against the Bill, That the Standing Order ought to be dispensed with, 115, 127. Witness ordered to attend the Committee on the Bill, 189. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, 240. Day appointed for consideration, as amended, 297. Bill considered, as amended, 270. Passed, 292. Agreed to by the Lords, with Amendments, 296. Lords' Amendments agreed to, 415. (Cited as Middlesex County Council Act, 1898.) R. A. 432.

Middlesex Registry:

Middle Kent Water:—See Waterworks.

Midlothian Water:—See Waterworks.

Mid-Lothian County Buildings:
[1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 69. Bill to vest the County Buildings of the County of Mid-Lothian in the County Council of that County; to enable the County Council to borrow Money for the purpose of re-erecting and enlarging County Buildings, and for other purposes; brought from the Lords, 149. Committed, 178. Reported, 211. Considered, as amended, 221. Passed, with Amendments, 235. To which the Lords agreed, 249. (Cited as Mid-Lothian County Buildings Act, 1893.) R. A. 275.

Midwives Registration:
1. [1893-94.] Bill to provide for the Registration of Midwives; Ordered and presented; CXLVI. 22. Order for Second Reading discharged; Bill withdrawn, 242. 2. [1896.] Bill to provide for the Registration of Midwives; Ordered; CLI. 21. Presented, 24. (Second Reading not proceeded with.)

2. [1897.] Bill for the Registration of Midwives; Ordered and presented; CLI. 59. Order for reading a second time on a future day discharged; another day appointed, 83. (Second Reading not proceeded with.)

4. [1898.] Bill for the Registration of Midwives; Ordered; CLI. 19. Presented, 22. (Second Reading not proceeded with.)

Midwives:
1. [1898.] Bill to promote the better Training of Women as Midwives, and to regulate their Practice; Ordered; CXLV. 18. Presented, 21. Motion, That the Bill be now read a second time; Mr. Speaker declines to propose a Question ( Abuse of Rules ); and, at half-past Five, Debate adjourned, 127. Further adjourned, 144, 243.

2. [1900.] Bill to secure the better Training of Midwives, and to regulate their Practice; Ordered; CLV. 15. Presented, 16. Motion, That the Bill be now read a second time; Motion, That the Debate be adjourned, and Question negatived on Division; Original Question agreed to on Division; Bill committed to the Standing Committee on Law, Sec. 26. Bill reported from the Standing Committee; Minutes of Proceedings to be printed, 120. Motion, That the Bill be now taken into consideration ; Amendment proposed, " Three Months," and, at half-past Five, Debate adjourned, 274; further adjourned, 279. (Not further proceeded with.)

Military Lands:
[1898.] Bill, intituled, An Act to amend " The Military Lands Act, 1892," brought from the Lords; CLV. 280. Read, 301. Motion, That the Bill be now read a second time; Amendment proposed, " Three months," but not made on Division; Bill committed to the Standing Committee on Law, Sec. 26. Bill considered in Committees, and reported, 368. Bill considered, as amended; passed, with Amendments, 392. To which the Lords agree, 206. (Cited as Military Lands Act, 1898.) R. A. 401.

Military Lands:—See Army.

Military Lands Provisional Order:
4. [1897.] Bill to confirm a Provisional Order of the Secretary of State under " The Military Lands Act, 1892"; Ordered, and presented accordingly, and referred to the Examiners; CLV. 20. Bill committed, 28. Referred to the Examiners, 302. Report, That the Standing Orders applicable have not been complied with, referred to the Select Committee on Standing Orders, 305. Petition against dispensing with Standing Orders in the case of the Bill, referred to the Select Committee on Standing Orders, 305. Report, That the Standing Orders ought not to be dispensed with, 321. Order for Second Reading discharged; Bill withdrawn, 327.

Military Manoeuvres:
[1897.] Bill, intituled, An Act to amend " The Military Manoeuvres Act, 1897," and to give further facilities for Rifle and Artillery Practice; brought from the Lords; CLV. 278. Read, 295. Examiners to examine the Bill with respect to compliance with Standing Orders, 297. Report, That the Standing Orders applicable have not been complied with, referred to the Select Committee on Standing Orders, 305. Petition against dispensing with Standing Orders in the case of the Bill, referred to the Select Committee on Standing Orders, 305. Report, That the Standing Orders ought not to be dispensed with, 321. Order for Second Reading discharged; Bill withdrawn, 327.

Military Manoeuvres (Order in Council):—see Resolutions.

Military Forces (Maintenance):
[1897.] "This House, while ready to provide the Funds required for the efficient maintenance of our Military Forces, desires to be convinced that the present system of enlistment and terms of service are such as to be suitable to the requirements of the Empire"; Amendment, on going into Committee of Supply, negatived on Division; CLI. 57.

Militia:
[1896. Sess. 11.] Resolved, That an humble Address be presented to Her Majesty, thanking Her Majesty for Her Most Gracious Message communicating to this House Her Majesty's intention
Military Works:

1. [1890-91.] Bill to confirm certain Provisional Orders of the Secretary of State under "The Military Lands Act, 1892." Ordered; CLIV. 183. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 190. Bill committed, 206. Reported; Provisional Orders confirmed; Bill considered, as amended, 226. Passed, 226. Agreed to by the Lords, 294. (Cited as Military Lands Provisional Orders Confirmation Act, 1890.) R. A. 330.

2. [1890.] Bill to confirm certain Provisional Orders of the Secretary of State under the Military Lands Act, 1892; Ordered; CLIII. 221. Presented; read, and referred to the Examiners, 222. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 236. Bill committed, 242. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 265. Bill considered, as amended, 264. Passed, 274. Agreed to by the Lords, 342. (Cited as Military Lands Provisional Orders Confirmation Act, 1892.) R. A. 372.

Military Manoeuvres (Order in Council):

1. [1898.] Bill to confirm a Provisional Order of the Secretary of State under the Military Lands Act, 1892; Ordered, and presented accordingly; read, and referred to the Examiners; CLIV. 215. Report, That no Standing Orders are applicable, 233. Bill committed, 233. Reported, with an Amendment; Provisional Order confirmed, 295; Bill considered, as amended, 269. Passed, 274. Agreed to by the Lords, 334. (Cited as Military Lands Provisional Orders Confirmation Act, 1892.) R. A. 438.

Military Lands Provisional Orders Confirmation (No. 2):

[1898.] Bill, intituled, An Act to confirm certain Provisional Orders of the Secretary of State under the Military Lands Act, 1892; brought from the Lords; read, and referred to the Examiners, 245. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 370. Bill committed, 383. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 415. Bill passed, 419. (Cited as Military Lands Provisional Orders Confirmation (No. 2) Act, 1898.) R. A. 422.

Militia continued:

Intention to cause the Militia to be embodied, and the Militia Reserve Force or such part thereof as Her Majesty should think necessary to be called out forthwith for Permanent Service; CLIV. 435.

Military Lands (Provisional Orders):

1. [1890-91.] Bill to confirm certain Provisional Orders of the Secretary of State under "The Military Lands Act, 1892." Ordered, and presented accordingly; read, and referred to the Examiners; CLIV. 183. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 190. Bill committed, 206. Reported; Provisional Orders confirmed; Bill considered, as amended, 226. Passed, 226. Agreed to by the Lords, 294. (Cited as Military Lands Provisional Orders Confirmation Act, 1890.) R. A. 330.

2. [1890.] Bill to confirm certain Provisional Orders of the Secretary of State under the Military Lands Act, 1892; Ordered; CLIII. 221. Presented; read, and referred to the Examiners, 222. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 236. Bill committed, 242. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 265. Bill considered, as amended, 264. Passed, 274. Agreed to by the Lords, 342. (Cited as Military Lands Provisional Orders Confirmation Act, 1892.) R. A. 372.

Mines:

Bills relative to:

Coal Mines Regulation:

1. [1896.] To amend "The Coal Mines Regulation Act, 1857;" Ordered and presented; CL. 135. (Second Reading not proceeded with.)

Coal Mines Regulation Act (1887) Amendment:

2. [1896.] To amend "The Coal Mines Regulation Act, 1857;" Ordered; CL. 23. Presented, 25. (Second Reading not proceeded with.)

3. [1897. (No. 2.)] To amend the Coal Mines Regulation Act, 1857; Ordered and presented; CL. 118. Bill committed to the Standing Committees on Trade, &c., 329. Reported from the Standing Committees; Minutes of Proceedings printed; Bill printed, 360. Passed, 361. Agreed to by the Lords, with Amendments, 435. Lords' Amendments agreed to, 441. (Cited as Coal Mines Regulation Act, 1887.) R. A. 458.

Metalliferous Mines (Isle of Man):


Mines (Eight Hours):

5. [1880-91.] To restrict Labour in Mines to Eight Hours per Day; Ordered; CXLVI. 8. That the Bill be now read a second time; Debate adjourned, 119. (Not further proceeded with.)

6. [1892.] To restrict Labour in Mines to Eight Hours per Day; Ordered; CXLVII. 15. Presented, 20. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Question That the word "now" stand part of the Question put, pursuant to Standing Order, Closure of Debate); and, on Division, negatived; Amendment made; Second Reading put off for six months, 128.

7. [1893-94.] To restrict the Hours in Mines to Eight Hours per Day; Ordered; CXLVIII. 14. Presented, 19. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Question That the word "now" stand part of the Question put, pursuant to Standing Order, Closure of Debate); and, on Division, negatived; Amendment made; Second Reading put off for six months, 128.

8. [1895-96.] To restrict the Hours in Mines to Eight Hours per Day; Ordered; CXLVIII. 14. Presented, 19. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Question That the word "now" stand part of the Question put, pursuant to Standing Order, Closure of Debate); and, on Division, negatived; Amendment made; Second Reading put off for six months, 128.

9. [1896.] To restrict the Hours in Mines to Eight Hours per Day; Ordered; CXLIX. 23. Presented, 26. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Debate arising, Question put, pursuant to Standing Order, Closure of Debate; and, an Division, resolved in the Affective; Bill committed, 30. Bill again considered in Committee (Closure claimed twice, but Chairman withholds his assent), 309. Again considered in Committee (Closure claimed twice, but Chairman withholds his assent); Question put, pursuant to Standing Order, Closure of Debate, 312. Order for Committee discharged; Bill withdrawn, 374.

10. [1895-96.] To restrict the Hours of Labour in Mines to Eight Hours per Day; Ordered and presented; CL. 47. (Second Reading not proceeded with.)

11. [1896.] To limit the Working Hours in Mines to Eight Hours per Day, from Bank to Bank; Ordered; CL. 29. Presented, 24. (Not proceeded with.)

12. [1897.] To limit the Working Hours in Mines to Eight Hours per Day, from Bank to Bank; Ordered; CL. 13. Presented, 19. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Debate arising, Question put, pursuant to Standing Order, Closure of Debate; and, on Division, negatived; Amendment made; Second Reading put off for six months, 128.
Mines : Bills relative to—continued.

Mines (Eight Hours)—continued.

Presented, 17. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made on Division; Second Reading put off for six months, 207.

12. [1896.] To limit the Working Hours in Mines to Eight Hours per Day, from Bank to Bank; Ordered; CLXII. 19. Pa. Presented, 22. (Second Reading not proceeded with.)

13. [1896.] To limit the Working Hours in Mines to Eight Hours per Day, from Bank to Bank; Ordered; CLIV. 18. Presented, 20. (Second Reading not proceeded with.)

14. [1900.] To erect the Hours of Labour in Mines to Eight Hours a Day, from Bank to Bank; Ordered; CLV. 13. Presenteld, 15. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Question put, pursuant to Standing Order, Closure of Debate; Amendment made; Second Reading put off for six months, 70.

15. [1904.] Motion, That the Proceedings on the Mines (Eight Hours) Bill, if under discussion at Twelve o'clock this night, be not interrupted under the provisions of the Standing Order, Standing of the House; and Question, on Division, resolved in the Affirmative; CXLIX. 372.

Mines (Eight Hours) (Wales) :

16. [1896.] To reduce the Hours in Welsh Mines to Eight Hours per Day; Ordered and presented; CXLIX. 120. (Second Reading not proceeded with.)

Mines Nationalisation :

17. [1903-94.] To nationalise the Mines and Mines of Great Britain and Ireland, and to provide for the working of the same; Ordered, and presented accordingly; CXVIII. 306.

Mines (Stannary Court) (Arbitration) :

18. [1896.] To enforce Arbitration in controversial matters relating to Mines within the jurisdiction of the Stannary Court; Ordered; CLII. 22. Presented, 25. (Second Reading not proceeded with.)

Mines, Royalties, and Easements :

19. [1894.] To amend the Law relating to Royalties and Mining Easements; Ordered and presented; CXLIX. 106. (Second Reading not proceeded with.)

Mining Accidents Insurance (Scotland) :

20. [1890-91.] To provide for a System of National Insurance against Accidents in Mines in Scotland; Ordered; CXLVI. 8. (Second Reading not proceeded with.)

21. [1892.] To provide for a System of National Insurance against Accidents in Mines in Scotland; Ordered and presented; CXLVII. 42. (Second Reading not proceeded with.)

22. [1893-94.] To provide for a System of National Insurance against Accidents in Mines in Scotland; Ordered and presented; CXLVII. 77. (Second Reading not proceeded with.)

23. [1894.] To provide for a System of National Insurance against Accidents in Mines in Scotland; Ordered; CXLIX. 25. Presented, 29. (Second Reading not proceeded with.)

Mining Boards :

24. [1892.] To provide for the Constitution of Mining Boards; Ordered, and presented accordingly; CLXVII. 322.

25. [1895-94.] To provide for the Establishment of Mining Boards; Ordered; CXLIII. 19. Presented, 22. (Second Reading not proceeded with.)

Mining Easements :

26. [1892.] To provide for the Establishment of Judicial Rolls in respect of Mining Easements; Ordered, and presented accordingly; CXLIX. 157.

27. [1893-94.] To provide for fixing a fair Rent in respect of Wayleaves and other Mining Easements; Ordered, and presented; CXLIII. 110. (Second Reading not proceeded with.)
Mold, Water:—See Waterworks.

Mortgagees' Costs:—continued.

Mortgagees' Costs:—continued.

Motion, That the Bill be now read a second time; and objection being taken to further proceeding, Debate adjourned, 70. Resumed, and Bill committed, 78. Reported, without Amendment; Bill passed, 101. Agreed to by the Lords, with Amendments, 322. Lords' Amendments agreed to, 307. (Cited as Mortgagees' Legal Costs Act, 1895.) B. A. 232.

Moss Side Tramways:—See Tramways.

Motherwell Water:—See Waterworks.

Mountain Ash Water:—See Waterworks.

Motions.
I. Motions Superseded by Adjournment of the House; 1—6.

II. Notices of Motion; 7—26.

III. Motions Withdrawn; 27—44.

IV. Motions Adjourned and not proceeded with; 45—50.

V. Questions Negatived on Motions; 51—92.

VI. Incidental Proceedings; 93—136.

I. Motions Superseded by Adjournment of the House:

1. For want of Forty Members; on Question that this House do now adjourn; [1890—91]; CXLVI. 21, 216.

2. Motions made and Questions superseded by adjournment of the House for want of Forty Members; [1890—91]; CXLVI 74, 91, 114, &c.—[1898]; CLII. 55, 64, &c.

3. On Question that a Bill be now read a second time and Question superseded by adjournment of the House for want of Forty Members; [1890]; CLIV. 147, 169.

4. On consideration of a Bill; [1890]; CLV. 189.

Motions:—continued.

Lapses:—continued.

5. Motion for Progress, and it being half-past Five of the Clock, the Motion for Progress lapses; [1890—91]; CXLVI.

6. That for the remainder of the Session Government Business have precedence on every day on which it may be appointed, &c.; [1893—94]; CXLVIII. 346.—At Midnight; [1890—91]; CXLVI. 471.—In Committee of Supply; [1892]; CXLVII. 109.—At One of the Clock; [1890—91]; CXLVIII. 137.—That a debate be adjourned, Motion lapses at Midnight; [1895—96]; CXLVIII. 109.

6. On Second Reading of a Bill; Motion made and Question proposed that the Debate be now adjourned, and it being Midnight, the Motion for the adjournment of the Debate lapses without Question put, and the Debate on the Second Reading stood adjourned; [1890]; CLV. 312.

II. Notices of Motion:

7. That until Christmas Government Business have priority over all Orders of the Day and Notices of Motion, &c.; [1890—91]; CXLVI. 21.

8. That the Proceedings on the Address have precedence to-day and to-morrow of the Notices of Motion and Orders of the Day; [1890—91]; CXLVI. [1890]; CLV. 21.

9. That the Order of the Day for resuming the adjourned Debate on the Address have precedence, &c.; [1890—91]; CXLVI. 47.—On a particular Motion, have precedence this day and to-morrow of the Notices of Motion, &c.; [1897]; CLIII. 148.

10. That after Easter Government Business have precedence of the Notices of Motion and Orders of the Day, &c.; [1893—94]; CXLVIII. 177.

11. That Financial Business do have priority on every day on which it may be appointed, &c.; [1894]; CXLIX. 10.

12. That for the remainder of the Session Government Business, whiter Orders of the Day or Notices of Motion, have precedence on Tuesdays and Wednesdays, &c.; [1880—91]; CXLVI. 360.—Have priority on Tuesday, &c.; [1895]; CL. 104.—Have priority over all other Bills and Notices of Motion on any day for which it is appointed, &c.; [1895]; CL. 176.—On Tuesday and Wednesday except (two Wednesdays named), &c.; [1897]; CLII. 299.—[1898]; CLIII. 236.

13. That the Proceedings on a certain Bill, when appointed for Tuesday and Friday, have precedence over all Orders of the Day and Notices of Motion, &c.; [1896—95]; CXLVI. 246.

14. That the Business of Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); agreed to on Division; [1898]; CLIII. 216, 284.—[1899]; CLIV. 114, 299.—Proceedings on a Bill, &c.; [1898]; CLIII. 184.—[1899]; CLIV. 114, 299.—Proceedings on the Address, &c.; [1898]; CLIV. 48.

15. That for the remainder of the Session Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed, &c.; (on Division) [1898]; CLIII. 352. After Amendment not made; [1890]; CLV. 346.

16. That the several Notices of Motion relating to have precedence this day of all Orders of the Day, and Notices of Motion subsequent to the first Order of the Day; [1892]; CXLVII. 299.

17. That...
II. Notices of Motion—continued.

17. That the Orders of the Day and Notices of Motion relating to Provisional Order Bills have precedence this day of the remaining Private Business; [1897]; CLIII. 233.

18. That the Motion for leave to introduce a Bill have precedence over all Orders of the Day and Notices of Motion or every day on which it may be appointed; [1890-94]; CXLVIII. 61.

19. That the Order for the Committee on Her Majesty's most gracious Answer to the Address relative to Mr. Speaker's Retirement have precedence this day of the Notices of Motion; [1895]; CL. 154.

20. That the consideration of the New Rules of Procedure have precedence of the Orders of the Day and Notices of Motion on every day on which they may be appointed; [1896]; CL. 57.

21. That whenever a certain Bill is appointed for Tuesday the House do meet at Three o'clock and the proceedings on the Bill do have precedence of the Notices of Motion and the other Orders of the Day, and that the said Bill do have precedence on Wednesday whenever it is appointed for that day; [1897]; CXLIV. 38.

22. That the several stages of a particular Bill have precedence of all Orders of the Day, &c.; [1898]; CLIII. 88.

23. That the Proceedings on the Address have precedence this day and in-marrow of the Notices of Motion and other Orders of the Day; [1898]; CLIV. 48, 53.

24. That the Proceedings on a particular Bill have precedence this day of the Notices of Motion and all Orders of the Day; [1899]; CLIV. 245.

25. That after this day the several stages of particular Bills have precedence of all Orders of the Day and Notices of Motion on every day for which the Bills or either of them are appointed after various Amendments proposed and not made; [1899]; CLIV. 151.

III. Motions Withdrawn:


Business of the House (Strangers during Divisions): 28. [1895.] That Standing Order No. 52 (Withdrawal of Strangers during Divisions) be read, and rescinded; withdrawn; CL. 70.

Colonies (Representation in the Imperial Parliament): 29. [1900.] That, in the opinion of this House, it is desirable, in the interests of the Empire, that the Colonies should be admitted to some direct representation in the Imperial Parliament; withdrawn; CLV. 128.

County Councils: 30. [1900.] That it is desirable the provision made by Section 10 of the Local Government Act, 1888, for the transfer to County Councils and Joint Committees of County Councils of powers now vested in certain Government Departments should be put into operation forthwith; and, inasmuch as the Welsh County Councils are unanimously desirous of obtaining such increased powers, and the obstacles opposed by the non-county boroughs in England to the effecting of such a transfer are not raised by the non-county boroughs of Wales; that it is expedient that such a transfer should first of all be made in Wales; withdrawn; CLV. 180.

Education and Local Taxation (Scotland) (Distribution of Grant): 31. [1893-94.] That an humble Address be presented to Her Majesty, praying Her to withhold Her Assent to a Minute of the Scotch Education Department, dated the 31st day of January 1893, providing for the Distribution of the Sum available for Secondary Education under Section 2 (1) (b) of "The Education and Local Taxation Acrorns (Scotland) Act, 1892"; withdrawn; CXLVIII. 91.

Education Code: 32. [1898.] That it is desirable to assimilate the provisions of the English Education Code as regards class and special subjects to those in the Scotch Code of 1892; withdrawn; CLIII. 102.

Scotch Education Code, 1895: 33. [1895.] That an Address be presented to Her Majesty, praying Her Majesty that Sections iii. and iv. of Part II. of the Scotch Education Act, 1895, may be withdrawn, &c.; withdrawn; CL. 186.

Imperial Telegraphic Communication: 34. [1900.] That it is desirable that inquiry should be held into the commercial and strategic defects of Imperial Telegraphic Communication; withdrawn; CLV. 215.

Judicature Acts: 35. [1897.] That an humble Address be presented to Her Majesty, praying Her to appoint a Royal Commission to inquire into the Administration of Justice under the Judicature Acts, with a view to secure greater efficiency and economy; withdrawn; CL. 80.

London Government (Borough of Hammersmith Order in Council): 36. [1900.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent to the Draft Order in Council of the 13th day of March 1900, for the establishment of the Metropolitan Borough of Hammersmith, the incorporation thereof, and for other purposes connected therewith, unless amendments are made therein, &c.; and withdrawn; CLV. 144.

London Government (Borough of Islington Order in Council): 37. [1900.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent to the Draft Order in Council of the 13th day of March 1900, for the establishment of the Metropolitan Borough of Islington, the incorporation thereof, and for other purposes connected therewith, unless amendments are made therein, &c.; and withdrawn; CLV. 144.

Piers and Harbours: 38. [1899.] That, in the opinion of this House, in the interests of trade and communication by sea between places on the coasts, and with a view to the protection and development of sea fisheries and the safety of the persons engaged in them, it is desirable that the Government should take immediate steps to extend the existing provisions of Piers and Harbours by cheapening and facilitating the acquisition of powers to construct or improve Piers and Harbours in the United Kingdom, and to aid where necessary such works by grants of public money; withdrawn; CLIV. 68.

Plumbers Registration: 39. [1900.] That it is desirable that the Government should introduce Legislation dealing with the National Registration of Plumbers, and create a Scheme for that purpose; withdrawn; CLV. 167.

Post Office
III. Motions Withdrawn:

Post Office Nominations:

40. [1892.] That, in the opinion of this House, it is expedient that Post Office Nominations, which are now made by the Treasury on the recommendation of Members of Parliament and others, should in future be made to the Postmaster General by local representative bodies; Amendment proposed, and made; Main Question, as amended, proposed; Motion withdrawn; CL 48. See also Resolutions.

Representation of Constituencies Disparities:

41. [1892-94.] That there exist serious disparities in the representation in Parliament of the people of the United Kingdom; that those disparities are of such a nature and extent as to involve the danger of the will of the Nation being misrepresented and possibly controne by the decisions of the House of Commons, as at present constituted; and that therefore such disparities should forthwith be examined into by an impartial Committee or Commission, and remedied, and a proposed Amendment hereto; CXLVIII. 77.

Soldiers and Sailors (Civil Departments):

42. [1896.] That the failure of successive Administrations to give employment in Civil Departments to reservc or time-expired soldiers and sailors of good character is contrary to public policy, and detrimental to the interests of the Service, and that this House calls upon Her Majesty's Government to make larger provision for the employment of such persons, by allotting to them preferentially such posts in the Public Service as they are competent to fill; and a Debate arising thereon, Motion chime, "That the Question be now put;" but Mr. Speaker withheld his assent, because he thought the House was prepared to move to a decision without that Motion; and the said Motion was, with leave of the House, withdrawn; CLI. 102. See also Resolutions.

Standing Orders (London County Council):

43. [1890-91.] That all Bills presented by the London County Council, containing power to raise money, shall be introduced as Public Bills; but after being read a second time by the House shall be referred to a Select Committee to be nominated by the Committee of Selection in like manner as Private Bills;

IV. Motions Adjourned, and not proceeded with:

Belfast Corporation (Lunatic Asylums, &c.) Bill:

45. [1892.] That it be an Instruction to the Committee to insert in the Bill Clauses re-arranging the existing division of the City of Belfast into Wards, so as to make it possible for all classes of its Inhabitants to obtain representation in the Town Council; Debate adjourned; CXLVII. 70.

John Daly:

46. [1895.] That there be laid before this House a Certified Copy of the Conviction, Judgment, and Sentence in the case of the Queen against John Daly, tried at the Assizes and General Delivery of the Goal of our Lady the Queen, held at Warwick on the 20th of July 1894; also a Certificate from the Governor of Portland Prison, that the said John Daly is still imprisoned under the said Sentence; and Question, on Division, resolved in the Affirmative; Papers procured accordingly, and Day appointed for consideration, and Papers to be printed, after Motion for Adjournment of Debate withdrawn; CL 345.

Financial Relations (England and Ireland):

47. [1897.] That in the opinion of this House, the Reports and Proceedings of the Royal Commission on the Financial Relations of Great Britain and Ireland establish the existence of an undue burden of Taxation on Ireland, which constitutes a great grievance to all classes of the Irish community, and makes it the duty of the Government to propose at

Standing Orders (London County Council)—continued.

But this Order shall not apply to a Bill passed by the London County Council for the borrowing of money, which complies with the following conditions:

(1) If it authorises the borrowing and expenditure for the purposes mentioned in the Bill of the sum shown by the estimates therein to be required for each such purpose, that purpose being the execution of a power conferred or extended either by the Bill or by some public, local, or personal Act.

Provided that the Bill may authorise the borrowing and expenditure for any purpose not mentioned in the Bill, or for any purpose for which estimates are not recited in the preamble, if it fixes a maximum aggregate sum to be so borrowed, and requires every such borrowing to be sanctioned by the Local Government Board;

(2) If it is so framed as not to authorise the borrowing and expenditure of any money after the financial period, that is to say, the period ending on the 30th day of September next after the expiration of the then current financial year of the Council;

(3) If it is so framed as to provide for the money borrowed being repaid, whether by the creation of a sinking fund, or the redemption of stock, or otherwise, within such period not exceeding sixty years, as the Committee on the Bill, or if the borrowing is sanctioned by the Local Government Board, that Board may consider proper, having regard to the objects for which the money is to be borrowed;

(4) If in the case of any Bill conferring or extending any power involving the expenditure of money after the financial period, the said estimate shows the total amount of money required for the execution of the power as well as the particular amount to be borrowed and expended during the financial period. Withdrawn; CXLVI. 225.

Taxation (London) [Grants in Aid] :

44. [1897.] Motion, That in the opinion of this House, it is desirable that a Select Committee be appointed to consider whether the amount annually received by London under Grants in Aid bears a just proportion to the amount contributed by London to the General Taxes of the Nation. Withdrawn; CLIII. 133.

Kitchen and Refreshment Rooms (House of Commons) Expenses:

55. [1894.] That there be laid before this House a Return showing detailed Receipts and Expenditure of Kitchen Committee for the years ending the 31st day of December 1890, 1891, 1892, and 1893; Debate adjourned at Midnight; CXLIX. 129. Further adjourned, 132, 174.

London Theatres:

50. [1899.] That this House regrets the growing tendency to put upon the Stage Plays of a demoralising character, and consider that a stricter supervision of theatrical performances is needed alike in the interests of the public and the theatrical profession; at Midnight Mr. Speaker interrupted the business; Clauses omitted, but Mr. Speaker withheld his assent; Debate adjourned; CLV. 197. No day fixed for resumption.

50. [1900.] Motion for the adjournment of the Debate lapsed at Midnight on Second Reading of a Bill; CLV. 312.

GEN. INDEX. CXLVI.—CLV. (1890-91.—1900.) 4 B
V. Questions Negatived on Motions:

City of London Parochial Charities Act, 1883 (Central Scheme):

51. [1890-91.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent from the Scheme of the Charity Commission now before the House for the Management of the Charities comprised in Statements VI. (1) to (15), VII, and VIII. under the above Act; Amendment proposed; by, on Division, not made; and Main Question negatived; CXLVI. 43.

Secretary for Mines:

52. [1890-91.] That, in the opinion of this House, it is desirable to create a Department to have the control and supervision of the Mining Industries of the Country, to be controlled by a Minister of the Crown, such Minister to be called the Secretary for Mines; and Questions, on Division, negatived; CXLVI. 45.

Educational Endowments (Ireland) Act, 1885 (Gillon Schools):

53. [1890-91.] That an humble Address be presented to Her Majesty, praying Her to withhold Her Consent from a Scheme for the Management of the Gillon Schools, Oldeby, County Meath, provisionally approved by the Lords Justices in Council on the 13th November 1890, unless provision be made in the Scheme for the Representation of the Board of Guardians of the Oldmeby Union upon the Governing Body of the said Schools; on Division, negatived; CXLVI. 167.

Educational Code (Scotland) 1891:

54. [1890-91.] That an humble Address be presented to Her Majesty, praying Her Majesty that the Minute of the Committee of Council on Education in Scotland, dated the 11th May 1891, be amended by substituting the word "three" for the word "five," and the word "fifteen" for the word "fourteen"; on Division, negatived; CXLVI. 432.

County Courts Jurisdiction:

55. [1890.] That, in the opinion of this House, the time has arrived when Her Majesty's Government may reasonably be expected to institute or facilitate legislation having for its object a considerable extension of the ordinary Jurisdiction of County Courts in Common Law, Equity, and Admiralty Causes; negatived, on Division; CXLVI. 88.

Derby Day:

56. [1896.] That this House, at its rising, do adjourn till Thursday; negatived, on Division; CL. 147.

East India (Civil Service Appointments):

57. [1892.] That an humble Address be presented to Her Majesty, praying Her Majesty that She will give directions for the immediate appointment of Mr. Charles Ley, to the two of the Colonial Assistant Secretaries in the Colonial Secretary's Department; negatived, on Division; CXLVI. 48.

East India (Officers of General List):

58. [1897.] That a Select Committee be appointed to inquire into the grievances of the Officers on the General List of the Indian Army in the matter of their succession to Colonel's Allowances, and to report to the House thereon; negatived, on Division; CXLVI. 166.

East India (Expenditure on the Frontier War):

59. [1898.] That, in the opinion of this House, the expenditure involved in the recent operations beyond the frontier of India ought not to be charged entirely upon the revenues of India; negatived, on Division; CXLVI. 55.

Education Code, 1894:

60. [1894.] That an humble Address be presented to Her Majesty, praying Her to direct that the New Education Code of 1894 be amended; negatived; CXLIX. 82.

Endowed Schools Act (Sir John Cass' Charity):

61. [1895.] That an Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent from the Scheme, &c., and Question, on Division, negatived; CL. 97.

British South Africa:

62. [1897.] That this House regrets the inconsiderate action and Report of the Select Committee on British South Africa, and especially the failure of that Committee to recommend specific steps with regard to Mr. Rhodes, and to immedi-

Evening Continuation Schools Code, 1894:

63. [1894.] That an humble Address be presented to Her Majesty, praying that She will direct the New Code of Regulations for Evening Continuation Schools to be amended in the following particulars, namely—Page 10 (Assessment of Workmen), leave out "2. Working Men's Cooperative Societies, their work in distribution and production." Page 17, leave out "the services rendered by retail shopkeepers, merchants, manufact-

Education Department Code of Regulations for Day School (Article 59):

65. [1896.] That an humble Address be presented to Her Majesty, praying that She will cause the Evening Continuation Schools Code to be amended in the following particulars:—(1.) Only one marking of the registers of attendance to be required during one session of the school; (2.) In Article 13 the arrangement of a fixed grant plus variable grants to be replaced by one grant, and that a fixed one; and (5.) The drawing to be inspected and tested in like manner to the other subjects of the Code; negatived, on Division; CXLVI. 106.

Primary Education (England and Wales):

66. [1898.] That, in the opinion of this House, the system of Primary Education in England and Wales inflicts upon a large portion of Her Majesty's subjects a serious grievance which demands the immediate attention of Parliament; Amendment proposed, by inserting, after the word "Wales," the words "under which board schools receive a larger grant of public money than voluntary or denominational schools for the same educational work, carried on under the same inspection and under the same educational code, and under which the local authorities for National Primary Education are unequally dis-

Established Church (England and Wales):

67. [1897.] That it is expedient to disestablish and disendow the Church of England both in England and Wales; negatived, on Division; CL. 59.

Great
Peasant Freeholders (Wales) : 

Land Law (Ireland) Act, 1881 (Irish Land Commission Rules) :

Lancashire and Yorkshire Railway Bill :

Financial Relations (England and Ireland) :

National Expenditure :

Museum Grants (Wales) :

Agents on their Petition of the Committee, be referred to the Committee, and that the Petitioners may be heard by themselves, their Counsel, and Agents on their Petition against the Bill ; negatived, on Division ; CLIX. 99.

CLXX. 80.

money borrowed on the security of their land to enable them subject to a low rate of interest, should be granted to such of the distressed condition Division; CLIV. 142.

of the Committee, be referred to the Committee, and that the Petitioners may be heard by themselves, their Counsel, and Agents on their Petition against the Bill ; negatived, on Division ; CLII. 99.

Land Law (Ireland) Act, 1881 (Irish Land Commission Rules) :

Division; CLII. 110.

Museum Grants (Wales) :

71. [1898.] That, in the opinion of this House, it is unjust that Wales should receive no share of the Museum Grants of the United Kingdom, and that it is expedient to make Provision, similar to that made for Scotland and Ireland, for the expenditure of a due share of the Museum Grant in Wales; negatived, on Division; CLIX. 78.

National Expenditure :

72. [1899.] That, in the opinion of this House, the National Expenditure is excessive, and is capable of reduction without compromising the safety or legitimate influence of the Country Abroad, or the efficiency of its Home Administration; Amendment proposed, to insert, after the word "House," the words "while this House is anxious to provide for the maintenance of the Navy in its existing relative strength, it is of opinion that," but not made; and Main Question negatived, on Division; CLIV. 142.

Peasant Freeholders (Wales) :

73. [1897.] That this House is of opinion that the distressed condition of the Peasant and Small Occupying Freeholders of Wales is such as to call for the earliest attention of the Government, and that it is desirable that State Loans, subject to a low rate of interest, should be granted to such of the Peasant Freeholders as purchased their own holdings with money borrowed on the security of their land to enable them to redeem existing mortgages in respect of which a higher rate of interest is payable than such Freeholders are able to pay in the present state of agriculture; negatived, on Division; CLIX. 80.

Taxation (Ireland) :

74. [1898.] That the disproportion between the Taxation of Ireland and its taxable capacity, as compared with the other parts of the Kingdom, disclosed by the findings of the Royal Commission, constitutes a grievance, and demands the early attention of the Government, with a view to proposing a Remedy; and, at Midnight, Debate adjourned; CLIX. 310. Debate resumed, and Question negatived, on Division, Division. 313.

Financial Relations (England and Ireland) :

75. [1899.] That in the economic circumstances of Ireland the disproportion between the taxation of Ireland and its taxable capacity, disclosed by the findings of the Royal Commission, demands the serious attention of the Government, with a view to a Remedy; and, Question negatived, on Division; CLIX. 112.

Importation of Foreign Manufactured Goods:

76. [1897.] That fully manufactured goods brought into this Country from any Foreign Country should pay a toll, for the benefit of the British labour thereby displaced, of Ten per cent ad valorem, and partly Manufactured Goods a Customs toll of half that amount, and that the process should be applied in forming the nucleus of a national fund for the granting of weekly pensions to deserving and necessitous persons over 65 years of age incapacitated from earning a livelihood by sickness or infirmity, or otherwise unfitted for the benefit of British trade and labour; negatived; CLIX. 183.

Local Taxation:

77. [1900.] That, having regard to the heavy and increasing burden of Local Taxation in Urban and certain other Districts, the House urges upon the Government the necessity of forthwith redressing the unsalubrious grievances from which many ratepayers suffer; and Question negatived, on Division; CLV. 165.

London Government (Borough of Chelsea Order in Council):

78. [1900.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent to the Draft Order in Council of the 27th day of March 1900, for the establishment of the Metropolitan Borough of Chelsea, unless Amendments are made therein so that the northern boundary of the new Borough shall be the centre of New Street, and the Brompton Road, in lieu of the centre of Basil Street, and Hooper's Court; and Question negatived; CLV. 150.

Ministers of the Crown as Directors of Public Companies:

79. [1900.] That, in the opinion of this House, the position of a Public Company Director is incompatible with the position of a Minister of the Crown, and the union of such offices is calculated to lower the dignity of public life; and Question negatived, on Division; CLV. 180.

Queen Mary's School, Walsall (Scheme) :

80. [1897.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent to a Scheme under "The Endowed Schools Act, 1869," and Amending Acts, for the management of Queen Mary's School, Walsall, which was presented to this House in the 7th day of February last; and Question negatived, on Division; CLV. 112.

South African Republic (Parliamentary Inquiry (1897) into the Jameson Raid):

81. [1899.] That it is expedient that a full inquiry be made into the origin and circumstances of the conspiracy against the Transvaal Government, and of the incursion into the South African Republic by an armed force in 1895; and Question negatived, on Division; CLIX. 116.

Universities (Scotland) Ordinance:

82. [1897.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent to the Ordinance numbered 11, 12, 13, 14, 15, 16, 17, and 18, made by the Commissioners under "The Universities (Scotland) Act, 1889"; Amendment proposed to insert, after the word "elevens," the words "so far as it makes Greek compulsory for Honours in Mental Philosophy;" but, on Division, not made; Main Question, on Division, negatived; CLIV. 250.

University of Wales (Charter):

83. [1898-91.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Assent from the Charter of the University of Wales in its present form, and until it be amended so as to enable Students, unconnected with the University Colleges of Aberystwith, Cardiff, or Bangor, to present themselves for the examinations for degrees; negatived; CLIV. 251.

Universities
MOTIONS—continued.

V. Questions Negatived on Motions—continued.

Universities (Scotland) Act, 1859 (Ordnance No. 57, General No. 19):

84. That an Address be presented to Her Majesty to withhold Her Assent to Ordnance No. 57 until it be revived, by having out Section (xii.) of the Ordnance; negatived, on Division; CL. 64.

Scotch Education Code, 1892:

85. That an humble Address be presented to Her Majesty, praying Her to withhold Her assent to so much of the Code (1892) of the Scotch Education Department as is contained in Article 134; on Division, negatived; CXLVII. 103.

86. That an humble Address be presented to Her Majesty, praying Her to withhold Her assent to the Code (1892) of the Scotch Education Department unless and until Article 133 thereof be amended, by omitting the words “five and fourteen,” and substituting therefor “three and fifteen”; on Division, negatived; CXLVII. 103.

Education Code (Scotland) (Evening Continuation Schools):

87. That an humble Address be presented to Her Majesty, praying Her to withhold Her assent from the first of the detailed Schemes appended to the Scotch Code of Regulations for Evening Continuation Schools (1893); Question negatived; CXLVIII. 325.

Scotch Education Code, 1894:

88. That an humble Address be presented to Her Majesty, praying Her to withhold Her assent from that portion of the Code (1894) of the Scotch Education Department which proposes to alter the ages in Section 183 of the Code from “between five and fourteen years of age,” to “between three and fifteen years of age,” and until it is provided that the new arithmetical requirements under the 29th Section in Standards IV., V., and VI. shall not come into operation till 1898; negatived, on Division; CXLIX. 138.

Education (Scotland) (Minute of Council), 1898:

90. That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent from the Education (Scotland) Code (1898) until the same shall have been amended by the insertion of a provision requiring as a condition of a School receiving a share of the Aid Grant under “The Education (Scotland) Act, 1897,” that the Accounts of the Receipts and Expenditure of the School shall be annually audited and reported upon by the Accountant of the Board of Education, in like manner as is prescribed by the Education (Scotland) Act, 1872, in the case of School Board Accounts; negatived, on Division; CL. 100.

Intermediate and Technical Education (Gelliger School):

91. That an humble Address be presented praying Her Majesty to withhold Her Consent from so much of the Intermediate and Technical Scheme of the Glamorgan County Council as relates to Gelliger School; and Question, on Division, negatived; CL. 71.

Intermediate Board of Education (Ireland) (Rules of Examination):

92. That an humble Address be presented praying Her Majesty to withhold Her Assent from the Rules of Examination for 1897 of the Intermediate Board of Education for Ireland, in so far as they relate to the Number of Marks assigned to the Celtic Language and Literature in the Preparatory Grade; and Question, on Division, negatived; CL. 292.
MOTIONS—MUNICIPAL.

VI. Incidental Proceedings—continued.

120. That a Sum be granted in Committee of Supply; [1896]; CLIV. 222.—[1899]; CLV. 69, 88. Withdrawn.
121. That an Item be granted in Committee of Supply; [1897]; CXLIV. 75.—[1898]; CXLIV. 68. Withdrawn.
122. That a Restored Sum be granted; [1897]; CXLIV. 68. Withdrawn.
123. That an Item be reduced; [1898]; CXLII. 290.—[1899]; CLIV. 63.—[1900]; CLV. 64, 103. Withdrawn.
124. That the Vote that a number of Land Forces be maintained (Army Vote); [1898]; CXLII. 50. Withdrawn.
125. That the Chairman do report a Resolution to the House; [1899]; CXLV. 240. Withdrawn.
126. In Ways and Means, Wat Loon, That a Sum be granted; [1899]; CLV. 79. Withdrawn.
127. Resolution relative to Ten in Committee of Ways and Means; [1899]; CXLII. 140. Withdrawn.
128. A Motion being opposed, the Question, That the Debate be now adjourned was put by Mr. Speaker, pursuant to the Standing Order, and resolved in the Affirmative; [1899-1900]; CXLVI. 16.—[1900]; CXLVII. 16.—[1900]; CXLVII. 105. Withdrawn.
129. Motion being opposed, That leave be given to bring in a Bill; Mr. Speaker puts the Question, in pursuance of Standing Order No. 16; agreed to, on Division; [1899]; CXLV. 109.

Mountains, Access to (Scotland):

1. [1890-91.] Bill to secure to the Public the Right of Access to Mountains and Moorlands in Scotland; Ordered; CXLIV. 219. (Not further proceeded with.)
2. [1902.] Bill to secure to the Public the Right of Access to Mountains and Moorlands in Scotland; Ordered and presented; CXLVI. 99. Order for Second Reading discharged; Bill withdrawn, 372.
3. [1892.] (No. 2.) Bill to regulate the Access of the Public to Mountains in Scotland; Ordered and presented; CXLVI. 93. Order for Second Reading discharged; Bill withdrawn, 366.

Moveable Dwellings:

1. [1890-91.] Bill to provide for the Regulation of Vans, Vehicles, and Tents used as Dwellings; Ordered; CXLVI. 98. Order for Second Reading discharged; Bill withdrawn, 446.
2. [1892.] Bill to provide for the Regulation of Vans, Vehicles, and Tents used as Dwellings; Ordered; CXLIX. 243. Prevented, 246. (Second Reading not proceeded with.)


1. [1892.] Bill to amend "The Municipal Corporations Act, 1882"; Ordered; CXLVI. 16. Presented, 21. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; Debate arising (Closure claimed, but Mr. Speaker withdraws his motion); Amendment, on division, not made; Mr. Speaker proceeds to interrupt the business at half-past Five o'clock; Closure claimed on Main Question, and carried on Division; Main Question accordingly put, and resolved in the Affirmative; Bill accordingly read a second time; Motion on the Bill committed to a Committee of the whole House; Amendment proposed, to leave out the words "Committee of the whole House" and add the words "Select Committee"; Objection taken; Debate stood adjourned, 237.


Municipal Corporations Acts Amendment:

[1893-94.] Bill to amend the Municipal Corporations Acts; Ordered; CXLVIII. 15. Presented, 20. (Second Reading not proceeded with.)

Municipal Elections (Married Women’s Disabilities Removal):

[1890-91.] Bill to amend the Law relating to the Disabilities of Married Women in Municipal and other local Elections; Ordered; CXLVII. 235. Order for Second Reading discharged; Bill withdrawn, 255.

Municipal Elections (Ireland) (Women):

[1897.] Bill to enable Women to vote at Municipal Elections and for Town Commissioners in Ireland; Ordered; CXLV. 15. Presented, 19. Order for Second Reading discharged; Bill withdrawn, 233.

Municipal Elections (Scotland):

[1897.] Bill, intituled, An Act to enable Returning Officers at Municipal Elections in Scotland to take the use of certain means of charge, brought from the Lords; CXLV. 365 Read, 366. Committed, 207. Bill considered in Committee, and reported, without Amendment; passed, 412. (Cited as Municipal Elections (Scotland) Act, 1897.) R. A. 435. Municipal
Municipal Franchise (Ireland):

2. [1892.] (No. 2.) Bill to register the Franchise in Municipalities and Townships in Ireland; Ordered; CXVII. 16. Presented, 21. Order for Second Reading discharged; Bill withdrawn, 61.

3. [1893.] (Sec. II.) Bill to amend the Law relating to Municipal Franchise in Ireland; Ordered, and presented accordingly; CL. 146. (No further proceedings.)
4. [1897.] Bill to amend and extend the Law relating to Municipal Franchise in Ireland; Ordered; CLILI. 15. Presented, 18. (Second Reading not proceeded with.)

Municipal and Parliamentary Franchise (Ireland):

1. [1890-91.] Bill for the assimilation of the Municipal and Parliamentary Franchise in Ireland; Ordered; CXVIII. 15. Presented, 23. (Second Reading not proceeded with.)

Municipal Franchise (Ireland) Amendment:

1. [1894.] Bill to amend the Law relating to Municipal Franchise in Ireland; Ordered; CXLIX. 23. Presented, 27. (Second Reading not proceeded with.)
2. [1894.] (No. 2.) Bill to amend the Law relating to Municipal Franchise in Ireland; Ordered; CXLIX. 24. Presented, 27. (Second Reading not proceeded with.)

Municipal Franchise (Dublin and Belfast):

[1890-91.] Bill to accelerate the Proceedings for the Registration of Burgesses in the boroughs of Dublin and Belfast, and to alter certain Dates and Periods connected therewith; Ordered, and presented accordingly; CXLVI. 344. Passed, 362. Agreed to by the Lords, 627. (Cited as Municipal Registration (Dublin and Belfast) Act, 1891.) R. A. 409.

Municipal Superannuation:

[1895.] Bill to enable Municipal Corporations to provide for Superannuation Funds for their Officers and Persons in their Service; Ordered and presented; CL. 50. (Second Reading not proceeded with.)

Municipal Trading:

See Committee.

N.

National Institutions (Wales)—continued.

2. [1892.] Bill to appoint a Secretary of State for Wales, to constitute a Welsh Educational Department; to make further provision for Local Government, and to create National Council in Wales; Ordered; CXVII. 18. Presented, 24. (Second Reading not proceeded with.)

National Life Assurance Society and Mutual Life Assurance Society (Amalgamation):

1. [1893.] Report in case of Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CL. 167. Title changed to National Mutual Life Assurance Society Bill, 320. Read, and referred to the Examiners, 320. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with, 331.

National Life Assurance Society and Mutual Life Assurance Society (Amalgamation):

2. [1895.] Bill to amalgamate the National Life Assurance Society and Mutual Life Assurance Society; Ordered, and presented; CXLIX. 80. Motion, That the Bill be now read a second time; at Midnight Debate stood adjourned, 281. Bill referred to Committee, 307.
National Markets and Stores and Workshops:

[1900.] Report, That the Bill should originate in the House of Lords ; CLV. 29. Report, Standing Orders certified complied with, 36. (No further proceeding.)

National Monuments in Churches:

1. [1897.] Bill to prevent the removal of Monuments which have been erected in Cathedrals or Churches out of Public Moneys in pursuance of a Vote by Parliament ; Ordered and presented ; CLII. 265. (No further proceeding.)

2. [1898.] Bill to prevent the removal of Monuments which have been erected in Cathedrals or Churches out of Public Moneys in pursuance of a Vote by Parliament ; Ordered and presented ; CLIII. 91. Order for Second Reading discharged ; Bill withdrawn, 259.


4. [1895.] Bill, intituled, An Act relating to National Monuments in Churches ; brought from the Lords ; CLV. 178. Read, 186. (Second Reading not proceeded with.)

National Museums and Galleries (Opening on Sundays):

[1890-91.] In the opinion of this House, it is expedient to open those National Museums and Galleries that are now closed in London to the public on Sunday for certain hours and under special regulations ; Amendment on going into Supply negatived ; CXLVI. 172.

National Museums (London) (Opening on Sundays):

[1896.] Petition, in favour of opening Museums on Sundays, presented ; Motion, That, in the opinion of this House, it is desirable that the National Museums and Art Galleries in London should be opened for a limited number of hours on Sundays, after 2 p.m., upon condition that no officer shall be required to attend on more than six days per week, and that any who may have conscientious objections, shall be exempt from Sunday duty ; Amendment proposed to leave out from "open" to the end of the Question, and add "from 10 a.m. to 10 p.m. on at least three-week-day evenings in each week, so far as the safety of the collections will permit; but that the opening of Museums and Art Galleries on Sunday is neither necessary nor expedient, and is contrary to the unani-

National Mutual Life Assurance Society:

[1896.] Bill to empower the National Life Assurance Society and the Mutual Life Assurance Society to amalgamate, and for other purposes ; brought from the Lords ; CLII. 36. Certificate, That the Declarations required by the Standing Orders had been deposited, 42. Bill committed, 71. Reported, 235. Passed, with Amendments, 272. To which the Lords agreed, 290. (Cited as National Mutual Life Assurance Society's Act, 1896.) R. A. 226.

National Provident Institution—continued.

have not been complied with, referred to the Select Committee on Standing Orders ; CLII. 72. Bill to remove Doubts as to the Power of the National Provident Institution to alter and add to its Rules in certain respects ; brought from the Lords, 105. Read, and referred to the Examiners, 105. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with, 2-42. Examiners' Report, That no Standing Orders not previously inquired into are applicable ; Bill to be read a second time, 211. Committed, 210. Reported, without Amendments, 264. Passed, 272. (Cited as National Provident Institution Act, 1897.) R. A. 360.

National Provident Institution—continued.

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National Provident Institution—continued.
Navegaciones and Canals.

I. Public Bills and Provisional Order Bills: 1—33.
II. Private Bills: 34—80.

Canal Rates, Tolls, and Charges Provisional Order (Birmingham Canal Navigations):
9. [1893-94.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1887," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, of the Company of Proprietors of the Birmingham Canal Navigations; Ordered and presented; read and referred to the Examiners; CXLVIII. 200. Bill committed, 228. Committed to a Joint Committee, 294. Reported; Provisional Order not confirmed; Report to lie upon the Table, 492. Motion, That the Bill be re-committed to the General Committee on Railway and Canal Bills, withdrawn, 492.

Canal Tolls and Charges Provisional Order (Grand Junction Canal):

Mersey Channels:
11. [1897.] To make Rules for preventing Collisions in the Sea Channels leading to the River Mersey; Ordered and presented; CLII. 148. Passed, 240. Agreed to by the Lords, with Amendments, 331. Lords' Amendments to be now considered; considered, and agreed to, 346. (Cited as Mersey Channels Act, 1897.) R. A. 369.

Canal Rates, Tolls, and Charges Provisional Order (Leeds and Liverpool Canal):

Canal Tolls and Charges Provisional Order (Warwick and Birmingham Canal):
13. [1893-94.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1887," containing the Classification of Merchandise Traffic,
Canal Tolls and Charges Provisional Order (Warwick and Birmingham Canal)—continued.

Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, of Warwick and Birmingham Canal Company, under "The Railway and Canal Traffic (No. 1) Order Confirmation Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Canal of Great Northern and certain other Railway Companies; Ordered, and presented accordingly; read, and referred to the Examiners; CXLIX. 88. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 123. Bill committed, 127. Committed to a Select Committee of Five Members, to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords; all Petitions referred, and read, and referred to the Examiners, 105. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 143. Bill committed, 146. Committed to a Select Committee of Five Members, to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords; all Petitions referred, and read, and referred to the Examiners, 154. Bill reported; Provisional Order confirmed; Day appointed for consideration, as amended, 311. Bill considered, as amended; Day appointed for Third Reading, 320. Bill passed, 323. Agreed to by the Lords, 327. (Cited as Canal Tolls and Charges (No. 1) (Canals of the Great Northern and certain other Railway Companies) Order Confirmation Act, 1894.) R. A. 381.

Canal Tolls and Charges Provisional Order (No. 2) (Bridgwater, &c., Canals) : 14. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Canals of the Great Northern and certain other Railway Companies; Ordred, and presented accordingly; read, and referred to the Examiners; CXLIX. 88. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 122. Bill committed, 127. Committed to a Select Committee of Five Members, to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords; all Petitions referred, and read, and referred to the Examiners, 105. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 143. Bill committed, 146. Committed to a Select Committee of Five Members, to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords; all Petitions referred, and read, and referred to the Examiners, 154. Bill reported; Provisional Order confirmed; Day appointed for consideration, as amended, 311. Bill considered, as amended; Day appointed for Third Reading, 320. Bill passed, 323. Agreed to by the Lords, 327. (Cited as Canal Tolls and Charges (No. 1) (Canals of the Great Northern and certain other Railway Companies) Order Confirmation Act, 1894.) R. A. 381.

Canal Tolls and Charges Provisional Order (No. 3) (Aberdare, &c., Canals) : 16. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Aberdare Canal Navigation and certain other Canals; Ordered, and presented accordingly; read, and referred to the Examiners, 118. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 145. Bill committed, 151. Committed to a Select Committee of Five Members, to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords; all Petitions referred, and read, and referred to the Examiners, 118. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 145. Bill committed, 151. Committed to a Select Committee of Five Members, to be nominated by the Committee of Selection, to be joined with a Committee of Five Lords; all Petitions referred, and read, and referred to the Examiners, 154. Bill reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Bill considered, as amended; Day appointed for Third Reading, 320. Bill passed, 323. Agreed to by the Lords, 327. (Cited as Canal Tolls and Charges (No. 3) (Aberdare, &c., Canals) Order Confirmation Act, 1894.) R. A. 381.

Canal Tolls and Charges Provisional Order (No. 4) (Birmingham Canal) : 17. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Birmingham Canal Navigation; Ordered; CXLIX. 158. Presented; read, and referred to the Examiners, 159. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 208. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Consideration, as amended, deferred, 320. Bill considered, as amended (House interrupted by Message from the Lords) (Royal Assent to Acts); Bill further considered; Day appointed for Third Reading, 323. Bill passed, 327. By the Lords, with Amendments; Day appointed for considering them, 378. Lords' Amendments agreed to, 379. (Cited as Canal Tolls and Charges (No. 4) (Birmingham Canal) Order Confirmation Act, 1894.) R. A. 408.

Canal Tolls and Charges Provisional Order (No. 5) (Regent's Canal) : 18. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Regent's Canal; Ordered; CXLIX. 158. Presented; read, and referred to the Examiners, 159. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 208. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Bill considered, as amended; Day appointed for Third Reading, 320. Bill passed, 323. Agreed to by the Lords, 327. (Cited as Canal Tolls and Charges (No. 5) (Regent's Canal) Order Confirmation Act, 1894.) R. A. 381.

Canal Tolls and Charges Provisional Order (No. 6) (River Lee, &c.) : 19. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the River Lee Navigation, and certain other Canals; Ordered; CXLIX. 158. Presented; read, and referred to the Examiners, 159. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 208. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Lords' Amendments agreed to, 374. (Cited as Canal Tolls and Charges (No. 6) (River Lee, &c.) Order Confirmation Act, 1894.) R. A. 408.

Canal Tolls and Charges Provisional Order (No. 7) (River Ancholme, &c.) : 20. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the River Ancholme Navigation and certain other Canals; Ordered and presented accordingly; read, and referred to the Examiners; CXLIX. 174. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 208. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Bill considered, as amended; Day appointed for Third Reading, 320. Bill passed, 323. Agreed to by the Lords, 379. (Cited as Canal Tolls and Charges (No. 7) (River Ancholme, &c.) Order Confirmation Act, 1894.) R. A. 381.

Canal Tolls and Charges Provisional Order (No. 8) (River Carn, &c.) : 21. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the River Carn Navigation and certain other Canals; Ordered and presented accordingly; read, and referred to the Examiners; CXLIX. 174. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 208. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Lords' Amendments agreed to, 374. (Cited as Canal Tolls and Charges (No. 8) (River Carn, &c.) Order Confirmation Act, 1894.) R. A. 381.
NAVIGATIONS AND CANALS—continued.

Canal Tolls, Tolls, and Charges Provisional Order (No. 9) (River Larka):

22. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the River Larka; Ordered and presented; read, and referred to the Examiners; CXLIX. 175. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 206. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Bill considered, as amended; Day appointed for Third Reading, 290. Bill passed, 293. Agreed to by the Lords, 376. (Cited as Canal Tolls and Charges Provisional Order (No. 9) (River Larka, &c.) Order Confirmation Act, 1894.) R. A. 391.

Canal Tolls and Charges Provisional Order (No. 10) (Canals of Caledonian and North British Railway Companies):

23. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Canals of the Caledonian Railway Company and the North British Railway Company; Ordered and presented; read, and referred to the Examiners; CXLIX. 175. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 206. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Bill considered, as amended, 220. Passed, 224. By the Lords, with Amendments (changed to Canal Tolls and Charges Provisional Order (No. 9) (Canals of Caledonian and North British Railway Companies), 306. Day appointed for consideration of the three Bills, 302.

Canal Tolls and Charges Provisional Order (No. 11) (Lagan, &c., Canals):

24. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Lagan Canal and certain other Canals; Ordered and presented; read, and referred to the Examiners; CXLIX. 175. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 206. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Bill considered, as amended, passed, 240. By the Lords, with Amendments (changed to Canal Tolls and Charges Provisional Order (No. 10) (Lagan, &c., Canal) Bill); Day appointed for consideration, 378. Lords' Amendments agreed to, 380. (Cited as Canal Tolls and Charges (No. 10) (Lagan, &c., Canals) Order Confirmation Act, 1894.) R. A. 499.

Canal Rates, Tolls, and Charges Provisional Order (No. 12) (Grande, &c., Canals):

25. [1894.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates, Tolls, and Charges applicable thereto, of the Grande Canal and certain other Canals; Ordered and presented; read, and referred to the Examiners; CXLIX. 175. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 206. Bill committed to the Joint Committee, 212. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 312. Bill considered, as amended; Day appointed for Third Reading, 290. Bill passed, 293. Agreed to by the Lords, 376. (Cited as Canal Tolls and Charges Provisional Order (No. 11) (Grand Canal, &c.) Bill); Day appointed for considering them, 368. Lords' Amendments agreed to, 371. (Cited as Canal Tolls and Charges Provisional Order (No. 11) (Grand Canal, &c.) Order Confirmation Act, 1894.) R. A. 381.

Canal Tolls, Tolls, and Charges Provisional Order Bills:

26. [1895.] Resolution, That all Bills of the present Session to confirm Provisional Orders made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic and the Schedule of Maximum Rates, Tolls, and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons; Message to the Lords, to acquaint their Lords-favour of or against the Bills or Orders scheduled thereto, and do to the Members of this House, to be joined with a Committee of Five Members to be nominated by the Committee of Selection, to be joined with a Committee of the Lords; Canal Tolls, Tolls, and Charges Provisional Order (Strabane Canal Bill); Canal Tolls and Charges Provisional Order (Caledonian and Crinan Canals) Bill; Canal Tolls and Charges Provisional Order (River Ouse ( Beds and Hunts), &c.) Bill; Order, That all Petitions in favour of or against the Bills or Orders scheduled thereto, presented five clear days before the meeting of the Committee, be referred to the Committee, and Council ordered, That a Message be sent to the Lords to acquaint their Lords-ships that the said Bills have been committed to Five Members of this House, to be joined with a Committee of the Lords, pursuant to the Resolution of the House relative to Canal Rates, Tolls, and Charges Provisional Order Bills, and to the Message from the Lords of the 26th day of May last, signifying their concurrence in the said Resolution, and to request their Lordships to appoint an equal number of Lords to be joined with the Members of this House, 274. Message from the Lords, that they have appointed a Committee of Five Lords for the consideration of the three Bills, 302.

Canal Tolls, and Charges Provisional Order (Caledonian and Crinan Canals):

27. [1895.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the Caledonian and Crinan Canals; Ordered; CL. 203. Present, read, and referred to the Examiners; 204. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 223. Bill committed, 227. To a Joint Committee, 275. Message from the Lords that they have appointed a Committee of Five Lords for the consideration of the Bill, 302.

Canal Tolls, and Charges Provisional Order (River Ouse (Beds and Hunts), &c.):

28. [1895.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Tolls and Charges applicable thereto, for the River Ouse Navigation (Beds and Hunts) and certain other Canals; Ordered; CL. 203. Passed, 224. To a Joint Committee, 275. Day appointed for consideration from the Lords, that they have appointed a Committee of Five Lords for consideration of the Bill, 302.
NAVIGATIONS AND CANALS—continued.

I. Public Bills and Provisional Order Bills—continued.

Canal Rates, Tolls, and Charges Provisional Order (Strabane Canal) :—continued.

29. [1895.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1889," containing the Classification of Merchandise Traffic, the Schedule of Maximum Rateable Tolls, and Charges applicable thereto, for the Strabane Canal; Ordered and presented; read, and referred to the Examiners; CL 204. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 223. Bill committed, 227. To a Joint Committee, 275. Message from the Lords that they have appointed a Committee of Five Lords for the consideration of the Bill, 302.

Canal Tolls and Charges Provisional Order (Burwell Fen, &c.) (Changed from Canal Tolls and Charges Provisional Order (River Ouse) (Beds and Hunts, &c.) Bill):—

30. 1896. Considered and amended; CL 220. Passed, 274. Agreed to by the Lords, 200. (Cited as Canal Tolls and Charges (Burwell Fen, &c.) Order Confirmation Act, 1890.) R. A. 226. See Canal Tolls and Charges Provisional Order (River Ouse) (Beds and Hunts, &c.) Bill.

Canal Tolls and Charges Provisional Order (Caledonian and Crinan Canals):—

31. [1896.] Order, 14th May, 1895, for leave to bring in the Canal Tolls and Charges Provisional Order (Caledonian and Crinan Canals) Bill; read; Bill read the first and second times; and committed; CL 42. To a Joint Committee, 88. Message from the Lords, That they have appointed a Committee of Five Lords for consideration of the Bill, 189. Bill reported, with Amendments; Provisional Order confirmed; Day appointed for consideration.

II. Private Bills:

Aire and Calder and River Don Navigations Junction Canal:

34. [1899–91.] Report, That the Bill should originate in the House of Lords; CLXVI. 48. Report, Standing Orders complied with, 72. 501 to authorise the Undertakers of the Navigation of the Rivers of Aire and Calder, in the West Riding of the County of York, to make a new Canal from the River Don Navigation, to join the Knottingley and Goole Canal, and to widen a portion of the last-mentioned Canal; to provide for the Sheffiled and North Yorkshire Navigation Company becoming Joint Owners of the new Canal, and for other purposes; brought from the Lords, 257. Read, and referred to the Examiners, 257. Report, Standing Orders not previously inquired into complied with, 281. Queen's consent signified; Bill passed, with Amendments, 460. To which the Lords agree, 477. (Cited as Aire and Calder and River Don Navigations Junction Canal Act, 1891.) R. A. 644.

Aire and Calder Navigation:

35. [1893–94.] Report, that the Bill should originate in the House of Lords; CLXVIII. 29. Bill to amend the Acts relating to the Barnsley Canal of the Undertakers of the Navigation of the Rivers of Aire and Calder, in the West Riding of the County of York, in respect to Minerals under or upon such Canal, and other matters; to authorise the Undertakers to close the upper portion of such Canal; to extend the Time for the Purchase of Lands, and to make further Provisions in respect of their Undertaking, and for other purposes; brought from the Lords, 253. Committed, 278. Reported, 369. Considered, as amended, 384. Passed, with Amendments, 394. To which the Lords agree, 403. (Cited as Aire and Calder Navigation Act, 1893.) R. A. 467.

Bude Harbour and Canal (Abandonment):


Bude Harbour and Canal (Further Powers):

39. [1896–91.] Report, That the Bill should originate in the House of Lords; CLXVI. 48. Report, Standing Orders complied with, 72. Bill authorising the Abandonment and Discontinuance of portions of the Canal; the Maintenance and Continuance of the Harbour at Bude and of portions of the Canal; the Maintenance of a portion of the Canal and of the Reservoir at Bude; the supply of water to Local and other Authorities, and for conferring further powers on the Company of Proprietors of the Bude Harbour and Canal in relation to their Undertaking, and for other purposes, brought from the Lords; read, and referred to the Examiners, 231. Report, Standing Orders not previously inquired into, complied with
II. Private Bills—continued.

Bude Harbour and Canal (Further Powers)—continued.

...with, 267. Princes of Wales's consent signified; Bill passed, with Amendments, 352. To which the Lords agreed, 364. (Cited as Bude Harbour and Canal (Further Powers) Act, 1891.) R. A. 412.

Clyde Navigation:

40. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders complied with, 72. Bill to authorise the Trustees of the Clyde Navigation to construct a new Road, with tramways thereon, in substitution for portions of certain authorised Roads and tramways, other Roads, a Railway, Dock Tunnel, and a Query or Wharf at Clydebank, to abandon the Railway and some of the Works authorised by the Acts of 1833 and 1860, and for other purposes; brought from the Lords, 233. Read, and referred to the Examiners, 284. Report, on Standing Orders not previously inquired into applicable, 216. Passed, with Amendments, 311. To which the Lords agree, 331. (Cited as Clyde Navigation Act, 1891.) R. A. 249.

41. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to extend the periods limited by "The Clyde Navigation Act, 1891," for the compulsory purchase of Lands and for the completion of the Railway thereby authorised; to confer further Powers on the Trustees of the Clyde Navigation with respect to Bridges, and for other purposes; brought from the Lords, 136. Committed, 230. Reported, 284. Passed, with Amendments, 340. To which the Lords agree, 349. (Cited as Clyde Navigation Act, 1894.) R. A. 381.

42. [1890.] Report, That the Bill should originate in the House of Lords; CII. 13. Standing Orders complied with, 25. Bill to authorise the Trustees of the Clyde Navigation to construct New Tidal Docks, Query or Wharf, River Wall High Level Cross Ferry Roostes, and other works; to extend the Harbour of Glasgow; to borrow additional money; to confer Agreements with Railway Companies respecting Princes Dock Branch Railway, and for other purposes; brought from the Lords, 176. Read, and referred to the Examiners, 179. Standing Orders not previously inquired into complied with, 202. Committed, 278. Witness ordered to attend the Committee on the Bill, 229. Bill reported, with Amendments, 357. Passed, with Amendments, 386. To which the Lords agree, 413. (Cited as Clyde Navigation Act, 1890.) R. A. 474.

43. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 21.

Clyde Navigation (Extension of Time):

44. [1897.] Report, That the Bill should originate in the House of Lords; CLXXI. 33. Bill to extend the periods limited by the Clyde Navigation Act, 1894, for the Compulsory Purchase of Lands and for the completion of the Railway authorised by the Clyde Navigation Act, 1891; brought from the Lords; read, and referred to the Examiners, 164. Report, That the Standing Orders not previously inquired into have been complied with, 184. Committed, 195. Reported, without Amendment, 223. Passed, 230. (Cited as Clyde Navigation Act, 1897.) R. A. 281.

Grand Canal Company:


Grand Junction Canal (Warwick Canals Amalgamation): 46. [1895.] Report, On Petition for leave to deposit Petition, That the Standing Orders ought to be dispensed with, that the parties be permitted to deposit their Petition, 130. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; Petition for Bill referred to the Select Committee on Standing Orders; CL. 120. Report, That the Standing Orders ought to be dispensed with; Report read; Bill for the Amalgamation of the Warwick and Birmingham, the Warwick and Napton, and the Birmingham and Warwick Junction Canal Navigations with the Undertaking of the Company of Proprietors of the Grand Junction Canal, and for other purposes; Ordered, 169. Read, 172. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 185. Day appointed for Second Reading, 198. Order for Second Reading discharged; Bill withdrawn, 230.

Leeds and Liverpool Canal:

47. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders complied with, 72. Bill to amend the Acts relating to, and to confer further powers for the maintenance and construction of the said Canal and navigation upon the Company of Proprietors of the Canal Navigation from Leeds to Liverpool; to change the Name of the Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 315. Report, Standing Orders not previously inquired into complied with, 255. Passed, with Amendments, 458. To which the Lords agree, 432. (Cited as Leeds and Liverpool Canal Act, 1891.) R. A. 484.


Leicestershire and Northamptonshire Union and Grand Union Canal (Transfer):

49. [1891.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to authorise the transfer of the Leicestershire and Northamptonshire Union Canal and of the Grand Union Canal to the Company of Proprietors of the Grand Junction Canal, and for other purposes; brought from the Lords, 172. Committed, 198. Reported, 235. Passed, 257. To which the Lords agree, 279. (Cited as Leicestershire and Northamptonshire Union and Grand Union Canals (Transfer) Act, 1894.) R. A. 309.

Manchester Ship Canal:

50. [1890-91.] Report on Petition for leave to deposit a Petition for a Bill; That the Standing Orders ought to be dispensed with; CXLVI. 198. Order, That in the case of the Petition for leave to bring in the Bill, Standing Order 70 be suspended, and that the Examiners here leave to sit, and proceed upon day named, 198. Report, on said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 229. Petition for Bill, referred to the said Committee, 229. Report, That the Standing Orders ought to be dispensed with, 242. Report read; Bill to enable the Manchester Ship Canal Company to raise additional Loan Capital for the continuance of their Undertaking, and to authorise the Mayor, Aldermen, and Citizens of the City of Manchester, in the County of Lancaster, to lend Money to the said Company, and for that purpose to raise additional Money; and to extend the Time for the Completion of the said Undertaking, and for other purposes; Ordered, 242. Read, and referred to the Examiners, 244. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 260. Bill committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection; Petitions presented in pursuance of Standing Order 210, referred to the Committee; Passed, 309. By the Lords, with Amendments, 457. Lords' Amendments agreed to, 466. (Cited as Manchester Ship Canal Act, 1891.) R. A. 484.

51. [1892.]
NAVIGATIONS AND CANALS—continued.

Manchester Ship Canal—continued.

51. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 30. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to confer further Powers upon the Manchester Ship Canal Company; brought from the Lords, 199. Read, and referred to the Examiners, 211. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 312. Standing Orders suspended; and Bill to be now read a second time; accordingly read a second time, and committed, 250. [Not further proceeded with, 246.]

52. [1893-94.] Bill to confer further Powers upon the Manchester Ship Canal Company; brought from the Lords, 41. Certificate that the Declaration required by the Standing Orders of 1892 had been deposited, laid upon the Table; Bill read the first and second time, and committed; CLXVIII. 41. Reported, in Standing Orders, Queen's Consent signified; Bill passed, with Amendments, 133. To which the Lords agreed, 142. [Cited as Manchester Ship Canal Act, 1893.] R. A. 142. 25. (Cited as Manchester Ship Canal Act, 1894.) R. A. 175.


54. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 13.

55. [1896.] Petition for a Bill to enable the Manchester Ship Canal Company to alter certain Works authorised by the Manchester Ship Canal Act, 1887; and the Manchester Ship Canal (Tidal Openings, &c.) Act, 1890; to make a Railway at Salford, and other Works; to amend the former Acts of the Company, and for other purposes; and Bill ordered; CLI. 30. Read, and referred to the Examiners, 40. Committed, 112. Witness ordered to attend Committee on the Bill; CXL. 199. Report, That the Bill should originate in the House of Lords; CLXI. 52. [Cited as Manchester Ship Canal Act, 1896.] R. A. 405.

56. [1897.] Report, That the Bill should originate in the House of Lords; CLXII. 33. Bill to confer further Powers on the Manchester Ship Canal Company with respect to their Surplus Lands, and for other purposes; brought from the Lords, 241. Read, and referred to the Examiners, 241. Report, That the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 248. Report from the Select Committee on the Standing Orders, That the Standing Orders ought to be dispensed with, considered, as amended, 304. Passed, with Amendments, 308. Report read; Bill to be read a second time, 294. Committed, 327. Reported, with Amendments, 305. To which the Lords agreed, 325. [Cited as Manchester Ship Canal Act, 1897.] R. A. 360.

57. [1900.] Petition for a Bill to enable the Manchester Ship Canal Company to acquire the Manchester Racecourse and other Lands, and to construct a new Dock, Railway, and Works; to establish a Thrift Fund; to confer further Powers upon the said Company, and for other purposes; Queen's Consent signified; Bill passed, with Amendments, 253. To which the Lords agreed, 256. [Cited as Manchester Ship Canal Act, 1900.] R. A. 204.

Manchester Ship Canal (Additional Capital, &c.)—continued.

Passed, with Amendments, 237. To which the Lords agree, 258. [Cited as Manchester Ship Canal (Additional, Capital, &c.) Act, 1905.] R. A. 973.

Manchester Ship Canal (Surplus Lands): 59. [1893-95.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; with CLXVIII. 199. Report on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 212. Petition for Bill referred to the said Committee, 245. Report, That the Standing Orders ought to be dispensed with, 222. Report read; Bill to enable the Manchester Ship Canal Company to sell and otherwise deal with surplus lands acquired by them for the construction of the Manchester Ship Canal and the Docks and Works connected therewith, or otherwise for the purposes of their Undertaking; Ordered, 222. Committed, 257. Reported, 292. Considered, as amended, 300. Passed (New Title), 213. Agreed to by the Lords, 264. Cited as Manchester Ship Canal (Surplus Lands) Act, 1895. R. A. 395.

Market Weighton Drainage and Navigation:

60. [1899.] Petition for a Bill for incorporating and making better provisions for the Meetings and Proceedings of the Trustees of the Market Weighton Drainage and Canal, in the Past Raising of the City of York; for better defining the Lands subject to taxation by the said Trustees, and making other provisions relative thereto for relieving the said Trustees from their obligations to maintain the said Canal; for conferring further Powers on the said Trustees, and for other purposes, and Bill ordered; CLV. 30. Read, 49. Committed, 51. Reported, with Amendments, 114. Considered, as amended, 127. Passed (New Title), 135. Agreed to by the Lords, with Amendments, 354. Lords' Amendments agreed to, 370. [Cited as Market Weighton Drainage Act, 1899.] R. A. 304.

Newhaven Harbour and Ouze Lower Navigation:

61. [1898-99.] Report, That the Bill should originate in the House of Lords; CL. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill intituled, An Act to amend the Newhaven Harbour and Ouze Lower Navigation Improvement Act, 1893, to authorise the raising or sale of the annual Assessments or Scents leviable under the first mentioned Act; and for the purpose of the Newhaven Harbour and Ouze Lower Navigation to contribute towards the maintenance of a certain contemplated Sea防, and other purposes; brought from the Lords; read, and referred to the Examiners, 188. Report, That the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 248. Report from the Select Committee on the Standing Orders, That the Standing Orders ought to be dispensed with, considered, as amended, 304. Passed, with Amendments, 308. Report read; Bill to be read a second time, 294. Committed, 327. Reported, with Amendments, 305. To which the Lords agreed, 325. [Cited as Newhaven Harbour and Ouze Lower Navigation Amendment Act, 1898.] R. A. 190.

Newry Navigation:

62. [1897.] Report, That the Bill should originate in the House of Lords; CLXI. 33. Report, That the Standing Orders had been certified to have been complied with, 26. Bill intituled, An Act to amend the NEWRY Navigation Act, 1887, and the Newry Harbour and Ouze Lower Navigation Improvement Act, 1893, to authorise the raising or sale of the annual Assessments or Scents leviable under the first mentioned Act; and for the purpose of the Newhaven Harbour and Ouze Lower Navigation to contribute towards the maintenance of a certain contemplated Sea防, and other purposes; brought from the Lords; read, and referred to the Examiners, 253. Report, Standing Orders not previously inquired into complied with, 266. Committed, 291. Reported, with Amendments, 306. Bill considered, as amended, 309. Passed, with Amendments, 367. To which the Lords agree, 377. [Cited as Newry Navigation Act, 1897.] R. A. 436.

North Metropolitan Railway and Canal:

63. [1896.] Petition for a Bill to authorize the North Metropolitan Railway and Canal Company to make a new Street in, and to stop up certain Highways in or near Ratcliffe, and to make Alterations and Improvements in their Canal, and for
North Metropolitan Railway and Canal—continued.

[Further details about the North Metropolitan Railway and Canal are provided here, but the text is mostly redacted and not clearly legible.]

Oldham Corporation (Manchester Ship Canal) :

65. [1893–94.] Report, That the Bill should originate in the House of Lords; CXLII. 29. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 52. Report, That the Standing Orders ought to be dispensed with, 77.

Oldham and Royton Canal:

66. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Standing Orders complied with, 13. Bill authorising the construction of a Canal from the Irwell to the Manchester Ship Canal, and for other purposes; brought from the Lords; read, and referred to the Examiners, 294. Report, That the Standing Orders not previously inquired into have been complied with, 249. Bill committed, 278. Bill passed, with Amendments, 309. To which the Lords agree, 326. (Cited as Oldham and Royton Canal Act, 1893.) R. A. 335.

Portsmouth and Arundel Navigation (Chichester Canal Transfer):

67. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Bill to provide for the transfer of the Chichester Perch of the Portsmouth and Arundel Navigation to the Corporation of the City of Chichester, and for other purposes; brought from the Lords, 310. Read, and referred to the Examiners, 311. Reported, without Amendment, 364. Standing Orders suspended, and Bill to be read the third time; accordingly read the third time, and passed, 373. (Cited as Chichester Canal Transfer Act, 1892.) R. A. 401.

Preston Corporation (Ribble Navigation, &c.)—continued.

68. [1892.] Report, on Petition for leave to deposit a Petition for Bill, That the Standing Orders ought to be dispensed with CXLVII. 106. Report, on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; Petition for Bill referred to the said Committee, 130. Report, That the Standing Orders ought to be dispensed with, 143. Report read; Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Preston to construct further Works, to borrow additional Moneys for the purposes of the Ribble Navigation and Preston Dock Undertaking; Ordered; read, 143. Considered, 152. Reported, 218. Considered, as amended (changed to Ribble Navigation), 253.

69. [1895.] Report, That the Bill should originate in the House of Lords; CL. 14. Report, That the Standing Orders had been complied with, 18. Bill brought from the Lords; Act to enable the Mayor, Aldermen, and Burgesses of the Borough of Preston to construct further Works, to borrow additional Moneys for the purposes of the Ribble Navigation and Preston Dock Undertaking, and for other purposes; read, and referred to the Examiners, 204. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 216. Considered, 254. Minutes of Evidence of former Committees referred to the Committee on the Bill, 283. Bill reported, with Amendments, 325. Considered, as amended, 348. Queen's consent signified; Bill passed, with Amendments, 355. To which the Lords agree, 371. (Cited as Ribble Navigation Act, 1895.) R. A. 375.

Ribble Navigation Bill (changed from Preston Corporation (Ribble Navigation, &c.) Bill):


Rochdale Canal:

71. [1894.] Report, That the Bill should originate in the House of Lords; CXLIII. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to make new provisions with regard to the Constitution and to change the Name of the Company of Proprietors of the Rochdale Canal; to fix and regulate the Capital and Borrowing Powers of the Company; to amend the Acts relating to and confer further Powers on the Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 327. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 333. Considered, 339. Reported, with Amendments, 399. Considered, as amended, 384. Passed, with Amendments, 402. To which the Lords agree, 420. (Cited as Rochdale Canal Act, 1895.) R. A. 424.

Sheffield and South Yorkshire Navigation:

72. [1894.] Report, That the Bill should originate in the House of Lords; CLIII. 15. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 333. Considered, 339. Reported, with Amendments, 399. Considered, as amended, 384. Passed, with Amendments, 402. To which the Lords agree, 420. (Cited as Sheffield and South Yorkshire Navigation Act, 1894.) R. A. 422.

Thames and Severn Canal:

74. [1895.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to extend the Time for the compulsory Acquisition of Land under the Provisions of the "The Sheffield and South Yorkshire Navigation Act, 1890," and to make further Provision for a Bill to the Transfer to the Sheffield and South Yorkshire Navigation Company of certain of the Canal Undertakings of the Manchester, Sheffield, and Lincolnshire Railway Company; brought from the Lords, 209. Considered, 464. Reported, 308. Passed, with Amendments, 320. To which the Lords agree, 326. (Cited as Sheffield and South Yorkshire Navigation Act, 1894.) R. A. 422.

Trent (Burton-upon-Trent and Hanbury) Navigation:

76. [1895.] Report, That the Bill should originate in the House of Lords; CXLIX. 31. Report, That the Standing Orders had been certified to have been complied with, 51. Bill to enable the Trent (Burton-upon-Trent and Hanbury) Navigation Company to raise Additional Capital; to change the Name of the Company and for other purposes; brought from the Lords, 310. Read, and referred to the Examiners, 311. Report, That the Standing Orders not previously inquired into have been complied with, 373. Considered, as amended, 348. Queen's consent signified; Bill
II. Private Bills—continued.

Trent (Burton-upon-Trent and Humber Navigation)—continued.

have been complied with; Bill to be read a second time, 280. Committed, 298. Standing Orders suspended, and leave to the Committee of Selection to appoint the Committee on the Bill to sit and proceed on Day named, 343. Bill reported, 364. Standing Orders suspended, and Bill to be now taken into consideration, provided amended prints shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; accordingly read the third time, and passed, with Amendments, 374. To which the Lords agree, 392. (Cited as Trent Navigation Act, 1892.) R. A. 401.

Weaver Navigation—continued.

Instruction to the Committee on the Bill, and the Weaver Navigation (No. 2) Bill, that they have power to consolidate the said Bills into one Bill, 143. Bill reported; consolidated into Weaver Navigation Bill, 161. (Vide supra.)

27. [1896.]—Report. That the Bill should originate in the House of Lords; CXL VIII. 29. Bill to enable the Trustees of the River Weaver Navigation to construct two opening bridges across the navigable part of or near Netherwood, in the County of Chester, and in connection therewith to make certain new Roads, and to divert existing Lines of Water Pipes and Gas Pipes, and to lay down other Lines of Pipes in substitution for, or in addition thereto; to apply to those purposes the Moneys which they are authorized to borrow by former Acts, and for other purposes; brought from the Lords; read, and referred to the Examiners, 385. Bill committed, 223. Instruction to the Committee, 330. Reported, 355. Considered, as amended, 398. Passed, with Amendments, 298. To which the Lords agree, with Amendments, 423. To which last-mentioned Amendments this House agrees, 433. (Cited as Weaver Navigation Act, 1892.) R. A. 401.

28. [1895.]—Bill for the removal of the Weetwood Mill and Bridge at Northwich, and the draining of the Weetwood Brook; and Bill ordered; CL. 27. Read, 33. Committed, 43. Instruction to the Committee on the Bill, and the Weaver Navigation (No. 1) Bill, that they have power to consolidate the said Bills into one Bill, 143. Bill reported; consolidated into Weaver Navigation Bill, 161. (Vide supra.)

37. [1893-94.]—Petition for a Bill to substitute for the existing Trustees of the River Weaver Navigation a Representative Trust; and to transfer to such Representative Trust the Powers and Duties of the existing Trustees; and to repeal and amend certain Provisions of the Acts relating to the River Weaver; and Bill ordered; CL. 27. Read, 33. Committed, 43. Instruction to the Committee on the Bill, and the Weaver Navigation (No. 3) Bill, that they have power to consolidate the said Bills into one Bill, 143. Bill reported; consolidated into Weaver Navigation Bill, 161. (Vide supra.)

I. Bills and Motions relative to the Navy and Naval Affairs: 1—12.

II. Amendments proposed to various Questions (principally Supply), but not made or withdrawn, relative to Navy and Naval Affairs: 13, 14.

III. Miscellaneous Matters relative to Naval Affairs: 15—18.

I. Bills and Motions relative to the Navy and Naval Affairs:

Naval Defence Act, 1889:

1. [1896.]—Motion for the House to resolve itself in a Committee, to consider of authorising the making further provision, out of moneys to be provided by Parliament, for the Completion and Equipment of Ships under "The Naval Defence Act, 1889"; Queen's recommendation signified; Question agreed to; CXL VII. 221. Mover considered in Committee, 224. Resolution reported, and agreed to; Bill ordered thereupon, 429. (Vide infra.)

Naval Defence Amendment:

2. [1895-96.]—To make further provision for the Completion and Equipment of Ships under "The Naval Defence Act, 1889"; and to amend that Act; Ordered, and presented accordingly; CXL VIII. 229. Committed, 225. Committee deferred, 343. Bill considered in Committee, and reported, without Amendment, 346. Passed, 349. Agreed to by the Lords, 551. (Cited as Naval Defence Act, 1895.) R. A. 554. (Vide supra.)

Naval Knights of Windsor:

3. [1892.]—To amend the existing constitution of the Naval Nights of Windsor; Ordered, and presented accordingly; CXL VIII. 224. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 299. Report, to Standing Orders applicable, 291. Bill committed, 323. Reported, without Amendment, 322. Passed, 333. By the Lords, with Amendments, 329. Considered, as amended, 413. Passed, with Amendments, 414. To which the Lords agree, 417. (Cited as Naval Knights of Windsor (Dissolution) Act, 1892.) R. A. 414.

Naval Reserve:

4. [1896.]—To amend the Laws with respect to the Royal Naval Volunteers; Ordered; CL. 66. Presented, 70. Bill committed, 115. Bill considered in Committee, and reported, without Amendment, 334. Agreed to by the Lords, 435. (Cited as Royal Naval Reserve Volunteer Act, 1896.) R. A. 485.

5. [1899.]
I. Bills and Motions relating to the Navy and Naval Affairs—continued.

5. [1900.] To make further provision for a Naval Reserve; Ordered and presented; CLX. 229. Committed, 343. Considered in Committee, and reported, without Amendment, 352. Passed, 367. Agreed to by the Lords, with Amendments, 398. Lords' Amendments to be now considered; considered, and agreed to, 393. (Cited as Naval Reserve Act, 1900.) R. A. 401.

Naval Reserve (Consolidated Fund) —continued.

6. [1900.] Moneys to be provided by Parliament, of such Sums as may be necessary for those purposes; Queen's Recommendation signified; Question agreed to; CLX. 92. Naval Works—continued.

to by the Lords, 126. (Cited as Naval Works Act, 1907.) R. A. 435.

9. [1899.] To make further provision for the Construction of Works in the United Kingdom and elsewhere, for the purposes of the Royal Navy, and to amend the Law with respect to the construction and use of Tramways for Naval purposes; Bill ordered, upon Resolution reported from the Committee of the whole House; presented accordingly; CLXV. 355. Bill committed, 370. Committed, 375. Bill considered in Committee, and reported, without Amendment, 378. Bill passed, 388. Agreed to by the Lords, 419. (Cited as Naval Works Act, 1905.) R. A. 423.

II. Amendments proposed to various Questions (principally Supply) but not made or withdrawn relative to Navy and Naval Affairs:

Naval Artillery Volunteers:

12. [1893-94.] Motion, That in the opinion of this House, it is necessary for the maintenance of the security of the Country and the continued protection of British interests at sea, that a considerable addition should at once be made to the Navy—This House, therefore, calls upon Her Majesty's Government to make before the Christmas recess a statement of their intentions in order that immediate action may be taken thereon; Amendment proposed to leave out from the word "House," to the end of the Question, in order to add the words, "it is a primary duty of the responsible Ministers of the Crown to make adequate provision for the Naval Defence of the Empire and the protection of its interests, and this House relies on Her Majesty's Advisers to submit to Parliament fitting proposals in due time and measure to secure that end"; and, on Division, made :-Resolution, That, in the opinion of this House, it is a primary duty of the responsible Ministers of the Crown to make adequate provision for the Naval Defence of the Empire and the protection of its interests, and this House relies on Her Majesty's Advisers to submit to Parliament fitting proposals in due time and measure to secure that end; CXLVII. 629.

Naval Artillery Volunteers:

13. [1892.] In the opinion of the House, the disbanding of the Royal Naval Artillery Volunteers is undesirable, and will weaken the efficiency of the Reserve Forces of the Navy; Amendment on going into supply, negatived; CXLVI. 102.

Naval Efficiency—continued.

an assurance that the Estimates submitted to it is in that object by Her Majesty's Government are based upon a consideration of the needs of possible war by sea and land, and upon the considerations of advice tendered in that behalf by the Naval Officer selected for the conduct of the Naval operations in case of war; Amendment on going into supply, negatived; CL. 81.

III. Miscellaneous Matters relative to Naval Affairs:

Naval Works (Consolidated Fund):—continued.

15. [1895.] Motion for the House to resolve itself into a Committee to consider of making provision for the construction of Works in the United Kingdom and in certain Colonies for the purposes of the Royal Navy, and of authorising the payment, out of the Consolidated Fund, and out of Monies to be provided by Parliament, of such Sums as may be necessary for those purposes; Queen's Recommendation signified; Question agreed to; CL. 98. Naval Works (Consolidated Fund)—continued.

in Committee, 98. Considered in Committee, and reported, agreed to; Bill ordered thereupon, 100.

16. [1895.] Motion for the House to resolve itself into a Committee to consider of making provision for the construction of Works and acquisition of Land in the United Kingdom and elsewhere for the purposes of the Royal Navy, and of authorising the payment, out of the Consolidated Fund, of such Sums as may be necessary for those purposes; Queen's Recommendation signified.

Naval Works (Consolidated Fund)—continued.

10. [1899.] To make further provision for the Construction of Works in the United Kingdom and elsewhere, for the purposes of the Royal Navy, and to amend the Law with respect to the construction and use of Tramways for Naval purposes; Bill ordered, upon Resolution reported from the Committee of the whole House; presented accordingly; CLXV. 355. Bill committed, 370. Committed, 375. Bill considered in Committee, and reported, without Amendment, 378. Bill passed, 388. Agreed to by the Lords, 419. (Cited as Naval Works Act, 1905.) R. A. 423.

Navy and Reserve—continued.

11. [1899.] To amend the Naval Reserve (Volunteers) Act, 1896; Ordered and presented; CLIX. 155. Bill committed, 182. Committed in Committee, and reported, without Amendment; passed, 191. Agreed to by the Lords, 245. (Cited as Naval and Marine (Wills) Act, 1897.) R. A. 291.

Naval Efficiency—continued.

14. [1895.] "This House, before voting Supplies for the Maintenance of Her Majesty's Naval Establishments, seeks—

15. [1895.] Motion for the House to resolve itself into a Committee to consider of making provision for the construction of Works in the United Kingdom and in certain Colonies for the purposes of the Royal Navy, and of authorising the payment, out of the Consolidated Fund, and out of Monies to be provided by Parliament, of such Sums as may be necessary for those purposes; Queen's Recommendation signified; Question agreed to; CL. 98.
III. Miscellaneous Matters relative to Naval Affairs—continued.

Naval Works (Consolidated Fund)—continued.

Naval Works [Money]:

17. [1897.] Motion for the House to resolve itself into a Committee to consider of making further Provision, out of the Consolidated Fund, for the construction of Works in the United Kingdom and elsewhere for the purposes of the Royal Navy; after Queen's Recommendation signified, Question agreed to; CXLII. 291. Matter considered in Committee; Member

Naval Works (Money)—continued.

Naval Works (Sittings of the House, Exemption from the Standing Order):

18. [1893-94.] Order, That the Proceedings on the Motion with regard to the Navy, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); CXVI. 452.

Niger Company:—See Royal Niger.

Non-County Boroughs:

[1900.] Bill to amend the Law relating to Non-County Boroughs; Ordered, and presented accordingly; CLV. 276. (No further proceeding.)

Norfolk Estuary:

[1899.] Report, That the Bill should originate in the House of Lords; CXLV. 15. Report, That the Standing Orders had been certified to have been complied with, 22. Bill to amend the Norfolk Estuary Act, 1877; brought from the Lords; read, and referred to the Examiners, 120. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 169. Committed, 180. Reported, without Amendment, 216. Passed, 229. (Cited as Norfolk Estuary Act, 1899.) R. A. 974.

North Berwick Provisional Order:

[1894.] Bill to confirm a Provisional Order made by the Secretary for Scotland, in pursuance of "The Burg Police (Scotland) Act, 1892," to increase the Number of Magistrates in the Royal Burgh of North Berwick; Ordered, and presented accordingly; read, and referred to the Examiners; CXLIX. 22. Bill committed, 48. Reported, without Amendment; Provisional Order confirmed, 59. Bill passed, 60. Agreed to by the Lords, 113. (Cited as North Berwick Provisional Order Confirmation Act, 1894.) R. A. 176.

Northallerton Water:—See Waterworks.

Northam Water:—See Waterworks.

North London Commercial Permanent Building Society:

[1897.] Report, That the Bill should originate in the House of Lords; CXL. 25. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to make provision with reference to the Winding-up of the North London Commercial Permanent Building Society; brought from the Lords; read, and referred to the Examiners; 224. Report, That no Standing Orders not previously inquired into are applicable, 138. Committee, 124. Reported, without Amendment, 175. Passed, 181. (Cited as North London Commercial Permanent Building Society Act, 1897.) R. A. 291.

North Metropolitan Tramways:—See Tramways.

North Shields Water:—See Waterworks.

Norwich Tramways:—See Tramways.

Norwich Water:—See Waterworks.

Notice of Accidents:

1. [1893-94.] Bill for providing for Notice of and Inquiry into Accidents occurring in certain Employments and Industries; Ordered and presented; CXLVIII. 46. Motion, That the Bill be now read a second time; Debate adjourned, 312.
Oaths

I. Bills relative to; 1.

II. Incidental Proceedings relative to; 2, 3.

I. Bills relative to:

Commissioners for Oaths Act (1889) Amendment:

1. [1890-91]. To amend "The Commissioners for Oaths Act, 1889"; Ordered and presented; CXLVI. 139. Passed, 279. By the Lords, with an Amendment, 493. Lords' Amendment agreed to, 496. (Cited as Commissioners for Oaths Act, 1890-91.) R. A. 928.

Naval—Oaths.

Notice taken of Particular Matters—continued.

and it being ten minutes before Seven, Debate stood adjourned, 148. Further adjourned, 150, 539. Order for resuming adjourned Debate discharged; Bill withdrawn, 440.

2. [1894]. Bill for providing for Notice of and Inquiry into Accidents occurring in certain Employment and Industries; Ordered, and presented accordingly; CXLIX. 32. Bill committed to the Standing Committee on Trade, &c., 129. Bill reported, 185. Passed, 200. By the Lords, with Amendments, 273. Lord's Amendment to be now considered; Considered, and agreed to, 305. (Cited as Notice of Accidents Act, 1894.) R. A. 208. See also Committee.

Notice taken of Particular Matters:

Bills:

1. That Interest of the Prince of Wales, as Duke of Cornwall, was concerned in Bills (Public); [1890-91]; CXLVI. 87.—[Private Bill; [1893-94]; CXLVIII. 257.—[1895]; CL. 184.—[1896]; CLII. 236, 296.—[Title Debt-Coverage Recovery Bill]; [1898]; CIII. 39.

2. That Her Majesty's Interest is concerned in a Bill; [1890-91]; CXLVI. 87.

3. That the scope and nature of the provisions of a Bill were such that they ought to have been comprised in a Public rather than a Private Bill, Mr. Speaker stated that, in his opinion, the Bill ought to have been brought in as a Public Bill; [1895]; CL. 28.

4. That a Committee on a Bill had exceeded the powers conferred upon them by the Instructions of the House; [1896]; CL. 406.

5. That an Amendment proposed to a Bill would do certain things; Mr. Speaker ruled the Amendment out of order; [1897]; CIII. 329.

6. The attention of the House called to the Provisions of a Bill (Private) which should have been brought in as a Public Bill; [1899]; CIV. 123.

7. That the Provisions of the Bill were identical with those of another Bill; the Order was discharged and the Bill withdrawn; [1899]; CL. 139.

8. In Committee on Finance Bill—That a Resolution in Committee of Ways and Means did not authorise certain Powers in the Bill, and Chairman rules objection to be well founded, and that the Clause ought to be amended; [1894]; CXLIX. 204.

Debates:

9. That the Motion for the Adjournment of a Debate, not being moved by a Minister of the Crown, was contrary to the Order of the House of the 4th instant, Mr. Deputy Speaker again proposed the Question, That this House doth agree with the Committee in the said Resolution (reported from the Committee of Supply) ; and Question put, resolved in the Affirmative; [1893-94]; CXLVIII. 544.

10. On resuming adjourned Debate, That a Bill be committed, Mr. Speaker raises the House of the position of the Bill; [1895]; CL. 90.

Notice taken of Particular Matters—continued.

Divisions:

11. That a Member had voted, in a Division in Committee of the whole House, not having been in the House when the Question was put; [1892-93]; CXLVIII. 310.

12. That a Member had voted with the Noes, not having been in the House when the Question was put; [1893-94]; CXLVIII. 399.

Members:

13. The attention of the House called by Mr. Speaker, That a Member's Name (Mr. James Henry Dalziel), by a clerical error, had been wrongly described in the Return; Return amended; [1892]; CXLVII. 104.

14. Objection taken in Committee of Supply to the Votes of two Members (Sir Lewis Pelly and Mr. Berdett Coutts) in a Division of the Vote for Grant-in-Aid to the Victoria Railway, and (on Division) Votes disallowed; [1892]; CXLVII. 96.

15. Objection taken to the Vote of a Member; Motion, that the Vote be disallowed; Member heard in his place and withdrawn; Motion withdrawn; [1896]; CL. 143.

16. That the Motion for a New Writ for the Attercliffe Division of Sheffield had been grounded on the acceptance of the Chiltern Hundreds by the Hon. Bernard Coleridge, whereas he had succeeded to the Peerage and had ceased to be a Member of this House, &c.; [1894]; CXLIX. 255.

17. Of certain errors in the Return to the Writs for the Election of Members to serve in this present Parliament for the North and South Divisions of the County of Monaghan; [1895]; CXLIX. 148.


19. That Forty Members were not present in the House; [1890-91]; CXLVI. 74.—[1896]; CL. 54, 102.—[1898]; CL. 109.

20. House told by Mr. Speaker, and House adjourn Forty Members not being present; [1896]; CL. 126.

21. At half-Twelve on a Wednesday, That Forty Members were not present, House told by Mr. Speaker, and Forty Members not being present, Mr. Speaker retire from the Chair until Four of the clock, when he again tells the House, and Forty Members not being present, adjourns the House; [1899]; CL. 241.

22. At Three o'clock on a Wednesday, That Forty Members were not present; House told by Mr. Speaker, and Twenty-one Members only being present, Mr. Speaker retired from the Chair until Four of the clock, House again told by Mr. Speaker, and Seven Members only being present, the House was adjourned; [1900]; CL. 181.

Nottingham Water:—See Waterworks.

Nuneaton Water:—See Waterworks.
II. Incidental Proceedings relative to:

Parliamentary Oath, Mr. Bradlaugh:

2. That the Resolution of this House of the 22nd June 1890 be expunged from the Journals of this House; [1890-91]; CXLI. 45.

Objection taken to Various Matters:

1. Bills
   - To further proceeding, the Debate stood adjourned (Private Bill); [1890]; CLI. 53.—[1890]; CLIV. 278, 374.
   - On Second Reading; [1892]; CXLI. 134.—[1893-94]; CXLII. 67.
   - To further proceedings on Bills; [1892]; CL. 49.
   - It being after Midnight, objection taken, Mr. Speaker proceeds to interrupt the business; Closure claimed, and Question put; [1895]; CL. 109.
   - Objection taken; further proceeding stood adjourned on a Private Bill; [1892]; CL. 176.
   - On borrowing day for Committee; [1892]; CXLII. 171.—[1900?]; CLV. 120.
   - To the Introduction of a Private Bill, and further proceeding stood adjourned; [1890]; CLI. 27.
   - In Committee of the whole House; [1892]; CXLII. 61.
   - It being after Midnight, objection taken, Chairman left the Chair to make his report to the House; [1893]; CL. 61.
   - In Debates on Amendment to Question; [1892]; CXLII. 116.
   - To the Vote of a Member; [1890]; CLI. 143.
   - In Committee of Supply to the Vote (on a Division) of Two Members, their vote disallowed; [1892]; CXLII. 90, 98.
   - To various proceedings on Various Matters (it being half-past Five); [1893-94]; CXLII. 64, 70.—After half-past Five; [1895]; CL. 208.—Ten minutes before Seven (on a Tuesday); [1893-94]; CXLII. 129.
   - In Committee of Supply, it being after Midnight, and objection being taken to further proceeding, the Chairman left the Chair; [1900?]; CXL. 236, 302.
   - On Amendment to Question; [1893-94]; CXLII. 100.
   - It being after Midnight, and the Chairman having left the Chair to make his report to the House, Motion for the House to resolve itself into Committee immediately; but objection being taken, this day appointed for Committee; [1895-96]; CXLII. 305.
   - A motion was made that a Bill be committed to a Select Committee; and a Debate arising, and objection being taken to further proceeding, the Debate stood adjourned; [1899]; CLV. 309.

Occupiers and Lodgers (Metropolis):

[1890-91]. Bill to provide for the Registration of Occupiers and Lodgers in the Metropolis; Ordered and presented; CXLVI. 30. Order for Second Reading discharged; bill withdrawn, 111.

Occupying Tenants' Enfranchisement:

1. [1890-91]. Bill to enable Occupying Tenants of Houses and Places of Business to purchase the Fee Simple of their Holdings; Ordered and presented; CXLVI. 10. Presented, 15. (Second Reading not proceeded with.)
2. [1892]. Bill to enable Occupying Tenants of Houses and Places of Business to purchase the Fee Simple of their Holdings; Ordered and presented; CXLII. 22. (Second Reading not proceeded with.)
3. [1893-94]. Bill to enable Occupying Tenants of Houses and Places of Business to purchase the Fee Simple of their Holdings; Ordered and presented; CXLII. 19. Presented, 22. (Second Reading not proceeded with.)

Olive Oil Charitable Trust:

[1895]. Bill to enable and alter the Scope of the Olive Oil Charitable Trust established by the Deed of Settlement of John Ogilvie, for the benefit of the Poor of the Parish of Allih and Bothkennar, in the County of Stirling, and for other purposes; Read, and referred to the Examiners, 312. Further adjourned, 321, 429. Order for resumption of Debate discharged; Bill withdrawn, 438.

Oil in Tobacco:

[1890]. Bill to restrict the amount of Oil in manufactured Tobacco; Ordered; CLV. 321. Presented, 222. Bill committed, 331. Considered in Committee; Chairman declines to propose a Question (Abuse of Rules) twice; Bill reported, without Amendment; passed, 355. Agreed to by the Lords, with an Amendment, 366. Lords' Amendment agreed to, 374. (Cited as Oil in Tobacco Act, 1890.) R. A. 303.
Old Age Provident Pensions:

1. [1892.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CXLVIII. 17. Presented, 23. (Not further proceeded with.)

2. [1898–94.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CXLIX. 23. Presented, 26. Motion, That the Bill be now read a second time; Motion, That the Debate be now adjourned, and Question, on Division, resolved in the affirmative, 55. (Not further proceeded with.)

3. [1894.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CXLIX. 23. Presented, 26. Motion, That the Bill be now read a second time; Motion, That the Debate be now adjourned, and Question, on Division, resolved in the affirmative, 55. (Not further proceeded with.)

4. [1895.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CL. 16. Presented, 20. (Second Reading not proceeded with.)

5. [1896.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered and presented; CXLIX. 23. Presented, 24. Order for Second Reading this day discharged; another day appointed, 258. (Not further proceeded.)

6. [1897.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CXLIX. 23. Presented, 24. Order for Second Reading this day discharged; another day appointed, 258. (Not further proceeded.)

7. [1898.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CXLIX. 23. Presented, 24. Motion, That the Bill be now read a second time, and, at half-past Five, Debate adjourned, 194. (Not further proceeded.)

8. [1899.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CL. 16. Presented, 18. (Second Reading not proceeded with.)

8. [1900.] Bill to provide Pensions in Old Age to the President of the Provident Council; Ordered; CL. 16. Presented, 18. (Second Reading not proceeded with.)

Old Age Pensions:

1. [1893–94.] Bill to establish Voluntary State-aided Old Age Pensions; Ordered; CXLIX. 23. Presented, 22. (Second Reading not proceeded with.)

2. [1901.] (No. 2.) Bill to establish voluntary State-aided Old Age Pensions; Ordered; CXLIX. 24. Presented, 27. (Not further proceeded.)


4. [1900.] Bill to provide for the granting by County Councils of Pensions in Old Age; Ordered; CLXVII. 4. Presented, 20. Motion, That the Bill be now read a second time; Closure claimed, but Mr. Speaker withholds his assent, and, at half-past Five, Debate adjourned, 108. Further adjourned, 145, 200.

5. [1903.] (No. 2.) Bill to establish a system of Old Age Pensions; Ordered; CLVII. 18. Presented, 23. Order for Second Reading not proceeded with.)

Old Age Pensions—continued.

Reading upon future Day discharged; another Day appointed, 142. (Second Reading not proceeded with.)

6. [1899.] Bill to enable County Councils to grant a limited number of Old Age Pensions; Ordered and presented; CLVII. 4. (Second Reading not proceeded with.)

7. [1900.] Bill to confer Pensions upon Aged Persons; Ordered; CLVIII. 13. Presented, 16. Motion, That the Bill be now read a second time, and, at half-past Five, Debate adjourned, 84. Day appointed for resumption of Debate, 310.

Old Age Pensions (Friendly Societies):

1. [1895.] Bill to provide for the payment of Old Age Pensions to Members of Friendly Societies; Ordered and presented; CXLIX. 23. (Second Reading not proceeded with.)

2. [1896.] Bill to provide for the payment of Old Age Pensions to Members of Friendly Societies; Ordered and presented; CLIX. 209. Order for Second Reading upon future day discharged; another day appointed, 250. (Second Reading not proceeded with.)

3. [1898.] Bill to provide for the Payment of Old Age Pensions to Members of Friendly Societies; Ordered and presented; CLVII. 97. (Second Reading not proceeded with.)


[1896.] "This House, having had before it its Resolution of 30th June, 1895, pressing on the Government of India to continue their policy of greatly diminishing the cultivation of the Poppy and the production and sale of Opium, and having had presented to it the Report of the Royal Commission, appointed 2nd September 1893, to inquire into various matters connected with the cultivation of the poppy in India, is of opinion that the system by which the Indian Opium revenue is raised is morally indefensible, and would urge upon the Indian Government that they should cease to grant licences for the cultivation of the poppy and sale of Opium in British India, except to supply the legitimate demand for medical purposes, and that they should at the same time take measures to arrest the transit of Malwa Opium through British territory." Amendmend, on going into Supply, negatived; CL. 357.

Pensions (Old Age):

1. [1892.] Bill to provide Pensions for Poor Persons over the age of Sixty-five years; Ordered; CLVIII. 16. Presented, 21. (Second Reading not proceeded with.)

2. [1895.] (No. 2.) Bill for establishing a system of Old Age Pensions; Ordered and presented; CXLVII. 336. (Not further proceeded with.)

Orders.

I. Sessional Orders at the Commencement of every Session; 1–6.

II. Orders of the House; 7–439.

III. Orders of the House, read, and discharged; 440–519.

IV. Orders of the Day, read, and deferred; 520–548.


VI. Orders of the Day, read, and discharged; 560–596.

VII. Incidental Proceedings; 597–689.

I. Sessional Orders at the Commencement of every Session:

Elections:

1. Orders and Resolutions—For regulating the mode of proceeding in respect of numbers returned for two or more places; [1880–93] CXLVI. 4.–[1892]; CXLVII. 4. (Sess. II.) 414.–[1900]; CL. 341.–[1897]; CLXVIII. 3.–[1899]; CLXIX. 4. (Sess. II.) 420.–[1900]; CL. 450.–[1900]; CLVI. 460. (Sess. II.) 414.–[1898]; CXLIX. 4.–[1896]; CL.XII. 4.


3. Order relative thereto; [1880–91] CXLVI. 4.–[1892]; CXLVII. 4. (Sess. II.) 414.–[1900]; CL. 420.

Privileges:

4. Order, That a Committee of Privileges be appointed; [1890–91] CXLIV. 4.–[1892]; CXLVIII. 4. (Sess. II.) 414.–[1900]; CL. 4.–[1898]; CXLII. 4.–[1899]; CL. 4. (Sess. II.) 420.–[1900]; CL. 499.
ORDERS—continued.

I. Sessional Orders at the Commencement of every Session—continued.

Votes and Proceedings:

5. Ordered, That the Votes and Proceedings of the House be printed, being first perused by Mr. Speaker, &c. [1890-91]; CXLVI. 4.—[1892]; CXLVI 4; [Sess. II.] 414.—[1895]; CL. 4.—[1899]; CLIV. 4; [Sess. III.] 430.—[1900]; CLV. 4, 409.

II. Orders of the House:

Accounts and Papers:

7. Ordered to be laid before this House [1890-91]; CXLVI. 22.—[1900]; CLV. 21.—By order of a former Session [1895]; CL. 11.—By order of last Parliament [1895]; CL. 340.

8. That a Paper do lie upon the Table and be printed; [1894]; CXLIX. 5.

9. That Reports be referred to the respective Committees on the Bills; [1894]; CL. 83.

10. That Estimates be referred to the Committee of Supply; [1894]; CXLI. 11.

12. That Papers be referred to a Committee of the whole House; [1894]; CXLVI. 409.

13. Ordered, and presented accordingly; [1890-91]; CXLVI. 6.—[1899]; CLV. 12.

14. That there be laid before this House a copy of part of a general Order; [1890-91]; CXLVI. 505.—Minutes of Evidence of a Select Committee; [1895]; CL. 325.

15. Paper presented pursuant to Standing Order 158.—[1890-91]; CXLVI. 34; Pursuant to a Resolution; [1896]; CL. 129.—Pursuant to the Report of a Select Committee; [1894]; CXLIX. 278.—On Expiring Laws; [1896]; CLV. 187.—Pursuant to an Order of a previous Session; [1894]; CXLIX. 408.

17. That certain pages of Paper be printed by Command, together with Diagrams and Maps, be reprinted; [1895]; CL. 272.

18. That Papers relative to a certain case tried at the Assizes be laid before this House, and, on Division, resolved in the Affirmative; [1895]; CL. 345.

19. That Returns do lie upon the Table and be printed; read, and disallowed; [1890-91]; CXLVI. 601.—Order, That a Paper do lie upon the Table and be printed; [1890-91]; CXLVI. 6.

20. That a Paper be reprinted; [1892-94]; CXLVI. 243.

21. Order, That there be added to a Return certain information; [1890-91]; CXLVI. 182.

22. That Papers or Estimates be referred to the Committee of Supply; [1890-91]; CXLVI. 86.—[1899]; CLV. 54.—To Committees on Bills; [1890-91]; CXLVI. 121.—To a Committee of the whole House; [1890-91]; CXLVI. 478.—[1896]; CLV. 377.

23. That Papers be communicated to the Lords; [1890-91]; CXLVI. 419.

24. That a paper communicated from the Lords be printed; [1900]; CLV. 422.—[1896]; CL. 430.

Addresses:

25. That Addresses be presented by Privy Councillors; [1890-91]; CXLVI. 7.—[1900]; CLV. 55, 415.—And of such Members as are of Her Majesty's Household; [1895]; CL. 53.—Of Congratulation; [1894]; CXLVI. 250.—Of Condolence (Assassination of the King of Italy; Death of the Duke of Saxe-Coburg); [1894]; CLXIX. 216.—[1896]; CLV. 266, 280.

26. Relative to Mr. Speaker's Retirement; [1895]; CL. 41.

27. Relative to Mr. Gladstone's Funeral and Monument; [1899]; CL. 224.

28. Relative to Special Matters.—That such Addresses be presented by Privy Councillors and Members of Her Majesty's Household; [1895]; CLV. 54, 140, 385.

Bills:

34. That Standing Order 195 be suspended, and that the time for presenting Petitions for Bills be extended; [1896]; CLV. 44.

33-3. Order for leave to bring in a Bill on report from Select Committee on Standing Orders being read; [1897]; CL. 77.

35. Ordered, That no Bill originating in the Lords for confirming a Provincial Order be read the first time after the Whitsuntide recess; [1896-91]; CXLVI. 103.

36. That no Bills, other than Government Bills, be introduced, in anticipation of the Ballot, &c.; [1898]; CL. 13.—[1899]; CL. 13.

37. Introduction of Bills.—That Introduction of Bills have precedence of the Orders of the Day; [1895]; CL. 12.—[1896]; CL. 13.

40. That Bills be brought in; [1890-91]; CXLVI. 8.—[1896]; CLV. 18.—Upon Resolution reported on a former day, and again read; [1895]; CL. 96.—Upon Resolution reported from Committee of Ways and Means; [1890-91]; CXLVI. 147.—[1896]; CLV. 140.—From Committees of the whole House; [1890-91]; CXLVI. 343.—[1896]; CL. 61.

41. That Bills be referred to the Examiners (Provisional Orders); [1890]; CLV. 141.

42. That Standing Order be suspended and Examiners have power to sit and proceed forthwith; [1890-91]; CXLVI. 216.

43. That Bills be referred to Examiners; [1890-91]; CXLVI. 61.—[1896]; CL. 55.

44. That Bills be withdrawn; [1896]; CLV. 246.

45. That a Bill be withdrawn, and that leave be given to present another Bill instead thereof; [1900]; CXLVI. 295.

46. That Standing Orders be suspended, and that the Bill be read the first time (Provisional Order Bill); [1894]; CXLIX. 199.

47. That
II. Orders of the House—continued.

Bills—continued.

47. That a Bill be examined by the Examiners with respect to compliance with Standing Orders relative to Private Bills; [1890-91]; CXLVL 37. — To examine Petition for Bill (Private) as to compliance with Standing Order; [1900]; CLV. 22.

48. Order of Leave of last Session read, and Bills read first time, &c.; [1896]; CLIV. 34. — Petition for Bills and Orders of Leave of last Session read; Bills read first time, and ordered to be read a second time; [1896]; CLII. 33, 34.

49. That a Bill (Hybrid) be committed to the Select Committee on a Private Bill; [1890-91]; CXLVI. 132.—To a Select Committee of Eleven Members, Six to be nominated by the House and Five by the Committee of Selection; [1894]; CXLIX. 56.—Of Seven Members; [1891]; CXLIX. 65.

50. That a Bill be now read a second time; [1890-91]; CXLVI. 84.

51. That a Bill be read a second time, after the other Petition Business; [1899]; CLIII. 79.—Upon this day Six Months; [1898]; CLII. 145.

52. That a Bill be read a second time on a future day; [1890-91]; CXLVI. 425.

53. That a Bill be read a second time on a future day (dropped Order); [1893-94]; CXLVI. 216.

54. That a Bill be now read a second time, after Standing Orders suspended; [1894]; CXLIX. 50.

55. That all Petitions against the Bill be referred to the Committee; [1895]; CL. 50.

56. Order, That Proceedings be now and void as to entry in the Votes on Second Reading of a Bill; [1900]; CL. 134.

57. That a Bill be read a second time upon day fixed, and at a certain hour; [1899]; CXIV. 106.

58. That a Bill be read a second time upon this day Six Months; [1900-51]; CXLVI. 109.—After Standing Order suspended; [1896]; CL. 138.—After Division; [1897]; CLII. 105.—[1899]; CLII. 120.

59. That a Bill be read the second time after the Provisional Order Bills; [1890-91]; CXLVI. 239.

60. That a Hybrid Bill be committed to a Select Committee; [1899]; CLV. 85.

61. That a Bill be committed to a Select Committee; [1890-91]; CXLVI. 36. — To the Select Committee on another Bill; [1890-91]; CXLVI. 134.

62. That a Bill be committed to a Select Committee of Five Members, to be joined with a Committee of the Lords; [1890]; CL. 275.

63. That a Bill be re-committed in respect of a clause; [1896]; CLII. 422.—Be considered as amended, and passed immediately, after Committee; [1896]; CL. 314.

64. That a Bill be re-committed to a Committee of the whole House, [1896-91]; CXLVI. 427.—[1899]; CXLVI. 118.—After having been twice considered in Committee, and reported; [1894]; CXLIX. 298.—After having been twice considered in Committee, and reported; [1891]; CXLIX. 299.

65. That it be an Instruction to a Committee to consolidate two Bills into one Bill; [1890-91]; CXLVI. 218.

66. Order relating to Petition against a Bill (Private) presented seven clear days before the meeting of the Committee; suspended in the case of the Petition, and the said Petition referred to the Committee on the Bill, &c.; [1896]; CLV. 181.

67. Order that Standing Orders be suspended, and that a Bill be committed; [1897]; CLV. 78.

68. Order of the House relative to Bills reported from the Select Committee on Police and Sanitary Regulations suspended; [1897]; CLV. 352.

69. That a Bill be re-committed to Standing Committees; [1899]; CLIV. 55, 118.

70. That Mr. Deputy Speaker do now leave the Chair for a Committee on a Bill; [1890-91]; CXLVI. 30.

71. That a Bill be committed to a Committee of the whole House, after discharging the Order for Resumption of adjourned Debate on Question for committing the Bill to a Standing Committee; [1895]; CL. 50.

72. Ordered that a Bill be re-committed to a Committee of the whole House from a Select Committee; [1894]; CXLIX. 209.—From a Joint Committee; [1894]; CXLIX. 309.

73. That a Bill be printed, as amended, and re-committed to a Committee of the whole House; [1899]; CLV. 119.—[1900]; CLV. 102, 204.

74. That a Bill be re-committed to a Committee of the whole House in respect of a Clause; [1894]; CXLIX. 293.—In respect of an Amendment to Clauses; [1894]; CXLIX. 347.

75. That Standing Orders be suspended, and that the Committee of Selection have leave to appoint Committee on Bills to sit and proceed forthwith; [1897]; CLIV. 293.

76. That a Bill be re-committed in respect of Clauses, Schedules, and New Clauses; [1897]; CLV. 102.—In respect of Amendments to Clauses; [1897]; CLV. 293.—In respect of Clauses and a New Clause; [1899]; CLV. 100.—In respect of the Amendments now on the Notice paper, after Amendment to Question that the Bill be now read the third time; [1890]; CLV. 375.

77. That a Bill be now taken into consideration; [1890-91]; CXLVI. 427.—After Report from a Joint Committee; [1896]; CL. 220.

78. That Standing Orders be suspended, and that the Bill be no amended; [1890]; CLV. 406.

79. That a Bill be taken into consideration after the other Orders appointed for the time of Private Business; [1890-91]; CXLVIII. 389.—After the other Private Business; [1898]; CLVIII. 283.

80. That a Bill be now taken into consideration after Amendment proposed to re-commence the Bill, but not made; [1892-94]; CXLVII. 582.

81. That a Bill be now taken into further consideration this day, it being Midnight; [1892-94]; CXLVIII. 155.—After Midnight; CXLVIII. 216.

82. That a Bill be considered a future day, on Division; [1899]; CLV. 285.

83. That a Bill, as amended, be printed; [1890]; CLV. 216.

84. That the further proceedings, on consideration of a Bill as amended in the Committee, be deferred; [1894]; CXLIX. 275.—[1898]; CLV. 264.

85. That Standing Orders be suspended; Bill considered, that Standing Orders be suspended; Bill passed; [1898]; CXLVIII. 310.—And Queen's Consent signified; [1898]; CLVIII. 310.—[1899]; CLV. 301-304.—[1900]; CLV. 371.

86. That Standing Orders be suspended, and Bill be now considered, provided amended prints shall have been previously deposited; [1890]; CLV. 284.

87. That Standing Orders relative to Committee and Report stages of Bills and other Standing Orders be suspended, and Bill passed; [1890]; CLV. 406.

88. That Standing Orders be suspended, and that a Bill be now read a third time; [1894]; CXLIX. 293.

89. That a Bill be now read the third time; [1890-91]; CXLVI. 427.—Immediately after consideration, as amended; [1890-91]; CXLVI. 186.—[1898]; CLV. 305.—Bills ordered to be read a third time, after Petitions, for Bills and Orders of Leave of last Session read; [1890]; CLIV. 373.

90. That Standing Orders be suspended, and the third reading of a Bill be taken to-morrow, though opposed; [1899]; CLV. 216.

91. That a Bill be read the third time upon a future day; [1894]; CXLIX. 293.

92. That a Bill be now read the third time; [1890-91]; CXLVI. 427.—Immediately after consideration, as amended; [1890-91]; CXLVI. 186.—[1898]; CLV. 305.—Bills ordered to be read a third time, after Petitions, for Bills and Orders of Leave of last Session read; [1890]; CLIV. 373.

93. That Standing Orders be suspended, and the third reading of a Bill be taken to-morrow, though opposed; [1899]; CLV. 216.

94. Ordered
ORDERS—continued.

II. Orders of the House—continued.

Bills—continued.

91. Ordered that Standing Order 240 be suspended, and that Lords' Amendments be now considered; [1899]; CLIII. 445.

92. That Lords' Amendments be now considered; [1890—91]; CXLVI. 493.—Upon a future day; [1890—91]; CXLVI. 504.—[1899]; CHLI. 278.—[1896]; CLIV. 382.

93. That all Lords' Amendments communicated to the House this day be considered forthwith; [1899]; CXLVI. 403.

94. That the Reason assigned by the Lords for disagreeing to certain of the Commons' Amendments be taken into consideration upon this day three months, on Division, after Amendment proposed, and carried; [1899]; CLII. 455.

95. That Lords' Amendments to Commons' Amendments to Lords' Amendments be considered upon a certain day; [1890—91]; CXLVI. 174.

96. That Lords' Amendments to Commons' Amendments to Lords' Amendments, and the consequential Amendments made by the Lords to the Bill, and reasons assigned by the Lords for insisting on certain of their Amendments to which this House has disagreed, &c., be taken into consideration upon a future day, and be printed; [1890—91]; CXLVI. 678.

97. That Lords' Reason and Amendments be now considered; [1903—04]; CXLVI. 482.

98. That a proper officer do attend by Counsel or Agent at the next sitting of the Committee to sit and proceed forthwith; [1899]; CXLVI. 402.

99. That Standing Orders 30 and 129 be suspended, and that the time for depositing Petitions against Private Bills, &c., be extended to the first day on which the House shall sit after the Recess; [1890—91]; CXLVI. 172.—[1896]; CXLIX. 133.—[1898]; CLII. 239.

100. That Standing Orders 220 and 246, relating to Private Bills, be suspended for the remainder of the Session; [1899]; CLI. 418.—[1896]; CLIV. 402.

101. That no Bill originating in the House for confirming a Provisional Order be read a first time after the Whitsuntide Recess; [1899—91]; CXLVI. 105.

102. That the Order made on the 22nd February, 1898—91, relating to Provisional Order Bills, be dispensed with; [1890—91]; CXLVI. 325.

103. That Standing Orders be suspended, and that the Committee of Selection here leave to appoint the Committee on the Bill to sit and proceed forthwith; [1898]; CLII. 309.

104. That Lords' Amendments to the Lords for disagreeing to certain of their Amendments be now considered; [1897]; CLI. 412.

105. That Lords' Amendment to Commons' Amendments to Lords' Amendments be now considered; [1897]; CHLI. 489.

106. That the Secretary of State for War be at liberty to attend by Counsel or Agent at the next sitting of the Committee on a Bill; [1899]; CLIV. 106.

107. That it be an Instruction to the Committee on a Provisional Order Bill to divide a Bill into two Bills; [1890]; CLIV. 287.

108. That two Bills be committed to the same Committee; that the Committee have power to send for persons, papers, and records; that they be the committee to which it be an Instruction to the Committee that they do inquire and report on to certain petitions contained in the Bill; [1899]; CLIV. 89.

109. That Standing Orders be suspended, and that the Committee on Bills do sit and proceed forthwith; [1899]; CLIV. 301.

110. That a Bill be committed to a Select Committee of nine Members, &c., that Petitions be referred; [1899]; CLIV. 89.

111. That the Order made that all Petitions of County Councils under the provisions of the Local Government (Ireland) Act, 1899, against certain railway Bills be presented seven clear days before the meeting of the Committee be now considered; [1899]; CXLVI. 297.

112. That the Order made that all Petitions of County Councils under the provisions of the Local Government (Ireland) Act, 1899, against certain railway Bills be presented seven clear days before the meeting of the Committee be now considered; [1899]; CXLVI. 297.

113. That a Report and Special Report do lie upon the Table, and be printed; [Public Bill] [1899]; CXLVI. 320.

114. Ordered, That the Promoters of a Bill have leave to suspend any further proceedings in order to proceed with the same Bill in the next Session of Parliament, &c.; [1899]; CLII. 489.

115. Ordered, That the said Order be a Standing Order of the House; [1899]; CXLVI. 309.

116. Ordered, That the suspensive Standing Order made 22nd July be read and rescinded; new Order made, and the
ORDERS—continued.

II. Orders of the House—continued.

Committees:

137. That a Committee do report Progress, 1897; CXLII. 51.—[1897]; CXLIV. 34.

138. That this Committee be appointed to draw up Reasons for disapproving Lords' Amendments; [1890-91]; CXLVI. 470.—[1899]; CLIV. 381.—[1899]; CXLIII. 433.

139. That a Committee do withdraw immediately; [1890-91]; CXLVI. 470.

140. That Five be the Quorum; [1896]; CLIV. 301.

141. That a Bill be further considered in Committee; [1896]; CLI. 64.

142. That Estimates be referred; [1891]; CXLIX. 11.—[1897]; CLI. 25.—[1898]; CL. 63.—[1898]; CXLIV. 34.

143. Ordered, That Accounts and Papers (East India Revenue Accounts) be referred to a Committee of the whole House; [1890-91]; CXLVI. 496; [1899]; CLIV. 377.

144. Appropriation Accounts (Navy and Army) referred to Committees of the whole House; [1890-91]; CXLVI. 476.; [1895]; CXLIV. 103.

145. That a Report be received from Committee of the whole House; [1890-91]; CXLVI. 93.

146. That the Reports from the Committees of Supply and Ways and Means may be entered upon at any hour, though opposed; [1892]; CLL. 00.—[1899]; CLIV. 47.

147. In pursuance of Standing Order, Temporary Chairman of Committees appointed by Mr. Speaker; [1895]; CXLIV. 47.

148. That a Select Committee be appointed; [1890-91]; CXLVI. 43.—[1895]; CXLIV. 45.—Re-appointed; [1890-91]; CL. 45.—Re-appointed, after Amendment proposed, but withdrawn; [1890-91]; CXLVI. 67.

149. That the Committee of Selection do appoint a Committee excepting—members, &c.; Police and Sanitary Regulations Bills; [1895]; CXLII. 63.—[1899]; CXLIV. 133.

150-1. That a Select Committee be appointed after Amendment withdrawn and Amendments made; [1895]; CL. 37.

152. That a Select Committee do consist of a certain number of Members; [1890-91]; CXLVI. 93. 107, 128.—[1890]; CL. 19, 56, &c.—Of Seventeen Members; [1894]; CXLIII. 9.—[1895]; CXLIV. 37.—Thirteen Members; [1895]; CL. 179.—Of Nineteen Members; [1895]; CL. 68.—Of Twenty-five Members; [1895]; CL. 42.

153. That Members be added to a Committee; [1890-91]; CXLVI. 111.

154. That Members be discharged from further attendance on a Committee, and others added; [1895]; CL. 61.—[1898]; CXLII. 101.

155. That Seven be the Quorum; [1890-91]; CXLVI. 107.—Three, Quorum; [CL. 1885]; CL. 49.—Five to be the Quorum; [CL. 1895]; CL. 65.—[1899]; CXLVI. 56, 147.

156. That Witnesses be referred to a Joint Committee; [1898]; CXLII. 202.

157. That Two be the Quorum of a Joint Committee; [1898]; CXLII. 107.—Three Quorum; [1899]; CXLIII. 108.

158. That the Committee of Selection do consist of Eleven Members; [1890]; CL. 19.

159. That the Committee of Selection do nominate a certain number of Members on a Select Committee; [1895]; CL. 53.

160. That Counsel be heard before Select Committee; [1892]; CXLVII. 70.

161. That a Committee do appoint a Select Committee not exceeding Nine Members, to whom shall be committed certain Private Bills; [1894]; CXLIX. 02.—[1895]; CL. 84.

162. That in the case of a Private Bill, a Standing Order be suspended, and that the Committee of Selection have power to appoint a Committee on a Bill, to sit and proceed on a certain day; [1894]; CXLIV. 179.

163. That in addition to the Two Standing Committees appointed under Standing Order, a Standing Committee shall be appointed relating exclusively to Scotland, &c.; [1895]; CL. 237.

164. That the Chairman of Ways and Means be discharged from further attendance on Committee on certain Bills, that another Member be appointed as Chairman; [1895]; CXLII. 282.—[1895]; CLIV. 02.

165. That a Select Committee on Matter do consist of Twelve Members; Seven to be nominated by the House and Five by Committee of Selection; [1890-91]; CXLVI. 89.

166. That a Select Committee on Bill (Private) do consist of Nine Members, Five by House and Four by Committee of Selection; [1890-91]; CXLVI. 101.—Of Seven Members; [1890-91]; CXLVI. 380.—Of Twelve Members, Seven by the House and Five by the Committee of Selection; [1898]; CXLII. 88.—On Bills (Hybrid) of Seven Members; [1890-91]; CXLVI. 251.

167. That a Committee (of Selection) do consists of Ten Members; [1895]; CXLVI. 9.

168. That a Committee do consist of Five Members; [1899]; CXLII. 291.—Of Seven Members; [1899]; CL. 53. Of Nine Members; [1899]; CL. 89.

169. That Minutes of Evidence of former Sessions be referred; [1895]; CL. 80.—[1896]; CXLIV. 140.—On former Committees; [1895]; CL. 271.

170. Reports of Committees; [1895]; CL. 210.

171. Minutes of Evidence relative to Provisional Order Bills; [1895]; CL. 312.

172. That Minutes of Evidence of former Committees on Private Bills be referred to a Select Committee; [1899]; CXLIV. 49.

173. That Minutes of Evidence taken before a Select Committee on various Bills be held upon the Table and be printed; [1896]; CXLIV. 49.

174. Report of Commissioner and Evidence taken before him, &c.; [1899]; CXLII. 188.

175. Report of Joint Committee of former Session and Return referred; [1898]; CXLII. 288.

176-7. That Member be added to Select Committees; [1896]; CXLIV. 06.—To Standing Committees; [1899]; CXLIV. 67.

178. Order, That in case the Committee on any Private Bill or Group shall report that any Bills not yet considered by them should not be entered upon, &c., all further proceedings on such Bills shall be suspended during the present Session; [1898]; CL. 212.

179. That the Chairman of Ways and Means be discharged from attendance on certain Committees on Private Bills; [1899]; CXLIV. 93.

180. That the Chairman of Committee on Standing Orders be appointed chairman of the Committee on a Private Bill instead of the Chairman of Ways and Means; [1895]; CL. 158.

181. That the Clerk do carry a Bill to the Lords and acquaint them that this House hath agreed to the Amendments; [1896]; CXLIV. 442.

182. That Committees have Power to send for Persons, Papers and records; [1890-91]; CXLVI. 7.3.—[1898]; CXLIV. 55.—To Report Observations; [1890-91]; CXLVI. 610.—[1899]; CXLIV. 720.—Power to consolidate Two Bills (Public) into One Bill; [1890-91]; CXLVI. 216.—Standing Committee; Power to consolidate Two Bills (Private) into One Bill; [1890-91]; CXLVI. 251.—[1895]; CL. 143.

183. That a Committee on a Bill (Private) do report how for Standing Order 61 has been complied with; [1895]; CL. 335.

184. That a Committee (Electric Power Bills) be subject to the Standing Orders relative to Proceedings of Committees on opposed Bills except that fixing the number of members; [1890]; CL. 101.

185-6. That the Committee of Selection do add two Members to a Select Committee; that they do divide the Committee into two Committees; that Three be the Quorum of each Committees; [1899]; CL. 174.

187. That Parties have power to print Minutes of Evidence taken from Committee Clerk's Copy; [1890-91]; CXLVI. 240.—[1899]; CLIV. 252.
Committees—continued.

188. That Witnesses be ordered to attend Select Committees ; [1890] ; CLI. 221.
189. That Standing Committee have leave to print and circulate with the Votes the Minutes of their Proceedings; [1890-91] ; CXLVI. 163.
190. Leave to a Joint Committee to make a Special Report ; [1897] ; CLI. 272.—To a Standing Committee; [1898] ; CLI. 339.
191. That they have leave to make a Special Report ; [1890-91] ; CXLVI. 886.
192. That Committees do not sit To-morrow, being Ascension Day, until Two of the Clock ; [1894] ; CXLIX. 115. —After Amendment proposed, and negatived on Division ; [1897] ; CLI. 272. —On Division; [1898] ; CLI. 211.
193. That Committees on Bills (Private) have leave to sit and proceed forthwith; [1894] ; CXLIX. 212—[1898] ; CLI. 264.
194. That Committees have leave to sit to till a certain hour notwithstanding the sitting of the House. Joint Committees until Five o'clock; [1890-91] ; CXLIX. 192.
195. That Committees have leave to sit, notwithstanding the Sitting of the House, till Four o'clock (Standing Committee Report; [1891] ; CXLIX. 245—[1898] ; CLI. 98.
196. That for the consideration of the Select Committees the Questions which he has hitherto refused to answer; [1897] ; CLI. 201—[1898] ; CLI. 283.
197. That it be an Instruction to Select Committees, That they have power to do various things; [1890-91] ; CXLVI. 113, 119.—To state their reasons, &c.; [1899] ; CLI. 63.—Not to insert in any Bill referred to them any provision, &c.; [1898] ; CLI. 63.—To Standing Committee to consolidate Bills, &c. [1890-91] ; CXLVI. 387.
198. That Standing Orders be suspended, and Committee of Selection have leave to appoint a Committee on a Bill to sit and proceed forthwith; [1898] ; CLI. 374.
199. That a Select Committee of Members be appointed to join with a Committee of Lords, &c.; [1895] ; CLI. 144.—That they have leave to sit to-day and on every day until the conclusion of the consideration of the Bill; [1898] ; CLI. 119. —Of a Select Committee to sit on Tuesdays and Fridays till Four o'clock, notwithstanding the Sitting of the House; [1895] ; CL. 114.
200. That the Proceeding of the Committee this day, on Group J of Private Bills, be deemed to be, and be, valid, notwithstanding that a Member of the said Committee had failed to sign his Declaration in accordance with Standing Order 119; [1890] ; CLI. 304.
201. That the Standing Committee on Law have power to sit to-day and on every day until the conclusion of the consideration of the Bill, the Standing Committee have leave to sit upon Tuesdays and Fridays till Four o'clock, notwithstanding the Sitting of the House; [1895] ; CL. 114.—That the Proceeding of the Committee this day, on Group J of Private Bills, be deemed to be, and be, valid, notwithstanding that a Member of the said Committee had failed to sign his Declaration in accordance with Standing Order 119; [1890] ; CLI. 304.
II. Orders of the House—continued.

Debates—continued.

proceedings on former day resumed; [1890-91]; CXLIVII. 249.

258. That a Debate be adjourned on Motion for committing a Bill to a Standing Committee; [1890]; CL. 227,—[1899]; CLV. 83.—On Amendment to Question, That a Bill be committed to a Standing Committee; [1890]; CLIV. 299.

259. That Debates be resumed on a future day; [1890-91]; CXLVI. 10.—[Dropped Order]; [1890-91]; CXLVI. 87.—The Debate having stood adjourned at Midnight; [1890-91]; CLVII. 152.—At half-past Five, after objection being taken to further proceeding; [1890]; CLVII. 243.—After a Motion for adjourning the Debate having lapsed at Midnight; [1890-91]; CXLIII. 166.—In being Two minutes before Seven, and objection being taken to further proceeding, the Debate stood adjourned; [1890-91]; CXLIII. 126.—On a certain day, objection having been taken to further proceeding after Midnight, the Debate stood adjourned; [1890]; CLIV. 353.—On Order for Second Reading of a Private Bill, Debate arising, and objection being taken, ordered That the Debate be resumed upon a day fixed; [1890]; CL. 62.

260. That a Debate be resumed on a particular day, the Debate having stood adjourned, the Motion for the suspension of Standing Orders being opposed; [1890-91]; CXLIVII. 278.—The Motion having lapsed at Midnight; [1890]; CLV. 312.—After objection being taken to further proceeding; [1890]; CLV. 76.

261. That the adjourned Debate on Question that a Bill be read a second time be resumed upon a particular day; [1890]; CLVII. 6.

262. That the Debate be adjourned on the Address, having proceeded of Notice of Motion and other Orders of the Day; [1890]; CLV. 43.—That the Debate be adjourned and no day fixed for resumption; [1890]; CL. 171.

Elections:

263. That Mr. Speaker do issue his Warrant to the Clerk of the Crown to make out a new Writ; [1890-91]; CXLIVII. 141.—For issue of Writs; [1890-91]; CXLIVII. 7, 31,—[1890]; CLV. 3, 9, &c.

264. That a Select Committee be appointed to inquire and report on the circumstances attending the issue of a Writ; [1890]; CXLIX. 273.

265. Sessional Orders for regulating the Mode of Proceeding in respect of Members return for Two or more places; [1890]; CL. 8, 341.—Sessional Orders; [1890]; CLV. 4.

266. That a Select Committee be appointed to inquire and report on the Returns made to the Two Writs issued on a certain day, &c.; [1890]; CLVI. 61.

267. That the Speaker issue his Warrant to the Clerk of the Crown to make out a new Writ. After Adjournment of Debate negatived, and Closure claimed and withheld; [1890]; CLVII. 76.

268. That a Member return for Two or more places do make his election for which place he will sit; [1890]; CL. 341.

269. That Mr. Speaker do issue his Writ for the Election of Two Members under the same Warrant; [1890]; CLV. 291.

270. Order, That the Clerk of the Crown do attend this House and present a Return; [1890]; CXLIVII. 101.—[1890]; CL. 248.

271. That the Clerk of the Crown do produce to a Select Committee Copies of Writs issued for holding Elections for a certain borough, and Return relative thereto; [1890]; CL. 46.

272. Resolution as to the Issue of a Writ where a Member's seat has been declared void; [1890-91]; CXLIVII. 14.

273. Order, That Certificates and Reports relative to Trial of Election Petitions, be entered on Journals of the House; [1890-91]; CXLIVII. 7,—[1890]; CLV. 6.

274. Report from one of the Judges on the Bills for the Trial of Election Petitions, to be entered on the Journals of the House; [1890]; CLVII. 192.

Journals:

275. That the Journals of this House be printed; [1890-91]; CXLIVII. 4,—[1890]; CLV. 4.—[1890]; CLIV. 4.

276. That a matter be expounded (Resolution of a former Session) from the Journals; [1890-91]; CXLVI. 45.

277. That the Administration delivered by Mr. Speaker be entered upon the Journals of this House (Railway Servants Hours of Labour Special Report); [1890]; CXLIVII. 167.

278. That the General Index be printed; [1892]; CXLIVII. 291.

279. That Certificates and Reports of Judges for the Trial of Election Petitions be entered on the Journals; [1890-91]; CXLIVII. 7, &c.—[1890]; CLV. 4, 5, 6, &c.

280. That the words of Mr. Speaker addressed to the House, relating to the Disorder in Committee of Government of Ireland Bill be entered on the Journals of the House; [1890-91]; CXLIVII. 477.

281. Resolution, That Mr. Speaker's Letter addressed to the President of the Chamber of Deputies be entered on the Journals; [1890-91]; CXLIVII. 621.

282. That matters be printed in the Journal (Mr. Speaker's Speech on his retirement); [1890]; CL. 147.

283. That the Clerk do correct in the Journal the numbers of a Motion, same having been erroneously reported by the Tellers; [1890]; CLV. 187,—[1897]; CLVII. 221,—[1890]; CLV. 146.

284. That the Report from the Judges selected for the Trial of Election Petitions relating to controverted Elections be entered upon the Journals of this House; [1890]; CLVII. 192.

Members:

285. Sessional Orders; [1890-91]; CXLIVII. 4,—[1890]; CLV. 4.

286. That Members do prepare and bring in Bills; [1890]; CL. 16.

287. That Members who desire to ballot for Bills, &c. do band in their names at the Table on a certain day, that the Ballot for the said Bills take place in a certain room; [1890]; CL. 9,—[1890]; CLV. 13.

288. Order to Members balloting for Bills and Motions on the first four Tuesdays; [1890]; CLVII. 13,—[1890]; CLV. 10.

289. That Members do attend a Committee, having been absent; [1890-91]; CXLIVII. 141.

290. That they do attend in their places on a certain day; [1890-91]; CXLIVII. 677,—[1892]; CXLIVII. 26, 157.

291. That they have Leave of Absence; [1890-91]; CXLIVII. 86.—For domestic affliction; [1890]; CLVII. 21.—[1899]; CLV. 32, 118,—[1890]; CLV. 182.—On account of ill health; [1890]; CLV. 134,—[1890]; CL. 98.—Urgent private affairs; [1890]; CLV. 139.—Have leave to go to the House of Lords as Witnesses before a Select Committee; [1890-91]; CXLIVII. 10.—[1890]; CLV. 197.—[1890]; CLVII. 291.—[1890]; CLV. 311.

292. That Members be discharged from further attendance on a Select Committee; [1890-91]; CXLIVII. 356.—[1890]; CLVII. 197.—[1890]; CL. 197.

293. That Members be added in substitution; [1890]; CLVII. 197.—[1890]; CL. 197.

294. That Members be discharged to Committees; [1890]; CLVII. 197.—[1890]; CL. 197.

295. That the name of a Member be added to the Noes in the Ballot for the said Bills; [1890]; CXLIVII. 166.—To Standing Committee; [1890-91]; CXLIVII. 211.—To Joint Committees; [1890-91]; CXLIVII. 313.—To Ireland Bill; [1894]; CXLIVII. 192.—[1890]; CLV. 311.

296. That Members be adduced in substitution; [1890]; CLVII. 197.—[1890]; CL. 197.

297. That Members be adduced in substitution; [1890]; CLVII. 197.—[1890]; CL. 197.

298. That Members be adduced in substitution; [1890]; CLVII. 197.—[1890]; CL. 197.
Petitions—continued.

294. That a Petition be referred to the Committee of Supply; [1895]; CL. 27—[1896]; CLIV. 56—[1900]; CLV. 43.

295. That Petitions for and against Bills be referred to a Joint Committee; [1895]; CL. 275.

296. That all Petitions against Bills (Private) presented Three clear days before the Meeting of the Committee, be referred, and Counsel ordered; [1892]; CLIXVII. 29—[1896]; CLIV. 83—Six clear days; [1899]; CLIV. 96 (Private Bill);—Seven clear days; [1899]; CLIV. 89.—Petitions against Bills presented Five clear days; [1892]; CLXVII. 78.

297. That Petitions presented against a Bill be referred to the Select Committee on the Bill; [1895]; CLIV. 372.

298. That Petitions be referred to a Committee, and Counsel ordered; [1890—91]; CLXVII. 123.

299. That Petitions be referred to the Select Committee on Standing Orders; [1892]; CL. 27.—Order for withdrawal of Petition against a Bill cancelled; [1894]; CLIX. 121.

300. Order, That a Petition for additional Provision be referred to the Examiners, discharged; Petition withdrawn; [1898]; CL. 144.

301. That a Petition for a Bill, referred to the Select Committee on Standing Orders, be discharged; That the Petition be withdrawn; [1896]; CL. 26—[1898]; CLIV. 169.

302. That a Petition for a Bill be withdrawn; [1895]; CL. 275—[1900]; CL. 47.

303. Ordered, That leave be given to the proper Officer to attend a Trial and produce Documents; [1895]; CLXVII. 200.—And give Evidence; [1897]; CL. 346. [1898]; CL. 434.—And produce a Plan; [1898]; CL. 390.

304. Order relative to Petitions against a Bill presented seven clear days before the meeting of the Committee, suspended in the case of a Petition, and Petition referred to the Committee on the Bill; [1896]; CL. 181—[1899]; CL. 274.

305. That all Petitions against dispensing with Standing Orders in case of Hybrid Bills be referred to the Select Committee on Standing Orders; [1890]; CL. 320.

307. Petition for additional Provision, be referred to Examiners; [1893—91]; CLXVII. 47—[1890]; CLIV. 91.

328. That each of the Petitioners as shall have presented their Petitions against the Bill by a certain day, be heard before such Committee by Counsel; Three clear days; [1893—94]; CLXVII. 67.—Six clear days; [1895—96]; CLXVII. 81,—Five clear days; [1895—96]; CLXVII. 294.—Three clear days (Joint Committee); [1894]; CLXVII. 154.—Five clear days (Joint Committee); [1890]; CL. 141.—By the London County Council (Three clear days); [1892—94]; CLXVII. 314.—Hybrid Bills (Three clear days); [1890]; CL. 64.—Joint Committee (Five clear days); [1895]; CL. 275.

309. That any of the London Water Companies presenting a Petition against a certain Water Bill praying to be heard by Counsel, &c., not later than a certain date, be heard on such Petition before the Select Committee on a Bill; [1895]; CL. 78.

Printing—continued.

310. That Papers be printed; [1890—91]; CLXVI. 4.—[1899]; CLIX. 12.

311. That a Paper, communicated from the Lords, be printed; [1895]; CL. 428—[1899]; CLIV. 422.

312. That a Paper be reprinted; [1895]; CL. 272.

313. That a Bill be printed; [1895]; CL. 272.

314. That Estimates be printed; [1895]; CL. 38.

315. Paper, laid upon the Table by the Clerk of the House, be printed; [1899]; CLV. 46, &c.—By the Clerk Assistant; [1890]; CL. 9.

316. That part of a Return of a former Session be printed; [1900]; CLVI. 271.

317. That
III. Orders of the House—continued.

Printing—continued.

317. That the Journal of this House be printed; [1890-91]; CXLVI. 1—[1895]; CLI. 4.

318. That a Report do lie upon the Table, and be printed; [1892]; CL. 372.

319. That the Report of Joint Committee be printed; [1899]; CLV. 357—[1899]; CLV. 324.

320. That the Votes and Proceedings be printed; [1890-91]; CXLVI. 4.

321. That the Minutes of the Proceedings of the Committee shall be printed; [1897]; CLII. 244, 328—[1895]; CL. 310.

322. Minutes of the Proceedings of a Joint Committee shall be printed; [1900]; CLV. 356.

323. That the Minutes of the Proceedings of the Committee on a Special Report be printed; [1899-91]; CXLVI. 389—[1894]; CXLIV. 263, 324.

324. Minutes of Evidence taken before a Select Committee on various Bills be printed; [1898]; CLI. 406.

325. Standing Orders, as amended, be printed; [1892]; CXLVII. 509—[1893]; CLV. 377.

326. That parties appearing before a Committee have leave to print Minutes of Evidence day by day, &c.; [1891]; CXLIX. 140—[1892]; CXLIV. 336.

327. That the Minutes of Evidence of a Select Committee ordered to be laid before the House, to be printed; [1895]; CL. 326.

328. That Reports from Standing Committees be printed; [1895]; CLII. 310.

329. That the Bill, as amended, be printed; [1895]; CLI. 310.

330. That a Special Report, and a Report from a Joint Committee, be printed; [1897]; CLII. 133.

331. That a Special Report be printed; [1898]; CL. 341.

332. That a Report on a Bill from a Select Committee be printed; [1887]; CLI. 299.

333. That a Paper presented in the last Session of Parliament be printed; [1897]; CLII. 106.

334. That Mr. Speaker's Speech, on his retirement, be printed in the Votes, and entered in the Journals of the House; [1895]; CL. 147.

Queen's Speech:

335. Ordered, That the Address in answer to Her Majesty's Speech be printed by Privy Councillors; [1890-91]; CXLVI. 7—[1891]; CXLIV. 11, 246.—And of such Members of this House as are of Her Majesty's Household; [1899]; CLII. 35—[1899]; CLIV. 35, 413.

336. That the Proceedings on the Address in answer to the Queen's Speech, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); [1899]; CLII. 44—[1898]; CLII. 48—[1899]; CLV. 54.

337. That the Order of the Day for resuming the adjourned Debate on the Address have precedence this day of the Notice of Motions, and to-morrow of the Orders of the Day; [1899]; CLII. 42—[1897]; CLII. 25.

338. That the adjourned Debate on the Motion for an Address to Her Majesty have precedence this day of the Notice of Motion and Orders of the Day, and to-morrow of the Orders of the Day; [1898]; CLII. 133.

339. That the Proceedings on the Address have precedence this day, and to-morrow of the Notices of Motion and other Orders of the Day; [1899]; CLV. 42, 53.

340. Addresses relative to Special Matters to be presented by Privy Councillors; [1896]; CLI. 71, &c.—[1899]; CLII. 395, 405.

Reports:

341. That Reports do lie upon the Table; [1890-91]; CXLVI. 385—[1890]; CLV. 94.

342. Ordered, That the Report from the Committee of Supply be received upon a certain day; [1892]; CXLVII. 17. —[1899]; CLV. 61.—Four reports from the Committee of Supply, Ordered to be received upon a certain day; [1897]; CLII. 421.

Reports—continued.

343. That a Special Report, with Minutes of Evidence and Appendix, do lie upon the Table and be printed; [1892]; CXLVII. 125.—From a Standing Committee be printed; [1899]; CLII. 310.

344. That a Joint Committee have made a Special Report; [1893-94]; CXLVII. 414—[1899]; CLV. 338.

345. That a Standing Committee have made a Special Report; [1891]; CXLIX. 151.

346. That Bills be reported from a Select Committee (Reports not complete); [1898]; CLII. 310, 312, 317.

347. That a Bill reported from a Select Committee be recommitted to a Committee of the whole House; [1895]; CL. 84.

348. That Special Reports and Reports be printed; [1895]; CL. 110.—And do lie upon the Table; [1896]; CLII. 259.

349. That Special Reports from a Joint Committee be printed; [1896]; CLII. 306.

350. That Committee have leave to make Special Reports; [1899]; CLV. 283, 294.—[1895]; CL. 119.

351. That a Report do lie upon the Table and be printed; [1895]; CLII. 84.

352. That Proceedings on the Reports of the Committee of Supply and Ways and Means may be entered upon at any hour, though opposed, &c.; [1895]; CL. 89—[1899]; CL. 99—[1899]; CLII. 29—[1899]; CLII. 51—[1898]; CLV. 47.

353. That the Report of a Commissioner, and Evidence taken before him, be referred to a Select Committee on a Bill; [1897]; CLII. 188.

354. That the Report of a Joint Committee of a former Session be referred to a Select Committee on a Bill; [1898]; CLII. 298.

355. That the Report of a Joint Committee do lie upon the Table and be printed; (Houses of Lords and Commons Permanent Staff); [1899]; CLV. 337.

356. That Reports from the Committee of Supply be deferred; [1900]; CLII. 64.

Resolutions:

357. That Resolutions be reported; [1897]; CLI. 29—[1899]; CLV. 86.

358. That a Resolution of a former Session be expounded from the Journals of this House; [1890-91]; CXLIV. 15.

359. That a Resolution reported from the Committee of Supply on a former day be now read, and Bill ordered; [1897]; CLII. 114.—[1899]; CLV. 64.

360. That a postponed Resolution be considered upon a future day; [1899]; CLV. 397, 396.

361. That the Resolution of the Select Committee on Standing Orders with respect to a Bill be referred back to the said Committee, &c.; [1898]; CLI. 105.

362. That a Resolution be communicated to the Lords; [1890-91]; CXLVI. 129.—[1894]; CL. 104.

363. That a Message be sent to the Lords concerning the Lords in a Resolution; [1897]; CLII. 30—[1896]; CLIV. 54, 72, 85—[1899]; CLII. 114.

364. That a postponed Resolution reported from the Committee of Supply be taken into consideration upon a certain day; [1892]; CXLVII. 117—[1896]; CLV. 388.

365. That the further consideration of postponed Resolutions reported from the Committee of Supply be deferred till a certain day; [1891]; CXLIX. 398.—Of a Resolution be deferred; [1900]; CLV. 332.

366. The Order for taking into further consideration upon a future day a postponed Resolution, was read and discharged; Ordered, That the Resolution be considered upon a future day; [1897]; CLII. 213.

367. That the Report of Resolutions be received upon a certain day; [1897]; CLI. 55.

368. That the Resolutions (Steam-Expedition—Thames of the House) be transmitted by Mr. Speaker to Major-General Lord Kitchener of Khartoum, &c., &c.—[1899]; CLV. 217.

369. That the Debate be adjourned, on consideration of a Resolution; [1899]; CLV. 297.—Further adjourned; [1899]; CLV. 396.

Speaker
II. Orders of the House—continued.

Speaker:

370. Sessional Orders relative thereto; [1890-91]; CXLVI. 1.——[1897]; CLIV. 4.

371. That the House Warrants to the Clerk of the Crown to make out new Writs; [1890-91]; CXLVI. 23.——[1892, Sess. II.]; CXLVII. 413.——[1899]; CLV. 13.——[1800]; CLV. 3.——[1898]; CLV. 389.

372. That Mr. Speaker do adjourn the House and other persons for the convenience of Privileges; [1892]; CXLVII. 167.

373. That Mr. Speaker's adjournment be entered upon the Journals of this House; [1892]; CXLVII. 167.

374. That a Witness be called to the Bar and informed by Mr. Speaker of the decision of the House, and shown; [1897]; CLIII. 396.

375. That during his absence the Chairman of Ways and Means do take the chair as Deputy Speaker; [1892]; CXLVII. 167.

376. That a Committee be appointed to assist Mr. Speaker in the Distribution of Papers; [1892]; CXLVII. 59.

377. That Mr. Speaker do adjourn the House at the conclusion of Government Business, pursuant to Order; [1897]; CXLIV. 347.

378. That Mr. Speaker do adjourn the House without Question put, pursuant to an Order of the House; [1894]; CXLIX. 389.——[1896]; CXL. 374.——[1897]; CXL. 154, &c.

379. That the words of Mr. Speaker relating to Disorder in Committee on a Bill be entered on the Journals of the House; [1893-94]; CXLI. 477.

380. That Mr. Speaker do receive the Votes and Licenses the Printing thereof; [1896]; CLV. 6.——[1897]; CLV. 6.

381. That he do transmit Vote of Thanks to Major-General Lord Kitchener of Khartoum; [1899]; CXLVII. 167.

382. Mr. Speaker's Retirement; Order, That the Order for the Committee on Her Majesty's Most Gracious Answer to the Address relative thereto have precedence this day of the Notices of Motion; [1892]; CL. 154.

383. Requested to convey to Sir Reginald Francis Douce Palgrave, K.C.B., on his retirement from the Office of Clerk of the House, the assurance of this House of its sincere appreciation of the valuable aid it has derived from his intimate acquaintance with the Law and Customs of Parliament, &c.; [1900]; CL. 380.

384. To communicate a Message of Condolence to Her Imperial Highness, &c, with a request that he will attend the Duchess of Gotha, with a request that he will attend the Duchess of 

385. To communicate a Message of Condolence to Her Imperial Highness; [1892, CXLVII. 167.

386. Standing Orders:

387. That the Committee do consist of 13 Members; [1896]; CL. 19.——[1899]; CL. 35.

388. That Standing Orders be suspended, and leave be given to Examiners to sit and proceed on a day named; [1890-91]; CXLVI. 218.

389. Leave to Committee forthwith to sit and proceed; [1897]; CLII. 347.

390. That a Bill be now read a second time; [1897]; CXL. 396.——And that time for presenting Question put, pursuant to an Order of the House; [1897]; CXL. 389.

391. That a Member be discharged from the Select Committee on Standing Orders; that another Member be added; [1899]; CLIV. 79.

392. That Standing Orders be suspended, and that a Bill (Provisional Order Bill) be now read a first time; [1894]; CXLIX. 183.——And that a Bill be now read a second time; [1900]; CL. 141.

393. That Standing Orders be suspended and that the Committee on the Bill, and that a Bill be now read a first time; [1896]; CXLVII. 378.

394. That Standing Orders be suspended and a Bill be now read a first time; [1894]; CXLIX. 183.——And that a Bill be now read a second time; [1900]; CL. 141.

395. That Standing Orders be suspended and that a Bill be now read a first time; [1896]; CXLVII. 378.

396. That Standing Orders be suspended and that a Bill be now read a first time; [1894]; CXLIX. 183.——And that a Bill be now read a second time; [1900]; CL. 141.

397. That Standing Orders be suspended and the provisions of Standing Order 56 be extended to the sitting of the House this day; [1897]; CLII. 28.

398. That an Order suspending Bill till next Session be made a Standing Order; [1890]; CLVI. 390.—Reinstated and another Standing Order made; [1898]; CL. 380.

399. That the order for referring Petition for a Bill to the Select Committee on Standing Orders be discharged; [1899]; CLIV. 137.

400. That Standing Orders relating to Private Bills (Lords' Amendments) be suspended for the remainder of the Session; [1900]; CL. 363.

401. That Standing Orders be suspended; That Lords' Amendments be now considered; [1896]; CXLVII. 321.

402. That Standing Orders be suspended and proceed on a day named; [1890-91]; CXLVI. 320.—And that a Bill be now read a second time; [1896]; CXLVII. 321.——And Lords' Amendments be now considered; [1898]; CL. 323.

403. That Standing Orders be suspended and Bills be now read a second time; [1894-95]; CXLVIII. 313.—[1896]; CLV. 65.—That a Bill be now taken into consideration; [1896]; CXL. 322.—Third time; [1896]; CXL. 323.——And Bills be now taken into consideration; [1898]; CXL. 330.—And Bills passed; [1898]; CLVI. 267.—[1900]; CLV. 375-386.—Provided amended prints shall have been previously deposited; [1900]; CL. 323.

404. Order, That the Standing Orders of the 26th day of June last for the suspension of Private Bills, or Bills to confirm Private Bills, &c. extended; [1892]; CXLVII. 253.

405. That Standing Orders be suspended and Bills be now read a second time; [1894-95]; CXLVIII. 313.—[1896]; CLV. 65.—That a Bill be now taken into consideration; [1896]; CXL. 322.—Third time; [1896]; CXL. 323.——And Bills be now taken into consideration; [1898]; CXL. 330.—And Bills passed; [1898]; CLVI. 267.—[1900]; CLV. 375-386.—Provided amended prints shall have been previously deposited; [1900]; CL. 323.

406. Order, That the Standing Orders of the 26th day of June last for the suspension of Private Bills, or Bills to confirm any Provisional Order or Certificate, be now read, and that the same be held applicable to the next Session of Parliament; [1892]; CXLVII. 410.—[1893]; CL. 340.

407. That Standing Orders be suspended and the time for depositing Petitions be extended; [1890]; CXLIV. 214.

408. Standing Orders suspended, and Bills be now taken into consideration; [1896]; CXL. 330.—And Bills passed; [1898]; CLVI. 267.—[1900]; CLV. 375-386.—Provided amended prints shall have been previously deposited; [1900]; CL. 323.

409. That the Standing Orders of the 26th day of June last for the suspension of Private Bills, or Bills to confirm any Provisional Order or Certificate, be now read, and that the same be held applicable to the next Session of Parliament; [1892]; CXLVII. 410.—[1893]; CL. 340.

410. That Standing Orders be suspended and the time for depositing Petitions be extended; [1890]; CXLIV. 214.

411. That a Provisional Order Bill be read the first time; [1893-94]; CXLVIII. 510.—And leave to the Committee of Selection to adjourn a Committee to sit and proceed forthwith; [1893-94]; CXLVII. 378.

412. That the Select Committee on Divorce Bills have leave to sit and proceed forthwith; [1897]; CLII. 293.

413. That Lords' Amendments be now taken into consideration; [1895]; CL. 306.—And Lords' Amendments be taken into consideration forthwith; [1893-94]; CXLVIII. 427.—And that a Bill be now taken into consideration provided amended prints have been deposited; That Standing Orders be suspended and that the Bill be now read the third time; [1896]; CXLVI. 320.

414. That Standing Orders be suspended and Third Reading of a Bill be now read to-morrow, though opposed; [1890]; CXLVI. 320.

415. That...
II. Orders of the House—continued.

Standing Orders—continued.

415. That the said Order be a Standing Order of this House; [1896]; CL. 446.—[1890]; CLIV. 412.

416. That the Standing Orders as amended be printed; [1894]; CXLIV. 509.—[1895]; CLIV. 417.

417. That the said Resolution be a Standing Order of this House; [1895]; CL. 45.

418. That Standing Orders relating to Private Bills be suspended for the remainder of the Session; [1895]; CL. 313. —[1899]; CLIV. 602.

419. On Orders of the Day being read for considering several Bills and no Motion being made under Standing Order, 223, further proceeding stood adjourned; [1893-94]; CXLVIII. 245.

203. Standing Orders made relative to the suspension of Private Bills and Provisional Order Bills in the next Session of Parliament; [1895]; CL. 312.

420. Ordered to be read in the New Parliament and to be held applicable in the next Session; [1895]; CL. 346.

422. That so much of a Standing Order as fixes Five as the Quorum of the Select Committee on Standing Orders be read and suspended; That Three be the Quorum; [1892]; CXLVII. 188.—[1899] ; CLV. 201.

423. That the Committee on Electric Power Bills be subject to the Standing Orders relative to proceedings of Committees on opposed Bills except that fixing the number of Members; [1900]; CLV. 101.

Witnesses:

424. Sessional Orders; [1890-91]; CXLVI. 4.—[1891]; CLIV. 4.

425. That a Witness do attend; [1890-91]; CXLVI. 208.—[1900]; CL. 106. — And produce Documents; [1900]; CLV. 272. — Joint Committee of Lords and Commons; [1897] ; CXXVII. 188.—[1899]; CL. 295. — And remain in attendance during the proceedings of the Committee; [1899]; CLV. 277.

426. That a Witness do attend; [1890-91]; CXLVI. 208.—[1900]; CL. 106. — And produce Documents; [1900]; CLV. 272. — Joint Committee of Lords and Commons; [1897] ; CXXVII. 188.—[1899]; CL. 295. — And remain in attendance during the proceedings of the Committee; [1899]; CLV. 277.

Witnesses—continued.

430. That witnesses do attend Groups of Private Bills; [1894]; CXLIX. 86.—[1895]; CL. 97.—Railway Bills; [1894]; CXLIX. 89. &c.—[1895]; CL. 98.

432. Ordered to attend Select Committees; [1895]; CL. 43.—[1899]; CLIV. 246.

439. Select Committees on Police and sanitary Regulations; [1893]; CL. 265.—[1899]; CLIV. 346.

440. To attend Groups of Private Bills relative to Provisional Order Bills; [1895]; CL. 302.

442. To attend Group of Private Bills as long as a Bill shall be under consideration of the Committee; [1895]; CLV. 96.

443. Message to the Lords, That a Peer should attend as a Witness before a Select Committee; [1895]; CL. 20.—[1899]; CLVII. 281.

444. Ordered to attend Group of Railway Bills and produce Records and Papers; [1895]; CL. 149.—Plans; [1900]; CL. 150. — And produce Documents; [1899]; CLIV. 145.—[1899]; CL. 97.

445. That Counsel do examine Witnesses on Divorce Bills; [1897] ; CL. 105.—[1895]; CLV. 113.

446. That a Witness do attend the House; [1897] ; CLV. 264.—Ordered to attend at the Bar, admonished and ordered to withdraw; [1895]; CLIV. 265.

447. That a Counsel do examine Witnesses on divorce Bills; [1897]; CLV. 190.

448. That a Joint Committee have leave to hear Witnesses; [1896]; CLIV. 141.

449. That Counsel do examine Witnesses on Divorce Bills; [1897]; CLV. 190.-[1899]; CLV. 96.

445. That Counsel do examine Witnesses on divorce Bills; [1897]; CLV. 190.-[1899]; CLV. 96.

446. That a Joint Committee have leave to hear Witnesses; [1896]; CLIV. 141.

447. That a Counsel do examine Witnesses on Parliamentary Bills; [1898]; CLV. 190.

448. That a Joint Committee have leave to hear Witnesses; [1896]; CLIV. 141.

449. That a Counsel do examine Witnesses on divorce Bills; [1897]; CLV. 190.-[1899]; CLV. 96.

III. Orders of the House, read, and discharged:

Accounts and Papers:

450. Order for Return of last Session discharged; [1890-91]; CXLVI. 418.

451. Order for Return discharged and another Return ordered; [1890-91]; CXLVI. 126.—[1893]; CL. 355.—And Address instead thereof; [1894]; CXLVI. 185.

452. Orders for Returns discharged; [1890-91]; CXLVI. 205.

453. Order for Return of last Session discharged; [1890-91]; CXLVI. 418. Another Order instead thereof; [1895]; CLIII. 91.

455. Orders for Returns discharged, and Address instead thereof; [1897]; CXLVII. 178.—[1894]; CXLVI. 185.

456. Order for presenting an Address discharged; [1890-91]; CXLVI. 205.

457. Order for presenting an Address to Her Majesty for a Return discharged; another Address instead thereof; [1890-91]; CXLVI. 481.—[1899]; CXLVI. 501.

458. Order for presenting an Address to Her Majesty for a Return discharged; another Address instead thereof; [1890-91]; CXLVI. 481.—[1899]; CXLVI. 501.

459. Order for presenting an Address to Her Majesty for a Return discharged; another Address instead thereof; [1890-91]; CXLVI. 247.

460. Orders for Returns discharged (2); [1890-91]; CXLVI. 503.

461. Orders, That Returns be laid before this House, and that the said Returns do lie upon the Table, and be printed, severally read and discharged; other Returns ordered; [1893-94]; CXLVIII. 525, 577.

462. Orders of former Sessions for a Return, and that the said Return do lie upon the Table, and be printed, discharged; [1899]; CL. 35.

Accounts and Papers—continued.

463. Order for Return of last Session discharged and another Order instead thereof; [1895]; CL. 46.

464. Order of last Session, That a Paper do lie upon the Table, discharged; [1890]; CL. 342.—[1893]; CLIV. 44.—For a Return to lie upon the Table, and be printed; [1896]; CL. 15.

465. Orders of last Session, For Address for Return, and for Return to lie upon the Table and be printed, discharged; [1897]; CL. 69.

466. Order for referring Estimate to the Committee of Supply discharged; Revised Estimate presented; [1895]; CL. 267.

467. Order for Estimate to lie upon the Table, and be printed, discharged; Estimate withdrawn; [1899]; CLV. 82.

468. Order for Estimate to be referred to the Committee of Supply, and to be printed, discharged; Estimate withdrawn; [1899]; CLV. 82.

Address:

469. Order for resuming Adjourned Debate, That an Humble Address be presented to Her Majesty (Scottish Education Code, 1891) discharged; [1890-91]; CXLVI. 362.

470. Order for Second Reading discharged, and Bill withdrawn; [1890-91]; CXLVI. 44.—And another ordered in lieu thereof; [1892]; CXLVII. 190.—[1898]; CLIII. 302.—[1899]; CLIV. 248.—And another day appointed; [1890-91]; CXLVI. 27.—On a future day discharged, and
ORDERS—continued.

III. Orders of the House, read, and discharged—continued.

Bills—continued.

Bill withdrawn ; [1890-91] ; CXLVI. 94.—[1892] ; CXLVII. 132.—[1899] ; CXLVII. 51.—And another day appointed ; [1893] ; CLIV. 46.

450. Order for Second Reading this day discharged; another day appointed ; [1897] ; CLII. 132.—[1899] ; CLIV. 69.

460. Order for a Second Reading on a future day discharged from attendance, on a Bill (Private) and another day appointed ; [1897] ; CLII. 222.

461. Order for resuming adjourned Debate on Second Reading discharged, and Bill withdrawn ; [1890-91] ; CXLVII. 110.—[1900] ; CLIV. 326.


463. Order for referring Petition for Bill to the Select Committee on Standing Orders discharged; Order for Petition for Bill withdrawn ; [1898] ; CLII. 189.

464. Order for referring Bill to Examiners discharged; that the Bill be read a second time upon future day ; [1898] ; CLII. 242.

465. Order that a Bill be referred to Examiners discharged; Bill withdrawn ; [1890-91] ; CXLVI. 133.—[1896] ; CLI. 157.

466. Order for referring Bill to Examiners discharged; Petition withdrawn ; [1894] ; CXLIX. 65.

467. Order of a former day, That a Bill be referred to the Examiners, discharged; Bill withdrawn ; [1893] ; CLII. 246.

468. Order, That Leave be given to bring in a Bill on report from Select Committee on Standing Orders being read ; [1898] ; CLII. 77.

469. Order, That Leave be given to bring in a Bill discharged, and Leave given to bring in another Bill in lieu thereof ; [1892] ; CXLVII. 45.—[1893-94] ; CXLVIII. 362.

470. Order for referring Petition for Bill to Examiners discharged; Petition withdrawn ; [1894] ; CXLIX. 68.

471. Order, That the Bill be read a second time discharged; Bill referred to the Examiners ; [1898] ; CLII. 47.

472. Order for Second Reading on a future day discharged; Bill and Examiners’ Report referred back to the Examiners ; [1898] ; CLII. 231.

473. That a Petition for Bill be referred to the Select Committee on Standing Orders discharged, and Petition for Bill withdrawn ; [1890] ; CL II. 85.—[1896] ; CLIV. 137.

474. The order made that a Bill be brought in was read and discharged, That the Petition for the Bill be withdrawn ; [1890] ; CLIV. 42.—So much of an Order appointing a named Member one of the gentlemen to bring in a Bill discharged ; [1898] ; CLII. 146.

475. Order for referring a Bill to a Select Committee of Nine Members discharged ; [1890-91] ; CXLVI. 148.

476. Order for Committee discharged, and Bill committed to a Standing Committee ; [1890-91] ; CXLVI. 113.

477. To a Select Committee ; [1896] ; CLIV. 247.

478. Order for Committee discharged, and Bill withdrawn ; [1890-91] ; CXLVI. 133.—[1896] ; CLIV. 137.

479. Order for Committee discharged, and another day appointed ; [1895] ; CLII. 137.

480. That the Bill be committed, and Bill withdrawn ; [1890-91] ; CXLVI. 111.—[1894] ; CXLIX. 42.

481. Order for Committee discharged, and another day appointed ; [1890-91] ; CXLVI. 133.

482. Order for Committee discharged, and Bill committed to a Select Committee ; [1894] ; CXLIX. 66.—And Bill committed to a Standing Committee ; [1897] ; CLII. 222.

483. That a Bill be committed to the Committee on Bills relating to Electric Power discharged ; [1890] ; CLIV. 234.

484. Order for examining (Private Bill), read and discharged, and Bills withdrawn ; [1898] ; CLIV. 93.154.

485. Order made upon a certain day that a Bill be committed to a Standing Committee, read and discharged ; [1893] ; CLIV. 517.

486. Order for consideration as amended discharged; Bill recommitted ; [1898-99] ; CXLVII. 627.—[1892] ; CXLVII. 253.

487. Order of the day for consideration as amended discharged; Bill withdrawn ; [1894] ; CXLIX. 286.

488. Order for taking into consideration the day a Bill, as amended in the Standing Committee, was read and discharged; That the Bill be withdrawn ; [1890] ; CLIV. 339.—Upon a future day, and another day appointed ; [1898] ; CLV. 142.

489. Order for Third Reading of a Provisional Order Bill, read and discharged; Bill recommitted to Committee of whole House in respect of a clause ; [1892] ; CXLVII. 272.

490. Order for Third Reading discharged, and Bill recommitted in respect of clauses ; [1893-94] ; CXLVIII. 312, 332.—In respect of a new clause in lieu of a clause ; [1893-94] ; CXLVIII. 364.—In respect of an Amendment to Schedule ; [1892] ; CLII. 349.

491. Order for Third Reading discharged; another day appointed ; [1897] ; CLII. 293.

492. Order of the House, relative to Bills reported from Select Committee on Police and Sanitary Regulations Bills, suspended ; [1897] ; CLII. 352.

Committees ;

493. Order, That a Bill be referred to the Standing Committee, discharged ; [1890-91] ; CXLVI. 361.—And Bill withdrawn ; [1890-91] ; CXLVI. 375.

494. Order, That a Bill be committed to a Select Committee, discharged ; [1895] ; CL. 213.

495. That a Committee on matter be discharged ; [1890] ; CLIV. 460.—On future day discharged ; [1890] ; CLV. 147.

496. That Seven be the Quorum of a Committee discharged; That Five be the Quorum ; [1891] ; CXLIX. 223.

497. That so much of Standing Order 81 as fixes Five to be the Quorum of the Select Committee on Standing Orders read and suspended; Order, That for the remainder of the Session Three be the Quorum ; [1891] ; CXLIX. 276.—[1897] ; CLII. 392.

498. Order, That Seven be the Quorum of the Committee discharged; Five to be the Quorum ; [1894] ; CXLIX. 223.

499. That a Bill be committed, discharged, and Bill committed to a Select Committee of Nine Members ; [1892] ; CXLVII. 110.

500. Order for resuming Adjourned Debate, discharged, for appointment of a Select Committee ; [1892-94] ; CXLVIII. 759.

501. Order of the House relative to Bills reported from Select Committee on Police and Sanitary Regulations Bills, suspended ; [1897] ; CLII. 352.

502. That a Member be discharged; That another be added ; [1899] ; CLV. 70.

503. Order, That a Member be discharged from further attendance on Committees, and others added ; [1895] ; CL. 68.

504. That the Chairman of Ways and Means be discharged from attendance on Committees on certain Bills; another Member appointed Chairman ; [1899] ; CLIV. 93.

505. Order for Third Reading of a Provisional Order Bill, read and discharged; Bill recommitted to Committee of whole House in respect of a clause ; [1892] ; CXLVII. 272.

506. Order for Third Reading discharged, and Bill recommitted in respect of clauses ; [1893-94] ; CXLVIII. 312, 332.—In respect of a new clause in lieu of a clause ; [1893-94] ; CXLVIII. 364.—In respect of an Amendment to Schedule ; [1892] ; CLII. 349.

507. Order for Third Reading discharged; another day appointed ; [1897] ; CLII. 293.

508. Order of the House, relative to Bills reported from Select Committee on Police and Sanitary Regulations Bills, suspended; [1897] ; CLII. 352.

Debates : 

509. Order for resuming Adjourned Debate on Second reading of Bill discharged; Bill withdrawn ; [1890-91] ; CXLVI. 110.—[1898] ; CLIV. 337.

510. Debate
III. Orders of the House, read, and discharged—continued.

Debates—continued.

506. Debate adjourned on Motion, That the Order That a Select Committee be appointed, be read and discharged; [1892]; CXLVI. 214.

507. Order for resumption of Debate on future day discharged; [1892]; CL. 156.—Another day appointed; [1900]; CLV. 210.

508. Order for resumption of Debates read and discharged; [1897]; CLIII. 225.

509. Order for resumption of Debate on future day discharged; That the Debate be further adjourned; [1896]; CXLIX. 125.

Members:

510. That Members be discharged from further attendance on Select Committee on Bills; [1890-91]; CXLVI. 230.—That another Member be added in substitution; [1890]; CLIV. 67.—From Standing Committees; [1890-91]; CXLVI. 229.—From Joint Committee; [1893-94]; CXLIX. 394.—As amended, deferred; [1894]; CLIII. 145.

511. Order, That a Member do attend in his place on a certain day discharged; [1890-91]; CXLVI. 469.

512. That so much of an Order appointing a named Member one of the Gentlemen to bring in a Bill discharged; [1896]; CXLVI. 236.—That another Member be added in substitution; [1896]; CXLVI. 236.—From Standing Committees; [1890-91]; CXLVI. 469.

513. Provisional Order Bills; [1899]; CXLIX. 195.—[1894]; CXLIX. 275.—[1899]; CLIV. 264.—[1900]; CLV. 152.

514. Provisional Order Bills; [1899]; CLIV. 76, 81, &c.—[1900]; CLV. 124.—Till after Provisional Order Bills; [1890-91]; CXLVI. 229.

520. For second Reading of Bills; [1890-91]; CXLVI. 18, 70.—[1899]; CLIV. 34.—Till after the other Private Bills; [1894]; CXLIX. 308.—[1898]; CLIII. 79.—[1900]; CLV. 110, &c.

521. On motion that a Bill be read the first time, and a point of Order being raised, further proceeding on first reading read and deferred; [1896-98]; CXLVIII. 45.—Again deferred; [1896]; CLIV. 43.—Further proceeding deferred; [1899]; CLV. 69, 71, &c.

522. That a Bill be read the third time after the other Orders of the Day appointed at the time of Private Business; [1898-94]; CXLVIII. 309.

523. For consideration of Bills, as amended; [1892]; CXLVI. 96.—[1896]; CXL. 148.—[1900]; CLV. 76.—[1899]; CLIV. 195.—[1899]; CXLVII. 156.—[1899]; CXLIX. 394.—[1899]; CLV. 69, 71, &c.

524. For further proceeding on consideration of a Bill, as amended; [1894]; CXLVI. 273.—[1899]; CXLVII. 204.—[1900]; CLV. 292.

525. For consideration of Bills, as amended, deferred till after the other Private Bills (Private Bill); [1890-91]; CXLVII. 508.

526. For consideration of Lords' Amendments; [1894]; CXLIX. 191.—[1900]; CLV. 307.

IV. Orders of the Day, read, and deferred:

Bills:

530. For second Reading of Bills; [1890-91]; CXLVI. 18, 70.—[1899]; CLIV. 34.—Till after the other Private Bills; [1894]; CXLIX. 308.—[1898]; CLIII. 79.—[1900]; CLIV. 396.—[1899]; CLIV. 76, 81, &c.—[1900]; CLV. 124.—Till after Provisional Order Bills; [1890-91]; CXLVI. 230.

531. On motion that a Bill be read the first time, and a point of Order being raised, further proceeding on first reading read and deferred; [1896-98]; CXLVIII. 45.—Again deferred; [1896]; CLIV. 43.—Further proceeding deferred; [1899]; CLV. 69, 71, &c.

532. That a Bill be read the third time after the other Orders of the Day appointed at the time of Private Business; [1898-94]; CXLVIII. 309.

533. For consideration of Bills, as amended; [1892]; CXLVI. 96.—[1896]; CXL. 148.—[1900]; CLV. 76.—[1899]; CLIV. 195.—[1899]; CXLVII. 156.—[1899]; CXLIX. 394.—[1899]; CLV. 69, 71, &c.

534. For further proceeding on consideration of a Bill, as amended; [1894]; CXLVI. 273.—[1899]; CXLVII. 204.—[1900]; CLV. 292.

535. For consideration of Bills, as amended, deferred till after the other Private Bills (Private Bill); [1890-91]; CXLVII. 508.

536. For consideration of Lords' Amendments; [1894]; CXLIX. 191.—[1900]; CLV. 307.

Petitions:

531. Order for the withdrawal of Petitions against a Bill cancelled; [1894]; CXLIX. 121.

532. Order for referring Petition for Bill to Examiners discharged and Petition withdrawn; [1894]; CXL. 98.—[1900]; CLIV. 144.

533. Order for the withdrawal of Petitions against a Bill suspended in the case of a Petition and the Petition referred to the Committee on the Bill; [1890]; CXLIII. 90.

534. Order for the withdrawal of Petitions against a Bill suspended in the case of a Petition and the Petition referred to the Committee on the Bill; [1898]; CXLIII. 144.

535. Order, That a Petition for additional Provision be referred to the Examiners; discharged; Petition withdrawn; [1898]; CXLIII. 144.

536. Order for referring Petition for Bill to Select Committee on Standing Orders; discharged; Petition withdrawn; [1898]; CXLIII. 144.

Supply:

539. Order for taking into further consideration of postponed Resolution upon a future day; discharged; another day appointed; [1897]; CLIII. 313.

Committees—continued.

531. Reception from Report from Committee on matter read and deferred; [1900]; CLV. 251.

Debates:

532. For resuming adjourned Debates; [1890-91]; CXLVI. 61, &c.

533. On Question, That leave be given to bring in a Bill; [1892]; CXLVI. 80.

534. That a Bill be now read a second time; [1896]; CL. 112.

535. On Resolution reported from Committee of Supply; [1892]; CXLVI. 80.

536. On Question, That Mr. Speaker do now leave the Chair for Committee of Supply; [1896]; CL. 76.

537. Motion, That the Order of the Day relating to Limerick Election (John Daly) be deferred until after the Order for resuming an adjourned Debate on another Order of the Day; Motion withdrawn; Order deferred till the following day; [1895]; CL. 331.

Supply:

538. For Committee of Supply; [1890-91]; CXLVI. 22.—[1900]; CLIV. 110, &c.


541. On Question, That the Bill be read a second time; [1896]; CL. 76.—[1900]; CLIV. 195.—[1900]; CLV. 69, 71, 352, 353, &c.

542. Further consideration of postponed Resolution, read and deferred; [1890-91]; CXLVI. 195.—[1897]; CXLVI. 308.—[1898]; CXLIII. 144.—[1899]; CLV. 305.

543. Further
IV. Orders of the Day, read, and deferred—continued.

Supply—continued.

543. Further consideration of postponed Resolutions, read and deferred; [1894]; CXLIX. 298.—[1895]; CL. 351. 
544. Debate on consideration of a Resolution further adjourned; [1895]; CXLIX. 368.

Ways and Means;

545. For Committee of Ways and Means; [1890-91]; CXLVI. 22.—[1900]; CL. 90, 9c.
546. Reception of Report from Committee of Ways and Means deferred; [1900]; CL. 101.

Various Matters:

547. That, for the remainder of the Session, on Tuesdays Government Business has priority over all other Bills, and Notice of Motion on any day for which it is appointed, &c. [1895]; CL. 176.
548. Standing Order relating to Supply standing as first order of the day on a Friday suspended; Committee deferred till after the other Government Business; [1896]; CL. 277.
549. That the other Government Business have precedence to-morrow of the Committee of the whole House in respect of Clauses; [1897]; CXLII. 84. —Committee deferred till after the other Government Business; [1897]; CXLII. 124.
550. That the Orders of the day be postponed until after the other Government Business; [1896]; CLI. 176.
551. That the Orders of the day be postponed until after the Order for the Committee of Supply on a particular Bill; [1895]; CXLII. 289.
552. That the Orders of the day be postponed until after the other Government Business; [1896]; CLI. 261.
553. That the Orders of the day be postponed until after the other Government Business; [1895]; CL. 12.
554. That the Orders of the day be postponed until after the Order for the Committee of Supply on a particular Bill; [1895]; CXLII. 287.
555. That the Orders of the day be postponed until after the other Government Business; [1895]; CL. 12.

Orders—continued.

560. That all Orders of the day and Notices of Motion be postponed till after Government Business; [1890-91]; CXLVI. 21.
561. That all Orders of the day be postponed till after the Introduction of Bills; [1893]; CL. 12.
562. That all Orders of the day be postponed till after the Introduction of Bills; [1893]; CL. 12.
563. That all Orders of the day be postponed till after the Introduction of Bills; [1893]; CL. 12.
564. That all Orders of the day be postponed till after the Introduction of Bills; [1893]; CL. 12.
565. That all Orders of the day be postponed till after the Introduction of Bills; [1893]; CL. 12.

VI. Orders of the Day, read, and discharged:

Bills:

560. Order for Second Reading read, and discharged; Bill withdrawn; [1893-94]; CXLIII. 35.—[1895]; CL. 348.
561. Order for Second Reading (Private Bill) discharged; Bill withdrawn; [1897]; CL. 84.—And leave given to present another Bill instead thereof; [1894-95]; CXLVIII. 262.
562. Order for Second Reading discharged, and another day appointed; [1895-96]; CXLIII. 35.—[1897]; CL. 30.—[1898]; CL. 52.—Upon a future day; [1898]; CL. 79.
563. Order for Second Reading discharged, and another day appointed; [1894-95]; CXLIII. 35.—[1897]; CL. 30.—[1898]; CL. 52.—Upon a future day; [1898]; CL. 79.
564. Order for Second Reading discharged, and another day appointed; [1894-95]; CXLIII. 35.—[1897]; CL. 30.—[1898]; CL. 52.—Upon a future day; [1898]; CL. 79.
565. Order for Second Reading discharged, and another day appointed; [1894-95]; CXLIII. 35.—[1897]; CL. 30.—[1898]; CL. 52.—Upon a future day; [1898]; CL. 79.
566. Order for Second Reading discharged, and another day appointed; [1894-95]; CXLIII. 35.—[1897]; CL. 30.—[1898]; CL. 52.—Upon a future day; [1898]; CL. 79.

Bills—continued.

571. Order for Committee discharged, and Bill withdrawn; [1897]; CL. 416.—Bill (Private); [1897]; CL. 124.
572. Order for Second Reading of a Bill read; Mr. Speaker calls attention to the fact that the provisions of the Bill were identical with those of another Bill, Order discharged, and Bill withdrawn; [1900]; CL. 139.
573. Order for consideration as amended upon future day discharged, another day appointed; [1898]; CL. 179.
574. Order for consideration as amended discharged; Bill re-committed to a Committee of the whole House in respect of Amendment to Clause, &c. [1894]; CXLIX. 357.
575. Order for consideration as amended in Standing Committee upon future day discharged, another day appointed; [1898]; CXLIX. 394.
576. Order for Committee discharged; Bill withdrawn; [1894]; CXLIX. 299.—In Standing Committee discharged, Bill withdrawn; [1894]; CL. 329.
577. Order for consideration as amended discharged; Bill re-committed to the former Committee. (Provisional Order 1100) [1897]; CL. 345.
578. Order for Third Reading discharged, and Bill re-committed in respect of Clauses; [1893-94]; CXLIII. 512, 561.—[1895]; CL. 126.
579. Order for Third Reading discharged, and Bill re-committed to a former Committee; (Private); [1894]; CXLIX. 212.—Bill re-committed in respect of a Clause; [1897]; CL. 341.
580. Order for Third Reading discharged; another day appointed; [1897]; CL. 293.
581. Order for Third Reading discharged, and Bill re-committed; after Amendment proposed, and not made; [1900]; CL. 325.
582. Order for taking into consideration Lords' Amendments to a Bill, read, and discharged (in Division); Bill withdrawn; [1893-94]; CXLIX. 573.

Committees:

583. Order for the Committee of the whole House discharged; Bill committed to Standing Committee; [1893-91]; CXLIII. 357.
VI. Orders of the Day, read, and discharged—continued.

Committees—continued.

CXLVIII. 116.—And Bill committed to a Select Committee; [1894]; CXLIX. 56.

584. Order, That a Bill be committed to a Select Committee; Bill committed to a Committee of the whole House; [1895]; CL. 213.

585. For Committee of the whole House on matter; Ordinance, and discharged; [1895]; CXLVII. 657.

586. Order for Committee on matter on future day discharged; another day appointed; [1900]; CLV. 147.

Various Matters:—

597. Order for resuming adjourned Debate discharged for appointment of a Select Committee; [1895-96]; CXLVIII. 586.—On Second Reading of a Bill; [1895-96]; CXLVIII. 132.—On an Amendment proposed to Bill on consideration, as amended; [1895-96]; CXLVIII. 553.

598. Order for resumption of Debate on Question, That a Bill be committed to a Committee of the whole House, read; after statement from Mr. Speaker; Order discharged and day appointed for Committee; [1895]; CL. 90.

599. Order for taking into consideration Lords' reasons and Amendments in a Bill discharged, on Division; Bill withdrawn; [1896-97]; CXLVIII. 675.

600. Order for Committee read, and question proposed, That the said Order be discharged and objection being taken

VI. Incidental Procedings:

607. That for the remainder of the Session, Government Business be not interrupted under the Provisions of any Standing Order regulating the Sittings of the House, &c.; [1890-91]; CXLVI. 449.—On Division; [1900]; CLV. 323.

608. Government Business;—Order, That for the remainder of the Session, Government Business do have priority every day, may be entered upon at any hour, though opposed, and be not interrupted under the provisions of any Standing Order regulating the Sittings of the House except on Wednesday; That the provisions of Standing Order No. 56 be extended to the other days of the week; and that, unless the House otherwise order, the House do meet on Tuesday and Friday, at Three of the clock; [1892]; CXLVII. 229.

609. That until Easter Government Business do have priority on Monday, That on Friday the House do meet at Two, &c.; [1895]; CL. 63.—For the remainder of the Session; [1895]; CL. 164.

610. That for the remainder of the Session the Government Business have priority on Wednesday, &c.; [1895]; CL. 379.

611. That the Proceedings on the Address have precedence this day and To-morrow, &c.; [1899]; CLV. 215.

612. That the Proceedings on Motion relating to a Bill if under discussion at Midnight be not interrupted under Standing Order (Sittings of the House); [1890-91]; CXLVI. 92.—The Proceedings on the Address in answer to the Queen's Speech; [1895]; CL. 41—[1900]; CLV. 416.—On a Bill, if under debate at Midnight, be not interrupted under Standing Order (Sittings of the House); [1895-96]; CXLVI. 353. 295.—(For one night) Committee of Supply and Ways and Means; [1890-91]; CXLVI. 150.—Ways and Means; [1890-91]; CL. 77.—Ways and Means for remainder of Session; [1890-91]; CXLVI. 440.—Clergy Discipline Impeachment Bill; [1895]; CXLVII. 314.

613. That Committees of Supply and Ways and Means may be entered upon at any hour, though opposed, &c.; [1895]; CL. 60.—That the Government Business be not interrupted To-morrow at half-past Five nor Six o'clock, and may be entered upon at any hour, though opposed; [1895]; CL. 444.

614. That as soon as the Committee of Supply has been appointed and Estimates have been presented the Business of Supply shall (until it be disposed of) be the first Order of the Day on Friday unless the House otherwise order, &c.; [1896]; CL. 63.—[1897]; CLV. 28.—[1898]; CLVII. 52.—[1899]; CLV. 57.—[1900]; CLV. 46.

615. That three additional days be allotted to the Business of Supply; [1896]; CLV. 379.—[1895]; CXLVI. 225.

616. That the other Government Business have precedence this day of the Committee of Supply; [1896]; CLV. 89, 147.

617. That officers of the House have leave to attend Trial and Produce Documents; [1895-94]; CXLVIII. 72.

618. That a Witness be called to the Bar of the House and informed by Mr. Speaker of the Decision of the House and admonished to answer the Questions at the next meeting of the Committee; [1897]; CXLVI. 305.

619. Order, That the several Notices of Motion relating to the Scottish Universities Commission Ordinance, have precedence this day of all Orders of the Day and Notices of Motion subsequent to the first Order of the Day; [1897]; CXLVII. 220.

620. That Government Business have precedence; (On Division) [1899]; CLV. 109.

621. That Government Business have precedence this Day and To-morrow; [1895]; CL. 34.—And that the Provisions of Standing Order 56 be extended to that day's Sitting; [1895]; CLV. 96.

622. That for the remainder of the Session no Notice of Motion for leave to bring in a Bill be given except by a Minister of the Crown, &c.; [1895]; CL. 350.

623. That for the remainder of the Session Government Business have precedence on Tuesday and Wednesday (two days excepted), and that the provisions of Standing Order 56 be extended to the other days of the week; [1897]; CLV. 259.—(On Division); [1899]; CLV. 270 (ten days excepted).

624. That the Report of Ways and Means have precedence of the Finance Bill; [1895]; CLV. 203.

625. That until the end of the Financial Year Financial Business do have precedence on Tuesday whenever set down by the Government, &c.; (On Division); [1900]; CLV. 42.

626. That To-morrow the Introduction of Bills have precedence of the Order of the Day; [1899]; CL. 12.—[1897]; CLV. 13.—[1898]; CLV. 10.

627. That no Bills other than Government Bills be introduced in anticipation of the Ballot, &c.; (Ballot for Bills and Notice of Motion); [1900]; CLV. 19.

628. That
VII. Incidental Proceedings—continued.

618. That the Report of the Committee of Supply and Ways and Means, &c. may be entered upon at any hour, though opposed; [1890] ; CLIV. 324.

619. Order, That for the remainder of the Session, the provisions of Standing Order No. 5 be extended to the Sitting of the House on the 2nd of December; [1890] ; CXLVIII. 269.

620. That the Chairman of Ways and Means be discharged from attendance on certain Private Bill Committees; [1890] ; CLIII. 181.

621. Order, That for the remainder of the Session, the Standing Committee on Law have leave to sit every day during the Sitting, and notwithstanding the adjournment of the House; [1892] ; CXLVII. 269.

622. That the Government Business be not interrupted to-morrow at half-past five, nor Six o'clock, and may be entered upon at any hour, though opposed; [1890] ; CLIV. 444.

623. That Standing Order 11 be suspended, and the provisions of Standing Order 56 be extended to the Sitting of the House this day; [1897] ; CLV. 28.

624. Order, That for the remainder of the Session, Mr. Speaker do adjourn the House each day at the conclusion of Government Business, without Question put; [1900] ; CLXVI. 383.—[1893-94] ; CLXVIII. 57.

625. Order relative to Government Business; [1892] ; CLXVII. 395.—That for the remainder of the Session Government Business do have precedence on Tuesday and Friday after Amendments proposed, and not made; [1890] ; CLV. 244.

626. Order, That, so much of the Order of the Day as prescribes that Financial Business and Proceedings on the introduction of Bills shall be the principal Business at Morning Sittings, be rescinded; [1892] ; CXLVII. 159.

627. Order, That until, and including, a certain day, Financial Business do have priority on every day for which it may be appointed, and may be entered upon at any hour, though opposed, and be not interrupted under Standing Order relating to the Sittings of the House, &c.; [1894] ; CXLIX. 10.

628. Order, That until the conclusion of the Proceedings on a certain Bill, the Standing Committees have leave to sit during the Sitting, and notwithstanding any adjournment of the House; [1890] ; CLV. 259.—On Tuesdays and Fridays until Four of the Clock, notwithstanding the Sitting of the House; [1890] ; CLVII. 188.

629. That the Order for resuming the adjourned Debate on the Ireland Bill, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House) and may be entered upon at any hour, though opposed; [1890] ; CXLVI. 449.

630. Order, That for the remainder of the Session, Government Business have precedence, and that at the conclusion of Government Business, without Question put; [1895] ; CLI. 209.—On Tuesdays and Fridays the House do meet on Friday at Three of the Clock, and then the House do adjourn the House each day at the conclusion of the Sitting, and notwithstanding the adjournment of the House, except Standing Order No. 5; [1894] ; CXLIX. 310, 364.—[1893-94] ; CXLVIII. 215.—[1894] ; CXLIX. 310, 364. That the provisions of Standing Order 56 be extended to the Sitting of the House this day; [1897] ; CLII. 28.—[1898] ; CLIII. 52.

631. Order, That, for the remainder of the Session, the provisions of Standing Order No. 5 be extended to all the days in the week except Amendments proposed, and not made; [1890] ; CLV. 244.

632. That the House be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, except Standing Order No. 5; [1891] ; CXLVII. 70.

633. Order, That the Government Business do have precedence on certain days (two days excepted), and that the provisions of Standing Order No. 5 be extended to the other days of the week; that the Reports of the Committees of Supply and Ways and Means be not made, though opposed, and the proceedings theretofore be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, except Standing Order No. 5; [1891] ; CXLIX. 165.


635. Order, That, for the remainder of the Session, Government Business have precedence on Wednesday, that the House do meet on Friday at Three of the Clock; that Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to the Sittings of the House on the 2nd of December; [1892] ; CXLVII. 70.

636. Order, That the Government Business do have precedence on certain days (two days excepted), and that the provisions of Standing Order No. 56 be extended to all the days in the week; [1898] ; CLIII. 236.

637. That, for the remainder of the Session Government Business have precedence on certain days (two days excepted), and that the provisions of Standing Order No. 5 be extended to all the days in the week; [1896] ; CLI. 181.

638. Order, That, for the remainder of the Session, Government Business have precedence, and that at the conclusion of Government Business the House do adjourn to-morrow at half-past five, nor Six o'clock, and may be entered upon at any hour, though opposed; [1890] ; CLIV. 114, 299.

639. That the other Government Business have precedence on Tuesday and Friday after Amendments proposed, and not made; [1890] ; CLV. 259.—That the Chairman of Ways and Means be discharged from attendance on certain Private Bill Committees; [1890] ; CLIII. 181.

640. Order, That the Motion, That Bills be withdrawn, and objection being taken to the further Proceeding; Ordered, That the Debate be adjourned; [1897] ; CXLVIII. 396.

641. That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed, &c.; [1898] ; CXLVII. 70.

642. Order, That for the remainder of the Session, proceedings in Committee of Supply and Ways and Means be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; [1890] ; CXLVI. 449.

643. Order, That for the remainder of the Session, proceedings in Committee of Supply and Ways and Means be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; [1890] ; CXLVI. 449.

644. Order, That the Proceedings of Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); and Question, on Division, resolved in the Affirmative; [1893-94] ; CXLVIII. 166, 115. Order, 148.—[1897] ; CLL. 24.—[1898] ; CLIV. 350.—[1899] ; CXLVII. 165, 166, 115, 191.

645. Order, That, for the remainder of the Session, Government Business have precedence, and that at the conclusion of Government Business the House do adjourn to-morrow at half-past five, nor Six o'clock, and may be entered upon at any hour, though opposed; [1890] ; CLIV. 324.—On Division, after Amendments proposed but not made; [1890] ; CLIV. 325.

646. Order, That, for the remainder of the Session, proceedings in Committee of Supply and Ways and Means be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; [1890] ; CXLVI. 449.

647. Order, That the other Government Business have precedence on Tuesday and Friday after Amendments proposed, and not made; [1890] ; CLV. 259.—That the Chairman of Ways and Means be discharged from attendance on certain Private Bill Committees; [1890] ; CXLIII. 181.

648. That the other Government Business have precedence on the day following the Report of Supply; [1896] ; CXLIX. 283.—[1899] ; CXLVII. 111.

649. Order, That theProceedings on the Report from the Committee of Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); [1891] ; CXLIX. 165.


651. Order, That three additional days be allotted to the Business of Supply; [1890] ; CLIV. 378.—[1897] ; CLIV. 378.

652. Order, That the Proceedings on the Reports of the Committees of Supply and Ways and Means, and other Committees authorising the expenditure of Public Money, may be entered upon at any hour, though opposed, and shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except Standing Order No. 5; [1892] ; CXLVII. 96.—[1890] ; CLIV. 50.—[1897] ; CLV. 28.—[1899] ; CLIV. 47.

653. That Standing Order 11 be suspended, and the provisions of Standing Order No. 56 be extended to the Sittings of the House on the 2nd of December; [1892] ; CXLVII. 395.

654. Order, That the other Government Business have precedence, and that at the conclusion of Government Business the House do adjourn to-morrow at half-past five, nor Six o'clock, and may be entered upon at any hour, though opposed, and be not interrupted under Standing Order relating to the Sittings of the House, &c.; [1894] ; CXLIX. 10.

655. That, for the remainder of the Session, Government Business do have precedence on certain days (two days excepted), and that the provisions of Standing Order No. 5 be extended to all the days in the week; [1898] ; CLIII. 236.
VII. Incidental Proceedings—continued.

651. Order, That the Proceedings on the Government of Ireland Bill, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House): [1893-94]; CXLVIII. 637.

652. On a particular Bill; [1897]; CLII. 235.—(On Division); [1897]; CLLI. 69, 4c.

653. Exemption from the Standing Order—Order, That the Proceedings on the Address in answer to Her Majesty's Speech, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); [1894]; CXLIX. 9.

654. Business of the House—Order, That the Order of the day be pleased to adjourn until Ten o'clock to-morrow; [1893-94]; CXLVIII. 45.

655. That the Order of the day be adjourned to the rising of the House, and to move the Order of the day; [1897]; CLII. 57.

656. That the consideration of the New Rules of Procedure have precedence of the Order of the day, and a Notice of Motion on every day for which they may be appointed; [1890]; CLLI. 57.

657. That the several stages of a Government Bill have precedence of all Orders of the Day and Notices of Motion on every day on which the Bill is appointed (on Division); [1895]; CLII. 58.

658. That until the end of the Financial Year, Financial Business shall have precedence upon Tuesday whenever set down by the Government, &c.; [1900]; CLV. 42.

659. Order, That the Motion for leave to introduce the Government of Ireland Bill do have precedence of the Orders of the Day and Notices of Motion on every day on which it may be appointed; [1893-94]; CXLVIII. 61.

660. Introduction of Bills—Order, That to-morrow the introduction of Bills have precedence of the Orders of the Day; [1894]; CXLIX. 18.—[1895]; CL. 12.

661. That the several stages of a Bill have precedence of all Orders of the Day and Notices of Motion on every day for which the Bill is appointed; [1890-91]; CXLVI. 23.

662. That the Proceedings on a particular Bill have precedence this day of the Notices of Motion and other Orders of the Day; [1894]; CXLIX. 18.—[1895]; CL. 12.

663. Order, That the Proceedings on the Motion for the appointment of a Standing Committee on Scotch Bills, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House), and may be entered upon at any hour, though opposed; [1894]; CXLIX. 334.

664. Exemption from the Standing Order—Order, That the Proceedings on the Motion for an Address in answer to Her Majesty's Speech, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); [1893-94]; CXLVIII. 53.—[1896]; CLII. 48.

665. Order of the Day read for resuming an adjourned Debate on an Instruction to a Committee, interrupted by Motion to adjourn the Lords' Commissioners; [1890-91]; CXLVI. 78.

666. That the Motion for leave to introduce a Bill (Government) have precedence of the Orders of the Day and Notices of Motion on every day on which it may be appointed; [1890-91]; CXLVIII. 61.

667. Order, That the adjourned Debate for resuming a Bill to a Standing Committee be resumed on a certain day; [1893-94]; CXLVI. 249.

668. That the proceedings upon a certain day, on the Motion for committing a Bill to a Standing Committee, be resumed; [1893-94]; CXLVI. 249.

669. Order, That the Proceedings in Committee on Government of Ireland Bill, unless previously disposed of, shall, in the times hereinafter mentioned, be brought to a conclusion in the manner hereinafter mentioned in committee; [1894]; CXLVIII. 399.—On consideration, as amended; [1893-94]; CXLVII. 313. — Evicted Tenants (Ireland) Arbitration Bill; [1894]; CL. 334.

670. A Motion, being opposed, Mr. Speaker puts the Question, That the Debate be adjourned pursuant to Standing Order No. 15; and Order, That the Debate be resumed at the commencement of Public Business on day fixed; [1895]; CL. 76.

671. Order of the Day, That the Bill be committed to the Committee of Selection, discharged, and Bill committed to a Select Committee of Seven Members; [1893-94]; CXIV. 361.

672. Order, That Standing Order No. 163 be suspended, and that the time for presenting Petitions for Private Bills be extended; [1899-91]; CL. 36.

673. Order, That Standing Orders Nos. 39 and 129 be suspended, and that the time for depositing Petitions against Private Bills be extended; [1899-91]; CL. 36.

674. Order, That Standing Orders Nos. 39 and 129 be suspended, and that the time for depositing Petitions against Private Bills be extended, &c.; [1890-91]; CLVI. 173.

675. Orders of the House limiting the time for the first reading of Provisional Order Bills; [1890-91]; CXLVI. 103.—Order dispensed with; [1890-91]; CXLIV. 255, 291.

676. Order for Committee on a Bill, read, and Debate adjourned on Question, That the said Order be discharged; [1895]; CL. 141.

677. That the Committee on Electric Power Bills be subject to the Standing Orders relative to Proceedings of Committees on opposed Bills, except that fixing the number of Members; [1900]; CL. 101.

678. Ordered, That Days appointed for resuming adjourned Debate; [1890-91]; CXLVI. 79.

679. Ordered, That Counsel be heard before Select Committees on Bills (Private); [1895]; CL. 23.—Hyde; [1803]; CL. 61.—Joint Committees; [1895]; CL. 375.

680. Orders relative to Petitioners praying to be heard by Counsel; [1895]; CL. 76.

681. Ordered, To bring in Bills upon Resolutions reported from Committee of Ways and Means, &c.; [1895]; CL. 209.

682. That it be an Instruction to the Committee on Money Bills that they have power to make provision therein, pursuant to Resolution; [1897]; CLII. 251, 374.

683. That the Motion for adjournment of Debate withdrawn; [1895]; CL. 242.

684. Motion, That the House be adjourned until such time on Thursday next, the Motion being adjourned upon Resolutions reported from Committee of Ways and Means, &c.; [1895]; CL. 209.

685. That the House be adjourned until such time on Thursday next, the Motion being adjourned upon Resolutions reported from Committee of Ways and Means, &c.; [1895]; CL. 209.

686. That Special Matters be entered in the Journal; [1895]; CL. 117.

687. Motion, That there be laid before this House a verified Copy of the Conviction, Judgment, &c., of John Daly, and, on Division, Question raised in the Affirmative; Papers presented, and Day appointed for consideration, and Papers to be printed, after Motion for adjournment of Debate withdrawn; [1895]; CL. 342.

688. House
Palgrave, Sir Reginald Francis Douce, K.C.B.:

313. The word "now" stand part, and, at Midnight, Debate adjourned; [1895] CL. 189.

Palgrave, Sir Reginald Francis Douce, K.C.B. continued.

Owens College, Manchester:

referred to the Select Committee on Standing Orders; CLIV. 169. Report, That the Standing Orders ought to be discussed with; [1896] CL. 200. Bill to amend the Constitution of the Owens College, Manchester, for conferring further Powers on the President and Governors, and for other purposes; brought from the Lords; read, and referred to the Examiners, 292. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 295. Committee, 304. Reported, without Amendment, 342. Passed, 354. (Cited as Owens College Act, 1899.) R. A. 393.

Parish Churches (Scotland):

[1899.] Bill, intituled, An Act to confer additional Powers on the Court of Teinds in Scotland with reference to the Administration of the Sites of Parish Churches, and at the Districts attached, and with reference to Collegiate Charges; brought from the Lords; CLIV. 166. Read, 199. Order for Second Reading dissolved, and Bill withdrawn, 319.

Parish Councils (Tenure of Office) Act, 1899.)

1. [1896.] Bill, intituled, An Act to amend the Law relating to the Court of Chancery of the County Palatine of Durham; brought from the Lords; CLIV. 346. Read, 370. Order for Second Reading dissolved; Bill withdrawn, 389.

2. [1899.] Bill, intituled, An Act to amend the Law relating to the Court of Chancery of the County Palatine of Durham; brought from the Lords; CLIV. 71. Read, 84. Motion, That the Bill be now read a second time; Amendment proposed "Three Months"; Question proposed, That the word "now" stand part, and, at Midnight, Debate adjourned, 313. Order for resumption of Debate discharged; Bill withdrawn, 388.

3. [1899.] Bill, intituled, An Act to Amend the Law relating to the Court of Chancery of the County Palatine of Durham; brought from the Lords; CLIV. 112. Read, 125. Motion, That the Bill be now read a second time, and Debate adjourned, 133. Order for resumption of Debate discharged; Bill withdrawn, 326.


Owens College, Manchester continuing.

Palgrave, Sir Reginald Francis Douce, K.C.B.

Regional Francis Douce Palgrave, K.C.B., Clerk of this House, tendering his Resignation, which he reads to the House, 7. Resolution, Non. Con., That Mr. Speaker be requested to convey to Sir Regional Francis Douce Palgrave, K.C.B., on his retirement from the Office of Clerk of this House, the assurance of the sincere appreciation by the House of the valuable aid it has derived from his intimate acquaintance with the law and customs of Parliament, &c.; CLV. 12.

See also Resolutions.

Parish Councils Association (Scotland): [1899.] Bill, intituled, An Act to provide for the Establishment of a Parish Councils Association in Scotland, and to enable Parish Councils to contribute to the Expenses of the Association; Ordained and presented: CLIV. 72. (Second Reading not proceeded with.)
Parliamentary Elections:

Parliamentary Elections (Casual Vacancies):

[1897.] Bill to make better provision for filling up Casual Vacancies in Parish Councils in Scotland; Ordered; CLIII. 279. Presented accordingly, 290. Bill committed, 342. Passed, 389. Agreed to by the Lords, with Amendments; 431. Lords' Amendments agreed to, 483. (Cited as Parish Councils Casual Vacancies (Scotland) Act, 1897.) R. A. 456.

Parish Councils, &c:

[1892.] Bill for the Creation of Parish Councils, to be elected by reformed Parish Vestries, with Powers as to Allotments, Charities, Outdoor Relief of the Poor, the Management of Elementary Schools, the Housing of the Working Classes, and other matters, and to amend the Allotments Acts, 1887 and 1890; Ordered; CXLVII. 10. Presented, 23. Order for Second Reading on future day, discharged; Bill withdrawn, 127.

See also Local Government.

Parish Councils (Labourers' Cottages):

[1894.] Bill to amend the Local Government Act, 1893, so as to empower Parish Councils to provide or acquire Cottages for Labourers; Ordered and presented; CL. 40. (Second Reading not proceeded with.)

Parish Councils (Labourers' Cottages)—continued.

Cottages for Labourers; Ordered and presented; CL. 40. (Second Reading not proceeded with.)

Parish Fire Engines:

[1898.] Bill to enable Parish Councils to borrow Fire Engines; Ordered and presented; CLIII. 285. Bill committed, 285. Committee deferred, 285. Bill considered in Committee, 287. Bill considered in Committee; Chairman directs Member to discontinue his speech; Bill reported, without Amendment; passed, 383. Agreed to by the Lords, 411. (Cited as Parish Fire Engines Act, 1898.) R. A. 422.

Parish Registers:

[1897.] Bill for the better Preservation of Parish Registers in England and Wales; Ordered; CLII. 23. Presented, 24. (Second Reading not proceeded with.)

Parks Regulation (Ireland):

[1890-91.] Bill to extend "The Parks Regulation Act, 1872," to Parks in England and Wales; Ordered; CLII. 23. Presented, 24. (Second Reading not proceeded with.)

Parliament.

I. Bills relative to; 1—35.
II. Motions and Resolutions relative to; 36—38.
III. Incidental Proceedings relative to; 39—46.

I. Bills relative to:

Parliamentary Costs:

1. [1906.] Message from the Lords, That they have come to Resolutions relative to the Bill, and desiring the concurrence of this House; CLII. 284. Bill passing in the Lords, reported from the Joint Committee, 347.

2. To consolidate and amend the enactments relating to Parliamentary Costs; brought from the Lords; CLI. 284. Read, 285. Order for Second Reading discharged; Bill withdrawn, 123.

Parliamentary Deposits and Bonds:

3. [1892.] To authorise the release of certain Deposits and the cancellation of certain Bonds made or given to secure the performance of Undertakings authorised by Parliament; Ordered, and presented accordingly; CXLVII. 205. Bill committed, 229. Considered in Committee, and reported, without Amendment; Passed, 229. Agreed to by the Lords, 262. (Cited as Parliamentary Deposit and Bonds Act, 1892.) R. A. 400.

Parliamentary Deposits:

4. [1892.] To amend the law relating to Parliamentary Deposits in certain cases; Ordered and presented; CLIII. 317. Committed, 322. (No further proceeding.)

5. [1898.] To amend the law relating to Parliamentary Deposits in certain cases; Ordered and presented; CLIV. 307. Order for Second Reading discharged; Bill withdrawn, 287.

Parliamentary Elections:

6. [1892.] To amend the law relating to Parliamentary Elections; Ordered; CXLVII. 18. Presented, 22. Second Reading not proceeded with.

7. [1892.] (No. 2.) To consolidate, simplify, and amend the Law relating to Parliamentary Elections, and for other purposes relating thereto; Ordered; CXLVII. 18.

Parliamentary Elections—continued,

Presented, 23. Order for Second Reading discharged; Bill withdrawn, 169.

8. [1893-94.] To consolidate, simplify, and amend the law relating to Parliamentary Elections, and for other purposes relating thereto; Ordered; CXLVII. 16. Presented, 21. (Second Reading not proceeded with.)

9. [1894.] To consolidate, simplify, and amend the Law relating to Parliamentary Elections, and for other purposes relating thereto; Ordered; CXLIX. 25. Presented, 28. Order for Second Reading discharged; Bill withdrawn, 148.

Parliamentary Elections (County of London Saturday Poll):

10. [1893-94.] To provide that at Parliamentary Elections in the County of London the Poll shall take place on Saturday; Ordered and presented; CXLIX. 612. (Not proceeded with.)

11. [1896.] To provide that at Parliamentary Elections in the County of London the Poll shall take place on a Saturday; Ordered; CXLIX. 53. Presented, 24. (Second Reading not proceeded with.)

Parliamentary Elections (Expenses):

12. [1893-94.] To place the official Expenses at Parliamentary Elections on the Local Rates; Ordered and presented; CXLVIII. 91. (Second Reading not proceeded with.)

Parliamentary Elections (Expenses and Second Election):

13. [1898.] To amend the Law relating to Parliamentary Elections by providing for the payment of necessary Expenses out of the Rates, and for a Second Election in certain cases; Ordered; CLIII. 60. Presented, 70. (Second Reading not proceeded with.)

Parliamentary
I. Bills relative to—continued.

Parliamentary Elections (Manhood Suffrage) (Ireland):

14. [1898.] To establish Manhood Suffrage for Parliamentary Elections in Ireland; Ordered; CXLIX. 21. Presented, 24. Order for Second Reading upon further day discharged; another Day appointed, 63. (Second Reading not proceeded with.)

Parliamentary Elections (Mariners’ Votes):

15. [1898.] To enable Officers and Seamen of the Royal Navy, Mercantile Marine, and Fishermen to record their Votes when by reason of their calling they will be at Sea on the day of the Poll; Ordered; CLII. 19. Presented, 24. Order for Second Reading discharged; Bill withdrawn, 261.

16. [1897.] To enable Officers and Seamen of the Royal Navy and Mercantile Marine, and Fishermen, to record their Votes when by reason of their calling they will be at Sea on the day of the Poll; Ordered; CLII. 15. Presented, 19. Order for Second Reading discharged; Bill withdrawn, 331.

17. [1900.] To enable Officers and the Seamen of the Royal Navy and Mercantile Marine and Fishermen to record their Votes when by reason of their calling they will be at Sea on the day of the Poll; Ordered and presented; CLV. 69. (Second Reading not proceeded with.)

Parliamentary Elections (Registration):

18. [1892.] To amend the Registration Acts with reference to the Registration of Inhabitants Occupiers and Lodgers entitled to vote at Parliamentary Elections; Ordered, and presented accordingly; CXLVII. 104. (Second Reading not proceeded with.)

Parliamentary Elections (Returning Officers) (Ireland):


Parliamentary Elections (Votes of Seamen):

20. [1897.] To enable Master Mariners, Engineers, Seamen, and Fishermen to vote in the Election of Members of Parliament by means of Voting Papers; Ordered and presented; CXLVII. 58. Order for Second Reading discharged; another Day appointed, 107. (Second Reading not proceeded with.)

Parliamentary Franchise (Extension of Women)—continued.

21. [1892.] To extend the Parliamentary Franchise to Women; Ordered; CXLVII. 16. Presented, 21. Motion, That the Bill be now read a second time; Amendment proposed, “Six Months,” and, on Division, made; Second Reading put off for six months, 192.

22. (No. 2.) To extend the Parliamentary Franchise to Women; Ordered; CXLVII. 16. Presented, 21. Order for Second Reading discharged; Bill withdrawn, 248.

23. [1893-94.] To extend the Parliamentary Franchise to Women; Ordered; CXLVII. 16. Presented, 20. Motion, That the Bill be now read a second time; Debate adjourned, 112.


25. [1897.] For extending the Parliamentary Franchise to Women; Ordered; CLII. 15. Presented, 17. Motion, That the Bill be now read a second time; Amendment “Six Months” put; Question, That the word “now” stand part of the Question, put, and agreed to; Main Question put; Bill com-

II. Motions and Resolutions relative to:

Parliamentary Elections (Second Ballot):

26. [1892.] “It is desirable that provision should be made for a Second Ballot at Parliamentary Elections in all cases where no candidate receives an absolute majority of the votes recorded”; Amendment, on going into Supply, made; CLIII. 137. Parliamentary
III. Incidental Proceedings relative to:

29. Proclamation for calling out the Army Reserve, and for holding Parliament; [1890, Sess. II.]; CLV. 428.

40. Special Resolutions:—Witnesses; [1890-91]; CXLIV. 3.—Metropolitan Police; [1890-91]; CXLV. 3.

41. First Day of the Meeting of Parliament (not being a New Parliament); [1890-91]; CXLVIII. 2.—[1891]; CXLIX. 2. (12th March.)—[1893]; CL. 3. (3rd March.)—[1894]; CL. 3. (Tuesday, 11th February.)—[1897]; CL. 2. (Tuesday, 16th January.)—[1898]; CLII. 3. (Tuesday, 8th February.)—[1899].

42. Dissolutions of Parliament:—By Proclamation, 28th June; [1892]; CXLVII. 411.—By Proclamation, 8th July; [1895]; CL. 385.—By Proclamation, 17th September; [1896]; CLV. 494.

43. Proclamation of Parliament:—By Commission; [1891]; CXLVII. 624. (August 5th.)—[1892]; CXLVII. 507. (3rd August.)—[1892]; CXLVII. 423. (20th August.)—[1893-94]; CXLVIII. 683. (28th March 1894 from 31st January 1895.)—[1894]; CXLIX. 400. (22nd August.)—[1895, Sess. I.]; CL. 336. (6th July from 1895, Sess. I.); CL. 301. (5th September.)—[1896]; CL. 450. (Friday, 14th August.)—[1897]; CXLIX. 415. (Friday, 6th August.)—[1898]; CLIII. 433. (Friday, 12th August.)—[1899]; CLIV. 425. (Wednesday, 5th August.)—[1899, Sess. II.]; CLIV. 440. (Friday, 27th October.)—[1899]; CLV. 421. (Wednesday, 8th August.)—[1900, Sess. II.]; CLV. 424. (Saturday, 15th December.)

44. Further proroged by Proclamation; [1892]; CXLVIII. 4. (29th October.)—[1893]; CXLVIII. 2. (12th December 1892 to 31st January 1893.)—[1893]; CL. 2. (10th November to 25th December 1894; 20th December 1894 to 4th February 1895.)—[1895-96]; CLII. 2. (18th November 1895; 23rd December 1895; 11th February 1896.)—[1897]; CL. 2. (21st October 1898; 6th December 1898; 15th January 1899.)—[1898]; CXLVII. 2. (23rd October 1897; 2nd December 1897; 8th February 1898.)—[1898]; CL. 2. (20th October 1899; 6th December 1898; 7th February 1899.)—[1900]; CL. 2. (12th January; 30th January; 1st November; 10th December; Parliament met on the 3rd December.)

45. Westminster, 5th March 1894:—By virtue of Her Majesty's Commission under the Great Seal, and in obedience to Her Majesty's Command, Parliament was proroged on the above-mentioned day to Monday the Twelfth day of this instant March, to be then here held; [1894]; CXLIX. 2.

46. Parliament proroged, 5th September 1895 [Sess. II.]; no Queen's Speech; [1895]; CL. 601.

Parochial Boards (Scotland)—continued.

Parochial Charities:—[1898.] Motion, That in the opinion of this House, it is desirable that Parochial Charities not being Ecclesiastical Charities should be under the control of the Parish Council, or Parish Meeting where there is no Parish Council; and Question negatived; CLIII. 102.

Partnerships:—See Limited.

Partridge Shooting (Ireland) :—[1899.] Bill to change the Date of the Season for Partridge Shooting in Ireland; Ordered and presented; CLIV. 55. Committee, 70. Considered in Committee, and reported, without Amendment; passed, 76. Agreed to by the Lords, 104. (Cited as Partridge Shooting (Ireland) Act, 1899.) Ex. A. 117.

Payment of Members of Parliament:—See Members.
I. Public Bills relative to: 1—4.

II. Private and Hybrid Bills: 5—20.

Patent Agents Registration:

1. [1894.] To amend the Law relating to Patent Agents; Ordered; CXLIX. 23. Presented; 27. Committed to a Select Committee, 15. Special Report; Patent Agents Registration Bill reported; Patent Agents Bill reported, without Amendment; Reports to lie upon the Table, and be printed; Patent Agents Registration Bill re-committed to a Committee of the whole House, 319. Vide infra.

Patent Agents Registration:

2. [1894.] To provide for the Registration of Patent Agents; Ordered; CXLIX. 55. Presented; 56. Bill committed to the Select Committee on the Patent Agents Bill, 68. Special Report; Bill reported; Reports to lie upon the Table, and be printed; Bill re-committed to a Committee of the whole House, 319. Order for Committee discharged; Bill withdrawn, 322. Vide supra.

Horsfall’s Patent—continued

to William Horsfall for a new or improved Construction of Furnace for Burning Towns; or other Refuse; brought from the Lords; read, and referred to the Select Committee, 149. Report; That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 141. Committed, 152. Witness ordered to attend the Committee on the Bill, 197. Bill reported, without Amendment, 210. Day appointed for Third Reading, 218. Bill passed, 221. (Cited as Horsfall’s Patent Act, 1892.) R. A. 264.

Horsfall’s Patent—continued

to Alexander Horsfall for improvements in Apparatus applicable to Twist Lace Machines; brought from the Lords; read, and referred to the Examiners, 149. Report; That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 154. Committed, 167. Reported, with Amendments, 199. Considered, as amended, 207. Passed, with Amendments, 214. To which the Lords agree, 250. (Cited as Holmes’s Patent Act, 1893.) R. A. 305.

Holmes’ Patent:

6. [1895.] Report That the Bill should originate in the House of Lords; CXL. 12. Report, That the Standing Orders had been certified to have been complied with, 13.

II. Private and Hybrid Bills:

Church’s Patent:

5. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for rendering valid certain Letters Patent granted to Melvin Batchelor Church for the Manufacture of an Improved Compound for covering and decorating Walls and other Surfaces, and for the production of Paints or Mussolings, and for novel and useful purposes; brought from the Lords, 128. Read, and referred to the Examiners, 129. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 141. Committed, 152. Witness ordered to attend the Committee on the Bill, 197. Bill reported, without Amendment, 210. Day appointed for Third Reading, 218. Bill passed, 221. (Cited as Church’s Patent Act, 1890.) R. A. 296.

Inchemovsky’s Unilate Patent:

9. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 36. Bill for rendering valid certain Letters Patent granted to Alexander Inchemovsky for an Invention for manufacture of Fireproof Insulating Compound known as Unilate; brought from the Lords; read, and referred to the Examiners, 142. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 148. Committed, 157. Reported, without Amendment, 183. Passed, 190. (Cited as Inchemovsky’s Patent Act, 1900.) R. A. 221.

Livet’s Patent:

10. [1893.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 13.

Worms’ and Balf’s Patent:

11. [1890-91.] Report, On Petition for Bill originating in the House of Lords, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CXLVII. 132. Bill for rendering valid certain Letters Patent granted
Nussey and Leachman's and other Patents:

12. [1892.] Report on Petition for Bill originating in the Lords, that the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLXVII. 132. Bill for rendering valid certain Letters Patent granted to George Henry Nussey and William Bradshaw Leachman (1) for Improvements in Machinery or Apparatus for pressing and tentering Woollen and other Woven or Felted Fabrics; (2) for Improvements in Machinery or Apparatus for pressing Woollen and other Woven or Felted Fabrics; and (3) to the said George Henry Nussey for an improved Knitted Fabric; brought from the Lords; read, and referred to the Examiners, 393. Report, That the Standing Orders ought to be dispensed with; Report read; Bill to be read a second time, 296. Committed, 312. Reported, without Amendment, 331. Passed, 347. (Cited as Nussey and Leachman's and Nussey's Patents Acts, 1892.) R. A. 386.

Nussey and Leachman's and other Patents:

13. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 30. Report, That the Standing Orders had been certified to have been complied with, 50.

Roe's Patent:

14. [1890.] Examiners report on Petition for Bill, That the Standing Orders have not been complied with; Referred to the Select Committee on Standing Orders; CLV. 240. Report, That the Standing Orders ought to be dispensed with, 272. Bill for rendering valid certain Letters Patent granted to John Pearce Roe for an Invention for Improvements in Apparatus for shipping or transferring Coal and other materials; brought from the Lords; read, and referred to the Examiners, 311. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 319. Committed, 330. Standing Orders 211 and 236 suspended, and Committee on the Bill to have leave to sit and proceed forthwith, 311. Bill reported, without Amendment, 345. Passed, 355. (Cited as Roe's Patent Act, 1890.) R. A. 357.

Salomon's Patent:

15. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 15.

Simpson's and Fawcett's Patent:


Whiting's Patent:

17. [1897.] Report, That the Bill should originate in the House of Lords; CLXII. 34. Report, That the Standing Orders had been certified to have been complied with, 72. Bill for rendering valid certain Letters Patent granted to (1) John Henry Whitehead for Improvements in Feed Boxes of Combing Machines; and (2) John Pickles and Henry Walton Whitehead for Improvements in Noble's Combing Machines; brought from the Lords; read, and referred to the Examiners, 263. Report, That no Standing Orders not previously inquired into are applicable, 271. Report, That the Standing Orders ought to be dispensed with; report read; Bill to be read a second time, 296. Committed, 312. Reported, without Amendment, 331. Passed, 347. (Cited as Whitehead's and Pickles' Patents Acts, 1892.) R. A. 386. Vide supra.

Wilson's Patents:

20. [1896.] Report, That the Bill should originate in the House of Lords; CL. 11. Report, That the Standing Orders had been certified to have been complied with, 18. (No further proceeding.)

Pauper Children (Ireland)—continued.

Pauper Children (Ireland) (changed to Whitehead's Patent):


Whiting's Patent:

22. [1897.] Report, That the Bill should originate in the House of Lords; CLXII. 34. Report, That the Standing Orders had been certified to have been complied with, 72. Bill for rendering valid certain Letters Patent granted to William John Whiting for Improvements in Breast Fire-arms; brought from the Lords; read, and referred to the Examiners, 121. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 125. Committed, 143. Reported, without Amendment, 160. Standing Orders 243 suspended; Bill passed, without Amendment, 162. (Cited as Whiting's Patent Act, 1897.) R. A. 281.

Pauper Deportation (Ireland)

--continued.

Pauper Deportation (Ireland):

23. [1894.] Bill to amend the Law relating to the Deportation of Paupers from Great Britain to Ireland; Ordered; CLXIX. 24. Presented, 27. (Not proceeded with.)

Pauper Relations:

24. [1893-94.] Bill to exempt persons from the Liability of maintaining Pauper Relations; Ordered, and presented; CLXVIII. 31. (Second Reading not proceeded with.)
Pavings, Lightings, Improvements, &c.

I. Public Bills and Provisional Order Bills; 1—7.
II. Private Bills; 8—66.

I. Public Bills and Provisional Order Bills:

Dublin Barracks Improvement:
1. [1892.] To enable the Secretary of State for the War Department to purchase certain lands in or near Dublin for the improvement of the Wellington and Beggars Bush Barracks at Dublin respectively; Ordered, and presented accordingly; CXLVII. 314. Bill committed to a Select Committee, and reported; re-committed to a Committee of the whole House, 228. Order for Committee read; Motion, That it be an Instruction to the Committee that they have power to insert provisions to enable the Dublin Corporation to establish the amount expended by them on the Wellington Barracks; Debate arising, and it appearing from the Debate that the object of the Instruction was to establish a claim against the Exchequer, Mr. Speaker informed the House that the Question therein could not be put; Bill considered in Committee, and reported, without Amendment; passed, 245. Agreed to by the Lords, 365. (Cited as Dublin Barracks Improvement Act, 1892.) R. A. 356.

Edinburgh Improvement Provisional Order:
2. [1898.] To confirm a Provisional Order made by the Secretary for Scotland, under Part I. of "The Housing of the Working Classes Act, 1890," relating to the City and Royal Burgh of Edinburgh; Ordered, and presented accordingly; read, and referred to the Examiners; CLXII. 229. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 258. Bill committed 241. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 253. Bill passed, 264. Agreed to by the Lords, 328. (Cited as Edinburgh Improvement Provisional Order (Edinburgh), 1898.) R. A. 572.

General Paving (Metropolis) Act (1817) Amendment:
3. [1890—91.] To amend "The General Paving (Metropolis) Act, 1817," Ordered, and presented; CXLVI. 139. (Second Reading not proceeded with.)

II. Private Bills:

Aberdeen Police and Improvement:
8. [1893.] Petition for a Bill to authorise the Lord Provost, Magistrates, and Town Council of the City of Aberdeen to make certain Bridge and Street Improvements, to confer upon them new Powers with respect to Police matters, Streets and Buildings, and for other purposes, and Bill ordered; CLV. 35. Resd, 36. Committed, 51. Reported from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 188. Considered, as amended, 208. Passed, 218. Agreed to by the Lords, with Amendments, 355. Lords' Amendments agreed to, 303. (Cited as Aberdeen Police and Improvement Act, 1893.) R. A. 594.

Bilton Improvement—continued.

Sanitary Regulations Bills, 301. Bill passed, 331. Agreed to by the Lords, with Amendments, 407. Lords' Amendments agreed to, 419. (Cited as Bilton Improvement Act, 1896) R. A. 458.

Blackpool Improvement:
10. [1892.] Petition to confer further Powers on the Mayor, Aldermen, and Burgesses of the Borough of Blackpool, for the Improvement and good Government of the Borough, and for other purposes, and Bill ordered; CXLI. 31. Read, 48. Committed, 77. Petition for additional Provision referred to the Examiners, 189. Report on said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 189. Report, on said Petition, That the Standing Orders ought to be dispensed with, 211. (No further proceeding.)

Peelies Foot Pavements Provisional Order:
7. [1894.] To confirm a Provisional Order made by the Secretary for Scotland, under "The Burgh Police (Scotland) Act, 1892," relating to the Burgh of Peelies; Ordered, and presented accordingly; Standing Order suspended, and Bill to be read the first time; accordingly read the first time, and referred to the Examiners; CXLVIII. 321. Bill committed, 348. Bill reported, without Amendment; Provisional Order confirmed; Bill passed, 301. Agreed to by the Lords, 299. (Cited as General Police and Improvement (Scotland) Act, 1892, Order Confirmation (Peelies) Act, 1892.) R. A. 401.

Improvement of Land (Scotland):
6. [1893—94.] To extend the operation of "The Improvement of Land Act, 1894," so far as regards Scotland; Ordered; CXLVII. 327. Bill committed, 301. Reported, without Amendment, 396. Passed, 399. By the Lords, with Amendments, 463. Lords' Amendments to be now considered; considered, and agreed to, 493. (Cited as Improvement of Land (Scotland) Act, 1895.) R. A. 251.

General Police and Improvement (Scotland) Act (1892) Amendment:

General Police and Improvement (Scotland) Provisional Order (Inverness):
5. [1892.] To confirm a Provisional Order under "The General Police and Improvement (Scotland) Act, 1892," relating to the Burgh of Inverness; Ordered, and presented accordingly; Standing Order suspended, and Bill to be read the first time; accordingly read the first time, and referred to the Examiners; CXLVII. 321. Bill committed, 348. Bill reported, without Amendment; Provisional Order confirmed; Bill passed, 301. Agreed to by the Lords, 299. (Cited as General Police and Improvement (Scotland) Act, 1892, Order Confirmation (Inverness) Act, 1892.) R. A. 401.

Peebles Foot Pavements Provisional Order:
7. [1894.] To confirm a Provisional Order made by the Secretary for Scotland, under "The Burgh Police (Scotland) Act, 1892," relating to the Burgh of Peebles; Ordered, and presented; Standing Order suspended, and Bill to be read the first time; accordingly read, and referred to the Examiners; CXLIX. 262. Bill committed, 278. Reported, without Amendment; Provisional Order confirmed; Bill passed, 305.
II. Private Bills—continued.

Blackrock Improvement—continued.

for bringing in the said Bill made upon the same day, read ;
Bill read the first and second time ; and committed ; CLXVIII. 34. Reported from the Select Committee on Public and Sanitary Regulations Bills, 198. Considered, as amended, 310. Bill passed, 228. By the Lords, with Amendments, 305. Lords' Amendments agreed to, 328. (Cited as Blackrock Improvement Act, 1893.) R. A. 385.

12. [1896.] Petition for a Bill to alter the North Shore Works authorised to be constructed by the Blackrock Improvement Act, 1893, and for other purposes, and Bill ordered ; CLI. 27. Read, 38. Committed, 52. Bill reported, 185. Considered as amended, 368. Passed, 228. Agreed to by the Lords, with Amendments, 329. Lords' Amendments agreed to, 330. (Cited as Blackrock Improvement Act, 1896.) R. A. 373.

13. [1896.] Report, That the Bill should originate in the House of Lords ; CLLI. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to increase the number of the Council of the Blackrock Township, and to authorise the Mayor, Aldermen, and Burgesses of the said Borough to construct additional Town sewers, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 292. Report, That the Standing Orders not previously inquired into have been complied with, 260. Committed, 311. Bill reported, with Amendments, 252. Passed, with Amendments, 308. To which the Lords agree, 329. (Cited as Blackrock Improvement Act, 1896.) R. A. 372.

Blackrock and Kingstown Main Drainage and Improvement:

14. [1896.] Petition for Bill, referred to the Select Committee on Standing Orders ; CLXVII. 35. Report, That the Standing Orders have not been complied with, referred to the said Committee, 50. Report, That the Standing Orders ought to be dispensed with, 84. Report read ; Bill to constitute a Joint Drainage Board for the Townships of Blackrock and Kingstown, in the County of Dublin ; to confer Powers on such Board for the construction of Sewers, and other purposes ; to confer additional Powers on the Township Commissioners within their respective Townships ; to extend the Boundary of the Township of Kingstown, and for other purposes ; Ordered, 85. Read, 68. Order, That the Bill be read a second time, discharged, and Bill withdrawn, 135.

Blackrock and Kingstown Drainage and Improvement:

15. [1893-94.] Report, That the Bill should originate in the House of Lords ; CLXVIII. 28. Report, That the Standing Orders had been certified to have been complied with, 68. Bill to constitute a Joint Drainage Board for the Township of Blackrock, and part of the Township of Kingstown, in the County of Dublin ; to confer Powers on such Board for the construction of Sewers, and other purposes ; to confer additional Powers on the Blackrock Township Commissioners, and for other purposes ; brought from the Lords, 377. Read, and referred to the Examiners, 378. Committed, 418. Witnesses ordered to attend, 445. Bill reported, 400. Motion, That the Bill be now taken into consideration ; Amendment proposed, "re-committed to the former Committee" ; Question, That the words proposed to be left out stand part of the Question; Debate arising ; Closure claimed ; but Mr. Speaker withheld his assent, as it appeared to him the House was prepared shortly to come to a decision; Debate resumed ; Closure claimed, but Mr. Speaker stated that he had just withheld his assent to that Motion; Debate resumed; Amendment, on Division, made ; Bill re-committed to the former Committee ; Instruction to the Committee, 486. (See Instructions.) Bill reported, with further Amendments, pursuant to the Order of the House, 497. Order for Third Reading discharged ; Bill re-committed to a Committee of the whole House in respect of certain Clauses, a new Clause, Fourth and Sixth Schedules, Preceding and Title ; considered in Committee, and reported, with Clauses amended ; New Clauses added ; Fourth and Sixth Schedules added ; and Preceding and Title amended, 512. Bill passed, with Amendments, 518. To which the Lords agree, 537. (Cited as Blackrock and Kingstown Drainage and Improvement Act, 1893.) R. A. 554.

Bournemouth Improvement:

16. [1892.] Petition, and Bill to make further Provision for the Health, Improvement, and Local Government of the Borough of Bournemouth, and to confirm an Agreement for Purchase by the Corporation of the Winter Gardens adjoining Exeter Road; and for other purposes ; Ordered, CLXVII. 34. Read, 49. Committed, 55. Reported from the Select Committee on Police and Sanitary Regulations, 194. Considered, as amended, 255. Passed (New Title), 245. By the Lords, with Amendments, 387. Lords' Amendments agreed to, 398. (Cited as Bournemouth Improvement Act, 1892.) R. A. 491.

Bray Township Improvement:

17. [1896.] Petition for a Bill to authorize the Bray Township Commissioners to construct a Sewer for the more effectual Draining of the Township; to supply Electric Light, for Public and Private purposes, within the Township and the Districts adjacent thereto; and for other purposes, and Bill ordered ; CLI. 27. Read, 38. Committed, 52. Bill reported, 185. Considered as amended, 329. Passed, 228. Agreed to by the Lords, with Amendments, 329. Lords' Amendments agreed to, 329. (Cited as Bray Township Act, 1896.) R. A. 375.

Brighton Improvements:

18. [1893-94.] Petition for a Bill to confer further Powers upon the Mayor, Aldermen, and Burgesses of the Borough of Brighton, and for other purposes ; and Bill ordered ; CLI. 27. Read, 38. Committed, 52. Reported from the Select Committee on Police and Sanitary Regulations Bills, 339. Considered, as amended, 279. Passed, 289. Agreed to by the Lords, with Amendments, 355. Lords' Amendments agreed to, 408. (Cited as Brighton Corporation Act, 1896.) R. A. 425.

Carmarthen Improvement:

19. [1898.] Petition for a Bill to authorise the Extension of the Borough of Carmarthen, and to make further provision in regard to the Water Supply of the Borough, and for other purposes ; and Bill ordered CL. 22. Read, 30. Committed, 40. Reported, 110. Considered, as amended, 161. Bill passed, with a New Title, 195. By the Lords, with Amendments, 329. Lords' Amendments agreed to, 329. (Cited as Carmarthen Improvement Act, 1898.) R. A. 372.

Dover Undercliff Redclamation:

20. [1895.] Petition for a Bill for the Protection, Redclamation, and Improvement of the Undercliff, near Dover, and Lands adjoining the same, and for other purposes, and Bill ordered, CL. 24. Read, 40. Day appointed for Second Reading, 42. (Second Reading not proceeded with.)

21. [1896.] Petition for Bill, presented the 11th of February, 1895; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first time; and ordered to be read a second time; CL. 33. Motion, That the Bill be read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed, 68. Reported, 201. Agreed to by the Lords, with Amendments, 202. Lords' Amendments agreed to, 401. (Cited as Carmarthen Improvement Act, 1898.) R. A. 425.

Eastbourne Improvement Act (1885) Amendment:

22. [1897.] Petition, and Bill to repeal the 16th Section of the Eastbourne Improvement Act, 1885; Ordered, CLXVII. 35. Read, 43. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months;" but, on Division, not made; Bill committed, 93. Order, That the Bill be committed, discharged; Order, That the Bill be committed to a Select Committee, 110. Instruction to the Select Committee, 140. Bill reported, 211. Bill considered, as amended, 252. Passed, 271. Agreed to by the Lords, 299. (Cited as Eastbourne Improvement Act, 1885, Amendment Act, 1892.) R. A. 402.

East Ham Improvement:

23. [1898.] Petition for a Bill to confer further Powers upon the Urban District Council for the District of East Ham,
II. Private Bills—continued.

East Ham Improvement—continued.

in the County of Essex; and Bill ordered; CXLII. 29. Read, 27. Committee appointed from the Select Committee on Standing Orders on Petition for dispensing with Standing Order 129 in the case of Petition against the Bill, that the Standing Order ought to be dispensed with, 321. Bill reported from the Select Committee on Police and Sanitary Regulations Bills, 189. Considered, as amended, 220. Passed, 234. Agreed to by the Lords, with Amendments, 329. Lords' Amendments agreed to, 327. (Cited as East Ham Improvement Act, 1898.) R. A. 372.

Edinburgh Extension:

24. [1896.] Petition for a Bill to amalgamate the Burghs of Leith and Portobello with the City and Royal Burgh of Edinburgh, and to extend the Boundaries of the City and Royal Burgh and the County of the City of Edinburgh; to amalgamate Parishes; to transfer to and vest in the amalgamated Corporate the respective Undertakings of the Edinburgh and District Water Trustees and the Edinburgh and Leith Corporations Gas Commissioners; to transfer to the Corporation all the Powers and Authorities of the Corporation of Edinburgh and the Corporation of Leith under "The Water of Leith Purification and Sewerage Act," to extend the Limits of compulsory Water Supply; to extend the Limits of Gas Supply; to enable the Corporation to purchase by Agreement the Gravers and Undertaking of the Portobello Gas Light Company; to amend and extend the Edinburgh Municipal and Police Acts, and for other purposes, and Bill ordered; CLE. 28. Read, 39. Committee, 52. Bill reported, 214. Motion, that the Bill be now considered; Amendment proposed, "re-committed to the former Committee," and not made, on Division; Bill considered, as amended, 276. Queen's Consent signified; Bill passed, 283. Agreed to by the Lords, with Amendments, 284. Lords' Amendments agreed to, 289. (Cited as Edinburgh Extension Act, 1896.) R. A. 425.

Edinburgh North Bridge Improvement:

25. [1896.] Report, that the Bill should originate in the House of Lords; CXLIX. 8. Bill to authorise the Lord Provost, Magistrates, and Council of the City of Edinburgh to widen, alter, and improve North Bridge and North Bridge Street, within the said City; to conform in Agreement with the North British Railway Company; to acquire Lands; to make a new Road, and for other purposes; and Bill ordered; CXLVIII. 38. Read, 44. Committee, 57. Reported from the Select Committee on Police and Sanitary Regulations Bills, 403. Considered, as amended; Standing Orders suspended, and Bill to be now read the third time; Queen's Consent signified; Bill passed, 418. By the Lords, with Amendments, 457. Lords' Amendments agreed to, 499. (Cited as Fleetwood Improvement Act, 1894.) R. A. 532.

Fleetwood Improvement:

25. [1893-94.] Petition for a Bill for authorising the Fleetwood Improvement Commissioners to establish, maintain, work, and regulate a Ferry across the River Wyre, between Fleetwood and Knot End, and for making further and better provision for the Improvement of the Ferry and Health, and to make better provision for the Improvement of the Ferry and Health, Local Government, and Finance of the District, and for other purposes; and Bill ordered; CXLVIII. 38. Read, 44. Committee, 57. Reported from the Select Committee on Police and Sanitary Regulations Bills, 403. Considered, as amended; Standing Orders suspended, and Bill to be now read the third time; Queen's Consent signified; Bill passed, 418. By the Lords, with Amendments, 457. Lords' Amendments agreed to, 499. (Cited as Fleetwood Improvement Act, 1894.) R. A. 532.

Glasgow Corporation Improvements—continued.

Standing Order 120, That the Standing Order ought to be dispensed with, 291. Witnesses ordered to attend the Select Committee on Police and Sanitary Regulations Bills, 189. Considered, as amended, 291. Standing Order 243 suspended; Bill passed (New Title), 255. Agreed to by the Lords, with Amendments, 291. Lords' Amendments agreed to, 496. (Cited as Glasgow Corporation (Improvements and General Powers) Act, 1897.) R. A. 456.

Hoylake and West Kirby Improvement:

28. [1897.] Petition for a Bill to confer Powers upon the Urban District Council of Hoylake and West Kirby for the construction of a Parade, new Streets, Pier, and other Works, to authorise the Inclosure of the Great Mere Commons, and for other purposes; and Bill ordered; CLIV. 28. Read, 38. Day appointed for Second Reading, 51. Second Reading deferred, 71. Motion, That the Bill be now read a second time; Amendment proposed "Six Months," and withdrawn; Bill committed, 91. Reported, with Amendments, 116. Considered, as amended, 135. Queen's Consent signified; Bill passed, 141. Agreed to by the Lords, with Amendments, 256. Lords' Amendments agreed to, 279. (Cited as Hoylake and West Kirby Improvement Act, 1897.) R. A. 360.

Ilford Improvement:

20. [1900.] Petition for a Bill to confer Further Powers upon the Urban District Council of Ilford, for the purpose of extending the Urban District, and for other purposes; and Bill ordered; CXLVII. 30. Read, 39. Committee, 218. Bill reported, 234. Considered, as amended, 311. Bill passed, with Amendments, 329. To which the Lords agree, 331. (Cited as Ilford Improvement Act, 1900.) R. A. 300.

Iffracombe Improvement:

31. [1900.] Petition for a Bill to authorise the Urban District Council of Ilfracombe, in the County of Devon, to construct additional Waterworks for the supply of their District, and the Parishes of Berrybaum, Combe Martin, and Marline, and to make further and better provision for the Improvement, Health, Local Government, and Finance of the District, and for other purposes; and Bill ordered; CLV. 28. Read, 38. Committee, 31. Reported from the Select Committee on Police and Sanitary Regulations Bills, 174. Considered, as amended, 201. Queen's Consent signified; Bill passed, 297. Agreed to by the Lords, with Amendments, 292. Lords' Amendments agreed to, 297. Lords' Amendments agreed to, and a consequential Amendment made to the Bill, 311. To which the Lords agree, 324. (Cited as Ilfracombe Improvement Act, 1897.) R. A. 572.

Irvine Burgh Improvement:

32. [1896.] Report, that the Bill should originate in the House of Lords; CXLII. 14. Bill for empowering the Corporation of the Royal Burgh of Irvine to construct a New Bridge or Dam across the River Irvine; to construct a new Bridge over the said River, with Roads of Access thereto; to widen, alter, and improve Streets, and for other purposes; brought from the Lords, 171. Considered, 204. Reported, without Amendment, 201. Passed, 209. (Cited as Irvine Burgh Improvement Act, 1896.) R. A. 350.

Kensington
Kensington (James Street Area) Improvements:

Leicester Extension:

London Improvements:

Londonderry Improvement:

London Improvements—continued.

Manchester Corporation:

Middlesex Corporation:

Nelson Corporation:

Newcastle-upon-Tyne Improvement:

Newcastle-upon-Tyne Improvement—continued.
PAVINGS, LIGHTINGS, &c. continued.

II. Private Bills—continued.

Nottingham Improvement:

41. [1897.] Petition for a Bill to confer further Powers upon the Corporation of Nottingham with respect to Street Improvements, Tramways, and various Matters of Local Government, and for other purposes; and Bill ordered; CLI. 41. Read, 33. Committed, 64. Reported, 334. Standing Orders Nos. 214, 215, and 230 suspended; Bill considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 552. Agreed to by the Lords, with an Amendment, 301. Lords' Amendments agreed to, 417. (Cited as Nottingham Improvement Act, 1897.) R. A. 457.

Paignton Improvement:

49. [1898.] Petition for a Bill to confer Powers upon the Urban District Council of Paignton, in the County of Devon, with respect to the purchase and laying out of Land for a Recreational Ground, to make better provision for the Improvement, Health, and Local Government of the District, and for other purposes; and Bill ordered; CLI. 21. Read, 41. Committed, 51. Reported from the Select Committee on Police and Sanitary Regulations Bills, 329. Order, in the use of Bills reported from the Select Committee on Police and Sanitary Regulations Bills, That three clear days should intervene between Report of Committee and Consideration, as amended; Standing Orders 94, 214, and 230 suspended; Bill considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 47. Agreed to by the Lords, with Amendments, 411. Lords' Amendments agreed to, 418. (Cited as Paignton Improvement Act, 1898.) R. A. 432.

Perth Improvement:


46. [1895.] Petition for a Bill to authorise the construction of a Quay at the Harbour of Perth, and a Bridge over the River Tay and other Works, and also new Town Works; to make provision for the regulation of the Office of Town Clerk and for other purposes; and Bill ordered; CLI. 45. Read, 33. Committed, 64. Reported, with Amendments, 132. Considered, as amended, 129. Queen's consent signified; Bill passed, 169. Agreed to by the Lords, with Amendments, 249. Lords' Amendments agreed to, 257. (Cited as Perth Harbour City Improvements and Gas Act, 1897.) R. A. 291.

Ramsgate Corporation Improvements:

45. [1900.] Report, That the Bill should originate in the House of Lords; CXLVII. 29. Bill for the Improvement of the Borough, and for other purposes; brought from the Lords; read, and referred to the Examiners, 201. Committed, 284. Reported, with Amendments, 286. Considered, as amended, 341. Queen's Consent signified; Bill passed, with Amendments, 349. To which the Lords agreed, 335. (Cited as Ramsgate Corporation Act, 1900.) R. A. 357.

Rhyi Improvement Bill (changed from Rhyi Improvement Commissioners Bill):

46. [1892.] Considered, as amended; CXLVII. 194. Passed, 202. By the Lords, with Amendments, 394. Lords' Amendments agreed to, 386. (Cited as Rhyi Improvement Act, 1892.) R. A. 401. See Rhyi Improvement Commissioners Bill.

Rhyi Improvement Commissioners:

47. [1892.] Petition for a Bill to authorise the Rhyi Improvement Commissioners to purchase the Undertaking of the Rhyi District Water Company; to embark and equip the Rhyi Water Vessels, on the Bank of the River Cwyll, in the County of

603
II. Private Bills—continued.

South Level Commissioners:

52. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVI. 29. Bill to transfer to the Drainage and Navigation Commissioners constituted by the Local and Personal Act 7 and 8 Geo. 4. c. xlvii., the Property, Powers, and Duties on the Ess End Brick Navigation Commissioners, and to amend that Act and "The Ouse Outfall Act, 1860," and for other purposes; brought from the Lords; read, and referred to the Examiners, 115. Committed, 142. Reported, 163. Considered, as amended, 178. Passed, with Amendments, 193. To which the Lords agree, 211. (Cited as South Level and Ess End Brick Act, 1892.) R. A. 137.

Stourbridge Improvement Commissioners:

53. [1893-94.] Petition for a Bill for amending "The Stourbridge Improvement Act, 1896," and conferring further Powers on the Stourbridge Improvement Commissioners, and for other purposes; and Bill ordered; CXLVI. 58. Read, 65. Passed, 177. By the Lords, with Amendments, 414. Lords' Amendments agreed to, 426. (Cited as Stourbridge Improvement Commissioners Act, 1891.) R. A. 469.

Strand Improvement:

54. [1893.] Petition for a Bill to authorize the Widening of the Strand and of Currying Lane, and the taking of Lands In the Parishes of Saint Martin-in-the-Fields and Saint Clement Danes, and for other purposes; and Bill ordered; CL. 28. Read, 23.

55. [1896.] Petition for Bill, presented the 11th day of February 1895; and the Order of Leave for bringing in the said Bill, made upon the same day; read; Bill read the first time; and referred to the Examiners of Petitions for Private Bills; CL. 34. Report from the Select Committee on Standing Orders on Petition for dispensing with Standing Order 126, in case of Petition against the Bill, That the Standing Orders ought not to be dispensed with, 57. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 66. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months" and withdrawn; Bill read a second time, and committed, 165. Reported, 202. Considered, as amended, 220. Passed (New Title), 234. Agreed to by the Lords, with Amendments, 254. Lords' Amendments agreed to, 260. (Cited as Strand Improvement Act, 1896.) R. A. 435.

Tyne Improvement:

56. [1897.] Report, That the Bill should originate in the House of Lords; CL. 55. Report, That the Standing Orders had been certified to have been complied with, 38. Bill for empowering the Tyne Improvement Commissioners to create and issue Stock, and for the completion of Works, and for amending certain of the Provisions of the Tyne Improvement Acts, 1850 to 1897, and for other purposes; brought from the Lords; read, and referred to the Examiners, 127. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 176. Committed, 184. Reported, with Amendments, 204. Considered, as amended, 283. Queen's Consent signified; Bill passed, with Amendments, 305. To which the Lords agree, 416. (Cited as Tyne Improvement Act, 1897.) R. A. 456.

57. [1896.] Report, That the Bill should originate in the House of Lords; CL. 17. Report, That the Standing Orders had been certified to have been complied with, 27. Bill for enlarging the constitution of the Tyne Improvement Commission; for conferring further Powers upon the Tyne Improvement Commissioners; and for amending certain of the Provisions of the Tyne Improvement Acts, 1850 to 1897, and for other purposes (consolidated from the Tyne Improvement Bill and the Tyne Improvement Commissioners (Constitution) Bill); brought from the Lords, 123. Committed, 138. Reported, without Amendment, 156. Passed, 165. (Cited as Tyne Improvement (Constitution and Works) Act, 1896.) R. A. 221.

Tyne Improvement Commissioners (Constitution):

58. [1897.] Report, That the Bill should originate in the House of Lords; CL. 17. Report, That the Standing Orders had been certified to have been complied with, 26. (No further proceeding.)

Victoria Embankment Extension and Saint John's Improvement:

59. [1897.] Report from the Select Committee on Standing Orders, in the case of leave to deposit Petition for Bill, That the Standing Orders might not to be dispensed with; CL. 202. (No further proceeding.)

60. [1896.] Petition for a Bill to authorise the construction of an Extension of the Victoria Embankment and certain Street Improvements, and the taking of Lands in the Parish of Saint Martin-in-the-Fields, Westminster, in the County of London, and for other purposes; and Bill ordered; CL. 33. Read, 41. Day appointed for Second Reading, 51. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made, on Division; Second Reading put off for six months, 184.

Westminster Improvement Commission:

61. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. Report, That the Standing Orders certified to have been complied with, 72. Bill to wind up the affairs of the Westminster Improvement Commissioners, and to distribute their Assets under the direction and control of the High Court, and to dissolve the said Commissioners, and for other purposes; brought from the Lords; read, and referred to the Examiners, 318. Report, No Standing Orders not previously inquired into are applicable, 324. Passed, with Amendments, 417. To which the Lords agree, 457. (Cited as Westminster Improvement Commission Winding-up Act, 1891.) R. A. 450.

Westminster (Parliament Street, &c.) Improvements:

62. [1890-91.] Report on Petition for leave to deposit a Petition and Bill, That the Standing Orders might not to be dispensed with; CXLVI. 109.

63. [1891.] Petition for a Bill for effecting the objects thereuntohereinafter mentioned, for leave to bring in a Bill for amending "The Westminster (Parliament Street, &c.) Improvements Act, 1887," and for reviving the Powers granted by that Act for the compulsory Purchase of Lands, and for further extending the period for the completion of the Works thereby authorised; and Bill ordered; CXLVI. 39. Read, 46. Day appointed for Second Reading, 60. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; but, on Division, not made; and Bill committed, 77. Reported, 129. Considered, as amended, 143. Passed, 152. By the Lords, with Amendments, 216. Lords' Amendments agreed to, 373. (Cited as Westminster (Parliament Street, &c.) Improvements Act, 1892.) R. A. 401.

64. [1894.] Petition and Bill for amending "The Westminster (Parliament Street, &c.) Improvement Act, 1892," and for extending the period within which the Authority mentioned in Section 2 of that Act may be given by the Board of Trade; ordered; CXLIX. 17. Read, 22. Order for Second Reading discharged; Bill withdrawn, 158.

65. [1896.] Petition and Bill for amending the Westminster (Parliament Street, &c.) Improvements Acts, 1897, 1899, and 1892; for further extending the periods limited for the compulsory Purchase of certain Lands, and for the Completion of certain Works, and for the Amendment of the High Court, and to dissolve the said Commissioners, and for other purposes; Ordained; CL. 27. Read, 33. Day appointed for Second Reading, 45. Motion, That the Bill be now read a second time, and Debate adjourned, 216. Further adjourned, 250. Resumed; Amendment proposed, "Six Months," and made, on Division; Second Reading put off for six months, 222.
II. Private Bills—continued.
Westminster Improvements—continued.
authorised by the Act of 1897; for empowering the Undertakers to purchase additional Lands; to stop up Dalbrey Street, and to make a new Street in substitution therefor, and for

Payment of Jurors:
[1890.] Bill to provide for the Payment of Jurors; Ordered and presented; CXLVI. 11. (Second Reading not proceeded with.)

Payment of Jurors (Ireland):
1. [1885.] Bill to provide for the Payment of Jurors in Ireland, and for other purposes connected therewith; Ordered; CL. 28. Presented, 29. (Second Reading not proceeded with.)
2. [1890.] Bill to provide for the Payment of Jurors in Ireland; Ordered and presented; CXLVIII. 81. Order for Second Reading discharged; Bill withdrawn, 139.

Payment of Members:
1. [1889-91.] Bill to restore the Practice of Payment of Members; Ordered; CXLVII. 11. Presented, 16. Order for Second Reading discharged; Bill withdrawn, 252.
2. [1893-94.] Bill to secure to Members of the Commons House of Parliament Payment for their Parliamentary Services; Ordered and presented; CXLVIII. 81. Order for Second Reading discharged; Bill withdrawn, 139.
3. [1892.] "As the principle of gratuitous public service upon which representation in this House is at present based, limits the freedom of constituencies in the selection of their representatives, this House is of opinion that a reasonable allowance should be granted to Members for their services in Parliament"—(Mr. Fenwick) Amendment on going into Committee of Supply, not made; CXLVIII. 135.
4. [1893.] "As the principle of gratuitous public service, upon which the representation of this House is at present based, limits the freedom of constituencies in the selection of their representatives, this House is of opinion that a reasonable allowance should be granted to Members for their services in Parliament"—(Mr. Fenwick) Amendment on going into Committee of Supply, not made; CXLVIII. 135.

Payment of Wages:
[1893.] Bill to provide for the priority of Payment of Wages in Bankruptcy and other cases; Ordered; CL. 16. Presented, 20. (Second Reading not proceeded with.)

Peasant Freeholders (Wales):
[1897.] Motion, That this House is of opinion that the said Freeholders as purchased their own holdings with the Government, and that it is desirable that State Loans, at interest is payable than such Freeholders are able to pay in the redemption existing mortgages in respect of which a higher rate of the3.

Peasant Freeholders (Wales):—See Motions.

Peers' Disabilities Removal—continued.
3. [1895.] Bill to remove the Disabilities of Peers on succeeding to their Titles in respect of sitting in the House of Commons; Ordered; CL. 15. Presented, 19. Order for Second Reading discharged; Bill withdrawn, 221.

Penal Servitude:

Penmaennawr Local Board:—See Local Boards.

Pensions (Old Age):
1. [1897.] Bill to provide Pensions for Poor Persons over the Age of Sixty-five years; Ordered; CL. 11. Presented, 18. Order for Second Reading upon future day discharged; another day appointed, 231. (Second Reading not proceeded with.)
2. [1898.] Bill to provide Pensions for Poor Persons over the Age of Sixty-five years; Ordered and presented; CXLIII. 79. Order for Second Reading discharged; another day appointed, 224. (Second Reading not proceeded with.)
3. [1899.] No. 2. Bill to provide Pensions for Poor Persons over the Age of Sixty-five years; Ordered; CXLVII. 5. Presented, 21. Order for Second Reading upon future day discharged; another day appointed, 111. (Second Reading not proceeded with.)

Perjury:
[1895.] Bill to consolidate and amend the Law relating to Perjury and kindred Offences; brought from the Lords; CL. 68. Read, 101. Bill committed, 130. Order for Committee discharged, and Bill committed to the Joint Committee on Statute Law Revision Bills and Consolidation Bills Message to the Lords to acquaint them therewith, 253.

Perpetual Pensions:
[1890-91.] "This House disapproves of so much of the Treasury Minute relating to Perpetual Pensions, Hereditary Payments, and Allowances, as proposes to commute some of such Pensions, Payments, and Allowances at the rate of periously 27 years' purchase"—(Mr. Bradlaugh) Amendment on going into Supply negatived (on Division); CXLVII. 21.

Personal Property (Exemption):
[1896.] Bill to exempt Personal Property (to a limited value) from Seizure and Sale under Legal Process; Ordered, and proceeded accordingly; CL. 145. (Second Reading not proceeded with.)

Perth Water:—See Waterworks.

Peterham and Ham Lands and Footpaths:
[1896.] Petition for a Bill to settle certain questions between the Owners of the Dysart Surrey Estate, in the Parishes of Peterham and Ham, and the Conservators of the River Thames as to the Ownership of the Towpath of the River
Petersham and Ham Lands and Footpaths—continued.
Petersham and Ham Lands and Footpaths—continued.
River Thames, and of certain Lands abutting upon or under that River between Petersham Lane and the junction of the said Footpath with the Footpath from near the Teddington Lock-keeper's House to Ham Common; to provide for the making of certain Public Footpaths on the said Estate at the Expense of the Owners thereof, and to dedicate to the Public certain Footpaths on that Estate; to extinguish certain Lammas Rights over Lands in the Parish of Ham; to prevent building on Petersham Meadow (part of the said Estate), and authorise the Conveyance thereof, without consideration, to a Public Authority for the purpose of a Public Park or Recreation Ground; to vest Ham Common without consideration, and freed from all Manorial Rights, in the Ham Urban District Council, and provide for the Management and Regulation of that Common, and for other purposes; and Bill ordered: CLI. 31. Read, 45. Motion, That the Bill be now read a second time; Amendment proposed, "having regard to the policy of Parliament, as declared by the Metropolitan Commons Acts, 1866 and 1869, this House is not prepared to entertain a Bill for the inclosure of Metropolitan common lands," and made, on Division; Main Question, so amended, put, and Resolution accordingly, 91.

Petitions.

I. Petitions for Relief, &c., the Prayer of which is entered in the Journals; 1—3.

II. Petitions for Grants of Public Money recommended by the Crown; 4.

III. Petitions for leave for Proper Officers of the House to attend Trials and produce Documents; 5.

IV. Petitions referred to Select Committees; 6, 7.

V. Presentation of Petitions; 8—15.

VI. General Orders, and Incidental Proceedings; 16—42.

I. Petitions for Relief, &c., the Prayer of which is entered in the Journals:

Intermediate Education (Wales) (Meyrick Fund): 1. [1896.] A Petition of the Principal and Fellows of Jesus College, Oxford, praying that the Clause of the Scheme relating to the Meyrick Fund may be struck out, and that the Scheme may be amended to enable proposed amended Statutes to pass into law, was presented, and read; and ordered to lie upon the Table; CLI. 85.

National Museums (London) (Opening on Sundays): 2. [1896.] Petitions from Aldermen and Common Councillors of the City of London; Members of the London County Council; and Inhabitants of the County of London, in Public Meeting assembled, praying that a Resolution may be passed in favour of opening Museums on Sundays, was presented, and read; and ordered to lie upon the Table; CLI. 87.

Newfoundland Fisheries Bill (Lords): 3. [1890-91.] Petition from the Legislative Council and House of Assembly of Newfoundland in Session convened, praying that one of their Delegates may be heard at the Bar of the House against the Newfoundland Fisheries Bill; CXLVI. 308, 312.

II. Petitions for Grants of Public Money recommended by the Crown:

British Museum: 4. Praying the House to grant the Trustees of the British Museum such further support towards enabling them to carry on the execution of the Trust reposed in them by Parliament for the general benefit of learning and useful knowledge, as to the House shall seem meet; [1890-91]; CXLVI. 145.—

British Museum—continued.

[1892]; CXLVII. 118.—[1893-94]; CXLVIII. 187.— [1894]; CXLIX. 59.—[1895]; CL. 37.—[1896]; CLI. 56.— [1897]; CLII. 78.—[1898]; CLIII. 81.—[1899]; CLIV. 56. —[1899]; CLV. 45.
III. Petitions for leave for Proper Officers of the House to attend Trials and produce Documents:

For leave of the proper officers of the House of Commons to attend Trials, produce Documents, &c.;

1890-91, CXLVI. 417, 444.

All Petitions in favour of or against certain Provisional Bill presented Seven clear days before the meeting of the Joint Committee of Lords and Commons, referred to the Committee; and Counsel ordered; [1890-91], CXVI. 145.

VI. General Orders, and Incidental Proceedings:

24. Petitions against Bills (Private) presented Six clear days before the meeting of the Committee, referred, and Counsel ordered; [1890-91]; CXLVII. 84—[1894]; CXLVII. 56—[1895]; CXLVIII. 150—[1896]; CXLVIII. 150—[1897]; CXLVIII. 31—[1895]; CXLVIII. 31—[1896]; CXLIX. 56—[1895]; CL. 275.

25. Petitions against Bills or Orders scheduled thereto, which Bills were referred to a Joint Committee, and such Petitions presented Five clear days before the meeting of the Committee, referred, and Counsel ordered; [1893-94]; CXVII. 313.

26.—Petitions already presented against a Bill, and any Proposals by the London County Council Three clear days before the meeting of a Committee, referred, and Counsel ordered; [1893-94]; CXVI. 313.

26. Order for the withdrawal of Petitions against a Bill cancelled; [1894]; CXVI. 121.

29. Order, That any of the London Water Companies presenting a Petition against the Lambeth Water (Transfer) Bill, not later than the 16th March, praying to be heard by Counsel, Agents, and Witnesses, and the Council of any County which includes any part of the Metropolitan Water Area, presenting a Petition against the Bill, not later than the 23rd March, to be heard on such Petition before the Select Committee on a Bill; Order, That any District Council, &c., claiming to be affected by the Bill, presenting a Petition against the Bill, not later than the 21st March, praying to be heard by Counsel, Agents, and Witnesses, may be heard on such Petition before the Select Committee, if and so far as the Committee shall think fit; [1895]; CL. 76.

30. Order relative to Petitions against the Belfast Corporation Bill presented Seven clear days before the meeting of the Committee, referred to the case of a Petition, and the Petition referred to the Committee on the Bill; Counsel ordered, &c. [1896]; CL. 191.

31. Motion
PETITIONS—PILOTAGE.

VI. General Orders, and Incident Proceedings—continued.

31. Motion, That any Petition of the Amalgamated Society of Railway Servants, praying to be heard against Clauses 22 and 38 of the Lancashire and Yorkshire Railway Bill, and so much of the Preamble as relates thereto, presented Five clear days before the meeting of the Committee, be referred to the Committee; and that the Petitioners may be heard by themselves, their Counsel and Agents, on their Petition against the Bill; and Question negatived; [1897] ; CLII. 96. Against Clauses 37 and 38 of the Great Northern Railway Bill, 99.

32. Order, That subject to Rules, Orders, and Proceedings of the House, all Petitions against a Bill referred to the Select Committee on the Bill; [1898] ; CLII. 172.

33. Order relative to the exception of certain Petitions against Bills suspended in certain cases; [1898] ; CLIV. 254, 298.

34. Petitions in favour or against Bills presented Five clear days before meeting of Committee, referred to the Committee (Joint); [1898] ; CLV. 141.

35. Against dispensing with Standing Orders in case of Hybrid Bill referred to the Select Committee on Standing Orders; [1898] ; CLV. 320.

Petroleum—See Committee.

Petroleum:

1. [1898.] Bill to amend the Petroleum Act, 1879; Ordered, and presented accordingly; CLIII. 400.

2. [1899.] Bill to amend the Petroleum Act, 1879; Ordered; CLIV. 17. Presented, 20. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and made; Second Reading put off for Six Months, 91.

3. [1900.] Bill to amend the Petroleum Act, 1879; Ordered and presented; CLV. 101. (Second Reading not proceeded with.)

Pett Customs Abolition (Scotland):

1. [1898.] Bill to abolish Pett Customs in Scotland, and to make provision for levying a Rate in lieu thereof; Ordered and presented; CLIII. 238. Order for Second Reading upon future day discharged; Bill withdrawn, 665.

2. [1899.] Bill to abolish Pett Customs in Scotland, and to make provision for levying a Rate in lieu thereof; Ordered; CLVI. 366. Presented, 370.

3. [1900.] Bill to abolish Pett Customs in Scotland, and to make provision for levying a Rate in lieu thereof; Ordered and presented; CLV. 120. (Second Reading not proceeded with.)

Piers and Harbours—See Motions.

Pharmacy Acts Amendment:

1. [1890-91.] Bill to amend the Pharmacy Acts; Ordered and presented; CXLVI. 169. (Second Reading not proceeded with.)


Pig Iron Warrants:

1. [1890-91.] Bill to regulate dealings in Pig Iron Warrants; Ordered; CXLVI. 8. Presented, 14. (Second Reading not proceeded with.)

2. [1892.] Bill to regulate dealings in Pig Iron Warrants; Ordered; CXLVII. 17. Presented, 22. (Second Reading not proceeded with.)

Pilotage:

[1894.] To amend the Law relating to Pilotage; Ordered, and presented accordingly; CXLIX. 214. Order for Second Reading discharged; Bill withdrawn, 277.

Private:

36. Petitions for Bills and Bills ordered; [1890-91]; CXLVI. 68—[1899]; CLV. 30.—[1900]; CLV. 25.

37. Petitions referred to the Select Committee on Standing Orders; [1890-91]; CXLVI. 50.—[1899]; CLV. 32.—[1900]; CLV. 34.

38. Petition for Bill presented by the Sheriff of the City of London at the Bar; [1890-91]; CXLVI. 69.

39. Petition for Additional Provision, referred to the Examiners; [1890-91]; CXLVI. 146, &c.—[1899]; CLV. 91.

40. Order relative to the exception of certain Petitions against Bills suspended in certain cases; [1899] ; CLV. 254.

41. Petition for Bill withdrawn; [1900]; CLV. 42.

42. Petition against dispensing with Standing Orders in case of Hybrid Bills referred to the Select Committee on Standing Orders; [1898]; CLV. 320.

Pilotage Provisional Orders: Bills relative to:

1. [1890-91.] (No. 1.) To confirm a Provisional Order made by the Board of Trade under "The Merchant Shipping Act Amendment Act, 1892," relating to the Pilotage District of Bristol; Ordered and presented, read, and referred to the Examiners; CXLVI. 180. Report, No Standing Orders applicable, 107. Bill committed, 319. Instruction to the Committee, 336. Bill reported; Provisional Order confirmed, 384. Passed, 366. Agreed to by the Lords, 486. (Cited as Pilotage Order Confirmation (No. 1) Act, 1901.) R. A. 484. See Instructions.

2. [1892.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under "The Merchant Shipping (Pilotage) Act, 1899," relating to Humber and Swansea; Ordered, and presented accordingly; read, and referred to the Examiners; CXLVI. 218. Report, No Standing Orders applicable, 235. Reported; Provisional Orders confirmed, 271. Passed, 201. Agreed to by the Lords, 204. (Cited as Pilotage Order Confirmation (No. 2) Act, 1892.) R. A. 189.

3. [1895.] To confirm a Provisional Order made by the Board of Trade under "The Merchant Shipping Act Amendment Act, 1892," relating to the Pilotage District of Swansea; Ordered and presented; read, and referred to the Examiners; CXLVII. 74. Report, No Standing Orders applicable, 97. Bill committed, 101. Reported, without Amendment; Provisional Order confirmed; passed, 143. Agreed to by the Lords, 210. (Cited as Pilotage Order Confirmation Act, 1892.) R. A. 297.

4. [1892-94.] To confirm certain Provisional Orders made by the Board of Trade under "The Merchant Shipping (Pilotage) Act, 1899," relating to Liverpool and Newport (Monmouthshire); Ordered; CXLVII. 190. Presented; read, and referred to the Examiners, 181. Bill committed, 206. Reported; Provisional Orders confirmed, 221. Bill considered, as amended, 225. Passed, 228. Agreed to by the Lords, 294. (Cited as Pilotage Order Confirmation Act, 1893.) R. A. 339.

5. [1895.] To confirm a Provisional Order made by the Board of Trade under "The Merchant Shipping Act, 1904," relating to the London and English Channel Pilotage Districts; Ordered and presented; read, and referred to the Examiners; CL. 204. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but, on Division, not made; Bill committed, 230. Report relative to attendance of a Witness, 502.

6. [1896.] Order of 11th May 1955, for leave to bring in the Pilotage Provisional Order Bill, read; Bill read the first and second time, and committed; CLI. 19. Witness ordered to attend Committee on Bill, 179. Report; Provisional Order confirmed; Day appointed for consideration, as amended, 200. Bill considered, as amended, 201. Passed, 204. Agreed to by the Lords, 236. (Cited as Pilotage Order Confirmation Act, 1896.) R. A. 372.

7. [1898.] To confirm a Provisional Order made by the Board of Trade, under "The Merchant Shipping Act, 1894."
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Pilotage Provisional Orders, Bills relative to—continued.

1894.—Order for the Enfranchisement of the Sites of
Leasehold Places of Worship; Ordered; and, presented pro-
perly; CL. 114. (Second Reading not proceeded with.)

1896.—Bill for the Enfranchisement of Leasehold
Sites of Places of Worship; Ordered and presented; CL. 71.
(Second Reading not proceeded with.)

1897.—Bill for the Enfranchisement of the Sites of
Leasehold Places of Worship; Ordered; CL. 15.
Presented, 18. (Second Reading not proceeded with.)

1899.—Bill to provide for the Enfranchisement
of Leasehold Places of Worship; Ordered; CL. 18.
Passed, 18. Day appointed for Second Reading, 231. (No
further proceeding.)

Pleuro-pneumonia:—

[1893-94.] Motion, That this House is of opinion that,
subject to the exemptions contained in Section 2 of the Fifth
Schedule of the Contagious Diseases (Animals) Act of 1878,
no Foreign animal landing in the country should be allowed to
leave the wharf alive, and Question, on Division, Negatived;
CXLIV. 111.

Plumbers' Registration:—

1892.—Bill for the National Registration of Plum-
bers; Ordered; CXLVII. 18. Presented, 23. Committed to a
Select Committee, 80. Bill reported; re-committed to a
Committee of the whole House, 172. (See Committees)

1893-94.—Bill for the National Registration of Plum-
bers; Ordered; CXLVII. 18. Presented, 23. Bill com-
mitted, 71. Considered in Committee, 75. Order for Com-
mittee dischared; Bill committed to the Standing Com-
mittee on Trade, 417. Leave to Standing Committee to
make a Special Report; Special Report on Bill, Bill re-
ported, and referred to the Examiners; Report to lie upon the Table, 466. See Committees.

1894.—Bill for the National Registration of Plum-
bers; Ordered; CXLVIII. 26. Presented, 29. Motion,
That the Bill be now read a second time; at Midnight, Debate
adjourned, 70. Order for resuming adjourned Debate dis-
charged; Bill withdrawn, 376.

1895.—Bill for the National Registration of Plum-
bers; Ordered; CL. 17. Presented, 21. Motion, That
the Bill be now read a second time; Objecting taken; Debate
adjourned, 40. Debate resumed, and, it being Midnight,
stood adjourned, 197. Order for resumption of Debate on
future Day dischared; another Day appointed, 214.

1896.—Bill for the National Registration of Plum-
bers; Ordered; CL. 20. Presented, 24. Second
Reading deferred, 76. Motion, That the Bill be now read a
second time; at Midnight Debate adjourned, 97. Re-
sumed; Motion, That the House do now adjourn, and Question
agreed to on Division, 129. Day appointed for resumption of
Debate, 330. (No further proceeding.)

1897.—Bill for the National Registration of Plum-
bers; Ordered; CL. 14. Presented, 17. Bill com-
mited to the Standing Committee on Trade, 194. Report of
name of Members added to the Standing Committee in respect
of the Bill, 202. Bill reported, with Amendments, 225.
Motion, That the Bill be now taken into consideration;
Amendment proposed, " Three Months," but not made on
Division; Main Question put, and agreed to; Bill considered,
as amended; and at half-past Five further Proceeding on con-
sideration, as amended, adjourned, 314. Bill further considered,
as amended; and at half-past Five further consideration as
amended, adjourned, 236. (No further proceeding.)

7. [1898.] Bill for the National Registration of Plum-
bers; Ordered; CL. 91. Presented, 95. (Second
Reading not proceeded with.)

8. [1899.] Motion, That it is desirable that the Govern-
ment should introduce Legislation dealing with the National
Registration of Plumbers, and create a Scheme for that
purpose; Withdrawn; CXLV. 197.

Plumbers' Registration:—See Motions.

Plural Voting Abolition Bill:—See Resolutions.

Plymouth
Plymouth Tramways:—See Tramways.

Plymouth Water:—See Waterworks.

Poaching Prevention Act (1862) Repeal:
[1883–94.] Bill to repeal "The Poaching Prevention Act, 1862," and for other purposes; ordered, and presented accordingly; CXLVII. 629.

Poisoned Flesh Prohibition Act, 1864, Amendment:
1890–91.] Bill to amend "The Poisoned Flesh Prohibition Act, 1864"; ordered; CXLVI. 11. Presented, 16. (Second Reading not proceeded with.)

Police (City of London):—See Metropolis.

Police (London) (Metropolis):—See Metropolis.

Poisoned Flesh Prohibition Act, 1864, Amendment:
[1864.] Amend.

Plymouth Tramways:—See Tramways.

Police:

Police (London) (Metropolis):—See Metropolis.

Police and Sanitary Regulations:—See Committees.

Police:

Bills relative to:

Police Act (1890) Amendment:

Police Acts Amendment:
2. [1893–94.] To amend the Police Acts; ordered; CXLVIII. 19. Presented, 23. Committed, 64. Considered in Committee, 74. Bill again considered in Committee, 86, 90; objection taken to further Proceeding; bill further considered in Committee, and reported, 97. Considered, as amended; passed, 103. By the Lords, with Amendments, 249. Lords agree, 315. (Cited as Police Act, 1893.) R. A. 339.

Police Appointment and Promotion:
3. [1897.] To amend the Police Acts with regard to Co-operation between Police Forces, the Powers of Local Authorities, and the Appointment and Promotion of Police Officers; ordered and presented; CLII. 125. Order for Second Reading discharged; Bill withdrawn, 364.

Police Disabilities Removal (Extension):

Police Disabilities Removal:
5. [1892–94.] To remove Disabilities of policemen with regard to their Vote in Municipal, School Board, and other Elections; ordered and presented; CXLVII. 70. Bill committed, 152. Considered in Committee, and reported, without Amendment; passed, 157. By the Lords, with Amendments, 265. Lords' Amendments to be now considered; Considered, and agreed to, 364. (Cited as Police Disabilities Removal Act, 1893.) R. A. 275.

Police Returns:
6. [1892.] To alter the period for which certain Police Returns are required to be made; ordered and presented; CXLVI. 297. Bill committed, 328. Considered in Committee, and reported, without Amendment; passed, 333. Agreed to by the Lords, 399. (Cited as Police Returns Act, 1892.) R. A. 400.

Police Pensions and Service:
7. [1897.] To amend the Police Acts with regard to Pensions and Service; ordered and presented; CLII. 135. Order for Second Reading discharged; Bill withdrawn, 364.

Police (Property):
8. [1897.] To make further provision with respect to the disposal of Property in the possession of the Police; ordered and presented; CLII. 241. Bill committed, 289. Considered in Committee, and reported, 358. Passed, 359. Agreed to by the Lords, with Amendments, 368. Lords' Amendments agreed to, 409. (Cited as Police (Property) Act, 1897.) R. A. 435.

Police: Bills relative to—continued.
Police (Scotland)—continued.

Magistrates in Police Burghs (Scotland):

6. [1892.] To enable the junior Magistrates of Police Burghs in Scotland to act ex officio as Justices of the Peace and Commissioners of Supply for the County in which the said Burghs are situated; Ordered; CXLVII. 19. Presented; 24. Bill committed, 155. Considered in Committee, 108. Order for Committee discharged; another day appointed, 170. (Not further proceeded with.)

Police Burghs (Scotland) Harbours:

7. [1894.] To enable Police Burghs in Scotland to acquire Harbours existing within their Boundaries; Ordered, and presented accordingly; CXLIX. 361. (No further proceeding.)

Glasgow Police (Seavage, &c.):

8. [1890-91.] Report, That the Bill should originate in the House of Commons; CXLVII. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill to authorise the Magistrates and Council of the City and Royal Burgh of Glasgow, as the Police Commissioners thereof, to acquire Lands for Sewage Purposes, and to raise further Money, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 219. Report, No Standing Orders not previously inquired into applicable, 231. Passed, with Amendments, 303. To which the Lords agree, 331. (Cited as Glasgow Police (Sewage, &c.) Act, 1891.) R. A. 349.

Glasgow Police:


Glasgow Corporation and Police:

10. [1895.] Petition for a Bill to transfer to and vest in the Corporation of Glasgow the Powers of the Glasgow Police Commissioners, and of the several Municipal Trusts of the City; to make Provision for the Regulation of the Office of Town Clerk, and for the Appointment of Sessional Magistrates; to amend and extend the Police Powers within the City, and for other purposes, and Bill ordered; CL. 28. Read, 31. Committee, 49. Motion for Instruction; Amendment made, and Question, on Division, negatived, 45. All Petitions against the Bill presented on or before a certain day referred to the Committee on Police; Council of the City, 46. Bill reported from the Committee on Police and Sanitary Regulations Bills, 229. Bill considered, after Amendment proposed and withdrawn, 270. Bill passed, 298. By the Lords, with Amendments; Lords' Amendments agreed to, 229. (Cited as Glasgow Corporation and Police Act, 1895.) R. A. 335.

Police and Improvement (Scotland) Provisional Order (Forfar Water):

11. [1890-91.] To confirm a Provisional Order under "The General Police and Improvement (Scotland) Act, 1862," relating to Forfar Water; brought from the Lords; read, and referred to the Examiners; CXLVI. 386. Report, No Standing Orders applicable, 374. Reported, without Amendment; Provisional Order confirmed, 496. Bill passed, 493. (Cited as Forfar Water Confirmation Act, 1891.) R. A. 460.

Police (Scotland) Law Amendment:


Police Superannuation (Scotland):

13. [1898.] To assimilate the Law relating to Police Pensions and Allowances in Scotland to the Law in England, and for other purposes relating thereto; Ordered; CLII. 20. Presented, 22. (Second Reading not proceeded with.)

Political Offices Pension Act (1890) Repeal:

1. [1893-94.] Bill to repeal "The Political Offices Pension Act, 1890"; Ordered, and presented accordingly; CXLVIII. 223. (Second Reading not proceeded with.)

2. [1894.] Bill to repeal "The Political Offices Pension Act, 1890"; Ordered and presented; CXLIX. 154. (Second Reading not proceeded with.)

3. [1895.] Bill to repeal "The Political Offices Pension Act, 1890"; Ordered and presented; CL. 54. (Second Reading not proceeded with.)

Pollution of Rivers:—See Rivers.

Ponteefract Park:

[1895.] Petition for a Bill for regulating the rating of Pontefract Park, in the West Riding of the County of York, in respect of Poor Rates, and for other purposes, and Bill ordered; CLV. 31. Read, 40. Committee, 51. Reported, with an Amendment, 91. Considered, as amended, 101. Passed, 104. Agreed to by the Lords, 173. (Cited as Pontefract Park (Poor Rate) Act, 1895.) R. A. 221.

Pontypool Market:—See Markets.

Pontypool Tramroad:—See Tramways.

Pontypool Water:—See Waterworks.

Poor Law and Poor Relief: Bills relative to:

Guardians of the Poor (Qualification):

1. [1892.] To amend the Law relating to the Qualification of Guardians of the Poor; Ordered; CXLVII. 19. Present, 23. Order for Second Reading discharged; Bill withdrawn, 229.

2. [1892.] (No. 3.) To do away with the Property Qualification of elected Guardians of the Poor; Ordered and presented; CXLVII. 22. (Second Reading not proceeded with.)

Pauper Labour Disqualification Removal:

3. [1892.] To remove the Disqualification from Voting at Parliamentary and other Elections of Persons who have been employed on Labour by Guardians of the Poor; Ordered and presented; CXLVII. 208. (Second Reading not proceeded with.)

Poor Law:

4. [1890-91.] To amend the Poor Law; Ordered; CXLVII. 10. Presented, 20. (Second Reading not proceeded with.)

5. [1897.] To amend the Law with respect to the Borrowing of Money by Guardians and Managers of District Schools and Asylums, and to explain the Metropolitan Poor Act, 1897; Ordered and presented; CLII. 31. Bill committed, 362. Bill considered in Committee, and reported, without Amendment; passed, 373. Agreed to by the Lords, 404. (Cited as Poor Law Act, 1897.) R. A. 435.

Poor Law Amendment:

6. [1894.] To exempt certain Persons from the liability of maintaining Relations who become chargeable to the Public Funds; Ordered and presented; CXLIX. 86. (Second Reading not proceeded with.)

7. [1895.] To exempt certain Persons from the liability of maintaining Relations who become chargeable to the Public Funds; Ordered and presented; CL. 35. (Second Reading not proceeded with.)

Poor Law Act (1889) Amendment:

8. [1897.] To extend and amend the provisions of the Poor Law Act, 1889; Ordered and presented accordingly; CXL. 410. (No further proceeding.)

9. [1898.] To extend and amend the provisions of the Poor Law Act, 1889; Ordered and presented; CLII. 20. Order for Second Reading discharged; Bill withdrawn, 52.
Poor Law Acts Amendment : 
10. [1890.] To amend Section One of the Poor Law Act, 1889, and Section Four of the Poor Law (Apprentices, &c.) Act, 1851; Ordered and presented; CLIV. 45. (Second Reading not proceeded with.)

11. [1890.] Introduced, An Act to amend Section One of the Poor Law Act, 1888, Section Four of the Poor Law (Apprentices, &c.) Act, 1851, and Section Four of the Poor Law (Apprentices, &c.) Act, 1854; brought from the Lords; CLIV. 350. Read, 357. Bill committed, 366. Considered in Committee, and reported, with an amended Title; Day appointed for consideration, as amended, 377. Bill considered, as amended; passed, with Amendments, 400. To which the Lords agree, 419. (Cited as Poor Law Act, 1890.) R. A. 429.

Poor Law Officers' Superannuation : 
12. [1895.] To provide for Superannuation Allowances to Poor Law Officers and Servants, and for Contributions towards such Allowances by such Officers and Servants, and to make other relative provisions; Ordered and presented; CL. 46.

14. [1895.] To provide for Superannuation Allowances to Poor Law Officers and Servants, and for Contributions towards such Allowances by such Officers and Servants, and to make other relative provisions; Ordered; CL. 24. Proceeded with, 23. Motion, That the Bill be read a second reading; Amendment proposed, "Six Months," and withdrawn; Bill committed to the Standing Committee on Law, 24th. Report of Names of Fifteen Members added in respect of the Bill, 179. Bill reported; Minutes of Proceedings to be printed. Motion, That the Bill be now taken in consideration; Motion, That the Debate be adjourned; Closure claimed, but Mr. Speaker withholds his assent, and Question negatived; Debate be resumed, 132. (Not further proceeded with.)

Outdoor Relief (Ireland) : 
31. [1902.] To amend the Law relating to the Distribution of Outdoor Relief in Ireland; Ordered; CXLVII. 17. Presented, 22. (Second Reading not proceeded with.)

Outdoor Relief (Friendly Societies) : 
32. [1892-94.] To empower Boards of Guardians to grant Relief to Members of Friendly Societies in Receipt of any Allowances from the same; Ordered and presented; CXLVII. 48. Bill considered in Committee, 247. Committee deferred, 253.

33. [1894.] To empower Boards of Guardians to grant Relief to Members of Friendly Societies in Receipt of any Allowances from the same; Ordered; CXLIX. 23. Present. 25. (Second Reading not proceeded with.)

34. [1905.] To amend the Out-door Relief (Friendly Societies) Act, 1904, and to relieve Members of Friendly Societies of certain disqualifications arising from the receipt of temporary Out-door Relief; Ordered; CL. 15. Presented, 18. Order for Second Reading read, and discharged; Bill withdrawn, 188. By the Lords, with Amendments, 273. Lords' Amendments agreed to, 269. (Cited as Outdoor Relief (Friendly Societies) Act, 1904.) R. A. 309.
POOR LAW—continued.

Poorest Law and Poor Relief: Bills relative to—continued.
at Midnight, Debate adjourned, 44. Resumed; Question agreed to, 69. Debate further adjourned, 222.

Poor Law Provisional Orders:—see Local Government.

Poor Law (Ireland): Bills relative to:

Pauper Deportation (Ireland):
1. [1894.] To amend the Law relating to the Deportation of Paupers from Great Britain to Ireland; Ordered; CXLIX. 24. Presented, 27.

Poor Law (Ireland) Amendment:
2. [1892.] To amend the Poor Law (Ireland) Acts; Ordered and presented; CXLVII. 65. Committed; 76. Considered in Committee, and reported, without Amendment; passed, 103. Agreed to by the Lords, 150. (Cited as Poor Law (Ireland) Act, 1892.) R. A. 1. 267.

Poor Law Franchise (Ireland):
3. [1893–94.] To amend the Law relating to the Poor Law Franchise in Ireland; Ordered; CXLVIII. 18. Presented, 23. (Second Reading not proceeded with.)
4. [1897.] To amend the Law relating to the Poor Law Franchise and the Constitution of Boards of Poor Law Guardians in Ireland; Ordered; CXLIX. 16. Presented, 19. (Second Reading not proceeded with.)

Poor Law Guardians (Ireland):
5. [1890–91.] To amend the Law relating to the Constitution and Election of Boards of Poor Law Guardians in Ireland; Ordered; CXLVI. 9. Presented, 14. (Second Reading not proceeded with.)
6. [1892.] To amend the Law relating to the Constitution and Election of Boards of Poor Law Guardians in Ireland; Ordered; CXLVII. 17. Presented, 22. (Second Reading not proceeded with.)
7. [1893–94.] To amend the Law regulating the Election and Constitution of the Boards of Guardians in Ireland; Ordered; CXLVII. 27. Presented, 28. (Second Reading not proceeded with.)

Poor Law Guardians (Ireland) Qualification of Women:
8. [1896–91.] To enable Women to act as Poor Law Guardians in Ireland; Ordered, and presented; CXLVI. 204. (Second Reading not proceeded with.)
9. [1892.] To enable Women to act as Poor Law Guardians in Ireland; Ordered and presented; CXLVII. 193. (Second Reading not proceeded with.)

Poor Law Guardians (Ireland) (Women):
10. [1894.] To enable Women to be elected and act as Poor Law Guardians in Ireland; Ordered and presented; CXLI. 144. Committed, 277. Considered in Committee, 225, 238. (No further proceeding.)
11. [1896.] To enable Women to be elected and act as Poor Law Guardians in Ireland; Ordered; CXLI. 22. Presented 26. Committed on Division, 45. Considered in Committee, and reported without Amendment; passed, 46. Agreed to by the Lords, with Amendments, 114. Lords’ Amendments to be now considered; considered, and agreed to, 118. (Cited as Poor Law Guardians (Ireland) (Women) Act, 1896.) R. A. 133.

Poor Law Guardians Qualification (Ireland):
12. [1895.] To amend the Law relating to the Qualification of Poor Law Guardians in Ireland; Ordered and presented; Cl. 47. (Second Reading not proceeded with.)

Poor Law Schools (Ireland):
13. [1892.] To provide for expenses incurred by Members of Boards of Management of Poor Law District Schools in Ireland; Ordered and presented; CXLVII. 175. Bill committed, 259. Considered in Committee, and reported, without Amendment; passed, 407. Agreed to by the Lords, 439. (Cited as Outdoor Relief (Ireland) Act, 1898.) R. A. 439.

Poorest Law (Ireland): Bills relative to—continued.

Poor Law Schools (Ireland)—continued.
without Amendment; passed, 238. Agreed to by the Lords, 239. (Cited as Board of Management of Poor Law District Schools (Ireland) Act, 1892.) R. A. 400.

Poor Law Union Officers (Ireland) Superannuation:
14. [1893–94.] To make better provision for the Superannuation of the Officers of Poor Law Unions in Ireland; Ordered and presented; CXLVIII. 110. (Second Reading not proceeded with.)
15. [1894.] To make further provision for the Superannuation of the Officers of Poor Law Unions in Ireland; Ordered and presented; CXLIX. 144. (Second Reading not proceeded with.)
16. [1897.] To provide for the Superannuation of Poor Law Officers in Ireland; Ordered; CXLIX. 23. Presented, 24. (No further proceeding.)

Poor Relief (Ireland):
17. [1890–91.] To amend the Law relating to Outdoor Relief of the Poor in Ireland; Ordered and presented; CXLVII. 98. (Second Reading not proceeded with.)
18. [1894.] For the Amendment of the Law for the Relief of the Poor in Ireland; Ordered; CXLIX. 21. Presented, 28. (Second Reading not proceeded with.)
19. [1896.] To make further provision with respect to Relief of the Destitute Poor in Ireland, and for other purposes connected therewith; Ordered; CLI. 172. Presented, 173. Order for Second Reading discharged; Bill withdrawn, 441.
20. [1897.] To make further provision with respect to the Relief of the Destitute Poor in Ireland, and for other purposes connected therewith; Ordered and presented accordingly; CLI. 427. Order for Second Reading discharged; Bill withdrawn, 250.
21. [1900.] To amend the Poor Relief (Ireland) Acts, 1838 to 1892, with respect to Relief given by the maintenance of Lunatics and Children, and with respect to the quantity of Land which may be acquired under those Acts; Ordered and presented; CV. 256. Bill committed, 333. Reported, without Amendment; passed, 397. Agreed to by the Lords, 397. (Cited as Poor Relief (Ireland) Act, 1900.) R. A. 390.

Outdoor Relief (Ireland):
22. [1896.] Motion, That leave be given to bring in a Bill to make temporary provision for the Relief of Districts in Ireland; And the Motion being opposed after a brief explanatory statement from a Member, Mr. Speaker put the Question, pursuant to Standing Order 110; and Question, on Division, resolved in the Affirmative; Bill presented; CL. 55. On Second Reading, Amendment proposed, "Six Months"; but not made; Bill committed, 261. Considered in Committee, 209. Bill further considered in Committee, and reported, without Amendment; passed, 298. Agreed to by the Lords, 311. (Cited as Outdoor Relief (Ireland) Act, 1896.) R. A. 245.
23. [1897.] To make temporary provision for the Relief of Districts in Ireland; Ordered, and presented accordingly; CLI. 361. Motion, That the Bill be now read a second time; Mr. Speaker directs Member to discontinue his speech; Bill committed, 392. Considered in Committee; reported, without Amendment; passed, 498. Agreed to by the Lords, 428. (Cited as Outdoor Relief (Ireland) Act, 1897.) R. A. 435.
24. [1898.] To make temporary provision for the Relief of Districts in Ireland; Ordered, and presented; CXLIX. 263. Motion, That the Bill be now read a second time, and Debate adjourned, 385. Bill considered in Committee, and reported, without Amendment; passed, 497. Agreed to by the Lords, 430. (Cited as Outdoor Relief (Ireland) Act, 1898.) R. A. 412.

Poor Removal:
25. [1900.] To amend the Law relating to the removal of Parpoors from England to Ireland; Ordered, and presented accordingly; CL. 151. Bill committed, 184. Considered in Committee, and reported, without Amendment; passed, 192. Agreed to by the Lords, 239. (Cited as Poor Removal Act, 1900.) R. A. 356.

Poor
I. Bills relative to ; 1—24.

II. Resolutions for the Approval of Post Office Mail and Telegraph Contracts; 25—38.

III. Questions Negatived, and Motions Withdrawn; 39—44.

I. Bills relative to Post Office (Acquisition of Sites):

1. [1893-94.] To enable Her Majesty's Postmaster General to acquire Lands in London, Liverpool, and Leeds for the Public Service, and for other purposes; CXLVIII. 32. Presented, 25. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 33. Report, That the Standing Orders have been complied with, 37. Bill read a Second time, and committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection, 67. Bill reported, 114. Passed, 128. By the Lords, with Amendments, 240. Lords' Amendments to be now considered; considered, and agreed to, 252. (Cited as Post Office Sites Act, 1893.) R. A. 275. Vide infra.

2. Motion for the House to resolve itself into a Committee, to consider of authorising the Payment, out of Money to be provided by Parliament, of any sums with respect to the Purchase and Acquisitions of Lands payable under any Act of the present Session to enable Her Majesty's Postmaster General to acquire Lands in London, Liverpool, and Leeds for the Public Service, and of all expenses connected with carrying into effect the Provisions of such Act; Queen's Recommendation signified: CXLVIII. 70. Question agreed to; Master considered in Committee, 74. Resolution reported and agreed to, 80. Vide supra.

II. Bills relative to Post Office (Sites)—continued.

Report, That the Standing Orders applicable have been complied with, 243. Bill committed to a Select Committee, 299. Report, That the Standing Orders have been complied with, 37. Bill read a Second time, and committed to a Select Committee of Seven Members, Four to be nominated by the House, and Three by the Committee of Selection, 67. Bill reported, 114. Passed, 128. By the Lords, with Amendments, 240. Lords' Amendments to be now considered; considered, and agreed to, 252. (Cited as Post Office Sites Act, 1893.) R. A. 275. Vide infra.

II. Bills relative to Post Office (Sites)—continued.

3. [1897.] To enable Her Majesty's Postmaster General to acquire Lands in London, Brighton, Norwich, Plymouth, Southampton, Oban, and Cork, for the Public Service, and to confirm Agreements in relation to the Aldersgate Public Garden or Postmen's Park, and for other purposes; Ordered and presented accordingly; CLIII. 225. Examiners to examine Bill in respect to compliance with Standing Orders, 234.
I. Bills relative to—continued.

Post Office Act (1891) Extension:

8. [1892.] To amend "The Post Office Act, 1891," in relation to its application to Scotland, and to apply that Act to the Isle of Man and to the Channel Islands; Ordered and presented; CXLVII. 287. Bill committed, 328. Considered in Committee, and reported without Amendment; passed, 355. Agreed to by the Lords, 392. (Cited as Post Office Act, 1892.) R. A. 400.

Post Office Acts Amendment:

9. [1890-91.] To amend the Post Office Acts, and to make Provision for the service of the Post Office; Ordered, and presented accordingly; CLIII. 360. Passed, 464. Agreed to by the Lords, 503. (Cited as Post Office Act, 1891.) R. A. 463.


Post Office (Carriage of Game):

11. [1898.] To prohibit the carriage of Game during the Close Season by the Post Office Authorities; Ordered and presented; CXLII. 117. Order for Second Reading upon future the Close Season by the Post Office Authorities; Ordered and presented; the Isle of Man and to the Channel Islands; Ordered and presented, 260. Lords' Amendments considered forthwith, and agreed to, 309. (Cited as Post Office Act (Guarantee) Act, 1898.) R. A. 432.

Post Office Consolidation Bill:

12. [1896.] Special Report from the Joint Committee relative to the Bill pending in the Lords; CL IV. 272. Bill to consolidate Enactments relating to the Post Office; brought from the Lords, 290. Read, 292. Order for Second Reading discharged; Bill withdrawn, 370.

13. [1897.] Message from the Lords, that they have referred the Post Office Consolidation Bill to the Joint Committee on Statutory Law Revision Bills; CLIII. 89. Special Report from the Joint Committee, 181. Bill intituled, An Act to consolidate Enactments relating to the Post Office; brought from the Lords, 162. Read, 160. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed, 217. Order for Committee read, and discharged; Bill withdrawn, 369.

Post Office and Telegraphs (Facilities and Pensions):

14. [1897.] To make provision with respect to the Delivery of Telegraphs, Guarantees by Parish Councils in Scotland, and the Pensions of certain Persons employed in the Telegraph Service; Ordered and presented; CLIV. 278. Considered, 369. Considered in Committee, and reported, without Amendment; passed, 397. Agreed to by the Lords, 428. (Cited as Post Office and Telegraph Act, 1897.) R. A. 432.

Post Office (Local Authority Guarantee):

15. [1898.] To extend to Borough and Urban District Councils the powers to guarantee Postal and Telegraphic Enquiries already possessed by County Councils; Ordered, and presented; CXLII. 110. Bill committed, 172. Bill considered in Committee, and reported, 361. Considered, as amended, 365. Passed 290. Agreed to by the Lords, with Amendments, 342. Lords' Amendments agreed to; 424. (Cited as Post Office (Local Authority Guarantee) Amendment Act, 1898.) R. A. 432.

Post Office (Parcels) Act, 1892, Amendment:

16. [1896.] Report, That the Bill should originate in the House of Lords; CL IV. 14. Report, That the Standing Orders had been certified to have been complied with, 18. (No further proceeding.)
III. Questions Negatived and Motions Withdrawn:

Imperial Penny Postage:

41. [1893–94.] "In view of the recent declaration of Postmaster General to the effect that there are no serious financial or administrative objections to such a step, the time has come when the charge for the transmission of letters from the United Kingdom to all parts of the British Empire should be reduced to one penny per half-ounce letter;" Amendment, on going into Supply, withdrawn: [1893–94]; CXLVIII. 252.

Belfast Mails (Arrivals):

42. [1890–91.] Motion, That the House, return the Hour of Arrival in Belfast of English Mail leaving London in connection with the 8.20 a.m. and the 8.30 a.m. Mail Trains from Euston, from the 24th day of May 1895, entered into with the Royal Mail Steam Packet Company, for the conveyance of Mails from Harwich to the Hook of Holland, be approved; CLIV. 287.

Post Office (Holyhead and Kingstown Mail Contract):

33. [1895.] Resolution, That the Contract, dated the 1st day of July 1895, entered into with the City of Dublin Steam Packet Company, for the conveyance of Mails between Holyhead and Kingstown, be approved; CL 327.

Post Office Mail Contract (Portsmouth and Ryde Mails):

34. [1892.] Resolution, That the Contract with the Peninsular and Oriental Steam Navigation Company for the performance of the Mail Service between Portsmouth and Ryde, be approved; CXLVII. 72.

Post Office Mail Contract (South and Central America):

35. [1900.] Resolution, That the Contract, dated the 1st day of June 1900, entered into with the Pacific Steam Navigation Company for the conveyance of Mails between Liverpool and South and Central America and the Falkland Islands, be approved; CLIV. 196.

Post Office (West India Mail Contract):

37. [1892.] Resolution, That the Contract, dated the 24th day of May 1892, entered into with the Royal Mail Steam Packet Company, for the performance of the West India Mail Service, be approved; CL 237.

Post Office (Stranraer and Larne Mail Contract):

38. [1900, Sess. II.] Motion, That the Contract, dated the 1st day of September 1900, entered into with the Royal Mail Steam Packet Company, for the performance of the West India Mails for the period from the 1st day of July 1900 to the 30th day of June 1900, be approved; Debate adjourned, CLV. 419. Resumed, and Question agreed to; Resolution, 420.
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Portsmouth Tramways:—See Tramways.

Porthcawl Water:—See Waterworks.

Post Office Nominations:—See Resolutions.

Presumption of Life Limitation (Scotland)—continued.

Amendments agreed to, 404. (Cited as Presumption of Life Limitation (Scotland) Act, 1891.) R. A. 412.

Prevention of Corruption:

[1900.] Bill intituled, An Act to Check Corruption; brought from the Lords; CXL. 290.

Prevention of Cruelty to Children:


2. [1903-94.] (No. 2.) Bill to amend the Law for the Prevention of Cruelty to Children; Ordered and presented; CLVIII. 612.


Primogeniture Abolition:

[1892.] Bill to amend the Law relating to the Devolution of Real Estate; Ordered, and presented accordingly; CXLVII. 244. (Not further proceeded with.)

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I. Orders for Printing various Matters; 1—40

II. Incidental Proceedings; 41—64.

I. Orders for Printing Various Matters:

Accounts and Papers:

1. Immediately on presentation; [1890-91]; CXLVI. 6.—[1890] CLIV. 11.

2. Present to the Report of a Select Committee; [1890-91]; CXLVI. 263.

3. Laid upon the Table by Mr. Speaker; [1890-91]; CXLVI. 222.—By the Clerk of the House; [1895]; CL. 226.—[1890]; CLIV. 46.—By the Clerk Assistant, to be printed; [1900]; CLV. 9.

4. Estimates referred to Committee of Supply; [1890-91]; CXLVI. 26.—Estimates to be printed; [1899]; CLIV. 41.

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Accounts and Papers—continued.

5. Paper presented, and ordered to be printed 10th August 1870, to be reprinted; [1890-91]; CXLVIII. 243.

6. Paper presented in the last Session of Parliament to be printed; [1897]; CL. 106.—[1898]; CLIX. 13.

7. Minutes of Evidence of a Select Committee laid before the House, and printed; [1895]; CL. 225.

8. Part of a Return of former Session to be printed; [1900]; CLV. 271.

9. That certain pages of Statistics be reprinted; [1894]; CLV. 272.

10. That
I. Orders for Printing Various Matters—continued.

Accounts and Papers—continued.

15. Ordered to be printed on presentation; [1890-91]; CXLVI. 34.

16. Bill referred to Examiner, and to be printed; [1890-91]; CXLIX. 96—[1899]; CL. 16.

17. Bills to be printed on report from Standing Committees; [1890]; CL. 180.

18. Bill, as amended, reported from a Standing Committee, to be printed; [1897]; CLIV. 390.


20. Lords' Bills on being read a first time; [1898-91]; CXLIX. 98—[1899]; CLIV. 357.

21. Bill reported from Joint Committee, and recommitted to a Committee of the whole House, and to be printed; [1890]; CL. 360.

22. Bill reported with a Special Report, and Special Report to be printed; [1898]; CL. 393.

23. Bill, as amended, to be printed after consideration, as amended; [1890-91]; CXLVI. 85—[1899]; CL. 318.

24. Lords' Amendments to Commons' Bills to be printed; [1890-91]; CXLVI. 158—[1899]; CLIV. 311.

II. Incidental Proceedings:

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41. Leave to Parties appearing before Select Committees to print Minutes of Evidence, &c. [1890-91]; CXLVI. 240.

42. Minutes of Evidence taken before a Joint Committee of Lords and Commons to be printed; [1890-91]; CXLVI. 508.

43. Minutes of Proceedings on a Standing Committee to be printed and circulated; [1890-91]; CXLIX. 163—[1894]; CXLI. 151.

44. Leave to Standing Committee to print and circulate with the Vote, Minutes of their Proceedings and amended Clauses of the Bill committed to them; [1893-94]; CXLVIII. 127—[1894]; CXLIX. 146—[1899]; CL. 82.

45. Minutes of Proceedings of Select Committee to be printed (Report and Special Report having been printed in the Supplement to the Votes); [1893-94]; CXLVIII. 221.

46. Minutes of Proceedings of Bills reported from Standing Committees to be printed; [1891]; CXLIX. 293—[1894]; CLVI. 31.

47. Minutes of Evidence of a Committee to be laid before the House, and to be printed; [1895]; CL. 226.

48. Journals of the House, with Indexes, to be printed; [1890-91]; CXLVI. 4—[1899]; CLIV. 4.

49. Minutes of Proceedings and Special Report from a Select Committee to be printed; [1895]; CLI. 541.


51. Standing Orders, as amended, to be printed; [1890-91]; CXLVI. 600—[1899]; CLIV. 417—[1899]; CLIV. 377.

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25. Lords' Amendments to Commons' Amendments to Lords' Amendments to be printed; [1890-91]; CXLVI. 174.

26. Special Report on Instruction to a Bill to be printed; Minutes of the Proceedings of the Committee on Special Report; [1890-91]; CXLVIII. 888.—Other Special Reports to be printed; [1892]; CXLVIII. 129.

27. Report and Special Reports of Standing Committee to be printed; [1890-91]; CXLVIII. 496—[1898]; CL. 156.

28. Reports and Special Reports from Joint Committee to be printed; [1897]; CXLIX. 399—[1897]; CL. 133.

29. Report and Special Report from Select Committee, with Minutes of Proceedings, to be printed; [1892]; CL. 229.

30. Special Report from a Select Committee to be printed; [1897]; CL. 55.

31. Reports of Bills from Standing Committees to be printed; [1894]; CXLIX. 319—[1899]; CL. 67.

32. Report from Committee on group of Private Bills to be printed; [1895]; CL. 164.

33. Report from Committee on a Private Bill to be printed; [1897]; CL. 143.

34. Bill reported from Standing Committee, and Report to be printed; [1897]; CL. 209.

35. Report from Select Committee (Inquiry not completed) to be printed; [1897]; CXL. 343—[1899]; CLIV. 369.

36. Minutes of the Proceedings of the Standing Committee; [1898]; CXL. 129.

37. Minutes of Proceedings of two Bills, reported from the same Committee, to be printed; [1898]; CXLIII. 175.

38. Report of Joint Committee of Lords and Commons to be printed; [1896]; CL. 357.

39. Minutes of Proceedings of the Joint Committee to be printed; [1899]; CLIV. 350.

40. Report of Joint Committee to be printed, inquiry not completed; [1899]; CL. 324.

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52. Orders of last Session for Return, and for Return to lie upon the Table, and to be printed, discharged; [1897]; CL. 69.

53. That Returns do lie upon the Table and be printed, severally read, and discharged; [1893-94]; CXLVIII. 601.—Other Returns ordered; CXLVIII. 525.

54. Mr. Speaker's Speech on his Retirement to be entered in the Votes and Proceedings and Journals of this House, and to be printed; [1895]; CL. 147.

55. Copy of Report of the Select Committee on Earl of Selborne printed, 223.

56. Report of Public Petitions Committee to be printed; [1897]; CL. 95.

57. Copy of Oration and Judgment and Sentence with regard to John Doly; papers to be printed; [1895]; CL. 345.

58. Printing of Journal and Votes to be licensed by Mr. Speaker; [1890]; CL. 342—[1899]; CL. 64.

59. Printed Copies of Reports to be communicated to the Lords; [1897]; CL. 305.

60. Ordered, That the Journal of this House, from the end of the last Session to the end of the present Session, with an Index thereto, be printed. Ordered, That 750 Copies of the said Journal and Index be printed by the appointment and under the direction of Sir Reginald Francis Duce Pelagoevery, K.C.B., the Clerk of this House. Ordered, That the said Journal and Index be printed by such Person as shall be licensed by Mr. Speaker, and that no other Person do presume to print the same; [1890-91]; CXLVI. 14.—[1899]; CLIV. 4. See II. 430.

61. Certificates.
II. Incidental Proceedings—continued.

Committees—continued.
61. Certificates and Reports from the Judges on the Trial of Election Petitions to be printed and entered in the Journal; [1896.] CXL. 4. etc.
62. Report from two of the Judges on the Rota for the Trial of Election Petition to be entered upon the Journals; [1898.] CXLII. 192.
63. Petitions to be printed; [1896.] CXL. 60.

Prisons:
1. [1897.] Bill to amend the Law relating to Prisons; Ordered and presented; CXL. 241. Order for Second Reading read, and discharged; Bill withdrawn, 308.
2. [1896.] Bill to amend the Prisons Act; Ordered, and presented accordingly; CXL. 58. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and, at Midnight, Debate adjourned, 107. Resumed; Amendment not made; Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Law, etc.; Amendment proposed; "Select Committees," but not made; Bill committed to the Standing Committee on Law, etc., 131. Report of Names of Members added to the Standing Committee in respect of the Bill, 150. Bill reported from the Standing Committee; Minutes of Proceedings to be printed, 239. Bill further considered, no amend.; passed, 384. Agreed to by the Lords, 416. (Cited as Prison Act, 1898.) R. A. 132.

Millbank Prison:
[1892.] Bill to transfer the Site of Millbank Prison to the Management of the Commissioners of Works; Ordered and presented; CXLVII. 79. Bill passed, 97. Agreed to by the Lords, 139. (Cited as Millbank Prison Act, 1892.) R. A. 139.

Prisons Acts Amendment:
1. [1890-91-94.] Bill to amend the Laws relating to the Treatment of Prisoners under various Acts in England and Wales, and for other purposes; Ordered; CXLVI. 12. Presented, 17. Second Reading deferred; Order for Second Reading discharged; Bill withdrawn, 323.
2. [1892.] Bill to amend the Laws relating to the Treatment of Prisoners under various Acts in England and Wales, and for other purposes; Ordered; CXLVII. 29. Presented, 23. (Second Reading not proceeded with.)

Prison-made Goods (Importation):
1. [1895.] Resolution, That in the opinion of this House, it is incumbent upon Her Majesty's Government, in connection with the Treatment of Prisoners under various Acts in England and Wales, and for other purposes; Ordered; CXLVII. 29. Presented, 23. (Second Reading not proceeded with.)
2. [1896.] Bill to restrict the Importation of Prison-made Goods; Ordered; CXL. 22. Presented, 25. (Second Reading not proceeded with.)
3. [1897.] Bill to restrict the Importation of Goods made by Foreign Convicts and Felons under Duress, and unfairly competing with Free Labour in Great Britain and Ireland; Ordered and presented; CXL. 80. (Second Reading not proceeded with.)

Prison-made Goods Importation:—See Resolutions.

Prison (Officers' Superannuation):
1. [1893-94.] Bill to explain and amend certain provisions of the Prison Act, 1877, with respect to the Superannuation of Officers; Ordered and presented; CXLVIII. 220. Order for Second Reading discharged; Bill withdrawn, 285.
2. [1895-94.] Motion for the House to resolve itself into a Committee, to consider the expediency of amending certain provisions of the Prison Act, 1877, with respect to the Superannuation of Officers; Ordered and presented; CXLVIII. 230. Order for Second Reading discharged; Bill withdrawn, 285.

Committees—continued.
94. Ordered, That the Votes and Proceedings of this House be printed, being first perused by Mr. Speaker; and that no person but such as he shall appoint do presume to print the same; [1890-91;] CXLVI. 4. — [1896;] CXLIV. 4. — [1900;] CLV. 8.

Prison (Officers' Superannuation)—continued.
Great, out of Moneys provided by Parliament, of Superannuation Allowances to Prison Officers; Queen's Recommendation signified; Question agreed to, 249. Matter considered in Committee, 276. Resolution reported, and agreed to; Bill ordered thereupon, 281. Vide supra. See Committees.


Prisoners' Evidence:
1896. Bill to enable Assumed Persons and their Wives to give Evidence in all Causes Determinable by Justice; Ordered; CXL. 22. Presented, 23. (Second Reading not proceeded with.)

Prisoners (Ireland):
1890-91. Bill to amend the Laws relating to the Treatment of Prisoners in Ireland; Ordered; CXLV. 9. Presented, 14. (Second Reading not proceeded with.)

Prisoners' Personal Correction Prohibition:
1. [1897.] Bill to prohibit the Personal Correction of Prisoners; Ordered, and presented accordingly; CXL. 93. Order for Second Reading discharged; Bill withdrawn, 242.
2. [1898.] Bill to prohibit the Personal Correction of Prisoners; Ordered; CXL. 121. Presented, 122. Motion, That the Bill be now read a second time, and Question negatived, on Division, 241.

Private Bill Legislation (Ireland):
1890. Resolution, That the present system of Private Bill Legislation for Ireland constitutes a serious grievance to the interests of parties from that country, and requires alteration, with a view to economising the time of Parliament, preventing delay, and reducing the heavy costs and charges attending the promotion of Private Bills at present, and that this legislation with this view is urgently required; CXL. 139.

Private Bill Legislation (Scotland):
—See Resolutions.

Private Bill Procedure:
1892. Motion, That leave be given to bring in a Bill to amend the Procedure with respect to Private Bills in Scotland and Ireland; Debate stood adjourned at Midnight; CXLVII. 68. Further adjourned, 72, 79. Resumed, and further adjourned, 83. Resumed; Question resolved in the Affirmative; Bill presented accordingly, 123. Order for Second Reading discharged; Bill withdrawn, 228.

Private Bill Procedure (Scotland): Bills relative to:
2. [1898.]
II. Resolutions relative to Privileges ; 2, 3.

III. Motions withdrawn relative to Privileges ; 4—6.

IV. Incidental Proceedings ; 7—18.

I. Committee of Privileges :

1. Appointed ; [1890–91] ; CXLVI. 4.—[1892] ; CXLVII. 4. ; Sess. 2. ; CXLVIII. 411.—[1893–94] ; CXLVIII. 8.—[1895] ; Cl. 4. ; Sess. 2. ; CL. 342.—[1899] ; Cl. 4.

II. Resolutions relative to Privileges :

2. Complaint made by Mr. Sexton—Resolution, That the passages in the "Times" article complained of constitute a gross breach of the Privileges of this House ; [1893–94] ; CXLVIII. 66.

3. Complaint made to the House by Mr. Tritton, Member for the Norwood Division of Lambeth, of a letter written by Mr. Coyle, Member for the Camborne Division of Cornwall, and published in the "Daily Chronicle" newspaper of the 3rd July, reflected on the conduct of this House in the Chair, which he submitted constituted a grave breach of the Privileges of this House. The said Paper was delivered and the passage read ; Resolution, "No. 3." That the letter written by Mr. Coyle, published in the "Daily Chronicle," newspaper of the 3rd July, constitutes a breach of the Privileges of this House ; Motion, That Mr. Coyle be suspended from the service of the House for one week ; Mr. Speaker addressed the House, and Mr. Coyle having apologised to the House, Motion for his suspension withdrawn ; [1893–94] ; CXLVIII. 417.

III. Motions Withdrawn relative to Privileges :

4. Complaint made to the House by Mr. Halsey, Member for Preston, of a letter purporting to have been written by Mr. Coyle, Member for the Camborne Division of Cornwall, and published in the "Westminster Gazette," Newspaper of this evening, reflecting on the conduct of Members in this House, and of the Speaker of this House in the Chair, which, he submitted, constituted a breach of the Privileges of this House ; the said newspaper was handed in, and the letter complained of was read. (See Complaint.) Mr. Halsey thereupon intimated that, after Mr. Speaker's observations, he should not proceed with the Motion he had intended to submit to the House ; [1893–94] ; CXLVII. 123.

5. Complaint made to the House by Mr. Joseph Chamberlain, Member for West Birmingham, of certain passages in the "Daily News" newspaper of this day, purporting to be a verbatim report of proceedings in the Committee on the Government
Government of Ireland Bill on Thursday last, and of the consequence thereon in a leading article in the Evening News. The said newspaper was handed in, and the passages complained of were read; Amendment and Motion severally withdrawn; [1893-94]: CXLVI. 394.

8. Special Report from a Select Committee read and considered; a Member and other Persons ordered to attend the House on a certain day; [1892]: CXLIV. 277. Mr. Speaker addresses them and the Member heard in his place, and then he withdrew and the other persons heard at the Bar and then were directed to withdraw. After Division was made it was resolved that the Member and the other persons be summoned by Mr. Speaker for their conduct in endeavouring to influence certain persons who gave evidence before a Select Committee, and which constituted a gross breach of Privilege of this House; [1892]: CXLVI. 106-7.

9. Complaint made by Mr. Barlow, Member for North Jodrell, of certain passages in a speech delivered by Mr. Knox, Member for West Carlow, at a Meeting of the National Construction League in the Memorial Hall, Exeter Street, and reported in the "Daily Chronicle" newspaper of 15th instant, imputing corruption to certain Members of this House, which he submitted constituted a breach of the Privileges of this House. The said newspaper was handed in, and the passage complained of read; Motion, That the said speech is a gross breach of Privilege Members heard in his place. Previous Question moved. Resolution, That the Question be now put; [1893-94]: CXLVII. 631.

10. Complaint made to the House by Mr. Privett Morgan, Member for Merthyr Tydvil, on the action of Sir Edward Watkin, Member forHythe, who, he alleged, had, through his Solicitor, Mr. Morris, of the firm of Morris, Ashcroft & Morris, induced Mr. Perks, Member for the Louth Division of Lincolnshire, to object to proceed with the Voluntary Conveyances Bill on 31st May 1893, and that any persons have been guilty of a breach of the Privileges of this House, which he submitted constituted a breach of the Privileges of this House. The said newspaper was handed in, and the passage complained of read; Motion, That the said speech is a gross breach of Privilege Members heard in his place. Previous Question moved. Resolution, That the Question be now put; [1893-94]: CXLVIII. 531.

11. Sessional Order, 12th March, relating to the Interferences of Peers at Elections; Motion, That this House resolves that the Earl of Rosebery, a Peer of Parliament, First Lord of the Treasury, President of the Council, Lord Lieutenant of the County of Midlothian, has, by his Speech on the 17th March, taken part in the declaration of a large number of the Commons of the United Kingdom by concerning himself in the election of a Member to serve for the borough of Leith in the House of Commons; Motion made, and Question proposed, That the action of the Lord Chancellor in presenting to the House of Lords for the election of a Member to serve for the borough of Leith after the 3rd day of May 1893, with the undisclosed object of gaining the passage of a private member's Bill through the Lords, constitutes a breach of the Privileges of this House; [1893-94]: CXLIX. 79.

12. Complaint made by Mr. Havelock Wilson of a certain passage in a newspaper which he submitted constituted a breach of the Privileges of this House; newspaper handed in, and passage complained of read; Motion, That Speaker intervenes and declines to submit the case as a question of Privilege, and gives a reason; Mr. Wilson tenders an explanation to the House, on being allowed to do so; [1896]: CLVI. 101.

13. Complaint made to the House by Mr. Patrick O'Brien, Member for Kilkenny City, of the proceedings of the Board of Guardians of Mullingar, as reported in the "Irish Daily Independent" newspaper of 22nd July 1898, containing threats against the Honourable Member for Roscommon, on account of a speech made by him in this House. The said newspaper was handed in, and the report of the proceedings was read, as follows:—"Proposed, That Mr. James Browne, seconded by Denis Shannon, that on the evening the Board take action in regard to the vile and anti-clerical speech made by Mr. John P. Hayden last week in Parliament, with a view of having his paper deleted from the advertisement here in future, and himself and his reporter excluded from our meetings;" Resolution, That the said proceedings of the Mullingar Board of Guardians, as reported in the "Irish Daily Independent" newspaper of 22nd July 1898, constitute a breach of the Privileges of this House; [1898]: CLH. 241.

14. Complaint made by the Right Honourable James Lowther, Member for the Westmorland Division of Kent, that the Duke of Bedford and Earl Carrington had concerned themselves in the election of Members to the House of Commons; Motion made, and Question put, That it has been represented to this House that the Duke of Bedford and Earl Carrington, two Lords of Parliament, did severally upon the 10th of February last infringe the Liberties and Privileges of this House by concerning themselves in the election of Members to the Commons, a Select Committee be appointed to consider the matter and report thereon to the House; Question negatived on Division; [1893-94]: CXLIV. 41.

15. Complaint made to the House by Mr. James Lowther, Member for the Thanet Division of Kent, of the interference of the Lord High Chancellor and other Lords of Parliament in the selection of a Candidate to fill the vacancy in the representation of the University of Oxford; Motion made, and Question proposed, That, it having been represented to this House that the Lord High Chancellor and other Lords of Parliament did infringe the Liberties and Privileges of this House by concerning themselves in the election of a Member to represent the University of Oxford in the Commons, a Select Committee be appointed to inquire into such alleged breach of Privilege; Motion withdrawn; [1899]: CLV. 170.

16. Complaint made by the Right Honourable James Lowther, Member for the Thanet Division of Kent, that the Duke of Devonshire and the Lord Bishop of Liverpool had concerned themselves in the election of a Member to the House of Commons for the County of Lancaster (Southport Division); Motion made, and Question put, That it has been represented to this House that the Duke of Devonshire and the Lord Bishop of Liverpool did severally infringe the Liberties and Privileges of this House by concerning themselves in the election of Members to the Commons, a Select Committee be appointed to inquire into such alleged breach of Privilege; Question negatived on Division; [1899]: CXLIV. 234.

17. Complaint made to the House by Mr. Swift MacNeill, Member for South Down, of the form of the Message from the Her Majesty delivered to the House of Lords by the Lord Chancellor on Friday, the 2nd day of this instant June; Motion made, and the Question proposed, That the action of the Lord Chancellor in presenting to the House of Lords
IV. Incidental Proceedings—continued.

Lords a Message from Her Majesty, recommending that She should be enabled to grant to Lord Kitchener a sum of 30,000l, is a departure from ancient constitutional precedents, contrary to the usage of Parliament, and a gross breach of the Privileges of this House, inasmuch as the Message attributes to the House of Lords a power of initiating money grants, which alone appertains to the House of Commons, instead of concurred in those grants; Motion withdrawn; [1890]; CLIV. 231.

18. Complaint made by Mr. Patrick O'Brien, Member for Kilkenny City, of certain passages in a letter written by Messrs. Rees and Hindley, Solicitors, and forwarded to every Member of Parliament. The said letter was handed in, and the passages complained of were read, as followeth:—A Motion was made, and the Question being put, That, in the opinion of this House, the passages in the letter of Messrs. Rees and Hindley, read at the Table of the House, constitute a breach of the Privileges of this House. Resolved in the Affirmative. Resolved, That, in the opinion of this House, the passages in the letter of Messrs. Rees and Hindley, read at the Table of the House, constitute a breach of the Privileges of this House. A Motion was made, and the Question was proposed, That Messrs. Rees and Hindley do attend at the Bar of this House on Thursday next, at Three of the clock; Amendment proposed, to leave out words and add others, and made; Main Question amended; put, and agreed to; [1890]; CLV. 170.

Privilege—See Resolutions.

Prize Courts:

[1894.] Bill to make further provision for the establishment of Prize Courts, and for other purposes connected therewith; brought from the Lords; CXLIX. 275. Read, 281. Bill committed, 280. Reported, 247. Considered, as amended, 366. Passed, with Amendments, 366. To which the Lords agree, 378. (Cited as Prize Courts Act, 1894.) R. A. 381.

Professional Accountants:

[1890.] Bill to provide for the better Organisation of Professional Accountants; Ordered and presented; CLV. 81. (Second Reading not proceeded with.)

Prohibited Persons (Drink):

1. [1893-94.] Bill to prohibit the Sale of Intoxicating Liquors to Persons of Drunken Habits; Ordered, and presented accordingly; CXLVIII. 298. Order for Second Reading discharged; Bill withdrawn, 491.
2. [1895.] Bill to empower Magistrates to prohibit the Sale of Intoxicating Liquors to persons previously convicted of Drunkenness; Ordered and presented; CL. 168. (Second Reading not proceeded with.)

Prohibition of Exportation of Arms:

[1890.] Bill, intituled, An Act to amend the Law relating to the Exportation of Arms, Ammunition, and Military and Naval Stores; brought from the Lords; read; CL. 351. Committed, 357. Considered in Committee, and reported, 372. Considered, as amended; passed, with Amendments, 384. To which the Lords agree, 386. (Cited as Exportation of Arms Act, 1890.) R. A. 393.

Provident Life Office:

[1897.] Report, That the Bill should originate in the House of Lords; CXLIII. 35. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to confer on the Provident Life Office further Powers with respect to the accumulation and distribution of Profits, and for other purposes; brought from the Lords; read, and referred to the Examiners, 117. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 125. Bill committed, 147. Reported, without Amendments, 175. Passed, 181. (Cited as Provident Life Office Act, 1897.) R. A. 251.

Provisional Orders and Provisional Certificates:

[1890-91.] Order, That no Bill originating in this House, for continuing a Provisional Order or Provisional Certificate, be read the first time after the Whitsuntide Recess; CXLVI. 103.

Provisional Orders (London)—See Metroplitis.
Public Buildings Expenses:

[1890-91.] Bill to provide for defraying the Expenses of the Purchase of Land and Buildings and the construction of Buildings and Works in connexion with certain Public Departments; Ordered; CXLVI. 13. Presented, 17. Order for Second Reading discharged; Bill withdrawn; Leave to present another Bill instead thereof, 79.

2. [1892.] Bill to enable London Local Authorities to acquire Freehold Land for Public Buildings; Ordered; CLV. 76. Presented, 77. Order for Second Reading discharged; Bill withdrawn; Leave to present another Bill instead thereof, 69.

Public Buildings (London):—See Metropolis.

Public Libraries:

1. [1890-91.] Bill to amend the Public Libraries (Scotland) Act, 1887; Ordered and presented; CXLVI. 16. (Second Reading not proceeded with.)

2. [1892.] Bill to amend the Public Libraries (Scotland) Act, 1887; Ordered; CXLVII. 97. Presented, 98. Bill committed, 287. Considered in Committee, and reported, without Amendment; Third Reading deferred, 82. Bill passed, 86. By the Lords, with Amendments, 279. Lords' Amendments to be now considered; Considered, and agreed to, with an Amendment, 288. To which last-mentioned Amendment the Lords agree, 315. (Cited as Public Libraries (Amendment) Act, 1895.) R. A. 339.

Public Libraries (Ireland) Acts Amendment:

1. [1893-94.] Bill to amend the Public Libraries (Ireland) Acts; Ordered; CXLVII. 18. Presented, 23. Committee deferred, 145. Order for Committee discharged; Bill committed to a Select Committee, 142. (See Committees.) Bill reported; re-committed to a Committee of the whole House, 300. Report, without Amendment; passed, 316. By the Lords, with Amendments, 354. Lords' Amendments to be now considered, considered, and agreed to, 356. (Cited as Public Libraries (Ireland) Act, 1894.) R. A. 381.

Public Libraries (Scotland) Acts Amendment:

1. [1895.] Bill to amend the Public Libraries (Scotland) Act; Ordered and presented; CL. 40. Second Reading deferred, 46. (Second Reading not proceeded with.)

2. [1896.] Bill to amend the Public Libraries (Scotland) Act; Ordered and presented; CL. 117.

Public Libraries Law Consolidation:

[1892.] Bill to consolidate and amend the Law relating to Public Libraries; Ordered; CXLVII. 29. Presented, 39. Bill committed, 129. Committee deferred, 144. Order for Committee discharged; Bill committed to a Select Committee, 140. Reported; Minutes of Proceedings to be printed; Bill re-committed to a Committee of the whole House, 279. Bill further considered in Committee, and reported, 352. Bill considered, as amended; passed, 370. Agreed to by the Lords, 398. (Cited as Public Libraries Act, 1892.) R. A. 401.

Public Libraries Act (1892) Amendment:

[1893-94.] Bill to amend "The Public Libraries Act, 1892"; Ordered; CXLVIII. 18. Presented, 23. Committee, 300. Further considered in Committee, and reported, without Amendment; Third Reading deferred, 82. Bill passed, 86. By the Lords, with Amendments, 279. Lords' Amendments to be now considered; Considered, and agreed to, with an Amendment, 288. To which last-mentioned Amendment the Lords agree, 315. (Cited as Public Libraries (Amendment) Act, 1895.) R. A. 339.
Public Meetings in School Rooms—continued.

Proceeded with.)

Second Reading discharged; Bill withdrawn, 361.

Ordered and presented accordingly; CXLVI. 104.

Agreed to by the Lords, 368.

Committee, and reported, without Amendment; Report to be printed; in Committee, and reported, without Amendment; passed, 321.

Members nominated; and objection taken; further proceeding ordered and presented; CXLVI. 23.

Bill considered in Committee, and reported, without Amendment; passed, 366.

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Agreed to by the Lords, 290. (Cited as Public Offices (Acquisition of Site) Act, 1894, Session 2.) R. A. 501.

Public Offices (Acquisition of Site): [1895, Ses. II.] House will, on future day, resolve itself into a Committee to consider of authorising the issue, out of the Consolidated Fund, of such sums as may be required for the Purchase of certain lands in Westminster for a Site for Public Offices; Queen's Recommendation signified; Question agreed to; CL. 368. Matter considered in Committee, 361. Resolutions reported, and Bill to provide for the Acquisition of Site for Public Offices in Westminster; Ordered, and presented accordingly, 369. Considered in Committee, and reported, 281. Considered, as amended, 285. Passed, 287. Agreed to by the Lords, 290. (Cited as Public Offices (Acquisition of Site) Act, 1894, Session 2.) R. A. 501.

Public Offices (Site): [1896.] Bill for the Acquisition of a Site for Public Offices in Westminster, and for purposes connected therewith; Ordered and presented; CXLVI. 121. Examiners to examine with respect to compliance with Standing Orders, 124. Second Reading deferred, 129, 137. Report, That the Standing Orders applicable have been complied with, 138. Bill committed to a Select Committee of Five Members, Three to be nominated by the House, and Two by the Committee of Selection; Petitions referred, and Crown referred; power to send for persons, papers, and records; Three to be the Quorum, 156. Two Members nominated; and objection taken; further Proceeding on nomination of Select Committee adjourned, 183. One other Member nominated, 195. Bill reported from the Select Committee; Bill re-committed to a Committee of the whole House, 207. Bill considered in Committee, 247. Bill again considered in Committee, and reported, without Amendment; passed, 291. Agreed to by the Lords, 300. (Cited as Public Offices (Westminster) Site Act, 1896.) R. A. 424.

Public Offices (Whitehall) Site: [1897.] Bill for the acquisition of a Site for Public Offices in or near Whitehall, and for other purposes connected therewith; Ordered and presented; CL.127. Examiners to examine, and Bill with the respect to compliance with Standing Orders, 139. Report, That the Standing Orders applicable have been complied with, 142. Motion, That the Bill be now read a second time; and Question agreed to on Division; Bill committed to a Select Committee, 153. Bill reported, with Amendments; Report to be printed; Bill re-committed to a Committee of the whole House, 200. Bill considered in Committee, and reported, without Amendment; passed, 290. Agreed to by the Lords, 296. (Cited as Public Offices (Whitehall) Site Act, 1897.) R. A. 413.

Public Record Office: [1898.] Bill, intituled, An Act to amend the Public Record Office Act, 1877, brought from the Lords; CL.LII. 69. Read, 85. Bill committed, 140. Bill considered in Committee, and reported, without Amendment; passed, 296. (Cited as Public Record Office Act, 1898.) R. A. 305.

Public Trustees: Bills relative to—continued.

1. [1890-91.] For the Appointment of a Public Trustee; Ordered and presented; CXLVI. 215. (Second Reading not proceeded with.)

2. (No. 2.) For the Appointment of a Public Trustee; Ordered, and presented accordingly; CXLVI. 104. Order for Second Reading discharged; Bill withdrawn, 361. Public Trustee: Bills relative to—continued.

4. [1890-91.] Report, That the said Bill originate in the House of Lords; CXLVII. 31. Report, That the Standing Orders had been certified to have been complied with, 31.

6. [1893-94.] For the Appointment of a Public Trustee and Executor; Ordered; CXLVIII. 27. Presented, 28. (Second Reading not proceeded with.)

Public Trustee and Executor: [1894.] Bill for the appointment of a Public Trustee and Executor; Ordered and presented; CXLIX. 69. (Second Reading not proceeded with.)

Public Works Loans: Bills relative to:

1. [1890-91.] To grant Money for the purpose of certain Local Loans, and for other purposes relating to Local Loans; Ordered and presented; CXLVI. 449. Passed, 499. Agreed to by the Lords, 518. (Cited as Public Works Loans Act, 1891.) R. A. 525.

2. [1892.] To grant Money for the purpose of certain Local Loans, and for other purposes relating to Local Loans; Ordered and presented; CXLVI. 326. Bill considered in Committee, and reported, without Amendment, 374. Passed, 384. By the Lords, with Amendments, 400. Lords' Amendments agreed to, with a consequential Amendment to the Bill, 404. Consequential Amendment agreed to, 406. (Cited as Public Works Loans Act, 1892.) R. A. 406.

3. [1893-94.] To grant Money for the purpose of certain Local Loans, and for other purposes relating to Local Loans; Ordered, and presented accordingly; CXLVIII. 466. Bill committed, 451. Bill considered in Committee, and reported, without Amendment, 488. Passed, 491. Agreed to by the Lords, 510. (Cited as Public Works Loans (No. 2.) Act, 1893.) R. A. 545. Vide infra.

5. [1893-94.] (No. 2.) [Remission.] Motion for the House to resolve itself into a Committee, to consider of authorising the remission of certain Loans made by the Public Works Loan Commissioners to the Inishowen Harbour Commissioners, in pursuance of any Act of the present Session to make provision for certain purposes relating to Local Loans; Queen's Recommendation signified; Question agreed to, 451. Matter considered in Committee, 494. Resolution reported, and agreed to, 488. See See Committees.

6. [1893-94.] (No. 3.) To amend certain provisions relating to Local Loans in Ireland; Ordered, and presented accordingly; CXLVIII. 509. Committed, 602. Bill considered in Committee, and reported, without Amendment; passed, 605. Agreed to by the Lords, 609. (Cited as Public Works Loans (No. 4.) Act, 1893.) R. A. 612. Vide supra and infra.

7. [1893-94.] (No. 4.) To amend certain provisions relating to Public Works Loans in Ireland; Presented; CXLVIII. 599. Committed. 602. Bill considered in Committee, and reported, without Amendment; passed, 605. Agreed to by the Lords, 609. (Cited as Public Works Loans (No. 4.) Act, 1893.) R. A. 612. Vide supra and infra.

8. [1893-94.] (No. 4.) [Remission.] Motion for the House to resolve itself into a Committee to consider of authorising the remission of part of the Interest on certain Loans made by the Public Works Loan Commissioners to the Athlone and Roscommon Railway Company, in pursuance of any Act of the present Session to amend certain provisions relating to Local Loans in Ireland; Queen's Recommendation signified; Question agreed to, 605. Matter considered in Committee, 601. Resolution reported, and agreed to, 605. Vide supra. See Committees.


10. [1894, Ses. II.] To grant Money for certain Local Loans; Ordered, and presented accordingly; CL. 265. Considered, 377. Considered in Committee, and reported, without Amendment; passed, 381. Agreed to by the Lords, 390. (Cited as Public Works Loans Act 1895, Ses. II.) R. A. 391.
Public Works Loans: Bills relative to—continued.

11. [1896.] To grant Money for the purpose of certain Local Loans; and for other purposes relating to Local Loans; Ordered, and presented accordingly; CLI. 394. Bill committed, 405. Considered in Committee, and reported, 409. Bill considered, as amended; passed, 432. Agreed to by the Lords, 456. (Cited as Public Works Loans Act, 1896.) R. A. 456.

12. [1897.] To grant Monies for the purpose of certain Local Loans, and to amend the Law respecting the Local Loans Fund; and for other purposes relating to Local Loans; Ordered; and presented; CLI. 375. Committed, 388. Bill considered in Committee, and reported, 412. Considered, as amended; passed, 415. Agreed to by the Lords, 429. (Cited as Public Works Loans Act, 1897.) R. A. 435.

13. [1898.] To grant Monies for the purpose of certain Local Loans, and for other purposes relating to Loans out of the Local Loans Fund; Ordered and presented; CLI. 392. Bill committed, 297. Bill considered in Committee, and reported, 307. Committed, 308. Bill considered in Committee, and reported, without Amendment; passed, 309. Agreed to by the Lords, 439. (Cited as Public Works Loans Act, 1898.) R. A. 432.

14. [1899.] To grant Monies for the purpose of certain Local Loans, and for other purposes relating to Loans out of the Local Loans Fund; Ordered, and presented accordingly; CLV. 347. Considered, as amended; passed, 305. Agreed to by the Lords, 419. (Cited as Public Works Loans Act, 1899.) R. A. 423.

Public Works Loans: Bills relative to—continued.

15. [1900.] To grant Money for the purpose of certain Local Loans out of the Local Loans Fund, and for other purposes relating to Local Loans; Ordered, and presented accordingly; CLV. 286. Motion, That the Bill be now read a second time; Motion, That the Debate be adjourned; and, at Midnight, Motion for adjournment of Debate laid on the Table; Motion, That the Debate be adjourned; and adjourned, 312. Resumed; Amendment proposed, "Three Months," and withdrawn. Bill committed, 214. Bill considered in Committee, and reported, 343. Bill considered, as amended; passed, 346. Agreed to by the Lords, 398. (Cited as Public Works Loans Act, 1900.) R. A. 393. See Acorns.

Public Works Loans Act (1897) Amendment:

1898. Bill to amend the Public Works Loans Act, 1897; Ordered; CLIII. 20. Presented, 23. (Second Reading not proceeded with.)

Public Worship Regulation Act (1874) Amendment:

[1890.] Bill to amend the Public Worship Regulation Act, 1874; Ordered and presented; CLVII. 197. Order for Second Reading upon future day, discharged; another day appointed, 316. (No further proceeding.)

Punishment of Land:—See Land.

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Qualification of Magistrates:—See Magistrates.

Qualification of Voters (Guardians):—

1. [1890-91.] Bill to amend the Law relating to the Qualification of Voters for Guardians of the Poor in England and Wales, and to provide for the election of such Guardians by Ballot; Ordered; CXLIX. 75. Present, 96. Order for resuming adjourned Debate on Second Reading, discharged; and Bill withdrawn, 522.

2. [1892.] Bill to amend the Law relating to Qualification of Voters for Guardians of the Poor in England and Wales, and to provide for the election of such Guardians by Ballot; Ordered, and presented accordingly; CXLVII. 351. (Not further proceeded with.)

Quarries: Bills relative to:

1. [1894.] To provide for the better regulation of Quarries; brought from the Lords; CXLIX. 216. Read, 334. Bill committed, 362. Reported, 370. Considered, as amended; passed, with Amendments, 374. To which the Lords agreed, 395. (Cited as Quarries Act, 1894.) R. A. 408.

2. [1899.] To apply the provisions of the Law relating to the Weighing of Minerals contracted to be gotten in Coal and Ironstone Mines to certain Quarries; Ordered, and presented accordingly; CLV. 279. Order for Second Reading upon future day discharged; another Day appointed, 303. (Not further proceeded with.)

3. [1900.] To apply the provisions of the Law relating to the Weighing of Minerals contracted to be gotten in Coal and Ironstone Mines to certain Quarries; Ordered; CLV. 13. Present, 16. Bill committed, 165. Bill considered in Committee, and reported; as amended to be reported; re-committed for certain day, 253. Order for Committee discharged; Bill withdrawn, 351.

Quarter Sessions:

[1894.] Bill for amending the Law with respect to the Time for holding Midsummer Quarter Sessions; brought from the Lords; read on CXLIX. 75. Bill committed, 98. Reported, 114. Considered, as amended; passed, with Amendments, 171. To which the Lords agreed, with Amendments; Lords' Amendments to Commons' Amendments agreed to, 195. (Cited as Quarter Sessions Act, 1894.) R. A. 179.

Quarter Sessions (London):

[1896.] Bill to make Provisions relating to the Offices of Chairman and Deputy Chairman of the Court of Quarter Sessions for the County of London; Ordered, and presented accordingly; CLV. 366. Committee, 458. Considered in Committee, and reported, without Amendment; passed, 443. Agreed to by the Lords, with an Amendment; 456. Lords' Amendment to be not considered; considered, and agreed to, 456. (Cited as Quarter Sessions (London) Act, 1896.) R. A. 458.

Quarter Sessions Jurors (Ireland):

[1897.] Bill to provide for the Relief of Jurors from unnecessary Attendance at Courts of Quarter Sessions in Ireland; Ordered; CLIII. 115. Present, 116. Considered, 157. Considered in Committee, and reported, without Amendment; passed, 151. Agreed to by the Lords, with Amendments, 241. Lords' Amendments agreed to, 283. (Cited as Quarter Sessions Jurors (Ireland) Act, 1897.) R. A. 390.
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   8. To Motions; [1890-91]; CXLVI. 34, 130; [1899]; CLIV. 72.
IV. Her Majesty's Pleasure signified to the House:
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   10. Her Majesty's Interest placed at the disposal of Parliament for the purposes of the Benefices (No. 2) Bill; Mr. Balfour acquainted the House, That he had it in Command from the Queen to signify to the House that Her Majesty has been pleased to place at the disposal of Parliament, for the purposes of the Benefices (No. 2) Bill, Her Majesty's interest in Benefices in the patronage of the Crowns and of the Duchy of Lancaster; [1898]; CLIII. 285.
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14. Main Question put, That those words be there added, pursuant to Standing Order (Closure of Debate); [1890]; CLIV. 434.
15. All words after the word “That” in the Main Question being omitted, Debate adjourned, on Question, That other words be added; Debate not resumed; nothing remained of the Main Question but the word “That”; [1890-91]; CXLVI. 120.
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33. That Debates be now adjourned; [1890-91]; CXLVI. 83.—(On Division); [1890]; CLIV. 243.
34. That this House do now adjourn; [1890-91]; CXLVI. 85.—[1892]; CL. 258.—[1899]; CLIV. 86. 289.—[1900]; CL. 69.
35. That this House do meet To-morrow at Two of the Clock (Ash Wednesday); (on Division); [1890-91]; CXLVI. 81.—[1892]; CXLVII. 75.—(On Division); [1890-94]; CXLVIII. 61.—(On Division); [1898]; CLIII. 44.—[1899]; CLIV. 49.—[1900]; CLY. 69.
36. That Mr. Speaker do adjourn the House without Question put, each day on the conclusion of Government Business; [1896]; CL. 374.
37. That the House do meet To-morrow at Twelve and at its rising do adjourn till a certain day; [1898]; CLY. 99.
38. That the proceedings on the Address, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); [1890]; CLIV. 48.
39. That proceedings be not interrupted under the Standing Order (Sittings of the House); [1900]; CLV. 77.

Amendments:
40. That words proposed to be left out not stand part of Questions (on Division); [1890-91]; CXLVI. 19, 39, 73.—[1891]; CXLIX. 66.—On going into Committee of Supply; [1895]; CL. 178.—On Amendment to Sessional Orders; [1899]; CLIV. 4.—On Amendment, East India Revenue Accounts; [1899]; CLIV. 433.
41. That the word now stand part of the Question (on Division); [1890-91]; CXLVI. 31.
42. That the words proposed to be left out, down to another word, stand part (on Division); [1899]; CLIV. 152.
43. That words proposed to be left out stand part of Clause proposed to be added; [1893-94]; CXLVIII. 565.—(On consideration, as amended.)
44. That words be inserted in proposed Amendment (on report); [1892-94]; CXLVIII. 589.—In a Motion; [1898]; CLIV. 692.
45. That words be added to proposed Amendment as amended (on report); [1893-94]; CXLVIII. 589.—By leaving out words and inserting others; [1890]; CLIV. 101.—By leaving out from the word “That” to the end of the Question, in order to add words; [1900]; CLV. 127-8.
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46. That words as amended be inserted in the Bill; [1890-91]; CXLI. 590.—On Amendment to Question relative to Petitions against a Bill, That words be inserted; [1890]; CLIV. 96.

47. That words be added to the word “That,” in Questions, after Amendment made to leave out words; [1894]; CXLIX. 6.—(On Division); [1895]; CL. 90.

48. That words be inserted in a proposed Amendment to an Amendment on appointment of a Select Committee; [1895]; CL. 72.

49. That words be added to the Main Question; [1895]; CL. 89.—After interruption of Business, it being Midnight, and Closure claimed; [1896]; CXLIX. 89.—On Division, That words be inserted; [1895]; CL. 89.

50. That words “upon this day six months,” be added; [1897]; CLII. 62.—By adding the word “Six Months,” at the end of the Question; [1897]; CL. 50.—By adding words as a Resolution to the Main Question that a Bill be now read a second time; [1895]; CL. 164.—On consideration of a Bill, as amended, by adding the word “recommitted”; [1895]; CLI. 60.—By inserting words in Standing Orders; [1895]; CL. 49. By leaving out words in Committee on master; [1896]; CXL. 107.

51. Question resolved in the Affirmative after Amendment proposed to insert words, and, on Division, not made; [1896]; CXLVII. 592.—(In Committee); [1897]; CLII. 324.

52. Amendment proposed to leave out words and add others; Question put, That the words “Standing Committee on Law,” &c., stand part, agreed to, on Division; [1896]; CXL. 131.

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53. That a Bill be read a second time on resumption of adjourned Debate; [1897]; CLI. 63.

54. That a Bill be now read a second time; [1890-91]; CXLI. 7.—(In Committee); CXLVI. 138.

55. That the word “now” stand part of the Question; [1897]; CLII. 62.—(On Division); CXLIX. 239.

56. That a Bill be now read a second time, after Debate several times adjourned; [1890-91]; CXLVI. 470.

57. That a Bill be now read a second time after reading Order of the Day for resuming adjourned Debate; [1896]; CXLIX. 374.—(In Committee); CLI. 83.—On appointment of day for Second Reading, That a certain day stand part; [1896]; CL. 80.

58. That leave be given to bring in a Bill; [1896]; CXLVI. 155.—(In Committee); CXL. 282.

59. That leave be given to bring in a Bill; but the Motion being proposed after a brief explanatory statement on the part of the Member making the Motion, Mr. Speaker put the Question in pursuance of Standing Order 16; [1892]; CXLIX. 108.—(On Division); CXLVI. 592.

60. That leave be given to bring in a Bill after Amendment proposed, but, on Division, not made; [1893-94]; CXLVII. 92.

61. That a Bill be committed to a Standing Committee; [1896]; CLIV. 100.

62. That it be an Instruction to a Committee on a Bill, on consideration, as amended; [1897]; CXL. 104.

63. That the words “upon this day six months,” be added at the end of the Question; [1895]; CL. 110.—(In Committee); CXL. 72.—(On Division); CXLVIII. 592.

64. That words be inserted (in Committee); [1897]; CLII. 104.

65. That a Bill be committed to a Committee of the whole House; [1896]; CL. 282.—To a Standing Committee; [1896]; CXL. 92.—(On Division); CXL. 138.

66. That words proposed to be left out stand part of a Question; [1896]; CLI. 130.—(In Committee); CXLI. 60, 103.

67. That the words “Standing Committee on Law,” stand part of the Question; [1897]; CLII. 103.

68. That a Bill be now taken into consideration; [1890-91]; CXLVI. 408.—(In Committee); CXLVI. 258.—(On Division), 364.—As amended in Committee; [1890-91]; CXLVI. 283.

69. That a Clause stand part of a Bill; [1897]; CLII. 104.—(In Committee); CXLVI. 192.—(In Committee); CXLVI. 188.

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71. That words stand part of a Clause; [1897]; CLII. 180.

72. That words proposed to be left out stand part of a Clause; [1897]; CXL. 104.

73. That words stand part of a Schedule; [1897]; CL. 412.

74. That words stand part of a proposed Amendment; [1896]; CL. 150.

75. That a Clause be read a second time; [1898]; CXL. 242.—(On Division); CXL. 125.

76. That the Chairman do report the Bill as amended to the House; [1897]; CL. 125.

77. That words be added in lieu of others omitted on Division to the Main Question as amended; [1890-91]; CXLVI. 60.—On Second Reading, That words be added to the word “That,” substantive amendment; [1896]; CLI. 161.

78. That a Bill be now taken into consideration; [1897]; CLI. 392.

79. That words stand part of Bills as consideration amended; [1890-91]; CXLVI. 76, 357.—[1898]; CXL. 279. [1899]; CXL. 240.—(On Division); CXLVI. 92.—On consideration, That words be added to the words “Bill be” in the Main Question; [1897]; CLIV. 224.—On Motion for consideration as amended, That the word “new” stand part; [1899]; CLI. 259.

80. That words be inserted in Bills on consideration, as amended; [1890-91]; CXLVI. 77.—(On Division); [1890-91]; CXLVI. 82.

81. That the order for consideration, as amended, be deferred; [1899]; CLI. 258.—On consideration, as amended, That words be inserted; [1899]; CLI. 249.

82. That a word be inserted in a Bill, on consideration, as amended, after amendments adjourned; [1890-91]; CXLVI. 286.

83. That words be inserted to proposed Amendment, as amended, after amendments adjourned; [1890-91]; CXLVI. 286.

84. That words be inserted in a proposed Amendment; [1899]; CLII. 190.

85. That a word be inserted in the said proposed Amendment (to a Bill on Report.)—[1890-91]; CXLVI. 286.

86. That words be inserted in a Clause; [1897]; CXLII. 205.—(On Division); CXL. 361.

87. That words stand part of a proposed Amendment (on consideration, as amended); [1894]; CXLVI. 292.

88. That the remaining words of a Clause stand part of a Bill; [1896]; CLI. 317.

89. That words proposed to be left out stand part of a Bill (on consideration, as amended); [1897]; CXLVI. 242.—(On Division); CLI. 194.

90. That a Clause stand part of a Bill; [1895]; CL. 247.—(On Division); CLI. 194.

91. That words stand part of a Clause; [1895]; CLII. 222.—(Of a new Clause); [1898]; CLII. 222.

92. On Third Reading—That a Bill be now read the third time (on Division); [1890-91]; CXLVI. 87.—[1897]; CLI. 312.—[1890]; CLI. 69.

93. That the words “now” stand part; [1899]; CLI. 257.

94. That the words “this day six months” be added at the end of the Question; [1890-91]; CXLVI. 95.—[1890]; CLI. 258.

95. That words proposed to be left out stand part of a Question; [1890-91]; CL. 279.—(On Division); CLI. 142.

96. That the words “recommitted to the former Committee” be added to the words “Bill be”; [1897]; CLII. 324.

97. That words “recommitted” stand part; [1899]; CLI. 259.

98. On Amendment to Question, That a Bill be recommitted after Order for Third Reading discharged, That words stand part; [1890]; CLI. 325.
III. Questions Resolved in the Affirmative—continued.

Bills—continued.

99. That this House doth agree with the Lords in Amendments; [1890-91]; CXLVI. 103.—[1897]; CL. 411—[1899]; CLV. 418.—[1900]; CLV. 397.

100. That words proposed to be left out stand part of a Lords' Amendment (on Division); [1890-91]; CXLVI. 163, 165.—[1897]; CL. 411.

101. That words be inserted in a Lords' Amendment; [1890-91]; CXLVI. 164.

102. That the words proposed to be left out stand part of the proposed Clause; [1893-94]; CXLVIII. 655.

103. That this House doth disagree with the Lords in an Amendment as amended; [1890-91]; CXLVI. 164.

104. That this House disagree with the Lords in the said Amendment (on Division); [1890-91]; CXLVIII. 680.—[1896]; CL. 449 (Main Question).

105. That the Order for taking into consideration the Reasons assigned by the Lords for disagreeing to certain of the Amendments last made by this House to the Amendments made by the Lords to the Employers' Liability Bill; and also for taking into consideration the Amendments last made by the Lords to the Amendments made by this House to the Amendments made by the Lords to the Amendments made by this House to the Amendments first made by the Lords to the Bill be discharged on Division; [1898-99]; CXLVIII. 675.

106. For taking into consideration Reasons assigned by the Lords for disagreeing to certain of the Amendments last made by this House to the Amendments made by the Lords to the Employers' Liability Bill; and also for taking into consideration the Amendments last made by the Lords to the Amendments made by this House to the Amendments made by the Lords to the Amendments made by this House to the Amendments first made by the Lords to the Bill be discharged on Division; [1898-99]; CXLVIII. 675.

107. For an Instruction to a Committee on a Bill (on Division); [1900-91]; CXLVIII. 114.—On Police and Sanitary Regulations; [1895]; CL. 49.—[1897]; CL. 70.

108. That words proposed to be left out stand part of a Schedule; [1895]; CXLVIII. 114.

109. For an Instruction to a Committee on a Private Bill after Amendment made by inserting words; [1900]; CL. 87.

110. That the Proceedings on the Second Reading of a Bill, if under discussion at Twelve o'clock, be not interrupted, under Standing Order (Sittings of the House); [1896]; CL. 185, 212.—On the Committee Stage of a Bill, &c.; [1895]; CL. 339.

111. That the Proceedings on the Metropolitan Water Companies' Bill have precedence over the Notices of Motion and other Orders of the Day; (on Division); [1899]; CXLIX. 273.

112. That words 'Twenty Members' stand part of the Question; that a Committee to consist of Twenty Members; (on Division) [1890-91]; CXLVI. 192.

113. That a Member be one other Member of a Committee; (on Division); [1890-91]; CXLVI. 192.

114. Relative to the Order of the House with regard to Bills reported from the Police and Sanitary Regulations; [1897]; CXLVII. 321.

115. That the Standing Committee on Law do sit notwithstanding the Siting of the House; [1896]; CL. 160.

116. Standing Committee (Scottland) for appointment of Question, That words stand part; Debate adjourned; [1894]; CXLIX. 51. Resumed Question, negatived; Motion, That the Debate be now adjourned, resolved in Affirmative, 27, Question, on Division, resolved in Affirmative, 81. Amendment to proposed Amendment, to insert words, resolved in Affirmative, 100.

117. That words be inserted in the Main Question, as amended, resolved in the Affirmative; [1894]; CXLIX. 106.

118. That the words "Standing Committee on Trade," &c. stand part of the Question; [1895]; CL. 49.

119. That a Select Committee be appointed; [1895]; CL. 61.

Committees—continued.

120. That it is expedient to make provision for the construction of a Railway in Africa; [1896]; CL. 257.

121. That this House doth agree with the Committee in the said Resolution; [1896]; CL. 173.

122. That certain Members be nominated Members of a Select Committee (on Division); [1890-91]; CXLVI. 107.

123. That a Bill be committed to a Select Committee of Nine Members, Five to be nominated by the House, and Four by the Committee of Selection; [1890-91]; CXLVI. 134.

124. That a Bill be committed to a Standing Committee; [1896]; CXLVII. 196.

125. That a Member be a Member of a Select Committee; [1896]; CL. 82.—[1899]; CLV. 167.—Of a Joint Committee; [1899]; CXLVII. 78, 167.

126. For an Instruction to the Committee on a Bill (on Division); [1890-91]; CXLVI. 114.—[1897]; CL. 70.

127. That a Committee (Joint) have power to send for persons, papers, and records; and that these be the Quorum; [1899]; CL. 78.

128. On appointment of Joint Committee to insert words; [1900]; CXLVII. 159. Main Question, as amended, resolved in the Affirmative (on Division); [1900]; CL. 143.

129. On Committee of a Bill to a Joint Committee, That words proposed to be left out stand part of the Question; [1895]; CL. 238.

130. That Committees shall not sit to-morrow, being Ascension Day, until Two of the clock (on Division); [1890-91]; CXLVI. 201.—[1900]; CXLIX. 115.—[1895]; CL. 227.—[1898]; CXL. 214.—[1898]; CXLII. 214.—[1898]; CLV. 190.—[1900]; CL. 216.

131. That the Order for the Committee of the whole House on a Bill be read and discharged, and that the Bill be committed to a Select Committee; [1902]; CXLVII. 291.—[1898]; CH. 247.

132. Motion, That the Proceedings on the Motion for the appointment of a Standing Committee on Scotch Bills, if under discussion at Twelve o'clock, be not interrupted under the Standing Order (Sittings of the House), and Question, on Division, resolved in the Affirmative; [1894]; CXLIX. 57.

133. Motion relative to the Report from the Committee on British South Africa, That words stand part; [1897]; CXLII. 388.

Electitions:

134. Main Question put, That a Select Committee be appointed to inquire and report on circumstances attending the Issue of the Writ for the Artercliffe Division of Sheffield; [1894]; CXLVII. 273.

135. That a man returned as a Member for a certain place having been adjudged guilty of Felony, and sentenced to penal servitude for life, &c., is incapable of being elected or returned as a Member of this House; [1895]; CL. 333.

136. That a Select Committee be appointed to inquire and report on the Returns made to this House, to Two Writs issued; [1885]; CL. 61.

137. That Mr. Speaker do issue his warrant to make out a new Writ for the electing of a Member, after Motion for adjournment of Debate, negatived, and Clause moved, and witheld; [1890]; CL. 223.

138. Relative to the interference of Peers at Elections; [1897]; CXLII. 3.—[1900]; CL. 4.

139. That words proposed to be left out stand part; [1900]; CL. 49.

Debates:

140. Debate adjourned on Question, That a Bill be now read a second time; (on Division); [1894]; CXLIX. 55.

141. For resuming adjourned Debate on Question, That a Bill be now read a second time; [1902]; CL. 83.

142. That the Debate be now adjourned on Question, That the words proposed to be left out stand part of the proposed Amendment to the Queen's Speech; [1895]; CL. 366.

143. That a Debate be now adjourned; [1897]; CXLIX. 154.—On consideration of Lords' Amendments, That the Debate be now adjourned; [1900]; CL. 236.

144. Order
Debates—continued.

145. Order for resuming adjourned Debate on Second Reading; read, and Question resolved in the affirmative; [1894]; CXLIX. 371.

146. That the words proposed to be left out stand part of a Resolution reported from the Committee of the whole House; [1890-91]; CXLVI. 102.

147. That this House doth agree with a Committee of the whole House in a Resolution; [1890-91]; CXLVI. 192.— [1891]; CLI. 47, 52.

148. That this House doth agree with the Committee of Supply in a Resolution reported on a former day and after an adjourned Debate thereon; [1890-91]; CXLVI. 103.

149. That this House doth agree with the Committee in a Resolution reported from the Committee of Supply; [1893-94]; CXLVIII. 306.—On Division; CXLVIII. 346.—After Closure; [1894]; CLI. 53.

150. That this House doth agree with the Committee in a Resolution; Debate adjourned at Ten minutes to Seven; [1894]; CXLIX. 72.—Resolved Debate resumed, and Question resolved in the affirmative, 71.

151. That this House doth agree with the Committee in the said Resolution; [1890]; CLI. 173.—[1897]; CLI. 312.

152. That this House doth agree with the Committee in a Resolution; Clause omitted; Assert withdrawn, and reason given; Member directed to discontinue his Speech; Question agreed to; [1896]; CLI. 132.—On resuming adjourned Debate on Question that this House doth agree with the Committee in a Resolution reported from the Committee of Supply, Question resolved in the affirmative; [1890]; CLV. 105.

153. Relating to Business of the House—Financial Business (on Division); [1892]; CXLVII. 114.

154. Morning Sittings (on Division); [1892]; CXLVII. 79.—[1893-94]; CXLVIII. 88.

155. Proceeding of Government Business; Question put pursuant to Clause, and, on Division, resolved in the affirmative; [1892-94]; CXLVIII. 177.

156. Business of the House; Government Business; That Government Business do have priority on Tuesday; That on Friday the House do meet at Two, 6c.; [1894]; CXLIX. 91.—[1890-91]; CXLIX. 21.

157. Relative to Business of the House; [1898]; CL. 164.—On Division; CL. 350.

158. That words stand part of the Question (Business of the House); [1897]; CLI. 63.

159. Procedure on the Government of Ireland Bill; Question (on Division), after Amendments proposed, but not made, resolved in the affirmative; [1893-94]; CXLVIII. 369.

160. That this House do meet To-morrow at Two of the Clock (Ash Wednesday); [1897]; CLI. 93.

161. Saturday Sitting; Resolution (on Division) resolved in the affirmative; [1893-94]; CXLVIII. 119.

162. That, for the remainder of the Session (unless the House otherwise order), the House do meet on Friday at Three. That Standing Order 11 be suspended, and the previous of Standing Order 56 be extended to every day of the week, and that the Question on any Motion appointing a Saturday Sitting be put forthwith. That, until the Adjournment for the Autumn Holidays, Government Business, and the appointment thereof, may be entered upon at any hour, though opposed, and be not interrupted under the provisions of any Standing Order relating to the Sittings of the House, except on Wednesday, and that, before One o'clock a.m., no statutory Motion be moved therein except by a Minister of the Crown; [1893-94]; CXLVIII. 388.

163. That for the remainder of the Session Government Business do have precedence on Tuesday and Wednesday, and that the provisions of Standing Order 56 be extended to all the days of the week; [1891]; CLIV. 270.

Standing Orders—continued.

[1892]; CXLVII. 314.—[1895]; CLI. 195, 196.—[1897]; CLIV. 69, 77.

166. Financial Business; [1892]; CXLVII. 114.

167. Business of Supply; [1897]; CLI. 121.

168. Proceedings of the Committee of Supply; [1892]; CXLVII. 806.—[1896]; CLI. 92.

169. Reports of the Committee of Supply and Ways and Means; [1892]; CXLVII. 85.—[1893-94]; CXLVIII. 133.

170. That Standing Order No. 11 be suspended and that Standing Order No. 56 be extended to the other days of the week; [1890-91]; CXLVI. 146.

171. That a Standing Order be suspended in the case of a Bill; [1895]; CLI. 154.

Supply, or Ways and Means;

172. On going into (or Committee of Supply.—That Mr. Speaker do now leave the Chair; [1899]; CLIV. 7, 22.

173. That words be added to the word "That" in the Main Question; [1892]; CXLVII. 246.—[1891]; CXLIX. 73.

174. After Debate on Main Question adjourned and resumed, and Question put pursuant to Closure; [1896]; CLI. 78.

175. Main Question, That Mr. Speaker do now leave the chair; resolved in the affirmative; [1892]; CXLVII. 141.

176. That words proposed to be left out stand part of a Question; [1897]; CLI. 57.—[1898]; CLIII. 30.

177. Reports of the Committee of Supply and Ways and Means may be taken at any hour, though opposed, 6c., [1892]; CXLVII. 95.—[1893-94]; CXLVIII. 135.—[1893-94]; CXLVI. 146.

178. That the proceedings on Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House, and Question, on Division, resolved in the affirmative, 100, 112. Similar Order, [1890-91]; CXLVIII. 145.—[1896]; CLI. 95.

179. That the proposed words be added to the proposed amendments in lieu of the words omitted, and resolved in Affirmative, That the words as amended be added after the word "That" in the Main Question; [1896]; CXLVII. 400. (On Motion that Mr. Speaker do leave the chair for Committee of Supply.)

180. That words proposed to be left out stand part of the Question, and Question put pursuant to Standing Order (Closure of Debate), and resolved in Affirmative; [1893-94]; CXLVIII. 113. (On Motion that Mr. Speaker do now leave the chair.)

181. That this House doth agree with the Committee in the said Resolution; [1893]; CXLVIII. 573.—[1898]; CLI. 355.—[1899]; CLI. 101; [Secon. El.], 357.—[1895]; CLV. 55, 64.—After Amendment proposed, but not made; [1894]; CXLIX. 336.—Withdrawn; [1895]; CL. 281.—After Question for Adjournment of Debate negatived; [1894]; CXII. 494.

182. That words stand part of Resolutions (Ways and Means); [1890]; CLV. 78.

183. That an Item be reduced by a certain sum in respect of the Salary of the Secretary of State; (on Division.) [1895]; CL. 297.

184. That sums be granted in Committee of Supply; [1897]; CXLV. 419.—[1898]; CL. 50.

185. That the original Question be now put (Vote on Account); [1897]; CLI. 140.

186. That words stand part of a Question to leave out "Fourpence" and insert "Twopence" (Tns); [1897]; CLI. 214.

187. That a Sum stand part of a Resolution; [1897]; CLII. 98.

188. That the original Sum stand part; [1890]; CLI. 101.

189. That a further number of Land Forces be granted; [1890]; CLV. 48.

190. That this House will this day resolve itself into a Committee of the whole House, to consider of the Supply to be granted to Her Majesty; (on Division); [1895]; CLV. 352.—Ways and Means; [1895]; CLV. 352.

On
III. Questions Resolved in the Affirmative—continued.

Supply, or Ways and Means—continued.


191. That the Business of Supply, if under Discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); (on Division); [1890]; CLIV. 91.—(Ways and Means); [1890]; CLIV. 146.

192. That words proposed to be left out stand part on Question That Mr. Speaker do now leave the chair for Committee of Ways and Means, and Question resolved in the Affirmative; [1900]; CLV. 360.

193. Business of the House—Supply—that as soon as the Business of Supply has been appointed, &c.; Main Question resolved in the Affirmative after Amendments proposed, and not made; [1900]; CL IV. 46-47.

194. That, for the remainder of the Session, Government Business, whether Orders of the Day or Notice of Motion, have precedence on Tuesday and Wednesday; and that the House do meet at Three o'clock on Tuesday and Friday; that Standing Order No. 11 be suspended, and that the provisions of Standing Order No. 56 be extended to the other days of the week; [1890-91]; CXLY. 360.

195. Ordered, That for the remainder of the Session the proceedings of the Committees of Supply and Ways and Means be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; (on Division); [1890-91]; CXLVI. 449.

196. Order, That, for the remainder of the Session, Government Business have priority on Wednesday; that, unless the House otherwise order, the House do meet on Friday at Three of the clock; that Standing Order No. 11 be suspended, and that the provisions of Standing Order No. 56 be extended to the other days of the week; that the Report of the Committees of Supply and Ways and Means may be entered upon at any hour, though opposed, and the proceedings thereon be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5. After Amendment proposed, but (on Division) not made; [1898]; CXLIV. 172.

197. That until the end of the Financial Year, Financial Business do have precedence on Tuesday whenever set down by the Government, &c., and Question resolved in the Affirmative (on Division); [1900]; CLV. 42.

Various:—

199. That the proceedings of a Bill have precedence of the Notice of Motion and other Orders of the Day on which it may be appointed; [1894-95]; CXLVI. 81.

199. That the proceedings of a Bill, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Orders (Sittings of the House); (on Division); [1890-91]; CXIY. 81.—(Ways and Means); [1890]; CLIV. 210.

200. That the proceedings of the Committee of Ways and Means, if the Committee be sitting at Twelve o'clock this night, be not interrupted under Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; [1890-91]; CXLVI. 482.

201. That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, &c.; after Amendment proposed (on Division), not made; [1898]; CLIII. 352.—Question agreed to, on Division; [1900]; CLV. 225.

202. That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed; [1890-91]; CXLVI. 482.

203. That the proceedings on the new Rules of Procedure, if under discussion at Twelve o'clock this night, be not interrupted under Standing Order (Sittings of the House); [1890]; CLV. 61.

204. That, for the remainder of the Session, Government Business have precedence on Tuesday and Wednesday, &c.; (on Division); [1896]; CLIV. 236.—Certain Wednesdays excepted; [1900]; CL IV. 244.

205. Member claims, That the Main Question be now put, and put accordingly, and resolved in the Affirmative; [1895-96]; CXLY. 435.

206. That the Original Question be now put (in Committee of Supply); [1895-96]; CXLY. 542.

207. That the words stand part of the proposed Amendment to the Address in answer to Her Majesty's Speech; [1895]; CL IV. 349.

208. That a word "any" stand part (Business of the House); [1895]; CLV. 175.

209. That words proposed to be left out stand part (Business of the House—Government Business) ; [1896, Sess. III.]; CL IV. 433.

210. That a Member do take the Chair of this House, as Speaker; [1895]; CL IV. 149.

211. That a Member be expelled this House; [1896-97]; CXLVI. 81.

212. That a Member be suspended from the Service of this House; [1895]; CL IV. 346.—[1896]; CLV. 437.

213. That Members be suspended from the Service of this House; [1895]; CL IV. 247.—[1897]; CL IV. 294.

214. Questions put by Mr. Speaker, pursuant to Standing Order No. 16, That this Debate be now adjourned; [1895]; CL IV. 295.

215. That Members having been opposed, and Question put, pursuant to Standing Order; [1890-91]; CXLY. 81.

216. That Leave be given to bring in a Bill; [1896]; CLV. 109.

217. Relative to Clerical Incomes Taxation; [1897]; CXL. 132.—Speeches in Parliament; [1897]; CL IV. 210.—Incorporated Law Society; [1897]; CL IV. 219.—Merchant Marine; [1897]; CL IV. 218.—Elementary Education Code of Regulations; Day Schools; [1897]; CLIV. 140.—High Court of Justice, Chancery Division; [1897]; CXL IV. 386.

218. That there be laid before this House, Copy of Conviction and Sentence in the case of the Queen v. Another; [1895]; CL IV. 345.

219. That Papers be taken into consideration; [1895]; CL IV. 345.

222. That the House do meet To-morrow (Friday) at Twelve; [1896]; CL IV. 240.

223. That this House calls upon Her Majesty's Government to make provision, &c.; for Soldiers' and Sailors' (Civil Departments) (Resolution); [1896]; CL IV. 162.

224. That the Thanks of this House be given to Major-General Lord Kitchener of Khartoum, &c.; (on Division); [1896]; CL IV. 246. To Major-General Sir Archibald Hunter and others, &c.; (on Division); [1899]; CL IV. 246.

225. That this House doth acknowledge and highly approve the Gallantry, Discipline, and Good Conduct displayed, &c.; (on Division); [1896]; CLIV. 247.

226. That the number of Land Forces, &c. be maintained; [1895]; CL IV. 247.

227. That a Supplementary Sum be granted, not exceeding 10,000,000l., for the Military Situation in South Africa; [1897]; CL IV. 435.

IV. Questions passed in the Negative:

Addressed:—

226. For an Address to Her Majesty, relative to an Education Code; (on Division); [1890-91]; CXLY. 432.—

Addressed—continued.

Relative to Educational Endowments; on Division; [1890-91]; CXLY. 167.—[1895]; CXLY. 286.—To Endowed Schools;
IV. Questions passed in the Negative—continued.

Amendments—continued.

Addresses—continued.

Addresses—continued.

Amendments:

256. To Sessional Order (Elections)—That words proposed to be left out stand part; [1890]—CLV. 4.

259. Business of the House—To insert words; [1890]—CLV. 47. 249.

260. On going into Committee of Ways and Means—That the words proposed to be left out stand part; [1900]—CLV. 309.

Bills:

261. That a Bill be now read a second time; (on Division); [1890-91]—CXLVI. 26.—[1894]—CXLIX. 116. —[1895]—CLVII. 127.

262. That "now" stand part of the Question; [1895]—CL. 91.—[1899]—CLX. 100.

263. That the words proposed to be left out stand part; [1896]—CLIII. 43.—[1899]—CL. 190.

264. That a Bill be read a second time on this day six months; [1895]—CL. 128.—On Second Reading, That the word now stand part; [1900]—CLV. 45. 66.

265. That the order for the Committal of a Bill be discharged; and Bill committed to the Select Committee on Police and Sanitary Regulations; [1899]—CLXIII. 274.

266. That it be an Instruction to a Committee on a Bill; [1893-94]—CXLVII. 89.—[1897]—CLII. 83.

267. That words proposed to be left out stand part of the proposed Amendment; [1895-96]—CXLIX. 750.

268. That a Bill be committed to the Standing Committee on Law, &c.; [1896]—CL. 265.—To a Select Committee; [1896]—CL. 363.

269. That a Bill be recommitted to a former Committee; [1898]—CXLIX. 221.—To a Select Committee of Five Members, &c.; [1899]—CLXIII. 155.

270. That a clause be now read a second time on consideration of a Bill, as amended (on Division); [1893-94]—CXLVIII. 592.—[1897]—CLII. 83.

271. That words be inserted in Bills, on consideration, as amended; [1890-91]—CXLIX. 77.—[1899]—CLX. 190.

272. That words, as amended, be inserted in a Bill; [1893-94]—CXLIX. 260.

273. That words be inserted in an Amendment; [1894]—CXLIX. 282.

274. That words be added to a proposed Amendment to a Bill, on consideration, as amended; [1890-91]—CXLIX. 77.

275. That words stand part of proposed Amendment; [1895-96]—CXLIX. 269.

276. That words be inserted at the beginning of Words,—stand part of the Question; [1897]—CL. 224.

277. That word "now" stand part, on consideration, as amended; [1890-91]—CLVI. 77.—[1899]—CLX. 295.

278. That a Clause be read a second time; [1895]—CL. 105.

279. That words be inserted in a Clause, proposed to be added; [1893-94]—CXLIX. 269.

280. That words proposed to be left out stand part of proposed Amendment, as amended; [1893-94]—CXLIX. 369.

281. That words proposed to be left out stand part of Bills, on consideration, as amended; [1894]—CXLIX. 168.

282. That Clauses offered to be added to Bills, for consideration, as amended, be now read a second time (on Division); [1894]—CXLIX. 290.

283. That the Order for committal of a Bill be discharged; [1896]—CL. 213.

284. That a Bill be re-committed, on Third Reading; [1895]—CL. 297.

285. That it be an Instruction on a Bill (Private); Three of them negatived; [1895]—CL. 53.

286. Main Question, That it be an Instruction to a Committee on a Bill, amended and negatived (on Division); [1893]—CL. 35.
IV. Questions passed in the Negative—continued.

Bills—continued.

287. That a Clause stand part of a Bill (on Report); [1896]; CLI. 419.
288. That it be an Instruction to a Committee on Bills; [1890]; CVL. 50, 213.

On consideration of Lords' Amendments:

289. That this House doth agree with the Lords in Amendments; [1890-91]; CXLVI. 163.—Doth disagree with the Lords; [1890]; CVL. 449.
290. That words be inserted in the Lords' Amendment; on consideration of Lords' Reasons, That they be now considered; [1896]; CLI. 450.
291. That the word "now" stand part; [1896]; CLI. 453.
292. That words be inserted at the end of words restored to a Bill (by disapproval with the Lords in an Amendment); [1890-91]; CXLVI. 163.
293. On consideration of Lords' Amendments, That the words "three months" stand part; [1890]; CL. 397.
294. That words proposed to be left out stand part of a Lords' Amendment; [1890-91]; CXLVI. 163.
295. That a word stand part of the proposed Clause; [1893-94]; CXLVIII. 655.
296. That words be added in a Lords' Amendment (on Division); [1890-91]; CXLVI. 164.
297. That words be added to a Lords' Amendment (on Division); [1890-91]; CXLVI. 165.
298. That a subsection stand part of the said Lords' Amendment (on Division); [1893-94]; CXLVIII. 672.

In Committee on Bills:

299. That words be added; [1896]; CVL. 183, 187.
300. That words be added to proposed Amendment; [1890-94]; CXLVIII. 605.
301. That words be inserted in a Bill; [1890-94]; CXLVIII. 607.—[1898]; CLI. 109.—After Closure; [1890-94]; CXLVIII. 614.
302. That a word stand part of the proposed Amendment; [1893-94]; CXLVIII. 699.—[1895]; CLI. 160.
303. That the words stand part of a Clause; [1890-94]; CXLVIII. 609.—[1898]; CLI. 109.
304. That a Clause be read a second time; [1897]; CLI. 311.
305. That words be inserted in the proposed Amendment; [1893-94]; CXLVIII. 605.—After assumption of an adjourned Debate; [1893-94]; CXLVIII. 607.
306. That a subsection stand part of a Clause; [1893-94]; CXLVIII. 605.
307. That words be added to the proposed Amendment to the Amendment, as amended (on Division); [1893-94]; CXLVIII. 618.
308. That words be added to the proposed Amendment to the Amendment; [1893-94]; CXLVIII. 618.
309. That words proposed to be left out stand part of a Clause; [1890-94]; CXLVIII. 625.—[1898]; CVL. 115.
310. That words be inserted in the proposed Amendment, as amended; [1890-94]; CXLVIII. 634.
311. That words be inserted in a new Clause; [1890-94]; CXLVIII. 646.
312. That words be inserted; [1895]; CL. 247.—[1897]; CLI. 95.
313. To add words at the end of a Clause; [1895]; CL. 232.
314. That a Clause stand part of a Bill; [1897]; CLI. 206.
315. That a Clause be postponed; [1897]; CLI. 89.
316. To leave out a Clause; [1900]; CL. 8.
317. That the Chairman do report Progress; [1897]; CLI. 118.
318. That a Committee do consist of Seventeen Members; [1897]; CLI. 99.
319. For the appointment of a Committee to do something (on Division); [1890-91]; CXLVI. 107.

In Committee on Bills—continued.

320. On nomination of a Select Committee, That the Debate be adjourned; [1895]; CL. 233.
321. That a Bill be committed to a Select Committee of Seven Members, &c.; [1890-91]; CXLVI. 154.
322. For the appointment of a Committee on a certain subject; [1890-91]; CXLVI. 158.
323. For an Instruction to a Committee on a Bill; [1893-94]; CXLVIII. 592.—[1896]; CLI. 84, &c.
324. That a Select Committee be appointed; [1894]; CXLIX. 79.
325. That the Debate be now adjourned on appointment of a Standing Committee (Scotland); [1894]; CXLIX. 57.
326. That words proposed to be left out stand part of a proposed Amendment, on appointment of a Select Committee; [1895]; CL. 37.
327. To insert words, on Motion, for the appointment of a Standing Committee; [1895]; CL. 192.
328. That it be an Instruction to the Committee on a Bill that they have power to divide the Bill into two Bills, and consider first Part II., and report separately; [1890-91]; CXLVIII. 30.—[1900]; CL. 69.
329. That a Standing Committee have leave to sit every day until the conclusion of a certain Bill; That the words "every day" stand part; [1898]; CLI. 167.
330. That it be an Instruction to a Committee; Amendments and Question, so amended, negatived (on Division); [1895]; CVL. 213.
331. To leave out Part VII. of a Bill; [1890]; CL. 65.

Debates:

332. That Debate be adjourned, negatived (on Division) at Midnight; [1894]; CXLVIII. 25.—On consideration of a Bill, as amended, that words be inserted; [1896]; CVL. 359.
333. Debate on Question, That a Clause be now read a second time, on consideration of a Bill as amended, on Division negatived, after resumption of Debate; [1893-94]; CXLVIII. 595.
334. That the Debate be adjourned, immediately on resumption of the adjourned Debate, negatived (on Division); [1895]; CL. 191.
335. That the Debate be adjourned on nomination of a Select Committee; [1895]; CL. 333.
336. That the Debate be adjourned on an Amendment to the Address, negatived (on Division); [1895]; CL. 37.
337. That the Debate be adjourned on Motion, That Mr. Speaker do issue his Warrant for a New Writ; [1895]; CL. 252.
338. That the Debate be adjourned after Question put, pursuant to Standing Order No. 16; [1899]; CVL. 292.
339. That a Debate be adjourned on Motion, That it be an Instruction to a Bill; [1895]; CVL. 293.

Election:

340. County Council—Election of Women:—Instruction relative thereto (on Division); [1890-91]; CXLVI. 310.

House:

341. That this House do now adjourn for the purpose of discussing a definite matter of urgent Public Importance; (on Division); [1890-91]; CXLVIII. 125, 209, 392.—[1893-94]; CXLVIII. 99, 155, 283, 249, 315, 349, 371, &c.—[1894]; CXLIX. 72, 109, 100, 306, &c.—[1898]; CVL. 63, &c.
342. Derby Day.—That this House as its rising day do adjourn till Thursday, 1st June; (on Division); [1890-91]; CXLVIII. 306.—[1895]; CL. 247.—[1896]; CLI. 251.
343. That this House do now adjourn, negatived; [1893-94]; CXLVIII. 600.—On question, That Subsection stand part of a Bill;—[1897]; CLI. 27.

Business
In Committee of Supply—continued.

356. That a reduced Sum be granted for the said service; [1893-94]; CXLVII. 369.—[1896]; CLI. 166.—[1897]; CLI. 75.

357. That a Debate be now adjourned; [1896]; CLI. 63. (On Motion for Resolution: Business of the House—Supply).

358. That a reduced number of Men be granted; [1897]; CLIV. 63.—[1898]; CLIV. 73.

359. That items be omitted; [1898]; CLIV. 72.

360. On the Chairman do report Progress; [1895]; CLIV. 95.—[1899]; CLIV. 98.—Ways and Means: Motion for Progress; [1895]; CXL. 50.

Various:

361. That words proposed to be left out stand part of the Question; on a substantive Motion; [1895]; CL. 48.—(Financial Relations, England and Wales); [1897]; CLI. 156.

362. That words stand part of the Question (Business of the House); [1895]; CLI. 62.—And the Main Question so amended being put; [1896]; CLI. 146. (Piers and Harbours—Wales.)

363. Motion relative to the Disestablishment of the Church of England; [1897]; CLIV. 69.

364. Main Question relative to the Select Committee Report on British South Africa; [1897]; CLIV. 69.

365. That words proposed to be left out stand part of the Question (Business of the House); [1896]; CLI. 535.

366. Motion relative to Harbour Accommodation (Scotland); Amendment made and Main Question so amended put and negatived on Division; [1898]; CLIV. 76.

367. Motion relative to Parochial Charities, Question (on Division) negatived; [1896]; CLIV. 102.

368. On Amendment to Resolution, That words proposed to be left out stand part; [1898]; CLIV. 119.

369. On Public Education Resolution (on Division); [1898]; CLIV. 141.—Land Transfer; [1898]; CLIV. 429.

370. Taxation, Ireland—Adjourned Debate resumed and Question put, and negatived (on Division); [1898]; CLIV. 313.

371. On Amendment to Resolution, Business of the House, That words be inserted; [1898]; CLIV. 352.

372. That words be added to the Main Question, (Business of the House); [1899]; CLIV. 151.

373. Privileges—Complaint made by Members; [1899]; CXLIV. 42, 234.

374. That the Vote of a Member be disallowed; [1898]; CXLV. 157.
VI. Incidental Proceedings:

306. Questions not put, That this House do now adjourn, pursuant to Standing Order ; [1890-91] ; CXLVI. 44, 84, 94.

307. Forty Members not having been present ; [1890-91] ; CXLVI. 74.

308. Pursuant to Order of the House of a former day ; [1890-91] ; CXLVI. 179.

309. Motion, That this House do now adjourn ; Debate arising, and it being Midnight, the Motion for adjournment lapsed. Twelve o'clock, Motion, That this House do now adjourn, and resolved in the Affirmative ; [1894] ; CXLIX. 7.

310. On Motion for Adjournment of the House, Debate arising, and it being Six of the clock, Question put for adjournment ; [1890] ; CXLVII. 105.

311. Motion to Order, without Question put ; [1890-91] ; CXLVI. 156.

312. Motion relative to Supply being the first Order of the day on Fridays, &c., and Debate on Question, adjourned ; [1890] ; CXLVI. 314.

313. Question raised not being relevant to the Vote ; [1893-94] ; CXLVIII. 122, 250.—Two Minutes after One ; CXLVIII. 137.—It being One o'clock ; CXLVIII. 149.—It being after Six o'clock ; CXLVIII. 176.—It being Quarter after One ; CXLVIII. 543.

314. Chairman declines to put a Question in Supply, the Question raised not being relevant to the Vote ; [1890] ; CXLVII. 154.

315. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

316. Question put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

317. Question put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

318. Question put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

319. Question put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

320. Question put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

321. Question put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

322. Question put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

323. Questions on any Amendment or Motion if not disposed of by a certain date to be put forthwith (in Committee) ; [1890-91] ; CXLVII. 400.

324. Questions on any Amendment or Motion if not disposed of by a certain date to be put forthwith (in Committee) ; [1890-91] ; CXLVII. 400.

325. Questions on any Amendment or Motion if not disposed of by a certain date to be put forthwith (in Committee) ; [1890-91] ; CXLVII. 400.

326. Questions on any Amendment or Motion if not disposed of by a certain date to be put forthwith (in Committee) ; [1890-91] ; CXLVII. 400.

327. Questions on any Amendment or Motion if not disposed of by a certain date to be put forthwith (in Committee) ; [1890-91] ; CXLVII. 400.

328. Questions on any Amendment or Motion if not disposed of by a certain date to be put forthwith (in Committee) ; [1890-91] ; CXLVII. 400.

329. Questions on any Amendment or Motion if not disposed of by a certain date to be put forthwith (in Committee) ; [1890-91] ; CXLVII. 400.

330. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

331. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

332. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

333. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

334. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

335. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

336. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

337. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.

338. Questions put forthwith, on consideration of Bill as amended in pursuance of an Order of the House ; [1890-91] ; CXLVII. 228.
Debate stood adjourned on Question for adding the proposed words | 1890-91 | CXLVI. 171.

429. Question, That a Clause be read a second time on consideration of a Bill as amended (Bill Private), and Debate adjourned; [1893-94] ; CXLVIII. 391.

430. Question, That a Clause be read a second time; Debate adjourned at Midnight; [1893-94] ; CXLVII. 492.

431. Question, That Clauses be read a second time and Debate adjourned at half past five; [1893-94] ; CXLVIII. 582.

432. Question, That a Clause be read a second time and resolved in the Affirmative (After Clause chimed but withheld); [1893-94] ; CXLVII. 566.

433. Question, That Subsections stand part of a Bill, and Motion made and Question, That this House do now adjourn; negatived; [1893-94] ; CXLVII. 566.

434. Question, That a Clause be read a second time (on Report); objection being taken, Debate stood adjourned; [1890-91] ; CXLVII. 697.

435. Question, That this House doth disagree with the Lords in an Amendment; [1893-94] ; CXLVIII. 511.

436. That the Chairman do now leave the Chair and Question put and agreed to; No Report; [1896] ; CLIV. 298.

457. Question put, That the Order for taking into consideration the Reasons assigned by the Lords for disagreeing to certain of the Amendments made by this House to the Amendments made by the Lords to the Amendments made by this House to the Amendments made first negatived by the Lords to a Bill, and also for taking into consideration the Amendments last made by the Lords to the Amendments made by this House to the Amendments made by the Lords to the Amendments made first made by the Lords to the Bill, be discharged; on Division, negatived; [1893-94] ; CXLVIII. 675.

458. Lords' Amendment to a Bill divided, and Questions thereupon put; [1890-91] ; CXLVIII. 672.

459. Question put, That the Subsection stand part of the said Lords' Amendment; [1893-94] ; CXLVII. 672.

460. Question proposed, That a Resolution be Standing Order of the House withdrawn; [1893-94] ; CXLVII. 154.

461. Question proposed, That this House do meet Tomorrow at Twelve, and withdraws; [1890-91] ; CXLVII. 174.

462. Question proposed, That it be an Instruction to a Committee on a Bill (Public) withdrawn; [1890-91] ; CXLVII. 251.—On a Bill (Private) ; CXLVII. 76.

463. That it be an Instruction to a Committee on a Bill that they have power to divide a Bill into Two parts, and report separately; on Division, negatived; [1896] ; CXLIX. 131.

464. Main Question proposed, and it being after Seven o'clock, Debate stood adjourned; [1891] ; CXLV. 90.

465. Mr. Speaker proceeds to interrogate the Business of Midnight, and Question put, pursuant to Standing Order; (Closure of Debate); [1897] ; CLIV. 98.

466. Questions put, pursuant to Standing Order (Closure of Debate);—By Mr. Speaker, in the House; [1890-91] ; CXLVIL 27, 46, 102, 176, 197, 207, 243, 344.—[1890-91] ; CXLVII. (Mr. Stuart Rodwell), 82 (Mr. Buchanan), 88 (Dr. Farquharson), 115 (Mr. Roby), 115 (Mr. Buchanan), 115 (Mr. Conyngham), 148, 486, 405, 538, 622 (Mr. Sexton), 119 (Mr. Abercromby), 171 (Mr. Hawes Chilton), 215, 246, 609. (Mr. Secretary Asquith), 223, 248, 629. (Mr. Herbert Samuel), 243. (Mr. Bucknill), 583. (Mr. Gladstone), 624.—[1904] ; CLV. (Mr. Chancellor of the Exchequer), 11, 72, 144. (Mr. John Roebuck), 83. (Mr. Buchanan), 90. (Mr. Roly), 95 (Un. Howard Vincent), 100. (Mr. Herbert Gardner), 100. (Mr. Shee Lefrere), 318.—[1895] ; CL, 14, 40, 109, 209, &c.; Main Question put; [1895] ; CL, 225.—[1908] ; CL, 245.—[1895] ; CL, 27, 104, 197, 258, &c. Main Question put, 76, 90, 204, &c.—[1897] ; CL, 35.—Original Question put; [1897] ; CL, 85.—[1898] ; CL, 206.—[1897] ; CL, 33, 37, 172, 222, 223, 243, 336, 422, 423.—[1899] ; CL, 323, 261, 287 (Mr. Deputy Speaker)—[1900] ; CL, 53, 76, 318, &c.

467. In Committee of the whole House.—By the Chairman of Ways and Means, in Committee of the whole House; [1890-91] ; CXLVIII. (Mr. John Burns) (three times), 100. (Mr. Joseph Pease), 103. (Mr. Hare), 127 (Mr. Timmerson Hesley), 127, 273, 273 (twice), 290 (twice), 379. (Mr. William Allen), 143, 694. (Mr. Paul), 101. (Mr. Tausen), 161. (Mr. Woods), 217. (Mr. Wallace), 217. (Mr. Philip Stanhope), 295. (Mr. William Rees-Davies), 295. (Mr. Manchester), 295, 296, 363. (Mr. John Ellis), 593. (Mr. John Ellis), 593. (Mr. John Ellis), 128, 272, 294 (twice), 298. (Mr. Robert Roby), 598. (Mr. Secretary Asquith), 598. (Mr. Snape), 153.


469. By the Chairman of Ways and Means, in Committee of the whole House; [1890-91] ; CXLVIII. (Mr. John Burns) (three times), 100. (Mr. Joseph Pease), 103. (Mr. Hare), 127 (Mr. Timmerson Hesley), 127, 273, 273 (twice), 290 (twice), 379. (Mr. William Allen), 143, 694. (Mr. Paul), 101. (Mr. Tausen), 161. (Mr. Woods), 217. (Mr. Wallace), 217. (Mr. Philip Stanhope), 295. (Mr. William Rees-Davies), 295. (Mr. Manchester), 295, 296, 363. (Mr. John Ellis), 593. (Mr. John Ellis), 593. (Mr. John Ellis), 128, 272, 294 (twice), 298. (Mr. Robert Roby), 598. (Mr. Secretary Asquith), 598. (Mr. Snape), 153.
VI. Incidental Proceedings—continued.

CLX. 89, 128, 384.—Who gives a Reason; [1896]; CL. 107, &c.—[1897]; CL. 91.—[1898]; CL. 58, 66, 150; [1899]; CLV. 216, 310.

429. By Mr. Speaker, in the House; [1891]; CXLIX. (Mr. Hunter) (as it appeared to Ms. Speaker that the House was prepared shortly to come to a decision), 106. (Mr. Havelock Wilson), 116. (Major Rassell), 120. (Mr. Coddington) (twice), 131. (Mr. Havelock Wilson) (as it appeared to Mr. Speaker that the House was prepared to come to an immediate decision), 150. (Mr. Henry Pell Preston) (twice), 172. (Mr. Kennedy), 172. (Mr. John Burns), 216.

430. Questions declined to be put (Closure of Debate) — By Mr. Speaker, in the House; [1893-94]; CXLVII. — Member rises in his place, and claims to move, That the Question be now put; but Mr. Speaker withhold his assent, as it appeared to him that the House was prepared to come to a decision on the Question. (Mr. Thomas Dolling Bolton), 53. Member rises in his place, and claims to move, "That the Question be now put;" but Mr. Speaker withhold his assent, as it appeared to him that the House was prepared to come to an immediate decision. (Mr. Timothy M. Healy), 95. (Mr. Pickard), 216. (Sir Charles Dilke), 259.

461. [1894-95]; CXLVIII. (Mr. Bodkin) (Ms. Speaker withholds his assent, as it appeared to him the House was prepared to come to a decision), 461. (Mr. Secretary Asquith) (as Mr. Speaker thought the House would soon be willing to come to a decision), 486. (Mr. Speaker puts the Question forthwith (Abuse of Rules); [1890-91]; CXLVI. 200.

466. Mr. Speaker or the Chairman decline to put the Question (Abuse of Rules). That the Chairman do leave the chair; [1890-91]; CXLVI. 217.—That this House do now adjourn; [1890-91]; CXLVI. 489.

67. Mr. Speaker withholds his assent and declines to put the Question (in Committee of Supply); [1899-92]; CXLVI. 126.

486. Mr. Speaker or the Chairman decline to propose a Question (Abuse of Rules); [1895]; CL. 80, 316.—[1896]; CXLVII. 295.—[1897]; CL. 136, 294, 355.

490. Mr. Speaker or the Chairman puts the Question forthwith (Abuse of Rules); [1899]; CLV. 347.

470. Chairman puts the Question forthwith (Abuse of Rules); [1897]; CXL. 396. 471. Original Questions put under Standing Order (Closure of Debate) in the House; [1890-91]; CXLVI. 114, 178.

472. That the original Question be now put; [1897]; CXLVI. 210.

473. Main Question put; [1899]; CXLVII. 253.—(In the House); [1890]; CXLV. 55. 474. Question, That words stand part of a clause, put, pursuant to Closure, by the Chairman in Committee of the whole House; [1897]; CL. 94, 118, 129.

475. Chairman declines to put a Question in Supply, the Question raised not being relevant to the Vote; [1890]; CLV. 151.

Railways.

I. Public and Provisional Order Bills; 1—81.

II. Private Bills relative to Railways; 82—862.

III. Resolution relative to Railways; 863.

IV. Motions relative to Railways; 864—866.

I. Public and Provisional Order Bills:

East India (Indian Railway Companies):

1. [1894.] To enable Indian Railway Companies to pay Interest out of Capital; Ordened, and presented accordingly; CXLIX. 56. Bill committed, 128. Bill considered in Committee, and reported, without Amendment, 161. Bill passed, 181. By the Lords, with Amendments, 210. Lords' Amendments agreed to, 225. (Cited as Indian Railways Act, 1891.) R. A. 252. See also East India.

Great Eastern Railway Company (Rates and Charges) Provisional Order:

2. [1890-91.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1884," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Great Eastern Railway Company, and certain other Railway Companies connected therewith; Ordered; CXLIX. 79. Proceeded; read, and referred to the Examiners, 80. Report, No Standing Orders applicable, 110. Bill referred to a Joint Committee of Lords and Commons, 145. (See Committees.) Reported; Provisional Order confirmed, 432. Passed, 476. Cited as Great Eastern Railway Company (Rates and Charges) Order Confirmation Act, 1891.) R. A. 253. See Railway Rates and Charges Provisional Order Bills.
**I. Public and Provisional Order Bills—continued.**

**Great Northern Railway Company (Rates and Charges) Provisional Order:**

1. [1890-91.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchantable Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Great Northern Railway Company, and certain other Railway Companies connected therewith; Ordered; CXLVI. 79. Presented; read, and referred to the Examiners, 80. Report, No Standing Orders applicable, 119. Referred to a Joint Committee of Lords and Commons, 118. (See Committee.) Report, Provisional Order confirmed, 452. Passed, 476. (Cited as Great Northern Railway Company (Rates and Charges) Order Confirmation Act, 1901.) R. A. 523. See Railway Rates and Charges Provisional Order Bills.

**Great Western Railway Company (Rates and Charges) Provisional Order:**

4. [1890-91.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchantable Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Great Western Railway Company, and certain other Railway Companies connected therewith; Ordered; CXLVI. 79. Presented; read, and referred to the Examiners, 80. Report, No Standing Orders applicable, 119. Referred to a Joint Committee of Lords and Commons, 118. (See Committee.) Report, Provisional Order confirmed, 452. Passed, 476. By the Lords, with Amendments, 503. Lords' Amendments agreed to, 508. (Cited as Great Western Railway Company (Rates and Charges) Order Confirmation Act, 1901.) R. A. 523. See Railway Rates and Charges Provisional Order Bills.

**Light Railways (Ireland):**

7. [1892-94.] To amend the Provisions as to payments for Light Railways in Ireland; presented accordingly; CXLVIII. 353. Considered in Committee, and reported, without Amendment, 550. Passed, 552. Agreed to by the Lords, 577. (Cited as Light Railways (Ireland) Act, 1893.) R. A. 577.

**Light Railways (England and Wales):**

8. [1894.] To assimilate the Laws of England to those of Ireland in reference to Light Railways; Ordered and presented, CXLIX. 345. (Not further proceeded with.)

**Light Railways:**

11. [1893-96.] To facilitate the Construction of Light Railways in Great Britain; Ordered; CE. 396. Presented accordingly, 160. Motion, That the Bill be read a second time, and it being Midnight, Debate adjourned, 362. Resumed; Amendment proposed, to leave out words, and add "as long as Light Railways are constructed and maintained by Imperial Subvention in Scotland and Ireland," &c.; Question proposed, That the words proposed to be left out stand part of the Question, and Debate adjourned at Midnight, 364. (Not further proceeding.)

16. [1896.] To facilitate the Construction of Light Railways in Great Britain; Ordered, and presented accordingly; CLI. 418. Motion, That the Bill be now read a second time; Amendment proposed, "this House declines to sanction any scheme for the construction of Light Railways, which will increase the burden of Local Rates, or add to the Weight of Imperial Subvention;" Question, That the words proposed to be left out stand part of the Question, put, passed, Standing Order (Closure of Debate); Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Trade; and objection being taken to further proceeding, Debate adjourned, 70. Resumed; Closure claimed, but Mr. Speaker withholds his Assent, and gives a reason, Question put, and agreed to, on Division; ordered, an Division; Bill committed to the Standing Committee on Trade, &c., 84. Bill reported from the Standing Committee; Minutes of Proceedings printed, 185. Bill considered, as amended, and at Midnight further consideration, as amended, deferred, 246, 237. Bill further considered, as amended; and lay appointed for Third Reading, and Bill to be printed, 329. Motion, That the Bill be read the third time; Amendment proposed, "re-committed in respect of Clauses 16, 23, and 25," but not made, on Division; Bill passed, 404. Agreed to by the Lords, with Amendments, 433. Lords' Amendments considered; several agreed to; an Amendment proposed to an Amendment, and withdrawn; Amendment agreed to, on Division, 533. (Cited as Light Railways Act, 1896.) R. A. 428.

**London and North Western Railway Company (Rates and Charges) Provisional Order:**


**London and South Western Railway Company (Rates and Charges) Provisional Order:**

10. [1890-91.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchantable Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the London and South Western Railway Company, and certain other Railway Companies connected therewith; Ordered; CXLVI. 79. Presented; read, and referred to the Examiners, 80. Report, No Standing Orders applicable, 119. Referred to a Joint Committee of Lords and Commons, 149. (See Committee.) Report, Provisional Order confirmed, 441. Bill passed, 472. By the Lords, with an Amendment, 505. Lords' Amendment agreed to, 509. (Cited as London and South Western Railway Company (Rates and Charges) Order Confirmation Act, 1891.) R. A. 523. See Railway Rates and Charges Provisional Order Bills.

**London, Brighton, and South Coast Railway Company (Rates and Charges) Provisional Order:**


**London, Brighton, and South Coast Railway Company:**

Railway and Canal Traffic Acts Amendment:
21. [1893-94.] To amend "The Railway and Canal Traffic Act, 1888," and to provide for better carriage by rail of Goods; Ordered, and presented accordingly; CLIY. 294. (No further proceeding.)

22. [1892.] To amend "The Railway and Canal Traffic Act, 1888"; Ordered and presented; CXLVIII. 191. (Second Reading not proceeded with.)


Railway and Canal Traffic Amendment (Ireland):
26. [1891.] To confer Jurisdiction on the High Court of Justice in Ireland to decide Questions in dispute solely affecting Railway and Canal Companies in Ireland; Ordered, and presented accordingly; CXLIX. 17.

Railway and Canal Traffic (Restriction of Charges):
27. [1890-91.] To restrict the Charges by Railway and other Companies for the Conveyance of Merchandise; Ordered and presented; CXLVIII. 65. Order for Second Reading discharged; Bill withdrawn, 89.

Railway Companies Return Tickets:
23. [1890-91.] To enable Passengers in Railway Trains, and on Steamboats, &c., to make use of Return Tickets at any time after the Date of Issue; Ordered; CXLIX. 11. Motion, That the Bill be now read a second time; and Question, on Motion, agreed to, 40.

Railway Return Tickets:
29. [1897.] For enacting that all Railway Return Tickets be available for Return Journeys any time during the year of issue; Ordered and presented; CXLIX. 55. Order for Second Reading This Day discharged; another Day appointed, 303. (Second Reading not proceeded with.)

Railway Companies Charges:
30. [1892-94.] To amend the Law relating to the Charges of the Railway Companies for the Conveyance of Goods; Ordered, and presented accordingly; CXLVIII. 195. (Second Reading not proceeded with.)

Railway Commission:
31. [1891.] To amend the Constitution, Powers, and Procedure of the Railway Commission; Ordered, and presented accordingly; CXLIX. 55. (Second Reading not proceeded with.)

Railway Rates and Charges Provisional Order (Abbotsbury, ec.):
32. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Abbotbury Railway Company, and certain other Railway Companies connected therewith; Ordered and, presented accordingly; CXLVII. 50. Considered in Committee, and reported, 306. Considered, as amended; after Midlothian Observation taken; Debate on an Amendment stood adjourned, 373. Resumed; Amendment made; Bill passed, 375. (Cited as Railway and Canal Traffic Act, 1891.) R. A. 608.

Railway Rates and Charges Provisional Order—continued.
London, Chatham, and Dover Railway Company (Rates and Charges) Provisional Order—continued.

See Railway Rates and Charges Provisional Order Bills.

Midland Railway Company (Rates and Charges) Provisional Order:
13. [1890-91.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Midland Railway Company, and certain other Railway Companies connected therewith; Ordered; CXLVII. 78. Presented; read, and referred to the Examiners, 80. Report, No Standing Orders applicable, 119. Referred to a Joint Committee of Lords and Commons, 148. (See Committee.) Referred; Provisional Order confirmed, 453. Pased, 476. Agreed to by the Lords, 518. (Cited as Midland Railway Company (Rates and Charges) Order Confirmation Act, 1891.) R. A. 223.

See Railway Rates and Charges Provisional Order Bills.

Railway Assessors (Scotland) Superannuation:
14. [1896.] To provide Superannuation Allowances for the Assessor of Railways and Canals in Scotland, and for the Clerks and other Officers employed by him; Ordered, and presented accordingly; CLLI. 246. Order for Second Reading discharged; Bill withdrawn, 476.

15. [1897.] To provide Superannuation Allowances for the Assessor of Railways and Canals in Scotland, and for the Clerks and other Officers permanently employed by him; Ordered; CLLI. 190. Presented, 151. Bill committed, 101. Bill considered in Committee; Divisions (dividedly claimed) nine times; Bill reported, without Amendments; Bill passed, 170. Agreed to by the Lords, 246. (Cited as Railway Assessors (Scotland) Superannuation Act, 1897.) R. A. 291.

Railway and Canal Rates and Charges:

Railway and Canal Traffic:
17. [1892-94.] For givingsummary Powers to the Board of Trade and to the Local Authorities with respect to Railway Passengers and Goods Traffic Facilities and Accom¬modations; and for amending the Railway and Canal Traffic Acts; Ordered and presented; CXLVIII. 42. Order for Second Reading discharged; Bill withdrawn, 98.

18. [1894.] To amend the Railway and Canal Traffic Act, 1888; Ordered, and presented accordingly; CXLIX. 69. Bill committed, 227. Bill considered in Committee, and reported, 306. Considered, as amended; after Midlothian Observation taken; Debate on an Amendment stood adjourned, 373. Resumed; Amendment made; Bill passed, 375. (Cited as Railway and Canal Traffic Act, 1891.) R. A. 608.

Railway and Canal Traffic Acts Amendment:
10. [1890.] To amend the Railway and Canal Traffic Acts, 1854, 1873, and 1888; Ordered and presented; CLIY. 529. Considered, as amended; [1893-94.] To vary and extend the provisions of "The Railway and Canal Traffic Act, 1854," and of the Railway and Canal Traffic Acts, 1873 and 1874 ; Ordered, and presented accordingly; CXLVII. 98. (Second Reading not proceeded with.)
I. Public and Provisional Order Bills—continued.

Railway Rates and Charges Provisional Order (Aberdare, &c.,) —continued.

Provisional Order confirmed; Day appointed for consideration, as amended, 147. Bill considered, as amended; Day appointed for Third Reading, 156. Bill passed, 160. By the Lords, with an Amendment, 273. Day appointed for considering it, 274. Lords' Amendments agreed to, 278. (Cited as Railway Rates and Charges, No. 1 (Aberdare Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Aberdare, &c.,) .

33. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic and the Schedule of Maximum Rates and Charges applicable thereto, of the Caledonian Railway Company, and other Railway Companies; Ordered; CXLVII. 12. Presented; read, and referred to the Examiners, 14. Report, That the Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 180. Bill considered, as amended; Passed, 184. By the Lords, with Amendments, Day appointed for considering them, 274. Lords' Amendments agreed to, 278. (Cited as Railway Rates and Charges, No. 20 (Aberdeen and Emsfield Railway, &c.) Order Confirmation Act, 1892.) R. A. 386.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Bristol and Merthyr Tydfil Junction, &c.,) .

34. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Bristol and Merthyr Tydfil Junction Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 65. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 180. Bill considered, as amended; Passed, 184. By the Lords, with Amendments, Day appointed for considering them, 274. Lords' Amendments agreed to, 278. (Cited as Railway Rates and Charges, No. 2 (Bristol and Merthyr Tydfil Railway, &c.) Order Confirmation Act, 1892.) R. A. 386.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Caledonian, &c.,) .

35. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Caledonian Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; Passed, 224. Agreed to by the Lords, 230. (Cited as Railway Rates and Charges, No. 13 (Caledonian Railway, &c.) Order Confirmation Act, 1892.) R. A. 386.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Callander and Oban, &c.,) .

36. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Callander and Oban Railway Company; Ordered; CXLVII. 12. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; Passed, 224. Agreed to by the Lords, 230. (Cited as Railway Rates and Charges, No. 20 (Callander and Oban Railway) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Cambrian, &c.,) .

37. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Cambrian Railway Company, and certain other Railway Companies; Ordered; CXLVII. 12. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; Passed, 224. Agreed to by the Lords, 230. (Cited as Railway Rates and Charges, No. 3 (Cambrian Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (City of Glasgow Union, &c.,) .

38. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the City of Glasgow Union Railway Company; Ordered; CXLVII. 12. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; Passed, 224. Agreed to by the Lords, 230. (Cited as Railway Rates and Charges, No. 21 (City of Glasgow Union Railway) Order Confirmation Act, 1892.) R. A. 386.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Clwyd and Wellington Junction, &c.,) .

39. [1892.] To confirm a Provisional Order made by the Board of Trade, under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates applicable thereto, of the Clwyd and Wellington Junction Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 203. Bill considered, as amended; Passed, 210. Agreed to by the Lords, 230. (Cited as Railway Rates and Charges, No. 4 (Clwyd and Wellington Junction Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (East London, &c.,) .

40. [1892.] To confirm a Provisional Order made by the Board of Trade, under “The Railway and Canal Traffic Act, 1888,”...
Railway Rates and Charges Provisional Order (East London, &c.)—continued.

46. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the East London Railway Company, and certain other Railway Companies; Ordered; CXLVII. 62. Presented; read, and referred to the Examiners, 63. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 64. Committed to a Joint Committee, 65. Report; Provisional Order confirmed; Day appointed for consideration, as amended, 216. Bill considered, as amended; passed, 224. By the Lords, with Amendments, 274. Day appointed for considering them, 274. Lords' Amendments agreed to, 278. (Cited as Railway Rates and Charges, No. 5 (East London Railway, &c.) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Festiniog, &c.):

47. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Festiniog Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 147. Consideration, as amended, deferred, 156, 169. Bill considered, as amended; to be now read the third time; passed, 174. Agreed to by the Lords, 305. (Cited as Railway Rates and Charges, No. 6 (Festiniog Railway, &c.) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Furness, &c.):

48. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Furness Railway Company and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for remanifestation, as amended, 217. Bill considered as amended; Passed, 224. Agreed to by the Lords, 306. (Cited as Railway Rates and Charges, No. 7 (Furness Railway, &c.) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Glasgow and South Western, &c.):

49. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Glasgow and South Western Railway Company and certain other Railway Companies; Ordered; CXLVII. 12. Presented; read, and referred to the Examiners, 14. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 65. Committed to a Joint Committee, 79. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; passed, 221. Agreed to by the Lords, 310. (Cited as Railway Rates and Charges, No. 8 (Glasgow and South Western Railway, &c.) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Great North of Scotland):

50. [1892.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Great North of Scotland Railway Company; Ordered; CXLVII. 12. Presented; read, and referred to the Examiners, 14. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 65. Committed to a Joint Committee, 78. Report for attendance of Witnesses; ordered to attend, 186. Bill reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; passed, 224. Agreed to by the Lords, 310. (Cited as Railway Rates and Charges, No. 9 (Great North of Scotland Railway) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Highland):

51. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Highland Railway Company; Ordered; CXLVII. 12. Presented; read, and referred to the Examiners, 14. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 65. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218; Bill considered as amended; passed, 221. Agreed to by the Lords, 310. (Cited as Railway Rates and Charges, No. 24 (Highland Railway) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Hull, Barnsley, and West Riding Junction, &c.):

52. [1892.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Hull, Barnsley, and West Riding Junction Railway Company; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 13. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for remanifestation, as amended, 217. Bill considered as amended; Passed, 224. Agreed to by the Lords, 306. (Cited as Railway Rates and Charges, No. 8 (Hull, Barnsley, and West Riding Junction Railway, &c.) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Isle of Wight, &c.):

53. [1892.] To confirm a Provisional Order made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Isle of Wight Railway Company; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 65. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 204. Bill considered, as amended; passed, 210. Agreed to by the Lords, 309. (Cited as Railway Rates and Charges, No. 9 (Isle of Wight Railway, &c.) Order Confirmation Act, 1892.) R. A. 355. See Railway Rates and Charges Provisional Order Bills.

Railway
Railway Rates and Charges Provisional Order
(Lancashire, and Yorkshire, &c.): 50. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Lancashire and Yorkshire Railway Company, and certain other Railway Companies; Ordered; CXLVII. 10. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 147. Bill considered, as amended; Day appointed for Third Reading, 156. Bill passed, 100. Agreed to by the Lords, 309. (Cited as Railway Rates and Charges, No. 10 (Lancashire and Yorkshire Railway) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Manchester, Sheffield, and Lincolnshire, &c.): 51. [1892.] To confirm a Provisional Order made by the Board of Trade, under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Manchester, Sheffield, and Lincolnshire Railway Company, and certain other Railway Companies; Ordered; CXLVII. 10. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 65. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 180. Bill considered, as amended; passed, 184. Agreed to by the Lords, 309. (Cited as Railway Rates and Charges, No. 11 (Manchester, Sheffield, and Lincolnshire Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Metropolitan, &c.): 52. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Metropolitan Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 190. Bill considered, as amended; passed, 217. Bill considered, as amended; passed, 224. Agreed to by the Lords, 310. (Cited as Railway Rates and Charges, No. 13 (Metropolitan Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (Midland and South-Western Junction, &c.): 53. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Midland and South-Western Junction Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 60. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 147. Bill considered, as amended; Day appointed for Third Reading, 156. Bill passed, 100. By the Lords, with an Amendment, 273. Day appointed for considering it, 274. Lords’ Amendment agreed to, 275. (Cited as Railway Rates and Charges, No. 14 (Midland and South Western Junction Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (North British, &c.): 54. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the North British Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 60. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; passed, 228. (Cited as Railway Rates and Charges, No. 25 (North British Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (North Eastern, &c.): 55. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the North Eastern Railway Company, and certain other Railway Companies; Ordered; CXLVII. 10. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 62. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 218. Bill considered, as amended; passed, 233. Agreed to by the Lords, 310. (Cited as Railway Rates and Charges, No. 15 (North Eastern Railway, &c.) Order Confirmation Act, 1892.) R. A. 385.

See Railway Rates and Charges Provisional Order Bills.

Railway Rates and Charges Provisional Order (North London, &c.): 56. [1892.] To confirm a Provisional Order made by the Board of Trade under “The Railway and Canal Traffic Act, 1888,” containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the North London Railway Company; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 64. Committed to a Joint Committee, 78. Reported; Provisional Order confirmed; Day appointed for consideration, as amended, 217. Bill considered, as amended; passed, 224. Agreed to by the Lords, 310. (Cited as Railway Rates and Charges Provisional Order Bills, 1892.)
Railway Rates and Charges Provisional Order (North London) — continued.

Railway Rates and Charges Provisional Order (North London, &c.) — continued.

66. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the North London Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 13. Order referring Bill to the Examiners-discharged; and Bill withdrawn, 62.

Railway Rates and Charges Provisional Order (Taff Vale, &c.) — continued.

67. [1892.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the Taff Vale Railway Company, and certain other Railway Companies; Ordered; CXLVII. 11. Presented; read, and referred to the Examiners, 12. Report, That no Standing Orders are applicable; Day appointed for consideration, as amended, 117. Bill considered, as amended; Day appointed for Third Reading, 127. Bill passed, 190. Agreed to by the Lords, 309. (Cited as Railway Rates and Charges, No. 17 (North Staffordshire Railway, &c.) Act, 1892.) R. A. 385.

Railway Rates and Charges Provisional Order (Lee-on-the-Solent Light Railway, &c.) Order Confirmation.


Railway Rates and Charges:

63. [1893-94.] To amend the Railway Rates and Charges Order Confirmation Acts, 1891 and 1892; Ordered; CXLVI. 115. Presented, 39. Order for Second Reading discharged; Bill withdrawn, 86.

See Committees.

64. [1896-97.] (No. 2.) To amend "The Railway and Canal Traffic Act, 1888," Ordered; CXLVIII. 16. Proposed, 21. Motion, That the Bill be now read a second time; Motion withdrawn; Bill withdrawn, 64.

Railway Rates and Charges Provisional Order (Ræsingtond Railway, &c.):

60. [1894.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," relating to the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges of the Ræsingtond Railway Company, the Crieff and Cromdale Railway Company, the East and West Yorkshire Union Railway Company, the Harrow and Staines Railway Company, the Shortlands and Northwood Railway Company, the South Outer Railways Company (Limited), and the Stockbridge Railway Company; Ordered, and presented accordingly; read, and referred to the Examiners; CXLIX. 112. Motion, That the Bill be now read a second time; Amendment proposed, 17. Six Months," but, on Division, not made; Bill committed, 153. Reported, without Amendment; Provisional Order confirmed, 181. Bill passed, 197. (Cited as Railway Rates and Charges (Ræsingtond Railway, &c.) Order Confirmation Act, 1894.) R. A. 283.

Railway Rates and Charges (Timber):

61. [1891-92.] To amend the provisions of the Orders made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," and of the Acts confirming the same, which relate to the carriage of Timber; Ordered, and presented; CXLVIII. 140. Report, That no Standing Orders are applicable, 256. (Second Reading not proceeded with.)
RAILWAYS—continued.

I. Public and Provisional Order Bills—continued.

Railway Servants (Hours of Labour):—continued.

Business (Closure claimed, but Mr. Speaker withholds his assent); Debate stood adjourned. 73. Reumed; Bill committed, 80. Order for Committee discharged; Bill committed to the Standing Committee on Trade, &c., 188. See Committees.

Bill reported; Minutes of Proceedings to be printed, 142. Bill considered, as amended; and, it being Midight, further Proceedings adjourned, 203. By the Lords, with Amendments, 263. Lords Amendments agreed to, with Amendments, 420. To which last-mentioned Amendments the Lords agree, 445. (Cited as Railway Regulation Act, 1883.) R. A. 467.

67. [1893-94.] (No. 2) To shorten the Hours of Labour of Railway Servants; Ordered and presented; CXLVIII. 86. (Second Reading not proceeded with.)

Railway Shareholders (Licensing Sessions):

69. [1890-91.] To remove the Disabilities of Railway and other Shareholders in Public Companies as to acting as Licensing Committees (Joint). Ordered, upon Report of Resolution, and presented, 420. (No further proceeding.)

69. [1892.] To remove the Disabilities of Railway and other Shareholders in Public Companies from acting at Licensing Sessions; Ordered; CXLVI. 18. Presented, 22. (Second Reading not proceeded with.)

Railways (Ireland):

70. [1896.] To facilitate the Construction of Railways, and the Establishment of other means of Communication in Ireland, and for other purposes incidental thereunto; Ordered; and presented accordingly; CLI. 349. Bill committed to the Standing Committee on Trade, Act, 352. Bill reported, without Amendment from the Standing Committee; Minutes of Proceedings printed, 387. Bill passed, 294. Agreed to by the Lords, 431. (Cited as Railways (Ireland) Act, 1896.) R. A. 465.

Railways (Ireland) Amalgamation Bills.—See Committees (Joint).

Railways, Regulation of:

71. [1891-92.] To amend “The Regulation of Railways Act, 1887," and to further provide for the safe Working of Railways; Ordered; CXLVIII. 18. Presented, 23. (Second Reading not proceeded with.)

72. [1899.] To extend and amend the Railway Regulation Acts; Ordered and presented; CLI. 63. Order for Second Reading discharged; Bill withdrawn, 271.

Railway Wrecking:

73. [1896.] To enable the Courts, before which a Prisoner is convicted of Railway Wrecking, to order such Prisoner to be flogged; Ordered and presented; CXLV. 171. (Second Reading not proceeded with.)

Railways (Prevention of Accidents):

74. [1890.] For the better Prevention of Accidents on Railways; Ordered; CLI. 42. Presented, 43. Bill committed to the Standing Committee on Trade, &c., 142. Bill reported from the Standing Committee; Minutes of Proceedings to be printed; Day appointed for consideration, as amended, 194. Bill considered, as amended, 231. As amended, to be printed, 236. Motion, That the Bill be now read the third time; Amendment proposed; and not made on Division; Main Question agreed to; Bill passed, 256. Agreed to by the Lords, with Amendments; Day appointed for considering them, 251. Lords' Amendments agreed to, 328. (Cited as Railway Employment (Prevention of Accidents) Act, 1890.) R. A. 356.

South Eastern Railway Company (Rates and Charges) Provisional Order:

75. [1890-91.] To confirm a Provisional Order made by the Board of Trade under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, of the South Eastern Railway and certain other Railway Companies contained therein; Ordered and presented; 3rd, and referred to the Examiners; CXLVI. 80. Report, No Standing Orders applicable, 119. Referred to the Joint Committee of Lords and Commons, 184. Reported; Provisional Order confirmed, 453. Passed, 476. Agreed to by the Lords, 518. (Cited as South Eastern Railway Company (Rates and Charges) Order Confirmation Act, 1901.) R. A. 529. See Committees

Railway Rates and Charges Provisional Order Bills.

Southern Railway (Ireland):

76. [1893-94.] To confirm an Agreement entered into between the Great Southern and Western Railway Company and the Commissioners of Public Works in Ireland for the improvement and use of the Railway Station at Turnersford, and for other purposes; Ordered and presented; CLI. 283. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 301. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 325. Second Reading deferred, 315. Report, That the Standing Orders ought not to be dispensed with, 430. Order for Second Reading discharged; Bill withdrawn, 291.

Transfer of Railways (Ireland):

77. [1890-91.] To authorize the Transfer of the Powers of Premiers of Railway and Town Undertakings, under the Towns (Ireland) Acts, to certain existing Railway Companies, and for other purposes; Ordered, and presented accordingly; CXLVI. 19. Passed, 28. By the Lords, with Amendments; Lords' Amendments agreed to, 52. (Cited as Transfer of Railways (Ireland) Act, 1900.) R. A. 35.

Uganda Railway:

78. [1896.] To make provision for the construction of a Railway in Africa, from Mombasa to the Victoria Nyanza, through the Protectorates of Zanzibar, East Africa and Uganda; Ordered, upon the said Resolution; presented accordingly; CLI. 338. Motion, That the Bill be read a second time; Amendment proposed, "This House is of opinion that no further Public Funds should be voted for making this Railway, until more clear and definite estimates of its cost are presented; and not made, on Division; Main Question put; Bill committed, 300. Bill considered in Committee, and reported, without Amendment, 401. Bill passed, 408. Agreed to by the Lords, 150. (Cited as Uganda Railway Act, 1896.) R. A. 456.

79. [1900.] To provide further Money for the Uganda Railway; Ordered, upon Report of Resolution, and presented accordingly; CLV. 169. Motion, That the Bill be now read a second time; Amendment proposed, "Six months," but not made; Bill committed, 275. Bill considered in Committee, and reported, without Amendment, 202. Agreed to by the Lords, 290. (Cited as Uganda Railway Act, 1900.) R. A. 204.

West Highland Railway Guarantee:

80. [1895, Sess. II.] For authorising the Treasury to guarantee the Interest on certain Capital of the West Highland Railway Company, and pay a Sum of Money to that Company; Ordered, upon the said Resolution; and presented accordingly; CL. 305. Order for Second Reading discharged; Bill withdrawn, 283.

81. [1896.] For authorising the Treasury to guarantee the Interest on certain Capital of the West Highland Railway Company,
West Highland Railway Guarantee—continued. on Division; Bill committed, 320. Considered in Committee, 329. Further considered in Committee; Question put, pursuant to Standing Order (Closure of Debate) (twice); Bill reported, 326. Considered, as amended; passed, 437. Agreed to by the Lords, 458. (Cited as West Highland Railway Guarantee Act, 1896.) R. A. 456. See also Committees.

II. Private Bills relative to Railways:

(Note.—Private Bills relating to Railways being principally placed under the Headings of the Main Lines with which they are connected, the following Key to the Names of Places referred to has been added for facility of Reference.)

KEY to Private Bills relative to Railways.

Acton Railway, see Latimer Road. Amble Railway, see Coningsby. Applethorpe Railway, see Huthwaite. Anthorn railway, see Andover. Armagh Railway, see Kingscourt. Ashburnham Railway, see Looe. Ayshire Railway, see Lunanbridge.

Ballachulish Railway, see Dumbarton. Bandon Railway, see Cork. Barclayside Railway, see Ilford. Barnsley Railway, see Hull. Barkingside Railway, see Ilford. Bandon Railway, see Cork. Balloch Railway, see Dumbarton. Ballymena Railway, see Coleraine.

Ballymena Railway, see Coleraine. Ballyshannon Railway, see Derry. Ballyvourney Railway, see Cork. Bandon Railway, see Cork. Balloch Railway, see Dumbarton. Ballymena Railway, see Coleraine.

Ballymena Railway, see Coleraine. Ballyshannon Railway, see Derry. Ballyvourney Railway, see Cork. Bandon Railway, see Cork. Balloch Railway, see Dumbarton. Ballymena Railway, see Coleraine.
II. Private Bills relative to Railways—continued.

KEY to Private Bills relative to Railways—continued.

Andoversford and Stratford-upon-Avon Railway:

Aberlady, Gullane, and North Berwick Railway:

72. (1892.) Petition for a Bill for incorporating the Aberlady, Gullane, and North Berwick Railway Company, and authorising the construction of Railways in the County of Edinburgh, and for other purposes; and Bill ordered; CXLVII. 33. Read, 43. Bill committed, 87. Reported, 187. Considered, as amended, 216. Passed, 229. By the Lords, with Amendments, 473. Lords' Amendments agreed to, 477. (Cited as Aberlady, Gullane, and North Berwick Railway Act, 1893.) B. A. 322.

Alexandra (Newport and South Wales) Docks and Railway:

83. (1892.) Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, That the Standing Orders had been certificated to have been complied with, 30. (No further proceeding.)

84. (1893.) Report, That the Bill should originate in the House of Lords; CXLVII. 14. Report, That the Standing Orders had been certified to have been complied with, 14. Bill to make Amendments in the Acts of the Alexandra (Newport and South Wales) Docks and Railway Company with respect (among other Matters) to the Reverter in certain events of Land to Lord Trelawney, and for other purposes, brought from the Lords; read, and referred to the Examiners, 200. Report, That the Standing Orders not previously inspected into, and which are applicable, have been complied with; Bill to be read a second time, 200. Committed, 313. Reported, with Amendments, 353. Considered, as amended, 270. Passed, with Amendments, 377. To which the Lords agree, 305. (Cited as Alexandra (Newport and South Wales) Docks and Railway Act, 1893.) B. A. 425.

85. (1894.) Report, That the Bill should originate in the House of Lords; CXLVII. 33. Standing Orders complied with, 36. Bill to provide for the surrender of the Leases of the Alexandra (Newport and South Wales) Docks and Railway Company's Undertaking to the Newport Alexandra Dock Company (Limited); and to authorise the transfer to the Company of the Hafanypool, Gowerphi, and Newport Railway, and for other purposes; brought from the Lords, 284. Committed, 302. Reported, with Amendments, 337. Passed, with Amendments, 376. To which the Lords agree, 387. (Cited as Alexandra (Newport and South Wales) Docks and Railway Act, 1894.) B. A. 436.

Andoversford and Stratford-upon-Avon Railway:

86. (1895.) Petition for a Bill for incorporating the Andoversford and Stratford-upon-Avon Railway Company, and authorising them to construct a Railway from the Midland and South-Western Junction Railway at Andoversford to Stratford-upon-Avon, and for other purposes; and Bill ordered; CXLVII. 27. Read, 36. Committed, 50. Reported, 112. Considered, as amended, 129. Passed, 133.

Ards Railway:

87. (1896.) Petition for a Bill for making Railways between Newtownards and Portaferry, in the County of Down, and for other purposes; and Bill ordered; CXLVII. 33. Read, and referred to the Examiners, 42.

Ards Railway—continued.

88. (1896-97.) Petition for Bill presented upon the 15th day of February, in Session I., 1892, and Order of Leave for bringing in the said Bill read upon the same day; read; Bill read the first time, and referred to the Examiners; CXLVIII. 33. Order referring Petition to the Examiners discharged; and Bill withdrawn, 37.

Armagh and Keady Light Railway:


Ashby and Horningford Junction Railway:

90. (1896.) Petition for a Bill for making a Railway in the Isle of Wight, to be called the Ashby and Horningford Railway, and for other purposes; and Bill ordered; CL. 22. Read, 30. Committed, 42. Order for Committee discharged; Bill withdrawn, 94.

Avondale and Douglas Railway:

91. (1896.) Report, That the Bill should originate in the House of Lords; CXLVII. 14. Report, That the Standing Orders had been certificated to have been complied with, 14. (No further proceeding.)

Avondale and Sorn Railway:

92. (1896.) Report, That the Bill should originate in the House of Lords; CXLVII. 14. Report, That the Standing Orders had been certificated to have been complied with, 14. (No further proceeding.)

Avondale and Douglas Railway:

93. (1896-97.) Petition for a Bill to authorise the Avondale and Douglas Railway Company to sell or lease their Undertaking, and for other purposes; Bill ordered; CXLVI. 52. Read, and referred to the Examiners, 61. Report, That Standing Order 62 has been complied with, 103. Reported; Preamble not proved, 171.

Baker Street and Waterloo Railway:

94. (1892.) Petition for a Bill for incorporating the Baker Street and Waterloo Railway Company, and for empowering them to construct Underground Railways from Baker Street Station to Waterloo Station, in the County of London, and for other purposes; and Bill ordered; CXLVII. 33. Read, and referred to the Examiners, 42. Bill committed, 273. Reported, 322. Passed, 380.

95. [1893-94.]

Wigtownshire Railway, see Ayshire.

Winton Railway, see Cawood.

Wokingham Railway, see Basingstoke.

Worcester Railway, see Worcester.

Wexford Railway, see Cork.

West Donegal Railway, see Finn Valley.

Westward Ho Railway, see Bideford.

Waterford Railway, see Cork.

Waterloo Railway, see Baker Street.

Waterloo Railway, see Baker Street and Waterloo Railway.

Wexford Railway, see Cork.

Wightownshire Railway, see Ayrshire.

Whitehaven Railway, see Newcastle-upon-Tyne.

West Riding Railway, see Hull.

Worcestershire Railway, see Kidderminster.

Wrexham Railway, see Glanmerwg.

Yorkshire Railway, see Huddersfield.

Yorkshire and North Yorkshire Railway, see Leeds.

Yorkshire Railway, see York.

Zetland Railway, see Yarmouth.

Zimmer Railway, see Newmarket.

Zimmer Railway, see Worthing.

Zimmer Railway, see Wigan.

Zimmer Railway, see Wylam.
II. Private Bills relative to Railways—continued.

Barry Railway and Waterloo Railway—continued.

Barry Railway—continued.

Barry Railway (Steam Vessels):

Barry Railway—continued.
II. Private Bills relative to Railways—continued.

Barry Railway (Steam Vessels)—continued.

Steamship Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 137. Com- mitted, 166. Bill reported; Prasable not proved, 265.

Basingstoke and Wokingham Railway:

111. [1860.] Report, That the Bill should originate in the House of Lords, 14. Report, That the Standing Orders had been certified to have been compiled with, C.L. 18.

Belfast and County Down Railway:

112. [1860-91.] Petition for a Bill to enable the Belfast and County Down Railway Company to construct a new Rail- way, to purchase additional Lands, and to raise additional Capital, and for other purposes; Standing Orders V. 45. Read, and referred to the Examiners, 62. Petition for additional Provision, referred to the Examiners, 185. Report on said Petition, Standing Orders not previously inquired into complied with, referred to the Select Committee on Standing Orders, 185. Report, Standing Orders ought to be dispensed with, 283. Report, Standing Order 62 complied with, 245. Passed (New Title), 311. By the Lords, with Amendments, 286. Lords' Amendments agreed to, 402. (Cited as Belfast and County Down Railway Act, 1901.) R. A. 413.

113. [1860.] Report, That a Bill to authorize the Belfast and County Down Railway Company to construct a Railway from Newcastle to join the Railway of the Great Northern Railway Company (Ireland) at Ballyroney; to run over and use a portion of the Railway of that Company; to purchase the Railway of the Belfast and Northern Counties Railway Company (Ireland) at Ballyroney; to run over and use a portion of the Railway of that Company; to enter into working and other Agreements with that Company; to confer further Powers upon the Company with reference to Steam Vessels, and further Powers in connection with their Under- taking, and for other purposes, and Bill ordered; C.L. 25. Read, and referred to the Examiners, 26. Committed, 65. Reported, with Amendments, 249. Passed (New Title), 263. Agreed to by the Lords, with an Amendment, 226. Lords' Amendment agreed to, 236. (Cited as Belfast and County Down Railway Act, 1900.) R. A. 657.

Belfast and Northern Counties Railway:

111. [1860.] Report, That the Bill should originate in the House of Lords, C.L. 11. Standing Orders complied with, 12. Bill to empower the Belfast and Northern Counties Railway Company to make a Railway to Magilligan Point; to purchase the Bquettestown Railway from the Commissioners of Public Works in Ireland; to raise further Capital, and for other purposes; brought from the Lords, 241. Standing Orders not previously inquired into complied with, 257. Com- mitted, 201. Report, without Amendment, 292. Considered, 256. Queen's Consent signified; Bill passed, 265. (Cited as Belfast and Northern Counties Railway Act, 1865.) R. A. 335.

113. [1860.] Petition for a Bill to empower the Belfast and Northern Counties Railway Company to widen their Carrickfergus and Larne Branch Railway; to construct a Pier and Embankment or Sea Road at Whitehead; to confer the purchase by the Company of the Portavoe Tramway; to confer further Powers upon the Company in connection with their Undertaking, and for other purposes; and Bill ordered; C.L. 24. Read, and referred to the Examiners, 35. Standing Order 62 complied with, 265. Committed, 65. Reported, with Amendments, 189. Bill passed, 235. Agreed to by the Lords, 298. (Cited as Belfast and Northern Counties Railway Act, 1903.) R. A. 338.

Belfast City Central Station and Railways:

116. [1892.] Petition, and Bill for incorporating the Belfast City Central Station and Railways Company, and for authorizing the Construction of a General Station and Rail- ways in Belfast, and for other purposes; Ordered; C.L. 189. Read, 42. Reported; Prasable not proved, 211.

Beverley and East Riding Railway (Abandon- ment)—continued.

Standing Orders had been certified to have been compiled with, 72. Bill for the Abandonment of the Beverley and East Riding Railway (Abandonment) Bill; brought from the Lords; read, and referred to the Examiners, 269. Report, Standing Orders not previously inquired into have been com- piled with, 217. Passed, 443. (Cited as Beverley and East Riding Railway (Abandonment) Act, 1891.) R. A. 400.

Bexhill and Rotherfield Railway:


119. [1890.] Report, That the Bill should originate in the House of Lords, C.L. 19. Report, That the Standing Orders had been certified to have been compiled with, 24. Bill to confer further powers on the Bexhill and Rotherfield Railway Company; brought from the Lords; read, and referred to the Examiners, 296. Report, That the Standing Orders not previously inquired into have been compiled with, 299. Committee, 315. Reported, with Amendments, 305. Standing Orders 84, 214, 215, and 239 suspended; Bill considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 298. To which the Lords agree, 306. (Cited as Bexhill and Rotherfield Railway Act, 1900.) R. A. 494.

Bexley Heath Railway:


Bideford and Clovelly Railway:

121. [1898.] Report, That the Bill should originate in the House of Lords, C.L. 16. Report, That the Standing Orders had been certified to have been compiled with, 26. Bill for incorporating the Bideford and Clovelly Railway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 152. Report, That the Standing Orders not previously inquired into have been com- piled with; Bill to be read a second time, 240. Committee, 290. Reported, with Amendments, 289. Considered, as amended, 308. Passed, with Amendments, 310. To which the Lords agree, 334. (Cited as Bideford and Clovelly Railway Act, 1898.) R. A. 372.

Bideford, Westward Ho! and Appledore Railway:

122. [1898.] Petition for incorporating the Bideford, Westward Ho! and Appledore Railway Company, and for other purposes; and Bill ordered; C.L. 27. Read, 38. Com- mitted, 55. Reported, 77. Considered, 89. Passed, 98. Agreed to by the Lords, with Amendments, 170. Lords' Amendments agreed to, 185. (Cited as Bideford, Westward Ho! and Appledore Railway Act, 1898.) R. A. 237.

Birmingham and Henley-in-Arden Railway:

123. [1890-91.] Petition for a Bill to extend the Time for the Completion of the authorised Railway of the Birmingham
II. Private Bills relative to Railways—continued.

Birmingham and Henley-in-Arden Railway—continued.


Birmingham, North Warwickshire, and Stratford-upon-Avon Railway:


130. [1898.] Report. That the Bill should originate in the House of Lords; CLIII. 17. Report. That the Standing Orders had been certified to have been complied with, 18. Bill for amending the Borrowing Powers of the Bombay, Baroda, and Central India Railway Company; brought from the Lords, 166. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 179. Committed, 245. Chairman of Ways and Means discharged from further attendance on Committee on the Bill; another Member appointed Chairman, 246. Bill reported, without Amendment, 250. Committed, 245. Passed, 251. (Cited as Bombay, Baroda, and Central India Railway Act, 1898.) R. A. 204.

Brading Harbour and Railway:

131. [1896.] Report. That the Bill should originate in the House of Lords; CL. 11. Report. That the Standing Orders had been certified to have been complied with, 18. Bill to confer further Powers on the Brading Harbour Improvement and Railway Company, and for other purposes; brought from the Lords, 239. Read, and referred to the Examiners, 240. Committed, 270. Passed, with Amendments, 423. To which the Lords agreed, 441. (Cited as Brading Harbour and Railway Act, 1896.) R. A. 458.

132. [1897.] Report. That the Bill should originate in the House of Lords; CLIII. 35. Report. That the Standing Orders had been certified to have been complied with, 38. (No further proceedings.)

Bray and Enniskerry Railway:

133. [1894.] Petition for a Bill to extend the period for the completion of the Railway authorised by the Bray and Enniskerry Light Railway Act, 1896, and to confer additional Powers on the Company with reference to their Capital and Undertaking, and for other purposes; and Bill ordered; CXLIV. 10. Read, and referred to the Examiners, 114. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 179. Committed, 270. Passed, with Amendments, 423. To which the Lords agreed, 441. (Cited as Bray and Enniskerry Railway Act, 1894.) R. A. 219.

134. [1903.] Petition for a Bill to empower the Bray and Enniskerry Railway Company to make certain Extensions of their authorised Railway, and to work same by Electrical Power, and for other purposes; and Bill ordered; CXLV. 25. Read, and referred to the Examiners, 114. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 179. Report, in the case of dispensing with Standing Orders 109. That the Standing Order ought to be dispensed with, 155. Bill committed, 96. Witnesses ordered to attend Committee on the Bill, 184, 190. Bill reported, with Amendments, 260. Committed, as amended; Standing Orders 223 and 243 suspended; Bill passed, 289. Agreed to by the Lords, 359. Lords' Amendments agreed to, 354. (Cited as Bray and Enniskerry Railway Act, 1903.) R. A. 304.

Bray and Enniskerry Railway—Extension of Time:

135. [1897.] Report. That the Bill should originate in the House of Lords; CLIII. 35. Standing Orders complied with, 38. Bill to extend the period for the completion of the Railway authorised by the Bray and Enniskerry Light Railway Act, 1896, and for other purposes; brought from the Lords, 199. Read, and referred to the Examiners, 245. Report, That the Standing Orders not previously inquired into have been complied with; to be read a second time, 179. Committed, 246. Passed, with Amendments, 384. To which the Lords agreed, 441. (Cited as Bray and Enniskerry Railway Act, 1897.) R. A. 261.
II. Private Bills relative to Railways—continued.

Brean Down Harbour and Railway:

136. [1893–94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, Standing Orders had been certified to have been complied with, 68. Bill to revive the Powers and extend the Time for the compulsory Purchase of Lands for and to extend the Time for the Construction of the Pier or Jetty Railway and Works authorised by "The Brean Down Harbour and Railway Act, 1889"; brought from the Lords; read, and referred to the Examiners, 299. Report, Standing Orders not previously inspected complied with, 483. Committed, 430. Reported, 457. Passed, with Amendments, 485. To which the Lords agree, 493. (Cited as Brean Down Harbour and Railway Act, 1893.) R. A. 522.

Brecon and Merthyr Tydfil Junction Railway:

137. [1895.] Report, That the Bill should originate in the House of Lords; CL. 11. Standing Orders complied with, 12. Bill to extend the Time for the compulsory purchase of Lands and for the completion of the Pier or Jetty Railway and Works authorised by the Brecon Down Harbour and Railway Act, 1889; brought from the Lords; read, and referred to the Examiners, 292. Report, That the Standing Orders not previously inspected into have been complied with; Bill to be read a second time, 298. Standing Orders 204 and 253 suspended, and Bill committed, 325. (Not further proceeded with.)

Brechin and Edzell District Railway:

138. [1893–94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 98. Bill to authorise the Brechin and Edzell District Railway Company to make subsidiary Railways; to abandon portions of the authorised Railways; to extend the Time for purchase of Lands and completion of Works; to raise additional Capital, and for other purposes; brought from the Lords, 235. Report, Standing Orders not previously inspected into have been complied with, 354. Committed, 398. Reported, 398. Passed, with Amendments, 414. To which the Lords agree, 419. (Cited as Brechin and Edzell District Railway Act, 1893.) R. A. 497.

Brecon and Merthyr Railway:

139. [1895.] Report, That the Bill should originate in the House of Lords; CL. 11. Standing Orders complied with, 12. Bill to empower the Brecon and Merthyr Tydfil Junction Railway Company to raise further Money, and for other purposes; brought from the Lords; read, and referred to the Examiners, 105. Standing Orders not previously inspected into have been complied with, 169. Committed, 120. Passed, 158. (Cited as Brecon and Merthyr Railway Act, 1895.) R. A. 204.

Brecon and Merthyr Tydfil Junction Railway:

140. [1896.] Petition for a Bill to empower the Brecon and Merthyr Tydfil Junction Railway Company to construct New Railways and other Works, and acquire Lands, and for other purposes; and Bill ordered; CXLIII. 27. Read, and referred to the Examiners, 36. Report, That Standing Order 83 has been complied with. Bill to be read a second time, 168. Committed, 119. Order for committal discharged; Bill withdrawn, 155.

Brighton and Rottingdean Sesoosh Electric Railway:

111. [1893–94.] Petition for a Bill for making a Railway along the Seashore from Brighton to Rottingdean, in the County of Sussex, and a Jetty or Landing Stage at Rottingdean, and for other purposes; and Bill ordered; CXLVIII. 33. Read, 43. Considered, as amended, 225. Queen's Consents signified; Bill passed (New Title), 237. By the Lords, with Amendments (changed from Brighton and Rottingdean Sesoosh Electric Tramway Bill), 245. Lords' Amendments agreed to, 414. (Cited as Brighton and Rottingdean Sesoosh Electric Tramway Act, 1893.) R. A. 407.

Brighton, Rottingdean, and Newhaven Direct Railway (Abandonment):

142. [1893–94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 68. (No further proceeding.)


Brighton, Rottingdean, and Newhaven Direct Railway (Extension of Time):

144. [1893–94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 68. Bill to revive and extend the Powers for the purchase of Lands far and to extend the Time for the completion of the Brighton, Rottingdean, and Newhaven Direct Railway; brought from the Lords, 245. Report, No Standing Orders not previously inspected into have been complied with, 294. To which the Lords agree, 400. (Cited as Brighton, Rottingdean, and Newhaven Direct Railway Act, 1893.) R. A. 467.

Brighton Underground Railway:

145. [1898.] Report, That the Bill should originate in the House of Lords; CXLIX. 17. Report, That the Standing Orders had been certified to have been complied with, 24. (No further proceeding.)

Brompton and Piccadilly Circus Railway:

146. [1897.] Petition for a Bill for incorporating the Brompton and Piccadilly Circus Railway Company, and for empowering them to construct an Underground Railway from Piccadilly Circus to South Kensington, and for other purposes, and Bill ordered; CXLIX. 30. Read, 49. Committed, 64. Passed, 150. Agreed to by the Lords, with Amendments, 371. Lords' Amendments agreed to, 383. (Cited as Brompton and Piccadilly Circus Railway Act, 1897.) R. A. 426.

147. [1899.] Petition for a Bill to confer further Powers on the Brompton and Piccadilly Circus Railway Company for the construction of Extension Railways and Works in the County of London, and for other purposes; and Bill ordered; CLIV. 25. Read, and referred to the Examiners, 35. Committed, 77. Reported, with Amendments, 105. Passed, 257. Agreed to by the Lords, with Amendments, 494. Lords' Amendments agreed to, 68. (Cited as Brompton and Piccadilly Circus Railway (Extension) Act, 1899.) R. A. 424.

148. [1899.] Petition for a Bill to extend the time for the compulsory Purchase of Lands and for the construction and completion of the Brompton and Piccadilly Circus Railway, and for other purposes, and Bill ordered; CLIV. 23. Read, and referred to the Examiners, 46. Order, That the Bill be referred to the Examiners; discharged; Bill withdrawn, 341.

Buckingham and Western Valleys Railway:

149. [1899.] Petition for a Bill for incorporating the Buckingham and Western Valleys Railway Company, and for authorising them to construct a Railway in the County of Buckingham, and for other purposes; and Bill ordered; CXLVI. 25. Read, 35. Considered, as amended, 117. Report, 121. Agreed to by the Lords, with Amendments, 104. Considered, as amended, 117. Passed, 121. (Cited as Buckingham and Western Valleys Railway Act, 1899.) R. A. 338.

Budeleigh Salterton Railway:

150. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. 331 for incorporating the Budeleigh Salterton Railway Company, and for other purposes; brought from the Lords, 214. Committed, 244. Reported, 260. Considered, as amended, 281. Passed, with Amendments, 294. To which the Lords agree, 301. (Cited as Budeleigh Salterton Railway Act, 1894.) R. A. 300.
II. Private Bills relative to Railways—continued.

Burry Port, Towyester, and Metropolitan Junction Railway:

151. [1900.] Petition for a Bill for incorporating the Burry Port, Towyester, and Metropolitan Junction Railway Company; and authorising them to construct a Railway from Towyester, in the County of Glamorgan, to the Counties of Northampton and for other purposes, and Bill ordered; CLV. 23. Read. Committed, 51. Order for commitment discharged; Bill withdrawn, 209.

Buenos Ayres and Pacific Railway Company:

152. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 30. Report, That the Standing Orders had been certified to have been complied with, 60. Bill for authorising the Buenos Ayres and Pacific Railway Company, Limited, and the Buenos Ayres and Pacific Railway Equipment and Goods Depot Company, Limited, respectively, to prepare and carry into effect a Scheme or Schemes of Arrangement with their respective Debenture Stock Holders, Creditors or Shareholders, or any Class or Classes of such Persons, or with the Debenture Stock Holders, Creditors or Shareholders of each other, and to amalgamate their Undertakings, and for other purposes; brought from the Lords; read, and referred to the Examiners, 314. Report, Standing Orders not previously inquired into complied with, 330. Committed, 373.

Buenos Ayres and Rosario Railway:

153. [1900.] Examiners' Report on Petition for Bill originating in the Lords, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLV. 200. Report, That the Standing Orders ought to be dispensed with, 225. Bill to amend and extend the Memorandum of Association of the Buenos Ayres and Rosario Railway Company, Limited, with reference to the acquisition of Railways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 205. Report, That the Standing Orders not previously inquired into had been complied with; Bill to be read a second time, 310. Committed, 380. Standing Orders 211 and 230 suspended, and Committee on the Bill have leave to sit and proceed forthwith, 341. Bill reported, with Amendments, 345. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendment, 357. To which the Lords agree, 370. (Cited as Buenos Ayres and Rosario Railway Act, 1900.) R. A. 583.

Buenos Ayres Northern Railway:

154. [1889.] Report, That the Bill should originate in the House of Lords; CLXIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to enable the Buenos Ayres Northern Railway Company, Limited, to sell, and the Central Argentine Railway Company, Limited, to purchase the undertaking of the Buenos Ayres Northern Railway Company, Limited, and to make provision for the distribution amongst the members of the Buenos Ayres Northern Railway Company, Limited, of the obligations or other consideration resulting from such sale, and for other purposes; brought from the Lords; read, and referred to the Examiners, 253. Report, That the Standing Orders not previously inquired into had been complied with; Bill to be read a second time, 270. Committed, 294. Reported, without Amendment, 316. Considered, 327. Passed, 342. (Cited as Buenos Ayres Northern Railway Company's Act, 1886.) R. A. 372.

Bute Docks and Rhymney Railway Companies Amalgamation:

155. [1886.] Report, That the Bill should originate in the House of Lords; CLXI. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to amalgamate the Undertaking of the Bute Docks Company, and for other purposes; brought from the Lords, 239. Read, and referred to the Examiners, 240. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 272. Committed, 283. Reported; Preamble not proved, 367.

156. [1897.] Report, That the Bill should originate in the House of Lords; CLXII. 33. Report, Standing Orders had been certified to have been complied with, 58. (No further proceeding.)

Caledonian Railway:

157. [1893-4.] Petition, for a Bill for enabling the Caledonian Railway Company to construct a Railway across the River Clyde, to acquire Lands in Glasgow, and to abandon the Mid-Calder Branch Railway; for amending the Caledonian and Selby Junction Railway Company; for enabling the Caledonian Railway Company to raise additional Money, and for conferring further Powers upon them with respect to their Undertaking, and for other purposes; and Bill ordered, 20. Read, and referred to the Examiners, 43. Report, Standing Order 62 complied with, 122, 138. Report on Petition for additional Provision, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 162. Passed, 248. By the Lords, with Amendments, 432. Lords' Amendments agreed to, 457. (Cited as Caledonian Railway Act, 1893.) R. A. 609.

158. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to confer further Powers on the Caledonian Railway Company in relation to their own Undertaking, and on them and the Glasgow and South Western Railway Company in relation to the Glasgow, Berwick, and KilsythARK Joint Line; to confirm an Agreement with the Trustees of the late Robert Baldessin; to provide for the Acquisition by the Caledonian Railway Company of the Forfar and Brechin Railway, and for other purposes; brought from the Lords, 136, 212. Committed, 228. Reported, 278. Passed, with Amendments, 315. To which the Lords agree, 329. (Cited as Caledonian Railway Act, 1894.) R. A. 330, 357.

160. [1896.] Report, That the Bill should originate in the House of Lords; CLXI. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to confer further Powers on the Caledonian Railway Company in relation to their Undertaking, to confer Running Powers and Facilities on the Caledonian Railway Company and the Glasgow and South Western Railway Company over certain Railways of those Companies respectively; to extend the Time for the Sale of superfluous Lands of the Cathcart District Canal; and for other purposes; brought from the Lords, 239. Read, and referred to the Examiners, 240. Report, That the Standing Orders not previously inquired into had been complied with; Bill to be read a second time, 289. Committed, 300. Reported, with Amendments, 316. Considered, as amended, 325. Passed, 345. (Cited as Caledonian Railway Act, 1896.) R. A. 373.

162. [1897.] Report, That the Bill should originate in the House of Lords; CLXIII. 30. Standing Orders complied with, 28. Bill to enable the Caledonian Railway Company to construct new Docks Works at Grangemouth, and new Railways in the Counties of Lanark and Berwickshire; to confer further Powers on them in respect to the Acquisition of Lands, and other matters connected with their Undertaking, and for other purposes; brought from the Lords, 209. Read, and referred to the Examiners, 210. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 289. Committed, 300. Reported, with Amendments, 316. Considered, as amended, 325. Passed, 345. (Cited as Caledonian Railway Act, 1896.) R. A. 373.
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dispensing with Standing Order 120 in the case of a Petition against the Bill, That the Standing Order ought to be dispensed with, 210. Bill reported, with Amendments, 202. Bill passed, with Amendments. To which the Lords agree, 441. (Cited as Caledonian Railway Act, 1897.) R. A. 369.

163. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to confer further Powers on the Caledonian Railway Company in relation to their Undertaking; to revive the Powers and extend the time for the purchase of Lands for and for the construction and completion of certain Railways; to provide for the acquisition by the Company of the Crief and Conic Railway, and for other purposes; brought from the Lords, 350. Read, and referred to the Examiners, 234. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 235. Committed, 270. Reported, with Amendments, 369. Considered, as amended; Standing Orders 223 and 246 suspended; Bill passed, with Amendments, 390. To which the Lords agree, 289. (Cited as Caledonian Railway Act, 1898.) R. A. 500.

104. [1900.] Report, That the Bill should originate in the House of Lords; CV. 20. Report, That the Standing Orders had been certified to have been complied with, 21. Bill to confer further Powers on the Caledonian Railway Company in relation to their Undertaking; to revive the Levenwater Branch, Saint Fillans, and Conic Railway Company to construct certain Works in connection with their Railway, to extend the periods for the purchase of Lands for or for the completion of the works by the before-mentioned Companies and the Callander and Oban Railway Company, and for other purposes; brought from the Lords, 292. Committed, 323. Reported, with Amendments, 354. Considered, as amended; Standing Orders 223 and 246 suspended; Bill passed, with Amendments, 371. To which the Lords agree, 398. (Cited as Caledonian Railway Act, 1900.) R. A. 294.

Caledonian Railway (Additional Powers): 165. [1890-91.] Petition for a Bill for enabling the Caledonian Railway Company to make and ascertain certain Railways in the County of Lanark, and to abandon a portion of the Glasgow Central Railway; to lend Money to the Lanarkshire and Ayrshire Railway Company, and to increase their powers; to provide for the Construction of the Railway authorised by the Act, 1891, "for the Construction of the Railway authorised by the Act, 1891," for the Construction of certain Railways and for other purposes; to confer additional Money, and for other purposes; brought from the Lords, 253. Read, and referred to the Examiners, 276. Reported, that the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 286. Committed, 304. Reported, with Amendments, 342. Considered, as amended, 303. Queen’s Consent signified; Bill passed, with Amendments, 376. To which the Lords agree, 401. (Cited as Caledonian Railway (General Powers) Act, 1896.) R. A. 424.

Caledonian Railway (Grangemouth Connecting Lines): 160. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to confer further powers on the Caledonian Railway Company in relation to their undertaking; to authorise them to deviate certain railways of the North British Railway Company and the Forth and Clyde Junction Railway Company at Stirling; to empower the Callander and Oban and Lochearnhead, Saint Fillans, and Conic Railway Companies to widen and devote portions of their railways; to enable the Caledonian Railway Company to subscribe to the undertaking of the last-named Company, and for other purposes; brought from the Lords, 273. Read, and referred to the Examiners, 276. Reported, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 286. Committed, 304. Reported, with Amendments, 342. Considered, as amended, 303. Queen’s Consent signified; Bill passed, with Amendments, 376. To which the Lords agree, 401. (Cited as Caledonian Railway (Grangemouth Connecting Lines) Act, 1898.) R. A. 424.

Caledonian Railway (Dumbarton and Balloch Joint Line, &c.): 166. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 10. Report, Standing Orders complied with, 30. Bill to give effect to certain Agreements between the Caledonian, North British, and Lomondshire and Dumbartonshire Railway Companies, and to confer Powers on them with respect to certain areas of property or land contiguous to Dumbarton and Balloch, and to the River Clyde at Balloch, and the Joint Acquisition and Working of Steamboats on Loch Lomond, and other matters in connection with the Construction of certain Railways and Works at or near Dumbarton; to transfer to the Caledonian the North British, and the Glasgow and South Western Railway Companies the Powers conferred by "The Clyde Navigation Act, 1841," for the Construction of the Railway authorised by that Act, and for other purposes; brought from the Lords, 210. Read, and referred to the Dumbarton and Balloch Joint Line, &c. Bill, 311. See Dumbarton and Balloch Joint Line, &c. Bill.

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Caledonian Railway (Edinburgh and Leith Lines): 167. [1890-91.] Report, That the Bill should originate in the House of Lords, 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill for enabling the Caledonian Railway Company to make and maintain certain Railways in Edinburgh and Leith; to acquire Lands; to raise additional Money, and for other purposes; brought from the Lords, 397. Read, and referred to the Examiners, 216. Report, Standing Orders not previously inquired into complied with, 231. Passed, with Amendments, 406. (Cited as Caledonian Railway (Edinburgh and Leith Lines) Act, 1891.) R. A. 413.

Caledonian Railway (General Powers): 188. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to confer further powers on the Caledonian Railway Company in relation to their undertaking; to authorise them to deviate certain railways of the North British Railway Company and the Forth and Clyde Junction Railway Company at Stirling; to empower the Callander and Oban and Lochearnhead, Saint Fillans, and Conic Railway Companies to widen and devote portions of their railways; to enable the Caledonian Railway Company to subscribe to the undertaking of the last-named Company, and for other purposes; brought from the Lords, 273. Read, and referred to the Examiners, 276. Reported, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 286. Committed, 304. Reported, with Amendments, 342. Considered, as amended, 303. Queen’s Consent signified; Bill passed, with Amendments, 376. To which the Lords agree, 401. (Cited as Caledonian Railway (General Powers) Act, 1896.) R. A. 424.

Cambrian Railways: 172. [1898.] Report, That the Bill should originate in the House of Lords; CXL. 14. Report, That the Standing Orders had been certified to have been complied with, 19. Bill for empowering the Cambrian Railway Company to make Approach Roads to certain of their Stations; to acquire additional Lands; to raise further Money for those purposes, and also for doubling and improving their Lines, and for other purposes; brought from the Lords, 209. Read, and referred to the Examiners, 206. Committed, 229. Reported, without Amendment, 288. Passed, without Amendment, 315. (Cited as Cambrian Railways Act, 1896.) R. A. 430.

Cardiff Railway: 173. [1890-91.] Petition for a Bill to confer two Agreements made by the Mayor, Aldermen, and Burgess of the County
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Cathcart District Railway (Extension of Time) : for and for the completion of certain Railways, and for other purposes ; and Bill ordered ; CLIII. 27. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 133. Committed, 138. Report, Standing Orders 84, 214, 215, and 230 suspended ; Bill considered ; Standing Orders 223 and 245 suspended ; Bill passed, 229. Lords' Amendments agreed to, 424. (Cited as Cathcart Railway Act, 1896.) R. A. 435.

174. [1890.] Petition for a Bill for empowering the Cardiff Railway Company to construct new Railways and to abandon the construction of portions of Railways already authorised ; for the benefit of Cardiff, and for other purposes ; and Bill ordered ; CLIV. 36. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 48. Committed, 62. Reported, with Amendments, 96. Considered, as amended, 120. Passed, 124. Agreed to by the Lords, with Amendments, 275. Lords' Amendments agreed to, 285. (Cited as Cathcart Railway Act, 1896.) R. A. 338.


Cawood, Wistow, and Selby Light Railway Company, and for the benefit of Cawood, Wistow, and Selby Light Railway Act, 1896.) Lords' Amendments agreed to, 477. Lords' Amendments agreed to, 484. (See Instructions.)

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Cathcart District Railway (Extension of Time) : for and for the completion of the Central London Railway, and for other purposes ; and Bill ordered ; CLIII. 27. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 48. Committed, 62. Reported, with Amendments, 96. Considered, as amended, 120. Passed, 124. Agreed to by the Lords, with Amendments, 275. Lords' Amendments agreed to, 285. (Cited as Cathcart Railway Act, 1896.) R. A. 338.


Central Hertfordshire Railway : 177. [1890-91.] Petition, That the Bill should originate in the House of Lords ; CXLVII. 46. Report, Standing Orders certified to have been complied with, 72.

Central Ireland Railway : 178. [1893.] Petition for a Bill to confer further Powers on the Waterford and Central Ireland Railway Company for the construction of new Railways to form part of the Central Ireland Railway, to authorise that Company and the Killarney Junction Railway Company to amalgamate their Undertakings, and for other purposes ; and Bill ordered ; CL. 22. Read, 39. Report, on dispensing with Standing Order 120 in the case of Petition against the Bill, That the Standing Order ought to be dispensed with, 93. Report, Standing Order 62 complied with, 110. Committed, 129. Instruction to the Committee, 180. Bill reported, 362. Standing Orders 94, 214, 215, and 220 suspended ; Bill considered ; Standing Orders 223 and 243 suspended ; Bill passed, 306. (Not further proceeded with.)

179. [1896.] Petition for Bill, presented 11th day of February 1895, and the Order of Leave for bringing in the said Bill, made upon the same day, read ; Bill read the first and second time, and ordered to be printed ; and the Bill having been ordered, read, and considered in Session 1, 1895 ordered to be read the third time ; C. L. 33. Passed, 47. Agreed to by the Lords, with Amendments, 171. Lords' Amendments agreed to, 181. (Cited as Central Ireland Railway Act, 1896.) R. A. 237.

Central London Railway : 180. [1890-91.] Petition for a Bill for incorporating the Central London Railway Company, and for empowering them to construct Underground Lines from Shepherd's

Central London Railway—continued.

Establishment of a direct Railway Line or Road from London to Calais or Dunkirk, or from London to Havre, or between London and Brussels, or for constructing or extending a Railway Line from London to Antwerp, or for constructing or extending a Railway Line from London to the River Thames ; and Bill ordered ; CXLVI. 53. Motion for an Instruction to the Committee (see Instructions) ; and, Opposition being taken, the Debate stood adjourned, 74. Motion withdrawn, 86. Motion for an Instruction to the Committee ; and Question negatived, 124. (See Instructions.)

Powers on the Central London Railway Company, and Bill ordered ; CLII. 39. Read, and referred to the Examiners, 43. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 76. Passed, 113. Lords' Amendments agreed to, 139. (Cited as Central London Railway Act, 1892.) R. A. 396.

Central London Railway (Extension of Time) : 181. [1892.] Petition, and Bill to confer further powers on the Central London Railway Company, and for other purposes ; ordered ; CXLVI. 54. Motion for an Instruction to the Committee (see Instructions) ; and, Opposition being taken, the Debate stood adjourned, 74. Motion withdrawn, 86. Motion for an Instruction to the Committee ; and Question negatived, 124. (Cited as Central London Railway Act, 1891.) R. A. 523.

182. [1897.] Petition for a Bill for conferring further Powers on the Central London Railway Company, and Bill ordered ; CLIII. 25. Read, and referred to the Examiners, 43. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 76. Passed, 113. Lords' Amendments agreed to, 139. (Cited as Central London Railway Act, 1892.) R. A. 396.

Central London Railway (Extension of Time) : 183. [1890.] Petition for a Bill to extend the time for the completion of the Central London Railway, and for other purposes, and Bill ordered ; CLIV. 25. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 48. Passed, 140. Agreed to by the Lords, with Amendments, 258. Lords' Amendments agreed to, 363. (Cited as Central London Railway Act, 1890.) R. A. 203.

Central London Railway (Extension of Time) : 184. [1894.] Report from the Select Committee on Standing Orders, on Petition for leave to deposit Petition for a Bill, That the Standing Orders ought to be dispensed with; That leave be given to deposit Petition for a Bill, for the completion of the Central London Railway, and for other purposes ; and Bill ordered ; CXLVI. 34. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 48. Passed, 140. Agreed to by the Lords, with Amendments, 258. Lords' Amendments agreed to, 363. (Cited as Central London Railway Act, 1890.) R. A. 203.

Channel Bridge and Railway : 185. [1891-94.] Petition for a Bill for authorising the Channel Bridge and Railway Company, Limited, to execute and carry on experimental Works and Operations in relation to the making of a Bridge or Viaduct over the English Channel, as a means of communication, by steam locomotion or otherwise, between England and France, and for authorising arrangements between the Company and Governments, Companies, and Bodies, or for other purposes ; and Bill ordered ; CXLVI. 35. Read, and referred to the Examiners, 43. Bill withdrawn, 359.

186. [1894.] Petition for a Bill for conferring Powers on the Channel Bridge and Railway Company (Limited), in relation to the making of a Bridge or Viaduct over the English Channel, as a means of communication by steam locomotion or otherwise, between England and France; for
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authorising Arrangements between the Company and Government, Lands, and Bodies; for empowering the Company to make a Railway, and for other purposes, and Bill ordered; CXLIX. 35, Read, and referred to the Examiners, 19, Bill withdrawn, 355.

Charing Cross, Euston, and Hampstead Railway:

188. [1894.] Petition for a Bill to confer further Powers on the Charing Cross, Euston, and Hampstead Railway Company, and for other purposes, and Bill ordered; CXLIX. 13, Read, and referred to the Examiners, 19, Committed, 66, Reported, 149, Agreed to by the Lords, 279. (Cited as Charing Cross, Euston, and Hampstead Railway Act, 1894.) R. A. 3. 309.

189. [1897.] Petition for a Bill to revive and adapt the Powers of the Charing Cross, Euston, and Hampstead Railway Company, and for other purposes, and Bill ordered; CLI. 39, Read, and referred to the Examiners, 49, Committed, 125, Reported, with Amendments in Committee, as amended, 173, Passed, 186, Agreed to by the Lords, 253. (Cited as Charing Cross, Euston, and Hampstead Railway Act, 1897.) R. A. 7. 396.

190. [1896.] Petition for a Bill to confer further Powers on the Charing Cross, Euston, and Hampstead Railway Company, for authorising Agreements between that Company and the South Eastern and London and North Western Railway Companies, and for other purposes, and Bill ordered; CLIII. 27, Read, and referred to the Examiners, 37, Report, That Standing Order 62 has been complied with; Bill to be read a second time, 75, Committed, 81, Reported, 109, Considered, as amended, 125, Queen's Consent signified; Bill passed, 132, Agreed to by the Lords, with Amendments, 209, Lords' Amendments agreed to, 219. (Cited as Charing Cross, Euston, and Hampstead Railway Act, 1899.) R. A. 2. 272.

191. [1896.] Petition for a Bill to confer further Powers on the Charing Cross, Euston, and Hampstead Railway Company, for authorising Agreements between the Company and the South Eastern and London and North Western Railway Companies, and for other purposes, and Bill ordered; CLV. 23, Read, and referred to the Examiners, 26, Committed, 62, Passed, New Title, 150, Agreed to by the Lords, with Amendments, 404, Lords' Amendments agreed to, 408. (Cited as Charing Cross, Euston, and Hampstead Railway Act, 1900.) R. A. 424.

192. [1880.] Petition for a Bill to extend the Powers of the Charing Cross, Euston, and Hampstead Railway Company, and for other purposes, and Bill ordered; CLV. 25, Read, and referred to the Examiners, 36, Report, That Standing Order 62 has been complied with; Bill to be read a second time, 67, Committed, 77, Reported, with Amendments, 140, Considered, as amended, 119, Passed, 156, Agreed to by the Lords. (Cited as Charing Cross, Euston, and Hampstead Railway Act, 1900.) R. A. 521.

Chatham Loop Railway:

193. [1897.] Report, That the Bill should originate in the House of Lords; CLI. 33.

Chesfield Railway Mineral and Land Company (Extension of Time):

194. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVII. 29, Report, That the Standing Orders had been certified to have been complied with, 68, Bill to extend the time for the completion of the authorised Railway, the Chesfield Railway, Mineral, and Land Company, Limited, and for other purposes; brought from the Lords, 284, Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 260, Passed, 370. (Cited as Chesfield Railway, Mineral, and Land Company (Extension of Time) (Limited) Act, 1893-94.) R. A. 2. 285.

Chesfield Lines Committee—continued.

195. [1890.] Petition for a Bill to enable the Chesfield Lines Committee to make a new Railway, to acquire additional

Cheshire Lines Committee—continued.

Land, to stop up certain Streets, and for other purposes, and Bill ordered; CLV. 26, Read, and referred to the Examiners, 27, Report, That Standing Order 62 has been complied with; Bill to be read a second time, 65, Committed, 65, Passed, with Amendments, 110, Considered, as amended, 122, Passed, 130, Agreed to by the Lords, 141. (Cited as Cheshire Lines Act, 1890.) R. A. 221.

Chipping Ongar Railway:

196. [1903.] Petition for a Bill for constructing the Chipping Ongar Railway Company, and authorising the construction of Railways from Walton-on-the-Hill (Surrey) to Purley, and for other purposes, and Bill ordered; CXLVI. 35, Read, 43, Passed, 175, By the Lords, with Amendments Lords' Amendments agreed to, 404. (Cited as Chipping Ongar Railway Act, 1898.) R. A. 467.

197. [1896.] Report, That the Bill should originate in the House of Lords; CXLII. 17, Report, That the Standing Orders had been certified to have been complied with, 26, Bill for conferring further Powers on the Chipping Ongar Railway Company, and for other purposes; brought from the Lords, read, and referred to the Examiners, 111, Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 129, Committed, 135, Reported, with Amendments, 126, Considered, as amended, 167, Passed, with Amendments, 179. To which the Lords agree, 204. (Cited as Chipping Ongar Railway Act, 1896.) R. A. 221.

City and Brixton Railway:

198. [1896.] Petition for a Bill for incorporating the City and Brixton Railway Company, and for empowering them to construct an Underground Railway from the City and South London Railway, in the Parish of Saint Saviour, Southwark, to Brixton Hill, and for other purposes, and Bill ordered; CLIII. 28, Read, 37, Committed, 50, Reported, 67, Considered, as amended, 119, Queens' Consent signified; Bill passed, 129, Agreed to by the Lords, with Amendments, 257, Lords' Amendments agreed to, 270. (Cited as City and Brixton Railway Act, 1898.) R. A. 303.

199. [1896.] Petition for a Bill to confer further Powers on the City and Brixton Railway Company, for the construction of an Extension Railway and Works in the County of London, and for other purposes, and Bill ordered; CLV. 25, Read, and referred to the Examiners, 39, Committed, 267, Reported, with Amendments, 230, Passed, 253, Agreed to by the Lords, with Amendments, 303, Lords' Amendments agreed to, 314. (Cited as City and Brixton Railway Act, 1899.) R. A. 424.

City and South London Railway:

200. [1899-90.] Petition for a Bill to empower the City and South London Railway Company to make an Underground Railway to Islington, and for other purposes, and Bill ordered; CXLVI. 53, Read, and referred to the Examiners, 62, Report, Standing Order 62 complied with, 111, Motion for an Instruction to the Committee (see Instructions); Question on the Instruction negatived, 126, Bill reported; Preamble not proved, 159.

201. [1899.] Petition to empower the City and South London Railway Company to make an Underground Railway to Islington, and for other purposes, and Bill ordered; CXLVII. 34, Report, Standing Order 62 complied with, 163, Bill committed, 125, Read, and referred to the Examiners, 31, Committed, 267, Reported, with Amendments, 230, Passed, 253, Agreed to by the Lords, with Amendments, 303, Lords' Amendments agreed to, 314. (Cited as City and South London Railway Act, 1899.) R. A. 424.

202. [1880-90-91.] Petition for a Bill to empower the City and South London Railway Company to make an Underground Railway to Islington, and for other purposes, and Bill ordered; CXLVI. 53, Read, and referred to the Examiners, 62, Report, Standing Order 62 complied with, 111, Motion for an Instruction to the Committee (see Instructions); Question on the Instruction negatived, 126, Bill reported; Preamble not proved, 159.

203. [1899-90-94.] Petition for Bill, presented upon the 16th day of February, in Session L., 1892, and Order of Leave for bringing in the said Bill made upon the same day, read, Bill read the first and second time; and committed; CXLVII. 34, Instruction to the Committee, 114, Report, (consolidated into City and South London Railway Act, 1903, 525, 255, 253, With leave.)

204. [1896.] Petition for a Bill to further extend the Time for the purchase of Lands for the purposes of the City and South London Railway Act, 1890, and for the completion of the Underground Railway thereby authorised, and to empower the Company to raise additional Capital, and for other purposes, and Bill ordered; CL. 25, Read, 30, Report, Standing Order 62 complied with; Bill to be read a second time, 42, Committed 64, Passed, 118, Considered, 150, Passed,
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Passed, 134. Agreed to by the Lords, 136. (Cited as City and South London Railway Act, 1893.) R. A. 204.

[1896.] Petition for a Bill to extend the time for the purchase of Lands for the purposes of the City and South London Railway Act, 1893, and for the completion of the Underground Railway and Works thereby authorised, and to empower the Company to acquire additional Lands, and for other purposes, and Bill ordered; CXLVI. 128. Read, and referred to the Examiners, 88. Report, That Standing Order 62 has been complied with, 140. Bill committed; Instruction, 178. Bill reported, 190. Bill considered, as amended; Mr. Speaker rules that a Clause could not be entertained at that stage, 201. Motion, That the Bill be read the third time; Amendment proposed to re-commit in respect of a New Clause, and not made, on Division; Bill passed, 270. Agreed to by the Lords, with Amendments, 425. Lords' Amendments considered; several agreed to; several disagreed to; Committee appointed to draw up Reasons for disagreeing with the Lords in their Amendments, 441. Reasons reported, and agreed to, 455. The Lords do insist on one of their Amendments to which this House hath disagreed, for which they assign a Reason, and do not insist on their other Amendment, viz., the omission of Clause 7, to which this House has disagreed, but propose Amendments to the Clause, 457. Resolution, That this House do not insist on its disagreement to the Amendment made by the Lords on which the Lords insist, and doth agree to the Amendments made by the Lords to Clause 7 restored to the Bill, 455. (Cited as City and South London Railway Act, 1896.) R. A. 457.

205. [1898.] Petition for a Bill to confer further Powers upon the City and South London Railway Company for the consideration of Works and acquisition of Lands, and to empower the Company to sell a portion of their existing Undertaking, for the completion of Works and acquisition of Lands, and to empower the Company to vary its Regulations with regard to Division of Profits, and for other purposes; and Bill ordered; CXLVI. 128. Read, and referred to the Examiners, 88. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 84. Committed, 60. Reported, 97. Considered, as amended, 112. Passed (New Title), 122. Agreed to by the Lords, with Amendments, 137. Lords' Amendments agreed to, 152. (Cited as City and South London Railway Act, 1898.) R. A. 221.

206. [1900.] Petition for a Bill to amend the City and South London Railway Act, 1893, and Bill ordered; CXLVI. 26. Read, and referred to the Examiners, 88. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 84. Committed, 77. Reported, with Amendments, 102. Considered, as amended, 114. Passed (New Title), 119. Agreed to by the Lords, 148. (Cited as City and South London Railway Act, 1900.) R. A. 221.

City and South London Railway Bill (consolidated from City and South London Railway Bill and City and South London Railway (Extension of Time):)

207. [1893-94.] Reported; CXLVIII. 133. Considered, as amended, 216. Queen's Consent signified; Bill passed, 212. By the Lords, with Amendments, 479. Lords' Amendments agreed to, 485. (Cited as City and South London Railway Act, 1893.) R. A. 522.

City and South London Railway (Extension of Time):

208. [1893-94.] Petition for a Bill to extend the Time for the purchase of Lands for, and for the completion of the Subway or Underground Railway authorised by the City and South London Railway Act, 1893, and Bill ordered; CXLVIII. 36. Read, and referred to the Examiners, 44. Report, Standing Order 62 has been complied with, 84. Instruction to the Committee, 114. Reported (consolidated into City and South London Railway Bill), 133. Vide supra.

City and West End Railway:

209. [1897.] Petition for a Bill for incorporating the City and West End Railway Company, and for empowering them to construct Underground Railways from Hammersmith to the City of London, and for other purposes, and Bill ordered; CXLIII. 39. Read, 46. Bill committed, 74. Evidence City and West End Railway—continued.

of former Committees on various Bills referred to the Committee on the Bill, 131. Bill reported; Preamble not proved, 170. (Not further proceeded with.)

Clyde, Ardrossan and Crinan Railway:

210. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVII. 43. Report, That the Standing Orders had been certified to have been complied with, 72. (No further proceeding.)

Clyde, Ardrossan and Crinan Railway (Abandonment):

211. [1902.] Petition for the Abandonment of the Clyde, Ardrossan and Crinan Railway; and Bill ordered; CXLVII. 34. Report, Standing Order 62 complied with, 55. Committee of the Whole House reported, 112. Passed, 115. Agreed to by the Lords, 212. (Cited as Clyde, Ardrossan, and Crinan Railway (Abandonment) Act, 1892.) R. A. 277.

Coastbridge and Airdrie Light Railway:

212. [1899.] Report, That in the case of the Petition for the Bill, That the Standing Orders ought not to be dispensed with, referred to the Select Committee on Standing Orders; CXLV. 24. Report for Bill referred to the Select Committee on Standing Orders, 22. Report, That the Standing Orders ought not to be dispensed with, 77. (No further proceeding.)

Cockermouth, Keswick, and Penrith Railway:

213. [1894.] Petition for a Bill to confer further Powers upon the Cockermouth, Keswick, and Penrith Railway Company, and for other purposes; and Bill ordered; CXLVII. 13. Read, and referred to the Examiners, 19. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 13. Reported, 77. Passed, 71. Agreed to by the Lords, 121. (Cited as Cockermouth, Keswick, and Penrith Railway Act, 1894.) R. A. 176.

Cordoba and Rosario Railway Company:

214. [1895.] Report, That the Bill should originate in the House of Lords; CL. 11. (Not proceeded with.)

Cordoba Central Railway Company:

215. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill for authorising the Cordoba Central Railway Company (Limited) to purchase and carry into effect a Scheme of Arrangement with its Debenture Holders, Creditors, or Shareholders, or any class or classes of such persons, and for other purposes; brought from the Lords, 192. Committed, 218. Reported, without Amendment, 219. Considered, 262. Passed, 273. (Cited as Cordoba Central Railway Company (Limited) Act, 1894.) R. A. 309.

216. [1897.] Report, That the Bill should originate in the House of Lords; CL IX. 33. Bill to increase the Share Capital of the Cordoba Central Railway Company, Limited, and to vary its Regulations with regard to Division of Profits; and for other purposes; brought from the Lords, 206. Committed, 230. Reported, without Amendment, 248. Considered, 262. Passed, 272. (Cited as Cordoba Central Railway Company (Limited) Act, 1897.) R. A. 300.

Cork, Blackrock, and Passage Railway:

217. [1893.] Petition for a Bill to authorise the Cork, Blackrock, and Passage Railway Company to extend their Railway to Crosshaven; to change the name of the Company, and to confer further Powers on the Company in relation to their Undertaking, and for other purposes; and Bill ordered; CL. 28. Read, and referred to the Examiners, 38. Report, That Standing Order 62 has been complied with, 52. Committed, 68. Reported, 124. Passed (New Title), 236. Agreed to by the Lords, with Amendments, 376. Lords' Amendments agreed to, 240. (Cited as Cork, Blackrock, and Passage Railway Act, 1893.) R. A. 423.

Cork
II. Private Bills relative to Railways—continued.

Cork and Fermoy and Waterford and Wexford Railway:

218. [1890-91.] Petition for a Bill to authorise the Grand Jury of the County of Cork, the Corporation of Cork, and the Bandon and Waterford Section of the County of Waterford to grant Guarantees in respect of certain portions of the Share Capital of the Cork and Fermoy, and Waterford and Wexford Railway Company, and for other purposes; and Bill ordered (CXLIV. 33. Read, and referred to the Examiners, 62. Order referring the Bill to the Examiners, discharges ; Bill withdrawn, 384.]

219. [1892.] Petition, and Bill to authorise the Grand Jury of the County of Cork and the Corporation of Cork to grant Guarantees in respect of a portion of the Share Capital of the Cork and Fermoy and Waterford and Wexford Railway Company, and for other purposes; and Bill ordered (CXLVII. 34. Read, and referred to the Examiners, 63. Report, Standing Orders not previously inquired into not complied with; referred to a Select Committee on Standing Orders; Report, That the Standing Orders ought to be dispensed with ; Bill read, and referred to the Standing Committee; referred to the Examiners, 63. Report, Standing Orders not previously inquired into not complied with; referred to a Select Committee on Standing Orders; Report, That the Standing Orders ought to be dispensed with; Bill read; to be read a second time, 240. Committed, 297. Bill reported, 370. Read the third time, and passed (New Title), 381.]

220. [1892-93.] Petition for Bill, presented upon the 15th day of February, in Session I. 1892, and Order of Leave for bringing in the said Bill upon the same day, read; Bill read the first and second time; and (the Bill having been reported and considered in Session I. 1892) ordered to be read the third time, 34. Passed, 52. By the Lords, with Amendments, 126. Lords' Amendments agreed to, 137. (Cited as Cork and Fermoy Railway Company, and for other purposes; amended, 183. Passed, 223.]

221. [1892-93.] Petition for a Bill to abandon the Waterford and Wexford Section of the Undertaking authorised by the Cork and Fermoy and Wexford and Waterford Railway Act, 1890, and for other purposes, and Bill ordered, 36. Read, and referred to the Examiners, 44. Report, That Standing Order C2 has been complied with; Bill to be read a second time, 122. Committed, 142. Report of, 194. Considered, as amended, 315. Passed, 231. Agree to be read the third time, and passed (Cited as Cork and Fermoy and Waterford and Wexford (Waterford and Wexford Section) Abolition Act, 1893.), R. A. 339.]

Cork and Fermoy Railway:

222. [1895.] Report, That the Standing Orders had not been complied with; referred to the Select Committee on Standing Orders; 43. Report, That the Standing Orders ought to be dispensed with, 67. Report read; Bill to receive the Powers and extend the Purposes for the compulsory Purchase of Lands and completion of certain Railways, and for the abandonment of other Railways of the Cork and Fermoy Railway Company, and for other purposes; Ordered; 67. Read, 69. (No further proceeding.)]

Cork, Randon, and South Coast Railway:

223. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had not been certified to have been complied with, 24. Bill to empower the Cork, Randon, and South Coast Railway Company to stop up certain level crossings and substitute bridges; to divert and alter certain Roads; to construct an Aerial Railway; to acquire additional Lands; to consolidate their Debenture Stocks and to divert and alter certain Roads; to construct an Aerial Railway; to acquire additional Lands; to consolidate their Debenture Stocks and for other purposes; and Bill ordered (Cited as Cork, Randon, and South Coast Railway Act, 1900.) R. A. 261.]

Corkwall Minerals Railway:


Corkwall Minerals Railway—continued.

225. [1898.] Report, That the Bill should originate in the House of Lords; CLI. 14. Report, That the Standing Orders had not been certified to have been complied with, 16. Bill to transfer the Undertaking of the Corkwall Minerals Railway Company to the Great Western Railway Company, and to empower the Great Western Railway Company to construct and open an additional Capital; brought from the Lords, 249. Read, and referred to the Examiners, 240. Report, That the Standing Orders not previously inquired into not complied with, and which are applicable, have not been complied with; referred to the Select Committee on Standing Orders, 275. Committed, 296. Reported, with Amendments, 355. Considered, as amended, 372. Passed, with Amendments, 367. To which the Lords agree, 395. (Cited as Corkwall Minerals Railway Act, 1896.) R. A. 425.]

Costa Rica Railway Company:

226. [1893-94.] Report, That the Bill should originate in the House of Lords; CLI. 29. Report, That the Standing Orders had not been certified to have been complied with, 69. Bill for authorising the Costa Rica Railway Company, Limited, to borrow further Money and to make provision in reference thereto, and for other purposes; brought from the Lords, 214. Read, and referred to the Examiners, 215. Passed, with an Amendment, 300. To which the Lords agree, 315. (Cited as Costa Rica Railway Company (Limited) Act, 1893.) R. A. 335.]

227. [1898.] Report, in the case of the Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CLV. 190. Report, That the Standing Orders ought to be dispensed with, 223. Bill for authorising the Costa Rica Railway Company, Limited, to borrow further Money and to make provision in reference thereto, and for other purposes; brought from the Lords, 309. Read, with Amendment, 341. Considered; Standing Orders 223 and 224 suspended; Bill passed, 337. (Cited as Costa Rica Railway Company (Limited) Act, 1900.) R. A. 302.]

Corstorphine, Gogar, and Barnton Railway:

228. [1890.] Petition for a Bill to incorporate the Corstorphine, Gogar, and Barnton Railway Company, and to empower the Company to construct Railways in the County of Midlothian, and for other purposes, and Bill ordered (CLII. 33. Read, 38. Committed, 52. Petition for additional Provision, the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 166. Report, on Petition for additional Provision, That the Standing Orders ought not to be dispensed with, 166. Order for Committee discharged; Bill withdrawn, 204.]

Cranbrook and Paddock Wood Railway:

229. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 26. Report, That the Standing Orders had not been certified to have been complied with, 20. Bill for conferring further Powers on the Cranbrook and Paddock Wood Railway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 123. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 123. Committed, 186. Report, That the Standing Orders not previously inquired into have been complied with; referred to the Select Committee on Standing Orders, 166. Report, on Petition for additional Provision, That the Standing Orders ought not to be dispensed with, 166. Order for Committee discharged; Bill withdrawn, 204.

Crowhurst, Sidley, and Bexhill Railway:

230. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Bill for making a Railway from the East Grinstead Wells and Hastings Branch of the South Eastern Railway at Crowhurst to Bexhill, and for other purposes; brought from the Lords; read, and referred to the Examiners, 170. Bill committed, 226. Report pursuant to Resolutions, and Bill reported, with Amendments, 230. Considered, as amended, 307. Passed, with Amendments, 316. To which the Lords agree, 325. (Cited as Crowhurst, Sidley, and Bexhill Railway Act, 1897.) R. A. 360.]

Crowhurst, Sidley, and Bexhill Railway—continued.

231. [1898.]
Crowhurst, Sidney, and Bexhill Railway—continued.

231. [1893.] Report, That the Bill should originate in the House of Lords; CXLVIII. 17. Report, That the Standing Orders had been certified to have been complied with, 96. Bill, to authorise the Crowhurst, Sidney, and Bexhill Railway Company, and for other purposes; brought from the Lords, read, and referred to the Examiners, 201. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 184. Committed, 204. Chairman of Ways and Means discharged from further attendance on the Bill; another Member appointed Chairman, 222. Bill reported, with Amendments, 250. Considered, as amended, 252. Passed, with Amendments, 253. To which the Lords agree, 276. (Cited as Crowhurst, Sidney, and Bexhill Railway Act, 1898.) R. A. 305.

Crowland Railway:

232. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVIII. 4. Report, Standing Orders certified to have been complied with, 72. Bill for making a Railway from Peakirk, in the County of Northampton, to Crowland, in the County of Lincoln, and for other purposes; brought from the Lords, 218. Read, and referred to the Examiners, 202. Report, Standing Orders not previously inquired into have been complied with, 276. Passed, with Amendments, 284. (Cited as Crowland Railway Act, 1891.) R. A. 442.

Dee River Railway:

233. [1895.] Petition for a Bill for incorporating the Dee River Railway Company, and for other purposes, and Bill ordered; CXLIX. 60. Read, 49. Appointed for Second Reading, 96. Order for Second Reading, 102. Report, Standing Orders not previously inquired into have been complied with, 265. Passed, 269. Agreed to by the Lords, with Amendments, 278. Lords' Amendments agreed to, 284. (Cited as Dee River Railway Act, 1897.) R. A. 647.

234. [1800.] Report, That the Bill should originate in the House of Lords; CL. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to extend the time limited by the Dee River Railway Act, 1897, for the compulsory purchase of Lands for and the completion of certain of the Works thereby authorised; to authorise the Dee River Railway Company to abandon certain of their authorised Works, and to ascertain further Works, and for other purposes; brought from the Lords, 202. Read, and referred to the Examiners, 202. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 208. Committed, 227. Referred, without Amendments, 316. Considered, 323. Passed, 323. (Cited as Dee River Railway Act, 1900.) R. A. 435.

Derry City and County Railway (Abandonment) — continued.

Derry City and County Railway Act, 1892, and Bill ordered; CL. 23. Read, 30. Standing Order 61 has been complied with, 179. Committed, 198. Report, Standing Orders amended; Standing Orders 223 and 241 suspended; Bill passed, 283. Agreed to by the Lords, with Amendments, 320. Lords' Railway (Abandonment) Order for Second Reading discharged; Bill withdrawn, 369.

Derry City and County Railway (Abandonment) — continued.

Derry City and County Railway Acts, 1892, and 1899, and Bill ordered; CL. 23. Read, 30. Standing Order 61 has been complied with, 179. Committed, 198. Report, Standing Orders amended; Standing Orders 223 and 241 suspended; Bill passed, 283. Agreed to by the Lords, with Amendments, 320. Lords' Railway (Abandonment) Order for Second Reading discharged; Bill withdrawn, 369.

Dickleat, Newbury, and Southampton Railway:

236. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLV. 48. Report, Standing Orders certified to have been complied with, 72. Bill to authorise the Dickleat, Newbury and Southampton Railway Company to abandon their Aldermaston Branch Railway, and for other purposes; brought from the Lords; read, and referred to the Examiners, 242. Report, Standing Orders not previously inquired into have been complying with, 254. Passed, 335. (Cited as Didcot, Newbury, and Southampton Railway Act, 1891.) R. A. 349.

237. [1897.] Petition, for a Bill to confer further Powers upon the Dickleat, Newbury, and Southampton Railway Company, and Bill ordered; CXLIX. 40. Read, and referred to the Examiners, 235. Report, Standing Orders not previously inquired into have been complied, 238. Passed, with Amendments, 239. To which the Lords agree, 239. (Cited as Dickleat, Newbury, and Southampton Railway Act, 1897.) R. A. 406.

Donegal Railway:

240. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVII. 29. Report, That the Standing Orders had been certified to have been complied with, 61. Bill to authorise the Donegal Railway Company to extend their Railway to Ballyshannon ; to make Agreements with the Londonderry Bridge Commissioners, and for other purposes; brought from the Lords; read, and referred to the Examiners, 279. Report, Standing Orders not previously inquired into have been complied with, 286. Passed, with Amendments, 414. To which the Lords agree, 419. (Cited as Donegal Railway Act, 1895.) R. A. 407.

241. [1896.] Petition for a Bill to authorise the Donegal Railway Company to extend their Railway from Strabane to Londonderry, and from Donegal to Ballyshannon; to make Agreements with the Londonderry Port and Harbour Commissioners, and the Londonderry Bridge Commissioners, and for other purposes; and Bill ordered; CXLIX. 28. Read, and referred to the Examiners, 28. Report, That Standing Order 61 has been complied with; Bill to be read a second time, 52. Committed, 68. Passed, 219. Agreed to by the Lords, with Amendments, 283. Lords' Amendments agreed to, 406. (Cited as Donegal Railway Act, 1896.) R. A. 435.

242. [1896.] Report, That the Bill should originate in the House of Lords; CXL. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to divide the separate Undertaking authorised by the Donegal Railway Act, 1896, into two separate Undertakings; to extend the time for the purchase of Lands and completion of Works by that Act authorised; and to provide for the granting of subsidies in favour of the Railway from Donegal to Ballyshannon; to release the County Council of the County of Donegal from their liability under the West Donegal Light Railway Order, and for other purposes; brought from the Lords; read, and referred to the Examiners, 115. Committed, 130. Reported, with Amendments, 255. Considered, 339. Passed, 398. Passed with Amendments, 316. To which the Lords agree, 328. (Cited as Donegal Railway Act, 1896.) R. A. 357.

Douglas and Sanquhar Railway:

243. [1899.] Report, That the Bill should originate in the House of Lords; CXVII. 16. Report, That the Standing Orders had been certified to have been complied with, 22. Bill to extend the railway from Sanquhar to Drumcorde.

Dover and Calais Submarine Tubular Railway:

244. [1890-91.] Petition for a Bill to authorise the connection of the Railway Systems of Great Britain with the Continent of Europe by means of a Submarine Tubular Railway between Dover and Calais, and for other purposes; and Bill ordered; CXLVII. 24. Order for Second Reading discharged; Bill withdrawn, 369.
Dublin, Wicklow, and Wexford Railway (City of Dublin Junction Railways):

246. [1890–91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders having been complied with, 72. Bill to extend the Time for the Completion of the City of Dublin Junction Railways to make Provision with reference to superfluous Lands, and for other purposes; brought from the Lords, 214. Committee, 256. Reported, 290. Standing Orders suspended, and Bill to be read a second time, 296. Bill read a third time, and passed, with Amendment, 299. To which the Lords agree, 304. (Cited as Dublin, Wicklow, and Wexford Railway Act, 1894.) R. A. 412.

Dublin, Wicklow, and Wexford Railway (New Ross and Waterford Extension):

249. [1897.] Report, That the Bill should originate in the House of Lords; CXLIX. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to enable the Dublin, Wicklow, and Wexford Railway Company to raise additional Capital for the City of Dublin Junction Railways and for the New Ross and Waterford, in the Counties of Kilkenny and Waterford, and for other purposes; brought from the Lords, 294. Committee, 324. Passed, with Amendments, 326. To which the Lords agree, 349. (Cited as Dublin, Wicklow, and Wexford Railway (New Ross and Waterford Extension) Act, 1897.) R. A. 498.

Dublin, Wicklow, and Wexford Railway (Shillelagh Extension, &c.):

249. [1897.] Report, That the Bill should originate in the House of Lords; CXLIX. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to enable the Dublin, Wicklow, and Wexford Railway Company to construct new Railways, Widenings, and other Works; to confer further Powers with reference to the general Undertaking of the City of Dublin Junction Railways, and for other purposes; brought from the Lords, 294. Committee, 324. Passed, with Amendments, 326. To which the Lords agree, 349. (Cited as Dublin, Wicklow, and Wexford Railway (Shillelagh Extension, &c.) Act, 1897.) R. A. 498.

Dublin, Wicklow, and Wexford Railway:

259. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to confer further Powers on the Dublin, Wicklow, and Wexford Railway Company for making Works and acquiring land, and raising and applying Capital Moneys, and other matters relating to their several Undertakings, and for other purposes; brought from the Lords; read, and referred to the Examiners, 259. Report, That the Standing Orders had been certified to have been complied with; Bill to be read a second time, 263. Day appointed for Second Reading, 268. Bill committed, 265. Reported, with Amendments, 339. Considered, as amended, 340. Passed, with Amendments, 349. To which the Lords agree, 355. (Cited as Dublin, Wicklow, and Wexford Railway Act, 1900.) R. A. 357.

Dundurn, Jamestown, and Loch Lomond Railway:

253. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, That the Standing Orders had been certified to have been complied with, 30. (No further proceeding.)

Dundurn and Balloch Joint Line, &c. Bill (changed from Caldonolian Railway (Dundurn and Balloch Joint Line, &c.) Bill):

252. [1892.] To give effect to certain Agreements between the Caldonolian, North British, and Lanarkshire and Dunbartonshire Railway Companies, and to confer Powers on them, with respect to joint Ownership of the Railway between Dundurn and Balloch, and the Pier at Balloch, and the joint Acquisition and Working of Steamboats on Loch Lomond, and for other purposes; to authorise the Construction of certain Railways and Works at or near Dundurn, to transfer to the Caldonolian, the North British, and the Glasgow and North Western Railway Companies the Powers conferred by "The Clyde Navigation Act, 1891," for the Construction of the Railway authorised by that Act, and for other purposes; brought from the Lords, 311. Report, Standing Orders complied with, 314. Committee, 310. Bill reported, 375. Read the third time, and passed, with Amendments (new Title), 381. To which the Lords agree, 399. (Cited as Dundurn and Balloch Joint Line, &c. Act, 1892.) R. A. 401.

See Caldonolian Railway (Dundurn and Balloch Joint Line, &c.) Bill. Lanarkshire and Dunbartonshire Railway (Dundurn and Balloch Joint Line).

Dundee Suburban Railway (Extension of Time):


254. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 33. Bill to extend the time for the completion of the Dundee Suburban Railway, and for other purposes; brought from the Lords, 350. Committee, 378. Reported, without Amendment, 381. Passed, 391. (Cited as Dundee Suburban Railway Act, 1894.) R. A. 381.

255. [1896.] Report, That the Bill should originate in the House of Lords; CLI. 14. Report, That the Standing Orders had been certified to have been complied with, 11. Bill to extend the Time for the Completion of the Dundee Suburban Railway, and for other purposes; brought from the Lords; read, and referred to the Examiners, 305. Report, That the Standing Orders not previously inquired into have been complied with, and which are applicable, have been complied with; Bill to be read a second time, 326. Committed, 330. Passed, with an Amendment, 401. To which the Lords agree, 415. (Cited as Dundee Suburban Railway Act, 1896.) R. A. 425.

256. [1896.] Report, That the Bill should originate in the House of Lords; CLI. 179. Report, That the Standing Orders had been certified not to have been complied with, 27. Report on Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 27. (No further proceeding.)

Durham
RAILWAYS—continued.

II. Private Bills relative to Railways—continued.

Durham Coast Railway:
257. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, Standing Orders complied with, 69. (No further proceeded with.)

Raling and South Harrow Railway:
258. [1894.] Petition for a Bill for making a Railway between Eding and South Harrow, in the County of Middlesex, and for other purposes, and Bill ordered, 43. Read, 20. Committed, 38. Reported, 164. Passed, 190. By the Lords, with Amendments, 382. Lords' Amendments agreed to, 387. (Cited as East and South Harrow Railway Act, 1894.) R. A. 400.

259. [1896.] Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLI. 10. Bill prepared for referral to the Select Committee on Standing Orders, discharged; Bill withdrawn, 201.

East and West Yorkshire Union Railways:
260. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill for the Abandonment of the unexecuted Works of the East and West Yorkshire Union Railways Company; for the reduction of the authorized Share and Loan Capital of that Company, and to empower them to raise further Money, and for other purposes; brought from the Lords, 153. Read, and referred to the Examiners, 126. Passed, with Amendments, 265. To which the Lords agree, 290. (Cited as East and West Yorkshire Union Railways Act, 1894.) R. A. 359.

East and South Yorkshire Union Railways (South Leeds Junction Railway Transfer):
262. [1896.] Report, That the Bill should originate in the House of Lords; CLI. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill for vesting the Undertaking of the South Leeds Junction Railway Company in the East and West Yorkshire Railway Company, and for other purposes; brought from the Lords, 115. Read, and referred to the Examiners, 126. Passed, with Amendments, 265. To which the Lords agree, 290. (Cited as East and West Yorkshire Union Railways (South Leeds Junction Railway Transfer) Act, 1896.) R. A. 329.

East and West Wales Railway:
263. [1898.] Petition, for a Bill for incorporating the East and West Wales Railway Company, and for other purposes, and Bill ordered; CLI. 28. Read, 37. Committed, 99. Reported; Preamble not proved, 183. Motion, That the Bill be recommitted to a former Committee, and Question negatived, on Division, 227.

Eastbourne, Seaford, and Newhaven Railway (Abandonment):

East Denbighshire Railway:
265. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders had been certified to have been complied with, 12. (No further proceeded.)

East Denbighshire Railway—continued.
266. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 12. (No further proceeding.)

East and West Midlands Railway (Extension of Time):

East Five Central Railway:

East Glamorgan Railway:
269. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. (No further proceeding.)

East Indian Railway:
270. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders complied with, 20. Bill to authorise the East Indian Railway Company to establish and maintain a Sinking Fund for the benefit of the deferred Annuity Holders; a Sinking Fund for the benefit of the Annuity Holders of the Indian Railway Company Purchase Act, 1879, and for other purposes; brought from the Lords, 253. Report, Standing Order suspended; and Bill to be now read a second time; read accordingly, and committed, 373. Passed, with Amendments, 468. To which the Lords agree, 164. (Cited as East Five Central Railway Act, 1892.) R. A. 322.

East Indian Railway:

Easton and Church Hope Railway:
272. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders complied with, 50. Bill to authorize the Easton and Church Hope Railway Company to re-arrange their Capital; to extend the Time for the completion of their Railways, and for other purposes; brought from the Lords, 318. Report, Standing Orders not previously intimated into complied with, 325. Committed, 249. Bill reported, without Amendment, 273. Easton and Church Hope Railway Company, and authorising the Construction of Railways in the County of Fife, and for other purposes; brought from the Lords, 253. Report, Standing Order suspended; and Bill to be now read a second time; read accordingly, and committed, 373. Passed, with Amendments, 468. To which the Lords agree, 164. (Cited as East Indies Railway Company Sinking Fund Act, 1892.) R. A. 287.


Easton and Church Hope Railway:
II. Private Bills relative to Railways—continued.

Easton and Church Hope Railway (Extension of Time):

274. [1894.] Petition for a Bill to extend the Time for the Completion of the authorised Railways of the Easton and Church Hope Railway Company, and for other purposes; and Bill ordered; CXLIX. 14. Read, and referred to the Examiners, 20. Committed, 143. Reported, 268. Standing Orders suspended, and Bill to be now read the third time; read accordingly, and passed, 223. (Cited as Easton and Church Hope Railway (Extension of Time) Act, 1894.) R. A. 322.

276. [1896.] Petition for a Bill to extend the Time for the Completion of the authorised Railways of the Easton and Church Hope Railway Company, and for other purposes; and Bill ordered; CLI. 28. Read, and referred to the Examiners, 39. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 153. Committed, 189. Report, 262. Passed, 278. Agreed to by the Lords, 395. (Cited as Easton and Church Hope Railway (Extension of Time) Act, 1896.) R. A. 425.

276. [1898.] Petition for a Bill to extend the Time for the Completion of the authorised Railways of the Easton and Church Hope Railway Company, and for other purposes; and Bill ordered; CLIII. 28. Read, and referred to the Examiners, 157. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 88. Committed, 67. Clause of Ways and Means disposed of from attendance on the Committee in the House of Commons; another Member appointed Chairman, 222. Bill reported, 230. Considered, as amended, 232. Passed, 267. Agreed to by the Lords, 391. (Cited as Easton and Church Hope Railway (Extension of Time) Act, 1898.) R. A. 398.

Edgeware Road and Victoria Railway:

277. [1893–94.] Petition for a Bill for incorporating the Victoria Railway Company, and for empowering them to construct Underground Railways from Kilburn, along the Edgeware Road to Victoria Station, Pimlico, and for other purposes; and Bill ordered; CXLH. 36. Read, 44. Committed, 63. Witnesses ordered to attend, 134. Bill reported; Preamble not proved, 158.

Edinburgh and Leith Junction Railway:

279. [1890–91.] Report, That the Bill should originate in the House of Lords; CXLI. 48. Report, Standing Orders have been complied with, 149. (No further proceeding.)

Emniakilen, Bendoran, and Sligo Railway:

279. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders had been complied with to have been complied with, 42. (Not further proceeded with.)

Epsom Downs Extension Railway:

290. [1892.] Petition, and Bill for making a Railway from the Epsom Downs Branch of the London, Brighton, and South Coast Railway to near Walton-on-the-Hill, in the County of Surrey, and for other purposes; Ordered; CXLVI. 55. Read, 45. Committed, 60. Reported, 113. Committed, as amended, 143. Passed, 151. By the Lords, with Amendments, 351. Lords' Amendments agreed to, 278. (Cited as Epsom Downs Extension Railway Act, 1892.) R. A. 401.

281. [1897.] Petition for a Bill for conferring further Powers on the Epsom Downs Extension Railway Company for the construction of Works and otherwise in relation to their Undertaking, and for other purposes; and Bill ordered; CLI. 41. Read, and referred to the Examiners, 50. Committed, 96. Passed, 106. Agreed to by the Lords, 205. (Cited as Epsom Downs Extension Railway Act, 1897.) R. A. 281.

Exeter, Teign Valley, and Chagford Railway (Abandonment):


**Exeter, Teign Valley, and Chagford Railway (Extension of Time):**

283. [1890–91.] Petition for a Bill to revive the Powers for the compulsory purchase of Lands, and to extend the Time limited for the Completion of the Exeter, Teign Valley, and Chagford Railway, and Bill ordered; CXLVI. 64. Read, and referred to the Examiners, 62. Report, Standing Order 62 has been complied with, 254. Passed, 255. By the Lords, with Amendments, 477. Lords' Amendments agreed to, 485. (Cited as Exeter, Teign Valley, and Chagford Railway (Extension of Time) Act, 1891.) R. A. 325.

Exeter, Teign Valley, and Chagford Railway:

284. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to revive the Powers and further extend the Time for the compulsory Purchase of Lands; and to extend the Time limited for the Completion of the Exeter, Teign Valley, and Chagford Railway; brought from the Lords, 130. Bill committed, 146. Reported, without Amendment, 279. Passed, 279. (Cited as Exeter, Teign Valley, and Chagford Railway (Extension of Time) Act, 1894.) R. A. 311.

285. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to authorise the Exeter, Teign Valley, and Chagford Railway Company to construct Deviation Railways; to revive the Powers and further extend the time limited for the completion of their authorised Railway, and for other purposes; brought from the Lords; read, and referred to the Examiners, 253. Report, That the Standing Orders not previously issued into have not been complied with; referred to the Select Committee on Standing Orders, 207. Report, That the Standing Orders ought to be dispensed with, 276. Report read; Bill to be read a second time, 277. Considered, as amended, 396. Passed, 395. (Cited as Exeter Railway Act, 1898.) R. A. 452.

Folkestone and Bawdsey Ferry Railway (Abandonment):


Finn Valley and West Donegal Railway Companies:

287. [1890–91.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLI. 109. Petition for a Bill for the amalgamation of the Undertakings of the Finn Valley Railway Company, and the West Donegal Railway Company, and for other purposes; referred to the Select Committee on Standing Orders, 276. Report, Standing Orders not complied with; referred to the said Committee, 276. Report, Standing Orders ought to be dispensed with, 377. Report read; Bill ordered, 325. Read, and referred to the Examiners, 331. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 388. Committed, 329. Order, That the Bill be committed, discharged; Bill withdrawn, 400.

Finn Valley and West Donegal Railways:

288. [1892.] Petition for Bill, referred to the Select Committee on Standing Orders; CXLVI. 39. Report, Standing Orders not complied with; referred to the said Committee, 50. Report, Standing Orders to be dispensed with, 96. Report read; Bill for the amalgamation of the Finn Valley Railway Company and the West Donegal Railway Company, and for other purposes; Ordered, 67. Read, and referred to the Examiners, 69. Report, Standing Order 62 complied with, 100. Committed, 117. Petition for additional Provision referred to the Examiners, 118. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 130. Report.
FINN VALLEY AND WEST DONEGAL RAILWAYS—continued.


Fishguard and Rosslare Railway and Harbours Bill (changed from Fishguard Bay Railway and Pier (Purchases) Bill):

296. [1894.] Passed by the Lords with Amendments; CXLIX. 301. Lords' Amendments agreed to, 310. (Cited as Fishguard and Rosslare Railways and Harbours Act, 1894.) R. A. 352. Vide infra.

Fishguard and Rosslare Railways and Harbours:

290. [1890.] Report, That the Bill should originate in the House of Lords; Standing Orders complied with; Cl. 12. Bill for empowering the Fishguard and Rosslare Railways and Harbours Company to provide and use Steam and other Vessels, and for other purposes; brought from the Lords; read, and referred to the Examiners, 149. Report, No Standing Orders applicable, 149. Committed, 163. Passed with Amendments, 200. To which the Lords agree, 224. (Cited as Fishguard and Rosslare Railways and Harbours (Steam Vessels) Act, 1893.) R. A. 252.

Fishguard and Rosslare Railways and Harbours:

291. [1897.] Report, That the Bill should originate in the House of Lords; CL. III. 33. Report, That the Standing Orders had been certified not to have been complied with, 38. Report, on Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 38. (No further proceeding.)

292. [1898.] Petition for a Bill to authorise the construction by the Fishguard and Rosslare Railways and Harbours Company of new Railways from Cork to Fermoy and Waterford to Rosslare, and the acquisition by the Company of the Undertakings of the Fermoy and Lismore, and the Waterford, Dungarvan, and Lismore Railway Companies; to confer Lending Powers over certain Railways; to extend the Time for completion of Works authorised by the Fishguard Bay Railway and Pier Act, 1898, and for other purposes, and Bill ordered; CLIII. 29. Read, and referred to the Examiners, 38. Report, That Standing Order 62 had been complied with; Bill to be read a second time, 90. Committed, 172. Five Noes ordered on the Select Committee, 192. Witness ordered to attend the Select Committee on the Bill, 214, 296. Bill reported, with Special Report, 306. Standing Orders 84, 214, 215, and 239 suspended; Bill considered; Standing Orders 223 and 263 suspended; Queen's Consent signified; Bill passed, 313. Agreed to by the Lords, with Amendments, 411. Lords' Amendments agreed to, 418. (Cited as Fishguard and Rosslare Railways and Harbours Act, 1898.) R. A. 452.

293. [1899.] Petition for a Bill to empower the Fishguard and Rosslare Railways and Harbours Company to construct additional Harbour Works at Fishguard, and a new Railway in lieu of their authorised Cork and Fermoy Railway, and to authorise the Great Western and Great Southern and Western Railway Companies to subscribe to and guarantee the Capital of the said Company, and for other purposes, and Bill ordered; CLIV. 29. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 72. Committed, 79. Reported, with Amendments, 170. Considered as amended, 199. Queen's Consent signified; Bill passed, 201. Agreed to by the Lords, with Amendments, 399. Lords' Amendments agreed to, 403. (Cited as Fishguard and Rosslare Railways and Harbours Act, 1899.) R. A. 469.

294. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to empower the Fishguard and Rosslare Railways and Harbours Company to construct additional Harbour Works at

FISHGUARD AND ROSSLARE RAILWAYS AND HARBOURS—continued.

Rolloshire and alterations of portions of their authorised Railways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 264. Reported, without Amendment, 296. Considered, 303. Queen's Consent signified; Bill passed, 316. (Cited as Fishguard and Rosslare Railways and Harbours Act, 1900.) R. A. 337.

Fishguard Bay Railway and Pier:

295. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 69. By the Lords, with Amendments (changed from Fishguard Bay Railway and Pier Company; to authorise that Company to raise additional Capital; to change their Name, and for other purposes, and Bill ordered; CXLVIII. 44. Read, and referred to the Examiners, 44. Report, That the Standing Orders applicable, 72. Instruction to the Committee, that they may provide, if they think fit, notwithstanding Standing Order 161 of this House, that the Undertakings of the Waterford and Wexford Railway and the Rosslare Harbour Commissioners may be vested in the Fishguard Bay Railway and Pier Company, 92. (See Instructions.) Bill reported, 96. Passed, 125. By the Lords, with Amendments (changed to Fishguard and Rosslare Railways and Harbours Bill), 301. Vide infra.

Forfar and Brechin Railway:

297. [1880-91.] Petition for a Bill to empower the Forfar and Brechin Railway Company to extend the Railways, and for other purposes, and Bill ordered; CXLVI. 54. Read, and referred to the Examiners, 63. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 114. Committed, 121. Reported; Preamble not proved, 206.

Froshwater, Yarmouth, and Newport Railway:

298. [1890-91.] Report, That the Bill should originate in the House of Lords; CLIV. 48. Report, That the Standing Orders had been certified to have been complied with, 72. Bill to empower the Froshwater, Yarmouth, and Newport Railway Company to raise further Capital, and for other purposes; brought from the Lords, 319. Passed, 451. (Cited as Froshwater, Yarmouth, and Newport Railway Act, 1891.) R. A. 464.

299. [1896.] Report, That the Bill should originate in the House of Lords; CL. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to reconstitute the Board of Directors of the Froshwater, Yarmouth, and Newport Railway Company; to raise further Capital, and for other purposes; brought from the Lords, 269. Report, That the Standing Orders not previously inquired into which are applicable have been complied with; Bill to be read a second time, 274. Committed, 296. Passed, with Amendments, 317. To which the Lords agree, 357. (Cited as Froshwater, Yarmouth, and Newport Railway Act, 1896.) R. A. 378.

Furness Railway:

300. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders complied with, 72. Bill to confer further Powers on the Furness Railway Company; brought from the Lords, read, and referred to the Examiners, 267. Report, Standing Orders not previously inquired into complied with, 276. Passed, with
Gifford and Garvald Railway—continued.

with Amendments, 422. To which the Lords agree, On Amendment, 436. Lords' Amendment agreed to, 447. (Cited as Gifford and Garvald Railway Act, 1890.) R. A. 490.

301. [1891.] Petition for a Bill for conferring further Powers on the Gifford and Garvald Railway Company for the Maintenance of Works, the acquisition of Lands, the Raising of Capital, and otherwise, in relation to their Undertaking; and for making further Provision for the Division between the Commissioners and Trustees of the Port of Lancaster and the Company of certain Light Duties, and for other purposes; and Bill ordered; CXLIX. 14. Read, and referred to the Examiners, 20. Concluded, 74. Instruction to the Committee on the Bill, that they have power to inquire whether or not it is expedient to abolish or reduce the Duty in respect of the Lighthouse on Walney Island; and to report on the Bill, for the same accordingly, and that all Petitions against the Bill already presented, and all Petitions which may be presented, and further Petitions may he presented against the Bill, ought to be dispensed with; CXLVII. 84. Report, Standing Orders not previously inquired into, and Standing Orders to be adjourned, and withdrawn; CXLIX. 399. Lords' Amendment agreed to, 474.

Glasgow and Renfrew District Railway:


Glasgow and South Western Railway:

308. [1892.] Report, That the Bill should originate in the House of Lords; CXLVIII. 30. Report, Standing Orders complied with, 90. Bill for conferring further Powers on the Glasgow and South Western Railway Company for the Construction of Works, the Acquisition of Lands, and the raising of Money; for transferring to that Company and the Caledonian Railway Company the Powers conferred by "The Clyde Navigation Act, 1891," for the construction of the Railway authorised by that Act, and for other purposes; brought from the Lords, read, and referred to the Examiners, 341. Report, Standing Orders not previously inquired into complied with, 320. Committee of the whole House on said Bill reported, 391. Passed, with Amendments, 352. To which the Lords agree, 395. (Cited as Glasgow and South Western Railway (Additional Powers) Act, 1892.) R. A. 401.

309. [1893.] No. 23. Report, on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLVII. 84. Report, on Petition for Standing Orders not previously inquired into, and referred to the Select Committee on Standing Orders, 100. Petition for Bill referred to the Committee, 104. Report, Standing Orders to be dispensed with; CXLVII. 34. Report, Standing Orders to be dispensed with, 119. Report, Standing Orders not previously inquired into complied with, 197. Petition for Bill referred to the Committee, 104. Petition for Standing Orders to be dispensed with; CXLVII. 34. Report, Standing Orders to be dispensed with, 119. Report, Standing Orders not previously inquired into complied with, 197.

Garve and Ullapool Railway:

303. [1890-91.] Petition, and Bill to transfer to the Great North of Scotland Railway Company the Powers of "The Garve and Ullapool Railway Act, 1890," and to make provisions as to the Traffic of that Railway; Ordered; CXLVII. 56. Read, and referred to the Examiners, 35. Report, Standing Order 92 complied with; Bill committed, 305.

304. [1893-94.] Petition for Bill, presented upon the 15th day of February, in Session L. 1892, and Order of the Lords for bringing in the said Bill made upon the same day; read, and referred to the Examiners, 217. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 220. Committed, 242. Report, with Amendments, 275. Committed, 368. Motion, That Standing Order 243 be suspended, and Bill passed, 257. Reported, 267. The Lords, with Amendments, 493. Lords' Amendments agreed to, 474. (Cited as Garve and Ullapool Railway Act, 1893.) R. A. 527.

Gifford and Garvald Railway:

305. [1890-91.] Petition, for a Bill to incorporate the Gifford and Garvald Railway Company to construct a Railway in the County of Haddington, and for other purposes; and Bill ordered; CXLVII. 54. Passed, 191. By the Lords, with Amendments, 364. Lords' Amendments agreed to, 374. (Cited as Gifford and Garvald Railway (Abandonment) Act, 1893.) R. A. 527.

Gifford and Garvald Railway (Deviation):

306. [1893-94.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLVII. 84. Bill ordered, 200. Bill considered, as amended, 245. Motion, That the Standing Order 243 be suspended, and that the Bill be now read the third time; Motion opposed, and Debate adjourned, 253. Resumed; Motion, That the Debate be adjourned, and withdrawn; Original Question put; Standing Order 243 suspended, and Bill passed, 257. By the Lords, with Amendments; Lords' Amendments agreed to, 353. (Cited as Gifford and Garvald Railway Act, 1893.) R. A. 535.

312. [1896.] Petition, That the Standing Orders ought to be dispensed with, 18. Bill for conferring further Powers on the Glasgow and South Western Railway Company for the Construction of Works, the Acquisition of Lands, and the raising of Money; for transferring to that Company and the Caledonian Railway Company the Powers conferred by "The Clyde Navigation Act, 1891," for the construction of the Railway authorised by that Act, and for other purposes; brought from the Lords; read, and referred to the Examiners, 226. Report, That the Standing Orders not previously inquired into, and which
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which are applicable, have been complied with; Bill to be read a second time, 236. Committed, 277. Reported, with Amendments, 424. Considered, as amended, 388. Passed, with Amendments, 401. To which the Lords agree, 415. (Cited as Glasgow and South Western Railway Act, 1898.) R. A. 425.

313. [1897.] Petition for a Bill for conferring further Powers on the Glasgow and South Western Railway Company; for the construction of Works and the acquisition of Lands; for consolidating and converting their Preference and Ordinary Stocks, and for other purposes; and Bill ordered; CLIV. 41. Read, and referred to the Examiners, 50. Report, That Standing Order 62 has been complied with, 79. Committed, 88. Passed, 102. Agreed to by the Lords, with Amendments, 393. Lords' Amendments agreed to, 395. (Cited as Glasgow and South Western Railway Act, 1897.) R. A. 436.

314. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill for conferring further Powers on the Glasgow and South Western Railway Company; for the construction of Works and the acquisition of Lands; for vesting in them the Undertakings relating to the harbour at Rothesay and for other purposes; brought from the Lords; read, and referred to the Examiners, 264. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 270. Committed, 291. Reported, with Amendments, 318. Considered, as amended, 347. Passed, with Amendments, 355. To which the Lords agree, 370. (Cited as Glasgow and South Western Railway Act, 1898.) R. A. 437.

315. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 25. Bill for conferring further Powers on the Glasgow and South Western Railway Company; for the construction of Works and the acquisition of Lands; for vesting in the Largs Harbour Company and the Kilmarnock and Troon Clyde Railway the Undertakings relating to the harbour at Largs and for other purposes; brought from the Lords; read, and referred to the Examiners, 264. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 270. Committed, 291. Reported, with Amendments, 318. Considered, as amended, 347. Passed, with Amendments, 355. To which the Lords agree, 370. (Cited as Glasgow and South Western Railway Act, 1899.) R. A. 438.

316. [1900.] Report, That the Bill should originate in the House of Lords; CLIV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for conferring further Powers on the Glasgow and South Western Railway Company; for the construction of Works and the acquisition of Lands; for extending the Powers of the Glasgow and Renfrew District Railway Company for the compulsory purchase of Lands for the construction of Works and the acquisition of Lands; for extending the Powers of the Glasgow and Renfrew District Railway Company for the compulsory purchase of Lands; for empowering the Glasgow and South Western Railway Company to raise additional Capital, and for other purposes; brought from the Lords, 261. Read, and referred to the Examiners, 282. Passed, with Amendments, 303. To which the Lords agree, 349. (Cited as Glasgow and South Western Railway Act, 1899.) R. A. 421.

Glasgow and South Western Railway (Additional Powers): 317. [1890-91.] Report, That the Bill should originate in the House of Lords: CXLVI. 48. Report, Standing Orders complied with, 72. Bill for conferring further powers on the Glasgow and South Western Railway Company for the construction of Works, the acquisition of Lands, and the raising of Money; for authorizing them to acquire jointly with the Caledonian Railway Company the Shieldsheil Branch Railway, and for other purposes; brought from the Lords, 149. Read, and referred to the Examiners, 150. Report, Standing Orders not previously inquired into have been complied with, 213. Passed, with Amendments, 384. To which the Lords agree, 394. (Cited as Glasgow and South Western Railway (Additional Powers) Act, 1901.) R. A. 413.

Glasgow and South Western Railway (Steam Vessels): 318. [1890-91.] Report, That the Bill should originate in the House of Lords: CXLVI. 48. Report, Standing Orders complied with, 72. Bill to authorize the Glasgow and South Western Railway Company to provide and use Steam Vessels between ports and places in the River and Firth of Clyde; brought from the Lords, 157. Read, and referred to the Examiners, 158. Report, That the Standing Orders not previously inquired into have been complied with, 213. Passed, with Amendments, 455. To which the Lords agree, with Amendments, 482. Lords' Amendments to Commons' Amendments agreed to, 496. (Cited as Glasgow and South Western Railway (Steam Vessels) Act, 1891.) R. A. 523.

Glasgow and South Western and North British Railway Companies: 319. [1896.] Report, That the Bill should originate in the House of Lords; CLIV. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to provide for the Partition between the Glasgow and South Western Railway Company and the North British Railway Company of the Undertaking of the City of Glasgow Union Railway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 220. Committed, 267. Reported, 281. Passed, with Amendments, 349. Passed, with Amendments, 372. To which the Lords agree, 384. (Cited as City of Glasgow Union Railway Partition Act, 1896.) R. A. 425.

Glasgow, Motherwell, and Sanquhar Railway: 320. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. (No further proceeding.)

Glasgow Suburban Railway: 321. [1890-91.] Petition for a Bill to authorise the Construction of certain Railways in the Counties of Lanark and Renfrew, and for other purposes; and Bill ordered; CXLVI. 54. Read; Reported; Preamble not proved, 163.

Glasgow, Yoker, and Clydebank Railway: 322. [1890-91.] Petition for a Bill to authorise the Glasgow, Yoker, and Clydebank Railway Company to make a Branch Railway in the Parish of Old Kilpatrick, and for other purposes; and Bill ordered; CXLVI. 54. Read, and referred to the Examiners, 63. Report, Standing Order 62 complied with, 96. Instruction, 359. (See Instructions.) Passed, 374. By the Lords, with Amendments, 482. Lords' Amendments agreed to, 494. (Cited as Glasgow, Yoker, and Clydebank Railway Act, 1891.) R. A. 423.

323. [1892.] Petition, and Bill to authorise the Glasgow, Yoker, and Clydebank Railway Company to make certain new Railways, including a Branch Railway along the Main Line, and for other purposes; Ordered; CXLVI. 55. Read, and referred to the Examiners, 43. Committed, 69. Reported, 127. Considered, as amended, 153. Passed (new Title), 152.

324. [1903.] 4th. Petition for a Bill to authorise the Glasgow, Yoker, and Clydebank Railway Company to extend their Railway to Dalnaturie, and to double their existing Main Line, and for other purposes; Ordered; CXLVIII. 37. Read, and referred to the Examiners, 44. Committed, 106. Reported, 123. Passed, 278. By the Lords, with Amendments, 435. Lords' Amendments agreed to, 444. (Cited as Glasgow, Yoker, and Clydebank Railway Act, 1903.) R. A. 486.

Golden Valley Railway:


326. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders had been certified to have been complied with, 12. (No further proceeding.)

Great
Great Central Railway:

327. [1896.] Petition for a Bill to enable the Great Central Railway Company to make new Railways; to acquire additional Lands, to stop up certain Streets, to extend the time for the compulsory purchase of certain Lands, for the completion of certain Railways, for the sale of superfluous Lands; to raise additional Capital; to confer further Powers upon the Manchester South Junction and Atherstone Railway Company; to authorise the transfer to the Nottingham Joint Station Committee of certain Railways authorised to be constructed by the Great Central Railway Company and of the Powers connected therewith; Agreements with Great Western Railway Company, and for other purposes; and Bill ordered; CLIII. 29. Read, and referred to the Examiners, 39. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 97. Committted, 112. Witness ordered to attend Committee on the Bill, 216. Minutes of Evidence of former Section referred to the Committee on the Bill, 222. Bill reported, 230. Considered, as amended, 240. Passed, 250. Agreed to by the Lords, with Amendments, 411. Lords' Amendments agreed to, 419. (Cited as Great Central Railway Act, 1898.) R. A. 4. 432.

328. [1898.] Petition for a Bill to enable the Great Central Railway Company to make new Works; to acquire additional Lands; to stop up certain Roads or Footpaths; to extend the time for the compulsory purchase of certain lands, for the completion of certain Railways, and for the sale of superfluous Lands by the Clapham Line Committee and the Sheffield and Midland Railway Companies Committee; to raise additional Capital; to confer further Powers on the Great Central Railway Company and the North Staffordshire Railway Company, and for other purposes, was presented, and read; and Bill ordered; CLIV. 27. Read, and referred to the Examiners, 39. Report, That Standing Orders had been certified to have been complied with, 241. Considered, as amended, 180. Passed (New Title), 191. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 324. (Cited as Great Central Railway Act, 1898.) R. A. 5. 318.

329. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to enable the Great Central Railway Company to make new Railways and other Works; to acquire additional Lands; to extend the time for the compulsory purchase of certain Lands for the completion of certain Railways, and for the sale of superfluous Lands by the Clapham Line Committee and the Sheffield and Midland Railway Companies Committee; to raise additional Capital; to confer further Powers on the Great Central Railway Company and the North Staffordshire Railway Company, and for other purposes, was presented, and read; and Bill ordered; CLV. 20. Read, and referred to the Examiners, 39. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 103. Committed, 112. Reported, with Amendments, 229. Bill reported, as amended, 242. Passed, with Amendments, 254. To which the Lords agree, 261. (Cited as Great Central Railway Act, 1898.) R. A. 6. 264.

Great Eastern Railway:

330. [1893.] Petition for a Bill to confer further Powers upon the Great Eastern Railway Company, for extending the periods limited for the completion of certain Works, and the compulsory Purchase of certain Lands, and for other purposes; Ordered; CL. 24. Read, 31. Standing Order 62 complied with, 142. Reported, 150. Passed, 156. Agreed to by the Lords, with Amendments, 159. Lords' Amendments agreed to, 169. (Cited as Great Eastern Railway (General Powers) Act, 1893.) R. A. 6. 222.

331. [1896.] Petition for a Bill to confer further Powers upon the Great Eastern Railway Company, and for other purposes; and Bill ordered; CL. 29. Read, and referred to the Examiners, 39. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 32. Committed, 69. Reported, 120. Considered, as amended, 158. Passed, 169. Agreed to by the Lords, with Amendments, 211. Lords' Amendments agreed to, 220. (Cited as Great Eastern Railway (General Powers) Act, 1896.) R. A. 6. 237.

332. [1900.] Petition for a Bill to authorise the Great Eastern Railway Company to make further Railways, Widenings and Works, to confirm an Agreement between the Great Eastern Railway and the Herford County Council and the Epping Forest District Council and other parties; and to authorise the Great Eastern Railway Company and the said County Council and District Council to construct Roads in accordance therewith; to extend the time for the compulsory purchase of Lands for and for the completion of an authorised Railway; to confer further Powers upon the Company; to provide for the transfer to the Company of the Undertaking of the Northern and Eastern Railway Company and for other purposes; and Bill ordered; CLV. 27. Read, and referred to the Examiners, 37. Committee, 57. Reported, with Amendments, 107. Passed (New Title), 190. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 319. (Cited as Great Eastern Railway (General Powers) Act, 1900.) R. A. 5. 317.

Great Eastern Railway (Amendment of London, Tilbury, and Southend Railway Act, 1898):

333. [1899.] Report, That the Bill should originate in the House of Lords; CLVI. 8. Report, That the Standing Orders had been certified to have been complied with, 23. (No further proceeding).

Great Eastern Railway (Cambridge New Line, &c.):

334. [1896-97.] Report, That the Bill should originate in the House of Lords; CLVII. 29. Report, That the Standing Orders had been certified to have been complied with, 69. Bill conferring additional Powers on the Great Eastern Railway Company to construct a new Railway and other Works in the County of Cambridge, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 242. Report, That Standing Orders not previously inquired into have been complied with, 250. Committed, 267. Reported, 292. Bill passed, with Amendments, 218. To which the Lords agree, 226. (Cited as Great Eastern Railway (New Line and Improvements at Cambridge, &c.) Act, 1899.) R. A. 6. 339.

Great Eastern Railway (General Powers):

335. [1898-99.] Report, That the Bill should originate in the House of Lords; CLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 69. Bill for conferring additional Powers upon the Great Eastern Railway Company; for extending the periods limited for the compulsory Purchase of certain Lands and for the completion of certain Works; for confirming an Agreement for the purchase of the Undertaking of the Wivenhoe and Brightlingsea Railway Company; for authorising Agreements between the London and Blackwall Railway Company, the Company and the Midland and Great Eastern Joint Railway Company; for Amendment of Acts, and for other purposes; brought from the Lords, 211. Passed, with Amendments, 291. To which the Lords agree, 316. (Cited as Great Eastern Railway (General Powers) Act, 1900.) R. A. 5. 339.

336. [1897.] Report, That the Bill should originate in the House of Lords; CLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 69. Bill for conferring additional Powers upon the Great Eastern Railway Company; for extending the periods limited for the compulsory Purchase of certain Lands and for the completion of certain Works; for confirming an Agreement for the purchase of the Undertaking of the Downham Railway and Bardfield and the Kelvedon, Tiptree, and Tollesbury Light Railway Companies, and part of the Great Northern and Great Eastern Joint Railway, to make further Provision as to certain Lands; to provide for the compulsory Purchase of certain Lands and for the completion of certain Works; for conferring further Powers upon the Company; and for other purposes; brought from the Lords; Read, and referred to the Examiners, 50. Bill committed, 76. Reported, with Amendments, 146. Considered, as amended, 158. Bill passed, 169. Agreed to by the Lords, with Amendments, 284. Lords' Amendments agreed to, 291. (Cited as Great Eastern Railway (General Powers) Act, 1897.) R. A. 6. 339.
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II. Private Bills relative to Railways—continued.

Great Eastern Railway (General Powers)—continued.

amended, 125. Queen's Consent signified; Bill passed, 133. Agreed to by the Lords, with Amendments; 271. Lords' Amendments agreed to, 282. (Cited as Great Eastern Railway (General Powers) Act, 1898.) R. A. 305.

338. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 13. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to confer further Powers upon the Great Eastern Railway Company; to authorise them to execute further Works; to acquire additional Lands, and to raise further Money, and for other purposes; brought from the Lords; read, and referred to the Examiners, 289. Report, That the Standing Orders are not previously inquired into have been complied with; Bill to be read a second time, 300. Day appointed for Second Reading, 315. Bill committed, 329. Reported, with Amendments, 355. Considered, as amended, 374. Queen's Consent signified; Bill passed, with Amendments, 383. To which the Lords agree, 404. (Cited as Great Eastern Railway (General Powers) Act, 1890.) R. A. 425.

Great Eastern Railway (Lowestoft Harbour): 339. [1897.] Report from the Select Committee on Standing Orders on Petition for leave to deposit Petition for Bill, That the Standing Orders ought to be dispensed with; CLJ. 75. Report, from the Examiners, on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; Petition for Bill, referred to Select Committee on Standing Orders, 88. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with, 103. Report read; Bill to authorise the Great Eastern Railway Company to construct additional Works in connection with Lowestoft Harbour, and for other purposes; Ordered, 105. Read, and referred to the Examiners, 107. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 112. Committed. 126. Reported, with Amendments, 149. Considered, as amended, 158. Queen's Consent signified; Bill passed, 193. Agreed to by the Lords, 245. (Cited as Great Eastern Railway (Lowestoft Harbour) Act, 1897.) R. A. 281.

Great Eastern Railway (New Lines): 340. [1897.] Petition for a Bill for enabling the Great Eastern Railway Company to construct new Railways in the County of Norfolk and Suffolk, and for other purposes; and Bill ordered; CLJ. 41. Read, and referred to the Examiners, 505. Reported, with Amendments, 149. Passed, 108. Agreed to by the Lords, with Amendments, 248. Lords' Amendments agreed to, 257. (Cited as Great Eastern Railway (New Lines in Norfolk and Suffolk) Act, 1897.) R. A. 281.

Great Eastern Railway (Pensions): 341. [1898.] Petition for a Bill to confer further Powers upon the Great Eastern Railway Company in relation to payment of Pensions and Allowances or Gratuities to Servants on the Wages List of the Company, and to amend with such Amendments the Provisions with regard to the same contained in the Great Eastern Railway (General Powers) Acts, 1890, 1893, 1895, and 1896; and for other purposes; and Bill ordered; CLJ. 29. Read, and referred to the Examiners, 38. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 128. Committed. 136. Reported, 213. Motion, That the Bill, as amended, be now taken into consideration, and, the Motion being opposed, Debate adjourned, 240. Debate resumed; Question put, and agreed to, on Division; Bill considered, as amended, 245. Passed, 253. Agreed to by the Lords, with Amendments, 312. Lords' Amendments agreed to, 325. (Cited as Great Eastern Railway (Pensions) Act, 1898.) R. A. 372.

Great Eastern Railway Company and Midland and Great Northern Railways Joint Committee: 342. [1888.] Petition for a Bill for confirming and giving effect to certain Heads of Agreement between the Great Eastern Railway Company and the Midland and Great Northern Railways Joint Committee, and for other purposes; and Bill ordered; CLJII. 29. Read, and referred to the Examiners, 38. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 50. Committed. 60. Reported, 183. Considered, as amended, 201. Passed, 207. Agreed to by the Lords, with Amendments, 317. Lords' Amendments agreed to, 325. (Cited as Great Eastern Rail- way Company and Midland and Great Northern Railways Joint Committee, 1889.) R. A. 372.

Great Indian Peninsula Railway Company: 343. [1900.] Report from the Select Committee on Standing Orders in the case of leave to deposit Petition for Bill, That the Standing Orders ought to be dispensed with; CLJ. 116. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders. 159. Petition for Bill, referred to the Select Committee on Standing Orders, 160. Report, That the Standing Orders ought to be dispensed with, 173. Report read; Bill to provide for the planting of the Railways and other Property of the Great Indian Peninsula Railway Company in the Secretary of State in Council of India, and for other purposes, ordered, 198. Considered and passed, 246. Chairman of Ways and Means, in pursuance of Standing Order 83, informs the House, That in his opinion the Bill, though unopposed, should be treated as an opposed Private Bill, 281. Bill reported, with Amendments, 300. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 313. Agreed to by the Lords, 351. (Cited as Great Indian Peninsula Railway Purchase Act, 1900.) R. A. 357.

Great Northern and City Railway: 344. [1892.] Petition to bring in a Bill for incorporating the Great Northern and City Railway Company, and empowering them to construct a Railway from the C碰burn Branch of the Great Northern Railway near Finchley Park to the City of London, and for other purposes; Ordered; CXLII. 23. Read, 44. Bill committed, 272. Reported, 351. Passed, 368. By the Lords, with Amendments, 400. Lords' Amendments agreed to, 403. (Cited as Great Northern and City Railway Act, 1892.) R. A. 436.

345. [1897.] Petition for a Bill to extend the Powers for the Purchase of Land and the Time for the Completion of the Railway authorised by the Great Northern and City Railway Act, 1892, and to amend some of the provisions of that Act, and Bill ordered; CLJ. 41. Read, and referred to the Examiners, 36. Reported, with Amendments, 149. Passed, 108. Agreed to by the Lords, with Amendments, 248. Lords' Amendments agreed to, 257. (Cited as Great Eastern Railway (New Lines in Norfolk and Suffolk) Act, 1897.) R. A. 281.

346. [1898.] Petition for a Bill to authorise the Great Northern and City Railway Company to extend their Railway to Finchley Park, to acquire additional Lands, and for other purposes, and Bill ordered; CLJ. 29. Read, and referred to the Examiners, 38. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 220. Committed. 284. Order for committee discharged; Bill withdrawn, 285.

Great Northern and City Railway (Extension of Time): 347. [1895.] Petition for a Bill to extend the Powers for the Purchase of Lands for, and to extend the Time for the completion of the Great Northern and City Railway, and Bill ordered; CL. 24. Read, 31. Standing Order 62 complied with, 138. Petition for additional provision referred to the Examiners, 144. Lords' Amendments agreed to, 146. Report, in the case of the Petition for additional provision, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 153. Report, on said Petition for additional provision, That the Standing Orders ought not to be dispensed with, 168. Bill reported, 181. Considered, as amended; 200. Passed, 270. Agreed to by the Lords, 319. (Cited as Great Northern and City Railway Act, 1895.) R. A. 355.

Great Northern and Strand Railway: 348. [1809.] Petition for a Bill for incorporating the Great Northern and Strand Railway Company, and for empowering them to construct an Underground Railway from the Parish
Great Northern Railway—continued.

349. [1890.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company with respect to their own Undertaking, and Undertakings in which they are jointly interested, and to vest in that Company the Undertaking of the Halifax High Level Railway Company, and for other purposes; and Bill ordered; CLXVI. 64. Report, Standing Order 62 complied with, 103. Passed (New Title), 162. By the Lords, with Amendments, 251. Lords' Amendments agreed to, 381. (Cited as Great Northern Railway Act, 1892.) R. A. 386.

350. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 20. Report, Standing Orders complied with, 50. Bill to confer further powers upon the Great Northern Railway Company with respect to their own Undertaking and Undertakings in which they are jointly interested, and for other purposes; brought from the Lords, 249. Passed, with Amendments, 364. To which the Lords agree, 251. (Cited as Great Northern Railway Act, 1892.) R. A. 386.

351. [1890-91.] Petition, That the Bill should originate in the House of Lords; CXLVIII. 20. Report, That the Standing Orders have been certified to have been complied with, 69. Bill to confer further Powers upon the Great Northern Railway Company with respect to their own Undertaking and Undertakings in which they are jointly interested, and for other purposes; brought from the Lords, 249. Passed, with Amendments, 364. To which the Lords agree, 251. (Cited as Great Northern Railway Act, 1895.) R. A. 386.

352. [1904.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company with respect to their own Undertaking, and to vest in that Company the Undertaking of the Humblet Railway Company; to empower the Stamford and Easwine Railway Company to lease their Undertaking to the Great Northern Railway Company; to vest the Undertaking of the Halifax High Level Railway Company in the Great Northern Railway Company; and to vest undertakings in the Lancashire and Yorkshire Railway Company jointly, and for other purposes; and Bill ordered; CXLIX. 14. Read, and referred to the Examiners, 20. Committed, 44. Considered, as amended, 133. Passed, 149. By the Lords, with Amendments, 219. Lords' Amendments agreed to, 254. (Cited as Great Northern Railway Act, 1904.) R. A. 383.

353. [1905.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company, and to vest in that Company the Undertakings of the Wansbeck and Whitley Railway Company, and for other purposes; and Bill ordered; CL. 21. Read, 31. Standing Order 62 complied with, 42. Committed, 54. Report, 184. Considered, as amended, 115. Queen's Consent signified; Bill passed, 126. Agreed to by the Lords, with Amendments, 224. Lords' Amendments agreed to, 234. (Cited as Great Northern Railway Act, 1895.) R. A. 385.

354. [1906.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company, to empower the Great Eastern Railway Company to grant a further Lease of their Ramsey Railway to that Company; to vest in the Great Northern and Great Eastern Joint Committee the Undertaking of the Ramsey and Soosannah Junction Railway Company, and for other purposes; and Bill ordered; CLI. 29. Read, 28, and referred to the Examiners, 26. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 52. Committed, 68. Reported, with Amendments, as amended, 128. Passed, 132. Agreed to by the Lords, with Amendments, 322. Lords' Amendments agreed to, 338. (Cited as Great Northern Railway Act, 1896.) R. A. 373.

Great Northern Railway—continued.

355. [1897.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company with respect to their own Undertakings, and under other Undertakings, and upon the Great Northern and Great Eastern Joint Committee; to provide for the incorporation of a Joint Committee of the Great Northern Railway Company and the Manchester, Sheffield, and Lincolnshire Railway Company; the vesting in that Committee of an authorised Passenger Station at Nottingham, and for other purposes; and Bill ordered; CLII. 41. Read, and referred to the Examiners, 50. Report, That Standing Order 62 has been complied with, 72. Bill committed, 82. Motion, That any Petition of the Amalgamated Society of Railway Servants praying to be heard against Clauses 37 and 38 of the Bill, &c., and that the Petitioners may be heard by themselves, their Counsel, and Agents, on their Petition against the Bill; and Question negatived, on Division, 99. Bill reported, with Amendments, 146. Considered, as amended, 150. Passed (New Title), 186. Agreed to by the Lords, with Amendments, 255. Lords' Amendments agreed to, 243. (Cited as Great Northern Railway Act, 1897.) R. A. 264.

356. [1898.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company with respect to their own Undertakings and Undertakings in which they are jointly interested, and for other purposes; and Bill ordered; CLIII. 29. Read, and referred to the Examiners, 26. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 58. Day appointed for Second Reading, 60. Bill committed, 66. Reported, 116. Considered, as amended, 133. Queen's Consent signified; Bill passed, 138. Agreed to by the Lords, with Amendments, 355. Standing Order 240 suspended; Lords' Amendments agreed to, 366. (Cited as Great Northern Railway Act, 1898.) R. A. 373.

357. [1899.] Report, That the Bill should originate in the House of Lords; CXLV. 15. Report, That the Names of the Lords have been complied with, 23. Bill to confer further Powers upon the Great Northern Railway Company; brought from the Lords; read, and referred to the Examiners, 231. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 237. Committed, 253. Reported, with Amendments, 312. Considered, as amended, 363. Queen's Consent signified; Bill passed, with Amendments, 376. To which the Lords agree, 383. (Cited as Great Northern Railway Act, 1898.) R. A. 390.

358. [1900.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company; and Bill ordered, CXLVI. 27. Read, and referred to the Examiners, 28. Committed, 65. Reported, with Amendments, 110. Passed, 130. Agreed to by the Lords, with Amendments, 360. Lords' Amendments agreed to, 344. (Cited as Great Northern Railway Act, 1900.) R. A. 357.

Great Northern Railway (Ireland): 

359. [1899-1900.] Petition for a Bill to enable the Great Northern Railway Company (Ireland) to extend their Railway to Ardee, in the County of Louth, and for other purposes; and Bill ordered; CXLVI. 54. Read, and referred to the Examiners, 63. Report, Standing Orders not complied with; referred to the Select Committee on Standing Orders, 179. Report, Standing Orders ought to be dispensed with, 198. Bill passed (New Title), 316. By the Lords, with Amendments, 376. Lords' Amendments agreed to, 384. (Cited as Great Northern Railway (Ireland) Act, 1901.) R. A. 404.

360. [1902.] Report, That the Bill should originate in the House of Lords; CXLVII. 20. Report, That the Bill ought to be read a second time, 52. Committed, 68. Reported, with Amendments, as amended, 128. Passed, 132. Agreed to by the Lords, with Amendments, 322. Lords' Amendments agreed to, 338. (Cited as Great Northern Railway (Ireland) Act, 1902.) R. A. 143.

361. [1897.]
Great Northern Railway (Ireland)—continued.

361. [1897.] Report, That the Bill should originate in the House of Lords; CLXLI. 33. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 216. Reported, 207. Referred, with Amendments, 361. Passed, with Amendments, 400. To which the Lords agree, 410. (Cited as Great Northern Railway (Ireland) Act, 1897.) R. A. 436.

362. [1900.] Petition for a Bill to confer further Powers upon the Great Northern Railway Company (Ireland); and Bill ordered; CLV. 27. Read, and referred to the Examiners, 28. Report, 301. Considered, as amended; Standing Orders 233 and 243 suspended; Bill passed, 254. Agreed to by the Lords, with Amendments, 279. Lords' Amendments agreed to, 354. (Cited as Great Northern Railway (Ireland) Act, 1900.) R. A. 391.

Great North of Scotland Railway:

363. [1898-99.] Petition for a Bill to authorise the Great North of Scotland Railway Company to extend their Railway; to buy additional Land, and for other purposes; and Bill ordered; CXLVIII. 37. Committee, 71. Reported, 211. Passed, 250. By the Lords, with Amendments, 473. Lords' Amendments agreed to, 479. (Cited as Great North of Scotland Railway Act, 1893.) R. A. 522.


366. [1897.] Petition, for a Bill to authorise the Great North of Scotland Railway Company to make new Railways; to run over and use parts of the Highland Railway, to widen or alter parts of that Railway, to buy additional Land, and for other purposes; and Bill ordered; CL. 27. Read, and referred to the Examiners, 50. Petition for additional Provision referred to the Examiners, 88. Considered, 165. Reported, with Amendments, 167. Considered, as amended, 181. Passed (New Title), 155. Agreed to by the Lords with Amendments, 244. Lords' Amendments agreed to, 251. (Cited as Great North of Scotland Railway Act, 1897.) R. A. 360.

367. [1898.] Report, That the Bill should originate in the House of Lords; CL. 17. Report, Standing Orders certified complied with, 26. Bill to authorise the Great North of Scotland Railway Company to widen, alter, and improve parts of their Railway; to buy additional Land; and for other purposes; brought from the Lords, 206. Read, and referred to the Examiners, 209. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 235. Considered, 234. Reported, with Amendments, 206. Considered, as amended, 379. Passed, with Amendments, 390. To which the Lords agree, 411. (Cited as Great North of Scotland Railway Act, 1898.) R. A. 452.

Great Southern and Western Railway:

368. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders complied with, 50. Bill for enabling the Great Southern and Western Railway Company to execute certain Works and acquire certain Lands; to purchase the Undertakings of the Kilkenny and Carlow Railway Company; to raise further Capital by Debenture Stock, and for other purposes; brought from the Lords, 263. Report, Standing Orders not previously inquired into complied with, 271. Considered, 288. Motion for an Instruction to the Committee on the Bill; withdrawn, 288. (See Instructions.) Considered; Standing Orders suspended, and Bill to be now read the third time; accordingly read the third time, and passed, 362. Agreed to by the Lords, 369. (Cited as Great Southern and Western Railway Act, 1892.) R. A. 386.

369. [1895.] Petition for a Bill for conferring further Powers upon the Great Southern and Western Railway Company, to provide for the transfer from the Commissioners of Public Works in Ireland to, and the vesting in, that Company of the Clarenbridge and Banagher Railway, and for other purposes; and Bill ordered; CL. 24. Read, 31. Standing Order 62 complied with, 34. Committed, 68. Order for Third Reading discharged; Bill re-committed in respect of a Clause, 136. Standing Orders 84, 214, 235 and 239 suspended, and Bill now to be taken into consideration; Bill considered; Standing Orders 233 and 243 suspended, and Bill to be now read the third time; Bill adjourned to the third time, and passed, 139. Agreed to by the Lords, 196. (Cited as Great Southern and Western Railway Act, 1895.) R. A. 204.

370. [1898.] Petition for a Bill for transferring to the Great Southern and Western Railway Company the Powers of the Drumcondra and North Dublin Link Railway Company, incorporated by the Drumcondra and North Dublin Link Railway Act, 1894; to empower the Great Southern and Western Railway Company to abandon the construction of Railway No. 2, authorised by that Act, and to construct another Railway in lieu thereof; to stop up certain Streets and Roads; to enter into Agreements with other Companies, and for other purposes; and Bill ordered; CL. 27. Read, and referred to the Examiners, 39. Report, Standing Order 62 complied with; Bill to be read a second time, 68. Considered, 71. Report, 182. Considered, as amended; Considered, 64. Considered, 213. Bill passed, 224. Agreed to by the Lords, with Amendments, 361. Lords' Amendment agreed to, 313. (Cited as Great Southern and Western Railway Act, 1898.) R. A. 326.

371. [1899.] Petition for a Bill for conferring further Powers upon the Great Southern and Western Railway Company, and for amalgamating with the Undertaking of that Company the undertaking of the Waterford and Central Ireland Railway Company, and for other purposes; and Bill ordered; CL. 27. Read, and referred to the Examiners, 37. Report, Standing Order 62 complied with; Bill to be read a second time, 77. Day appointed for Second Reading, 96. Bill read a second time; Ordered, That the Bill be committed to the same Select Committee with the Great Southern and Western and Waterford, Limerick, and Western Railway Companies. Amalgamation Bill 89; Special Report from the Select Committee to which the Bill was referred, 373. Motion, That the Bill be withdrawn; and objections being taken, and Debate adjourned, 374. Resumed; Questions agreed to; Bill withdrawn, 377.

372. [1900.] Report, That the Bill should originate in the House of Lords; CL. 20. Report, Standing Orders certified complied with, 24. Bill to empower the Great Southern and Western Railway Company to construct a Pier at Valence; to abstract Water from the River Suir and lay pipes to their Thurles Station; to acquire additional Lands; to vest in the Company the undertaking of the Mitchelstown and Fermoy Light Railway Company; to subscribe further sums to the Southern Hotels, Limited; to raise additional Capital, and for other purposes; brought from the Lords, 206. Considered, as amended, 309. Passed, with Amendments, 319. To which the Lords' agree, 328. (Cited as Great Southern and Western Railway Act, 1900.) R. A. 257.
II. Private Bills relative to Railways—continued.

Great Southern, &c., Railway Companies Amalgamation—continued.

referred to the Examiners, 37. Motion, That the Bill be now read a second time, as amended, " Three Months," but not made ; Bill read a second time, 80. Order, That the Bill be committed to the same Select Committee with the Great Southern and Western Railway Bill ; to consist of Nine Members; Five to be nominated by the House, Four by the Committee of Selection ; Petitions referred, except in the case of County Councils, under the provisions of the Local Government (Ireland) Act, 1898 ; Consent ordered ; power to send for persons, papers, and records ; Five to be the Quorum ; In- formations had been certified to have been complied with ; Bill referred to the Lords, 242. Motion, That the Bill be now read a second time (House interrupted by Message from the Lords), 395. Question again proposed ; Amendment proposed, " Three Months," but not made ; Bill committed, 396. Bill passed, 397. Amendment drawn ; Bill committed, 398. Bill passed, with Amendments, 399. To which the Lords agree, 378. (Cited as Great Southern and Midland Railway Companies (Severn and Wye and Severn Bridge Railway Act, 1894.) R. A. 381.

Great Southern and Western Railway Companies Amalgamation continued.

375. [1900.] Report, That the Bill should originate in the House of Lords ; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 21. Report from the Joint Committee on Railways (Ireland) Amalgamation Bills, on the Bill (pending in the Lords), 334. Bill for amalgamating the Waterford, Limerick, and Western Railway Company with the Great Southern and Western Railway Company, and for other purposes ; brought from the Lords, read, and referred to the Examiners, 355. Report, That the Standing Orders and previously inquired into have been complied with ; Bill to be read a second time, 356. Standing Order 215 suspended ; Motion, That the Bill be now read a second time ; Amendment proposed, " Three Months," but not made on Division ; Bill committed, 364. Motion, That the Standing Orders relative to Committal and Report stages, and Standing Orders 223 and 243 be suspended, and that the Bill be now read the third time, and Question agreed to, on Division ; Bill passed, 371. (Cited as Great Southern and Western, Limerick, and Western Railway Companies Amalgamation Act, 1900.) R. A. 394.

Great Southern and Western Railway and Central Ireland Railway Companies Amalgamation :

237. [1900.] Report, That the Bill should originate in the House of Lords ; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 21. Report from the Joint Committee on Railways (Ireland) Amalgamation Bills, on the Bill (pending in the Lords), 334. Bill for amalgamating the Waterford, Limerick, and Western Railway Company with the Great Southern and Western Railway Company, and for other purposes ; brought from the Lords, read, and referred to the Examiners, 355. Report, That the Standing Orders and previously inquired into have been complied with ; Bill to be read a second time, 356. Standing Order 215 suspended ; Motion, That the Bill be now read a second time ; Amendment proposed, " Three Months," but not made on Division ; Bill committed, 364. Motion, That the Standing Orders relative to Committal and Report stages, and Standing Orders 223 and 243 be suspended, and that the Bill be now read the third time, and Question agreed to, on Division ; Bill passed, 371. (Cited as Great Southern and Western, and Waterford, Limerig, and Western Railway Companies Amalgamation Act, 1900.) R. A. 394.

Great Western and Central Ireland Railway Companies Amalgamation—continued.


Great Western and Midland Railway Companies :

378. [1894.] Report, That the Bill should originate in the House of Lords ; CXLIX. 8. Report, Standing Orders certified to have been complied with, 72. Bill for conferring further Powers upon the Great Western Railway Company in respect of their own Undertaking, and upon that Company and the London and North-Western Railway Company in respect of Undertakings in which they are jointly interested, and for other purposes ; brought from the Lords, read, and referred to the Examiners, 361. Report, Standing Orders not previously inquired into complied with, 379. (See Instructions.) (Cited as Great Western Railway Act, 1894.) R. A. 392. See infra.

380. [1892.] Petition, and Bill for conferring further Powers upon the Great Western Railway Company in respect of their own Undertaking, and upon that Company and the London and North Western Railway Company, in respect of Undertakings in which they are jointly interested, for amalgamating the Cole, the Oldbury, the Newent, the Ross and Clee Hill Railway Company in the Great Western and London and North Western Railway Companies, and for other purposes ; or vested in the House of Lords ; CXLIV. 5. Read, and referred to the Examiners, 121. Motion, That the Standing Orders had been certified to have been complied with ; Motion to refer the Bill, to strike out from the Bill so much thereof as authorises the construction and maintenance of the Railways and Works described as Railway No. 1 and Railway No. 2 ; Motion opposed : Devise adjourned, 259. Resumed ; Question, on Division, negatived, 258. Bill reported, 259. Considered, as amended, 258. Passed, 259. By the Lords, with Amendments, 269. Lords' Amendments agreed to, 405. (Cited as Great Western Railway Act, 1892.) R. A. 404.

381. [1894.] (No. 1.) Report, That the Bill should originate in the House of Lords ; CXLIX. 8. Report, That the Standing Orders had been certified to have been complied with, 12. Bill for conferring further Powers upon the Great Western Railway Company in respect of their own Undertaking, and upon that Company and the London and North Western Railway Company in respect of Undertakings in which they are jointly interested, for amalgamating the Tiverton and North Devon and the Oldbury Railway Companies with the Great Western Railway Company, and for other purposes ; brought from the Lords, 196. Read, and referred to the Examiners, 197. Motion, That it be an Instruction to the Committee to which the Bill is referred, to strike out from the Bill so much thereof as authorises the construction and maintenance of the Railways and Works described as Railway No. 1 and Railway No. 2 ; Motion opposed : Devise adjourned, 239. Resumed ; Question, on Division, negatived, 238. Bill reported, 239. Considered, as amended, 238. Passed, with Amendments, 259. By the Lords, with Amendments, 269. Lords' Amendments agreed to, 315. (Cited as Great Western Railway (No. 1) Act, 1894.) R. A. 332. See infra.
Great Western Railway—continued.

383. [1894.] (No. 2.) Petition, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to provide for the Great Western Railway Company a portion of the authorised Undertaking of the Plymouth and Dartmore Railway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 240. Considered, as amended, 241. Report, from the Select Committee on Standing Orders on Petition for dispensing with Standing Order 129, That Standing Order ought to be dispensed with, 103. Standing Orders 84, 214, 215, and 129 suspended; Standing Orders 223 and 242 suspended; Preamble not proved, 251.

384. [1895.] (No. 2.) Petition, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to empower the Great Western Railway Company to make new Railways in the County of Denbigh; brought from the Lords, 119. Read, and referred to the Examiners, 147. Report, That the Standing Order 62 has been complied with; Bill to be read a second time, 126. Considered, 135. Reported; Preamble not proved, 251.

385. [1896.] Petition, That a Bill for conferring further Powers upon the Great Western Railway Company in respect of their own Undertaking, and upon that Company and the London and North Western Railway Company, in respect of Undertakings in which they are jointly interested, and upon the Great Western Railway Company and the Llanymynech Railway Company; to empower the Great Western Railway Company to make new Railways in the County of Denbigh, and for other purposes; passed, with Amendments, 373. Considered, as amended, 365. Queen's Consent signified; Bill reported, with Amendments, 373. Ordered; to be printed, 318.

386. [1897.] Petition, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to empower the Great Western Railway Company to make new Railways in the County of Denbigh, and to authorise the transfer to the Great Western Railway Company of the Undertakings of the Norwich and North Norfolk Railway Company, the Great Eastern Railway Company, the London and North Western Railway Company, and the Wakefield, Dewsbury, and Pontefract Railway Company, and for other purposes; passed, with Amendments, 318. Considered, as amended, 319. Standing Orders 84, 214, and 215 suspended; Standing Orders 223 and 242 suspended; Standing Orders 223 and 242 suspended; Standing Orders 223 and 242 suspended; Standing Orders 223 and 242 suspended; Preamble not proved, 251.

Great Western Railway (Additional Powers)—continued.

Railway Company in respect of their own Undertaking, and upon that Company and the Midland Railway Company and the London and North Western Railway Company in respect of Undertakings in which they are jointly interested for amalgamating the Abottsburry, Heathenfield, and Severn Junction, Marlborough, Milford, Wenlock, Vale of Llangollen, Llangollen and Corwen, and Corwen and Bala Railway Companies with the Great Western Railway Company, and for other purposes; passed, with Amendments, 416. To which the Lords agree, 425. (Cited as Great Western Railway (Additional Powers) Act, 1896.) R. A. 425.

388. [1897.] Petition, That a Bill for conferring further Powers upon the Great Western Railway Company in respect of their own Undertaking, and upon that Company and the London and North Western Railway Company, in respect of Undertakings in which they are jointly interested, and upon the Llanymynech Railway Company in respect of their undertaking for amalgamating the Beddgelert, Totters, and South Devon, Kingston and Execlady, Woodstock, Bala, and Colwyn Arms Street, Pontalba, and Tevy, Nantwich, and Market Drayton, Minehead, and Great Marlow Railway Companies with the Great Western Railway Company, and for other purposes, and Bill ordered; CXLIX. 41. Report from the Select Committee on Standing Orders on Motion for dispensing with Standing Order 129, That Standing Order ought to be dispensed with, 103. Report from the Select Committee on Standing Orders on Motion for dispensing with Standing Order 129, That Standing Order ought to be dispensed with, 103. Standing Orders 84, 214, and 215 suspended; Standing Orders 223 and 242 suspended; Standing Orders 223 and 242 suspended; Standing Orders 223 and 242 suspended; Standing Orders 223 and 242 suspended; Preamble not proved, 251.

Great Western Railway (Bristol Lines) :

389. [1897.] Petition, That the Bill should originate in the House of Lords; CXLIX. 33. Report, That the Standing Orders 84, 214, and 215 have been certified to have been complied with; Standing Orders 223 and 242 suspended; Preamble not proved, 251. To which the Lords agree, 157. Considered, 201. Reported, with Amendments, 274. Considered, as amended, 363. Queen's Consent signified; Bill read, and referred to the Examiners, 416. To which the Lords agree, 424. (Cited as Great Western Railway (Bristol Lines) Act, 1897.) R. A. 436.
II. Private Bills relative to Railways—continued.

Great Western Railway (Dublin, Wicklow, and Wexford Railway)—continued.
Railways of the Dublin, Wicklow, and Wexford Railway Company; and to authorize Agreements between those Companies, and the Waterford, Limerick, and Western, the Waterford, Dungarvon, and Lismore, and the Great Southern and Western Railway Companies, and for other purposes; and Bill ordered; CLIII. 20. Read, and referred to the Examiners, 85. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 112.

Great Western Railway (General Powers):—

392. [1898.] Petition for a Bill for conferring further Powers upon the Great Western Railway Company in respect of their own Undertaking, and upon that Company and the London and North Western Railway Company and the Midland Railway Company in respect of Undertakings in which they are jointly interested; for amalgamating the Great Valley, Holton and Looe, and Kingston Railway Companies with the Great Western Company, and for other purposes; and Bill ordered; CLIII. 30. Read, and referred to the Examiners, 80. Report, That Standing Order 62 had been complied with; Bill to be read a second time, 43. Considered, 77. Minutes of Evidence of the Committee on the Great Valley Railway Bill, 1896, referred to the Committee on the Bill, 408. Reported, with Amendments, as amended, 136. Queen's Consent and Prince of Wales' Consent signified; Bill passed (New Title), 144. Agreed to by the Lords, with Amendments, 407. Lords' Amendments agreed to, 573. (Cited as Great Western Railway (General Powers) Act, 1896.) R. A. 289.

Great Western Railway (North River Crossing, &c.):—

293. [1892.] Petition for a Bill to empower the Great Western Railway Company to make a New Railway between Briton Ferry and Caldeston-Neath, in the County of Glamorgan, and for other purposes, and Bill ordered; CXLVI. 26. Committed, 191. Instruction to the Committee on the Blundells and Swansea Bay Railway Bill and the Great Western Railway (North River Crossing, &c.) Bill, 251. Bill reported; Parties do not proceed, 291. See Instructions.

Great Western Railway (New Works):—

403. [1898.] Petition for a Bill to empower the Great Western Railway Company to make new Railways, a Harbour at Weymouth, and other Works, and for other purposes; and Bill ordered; CLIII. 30. Read, and referred to the Examiners, 28. Report, That Standing Order 62 had been complied with; Bill to be read a second time, 111. Committed, 155. Reported, 197. Considered, as amended, 214. Queen's Consent signified; Bill passed, 226. Agreed to by the Lords, with Amendments, 414. Lords' Amendments agreed to, 418. (Cited as Great Western Railway (New Works) Act, 1898.) R. A. 182.

Great Western Railway (South Wales and Bristol Direct Railway):—

265. [1896.] Report, That the Bill should originate in the House of Lords; CLI. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to empower the Great Western Railway Company to make new Railways in the Counties of Wills and Gloucester, and for other purposes; brought from the Lords, 229. Read, and referred to the Examiners, 240. Report, That the Standing Orders not previously inquired into, and which are applicable, have not been complied with, referred to the Select Committee on Standing Orders, 523. Considered, 296. Passed, with Amendments, 415. (Cited as Great Western Railway (South Wales and Bristol Direct Railway) Act, 1896.) R. A. 455.

Great Western Railway (Tramore Dock):—

296. [1892.] Petition and Bill to empower the Great Western Railway Company to take a Dock and other Works at Tramore, in the County of Waterford, for other purposes; Ordered; CXLVI. 26. Read, and referred to the Examiners, 44. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 189.

Great Western Railway (Truro and Newquay Railway):—

237. [1897.] Report, That the Bill should originate in the House of Lords; CLI. 33. Bill to empower the Great Western Railway Company to make New Railways in the County of Cornwall, and for other purposes; brought from the Lords; read, and referred to the Examiners, 211. Considered, 143. Reported, without Amendment, 199. Considered, 173. Passed, 186. (Cited as Great Western Railway (Truro and Newquay Railway) Act, 1897.) R. A. 291.

Geislevy, Yeadon, and Rawdon Railway:—

396. [1890-91.] Petition, for a Bill to authorise the Geislevy, Yeadon, and Rawdon Railway Company to extend their Railway to the North Eastern Railway, near Headingley, and for other purposes; and Bill ordered; CXLVI. 54. Read and referred to the Examiners, 26. Report, Standing Order 62 has been complied with, 103. Passed, 177. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 502. (Cited as Geislevy and Yeadon Railway Act, 1892.) R. A. 323.

Geislevy, Yeadon, and Headingley Railway (Abandonment):—


Halifax High Level and North and South Junction Railway:—

400. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 26. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to confer further powers on the Halifax High Level Railway Company in relation to their Undertaking, and for other purposes; brought from the Lords, 226. Report, Standing Orders not previously inquired into complied with, 227. Considered, 211. Reported, 297. Passed, with Amendments, 329. To which the Lords agreed, 414. (Cited as Halifax High Level Railway Act, 1892.) R. A. 386.

Hampstead, Saint Pancras, and Charing Cross Railway:—

401. [1892.] Petition and Bill for incorporating the Hampstead, Saint Pancras, and Charing Cross Railway Company, and for empowering them to construct Underground Railways from Hampstead to Charing Cross, with a Branch to Euston, Saint Pancras, and King's Cross Stations, and for other purposes; Ordered; CXLVI. 30. Bill committed, 272. (Cited as Hampstead, Saint Pancras, and Charing Cross Railway Act, 1892.) R. A. 277.

Harrow and Uxbridge Railway:—

409. [1898.] Petition, for a Bill to empower the Harrow and Uxbridge Railway Company to make certain Extensions to connect their authorised Railway with the Metropolitan Railway, and for other purposes, and Bill ordered; CLXII. 25. Read, and referred to the Examiners, 44. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 189.

Harrow,
Harrow, Uxbridge, and High Wycombe Railway:

406. [1897.] Petition for a Bill for incorporating the Harrow, Uxbridge, and High Wycombe Railway Company, and authorising them to construct Railways in the Counties of Middlesex and Bucks, and for other purposes, and Bill ordered; CL11. 42. Read, 51. Day appointed for Second Reading, 64. Confirmed, 76. Petition for additional Provision referred to the Examiners. 130. Report on the said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders. 173. Report, That the Standing Orders ought to be dispensed with. 205. Bill reported, with Amendments, 204. Passed (New Title), 294. Bill changed to Harrow and Uxbridge Railway Bill; agreed to by the Lords, with Amendments, 419. Lords' Amendments agreed to, 421. (Cited as Harrow and Uxbridge Railway Act, 1897.) R. A. 437.

Hastings Harbour Railway:

406. [1897.] Report, That the Bill should originate in the House of Lords; CL11. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill for making a Railway in and near the Town of Hastings, and a Pier at Westwell, and for other purposes; brought from the Lords, 206. Bill committed, 324. Reported, with Amendments, 333. Considered, as amended, 374. Queen's Consent signified; Bill passed, 366. Agreed to by the Lords, 435. (Cited as Hastings Harbour District Railway Act, 1897.) R. A. 456.

Hastings Harbour District Railway:

406. [1897.] Report, That the Bill should originate in the House of Lords; CL11. 12. Report, That the Standing Orders had been certified to have been complied with, 13. (No further proceeding.)

Hayes and Farnborough Railway:

406. [1895.] Report, That the Bill should originate in the House of Lords; CL11. 12. Report, That the Standing Orders had been certified to have been complied with, 13. (No further proceeding.)

Highland Railway:

406. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 36. Report, Standing Orders certified to have been complied with, 50. Bill to enable the Highland Railway Company to construct a Deviation Railway and a New Railway, and for other purposes; brought from the Lords, 168. Read, and referred to the Examiners, 311. Report, Standing Orders not previously inquired into complied with, 329. Committed, 330. Bill reported, without Amendment, 334. Standing Orders suspended, and Bill to be now taken into consideration; Bill considered; Standing Orders suspended, and Bill to be now read the third time; accordingly read the third time, and passed, 374. (Cited as Highland Railway Act, 1892.) R. A. 401.

460. [1893-94] Petition for a Bill to empower the Highland Railway Company to construct an Extension of their Railway from Strone Ferry to Kyle of Lochalsh; to erect a Pier at Kyle, and for other purposes; and Bill ordered; CXLVII. 38. Read, and referred to the Examiners, 52. Committed, 71. Report, 242. Considered, as amended, 271. Passed, 278. By the Lords, with Amendments, 394. Lords' Amendments agreed to, 395. (Cited as Highland Railway Act, 1894.) R. A. 383.

410. [1895.] Petition for a Bill to empower the Highland Railway Company to extend their Railway from Inverness to Spinal Hill and Fort William, and to construct a Pier at Loch Linnhe, and for other purposes; and Bill ordered; CL1. 24. Read, 31. Standing Order 62 complied with, 32. Committed, 52. Reported, 146. Bill passed (New Title), 167. By the Lords, with Amendments, 329. Lords' Amendments agreed to, 330. (Cited as Highland Railway Act, 1892.) R. A. 366.

411. [1895.] Petition for leave to bring in a Bill to revive the Powers and extend the Time Limited by the Highland Railway (New Lines) Act, 1903, for the Completion of Railway No. 2, authorised by that Act; and Bill ordered; CL1. 29. Read, and referred to the Examiners, 39. Report, That Standing Order 62 has been complied with; Bill to be read a second time. 52. Committed, 69. Petition for additional Provision referred to the Examiners, 250. Report on Petition for additional Provision, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders. 279. Report; in the case of the Petition for additional Provision, That the Standing Orders ought to be dispensed with, 296. Bill passed, 318. Agreed to by the Lords, with Amendments, 299. Lords' Amendments agreed to, 299. (Cited as Highland Railway Act, 1896.) R. A. 425.

Highland Railway (Additional Powers):

426. [1897.] Petition for a Bill to authorise the Highland Railway Company to construct Railways, being partly doubling or widening of their existing Railway; to acquire additional Lands; to revive the Powers, and extend the Time Limited by certain Acts; to authorise the Company to raise further Capital, and for other purposes; and Bill ordered; CL11. 42. Read, and referred to the Examiners, 44. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 58. Committed, 70. Reported, with Amendments, 715. Considered, as amended, 507. Passed, 578. Agreed to by the Lords, with Amendments, 607. Lords' Amendments agreed to, 599. (Cited as Highland Railway (Additional Powers) Act, 1897.) R. A. 436.

Highland Railway (Inverness and Fort Augustus Railway):

413. [1897.] Petition for a Bill to empower the Highland Railway Company to construct a Railway from Inverness to Fort Augustus, to extend further Powers upon the Company, and for other purposes; and Bill ordered; CL11. 42. Read, and referred to the Examiners, 31. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 58. Committed, 50. Reported, with Amendments, 515. Considered, as amended, 294. Passed, 258. Agreed to by the Lords, with Amendments, 228. Considered, as amended, 159. Passed, 109.

Holsworthy and Bude Railway (Abandonment):


Holsworthy and Bude Railway (Extension of Time):

415. [1892.] Petition and Bill to extend the Time for the Completion of the authorised Railway of the Holsworthy and Bude Railway Company, and for other purposes; Ordered; CXLVII. 38. Read, and referred to the Examiners, 44. Report, Standing Orders had been certified complied with, 50. Order referring Bill to Examiners discharged; Bill withdrawn, 86.

Hull and North Western J Dontion Railway (Abandonment):


Hull and North Western Junction Railway (Ex-
II. Private Bills relative to Railways—continued.

Hull and North Western Junction Railway (Extension of Time)—continued.

1. The authorised railways of the Hull and North Western Junction Railway Company brought from the Lords, read, and referred to the Examiners, 14. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to be read a second time, 151. Committed, 173. Reported, 375. Passed, with Amendments, 381. To which the Lords agree, 399. (Cited as Hull and North Western Junction Railway (Extension of Time) Act, 1892.) R. A. 401.

Hull and South Yorkshire Extension Railway:

419. [1897.] Petition for Bill for incorporating the Hull and South Yorkshire Extension Railway Company, and for other purposes, and Bill ordered; CXL. 42. Read, and referred to the Examiners, 34. Bill committed, 72. Reported, with Amendments, 203. Considered, as amended, 211. Passed, 223. Agreed to by the Lords, with Amendments, 401. Lords' Amendments agreed to, 417. (Cited as Hull and South Yorkshire Extension Railway Act, 1897.) R. A. 437.

Hull, Barnsley, and West Riding Junction Railway and Dock, and other Companies:

419. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLIX. 18. Report, Standing Orders certified to have been complied with, 72.

Hull, Barnsley, and West Riding Junction Railway and Dock:

420. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill for extending the Time limited for the concurrence of the House, Barnsley, and West Riding Junction Railway and Dock Company, of certain of their authorised Works, and for conferring further Powers upon the Company, and extending the Acts relating to them, to be brought from the Lords, 121. Considered, 129. Reported, 148. Bill passed, with an Amendment, 193. To which the Lords agree, 203. (Cited as Hull, Barnsley, and West Riding Junction Railway and Dock Act, 1894.) R. A. 219.

421. [1898.] Report, That the Bill should originate in the House of Lords; CLII. 17. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to confer further Powers upon the Hull, Barnsley, and West Riding Junction Railway and Dock Company, and to authorise the transfer of the undertakings of the Hull and South Yorkshire Extension Railway Company to the Company, and for other purposes, brought from the Lords, 175. Read, and referred to the Examiners, 174. Report, That the Standing Orders not previously inquired into have been complied with, 228. Bill to be read a second time, 238. Committed, 252. Reported, with Amendments, 292. Considered, as amended, 300. Passed, with Amendments, 391. To which the Lords agree, 399. (Cited as Hull, Barnsley, and West Riding Junction Railway and Dock Act, 1898.) R. A. 373.

422. [1900.] Report, That the Bill should originate in the House of Lords; CLIII. 15. Report, That the Standing Orders had been certified to have been complied with, 31. Bill to authorise the Hull, Barnsley, and West Riding Junction Railway and Dock Company to abandon certain of their authorised Works, and to confer further powers upon that Company, and for other purposes, brought from the Lords, 152. Committed, 160. Passed, with an Amendment, 223. To which the Lords agree, 252. (Cited as Hull, Barnsley, and West Riding Junction Railway and Dock (Various Powers) Act, 1899.) R. A. 274.

Hull, Barnsley, and West Riding Junction Railway and Dock Company:

423. [1890-91.] Standing Orders suspended, and leave to bring in a Bill to confirm and give effect to an Agreement for the working of certain parts of the South Yorkshire Junction Railway by the Hull, Barnsley, and West Riding Junction Railway and Dock Company; Standing Orders suspended, and that the Bill be now read the first time, and referred to the Examiners, 17, to inquire and report as to compliance with the Standing Orders; 62. Bill accordingly read the first time, and referred to the Examiners; CXLV. 335. Report, Standing Orders 253 suspended, and Bill to be now read a second time; Bill accordingly read a second time, and committed; Standing Orders 211, 235, and 237 suspended, and leave to the Committee of Selection to appoint the Committee on the Bill to sit and proceed Thursday, 309. Bill reported, 406. Standing Orders 84, 215, and 223 suspended, and Bill to be now taken into consideration, proved amended prints shall have been previously deposited; Bill considered; Standing Orders 222 and 245 suspended, and to be now read the third time; Bill accordingly read the third time, and passed, 428. Agreed to by the Lords, 480. (Cited as Hull and Barnsley and South Yorkshire Junction Railways Act, 1891.) R. A. 481.

Hunslet Railway:

421. [1898-99.1] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 62. Bill for making a Railway from the West Yorkshire Railway of the Great Northern Railway Company at Boston to Leeds and Hunslet, with a Bridge over the River Aire also between Leeds and Hunslet, and for other purposes; brought from the Lords, 211. Passed, with Amendments, 288. To which the Lords agree, 399. (Cited as Hunslet Railway Act, 1898.) R. A. 467.

Ilford, Barkingside, and Chigwell Row Railway:

425. [1896.] Petition for a Bill for making and maintaining Railways in the County of Essex, to be called the Ilford, Barkingside, and Chigwell Row Railway, and for other purposes; and Bill ordered; CLIX. 39. Read, 50. Considered, 52. Reported; Pramise not proved, 151.

Invergarry and Fort Augustus Railway:

426. [1898-99.1] Report, That the Bill should originate in the House of Lords; CLXX. 14. Report, That the Standing Orders certified to have been complied with, 16. Bill for making a Railway from the West Yorkshire Railway of the Invergarry and Fort Augustus Railway Company to extend their Railway from Fort Augustus to Inverness, and for other purposes; brought from the Lords, 189. Read, and referred to the Examiners, 212. Reports, That the Standing Orders not previously inquired into, and which are applicable, not complied with; referred to the Select Committee on Standing Orders, 230. Report, Standing Orders ought to be suspended, 244. Bill committed, 330. Reported, with Amendments, 399. Passed, with Amendments, 418. To which the Lords agree, 437. (Cited as Invergarry and Fort Augustus Railway Act, 1898.) R. A. 438.

Invergarry and Fort Augustus Railway (Inverness Extension):

427. [1898.] Petition for a Bill to empower the Invergarry and Fort Augustus Railway Company to extend their Railway from Fort Augustus to Inverness, and for other purposes; and Bill ordered; CXL. 42. Read, and referred to the Committee on the Bill, 66. Minutes of Evidence of former Committee referred to the Committee on the Bill, 107. Bill reported, with Amendments, 121. Considered, amended; Title changed to Invergarry and Fort Augustus Railway Bill, 195.

428. [1898.] Passed with New Title; CXL. 226. Agreed to by the Lords, with Amendments, 397. Lords' Amendments agreed to, 405. (Cited as Invergarry and Fort Augustus Railway Act, 1899.) R. A. 432.

Isle of Wight Railway (Brading Harbour and Railway):

429. [1898.] Report, That the Bill should originate in the House of Lords; CLXX. 17. Report, Standing Orders certified to have been complied with, 21. Bill for extending the Act of Wight Railway Company the Undertaking of the Steam Navigation

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II. Private Bills relative to Railways—continued.

Isle of Wight Railway (Brading Harbour and Railway)—continued.

Kingstown and Kingsbridge Junction Railway (Extension of Time)—continued.

Purchase of Lands, and to further extend the Time limited for the Completion of certain of the Railways authorised by the Kingstown and Kingsbridge Junction Railway Acts, 1887, and for other purposes; brought from the Lords; read, and referred to the Examiners, 259. Standing Orders not previously inquired into complied with, 250. Committee, 232. Reported, with Amendments, 311. Considered, as amended, 314. Queen's consent signified; Bill passed, with Amendments, 283. To which the Lords agree, 282. (Cited as Kingstown and Kingsbridge Junction Railway (Extension of Time) Act, 1895.) R. A. 325.

Kington and Eardisley Railway:

437. [1896.] Report, That the Bill should originate in the House of Lords; CLIV. 14. Report, That the Standing Orders had been certified to have been complied with, 13. (Not further proceeded with.)

Kirkwall and District Railway:

428. [1893-94.] Petition for a Bill to authorise the Kirkwall and District Railway Company to extend their Railways to extend the Time limited for the Completion of their authorised Railway, Docks and Works, and for other purposes; referred to the Select Committee on Standing Orders; CXLVI. 58. Report, That the Standing Orders had not been certified with, referred to the said Committee, 59. Report, Standing Orders ought to be dispensed with, 59. Bill read; Bill ordered, 67. Read, and referred to the Examiners, 19. Report, Standing Order 62 complied with, 167. Instruction to the Committee on the Bill, 195. (See Instruction.) Passed, 202. By the Lords, with Amendments, 482. Lords' Amendments agreed to, 502. (Cited as Kirkwall and District Railway Act, 1891.) R. A. 325.

Knott End Railway:

430. [1899.] Petition for a Bill for making a Light Railway between Knott End and Pilling, in the County Palatine of Lancaster, and for other purposes, and Bill ordered; CLIV. 60. Read, 23. Committee, 58. Reported, 241. Agreed to by the Lords, with Amendments, 308. Lords' Amendments agreed to, 309. (Cited as Knott End Railway Act, 1898.) R. A. 325.

431. [1900.] Report, That the Bill should originate in the House of Lords; CXLVII. 40. Report, Standing Orders complied with, 25. Bill to revive the Powers for the Compulsory purchase of Lands, and to extend the Time limited for the Completion of certain of the Railways, and for the Abandonment of the one of the Railways authorised by "The Kingstown and Kingsbridge Junction Railway Act, 1887," and for other purposes; brought from the Lords, 419. Report, Standing Orders not previously inquired into complied with, 223. Standing Orders suspended, and Bill to be now read a second time; accordingly read a second time, and committed, 319. Bill reported, 363. Passed, with an Amendment, 399. To which the Lords agree, 362. (Cited as Knott End and Kingsbridge Junction Railway (Abandonment) Act, 1887.) R. A. 102.

Kingstown and Kingsbridge Junction Railway (Abandonment):

432. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 30. Report, Standing Orders complied with, 25. Bill to revive the Powers for the Compulsory purchase of Lands, and to extend the Time limited for the Completion of certain of the Railways, and for the Abandonment of one of the Railways authorised by "The Kingstown and Kingsbridge Junction Railway Act, 1887," and for other purposes; brought from the Lords, 321. Report, Standing Orders not previously inquired into complied with, 223. Standing Orders suspended, and Bill to be now read a second time; accordingly read a second time, and committed, 319. Bill reported, 363. Passed, with an Amendment, 399. To which the Lords agree, 362. (Cited as Kingstown and Kingsbridge Junction Railway Act, 1892.) R. A. 102.

Kingstown and Kingsbridge Junction Railway:

433. [1893.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 13. (Not further proceeded with.)

434. [1897.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, Standing Orders complied with, 25. Bill to revive the Powers for the Compulsory purchase of Lands, and to extend the Time limited for the Completion of certain of the Railways, and for the Abandonment of one of the Railways authorised by "The Kingstown and Kingsbridge Junction Railway Act, 1887," and for other purposes; brought from the Lords, 321. Report, Standing Orders not previously inquired into complied with, 223. Standing Orders suspended, and Bill to be now read a second time; accordingly read a second time, and committed, 319. Bill reported, 363. Passed, with an Amendment, 399. To which the Lords agree, 362. (Cited as Kingstown and Kingsbridge Junction Railway Act, 1892.) R. A. 102.

435. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 13. Bill for the Abandonment of the Kingstown and Kingsbridge Junction Railway; brought from the Lords; read, and referred to the Examiners, 253. Report, That the Standing Orders not previously inquired into have been complied with, 263. Committee, 307. Reported, without Amendment, 317. Considered, 339. Order for Third Reading discharged; Bill withdrawn, 432.


Lambourn Valley Railway:

442. [1897.] Petition, and Bill to revive and extend the Time for completing and opening the Lambourn Valley Railway, and for other purposes; Ordered; CXLVII. 26. Read, and referred to the Examiners, 41. Committee, 75. Instructions, 114. (See Instructions.) Bill reported, 241. Passed, 296. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 388. (Cited as Lambourn Valley Railway Act, 1895.) R. A. 149.

443. [1894.] Petition for a Bill to extend the time for completing and opening the Lambourn Valley Railway, and for other purposes, and Bill ordered; CXLVII. 30. Read, and referred to the Examiners, 20. Committee, 74. Reported, 144. Considered, as amended, 144. Passed, 198. By the Lords, with amendments, 213. Lords' Amendments agreed to, 270. (Cited as Lambourn Valley Railway Act, 1894.) R. A. 203.

Lanarkshire and Ayrshire Railway:

441. [1890-91.] Petition for a Bill to empower the Lanarkshire and Ayrshire Railway Company, and Bill ordered; CXLVI. 55. Read, and referred to the Examiners, 62. Order, referring Bill to the Examiners, discharged; Bill withdrawn, 195. (Cited as Lanarkshire and Ayrshire Railway Act, 1892.) R. A. 188.
II. Private Bills relative to Railways—continued.

Lanarkshire and Ayrshire Railway—continued.

443. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 20. Report, That the Standing Orders had been certified to have been complied with, 55. Bill to empower the Lanarkshire and Ayrshire Railway Company to raise further Money; to enable the Caledonian Railway Company to make additional Advances to the Company by way of Loan, or by Subscription for Shares, or otherwise, and for other purposes; brought from the Lords, 134. Read, and referred to the Examiners, 135. Committee, 422. Report, 241. Passed, with an Amendment, 266. To which the Lords agreed, 282. (Cited as Lanarkshire and Ayrshire Railway Act, 1892.) R. A. 466.

446. [1897.] Petition for a Bill to empower the Lanarkshire and Ayrshire Railway Company to construct new Railways, and for other purposes, and Bill ordered; CXL. 62. Read, and referred to the Examiners, 51. Committee, 69. Reported, with Amendments, 135. Considered, as amended; Clause added, 186. Bill passed, 195. Agreed to by the Lords, with Amendments, 231. Lords' Amendments agreed to, 235. (Cited as Lanarkshire and Ayrshire Railway Act, 1897.) R. A. 500.

Lanarkshire and Dumbartonshire Railway:

447. [1890-91.] Petition for a Bill to authorize the Construction of a Railway from the Caledonian Railway near Glasgow to Dunbarton and Loch Lomond, with Subsidary Lines, and a Road Plan, and other Works in connection herewith, and for other purposes; and Bill ordered; CXLV. 114. Read, and referred to the Examiners, 63. Report, Standing Order 62 complied with, 114. Passed, 383. By the Lords, with Amendments, 47. Lords' Amendments agreed to, 262. (Cited as Lanarkshire and Dumbartonshire Railway Act, 1891.) R. A. 253.

448. [1897.] Report, That the Bill should originate in the House of Lords; CXLVII. 17. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to authorize the Lanarkshire and Dumbartonshire Railway Company to subscribe for additional Shares or Stock, and for other purposes; brought from the Lords, 106. Report, That the Standing Orders not previously required into have been complied with; Bill to be read a second time, 111. Comitted, 129. Reported, with an Amendment, 189. Passed, with an Amendment, 201. To which the Lords agreed, 208. (Cited as Lanarkshire and Dumbartonshire Railway (Capitol) Act, 1896.) R. A. 265.

449. [1895.] Report, That the Bill should originate in the House of Lords; CXL. 12. Standing Orders complied with, 13. Bill to confer further powers on the Lanarkshire and Dumbartonshire Railway Company, to undertake new Undertakings, brought from the Lords; read, and referred to the Examiners, 241. Standing Orders not previously inquired into complied with; Bill ordered; CXL. Reported, 204. Standing Orders, 84, 214, 215, and 293 suspended; Bill considered; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 206. To which the Lords agreed, 319. (Cited as Lanarkshire and Dumbartonshire Railway Act, 1895.) R. A. 275.

Lanarkshire and Dumbartonshire Railway (Dumbarton and Balloch Joint Line):

450. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 20. Report, That the Standing Orders had been certified to have been complied with, 55. See Dumbarton and Balloch Joint Line, &c., Bill.

Lancashire and Yorkshire Railway:

451. [1890-91.] Petition for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, to enable the Caledonian Railway to take powers for conferring further Powers on the Lancashire and Yorkshire Railway Company, to take powers for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes; and Bill ordered; CXLVII. 53. Read, and referred to the Examiners, 63. Report, Standing Order 62 complied with, 130. Passed, 291. By the Lords, with Amendments, 293. Lords' Amendments agreed to, 402. (Cited as Lancashire and Yorkshire Railway Act, 1891.) R. A. 365.

452. [1890-91.] Petition for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, to enable the Caledonian Railway to take powers for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes; and Bill ordered; CXLVII. 53. Read, and referred to the Examiners, 63. Report, Standing Order 62 complied with; Bill to be read a second time, 61. Comitted, 131. Bill reported, with Amendments, 353. Considered, as amended, 375. Passed, 377. Lords' Amendments agreed to, 394. (Cited as Lancashire and Yorkshire Railway Act, 1892.) R. A. 453.

453. [1891.] Motion for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, to enable the Caledonian Railway to take powers for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes; and Bill ordered; CXLIX. 14. Read, and referred to the Examiners, 20. Reported, 203. Passed, 216. By the Lords, with Amendments, 416. Lords' Amendments agreed to, 435. (Cited as Lancashire and Yorkshire Railway Act, 1891.) R. A. 375.


455. [1897.] Motion for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes, and Bill ordered; CL. 62. Passel, 291. Considered, as amended, 302. Read, and referred to the Examiners, 31. Comitted, 88. Motion, That any Petition of the Amalgamated Society of Railway Servants praying to be heard against Clauses 23 and 26 of the Bill, be referred to the Committee, &c., and that the Petitioners may be heard by themselves, their Counsel and Agents, on their own Petition against the Bill; and Questions on that Motion, 101. Bill reported, with Amendments, 126. Passed, 169. Agreed to by the Lords, with Amendments, 331. Lords' Amendments agreed to, 341. (Cited as Lancashire and Yorkshire Railway Act, 1897.) R. A. 399.

457. [1898.] Motion for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes; and Bill ordered; CL. 35. Read, and referred to the Examiners, 20. Reported, 203. Passed, 216. By the Lords, with Amendments, 416. Lords' Amendments agreed to, 435. (Cited as Lancashire and Yorkshire Railway Act, 1898.) R. A. 453.


459. [1897.] Motion for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes; and Bill ordered; CL. 62. Passel, 291. Considered, as amended, 302. Read, and referred to the Examiners, 31. Comitted, 88. Motion, That any Petition of the Amalgamated Society of Railway Servants praying to be heard against Clauses 23 and 26 of the Bill, be referred to the Committee, &c., and that the Petitioners may be heard by themselves, their Counsel and Agents, on their own Petition against the Bill; and Questions on that Motion, 101. Bill reported, with Amendments, 126. Passed, 169. Agreed to by the Lords, with Amendments, 331. Lords' Amendments agreed to, 341. (Cited as Lancashire and Yorkshire Railway Act, 1897.) R. A. 399.

460. [1898.] Motion for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes; and Bill ordered; CL. 35. Read, and referred to the Examiners, 20. Reported, 203. Passed, 216. By the Lords, with Amendments, 416. Lords' Amendments agreed to, 435. (Cited as Lancashire and Yorkshire Railway Act, 1898.) R. A. 453.

461. [1897.] Motion for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company, and for other purposes; and Bill ordered; CL. 62. Passel, 291. Considered, as amended, 302. Read, and referred to the Examiners, 31. Comitted, 88. Motion, That any Petition of the Amalgamated Society of Railway Servants praying to be heard against Clauses 23 and 26 of the Bill, be referred to the Committee, &c., and that the Petitioners may be heard by themselves, their Counsel and Agents, on their own Petition against the Bill; and Questions on that Motion, 101. Bill reported, with Amendments, 126. Passed, 169. Agreed to by the Lords, with Amendments, 331. Lords' Amendments agreed to, 341. (Cited as Lancashire and Yorkshire Railway Act, 1897.) R. A. 399.
Lancashire and Yorkshire Railway—continued.

amended, 182. Passed, 190. Agreed to by the Lords, with Amendments, 209. Lords' Amendments agreed to, 209. (Cited as Lancashire and Yorkshire Railway Act, 1890.) R. A. 209.

Lancashire and Yorkshire Railway (New Railways) : 459. [1890.] Petition for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company to respect of Undertakings in which they are jointly interested, and for other purposes; and Bill ordered; CLXV. 29. Read, and referred to the Examiners, 39. Committed, 69. Passed, 120. Agreed to by the Lords, with Amendments, 202. Lords' Amendments agreed to, 209. (Cited as Lancashire and Yorkshire Railway (New Railways) Act, 1890.) R. A. 338.

Lancashire and Yorkshire and London and North Western Railways (Steam Vessels) : 460. [1892.] Petition, and Bill to extend and enlarge the Powers of the Lancashire and Yorkshire Railway Company and the London and North Western Railway Company to Steam Vessels, and for other purposes; Ordered; CLI. 26. Read, and referred to the Examiners, 44. Report, Standing Order 62 has been complied with, 149. Committed, 160. Reported, 212. Passed, 298. By the Lords, with Amendments, 404. Lords' Amendments agreed to, 404. (Cited as Lancashire and Yorkshire and London and North Western Railway Companies (Steam Vessels) Act, 1892.) R. A. 406.

461. [1892-93.] Bill for a Bill to extend and enlarge the Powers of the Lancashire and Yorkshire Railway Company and the London and North Western Railway Company to Steam Vessels, and for other purposes, and Bill ordered; CXLVIII. 37. Read, and referred to the Examiners, 30. Order referring Bill to the Examiners discharged, and Bill withdrawn, 66.

Lancashire and Yorkshire Railway (Steam Vessels) : 462. [1892.] Petition, and Bill to authorise the Lancashire and Yorkshire Railway Company to ply Steam Vessels to ply between the Ports of Liverpool, Fleetwood, and Dublin, and for other purposes; Ordered; CXLVII. 26. Read, and referred to the Examiners, 14. Committed, 173. Reported, 238. Passed (new Title), 285. By the Lords, with Amendments, 459. Lords' Amendments agreed to, 435. (Cited as Lancashire and Yorkshire and London and North Western Railway Companies (Steam Vessels) Act, 1892.) R. A. 401.

Lancashire and Yorkshire Railway and the London and North Western Railway Companies : 463. [1896.] Petition for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company and the London and North Western Railway Company with regard to their respective Undertakings, and with regard to the North Union, Preston, and Longridge and Preston and Wyre Undertakings of those Companies, and for other purposes, and Bill ordered; CL. 30. Read, and referred to the Examiners, 20. Reported, 183. Considered, as amended; three Clauses added, 198. Queen's Consent signified; Bill passed, 206. Agreed to by the Lords, with Amendments, 323. Lords' Amendments agreed to, 234. (Cited as Lancashire and Yorkshire and London and North Western Railway Companies Act, 1896.) R. A. 575.

Lancashire and Yorkshire Railway (Various Powers) : 464. [1892.] Petition, and Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company with relation to their own Undertakings, and upon that Company and the London and North Western Railway Company in respect of Undertakings in which they are jointly interested, and for other purposes; Ordered; CXLVII. 26. Read, and referred to the Examiners, 14. Committed, 174. Reported, 237. Passed, 253. By the Lords, with Amendments, 282.

Lancashire and Yorkshire (Various Powers)—continued.

Lords' Amendments agreed to, 393. (Cited as Lancashire and Yorkshire (Various Powers) Act, 1892.) R. A. 491.

465. [1899.] Bill for a Bill for conferring further Powers on the Lancashire and Yorkshire Railway Company with relation to their own Undertakings, and upon that Company and the London and North Western Railway Company with relation to the Preston and Wyre Railway, and for other purposes; and Bill ordered; CLVII. 28. Read, and referred to the Examiners, 38. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 29. Committed, 69. Passed, 120. Agreed to by the Lords, with Amendments, 392. Lords' Amendments agreed to, 393. (Cited as Lancashire and Yorkshire (Various Powers) Act, 1899.) R. A. 338.

Lancashire, Derbyshire, and East Coast Railway : 466. [1890-91.] Petition for a Bill for making and maintaining Railways in the Counties of Chester, Lancaster, Derby, Nottingham, and Lincoln, to be called the Lancashire, Derbyshire, and East Coast Railway, and for other purposes; and Bill ordered; CXLVI. 70. Bill passed, 311. By the Lords, with Amendments, 471. Lords' Amendments agreed to, 475. (Cited as Lancashire, Derbyshire, and East Coast Railway Act, 1891.) R. A. 533.

467. [1892.] Report, That the Bill should originate in the House of Lords; CXLIX. 30. Bill to authorise the Lancashire, Derbyshire, and East Coast Railway Company to construct Branch Railways and other Works; to acquire the Undertakings of the North Sea Fisheries (East Kilbride) Harbour and Dock Company, and for other purposes; brought from the Lords, 282. Committed, 321. Reported, 304. Passed, with Amendments, 271. To which the Lords agreed, 369. (Cited as Lancashire, Derbyshire, and East Coast Railway Act, 1892.) R. A. 601.

468. [1895-96.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Bill to authorise the Lancashire, Derbyshire, and East Coast Railway Company to divert portions of their authorised Railways, and make other Works in the County of Derby, and for other purposes; brought from the Lords, 319. Committed, 348. Reported, 399. Considered, as amended; 412. Passed, with Amendments, 418. To which the Lords agree, 435. (Cited as Lancashire, Derbyshire, and East Coast Railway Act, 1898.) R. A. 498.

469. [1894.] Petition for a Bill to confer further Powers on the Lancashire, Derbyshire, and East Coast Railway Company in relation to their authorised Railways and Works, to extend the time for purchasing land and completing some of those Railways, and to abate from portions thereto, and for other purposes; and Bill ordered; CXLIX. 14. Read, and referred to the Examiners, 20. Committed, 44. Report on Petition for dispensing with Standing Order 129. That the Standing Order ought to be dispensed with, 32. Bill reported, 161. Passed (New Title), 190. Agreed to by the Lords, 221. (Cited as Lancashire, Derbyshire, and East Coast Railway Act, 1894.) R. A. 332.

470. [1896.] Petition for a Bill to confer further Powers on the Lancashire, Derbyshire, and East Coast Rail-way Company for the construction of Works and acquisition of Lands for the abandonment of some of their authorised Railways, and for other purposes, and Bill ordered; CL. 91. Read, 31. Standing Order 62 has complied with, 68. Committed, 81. Petition for additional Provision referred to the Examiners, 143. Standing Orders not complied with, 167. Report, That the Standing Orders ought to be dispensed with, 186. Bill reported, 246. Passed, 270. Agreed to by the Lords, with Amendments, 320. Lords' Amendments agreed to, 231. (Cited as Lancashire, Derbyshire, and East Coast Railway Act, 1895.) R. A. 355.

471. [1896.] Petition for leave to bring in a Bill to authorise the Lancashire, Derbyshire, and East Coast Railway Company to construct certain Branch Railways, and acquire certain Lands in connection with their Undertakings in the Counties of Lancaster and Lincoln, and to separate Undertakings, and for other purposes; and Bill ordered; C. L. 30. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with, the Bill to be read a second time, 91. Committed, 190. Petition for additional Provision referred to the Examiners, 140. Report on
Lancashire, Derbyshire, and East Coast Railway continuation.

on Petition for additional Provision, That the Standing Orders have not been complied with; referred to the Select Committee, 190. Report on Petition for additional Provision, That the Standing Orders ought not to be dispensed with, 179. Pased, 250. Lords' Amendments agreed to, 308. (Cited as Lancashire, Derbyshire, and East Coast Railway Act, 1893.)

and Acton Railway Act, Extension of Time) continuation.

and Bill ordered; CL. 21. Read, 31. Standing Order 62 complied with, 257. Considered, 261. Reported, 289. Bill passed, 290. By the Lords, with Amendments; Lords' Amendments agreed to, 326. (Cited as Latimer Road and Acton Railway Act, 1903.)

[1898.] Petition for a Bill to revive the Powers for the Compulsory Purchase of Lands for and to extend the Time for the completion of the Latimer Road and Acton Railway, and for other purposes, and Bill ordered; CLIII. 31. Read, and referred to the Examiners, 29. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 73. Considered, 84. Order for committe discharged; Bill withdrawn, 294.

Latimer Road and Acton Railway:

[1880.] Petition for a Bill for the Abandonment of the Latimer Road and Acton Railway; Bill ordered; CLV. 29. Read, and referred to the Examiners, 39. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 76. Considered, 91. With Amendments, 183. Considered, as amended, 201. Passed, 212. Agreed to by the Lords, with an Amendment, 297. Lords' Amendments agreed to, 352. (Cited as Latimer Road and Acton Railway Act, 1900.)

Leicester, Groby, and Dradgale Park Railway:

[1880.] Petition for a Bill for incorporating the Leicester, Groby, and Dradgale Park Railway Company; to construct and maintain Railways and works, and to transfer to the Company certain portions of the Undertaking of the said Company, and for other purposes; and Bill ordered; CLV. 28. Read, 38. Considered, 48. Witness ordered to attend the Committee on the Bill, 97. Bill reported; Preamble not proved, 99.

Leigh and South Central Lancashire Railway:

[1898.] Report, That the Standing Orders have not been complied with in case of Petition for the Bill referred to the Select Committee on Standing Orders; CL. 13. Petition for a Bill for making a Railway in Lancashire, to be called the Leigh and South Central Lancashire Railway, and for other purposes, and Bill referred to the Select Committee on Standing Orders, 27. Report, That the Standing Orders ought to be dispensed with, 46. Report read; Bill ordered, 49. Read, 51. Considered, 64. Reported; Preamble not proved, 218.

Lincoln and East Coast Railway and Dock:

[1897.] Report, That the Bill should originate in the House of Lords; CLIII. 35. Bill for incorporating the Lincoln and East Coast Railway and Dock Company; to transfer to the Company some of the Powers of the Lancashire, Derbyshire, and East Coast Railway Company; to construct and maintain Railways and works, and to transfer to the Company certain portions of the Undertakings of the said Company, including the North Sea Fisheries (East Lincolshire) Harbour and Dock, together with the Powers of the Lancashire, Derbyshire, and East Coast Company in relation thereto; to confer additional Powers upon the Company with reference to the portions of the Undertaking transferred to them, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 267. Report, That the Standing Orders not previously inquired into have been complied with, 194. Committed, 195. Reported, with Amendments, 239. Considered, as amended, 247. Passed, with Amendments, 258. To which the Lords agree, 433. (Cited as Lincoln and East Coast Railway and Dock Act, 1897.)
II. Private Bills relative to Railways—continued.

Liverpool New Cattle Market and Railways—continued.

Order 243 suspended ; Queen's Consent signified ; Bill passed, 301. Agreed to by the Lords, with Amendments, 338. Lords' Amendments agreed to, 413. (Cited as Liverpool and East Coast Railway and Dock Act, 1890.) R. A. 432.

498. [1890.] Petition for a Bill to authorise the Liverpool and East Coast Railway and Dock Company to alter the Line and Levels of portions of their authorised Railways, and to construct certain new and substituted Railways in connection with their Undertaking, and for other purposes, and Bill ordered ; CLIV. 28. Read, and referred to the Examiners, 38. Report, That the Standing Order 62 has been complied with ; Bill to be read a second time, 46. Committed, 62. Reported, with Amendments, 107. Considered, as amended, 213. Standing Order 243 suspended ; Bill passed, 215. Agreed to by the Lords, with Amendments, 320. Lords' Amendments agreed to, 310. (Cited as Liverpool and East Coast Railway and Dock Act, 1890.) R. A. 390.

Liverpool New Cattle Market and Railways—continued.

Lincoln, Horncastle, Spilsby, and Skegness Railway (Abandonment) :


Lincoln, Horncastle, Spilsby, and Skegness Railway (Extension of Time) :

497. [1890-91.] Petition for a Bill to re-extend the Powers, and for the Purposes for the compulsory Purchase of Lands for, and for the Completion of the Lincoln, Horncastle, Spilsby, and Skegness Railway, and Bill ordered ; CLXVI. 55. Read, and referred to the Examiners, 62. Order for Bill to Bill to the Examiners, discharged ; Bill withdrawn, 375.

Lincoln and Caradon Railway (Abandonment) :

498. [1892.] Report, That the Bill should originate in the House of Lords ; CLXVII. 30. Report, Standing Orders complied with, 50.

Lincoln and Caradon Railway (Extension of Time) :


Lincoln and Llanelly Railway Extension :

500. [1895.] Report, That the Bill should originate in the House of Lords ; Cl. 12. Standing Orders complied with, 13. Bill for authorizing the Lincoln and Llanelly Union Canal Company to extend their Railway, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 192. Standing Orders not previously inquired into complied with, 230. Committed, 260. Reported, 292. Considered, as amended, 300. Motion, That Standing Order 243 be suspended, and that the Bill be now read the third time ; Prince of Wales' Consent signified ; Bill passed, with Amendments, 300. To which the Lords agree, 311. (Cited as Lincoln and Llanelly Railway Extension Act, 1895.) R. A. 333.

Liverpool New Cattle Market and Railways :


492. [1896.] Petition for Bill presented the 11th day of February, 1895, and the Order of Lords for bringing in the said Bill, made upon the same day, read ; Bill read the first time, and suspended ; and (the Bill having been reported and considered in Session I. 1895) ordered to be read the third time ; CL. 34. Motion, That the Bill be read the third time ; Amendment proposed, "Six Months," Bill papered, 64. Agreed to by the Lords, with Amendments, 188. Lords' Amendments agreed to, 201. (Cited as Liverpool Cattle Market Act, 1896.) R. A. 237.

Liverpool Overhead Railway :

493. [1892.] Report, That the Bill should originate in the House of Lords ; CLXVII. 30. Bill to extend the time for the Construction of certain authorised Railways, and to authorize the Liverpool Overhead Railway Company to make certain Extension Railways, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 222. Committed, 271. Reported, 313. Passed, with Amendments, 338. To which the Lords agree, 284. (Cited as Liverpool Overhead Railway Act, 1892.) R. A. 386.

494. [1892.] Report, That the Bill should originate in the House of Lords, CL. 20. Bill to empower the Liverpool Overhead Railway Company to take on Lewis certain authorised Tramways in the Districts of Waterloo-with-Southport and Great Crosby, to authorize the construction of additional Tramways, and for other purposes ; brought from the Lords, 159. Committed, 222. Reported, with Amendments, 266. Considered, as amended, 301. Passed, with Amendments, 320. To which the Lords agree, 246. (Cited as Liverpool Overhead Railway Act, 1892.) R. A. 290.

495. [1900.] Report, That the Bill should originate in the House of Lords, CL. 20. Bill brought from the Lords to authorize the Liverpool Overhead Railway Company to make certain new Railways, and for other purposes ; read, and referred to the Examiners, 250. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 293. Committed, 294. Reported, with Amendments, 293. Considered, as amended, 327. Passed, with Amendments, 347. To which the Lords agree, 379. (Cited as Liverpool Overhead Railway Act, 1900.) R. A. 294.

Liverpool, Saint Helen's and South Lancashire Railway :

496. [1890-91.] Petition for a Bill to extend the time for the compulsory Purchase of Lands for certain Railways, authorised by the Saint Helen's and Wigan Junction Railway Act, 1894, and the Saint Helen's and Wigan Junction Railway (Abandonment) Act, 1894, to provide for the Issue of Preference or Guaranteed Shares or Stock, and for other purposes, and Bill ordered ; CLXVI. 55. Read, and referred to the Examiners, 62. Report, Standing Order 62 has been complied with, 144. Passed, 263. By the Lords, with Amendments, 385. Lords' Amendments agreed to, 413. (Cited as Liverpool, Saint Helen's, and South Lancashire Railway Act, 1894.) R. A. 460.

497. [1897.] Report for a Bill to confer further Powers upon the Liverpool, Saint Helen's and South Lancashire Railway Company, and for other purposes, and Bill ordered CL. 43. Read, and referred to the Examiners, 51. Committed, 94. Reported, with Amendments, 173. Considered, as amended, 216. Passed, 239. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 320. (Cited as Liverpool, Saint Helen's, and South Lancashire Railway Act, 1897.) R. A. 369.

Llanelly and Pantardulais Railway :

498. [1898.] Petition for a Bill for making a Railway from Llanelly to Pantardulais, and for other purposes, and Bill ordered; CLXI. 39. Read, 39. Committed, 56. Passed, 168. Considered, as amended, 183. Queen's Consent signified Bill passed, 196. Llanelly
London and North Western Railway—continued.

505. [1891.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies, and also for conferring Powers upon the Great Western Railway Company, the Shropshire Union Railways and Canal Company, and the Donibristle, Newry, and Greencastle Railway Company in relation to each other and certain agreements and for other purposes; and Bill ordered; CXLIX. 14. Agreed to. Reported, 200. Considered, as amended, 218. Passed, 223. By the Lords, with Amendments, 209. Lords' Amendments agreed to, 273. (Cited as London and North Western Railway Act, 1891.) R. A. 309.

506. [1895.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies; and also for conferring Powers upon the Great Western Railway Company and the Midland Railway Company in relation to each other Undertakings, and for other purposes; and Bill ordered; C. L. 25. Read, and referred to the Examiners, 31. Standing Order 62 complied with, 91. Committed, 301. Reported, 118. Considered, as amended, 129. Bill passed, 191. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 314. (Cited as London and North Western Railway Act, 1895.) R. A. 322.

507. [1897.] Petition for leave to bring in a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies; and also for conferring Powers upon the Great Western Railway Company and the Shropshire Union Railways and Canal Company, and for other purposes; and Bill ordered; C. L. 30. Read, and referred to the Examiners, 49. Day appointed for Second Reading, 134. Motion, That the Bill be read a second time, amended, 229. Amendment proposed, "Six months," and Question put, pursuant to Standing Order (Closure of Debate); and Amendment not made, on Division; Main Question put, pursuant to Standing Order (Closure of Debate), and agreed to on Division; Bill committed; objection taken to the Vote of a Member; Motion, That the Vote be Struck out; Member heard in his place, and withdrawn; Motion withdrawn, 143. Motion for an Instruction, and Question negatived, on Division, 170. Instruction, 184. Report, pursuant to Instruction; Bill reported, 211. Bill considered, as amended, 229. Passed, 237. Agreed to by the Lords, with Amendments, 341. Lords' Amendments agreed to, 352. (Cited as London and North Western Railway Act, 1897.) R. A. 373.

508. [1897.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies, and for other purposes; and Bill ordered; C. L. 43. Read, and referred to the Examiners, 81. Committed, 99. Reported, with Amendments, 109. Considered, as amended, 180. Passed, 185. Agreed to by the Lords, with Amendments, 215. Lords' Amendments agreed to, 252. (Cited as London and North Western Railway Act, 1897.) R. A. 281.

509. [1898.] Report, that the Bill should originate in the House of Lords; C. L. 17. Report, that the Standing Order had been complied with, 25. Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies, and for other purposes; brought from the Lords, 223. Read, and referred to the Examiners, 224. Report, that the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 215. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with; Report read; Bill to be read a second time, 257. Day appointed for Second Reading, 270. Bill committed, 275. Reported, with Amendments, 328. Considered, as amended, 390. Queen's consent signified; Bill passed, with Amendments, 399. To which the Lords agreed, 416. (Cited as London and North Western Railway Act, 1898.) R. A. 432.

510. [2002.] Petition for a Bill for empowering the London and North Western Railway Company to construct Add. additional.
II. Private Bills relative to Railways—continued.

London and North Western Railway—continued.

additional Dock Works at Garston, and for conferring further Powers upon that Company in relation to their own Undertaking, and upon the Great Western Railway Company and the Great Central Railway Company in relation to their Joint Undertaking, and for other purposes; and Bill ordered; CLIV. 29. Read, and referred to the Examiners, 29. Report, That Standing Order 62 had been complied with; Bill to be read a second time, 80. Committed, 91. Minutes of Evidence of the Committee on the Manchester Ship Canal Bill, referred to the Committee on the Bill, 173. Bill referred, with Amendments, 191. Considered, as amended, 219. Queen's Consent signified; Bill passed, 221. Agreed to by the Lords, with Amendments, 231. Lords' Amendments agreed to 355. (Cited as London and North Western Railway Act, 1900.) R. A. 393.

London and North Western Railway (Additional Powers): 511. [1890-91.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies, and also for conferring Powers upon the Great Western Railway Company, the Great Central Railway Company, the Harrow and Stainesmore Railway Company, the North Staffordshire Railway Company, and other Railway Companies, in relation to such other Undertakings; and for conferring Powers upon the London and North Western Railway Company and the Great Western Railway Company with respect to the Acquisition by those Companies of the Undertaking of the Central Wales and Carnarvon Junction Railway Company, and for other purposes; and Bill ordered; CLIV. 55. Report, Standing Order 62 complied with, 172. Instruction to the Committee to consolidate the said two Bills into one Bill, 218. (See Instructions.) Bill reported (consolidated with London and North Western Railway (Rallways and Widesne) Bill into London and North Western Railway Bill, 291. See London and North Western Railway Bill. 512. [1890.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies, and also for conferring Powers upon the Lancashire and Yorkshire Railway Company, the Great Western Railway Company, the Shropshire Union Railway and Canal Company, and the North Staffordshire Railway Company in relation to such other Undertakings; and for vesting in the London and North Western Railway Company the undertakings of the Halywell Railway Company, and for other purposes; and Bill ordered; CLIX. 36. Bill committed, 100. Reported, 320. Passed, 201. Lords' Amendments referred to, 367. Lords' Amendments agreed to, 398. (Cited as London and North Western Railway (Additional Powers) Act, 1892.) R. A. 401.

London and North Western Railway (Additional Powers): 513. [1890.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and upon that Company and the Great Western Railway Company in relation to their Joint Undertaking, and for other purposes; and Bill ordered; CLV. 29. Read, and referred to the Examiners, 38. Petition for Additional Provision referred to the Examiners, 91. Report, on the said Petition, That the Standing Orders ought to be dispensed with, and referred to the Select Committee on Standing Orders, 102. Examiners report, That Standing Order 62 had been complied with; Bill to be read a second time, 110. Day appointed for Second Reading, 125. Bill committed, 121. Report from the Select Committee on Standing Orders in the case of the Petition for additional provision, That the Standing Orders ought to be dispensed with, 134. Hill reported, with Amendments, 188. Considered, as amended, 201. Queen's Consent signified; Bill passed, 210. Agreed to by the Lords, with Amendments, 355. Lords' Amendments agreed to, with Amendments, and a consequential Amendment made to the Bill, 367. To which the Lords' Amendments agreed, 398. (Cited as London and North Western Railway (Additional Powers) Act, 1902.) R. A. 421.

London and North Western Railway (Heston Lodge and Wortley Railways): 514. [1892.] Standing Orders suspended; and leave given to bring in the Bill; CLXVII. 46. Bill for empowering the London and North Western Railway Company to construct new Railways in the West Riding of the County of York, to be called the Heston Lodge and Wortley Railways, and for other purposes; and Bill ordered; CLXVII. 37. Order, That leave be given to bring in the Bill, discharged; leave given to bring in another Bill in lieu thereof, 46. 516. [1892.] (No. 2.) Bill read, and referred to the Examiners, 48. Bill committed, 168. Reported, 393. Considered, as amended (changed to London and North Western Railways) Act, 551. Vide supra.


London and North Western Railway (New Railways): 518. [1890.] Petition for a Bill for empowering the London and North Western Railway Company to construct new Railways in the Counties of Warwick, Stafford, Chester, Lancaster, and Anglesey, and for other purposes; and Bill ordered; CLIX. 29. Read, and referred to the Examiners, 53. Report, Standing Order 62 complied with, 172. Instruction to the Committee to consolidate the said two Bills into one Bill, 218. (See Instructions.) Bill reported (consolidated with London and North Western Railway Bill into London and North Western Railway Bill, 291. See London and North Western Railway Bill. 519. [1890-91.] Petition for a Bill for empowering the London and North Western Railway Company to construct new, and widen existing, Railways, and for conferring Powers upon that Company and the Midland Railway Company in relation to some of such Railways, and for other purposes; and Bill ordered; CLXVII. 37. Order, That leave be given to bring in the Bill, discharged; leave given to bring in another Bill in lieu thereof, 46. 520. [1890-91.] Bill reported (consolidated with London and North Western Railway Bill into London and North Western Railway Bill, 291. See London and North Western Railway Bill. 521. [1890-91.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and other Undertakings in which they are interested jointly with other Companies, and also for conferring Powers upon the Lancashire and Yorkshire Railway Company, the Great Western Railway Company, the Shropshire Union Railway and Canal Company, and the North Staffordshire Railway Company in relation to such other Undertakings; and for vesting in the London and North Western Railway Company the Undertaking of the Halywell Railway Company, and for other purposes; and Bill ordered; CLIX. 36. Bill committed, 100. Reported, 320. Passed, 201. Lords' Amendments referred to, 367. Lords' Amendments agreed to, 398. (Cited as London and North Western Railway (Additional Powers) Act, 1892.) R. A. 401.

London and North Western Railway (Additional Powers): 510. [1890-91.] Petition for a Bill for conferring further Powers upon the London and North Western Railway Company in relation to their own Undertaking and upon that Company and the Great Western Railway Company in relation to their Joint Undertaking, and for other purposes; and Bill ordered; CLV. 29. Read, and referred to the Examiners, 38. Petition for Additional Provision referred to the Examiners, 91. Report, on the said Petition, That the Standing Orders ought to be dispensed with, and referred to the Select Committee on Standing Orders, 102. Examiners report, That Standing Order 62 had been complied with; Bill to be read a second time, 110. Day appointed for Second Reading, 125. Bill committed, 121. Report from the Select Committee on Standing Orders in the case of the Petition for additional provision, That the Standing Orders ought to be dispensed with, 134. Hill reported, with Amendments, 188. Considered, as amended, 201. Queen's Consent signified; Bill passed, 210. Agreed to by the Lords, with Amendments, 355. Lords' Amendments agreed to, with Amendments, and a consequential Amendment made to the Bill, 367. To which the Lords' Amendments agreed, 398. (Cited as London and North Western Railway (Additional Powers) Act, 1902.) R. A. 421.

London and North Western Railway (Steam Vessels): 520. [1890-91.] Report, That the Bill should originate in the House of Lords; CLXVII. 17. Report, That the Standing Orders had been certified to be have been complied with, 26. Bill for empowering the London and North Western Railway Company to provide and use Steam Vessels, and for other purposes; read, and referred to the Examiners.
London and North Western Railway (Wales) :


2. [1898.] Motion, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 25. Bill for conferring further powers upon the London and North Western Railway Company in relation to their Chester and Holyhead Railway, and for other purposes; and Bill ordered; CLIV. 43. Read, and referred to the Examiners, 42. Committed, 44. Report, with Amendments, 45. Considered, as amended, 46. Passed, 52. Agreed to by the Lords, 59. (Cited as South Western Railway Act, 1893). R. A. 335.

3. [1900.] Motion, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 25. Bill for conferring further powers upon the London and North Western Railway Company in relation to their Chester and Holyhead Railway, and for other purposes; brought from the Lords. 223. Read, and referred to the Examiners, 224. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 225. Committed, 226. Report, That the Standing Orders not previously inquired into have been complied with; Bill passed, 227. By the Lords, with Amendments, 326. Lords' Amendments agreed to, 351. Lords' Amendments agreed to, 356. (Cited as London and North Western Railway (Wales) Act, 1900.) R. A. 398.

London and South Western Railway Companies :

4. [1903-04.] Motion, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to confer further Powers upon the London and South Western Railway Company to authorise them to execute further Works, and acquire additional Lands, and to raise further Money; and to vary in certain respects...
II. Private Bills relative to Railways—continued.

London and South Western Railway—continued.

respects the provisions of the South Western Railway Act, 1899, and for other purposes, and Bill ordered; CLV. 29. Read, and referred to the Examiners, 39. Report, That Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 48. Committed, 57. Petition for additional Provision referred to the Examiners, 74. Report on said Petition, That the Standing Orders not have been complied with; referred to the Select Committee on Standing Orders, 86. Report on said Petition, That the Standing Orders ought to be dispensed with; 95. Bill reported, with Amendments, 140. Considered, as amended, 160. Queen's Consent and Prince of Wales' Consent signified; Bill passed, 166. Agreed to by the Lords, with Amendments, 345. Lords' Amendments agreed to, 353. (Cited as South Western Railway Act, 1900.) R. A. 357.

London and South Western Railway (Moon Valley Railway):

531. [1897.] Report, That the Bill should originate in the House of Lords; CLIX. 33. Bill for enabling the London and South Western Railway Company to construct new Railways, and to widen their Purbeck, Alton, and Winchester Railway, in the County of Southampton, and for other purposes; brought from the Lords; read and referred to the Examiners, 166. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 173. Committed, 181. Report, with an Amendment, 203. Considered, as amended, 222. Queen's Consent signified; Bill passed, with an Amendment, 230. To which the Lords agree, 235. (Cited as South Western (Moon Valley) Railway Act, 1897.) R. A. 281.

London and South Western Railway (Various Powers):

532. [1897.] Report, That the Bill should originate in the House of Lords; CLIX. 33. Bill to confer further Powers upon the London and South Western Railway Company with respect to their own Undertakings; and to enable an Agreement for the Working by the Company of the Tringall and Oxtedham Railway; and to confer upon the Company and the Watling and City and the London, Brighton, and South Coast Railway Companies further Powers with respect to Undertakings in which they are jointly interested, and for other purposes; brought from the Lords; read and referred to the Examiners, 170. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 183. Committed, 212. Report from the Select Committee on Standing Orders, on Petition for dispensing with Standing Order 129, in the case of Petition against the Bill, That the Standing Order ought not to be dispensed with, 204. Bill reported, with Amendments, 317. Queen's Consent and Prince of Wales' Consent signified; Bill passed, with Amendments, 341. To which the Lords agree, 365. (Cited as London and South Western Railway (Various Powers) Act, 1897.) R. A. 375.

London, Brighton, and South Coast Railway:

533. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Bill to confer further Powers on the London, Brighton, and South Coast Railway Company, and for other purposes; brought from the Lords; read and referred to the Examiners, 243. Committed, 252. Report from the Select Committee on Standing Orders, on Petition against the Bill, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 256. Committed, 264. Report, with Amendments, 317. Queen's Consent signified; Bill passed, with Amendments, 341. To which the Lords agree, 365. (Cited as London, Brighton, and South Coast Railway (Various Powers) Act, 1892.) R. A. 375.

London, Brighton, and South Coast Railway—continued.

534. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to confer further Powers on the London, Brighton, and South Coast Railway Company, and for other purposes, brought from the Lords; read and referred to the Examiners, 89. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 114. Committed, 138. Report, with Amendments, 215. Considered, as amended, 265. Passed, with Amendments, 311. To which the Lords agree, 326. (Cited as London, Brighton, and South Coast Railway Act, 1898.) R. A. 372.

535. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to confer further Powers on the London, Brighton, and South Coast Railway Company, and for other purposes, brought from the Lords; read and referred to the Examiners, 89. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 114. Committed, 138. Report, with Amendments, 215. Considered, as amended, 265. Passed, with Amendments, 311. To which the Lords agree, 326. (Cited as London, Brighton, and South Coast Railway (Various Powers) Act, 1899.) R. A. 384.

London, Brighton, and South Coast Railway (New Lines, &c.):


London, Brighton, and South Coast Railway (Pensions):


London, Brighton, and South Coast Railway (Steam Vessels):


London, Brighton, and South Coast Railway (Various Powers):

540. [1901.] Petition for a Bill to empower the London, Brighton, and South Coast Railway Company to construct new Railways, to widen their existing Railways, and for other purposes, and Bill ordered; CLIV. 29. Read, and referred to the Examiners, 38. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 81. Committed, 91. Reported, with Amendments, 130. Considered, as amended, 203. Queen's Consent signified; Bill passed (New Title), 214. Agreed to by the Lords, with Amendments, 261. Royal Assent agreed to, 270. (Cited as London, Brighton, and South Coast Railway (Various Powers) Act, 1901.) R. A. 381.

London,
London, Chatham, and Dover Railway:

1892. Petition, and Bill ordered, to enable the London, Chatham, and Dover Railway Company to make Agreements with the Dover Harbour Board, and for other purposes; CXLVII. 57. Committed, 69. Instruction, 83. Bill reported, 216. By the Lords, with Amendments, 310. Lords' Amendments agreed to, 324. (Cited as London, Chatham, and Dover Railway Act, 1892.) R. A. 296. See Injunctions.

1894. Petition for a Bill to confer further Powers on the London, Chatham, and Dover Railway Company, and for other purposes, and Bill ordered; CXLVI. 15. Read, and referred to the Examiners, 20. Committed, 44. Reported, 96. Passed, 118. By the Lords, with Amendments, 236. Lords' Amendments agreed to, 244. (Cited as London, Chatham, and Dover Railway Act, 1894.) R. A. 263.

1895. Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with; Bill to be read a second time, 206. Committed, 221. Reported, with Amendments, 300. Considered, as amended, 227. Passed, with Amendments, 424. To which the Lords agreed, 455. (Cited as London, Chatham, and Dover Railway Act, 1895.) R. A. 302.

1895. Petition for a Bill to enable the London, Chatham, and Dover Railway Company to raise further Capital, and for other purposes, and Bill ordered; CL. 29. Read, and referred to the Examiners, 89. Considered, 72. Reported, with Amendments, 178. Passed, 215. Agreed to by the Lords, with Amendments, 305. Lords' Amendments agreed to, 324. (Cited as London, Chatham, and Dover Railway Act, 1895.) R. A. 249.

London, Chatham, and Dover Railway (Capital):

1896. Report, That the Bill should originate in the House of Lords; CXLIX. 15. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to enable the London, Chatham, and Dover Railway Company to raise further Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 220. Report, That the Standing Orders had been previously inquired into and have been complied with; Bill to be read a second time, 518. Committed, 233. Reported, without Amendment, 364. Considered, 377. Passed, 387. (Cited as London, Chatham, and Dover Railway (Capital Act, 1896.) R. A. 425.

London, Chatham, and Dover Railway (Further Powers):

1896. Report, That the Bill should originate in the House of Lords; ClI. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to vest the Shortlands and Nunhead Railway in the London, Chatham, and Dover Railway Company; to empower that Company to acquire additional Lands, and for other purposes; brought from the Lords, 311. Read, and referred to the Examiners, 312. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 318. Committed, 335. Reported, with Amendments, 364. Considered, as amended, 377. Passed, with Amendments, 807. To which the Lords agreed, 402. (Cited as London, Chatham, and Dover Railway (Further Powers) Act, 1896.) R. A. 425.

London, Chatham, and Dover Railway and South Eastern Railway Companies:

1893-94. Report, That the Bill should originate in the House of Lords; CXLVII. 29. Report, That the Standing Orders had been certified to have been complied with, 69. (No further proceeding.)

Londonderry and Lough Swilly Railway:

1895. Petition for a Bill for conferring further Powers on the Londonderry and Lough Swilly Railway Company, and for other purposes, and Bill ordered; CLIII. 20. Read, and referred to the Examiners, 28. Order, That the Bill be referred to the Examiners discharged; Bill withdrawn, 49.

London, Tilbury, and Southend Railway:

1896-97. Petition for a Bill to confer further Powers on the London, Tilbury and Southend Railway Company, and to purchase additional Lands for the Improvement of their Undertaking; to subscribe to the Undertaking of the Whitstable and How Railway Company, or to guarantee Interest on the Capital of that Company; and to make other Provisions with respect to the Tilbury and Southend Railway Company, and to the London and Blackwall Railway and Stations thereon, and for other purposes, and Bill ordered; CXLII. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 510. Motion, That the Bill be now read a second time; Amendment proposed, "In the Standing Order 54, the word, "Months," be struck out, on Division; Main Question put; Bill committed, 66. Reported, 216. Considered, as amended, 221. Passed, 245. Agreed to by the Lords, with Amendments, 305. Lords' Amendments agreed to, 324. (Cited as London, Tilbury, and Southend Railway Act, 1896.) R. A. 389.

London, Walthamstow, and Epping Forest Railway:

1894. Petition for a Bill for making a Railway from London to Walthamstow and Epping Forest, and for other purposes, and Bill ordered; CXLVI. 15. Read, 21. Committed, 58. Report, on Petition for dispension with Standing Order 129, That the Standing Order ought to be dispensed with, 65. Report, on Petition for dispensing with Standing Order 129, That the Standing Order ought to be dispensed with, 79. Reported; Parties do not proceed, 184. Bill re-committed to the former Committee, 292. Leave to Committee to sit and proceed with two Members; Bill reported, 275. Considered, as amended; passed, 288. By the Lords, with Amendments, 361. Lords' Amendments to be now considered; ordered, and agreed to, 401. (Cited as London, Walthamstow, and Epping Forest Railway Act, 1894.) R. A. 402.

1895. Petition for a Bill to authorise the London, Walthamstow, and Epping Forest Railway Company to divert and improve their authorised Railway, and to form Connections between the same and other Railways, and for other purposes, and Bill ordered; CL. 25. Read, and referred to the Examiners, 32. Standing Order 62 complied with, 198. Committed, 216. Reported, 272. Considered, as amended; Standing Orders 223 and 244 suspended; Bill passed, 283. By the Lords, with Amendments; Lords' Amendments agreed to, 329. (Cited as London, Walthamstow, and Epping Forest Railway Act, 1895.) R. A. 238.

1898. Petition for a Bill to revive and extend the Powers for the Purchase of Lands, and also to extend the Time for the Purchase of Lands, of the London, Walthamstow, and Epping Forest Railway, and for other purposes, and Bill ordered; CXLII. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with, 220. Lords' Amendments agreed to, 320. (Cited as London, Walthamstow, and Epping Forest Railway Act, 1898.) R. A. 265.

London, Walthamstow, and Epping Forest Railway—continued.

555. [1890.] (No. 2.) Report from the Select Committee on Standing Orders on Petition for leave to deposit Petition that Bill, That the Standing Orders ought to be dissolved with ; CLIV. 141. Report in the case of the Petition for Bill, That the Standing Orders have not been complied with ; referred to the Select Committee on Standing Orders, 128. Report for Bill referred to the Select Committee on Standing Orders, 102. Report, That the Standing Orders ought to be dispensed with, 100. Report read, and Bill ordered, 170. Read, and referred to the Examiners, 174. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 179. Committed, 201. Reported, with Amendments, 275. (Cited as London, Walthamstow, and Epping Forest Railway).

556. [1890.] Standing Orders 84, 214, 215, and 230 suspended ; Bill considered, as amended ; Standing Orders 223 and 243 suspended ; Bill passed ; CLV. 284. Agreed to by the Lords, with Amendments, 333. Lords' Amendments agreed to, 402. (Cited as London, Walthamstow, and Epping Forest Railway Act, 1890.) R. A. 421.

557. [1890.] Petition for a Bill to authorise the London, Walthamstow, and Epping Forest Railway Company to construct a portion of their authorised Railway in Tunnel instead of in Cutting ; to extend the time for the compulsory purchase of Lands, and for the construction and completion of their authorised Railway, and for other purposes, and Bill ordered ; CLV. 29. Read, and referred to the Examiners, 39. Order for referring Bill to the Examiners discharged ; Bill withdrawn, 362.

London, Walthamstow, and Epping Forest Railway (Abandonment) :


561. [1900.] Report from the Select Committee on Standing Orders on Petition for leave to deposit Petition for Bill, That the Standing Orders have not been complied with ; referred to the Select Committee on Standing Orders, 225. Report for Bill referred to the Select Committee on Standing Orders, 228. Report, That the Standing Orders ought to be dispensed with, 272. Report read ; Bill for the Abandonment of the London, Walthamstow, and Epping Forest Railway, and for other purposes, ordered, 272. Read, and referred to the Examiners, 274. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 283. Committed, 303. Reported, without Amendment, 333. Considered ; Standing Orders 223 and 243 suspended ; Bill passed, 341. Agreed to by the Lords, 388. (Cited as London, Walthamstow, and Epping Forest Railway (Abandonment) Act, 1900.) R. A. 394.

Lostwithiel and Fowey Railway :

565. [1899-1901.] Report, That the Bill should originate in the House of Lords ; CXLVI. 48. Report, Standing Orders complied with, 72. Bill to confer further powers on the Lostwithiel and Fowey Railway Company and on other Companies, and for other purposes ; brought from the Lords ; read and referred to the Examiners, 349. Report, Standing Orders not previously inquired into not complied with ; referred to the Select Committee on Standing Orders, 358. Report, Standing Orders ought to be dispensed with, 373. Passed, with Amendments, 461. To which the Lords agree, 482. (Cited as Lostwithiel and Fowey Railway Act, 1899.) R. A. 494.


Loughborough and Shepshed Railway :

565. [1899.] Report, That the Bill should originate in the Lords ; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 25. Bill for making a Railway in the County of Leicestershire, from the London Extension of the Great Central Railway at Loughborough to the Urban District of Shepshed, and for other purposes ; brought from the Lords ; read and referred to the Examiners, 160. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 174. Committed, 157. Reported, with Amendments, 151. Considered, as amended, 160. Passed, with Amendments, 177. To which the Lords agree, 186. (Cited as Loughborough and Shepshed Railway Act, 1899.) R. A. 237.

Lowestoft Railway :

565. [1890.] Petition for a Bill for incorporating the Lowestoft Railway Company, and authorising them to construct Railways in the Counties of Norfolk and Suffolk, and for other purposes, and Bill ordered ; CLV. 30. Read, 35. Committed, 51. Order for consignment discharged ; Bill withdrawn, 124.

Lytton and Barnstaple Railway :

567. [1895.] Report, That the Bill should originate in the House of Lords ; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 13. Bill for making a Railway between Barnstaple and Lytton, in the County of Devon, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 182. Standing Orders complied with, 195. Committed, 207. Reported, 572. Motion, That the Bill be read the third time ; Queen's Consent signified ; Bill passed, with Amendments, 269. To which the Lords agree, 302. (Cited as Lyton and Barnstaple Railway Act, 1895.) R. A. 306.

Lytton Railway :

568. [1892.] Report, That the Bill should originate in the House of Lords ; CXLVII. 20. Bill for conferring further Powers on the Lytton Tramroad Company ; for the Construction of Works and the raising of Money, and for other purposes ; brought from the Lords, 314. Committed, 373.

Manchester and Liverpool Electric Express Railway :

570. [1890.] Petition for a Bill for incorporating and conferring Powers upon the Manchester and Liverpool Electric Railway Company, and Bill ordered ; CLV. 30. Read, 60. Committed, 51. Petition for additional Provision, referred
Manchester, Sheffield, and Lincolnshire Railway:

- Standing Orders not complied with; referred to the Select Committee on Standing Orders, 155. Report, That the Standing Orders ought to be dispensed with, 165. Proviso ordered, not proved, 214.

Manchester City Railway:

- Petition for a Bill for making a Railway from the Warrington and Stockport Railway at Eccles (otherwise Northwich), in the County of Chester, to the City of Manchester, and for other purposes, and Bill ordered; CXLVI. 30. Order, That the Bill be ordered to be brought in, discharged; Petition for Bill withdrawn, 42.

Manchester, Sheffield, and Lincolnshire Railway:

- Petition for a Bill to confer further Powers on that Company, and for other purposes, and Bill ordered; CXLVI. 15. Report, Standing Orders not proved, 214. Petition for Bill withdrawn, 42.

Manchester, Sheffield, and Lincolnshire Railway (changed from “Manchester, Sheffield, and Lincolnshire Railway (Extension to London, &c.) Bill”):

572. [1890-91.] Bill considered, as amended; Bill read the third time, and passed, with new Title; CXLVI. 365. By the Lords, with Amendments, 435. Lords' Amendments agreed to, 417. (Cited as Manchester, Sheffield, and Lincolnshire Railway Act, 1893.) R. A. 400.

Manchester, Sheffield, and Lincolnshire Railway (Extension to London, &c.) Bill:

573. [1890-91.] Petition to confer further Powers upon the Manchester, Sheffield, and Lincolnshire Railway Company and other Companies, and for other purposes, and Bill ordered; CXLVIII. 28. Read, and referred to the Examiners, 46. Committee, 175. Reported, 228. Passed (New Title), 270. By the Lords, with Amendments, 349. Lords' Amendments agreed to, 359. (Cited as Manchester, Sheffield, and Lincolnshire Railway Act, 1893.) R. A. 365.

574. [1891.] Petition for a Bill to confer further Powers upon the Manchester, Sheffield, and Lincolnshire Railway Company, the Manchester South Junction and Altrincham Railway Company, and the Wigwa Junction Railway Company, and for other purposes; and Bill ordered; CXLIX. 15. Read, and referred to the Examiners, 21. Committee, 78. Reported, 206. Passed, 225. Agreed to by the Lords, 273. (Cited as Manchester, Sheffield, and Lincolnshire Railway Act, 1892.) R. A. 309.

575. [1892.] Report, That the Bill should originate in the House of Lords, 12. Report, Standing Orders complied with, 18. Bill to confer further Powers upon the Manchester, Sheffield, and Lincolnshire Railway Company, the Wirral Railways Committee, the Liverpool, Saint Helens, and South Lancashire Railway Company, the Wrexham, Mold, and Connah's Quay Railway Company, and the Wirral Railways Committee, and for other purposes; brought from the Lords read, and referred to the Examiners, 292. Petition for additional Provision referred to the Examiners, 295. Report, Standing Orders not complied with; referred to the Select Committee on Standing Orders, 200. Report, Standing Orders ought to be dispensed with; That the Committee on the Bill do report how far Standing Order 64 has been complied with, 205. Standing Orders not previously inquired into complied with, 207. Standing Orders 204 and 255 suspended, and Bill to be read a second time; Bill committed, 270. Bill reported, with Amendments; additional Provision applied for introduced, 226. Standing Orders 84, 214, 218, and 220 suspended; Bill reported, with Amendments; additional Provision applied for introduced, 225. Standing Orders 84, 214, 218, and 220 suspended; Queen's Consent signified; Bill passed, with Amendments, 208. To which the Lords agree, 214. (Cited as Manchester, Sheffield, and Lincolnshire Railway Act, 1892.) R. A. 356.

576. [1892.] Petition to bring in a Bill to confer further Powers on the Manchester, Sheffield, and Lincolnshire Railway Company, the Wirral Railways Committee, the Cheshire Lines Committee, and the Manchester South Junction and Altrincham Railway Company;
Marlborough and Grafton Railway:

Orders not previously inquired into have been complied with; Orders had been certified to have been complied with, 26.

Bill considered, as amended, 263. Passed, with Amendments, the Lords; read, and referred to the Examiners;

or other Motive Power, and for other purposes; brought from the Company to work the Traffic on their Railways by Electrical

complied with, 13.

the House of Lords;

the House of Lords;

113.

165.

401.

404.

Lords' Amendment agreed to, 413. (Cited as Manchester, Sheffield, and Lincolnshire Railway Act, 1890.) R. A. 455.

Concluded, 226. (Cited as Marlborough and Grafton Railway Act, 1896.)

that the Standing Orders had been certified to have been complied with, 26. Bill to confirm the issue as fully paid of certain Shares;

funds to the Examiners, 126. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 136.

were applicable, have been complied with, 224.

amendments to the Standing Orders of the House of Lords; CLIII. 17.

Marianao and Havana Railway Company:

Report, That the Standing Orders had been certified to have been complied with; Bill to be read a second time; and (the Bill having been reported in the said Bill, made upon the same day, read; Bill read the first and second time; and (the Bill having been reported in the

Standing Orders not previously inquired into have been complied with, 24.

inquired into have been complied with, 26.

with Amendments, 327.

clauses to the Lord; CLXXXIV. 89. 56.

Marlborough and Grafton Railway:

584. [1896.] Report, That the Bill should originate in the House of Lords; CXLIV. 30. Report, That the Standing Orders had been certified to have been complied with; Bill to be read, and referred to the Examiners, 192. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with, 224.

585. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Bill to authorise the Mersey Railway Company to increase the Amount of their First Debenture Stock, and to extend the Time for redeeming such Stock, and for other purposes; brought from the Lords, read; and referred to the Examiners, 165. Committed, 227. Reported, without Amendment; 364. Passed, 274. (Cited as Mersey Railway Act, 1892.) R. A. 401.

586. [1895.] Report, That the Bill should originate in the House of Lords; CXLII. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill for making a Railway to be called the Marlborough and Grafton Railway, and for other purposes; brought from the Lords, read, and referred to the Examiners, 192. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with, 224. Committed, 220. Reported, with Amendments, 260. Passed, with Amendments, 491. To which the Lords agree, 423. (Cited as Marlborough and Grafton Railway Act, 1896.) R. A. 425.

Mersey Railway:

587. [1895.] Bill to authorise the Mersey Railway Company to work the Traffic on their Railways by Electrical or other Motive Power, and for other purposes; brought from the Lords; read, and referred to the Examiners; CXL. 99. Report, That the Standing Orders have been complied with, 113. Committed, 129. Reported, with Amendments, 228. Bill considered, as amended, 203. Passed, with Amendments, 250. To which the Lords agree, 252. (Cited as Mersey Railway Act, 1890.) R. A. 326.

588. [1890.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to provide for the Redemption of the Mersey Railway Redeemable First Debenture Stock, and for other purposes; brought from the Lords; read, and referred to the Examiners, 365. Standing Order 73 suspended, and Examiners have leave to sit and proceed forthwith, 360. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 370. Committed, 383. Reported, with Amendments, 405. Standing Orders 84, 214, 215, and 239 suspended, and Bill considered, as amended; Standing Orders, 233 and 243 suspended, and Bill passed, with Amendments, 236. To which the Lords agree, 421. (Cited as Mersey Railway Act (Capital) Act, 1890.) R. A. 432.

598. [1900.] Report, That the Bill should originate in the House of Lords; CXL. 25. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorise the working of the Mersey Railway and Railways by Electrical Undertakings; and to form a Capital of the Railway Company, and for other purposes; brought from the Lords, 229. Read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 210.

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previously inquired into have been complied with; (Bill to be read a second time, 210. Committed, 264. Reported, with Amendments, 316. Considered, as amended, 327. Passed, with Amendments, 337. To which the Lords agree, 315. (Cited as Mersey Railway Act, 1900.) R. A. 357.

Mersey Railway (Rates and Charges):

599. [1894.] Petition for a Bill to confer further Powers on the Metropolitan District Railway Company, and for other purposes; and Bill ordered; CXLIX. 20. Reported, 240. Agreed to by the Lords, 259. (Cited as Mersey Railway (Rates and Charges) Act, 1894.) R. A. 293.

Mersey Railway (Various Powers):

600. [1896.] Petition for a Bill for the Abandonment of certain Railways authorised by the Mersey Railway Acts, 1883 and 1887, and for other purposes, and Bill ordered; CXLIV. 36. Read, and referred to the Examiners, 64. Report, Standing Order 62 compiled with, 89. Passed, 153. By the Lords, with Amendments, 355. Lords' Amendments agreed to, 362. (Cited as Metropolitan District Railway Act, 1891.) R. A. 418.

601. [1893-94.] Petition for a Bill to confer further Powers on the Metropolitan District Railway Company, and for other purposes; and Bill ordered; CXLVIII. 20. Read, and referred to the Examiners, 46. Committed, 78. Reported, 204. Standing Orders suspended; Bill considered, and read the third time; passed, 208. By the Lords, with Amendments, 667. Lords' Amendments agreed to, 471. (Cited as Metropolitan District Railway Act, 1893.) R. A. 522.

Metropolitan District Railway:

602. [1890-91.] Petition for a Bill to confer further Powers on the Metropolitan District Railway Company, and for other purposes; and Bill ordered; CXLVI. 56. Read, and referred to the Examiners, 64. Report, Standing Order 62 compiled with, 89. Passed, 153. By the Lords, with Amendments, 355. Lords' Amendments agreed to, 362. (Cited as Metropolitan District Railway Act, 1891.) R. A. 418.

603. [1893-94.] Petition for a Bill to confer further Powers on the Metropolitan District Railway Company, and for other purposes; and Bill ordered; CXLVIII. 20. Read, and referred to the Examiners, 46. Committed, 78. Reported, 204. Standing Orders suspended; Bill considered, and read the third time; passed, 208. By the Lords, with Amendments, 667. Lords' Amendments agreed to, 471. (Cited as Metropolitan District Railway Act, 1893.) R. A. 522.
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Metropolitan District Railway—continued.

considered, as amended (changed to Metropolitan District Railway (Extension of Time) Bill), 59. (See Metropolitan District Railway (Extension of Time).) 603. [1862.] Petition for a Bill for empowering the Metropolitan District Railway Company to construct an Underground Railway near Queen's Court Station to the Mansion House Station, City, to authorise them to work that Railway and their existing Railway by Electricity, to extend the Time limited for completion of the Acton Junction Railway of the Company and for the compulsory purchase of Lands for, and for the completion of the Ealing and South Harrow Railway, and for other purposes; and Bill ordered; CLI. 41. Read, and referred to the Examiners, 52. Report, That the Standing Order 62 has been complied with, 97. Committed, 105. Passed, 291. Agreed to by the Lords, with Amendments, 410. Lords' Amendments agreed to, 417. (Cited as Metropolitan District Railway Act, 1892.) R. A. 537.

599. [1863.] Petition for a Bill for empowering the Metropolitan District Railway Company to erect a Station for Generating Electrical Energy and thereby work certain Railways, to acquire Lands, to extend the Time for the completion of certain Railways and compulsory purchase of Lands; to make certain provisions with respect to the Ealing and South Harrow and Bowker and Picadilly Railways; to raise further Capital, and for other purposes; and Bill ordered; CLV. 30. Read, and referred to the Examiners, 50. Petition for additional Provision; referred to the Examiners, 111. Report on said Petition, That the Standing Orders have not been complied with referred to the Select Committee on Standing Orders, 118. Report on said Petition, That the Standing Orders ought to be dispensed with, 136. Examiners Report that the Standing Order 62 has been complied with; Bill to be read a second time, 140. Committed, 152. Reported, with Amendments, 141. Considered, as amended, 294. Queen's Consent signified; Bill passed, 233. Agreed to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 425. (Cited as Metropolitan District Railway Act, 1893.) R. A. 294.

Metropolitan District Railway (Extension of Time): 609. [1866.] Bill (changed from Metropolitan District Railway (Bill)) day appointed for Third Reading; CLI. 69. Passed (New Title), 71. Agreed to by the Lords, 121. (Cited as Metropolitan District Railway (Extension of Time) Act, 1896.) R. A. 121.

Metropolitan Outer Circle Railway (Abandonment): 600. [1890-91.] Petition for a Bill for the Abandonment of the Metropolitan Outer Circle Railway; and Bill ordered; CXLVI. 56. Read, and referred to the Examiners, 64. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 408. 601. [1890-91.] Petition for a Bill in the Abandonment of the Metropolitan Outer Circle Railway; and Bill ordered; CXLVI. 56. Read, and referred to the Examiners, 64. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 408. 602. [1891.] Petition for a Bill in the Abandonment of the Metropolitan Outer Circle Railway; and Bill ordered; CXLVI. 56. Read, and referred to the Examiners, 64. Report, No Standing Orders applicable, 42. Committed, 55. Reported, 88. Considered, as amended, 104. Passed, 109. Agreed to by the Lords, 174. (Cited as Metropolitan Outer Circle Railway (Abandonment) Act, 1895.) R. A. 201.

Metropolitan Outer Circle Railway (Extension of Time): 600. [1890-91.] Petition for a Bill to extend the Time for the compulsory Purchase of Lands, and for completing the Metropolitan Outer Circle Railway; and Bill ordered; CXLVI. 56. Read, and referred to the Examiners, 64. Report, No Standing Orders, other than those previously inquired into, applicable, 239. Passed, 359. By the Lords, with Amendments, 437. Lords' Amendments agreed to, 472. (Cited as Metropolitan Outer Circle Railway (Extension of Time) Act, 1891.) R. A. 423.

Metroplitan Outer Circle Railway (Extension of Time)—continued.

601. [1890-91.] Petition for a Bill to extend the Time for the compulsory Purchase of Lands, and to further extend the Time for the completion of the Metropolitan Outer Circle Railway; and Bill ordered; CXLII. 29. Read, and referred to the Examiners, 46. Report, Considered, as amended, 360. Passed, 313. By the Lords, with an Amendment, 411. Lords' Amendment agreed to, 426. (Cited as Metropolitan Circle Railway (Extension of Time) Act, 1892.) R. A. 468.

Metropolitan Railway: 605. [1862.] Petition and Bill for conferring further Powers upon the Metropolitan Railway Company in relation to their own and other Undertakings, and for authorising Agreements with other Companies and Bodies, and for other purposes; and Bill ordered; CLI. 30. Read, and referred to the Examiners, 66. Report, Agreed to by the Lords, with Amendments, 266. Lords' Amendments agreed to, 271. (Cited as Metropolitan Railway Act, 1892.) R. A. 386.

606. [1895.] Petition for leave to bring in a Bill for conferring further Powers upon the Metropolitan Railway Company in relation to their own Undertakings, and for the ventilation of their Railway, and upon that Company, and the Great Western and London and North Western Railway Companies, in relation to Undertakings in which they are jointly interested, and for other purposes; and Bill ordered; CLI. 51. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 84. Committed, 109. Agreed to by the Lords, with Amendments, 407. Lords' Amendments agreed to, 410. (Cited as Metropolitan Railway Act, 1895.) R. A. 425.

607. [1896.] Petition for a Bill for conferring further Powers upon the Metropolitan Railway Company in relation to their own Undertakings, and for the ventilation of their Railway, and upon that Company and the Metropolitan District Railway Company in relation to the working of their Undertakings by Electrical Power, and upon those Companies and the South Eastern Railway Company with respect to certain Lands at Cannon Street, and for other purposes; and Bill ordered; CXLII. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 84. Committed, 97. Minutes of Evidence of former Committee referred to the Committee on the Bill, 112. Bill reported, 157. Considered, as amended, 135. Passed, 144. Agreed to by the Lords, with Amendments, 365. Lords' Amendments agreed to, 370. (Cited as Metropolitan Railway Act, 1896.) R. A. 396.

Midland and Great Northern Railways Joint Committee: 608. [1897.] Petition for a Bill to empower the Midland and Great Northern Railways Joint Committee to construct Railways, a Dock at Great Yarmouth, and other Works, and to acquire Lands; to authorize Agreements between that Committee and the Corporation of Yarmouth, the Great Yarmouth Port and Haven Commissioners, and the Great Eastern Railway Company, and for other purposes; and Bill ordered; CXLII. 41. Motion, That the Report of the Examiners be referred back to the Examiners, with instructions to report whether Standing Orders 4, 39 and 33 have been complied with, &c. dilated upon, 82. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed, 102. Instructions to the Committee, 108. Bill reported pursuant to Instruction, and with Amendments, 148. Passed (New Title), 169. Agreed to by the Lords, with Amendments, 539. Lords' Amendments agreed to, 570. (Cited as Midland and Great Northern Railways Joint Committee Act, 1897.) R. A. 430.

Midland and Great Northern Railway Company: (Railway Branch): 609. [1895-96.] Petition for a Bill for authorising the Midland and Great Northern Railway Company to undertake and Powers of the Eastern and Midland Railways Company for authorising the Abandonment of the Midland Company.
Midland and Great Northern Railway Companies (Eastern and Midland Railway)—continued.

Branch of the last-mentioned Company, and for other purposes; and Bill ordered; CLXVII. 20. Bill committed, 114. Reported, 153. Passed, 200. By the Lords, with Amendments, 262. Lords' Amendments agreed to, 296. (Cited as Midland and Great Northern Railway Companies (Eastern and Midlands Railway) Act, 1893.) R. A. 339.

Midland Great Western Railway of Ireland:—

610. [1890-91.] Petition for a Bill to enable the Midland Great Western Railway of Ireland to carry into effect a scheme made by the Midland and Great Western Railway of Ireland for the construction of the Midland Great Western Railway of Ireland and the Midland and Great Western Railway of Ireland for the construction of the Midland Great Western Railway of Ireland, and for other purposes; and Bill ordered; CLXV. 56. Read and referred to the Examiners, 61. Report, Standing Order 62 complied with, 154. Passed (New Title), 207. Agreed to by the Lords, 240. (Cited as Midland Great Western Railway of Ireland Act, 1894.) R. A. 349.

611. [1892.] Report, That the Bill should originate in the House of Lords; CLXVIII. 30. Bill to confer further Powers on the Midland Great Western Railway of Ireland Company, and for other purposes; brought from the Lords, 214. Committed, 330. Bill reported, without Amendment, 364. Passed, 374. (Cited as Midland Great Western Railway of Ireland Act, 1892.) R. A. 401.

612. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to confer further Powers on the Midland Great Western Railway of Ireland Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 209. Bill committed, 262. Reported, 278. Passed, with Amendments, 223. To which the Lords agree, 321. (Cited as Midland Great Western Railway of Ireland Act, 1893.) R. A. 382.

613. [1890.] Report, That the Bill should originate in the House of Lords; CLVII. 20. Report, Standing Orders certificated with, 21. Bill (pending in the Lords) reported from the Joint Committee on Railways (Ireland) Amendment Bill, with Amendments, 326. Bill for empowering the Midland Great Western Railway of Ireland Company to acquire additional Lands; to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 263. Report, Standing Orders not previously inquired into complied with; Bill to be read a second time, 244. Committed, Standing Orders relative to Committee and Report Stages, and Standing Orders 217, 212, 223, and 243 suspended; Verbal Amendments made; Bill passed, with Amendments, 280. To which the Lords agree, 321. (Cited as Midland Great Western Railway of Ireland Act, 1894.) R. A. 304.

Midland and South Western Junction Railway Company:—

614. [1897.] Report, That the Bill should originate in the House of Lords; CLXIX. 8. Bill to empower the Midland and South Western Junction Railway Company to convert and consolidate their Debitante Stock; and for other purposes; brought from the Lords; read, and referred to the Examiners, 233. Report, That the Standing Orders not previously inquired into have not been applied, or have been applied, with Bill to be read a second time, 240. Committed, 267. Passed, with Amendments, 338. To which the Lords agree, 355. (Cited as Midland and South Western Junction Railway Act, 1897.) R. A. 399.

Midland and South Western Junction Railway:—

615. [1892.] Petition for a Bill to confer further Powers on the Midland and South Western Junction Railway Company, to authorize them to acquire the Undertaking of the Marlborough and Godalming Railway Company, and for other purposes; and Bill ordered; CLXV. 20. Read, and referred to the Examiners, 39. Report, Standing Order 62 complied with; Bill to be read a second time, 51. Order, That Standing Order 223 be suspended; and Bill to be read a second time on another day; Bill committed, 65. Bill reported, with Amendments, 110. Considered, as amended, 156. Passed, 165. Agreed to by the Lords, with Amendments, 169. Lords' Amendments agreed to, 252. Report, Standing Order 62 159. Bill reported, 252. (Cited as Midland and South Western Junction Railway Act, 1897.) R. A. 300.

Midland and South Western Junction Railway (Northern Section):—

616. [1890.] Petition for a Bill to authorize the Midland and South Western Junction Railway Company to extend their Railway from Andoversford to the Midland Railway at Ashchurch, and for other purposes; and Bill ordered; CLXIX. 56. Read, and referred to the Examiners, 29. Reports, Standing Order 62 complied with; Bill to be read a second time, 48. Committed, 62. Order for committal discharged; Bill withdrawn, 65.

Midland Railway:—

617. [1890-91.] Petition for a Bill to confer additional Powers upon the Midland Railway Company for the construction of Works and the acquisition of Lands; for empowering that Company, by the Lords, with Amendments, 415. Lords' Amendments agreed to, 450. (Cited as Midland Railway Act, 1891.) R. A. 349.

618. [1892.] Petition, and Bill to confer additional Powers upon the Midland Railway Company, and upon that Company and the Great Northern and North Eastern Railway Companies respectively, for the Construction of Works and the Acquisition of Lands, to confirm an Agreement between the Midland Railway Company and the Guinness, Yeadon, and Headingley Railway Company, and for other purposes, ordered; CXLVI. 57. Read, and referred to the Examiners, 44. Report, Standing Order 62 has been complied with, 103. Passed (New Title), 167. By the Lords, with Amendments, 317. Lords' Amendments agreed to, 325. (Cited as Midland Railway Act, 1892.) R. A. 400.


620. [1894.] Petition for a Bill to confer additional Powers upon the Midland Railway Company and the Midland and Great Northern Railways Joint Committee for the construction of Works and the Acquisition of Lands, and for other purposes, and Bill ordered; CXLIX. 15. Read, and referred to the Examiners, 51. Committee, 109. Bill reported, 110. Passed, (New Title) 119. By the Lords, with Amendments, 256. Lords' Amendments agreed to, 293. (Cited as Midland Railway Act, 1893.) R. A. 350.

621. [1895.] Petition for a Bill to confer additional Powers upon the Midland Railway Company and the Midland and Great Northern Railways Joint Committee, for the Construction of Works, and the Acquisition of Lands, and for other purposes, and Bill ordered; CXLX. 15. Read, and referred to the Examiners, 31. Committee, 169. Bill reported, 169. Passed, (New Title) 119. By the Lords, with Amendments, 275. Lords' Amendments agreed to, 314. (Cited as Midland Railway Act, 1894.) R. A. 351.

622. [1895.] Petition for leave to bring in a Bill to empower the Midland Railway Company to construct a Harbour at Heysham, in Morecambe Bay; to confer additional Powers upon the Midland Railway Company, and for other purposes; and Bill ordered; CLX. 25. Read, and referred to the Examiners, 30. Report, Standing Order 62 complied with; Bill to be read a second time, 51. Order, That Standing Order 223 be suspended; and Bill to be read a second time on another day; Bill committed, 65. Bill reported, with Amendments, 110. Considered, as amended, 158. Passed, 165. Agreed to by the Lords, with Amendments, 169. Lords' Amendments agreed to, 252. Report, Standing Order 62 has been complied with, 252. (Cited as Midland Railway Act, 1895.) R. A. 351.
Midland Railway—continued.

623. [1897.] Petition for a Bill to confer additional Powers upon the Midland Railway Company for the construction of Works and the acquisition of Lands; to empower that Company and the Louth, Tilbury, and Southend Railway Company to guarantee the Capital of the Totton and Fareham Railway Company; to authorize Agreements between the Midland Railway Company, the Lancashire, Derbyshire, and East Coast Railway Company and the Sheffield District Railway Company, and between the Midland Railway Company and the Kettering, Thrapston, and Derbyshire, and East Coast Railway Company and the Norfolk and Suffolk Joint Railways Act, 1898.)

627. [1898.] Report, That the Bill should originate in the House of Lords; CLXIII. 17. Report, That the Standing Orders had been certified to have been complied with; Bill to be read a second time, 290. Committed, 355. Report read; Bill to be read a second time, 75. Committed, 92. Bill to be read a second time, 220. Committed, 363. Read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 264. Witnesses ordered to attend the Committee on the Bill, 290, 297. Bill reported, with Amendments, 244. Day appointed for consideration, as amended, 241. Bill considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 234. To which the Lords agree, 235. (Cited as Motherwell and Bellshill Railway Act, 1900.)

Midland Railway (West Riding Lines)—continued. Amendments, 225. Considered, as amended, 351. Passed, with Amendments, 363. To which the Lords agree, 375. (Cited as Midland Railway (West Riding Lines) Act, 1898.)

R. A. 373.

Motherwell and Bellshill Railway:

626. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for making and maintaining Railways in the County of Lanark, to be called the Motherwell and Bellshill Railway, and for other purposes; brought from the Lords; read and referred to the Examiners, 30. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 355. Witnesses ordered to attend the Committee on the Bill, 290, 297. Bill reported, with Amendments, 244. Day appointed for consideration, as amended, 241. Bill considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 234. To which the Lords agree, 235. (Cited as Motherwell and Bellshill Railway Act, 1900.)

R. A. 357.

Muirkirk, Mauchline, and Dalmellington Railways:

629. [1895.] Petition for a Bill to authorise the Construction of Railways from and to Muirkirk, Mauchline, and Dalmellington, and other places in the County of Ayr, and Bill ordered; CL. 25. Read, 82. Committed, 41. Report, 214. Passed, 206. (Cited as Muirkirk, Mauchline, and Dalmellington Railways Act, 1898.)

R. A. 326.

631. [1896.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, That the Standing Orders had been certified to have been complied with, 29. (No further proceedings.)

Muirkirk, Mauchline, and Dalmellington Railways (Abandonment):

632. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 20. Read, and referred to the Examiners, 30. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for the abandonment of the Muirkirk, Mauchline, and Dalmellington Railways (Abandonment) Act, 1890.)

R. A. 361.

633. [1898.] Petition for a Bill to authorise the Mumbles Railway and Pier Company to extend their Railway to Black Pill, and for other purposes; brought from the Lords; read and referred to the Examiners, 40. Report, That Standing Order 62 had been complied with; Bill to be read a second time, 75. Committed, 92. Report, with Amendments, 142. Considered, as amended, 160. Queen's Consent signified; Bill passed, 174. Agreed to by the Lords, with Amendments, 326. Report read; Bill to be read a second time, 316. Considered, 358. Passed, 373. (Cited as Muirkirk, Mauchline, and Dalmellington Railways (Abandonment) Act, 1896.)

R. A. 394.

Mumbles Railway and Pier:

633. [1889.] Petition for a Bill to authorise the Mumbles Railway and Pier Company to extend their Railway to Black Pill, and for other purposes; brought from the Lords; read and referred to the Examiners, 40. Report, That Standing Order 62 had been complied with; Bill to be read a second time, 75. Committed, 92. Witnesses ordered to attend the Committee, 172. Bill reported, 186. Considered, as amended, 207. Passed, 214. Agreed to by the Lords, with Amendments, 318. Lords' Amendments agreed to, 315. (Cited as Mumbles Railway and Pier Act, 1889.)

R. A. 372.

Mumbles Railway and Swansea and Mumbles Railway Companies:

634. [1890.] Report, That the Bill should originate in the House of Lords; CLVI. 40. Report, Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 290. Committed, 355. Report read; Bill to be read a second time, 75. Committed, 92. Bill to be read a second time, 220. Committed, 363. Read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 264. Witnesses ordered to attend the Committee on the Bill, 290, 297. Bill reported, with Amendments, 244. Day appointed for consideration, as amended, 241. Bill considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 234. To which the Lords agree, 235. (Cited as Mumbles Railway and Pier Act, 1889.)

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not complied with; referred to the Select Committee on Standing Orders, 70. Report, Standing Orders having been complied with, 73. Report, Standing Orders ought to be dispensed with, 127. (No further proceedings.)


636. [1899.] Report, That the Bill should originate in the House of Lords; CLI. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to extend the Time for the Construction and Completion of the Pier authorized by the Mumbles Railway and Pier Act, 1899, brought from the Lords; read, and referred to the Examiners, 122. Report, That the Standing Orders not previously inquired into have been complied with; Bill read a second time, 142. Committed, 190. Reported, without Amendment, 201. Passed, 211. (Cited as Mumbles Railway and Pier Act, 1899.) R. A. 281.


Neath, Pontardawe, and Brynaman Railway—continued.

Considered, as amended, 228. Passed, 241. Agreed to by the Lords, 247. Lords' Amendments agreed to, 268. (Cited as Neath, Pontardawe, and Brynaman Railway Act, 1898.) R. A. 373

Noark and Ollerton Railway: 643. [1896-97.] Petition for a Bill to revive the Powers for the Compulsory Purchase of Lands for, and to extend the Time limited for the Completion of the Railway authorised by the Noark and Ollerton Railway Act, 1887, and for other purposes; ordered; CXLVI. 37. Read, and referred to the Examiners, 64. Report, Standing Order 62 has has been complied with, 78. Passed, 129. Agreed to by the Lords, 283. (Cited as Noark and Ollerton Railway Act, 1901.) R. A. 277.

Newburgh and North Fife Railway: 643. [1897.] Petition for a Bill for making a Railway in the County of Fife, to be called the Newburgh and North Fife Railway, and for other purposes, and Bill ordered; CLI. 44. Read, 52. Committed, 64. Passed, 199. Agreed to by the Lords, 334. Lords' amendments agreed to, 334. Passed, 334. (Cited as Newburgh and North Fife Railway Act, 1897.) R. A. 437.

Newport, Goldhill, and Saint Lawrence Railway: 644. [1895.] Report, That the Bill should originate in the House of Lords; CLI. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to authorize the Newport, Goldhill, and Saint Lawrence Railway Company to extend their Railway towards Ventnor, and for other purposes; brought from the Lords; read, and referred to the Examiners, 190. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with, 200. Committed, 224. Reported, 231. Passed, with Amendments, 279. To which the Lords agree, 294. (Cited as Newport, Goldhill, and Saint Lawrence Railway Act, 1896.) R. A. 225.


New Ross and Waterford Junction Railways: 646. [1895.] Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CXL. 30. Petition for a Bill for making Railways, to be called the New Ross and Waterford Junction Railways, and for other purposes; referred to the Select Committee on Standing Orders, 43. Order, That the Petition for the Bill to be referred to the Select Committee on Standing Orders, discharged; Petition for Bill withdrawn, 275.

Newry, Keady, and Tyran Light Railway: 647. [1890.] Report on Petition for Bill, That the Standing Orders had not been complied with, referred to the Select Committee on Standing Orders; CLI. 14. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 322. Committed, 322. Reported, without Amendment, 322. Committed, 323. Passed, 423. (Cited as Newry, Keady, and Tyran Light Railway Act, 1891.) R. A. 458.

Newry, Keady, and Tyran Light Railway: 648. [1895.] Petition for a Bill to authorize the Newry, Keady, and Tyran Light Railway Company to construct Additional Railways in the County of Down, and for other purposes; ordered, 59. Read, and referred to the Examiners, 46. Report, That Standing Order 67 has has been complied with; Bill to be read a second time, 141. Committed, 147. Reported, 201.
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Nitrates Railways:

664. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. Report, Standing Orders had been complied with, 72. Bill to provide for the Conversion by Agreement of the Ordinary Shares of the Nitrates Railway Company, Limited, into Preferred and Deferred Ordinary Shares, and for other purposes; brought from the Lords, 137. Read, and referred to the Examiners, 158. Report, Standing Orders not previously invoked into complied with, 172. Passed, 250. (Cited as Nitrates Railway Company (Limited) (Conversion of Shares) Act, 1891.) R. A. 277.

Norden Railway:

665. [1896.] Petition, for a Bill for making a Railway from the Lancashire and Yorkshire Railway to Norden, in the County of Lancaster, and for other purposes; and Bill ordered; CL. 26. Read, 32, Committee, 43. Reported, 172. Considered, as amended, 185. Passed, 196.

666. [1896.] Petition for Bill, presented 11th day of February 1896, and the Order of Lords for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and (the Bill having been reported and considered in Session I., 1895) ordered to be read the third time; CJL. 31. Passed, 47.

North British and Glasgow and South Western Railway Companies:

667. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLIX. 49. Report, That the Standing Orders had been certified to have been complied with, 72. (No further proceed.)

North British and West Highland Railway Companies:

668. [1897.] Petition for a Bill to empower the West Highland Railway Company to construct certain new Railways near Spean Bridge and from Fort Augustus to Inverness; to acquire additional Lands; and to empower that Company to work the Whiteinch Railway; to make provision for the prevention of Trespass, and for other purposes; and Bill ordered; (CITED as West Highland Railway Act, 1891.) R. A. 468.

669. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report to authorize the North British Railway Company to construct new Railways and acquire additional Lands, and to empower that Company and the Kirkcaldy and District Railway Company to widen a certain Bridge; to extend the time limited by certain Acts for the compulsory Purchase of Lands and the completion of Works; to abandon portion of an authorized Railway; to confirm an Agreement between the Caledonian Railway Company, the Great North of Scotland Railway Company, the Aberdeen Joint Stock Committee, and the North British Railway Company as to the use by the latter Company of the Joint Passenger Station at Aberdeen; to confirm certain other Agreements between the Corporation of Edinburgh, the Bank of Scotland, the Edinburgh School Board, and the North British Railway Company; to make provisions for the prevention of Trespass, and for other purposes; brought from the Lords, 184. Considered, 219. Reported, 241. Considered, as amended, 309. Passed, with Amendments, 325. To which the Lords agreed, 326. (Cited as North British Railway Act, 1893.) R. A. 335.

670. [1896.] Petition for a Bill to confer further Powers upon the North British Railway Company in connection with their Underground Railway; to construct a Junction Railway between the Kirkcaldy and District Railway; to empower the East Fife Central Railway Company to make Deviations in their authorized Railway; for assagulating the Kirkcaldy and District Railway Company and the East Fife Central Railway Company with the Company, and for other purposes; and Bill ordered; CL. 26. Read, and referred to the Examiners, 22. Report, Standing Order 62 complied with, 53. Committee, 62. Petition for additional Provision referred to the Examiners, 82. Report, on said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 105. Report, Standing Order 62 has been complied with, 91. Standing Orders 233 and 243 suspended, and Bill to be read the third time; Bill accordingly read the third time; CJL. 274. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 592. (Cited as North British Railway (General Powers) Act, 1891.) R. A. 523.

671. [1892.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Order 62 has been complied with, 91. Standing Orders 233 and 243 suspended, and Bill to be read the third time; Bill accordingly read the third time, and passed (New Title), 274. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 592. (Cited as North British Railway Act, 1892.) R. A. 536.

672. [1894.] Petition for leaving in, in a Bill to authorize the North British Railway Company to acquire additional Lands; to extend the time limited by certain Acts for the compulsory Purchase of Lands; and for other purposes; brought from the Lords, 184. Read, and referred to the Examiners, 22. Report, Standing Order 62 complied with, 53. Committee, 62. Petition for additional Provision referred to the Examiners, 82. Report, on said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 105. Report, Standing Order 62 has been complied with, 91. Standing Orders 233 and 243 suspended, and Bill to be read the third time; Bill accordingly read the third time; CJL. 274. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 592. (Cited as North British Railway Act, 1893.) R. A. 335.

673. [1896.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Order 62 has been complied with, 91. Standing Orders 233 and 243 suspended, and Bill to be read the third time; Bill accordingly read the third time, and passed (New Title), 274. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 592. (Cited as North British Railway Act, 1892.) R. A. 536.

674. [1894.] Petition for leaving in, in a Bill to authorize the North British Railway Company to acquire additional Lands; to extend the time limited by certain Acts for the compulsory Purchase of Lands; and for other purposes; brought from the Lords, 184. Read, and referred to the Examiners, 22. Report, Standing Order 62 complied with, 53. Committee, 62. Petition for additional Provision referred to the Examiners, 82. Report, on said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 105. Report, Standing Order 62 has been complied with, 91. Standing Orders 233 and 243 suspended, and Bill to be read the third time; Bill accordingly read the third time; CJL. 274. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 592. (Cited as North British Railway Act, 1893.) R. A. 335.
II. Private Bills relative to Railways—continued.

North British Railway—continued.

authorise the said Company to raise further Capital, and for other purposes; and Bill ordered; CL. 31. Read, and referred to the Examiners. 40. Report; That Standing Order 62 has been complied with; Bill to be read a second time, 52, Committee, 68. Chairman of Ways and Means discussed from further progress on Committee on Bill; Member appointed Chairman, 184. Bill reported, 187. Passed, 216. Agreed to by the Lords, with Amendments, 329. Lords' Amendments agreed to, 338. (Cited as North British Railway, 1896.) R. A. 373.

619. [1897.] Petition for a Bill to confer further Powers upon the North British Railway Company in connection with their Undertaking; to appropriate the Yoker, and Clydebank Railway Company and the Anstruther and Saint Andrews Railway Company with the Company, and further Powers upon the Company and upon other Companies referred to the Examiners, 53. Bill committed, 76. Report from the Select Committee on Standing Orders, on Petition for dispensing with Standing Order 152, in the case of the Petition against the Bill, That the Standing Order ought to be dispensed with, 103. Bill reported, with Amendments, 225. Considered, as amended, 240. Passed, 247. Agreed to by the Lords, 383. (Cited as North British Railway (General Powers) Act, 1897.) R. A. 300.

660. [1898.] Report, That the Bill should originate in the House of Lords; CLU. 17. Report, That the Standing Orders had been certified to have been complied with, 26. To confer further Powers upon the North British Railway Company in connection with their Undertaking; to authorise the Burghfield Harbour Commissioners to lease certain of their Lands, and for other purposes; brought from the Lords, 312. Read, and referred to the Examiners, 313. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 327. Considered, 328. Reported, with Amendments, 383. Considered, as amended; Standing Orders 225 and 243 suspended; Bill passed, with Amendments, 328. Considered, as amended, 341. Passed, with Amendments, 349. To which the Lords agree, 356. (Cited as North British Railway (General Powers) Act, 1898.) R. A. 432.

661. [1900.] Report, That the Bill should originate in the House of Lords; CLIX. 20. Bill, That the Standing Orders had been certified to have been complied with, 24. To authorise the North British Railway Company to construct certain New Railways, Widenings, and other Works; to confer further Powers upon the Company and upon other Companies in connection with their respective Undertakings; to amalgamate the Aberdare, Buckley, and North Berwick Railway Company, the Newport Railway Company, and the Edinburgh, and Yarmouth Railway Company with the Company; to transfer to and vest in the Company the Undertaking of the Berrow Common Harbour Commissioners; to enable the Burghfield Harbour Commissioners to borrow and the Company to advance them further Money; to authorise the Company to enter into working and other Agreements with the Invergarry and Fort Augustus Railway Company to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 291. Report, That the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 270. Report, That the Standing Orders ought to be dispensed with; Report read; Bill to be read a second time, 290. Considered, 305. Reported, with Amendments, 328. Considered, as amended, 341. Passed, with Amendments, 349. To which the Lords agree, 373. (Cited as North British Railway (General Powers) Act, 1900.) R. A. 365.

North British Railway (Lanarkshire Lines) :

662. [1896-97.] Petition for a Bill to authorise the North British Railway Company to construct certain new Railways in the County of Lanark, and for other purposes; and Bill ordered; CLXLV. 57. Read, and referred to the Examiners, 65. Report, Standing Order 62 complied with; 91. Reported; Preamble not proved, 287.

North British Railway (Methil Harbour) :

663. [1898-99.1] Petition for a Bill to empower the North British Railway Company to improve their Harbour at Methil, in the County of Fife, and to construct a new Dock there; and other Works in connection therewith; and for other purposes; and Bill ordered; CLXLV. 57. Read, and referred to the Examiners, 65. Report, Standing Order 62 had been complied with, 91. Bill passed, 191. By the Lords, with Amendments, 353. Lords' Amendments agreed to, 358. (Cited as North British Railway (Methil Harbour) Act, 1891.) R. A. 310.

North British Railway (Waverley Station, &c.) :

664. [1890-91.] Report, That the Bill should originate in the House of Lords; CLXV. 49. Bill, That the Standing Orders certified to have been complied with, 72. Bill to authorise the North British Railway Company to construct and widen certain Railways, divert Streets, and construct new Streets, and acquire Lands for the purpose of enlarging and improving their Waverley Passenger and Goods Station at Edinburgh, and for other purposes; brought from the Lords; read, and referred to the Examiners, 216. Report, Standing Orders not previously inquired into complied with, 222. Queen's Consent signified; Bill passed, with Amendments (New 259), 294. To which the Lords agree, 303. (Cited as North British Railway (Waverley Station, &c.) Act, 1891.) R. A. 253.

North Cornwall Railway :

665. [1890-91.] Report, That the Bill should originate in the House of Lords; CLXVII. 40. Bill, That the Standing Orders complied with, 72. Bill for constituting a portion of the Railways authorised by " The North Cornwall Railway Act, 1892," a separate Undertaking, and for other purposes; brought from the Lords, 332. Report, Standing Orders not previously inquired into complied with, 228. Resumed, and Amendment withdrawn; Standing Orders not previously inquired into, and with Amendments, 428. To which the Lords agree, 436. (Cited as North Cornwall Railway Act, 1891.) R. A. 400.

666. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLIII. 20. Bill for constituting a portion of the Railways authorised by " The North Cornwall Railway Act, 1892," a separate Undertaking, and for other purposes; brought from the Lords; read, and referred to the Examiners, 211. Committee, 255. Considered, 436. Report, Standing Orders not previously inquired into, and with Amendments, 328. To which the Lords agree, 341. (Cited as North Cornwall Railway Act, 1894.) R. A. 381.

667. [1894.] Petition for a Bill to authorise the North Cornwall Railway Company todevote certain parts of their Railway and to construct New Railways, and for other purposes; and Bill ordered; CLXI. 16. Read, and referred to the Examiners, 211. Committee, 255. Considered, 341. Passed, with Amendments, 361. To which the Lords agree, 363. (Cited as North Cornwall Railway, Act. 1894.) R. A. 381.

668. [1896.] Report, That the Bill should originate in the House of Lords; CXLIV. 14. Report, That the Standing Orders not previously inquired into, and with which are applicable, have been complied with, 295. Committee, 296. Reported, with Amendments, 341. Prices of Wages' contract signified; Bill passed, with Amendments, 352. To which the Lords agree, 371. (Cited as North Cornwall Railway Act, 1896.) R. A. 373.

North Eastern and Hull and Barneys railways (Joint Dock) :

669. [1890.] Report, That the Bill should originate in the House of Lords; CL. 18. Bill for enabling the North Eastern Railway Company and the Hull, Barnsley, and West Riding Junction Railway and Dock Company to make a Dock and Railways at Hull, and for other purposes; brought from the Lords; read, and referred to the Examiners, 246. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 257. Considered, 305. Reported, with Amendments, 325. Day appointed for consideration, as amended, 383. Bill considered, amended, and Debate adjourned; on an Amendment, 391. Resumed, and Amendment withdrawn; Standing Order 213 suspended; Queen's Consent signified; Bill passed, with Amendments, 408. To which the Lords agree, 419. (Cited as Hull Joint Dock Act, 1890.) R. A. 424.
North Eastern Railway:

670. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 40. Bill for enabling the North Eastern Railway Company to make new Railways, a Dock at Hull, and other Works, and to acquire additional Lands, and for other purposes; brought from the Lords; read, and referred to the Examiners, 318. Report, Standing Orders not previously inquired into complied with; 319. Passed, with Amendments; 321. To which the Lords agree, 468. (Cited as North Eastern Railway Act, 1891.) R. A. 484.

671. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 36. Bill for enabling the North Eastern Railway Company to make new Railways and other Works, and the construction of new Station, and for other purposes; brought from the Lords; read, and referred to the Examines, 318. Report, Standing Orders not previously inquired into complied with; 319. Passed, with Amendments; 321. To which the Lords agree, 468. (Cited as North Eastern Railway Act, 1891.) R. A. 484.

672. [1893-94.] Report, That the Bill should originate in House of Lords; CXL VII. 29. Bill for enabling the North Eastern Railway Company to make new Railways and other Works, and to acquire additional Lands, and for other purposes; brought from the Lords, 161. Ordered, 238. Report, On Petition for dispensing with Standing Order 129, that the Standing Order ought to be dispensed with in the case of this Bill, not in the case of the others, 333. Bill reported, 306. Considered, as amended, 335. Queen's Consent signified; bill passed, with Amendments, 384. To which the Lords agree, 391. (Cited as North Eastern Railway Act, 1893.) R. A. 365.

673. [1894.] Petition for a Bill to confer additional Powers upon the North Eastern Railway Company, and upon that Company and the Midland, Lancashire and Yorkshire, and London and North Western Railway Companies respectively, for the construction of new Railways and other Works, and the acquisition of additional Lands; for transferring to the North Eastern Railway Company the Powers of the Wear Valley Railway; and for other purposes; brought from the Lords; ordered; CXLIX. 16. Read, and referred to the Examiners, 21. Committee, 42. Reported; 164. Considered, as amended, 172. Queen's Consent signified; bill passed (New Title), 194. To the Lords, with Amendments, 221. Lords' Amendments agreed to, 327. (Cited as North Eastern Railway Act, 1894.) R. A. 372.

674. [1895.] Petition for a Bill to confer additional Powers upon the North Eastern Railway Company for the construction of new Railways and other Works, and the acquisition of additional Lands; for the consolidation of certain of their Shares and Stocks; and for other purposes, and Bill ordered; CL. 20. Report, Standing Order 62 complied with; 42. Committee, 158. Reported, 108. Considered, as amended, 129. Queen's Consent signified; bill passed, 134. To the Lords, with Amendments; Lords' Amendments agreed to, 321. (Cited as North Eastern Railway Act, 1895.) R. A. 335.

675. [1896.] Petition for leave to bring in a Bill to confer additional Powers upon the North Eastern Railway Company for the construction of new Railways and other Works, and the acquisition of additional Lands, and for other purposes, and Bill ordered; CLT. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 55. Committed, 68. Reported, 105. Considered, as amended, 160. Passed (New Title), 150. Agreed to by the Lords, with Amendments, 356. Lords' Amendments agreed to, 365. (Cited as North Eastern Railway Act, 1896.) R. A. 373.

676. [1897.] Petition for a Bill to confer additional Powers upon the North Eastern Railway Company for the construction of new Railways and other Works, and the Acquisition of additional Lands, and for other purposes, and Bill ordered; CCL. 44. Considered, 143. Witness ordered to stand committed on Bill, 234. Bill reported, with Amendments, 210. Standing Orders 84, 214 and 215 suspended; bill considered, as amended; Standing Orders 223 and 243 suspended; Queen's Consent signified; bill passed, 230. Agreed to by the Lords, with Amendments, 281. Lords' Amendments agreed to, 407. (Cited as North Eastern Railway Act, 1897.) R. A. 437.

677. [1898.] Report, That the Bill should originate in the House of Lords; CLV. 17. Report, That the Standing

North Eastern Railway—continued.

Orders had been certified to have been complied with, 29. Bill to confer additional Powers upon the North Eastern Railway Company for the construction of new Railways and other Works, and the acquisition of additional Lands; and for amalga- mating the Scarborough and Whitby Railway Company with the Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 253. Report, That the Standing Orders not previously inquired into have been complied with, 278. Reported, with Amendments, 357. Considered, as amended, 375. Queen's Consent signified; bill passed, with Amendments, 390. To which the Lords agree, 391. (Cited as North Eastern Railway Act, 1898.) R. A. 359.

678. [1899.] Report, That the Bill should originate in the House of Lords; CLVI. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to confer additional Powers upon the North Eastern Railway Company for the construction of new Railways and other Works and the acquisition of additional Lands, and for transferring to the Company the powers of the North Holderness Light Railway Company, and for other purposes brought from the Lords; read, and referred to the Examiners, 246. Report, That the Standing Orders not previously inquired into have been complied with, 273. Bill to be read a second time, 274. Committed, 286. Reported, with Amendments, 357. Considered, as amended, 374. Queen's Consent signified; bill passed, with Amendments, 384. To which the Lords agree, 401. (Cited as North Eastern Railway Act, 1899.) R. A. 424.

679. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to confer additional Powers upon the North Eastern Railway Company for the construction of new Railways and other Works and the acquisition of additional Lands, and upon that Company and the London and North Western Railway Company in respect of the Cawood, Wistow, and Selby Light Railway, and the Merrybent and Darlington Railway, and for other purposes; brought from the Lords; read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have not been complied with, referred to the Select Committee on Standing Orders, 240. Report, That the Standing Orders ought to be dispensed with; report read, and Bill to be read a second time, 272. Committed, 294. Report, with Amendments, 351. Day appointed for consideration, as amended, 347. Bill considered, as amended; Standing Orders 243 and 245 suspended; Queen's Consent signified; bill passed, with Amendments, 345. To which the Lords agree, 355. (Cited as North Eastern Railway Act, 1900.) R. A. 357.

North Eastern Railway (Hull Docks):

680. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Bill for the amalgamation of the Undertaking of the Dock Company at Kingston-u.pon-Hull with the Undertaking of the North Eastern Railway Company, and for other purposes; brought from the Lords, 263. Committed, 286. Reported; Preamble not proved, 308.

681. [1903-04.] Report, That the Bill should originate in the House of Lords; CXLVII. 29. Bill for the amalgamation of the Undertaking of the Dock Company at Kingston-u-pon-Hull with the Undertaking of the North Eastern Railway Company, and for other purposes; brought from the Lords, 263. Committed, 286. Reported; Preamble not proved, 308.

682. [1900.] Report, That the Bill should originate in the House of Lords; CXLVII. 20. Bill for the amalgamation of the Undertaking of the Dock Company at Kingston-u-pon-Hull with the Undertaking of the North Eastern Railway Company, and for other purposes; brought from the Lords, 263. Committed, 286. Reported; Preamble not proved, 308.

North Eastern Railway (Steam Vessels):

683. [1904.] Report, That the Bill should originate in the House of Lords; CLVII. 20. Bill for the amalgama- tion of the Undertaking of the Dock Company at Kingston-upon-Hull with the Undertaking of the North Eastern Railway Company, and for other purposes; brought from the Lords, 263. Committed, 286. Reported; Preamble not proved, 308.
II. Private Bills relative to Railways—continued.

North Eastern Railway (Steam Vessels)—continued.

Examined, 294. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 294. Reported, with Amendments, 320. Considered, as amended; Standing Orders 225. Bill passed, with Amendments 477. To which the Lords agree, 555. (Cited as North Eastern Railway (Steam Vessels) Act, 1901.) R. A. 357.

North London Railway

693. [1897.] Report, That the Bill should originate in the House of Lords; CLII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to enable the North London Railway Company to improve the access to the Poplar Dock, and for other purposes; brought from the Lords, 240. Read, and referred to the Examiners, 241. Committed, 277. Reported, with Amendments, 322. Considered, as amended, 297. Passed, with Amendments, 376. To which the Lords agree, 387. (Cited as North London Railway Act, 1897.) R. A. 429.

North Metropolitan Railway and Canal:

641. [1895.] Petition for a Bill to authorise the North Metropolitan Railway and Canal Company to make a new Street in, and to stop up certain Highways in or near Ratcliff, and to make Alterations and Improvements in their Canal, and for other purposes; and Bill ordered; CLT. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 55. Committed, 68. Reported, 171. Considered, as amended, 190. Passed (New Title), 201. Agreed to by the Lords, with Amendments, 356. Lords' Amendments agreed to, 372. (Cited as North Metropolitan Railway and Canal Act, 1895.) R. A. 429.

695. [1900.] Petition for a Bill to consolidate the Debenture Stocks of the North Metropolitan Railway and Canal Company; to amend in certain respects the Acts relating to the Company; to change the name of the Company, and for other purposes; and Bill ordered; CLT. 30. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 48. Committed, 57. Reported, with Amendments, 129. Considered, as amended, 175. Passed, 192. Agreed to by the Lords, with Amendments, 318. Lords' Amendments agreed to, 322. (Cited as Report's Canal and Dock Act, 1895.) R. A. 357.

North Pembroke and Fishguard Railway:

686. [1892.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders have been complied with, 13. Bill to extend the Time for the Completion of the North Pembroke and Fishguard Railway, and to authorise the Construction of new Railways in the Counties of Pembroke and Carmarthen, and for other purposes; brought from the Lords, 196. Report, Standing Orders complied with, 200. Report, That the Standing Orders not previously inquired into, and which are applicable thereto, have not been complied with, referred to the Select Committee on Standing Orders, 54. Bill to revive and extend the Time for purchasing Lands, and completing the North Pembroke and Fishguard Railway, and for other purposes; brought from the Lords; read, and referred to the Examiners, 229. Committed, 272. Instruction, 283. Bill reported, 299. Passed, with Amendments, 338. To which the Lords agree, 372. (Cited as North Pembroke and Fishguard Railway Act, 1892.) R. A. 399.

687. [1893.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders have been complied with, 13. Bill to extend the Time for the Completion of the North Pembroke and Fishguard Railway, and to authorise the Construction of new Railways in the Counties of Pembroke and Carmarthen, and for other purposes; brought from the Lords, 196. Report, Standing Orders complied with, 200. Report, That the Standing Orders not previously inquired into, and which are applicable thereto, have not been complied with, referred to the Select Committee on Standing Orders, 238. Report, That the Standing Orders ought to be dispensed with, and Parties be permitted to proceed to the Bill upon condition that Clause 30 be struck out, 267. Report, that Bill ordered to be read a second time, 267. Committed, 278. Passed, with Amendments, 312. To which the Lords agree, 329. (Cited as North Pembroke and Fishguard Railway Act, 1893.) R. A. 357.

North Pembrokeshire and Fishguard Railway—continued.

ways in the Counties of Pembroke and Carmarthen, and for other purposes; brought from the Lords; read, and referred to the Examiners, 189. Report, That the Standing Orders not previously inquired into have been complied with, 194. Committed, 196. Reported, with Amendments, 244. Considered, as amended, 202. Passed, with Amendments, 355. To which the Lords agree, 365. (Cited as North Pembrokeshire and Fishguard Railway Act, 1897.) R. A. 436.

689. [1898.] Petition for a Bill to empower the North Pembrokeshire and Fishguard Railway Company to construct new Railways, to extend the Time for construction of other Railways, and for other purposes; and Bill ordered; CLXIII. 32. Report, Standing Order 62 has been complied with; Bill to be read a second time, 50. Day appointed for Second Reading, 60. Ordered to be read a second time, 60. Passed, 600. [1899.] Petition for a Bill to provide for the abandonment of certain authorised Railways of the North Pembrokeshire and Fishguard Railway Company; and for the winding up of the Undertaking of that Company in the Great Western Railway Company; and for other purposes; and Bill ordered; CLXVIII. 38. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with; 368 to be read a second time, 48. Committed, 62. Reported, with Amendments, 178. Considered, as amended, 190. Passed, 267. Agreed to by the Lords, 297. (Cited as North Pembrokeshire and Fishguard Railway Act, 1899.) R. A. 274.

North Salop Railway:

691. [1892-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 28. Report, That the Standing Orders had been certified to have been complied with, 20. (Not further proceeded with.)

North Staffordshire Railway:

692. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 92. Report, Standing Orders complied with, 72. Bill to authorise the North Staffordshire Railway Company to construct new Locks on the Trent and Mersey Navigation, to divert certain Roads, to acquire additional Lands, and to confer other Powers on such Company; brought from the Lords; read, and referred to the Examiners, 146. Report, Standing Orders not previously inquired into complied with, 153. Passed, with Amendments, 291. To which the Lords agree, 317. (Cited as North Staffordshire Railway Act, 1891.) R. A. 349.

693. [1895.] Petition for a Bill to confer further Powers on the North Staffordshire Railway Company; and Bill ordered; CL. 32. Read, and referred to the Examiners, 32. Report, Standing Order 62 complied with, 42. Committed, 106. Reported, 139. Agreed to by the Lords, with Amendments, 174. Lords' Amendments agreed to, 181. (Cited as North Staffordshire Railway Act, 1895.) R. A. 204.

694. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 16. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to confer further Powers on the North Staffordshire Railway Company; and Bill ordered; CL. 26. Read, and referred to the Examiners, 32. Report, Standing Order 62 complied with, 42. Committed, 106. Reported, 139. Agreed to by the Lords, with Amendments, 174. Lords' Amendments agreed to, 181. (Cited as North Staffordshire Railway Act, 1895.) R. A. 204.

North Sunderland Railway:

693. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 29. Bill for making a Railway in the County of Northumberland, from the Chathill Station of the North Eastern Railway Company, to be read a second time, 292. Committed, 324. Reported, 364. Passed, with Amendments, 374. To which the Lords agree, 389. (Cited as North Sunderland Railway Act, 1892.) R. A. 401.
II. Private Bills relative to Railways—continued.

North West Central Railway:

696. [1893-94.] Report, That the Bill should originate in the House of Lords; CLXVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 29. (No further proceedings.)

North West Central Railway (Abandonment):

697. [1893-94.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CLXVIII. 189. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 216. Report for Bill, referred to the said Committee, 221. Report, That the Standing Orders ought to be dispensed with, 243. Report read; Bill to abolish the North West Central Railway; ordered, 243. Committed, 357. Reported, 314. Passed, 355. Agreed to by the Lords, 385. (Cited as North West Central Railway (Abandonment) Act, 1893.) R. A. 305.

North West London Railway:

698. [1890.] Petition for Bill for incorporating the North West London Railway Company, and for empowering them to construct Underground Railways from the Marylebone Arch to Cricklewood, and for other purposes; and Bill ordered; CLIV. 30. Read, 30. Committed, 40. Reported, with Amendments, as amended, 93. Queen's Consent signified; Bill passed, 154. Agreed to by the Lords, 261. (Cited as Oystermouth Dock and Railway Act, 1891.) R. A. 277.

Oystermouth Railway or Tramroad:

700. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to authorise the Abandonment of a Portion of the Oystermouth Railway or Tramroad; for the Lease of the Undertaking and of the Mumbles Railway and Pier to the Swansea Improvements and Tramways Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 111. Report, That the Standing Orders not previously inspected into have been complied with; Bill to be read a second time, 258. Committed, 291. Reported, with Amendments, 357. Considered, as amended, 376. Passed, with Amendments, 382. To which the Lords agree, 410. (Cited as Oystermouth Dock and Tramroad Act, 1890.) R. A. 424.

Paisley and Barrhead District Railway:


702. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to empower the Paisley and Barrhead District Railway Company to construct new Railways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 217. Report, That the Standing Orders not previously inspected into have been complied with; Bill to be read a second time, 220. Committed, 222. Reported, with Amendments, 232. Considered, as amended, 281. Passed, with Amendments, 402. To which the Lords agree, 419. (Cited as Paisley and Barrhead District Railway Act, 1898.) R. A. 424.

Plymouth and Dartmoor Railway:


Plymouth and Dartmoor Railway (Extension of Time):

705. [1891.] Report, That the Bill should originate in the House of Lords; CLXI. 8. Bill to revive the Powers and extend the Time for the compulsory Purchase of Lands and Completions of Works authorised by "The Plymouth and Dartmoor Railway Act, 1882," "The Plymouth and Dartmoor Railway (South Hams Extension) Act, 1886," and "The Plymouth and Dartmoor Railway Act, 1891," and for other purposes; brought from the Lords; read, and referred to the Examiners, 318. Report, No Standing Orders not previously inspected into applicable, 342. Queen's Consent signified; Bill passed, with Amendments, 413. To which the Lords agree, 455. (Cited as Plymouth Devonport and South Western Junction Railway Act, 1891.) R. A. 490.

Plymouth, Devonport, and South Western Junction Railway:

706. [1890-91.] Report, That the Bill should originate in the House of Lords; CLXI. 18. Report, Standing Orders complied with, 72. Bill to confer further Powers upon the Plymouth, Devonport, and South Western Junction Railway Company; brought from the Lords; read, and referred to the Examiners, 318. Report, No Standing Orders not previously inspected into applicable, 342. Queen's Consent signified; Bill passed, with Amendments, 413. To which the Lords agree, 455. (Cited as Plymouth, Devonport, and South Western Junction Railway Act, 1891.) R. A. 490.

Plymouth, Devonport, and South Western Junction Railway (Abandonment):


Porthkerry, Caerphilly, and Newport Railway:

708. [1893-94.] Petition for a Bill to authorize the Porthkerry, Caerphilly, and Newport Railway Company to widen a portion of their Railway, and make connections or junctions with the Tredegar Park Mile Railway between Barry and Newport, and for other purposes; and Bill ordered; CLXVII. 30. Read, and referred to the Examiners, 45. Order, referring Bill to the Examiners, discharged; and Bill withdrawn, 65.

Porthdylnysl Railway (Abandonment):


Portmacloch, Beulahgelter, and Blyth-Loch Railway:

710. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 31. Report, That the Standing Orders had been certified not to have been complied with, 81. (No further proceedings.)
Railway Clearing House—continued.

II. Private Bills relative to Railways—continued.

Portsmouth, Basingstoke, and Godalming Railway : 711. [1896.] Report, That the Bill should originate in the House of Lords; CLII. 14. Report, That the Standing Orders had been certified not to have been complied with, 18. Report, That the Standing Orders had not been complied with ; referred to the Select Committee on Standing Orders, 19. Report, That Standing Orders ought to be dispensed with, 72. [Not further proceeded with.]

Port Talbot Railway and Docks : 712. [1896.] Report, That the Bill should originate in the House of Lords; CLVII. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to enable the Port Talbot Railway and Docks Company to maintain certain Divisions of their Railways and Works authorised by the Port Talbot Railway and Docks Act, 1894, the Port Talbot Railway and Docks (Ogmore Valleys Extension) Act, 1896, and the Port Talbot Railway and Docks (South Wales Mineral Railway) Act, 1896, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 217. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 226. Committed, 238. Reported, with Amendments, 242. Considered, as amended, 260. Passed, with Amendments, 267. To which the Lords agree, 382. [Cited as Port Talbot Railway and Docks Act, 1896.] R. A. 290.

Port Talbot Railway and Docks (Ogmore Valleys Extension) : 713. [1896.] Report, That the Bill should originate in the House of Lords ; CLII. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to enable the Port Talbot Railway and Docks Company to construct new Railways and Works in the Ogmore Valleys, to acquire the County of Glamorgan; to the County of Glamorgan; to acquire the Morfa Railway and the Cefn and Pyle Railway, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 298. Report, That the Standing Orders not previously inquired into, and which are applicable, have not been complied with ; referred to the Select Committee on Standing Orders, 297. Report, That the Standing Orders ought to be dispensed with, 294. Committed, 296. Reported, with Amendments, 319. Passed, with Amendments, 347. To which the Lords agree, 357. [Cited as Port Talbot Railway and Docks (Ogmore Valleys Extension) Act, 1896.] R. A. 373.

Port Talbot Railway and Docks (South Wales Mineral Railway) : 714. [1896.] Report, That the Bill should originate in the House of Lords; CLII. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to enable the Port Talbot Railway and Docks Company to construct new Railways in the County of Glamorgan, to join the South Wales Mineral Railway and a Railway known as the Whitworth Railway, and to acquire the last-mentioned Railway, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 240. Report, That the Standing Orders not previously inquired into, and which are applicable, have not been complied with, 272. Committed, 293. Bill reported, with Amendments, 271. Considered, as amended, 297. Passed, with Amendments, 394. To which the Lords agree, 407. [Cited as Port Talbot Railway and Docks (South Wales Mineral Railway) Act, 1896.] R. A. 425.

Purfleet and Gravesend Junction Railway : 715. [1896.] Report, That the Bill should originate in the House of Lords; CLVII. 29. Report, That the Standing Orders had been certified to have been complied with, 24. [No further proceeded with.]

Railway Clearing House : 716. [1897.] Report, That the Bill should originate in the House of Lords; CLII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to incorporate the Committee of Railway Companies associated under the Railway Clearing System, and to enable the Powers vested in that Committee, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 149. Report, That no Standing Orders not previously incurred into are applicable; Bill to be read a second time, 233. Committed, 255. Motion, That it be an Instruction to the Committee that they insert provisions requiring the Promoters to publish for the use of Traders, on such terms and conditions as the Board of Trade may direct, any sectional or other Railway Maps obstructed for the Railway Clearing House, &c.; and Debate adjourned, 256. Order Read, and adjourning Debate, read, and discharged, 307. Bill reported, without Amendment, 317. Passed, 335. [Cited as Railway Clearing Committee Incorporation Act, 1897.] R. A. 390.

Railway Clearing System Superannuation Fund : 717. [1897.] Report, That the Bill should originate in the House of Lords; CLII. 33. Report, That the Standing Orders had been certified to have been complied with, 39. Bill to incorporate the Railway Clearing System Superannuation Fund Association, and to extend the objects of that Association, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 149. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 174. Committed, 155. Reported, without Amendment, 175. Passed, 181. [Cited as Railway Clearing System Superannuation Fund Incorporation Act, 1897.] R. A. 281.

Railway Passengers’ Assurance Company : 718. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Bill to consolidate the Acts relating to the Railway Passengers’ Assurance Company, and to make new provisions for the government of the Company and the management of its affairs, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 127. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 124. Committed, 155. Reported, without Amendment, 175. Passed, 181. [Cited as Railway Passengers’ Assurance Act, 1892.] R. A. 281.

Railway Passengers’ Assurance Company : 719. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Bill to consolidate the Acts relating to the Railway Passengers’ Assurance Company, and to make new provisions for the government of the Company and the management of its affairs, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 127. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 124. Committed, 155. Reported, without Amendment, 175. Passed, 181. [Cited as Railway Passengers’ Assurance Act, 1892.] R. A. 281.

Railway Clearing House—continued.

Railway Clearing House—continued.

Railway Clearing House—continued.

Beford, Rotherham, and Barnsley Railway (changed from Sutton, Rotherham, and Barnsley Railway : 722. [1893-94.] Bill to authorise the Sutton, Rotherham, and Barnsley Railway Company to construct new Railways in the West Riding of the County of York, to abandon certain
Retford, Rotherham, and Barnsley Railway, &c.—continued.
certain of their authorised Railways, and for other purposes; brought from the Lords; CXLIX. 329. Passed, with Amend-
ments, 456. To which the Lords agree, 458. (Cited as Retford, Rotherham, and Barnsley Railway, Act, 1893.)

Retford, Rotherham, and Barnsley Railway (Ex-
tension of Time) :
725. [1896.] Petition for a Bill to extend the Periods
limited for the Compulsory Purchase of Lands for, and for the
Completion of the authorised Railways of the Retford,
Rotherham, and Barnsley Railway Company; and Bill ordered;
CXLII. 32. Read, and referred to the Examiners, 41. Report,
That Standing Order 62 has been complied with; Bill to be read a
second time, 52. Committed, 68. Order for Committee
renewed, 100.
Rhondda and Swansea Bay Railway :
725. [1890-91.] Report, That the Bill should originate
in the House of Lords; CXLVI. 49. Report, Standing
Orders complied with, 72. Bill for authorising the Rhondda
and Swansea Bay Railway Company to extend their Railways to
Rhymney, and for other purposes; brought from the Lords; read, and referred to the Examiners, 216. Report,
Standing Orders not previously inquired into complied with,
and referred to the Select Committee on Standing Orders, 198.
Bill reported, 288. Considered, as amended, 296. Passed,
with Amendments, 315. To which the Lords agree, 323.
(Cited as Rhondda and Swansea Bay Railway Act, 1891.)
R. A. 844.
725. [1890.] Petition for enabling the Rhondda and
Swansea Bay Railway Company to extend their Railways
to Swansea and Neath, and for other purposes; and Bill ordered;
CXLVII. 38. Read, and referred to the Examiners, 41. Bill
reported, 291. Considered, as amended, 300. Passed, with
Amendments, 313. To which the Lords agree, 323.
(Cited as Rhondda and Swansea Bay Railway Act, 1892.)
R. A. 491.
725. [1890-94.] Report, That the Bill should originate
in the House of Lords; CXLVI. 57. Report, Standing Orders
complied with, 72. Bill to enable the Rhondda and Swansea
Bay Railway Company, and for other purposes; brought from the Lords; 142. Bill
reported, 291. Considered, as amended, 300. Passed, with
Amendments, 313. To which the Lords agree, 323.
(Cited as Rhondda and Swansea Bay Railway Act, 1893.)
R. A. 339.
725. [1895.] Report, That the Bill should originate in
the House of Lords; CL. 12. Report, Standing Orders com-
plied with, 72. Bill to confer further Powers upon the Rhondda and
Swansea Bay Railway Company, and for other purposes; brought from the Lords; 142. Bill
reported, 291. Considered, as amended, 300. Passed, with
Amendments, 313. To which the Lords agree, 323.
(Cited as Rhondda and Swansea Bay Railway Act, 1895.)
R. A. 732.
725. [1897.] Report, That the Bill should originate in
the House of Lords; CL. 12. Report, Standing Orders com-
plied with, 72. Bill to enable the Rhymney Railway Company
to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 127. Report,
Standing Orders applicable complied with; Bill to be read a
second time, 128. Committed, 107. Reported, 205. Considered,
as amended, 216. Passed, with Amendments, 230. To which the Lords agree, 241. (Cited as Rhymney Railway
Act, 1895.)
R. A. 252.
725. [1898.] Report, That the Bill should originate in
the House of Lords; CL. 14. Report, That the Standing
Orders had been certified to have been complied with, 18.
(No further proceedings.)
725. [1899.] Report, That the Bill should originate in
the House of Lords; CLY. 20. Report, That the Standing
Orders had been certified to have been complied with, 24.
Bill to enable the Rhymney Railway Company to raise
additional Capital, and for other purposes; brought from the Lords, 196. Read, and referred to the Examiners, 197. Report,
That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 216. Committed, 227. Reported, with Amendments, 260. Con-
sidered, as amended, 296. Passed, with Amendments, 318.
To which the Lords agree, 325. (Cited as Rhymney Railway
Act, 1900.)
R. A. 357.
Rotherham, Blyth, and Sutton Railway :
725. [1890-91.] Petition for a Bill to authorise the construc-
tion of the railways in the West Riding of the County
of York, and in the County of Nottingham, from Rotherham
through Blyth to Sutton, with a Branch to Treeton, and for
other purposes; and Bill ordered; CXLVI. 57. Passed, with
Amendments, 492. (Cited as Rotherham, Blyth, and
Sutton Railway Act, 1891.)
R. A. 523.
731. [1892.] Petition, and Bill to authorise the con-
struction of Railways in the West Riding of the County
of York, from Barnsley, through Swinton to Maltby, and for
other purposes; ordered; CXLVII. 38. Read, and referred to the Examiners, 127. Considered, as amended, 132. Passed,
with Amendments, 138. To which the Lords agree, 142.
(Cited as Rotherham, Blyth, and Sutton Railway Act, 1891.)
R. A. 491.
Rother Valley (Light) Railway :
731. [1898.] Report, That the Bill should originate in
the House of Lords; CL. 14. Report, That the Standing
Orders had been certified not to have been complied with, 18.
Report, That the Standing Orders have not previously been complied with, referred to the Select Committee on Standing
Orders, 18. Bill for making a Light Railway between Salehurst, in the County of Sussex, and Tenterden, in the County of Kent, and for other purposes; brought from the Lords, 212. Read,
and referred to the Examiners, 243. Report, That the Standing Orders not previously inquired into, and which are applicable,
have been complied with; Bill read a second time, 250. Com-
mitted, 260. Reported, 266. Considered, as amended, 296. Passed, with Amendment, 305. To which the Lords agree,
311. (Cited as Rother Valley (Light) Railway Act, 1898.)
R. A. 336.
Saint Austell and Tremayne Railway and Dock (Aban-
donment):
725. [1892.] Petition for and Bill for the Abandonment of
the Saint Austell Valley Railway and Dock Company; CXLVII.
(Cited as Saint Austell Valley Railway and Dock (Abandonment) Act, 1892.)
R. A. 356.
II. Private Bills relative to Railways—continued.

Saint Cleors, Laundhouse, and Penistle Railway:

727. [1893.] Report, That the Bill should originate in the House of Lords; CL. 15. Report, Standing Orders complied with, 13. (No further proceeded.)

Saint David’s Railway:


Saint David’s Railway (Abandonment):

729. [1900.] Report, on Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; Petition for Bill, referred to the Select Committee on Standing Orders; CLV. 48. Report, That the Standing Orders ought to be dispensed with, 65. Report read; Bill for the Abandonment of the Saint David’s Railway, and for other purposes; Ordered, 96. Read, and referred to the Examiners; 97. Report, That Standing Order 62 was complied with; Bill to be read a second time, 114. Day appointed for Second Reading, 127. Second Reading ordered, 132. Bill committed, 204. Reported, without Amendment, 223. Considered, 238. Passed, 247. Agreed to by the Lords; 278. (Cited as Saint David’s Railway Act, 1899.) R. A. 204.

Saint David’s Railway (Additional Powers):

730. [1900.] Petition for a Bill to authorise the construction of Railways in the County of Pembroke, and for other purposes; and Bill ordered; CL.V. 31. Read, and referred to the Examiners; 41. Report, That Standing Order 62 was complied with; Bill to be read a second time, 58. Committee, 67. Report, with Amendments, 140. Considered, as amended, 152. Passed, 159.

Saint John’s Chapel Railway:

731. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Report, That the Standing Orders had been certificated to have been complied with, 51. (No further proceeded.)

Scaurborough, Bridlington, and West Riding Junction Railways:


733. [1893-1904.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certificated to have been complied with, 69. (No further proceeded.)

Sheffield Central Station and District Railway:

734. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 11. Report, That the Standing Orders had been certificated not to have been complied with, 12. Report, That the Standing Orders ought to be dispensed with, 91. (No further proceeded.)

Sheffield District Railway:


736. [1897.] Petition for a Bill to authorise the Sheffield District Railway Company to construct Branch Railways in Sheffield connecting with the Midland Railway, and for other purposes; and Bill ordered; CLII. 45. Read, and referred to the Examiners, 53. Committed, 172. Report, with Amendments, 209. Considered, as amended, 220. Passed, 230. Agreed to by the Lords, with Amendments, 439. Lords’ Amendments agreed to, 445. (Cited as Sheffield District Railway Act, 1897.) R. A. 360.

737. [1899.] Petition for a Bill to transfer to and vest in the Sheffield District Railway Company the Trentham and Bridgnorth Railway of the Midland Railway Company, to abandon certain authorised Railways of the Company, to confirm Agreements between the Company, the Midland Railway Company, and the Lancashire, Derbyshire, and East Coast Railway Company, and for other purposes; and Bill ordered; CLIII. 33. Read, and referred to the Examiners, 41. Committed, 71. Report, for additional Provision referred to the Examiners, 204. Report on said Petition, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 214. Report from the Select Committee on Standing Orders, That, in the case of the said Petition, the Standing Orders ought to be dispensed with, 237. Bill reported, 282. Bill passed, 291. Agreed to by the Lords, with Amendments, 301. Lords’ Amendments agreed to, 304. (Cited as Sheffield District Railway Act, 1898.) R. A. 432.

738. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certificated to have been complied with, 24. Bill to authorise the Sheffield District Railway Company to construct a Branch Railway, Bridges and other Works in connection with their Undertaking, and to raise additional Capital, and for other purposes; brought from the Lords, 305. Read, and referred to the Examiners, 200. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 215. Committed, 234. Reported, with Amendments, 266. Considered, as amended, 283. Passed, with Amendments, 290. To which the Lords agree, 295. (Cited as Sheffield District Railway Act, 1900.) R. A. 309.

Shropshire Mineral Light Railway:

739. [1890-1901.] Petition, for a Bill to authorise the construction of a Railway in extension of the Shrewsbury District Railway, in the County of Salop, and for other purposes; and Bill ordered; CXLVI. 57. Passed, 177. By the Lords with Amendments, 503. Lords’ Amendments agreed to, 11. (Cited as Shropshire Mineral Light Railway Act, 1901.) R. A. 524.

Shropshire Railways:

740. [1884.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders had been certificated to have been complied with, 12.

Shropshire
Shropshire Railways (Extension of Time, &c.): 792. [1890-91.] Petition for a Bill to extend the time for the purchase of Land, and for the completion of the Shropshire Railways, to authorise the Shropshire Railways Company to create an issue additional Debenture Stock, and for other purposes, and Bill ordered; CLXLVI. 57. Read, and referred to the Examiners, 65. Report, Standing Order 62 complied with, 103. Passed, 266. By the Lords, with Amendments, 382. Lords' Amendments agreed to, 447. (Cited as Shropshire Railways Act, 1891.) R. A. 690.

Shropshire Railways (General Powers): 793. [1890-91.] Petition for a Bill to enable the Shropshire Railways Company to make new Railways, and for other purposes, and Bill ordered; CLXLVI. 57. Read, and referred to the Examiners, 65. Report, Standing Order 62 complied with, 103. Passed, 266. By the Lords, with Amendments, 382. Lords' Amendments agreed to, 447. (Cited as Shropshire Railways Act, 1891.) R. A. 690.

South Eastern Railway: 794. [1890-91.] Petition for a Bill to transfer the South Eastern Railway to the Colneidian Railway Company, and for other purposes, and Bill ordered; CL. 26. Report, Standing Order 62 complied with, 42. Committed, 55. Reported, 284. Standing Order 243 suspended; Bill passed, 301. By the Lords, with Amendments, 329. Lords' Amendments agreed to, 234. (Cited as South Eastern Railway Junction (Transfer) Act, 1890.) R. A. 335.

Solway Junction Railway (Transfer): 795. [1895.] Petition for a Bill to transfer the Solway Junction Railway to the Caledonian Railway Company, and for other purposes, and Bill ordered; CLXLVI. 57. Read, and referred to the Examiners, 65. Report, Standing Order 62 complied with, 103. Passed, 266. By the Lords, with Amendments, 382. Lords' Amendments agreed to, 447. (Cited as South Eastern Railway Act, 1894.) R. A. 386.

South Eastern Railway: 796. [1890-91.] Petition for a Bill to confer further Powers on the South Eastern Railway Company, and upon the South Eastern and Paddock Wood Railway Company, and for other purposes, and Bill ordered; CLXLVI. 57. Read, and referred to the Examiners, 65. Report, Standing Order 62 complied with, 103. Passed, 266. By the Lords, with Amendments, 382. Lords' Amendments agreed to, 447. (Cited as South Eastern Railway Act, 1890.) R. A. 412.

South Eastern Railway: 797. [1890-91.] Petition for a Bill to confer further Powers on the South Eastern Railway Company and upon the Cranbrook and Paddock Wood Railway Company, and for other purposes, ordered; CLXLVI. 57. Read, and referred to the Examiners, 65. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made; Bill committed, 88. Reported, 111. Passed, 136. By the Lords, with Amendments, 310. Lords' Amendments agreed to, 324. (Cited as South Eastern Railway Act, 1892.) R. A. 596.

South Eastern Railway: 798. [1895-96.] Report, That the Bill should originate in the House of Lords; CLXLVIII. 29. Report, Standing Orders have not been complied with, 33. Report, That the Standing Orders ought to be dispensed with, 77. By the Lords, with Amendments, 310. Lords' Amendments agreed to, 324. (Cited as South Eastern Railway Act, 1895.) R. A. 762.

South Eastern Railway: 799. [1895-96.] Report, That the Bill should originate in the House of Lords; CLXLVIII. 29. Report, That the Standing Orders had been complied with, 18. Bill brought from the Lords for confering further Powers on the South Eastern Railway Company, and to make further provision with respect to their own Undertakings and other Undertakings in which they are interested, and for other purposes, 239. Read, and referred to the Examiners, 260. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill passed, with Amendments, 417. Committed, 294. Reported, with Amendments, 283. To which the Lords agree, 276. (Cited as South Eastern Railway Act, 1896.) R. A. 373.

South Eastern Railway: 800. [1897.] Report, That the Bill should originate in the House of Lords; CLI. 17. Report, That the Standing Orders had been complied with, 28. Bill for conferring further Powers on the South Eastern Railway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 284. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 302. Minutes of Evidence of former Committee referred to the Committee on the Bill, 305. Bill reported, with Amendments, 377. By the Lords, with Amendments, 437. Bill considered, as amended, 396. Prince of Wales' Consent signified; Bill passed, with Amendments, 407. To which the Lords agree, 428. (Cited as South Eastern Railway Act, 1897.) R. A. 437.

South Eastern Railway: 801. [1898.] Report, That the Bill should originate in the House of Lords; CLI. 17. Report, That the Standing Orders had been complied with, 26. Bill for conferring further Powers on the South Eastern Railway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 127. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 133. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill passed, with Amendments, 257. Considered, as amended, 301. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill passed, with Amendments, 257. Considered, as amended, 301. (Cited as South Eastern Railway Act, 1899.) R. A. 338.

South Eastern Railway: 802. [1899.] Report, That the Bill should originate in the House of Lords; CL. 26. Report, That the Standing Orders had been complied with, 26. Bill for conferring further Powers on the South Eastern Railway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 40. Committed, 77. Bill reported, with Amendments, 159. Considered, as amended, 177. Queen's Consent signified; Bill passed, 234. By the Lords, with Amendments, 265. Lords' Amendments agreed to, 301. (Cited as South Eastern Railway Act, 1899.) R. A. 338.

South Eastern Railway: 803. [1898.] Report, That the Bill should originate in the House of Lords; CLIV. 20. Bill for conferring further Powers on the South Eastern Railway Company in reference to their own Undertakings and the Undertakings of other Companies in which they are interested, and for other purposes; brought from the Lords; read, and referred to the Examiners, 214. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 235. Committed, 235. Reported, with Amendments, 255. Considered, as amended, 276. Passed, with Amendments, 283. To which the Lords agree, 297. (Cited as South Eastern Railway Act, 1900.) R. A. 303.

South Eastern Railway (Confirmation of Cator Agreement): 804. [1897.] Report, That the Bill originating in the Lords, That the Standing Orders not previously inquired into have been complied with; Bill referred the Select Committee on Standing Orders; CLI. 262. Bill to confer an agreement made between Allenmore Cator and others and the South Eastern Railway Company and which are applicable, have been complied with; Bill to be read a second time, 277. Considered, as amended, 276. Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 277. Committed, 265. Reported, with Amendments, 213. Considered, as amended, 276. Passed, with Amendments, 276. To which the Lords agree, 297. (Cited as South Eastern Railway Act, 1900.) R. A. 303.
II. Private Bills relative to Railways—continued.

Southern Railway—continued.

South Eastern Railway (Confirmation of Coterminous Agreement)—continued.

To which the Lords agree, 428. (Cited as South Eastern Railway (Confirmation of Coterminous Agreement Act, 1897.) R. A. 417.

South Eastern and London, Chatham, and Dover Railway Companies: 765. [1898.] Petition for a Bill to provide for the working union of the South Eastern and London, Chatham, and Dover Railway Companies, and for other purposes; and Bill ordered; CLIV. 31. Read and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 56. Motion, That the Bill be read a second time; Amendment proposed, "Six Months," but not made, on Division; Main Question put; Bill committed to a Select Committee of Nine Members; Five to be nominated by the House, Four by the Committee of Selection, 89. Motion, That it be an Instruction to the Committee. Withdrewn, 93. (See Committees.) Motion, That all Petitions against the Bill presented six clear days before the meeting of the Committee be referred to the Committee, &c.; Amendment proposed, "subject to the Rules, Orders, and Proceedings of the House," and not made; Ord, That, subject to the Rules and Proceedings of this House, all Petitions against the Bill presented six clear days before the meeting of the Committee be referred to the Committee, &c.; Committee to have Power to send for persons, papers, and records; Five to be the Quorum, 96. Members nominated by the House, 99. Bill reported from the Select Committee, with Amendments, 155. Passed, 191. Agreed to by the Lords, with Amendments, 334. Lords' Amendments agreed to, with Amendments, 341. To which the Lords agree, 426. (Cited as South Eastern and London, Chatham, and Dover Railway Companies Act, 1898.) R. A. 390.


Southern Railway:

South Hampstead Railway and Pier (changed from South Hampstead Railway and Pier (Extension of Time)) : 769. [1900-01.] Bill to revive the Powers and extend the time for the compulsory purchase of Lands for, and for the completion of the Railways and Pier authorised by the Swindon, Marlborough and Andover Railway Acts, 1882 and 1883, and the South Hampstead Railway and Pier Acts, 1896 and 1897, and for other purposes; brought from the Lords; read, and referred to the Examiners; CXLVI. 219. Report, Standing Orders not previously inquired into complied with, 318. Queen's Consent signified; bill passed, with Amendments, 435. To which the Lords agree, 443. (Cited as South Hampstead Railway and Pier Act, 1901.) R. A. 450.

See South Hampstead Railway and Pier (Extension of Time).

South Hampshire Railway and Pier (Extension of Time) : 770. [1899-01.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. Report, That the Standing Orders had been certificated to have been complied with, 73. (No further proceedings.)

South Hampshire Railway and Pier (Abandonment) : 771. [1899-01.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. Report, That the Standing Orders had been certificated to have been complied with, 73. Bill brought from the Lords (changed to South Hampshire Railway and Pier Bill), 263. See South Hampshire Railway and Pier Bill.

South Leeds Junction Railway : 772. [1892.] Petition for Bill referred to the Select Committee on Standing Orders; CXLVII. 29. Report, That the Standing Orders ought to be dispensed with; Report read; Bill for incorporating the South Leeds Junction Railway Company, and authorising the Construction of Railways from Rivelin to Leeds, and for other purposes, ordered; 67. Read, 69. Bill committed, 190. Reported, 297. Passed (New Title), 298.

773. [1892-93.] Petition for Bill, presented upon the 15th day of February in Session I., 1893; and Order of Leave to bring in the same, Bill read, and referred to the Committee on Standing Orders; CXLVII. 34. Committee to have Power to report, 252. Report, 440. By the Lords, with Amendments, 495. Lords' Amendments agreed to, 417. (Cited as South Leeds Junction Railway Act, 1893.) R. A. 922.


South Western and Bude Haven Railway : 775. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. Report, That the Standing Orders had been certificated to have been complied with, 73. (No further proceedings.)

South Western.
II. Private Bills relative to Railways—continued.

South Yorkshire Junction Railway:

776. [1893.] Petition, and Bill to amend the Agreement scheduled to, and confirmed by, "The Hull and Barnsley and South Yorkshire Junction Railways Act, 1891," and to enable the South Yorkshire Junction Railway Company to raise further Money, and for other purposes; Ordered; CXLVII. 39. Bill committed, 69. Reported, 86. Passed, 129. Agreed to by the Lords, 164. (Cited as South Yorkshire Junction Railway Act, 1892.) R. A. 297.

777. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 6. Bill to extend the Time for the completion of certain authorized Works of the South Yorkshire Junction Railway Company, and revive the Powers for the purchase of Lands for such Railways, and for other purposes; brought from the Lords, 172. Reported, 228. Passed, with an Amendment, 249. To which the Lords agreed, 262. (Cited as South Yorkshire Junction Railway Act, 1894.) R. A. 263.

South Yorkshire Junction Railway (Abandonment):

778. [1897.] Petition for leave to bring in a Bill for the Abandonment of parts of the Railways authorized by the South Yorkshire Junction Railway Act, 1890, and for other purposes; and Bill ordered; CLII. 45. Read, and referred to the Committee, 75. Reported, without Amendment, 88. Considered, 105. Passed, 113. Agreed to by the Lords, 160. (Cited as South Yorkshire Junction Railway Act, 1897.) R. A. 149.

Stratford-upon-Avon, Towcester, and Midland Junction Railway:


Stratford-upon-Avon, Towcester, and Midland, and East and West Junction Railway Companies:

780. [1893.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 13. (No further proceedings.)

Stroud and Painswick (Light) Railway:

781. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, Standing Orders not previously inquired into complied with, 13. Bill for making a Railway from Stroud to Painswick, to be called "The Stroud and Painswick (Light) Railway," and for other purposes; brought from the Lords; read, and referred to the Examiners, 292. Standing Orders not previously inquired into complied with, 299. Committee, 305. (Not further proceeded with.)

782. [1895.] Bill for making a Railway from Stroud to Painswick, to be called "The Stroud and Painswick (Light) Railway," and for other purposes; brought from the Lords; CLII. 56. Certificate, That the Declaration required by the Standing Orders had been deposited; Bill read the first and second time, and committed, 42. Reported, 297. Considered, as amended, 302. Passed, with Amendments, 306. To which the Lords agree, 311. (Cited as Stroud and Painswick (Light) Railway Act, 1896.) R. A. 326.

Sutton, Rotherham, and Barnsley Railway:

783. [1903-04.] Report, That the Bill should originate in the House of Lords; CXLVII. 29. Report, That the Standing Orders had been certified to have been complied with; Bill to authorize the Sutton, Rotherham, and Barnsley Railway Company to construct new Railways in the West Riding of the County of York, to abandon certain of their authorized Railways, and for other purposes; brought from the Lords (changed to Retford, Rotherham, and Barnsley Railway Bill), 292. (See Retford.)

Swedish and Norwegian Railway:

784. [1901-02.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. Report, Standing Orders certified to have been complied with, 73. (No further proceedings.)

Taff and Bargoed Junction Railway:

785. [1897.] Report, That the Bill should originate in the House of Lords; CLII. 40. Report, That the Standing Orders had been certified to have been complied with, 18. (No further proceedings.)

Taff Vale Railway:

786. [1896-91.] Report, That the Bill should originate in the House of Lords; CXLIX. 40. Report, That the Standing Orders had been certified to have been complied with, 73. Bill to amend certain Acts relating to the Taff Vale Railway Company, and for other purposes; brought from the Lords, 157. Report, Standing Orders not previously inquired into complied with, 107. Passed, 290. (Cited as Taff Vale Railway Act, 1891.) R. A. 349.

787. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Report, That the Standing Orders had been certified to have been complied with, 51. Bill to empower the Taff Vale Railway Company to execute Works and acquire Lands; to abandon an authorized Railway; and to raise additional Capital, and for other purposes; brought from the Lords, 263. Committee, 298. Reported, 350. Passed, with Amendments, 317. To which the Lords agreed, 384. (Cited as Taff Vale Railway Act, 1892.) R. A. 386.

788. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 69.

789. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill for empowering the Taff Vale Railway Company to construct a new Railway and other Works, and acquire Lands; for erecting in that Company the Undertaking of the Cowbridge and Aberthaw Railway Company, and for other purposes; brought from the Lords, 246. Passed, with Amendments, 340. To which the Lords agree, 349. (Cited as Taff Vale Railway Act, 1894.) R. A. 381.


790. [1896.] Report, That the Bill should originate in the House of Lords; CL. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to empower the Taff Vale Railway Company to construct new Railways and other Works, and acquire Lands; to amend certain Provisions contained in the Acts relating to the Barry Dock and Railway Company and to the Bute Docks, and for other purposes; brought from the Lords, 239. Read, and referred to the Examiners, 240. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with, 275. Committee, 286. Reported, with Amendments, and Special Report, 300. Bill considered, as amended, 409. Standing Orders 243 suspended; Bill passed, with Amendments, 414. To which the Lords agree, 424. (Cited as Taff Vale Railway Act, 1896.) R. A. 425.

792. [1897.] Report, That the Bill should originate in the House of Lords; CXLIII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to empower the Taff Vale Railway Company to construct a new Railway and other Works, and acquire Lands; to amend certain Provisions contained in the Act relating to the Barry Railway Company, and for other purposes; brought from the Lords, 239. Read, and referred to the Examiners, 240. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 272. Committee, 291. Reported from the Select Committee on Standing Orders, in the case of Petition for suspending with Standing Order 129 in the case of the Petition against the Bill, That the Standing Orders...
Torrington and Okehampton Railway—continued.

Order ought to be dispensed with, 309. Bill reported, with Amendments, 316. Considered, as amended, 356. Passed, with Amendments, 376. To which the Lords agree, 377. (Cited as Torrington Railway Act, 1897.) R. A. 385.


800. [1898.] Report, That the Bill should originate in the House of Lords; CXLIX. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to authorise the Torrington and Okehampton Railway Company todeviate their Railway, to extend the time for compulsory purchase of Lands and completion of Works, and for other purposes; brought from the Lords; read, and referred to the Examiners, 149. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 169. Committed, 172. Passed, with Amendments, 203. Considered, as amended, 229. Passed, with Amendments, 241. To which the Lords agree, with an Amendment, 257. Lords' Amendment agreed to, 267. (Cited as Torrington and Okehampton Railway Act, 1898.) R. A. 305.

Toton, Rainworth, and Tonypandy Railway : 801. [1898.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders have not been complied with; read, and referred to the Select Committee on Standing Orders, 11. Report, That the Standing Orders ought to be dispensed with, 91. (No further proceedings.)

Tottenham and Forest Gate Railway : 802. [1898.] Petition for a Bill to confer further Powers on the Tottenham and Forest Gate Railway Company, and for other purposes; and Bill ordered; CXLIX. 17. Committed, 46. Reported, 137. Considered, as amended, 149. Passed, 158. By the Lords, with Amendments, 245. Lords' Amendments agreed to, 254. (Cited as Tottenham and Forest Gate Railway Act, 1894.) R. A. 293.

Towcester and Buckingham Railway (Abandonment) : 803. [1902—94.] Petition for a Bill to be brought in for the abandonment, etc., of the Towcester and Buckingham Railway, and the repayment of the Deposit Fund; and Bill ordered; CXLIXIII. 39. Read, 46. Committed, 88. Reported, 191. Passed, 274. By the Lords, with Amendments, 274. Lords' Amendments agreed to, 492. (Cited as Towcester and Buckingham Railway (Abandonment) Act, 1893.) R. A. 322.


Troy and Newquay Junction Railway : 806. [1894.] Petition for a Bill for making Railways from Truro to Newquay, in the County of Cornwall, and for other purposes; and Bill ordered; CXLIXIII. 17. Read, 22. Committed, 38. Reported, 107. Motion, That the Bill be now taken into consideration; Amendment proposed, "Six months." (Closure claimed, but Mr. Speaker withholds his assent, and gives a reason;) Amendment, on Division, made; considered, as amended, put off for six months, 159.

Truro and Taw Valley Railways : 807. [1892.] Report for effecting the objects thereinafter mentioned, for leave to bring in a Bill for incorporating the
II. Private Bills relative to Railways—continued.

Trecwch and Tawe Valleys Railway—continued.

the Trecwch and Tawe Valleys Railway Company, and for other purposes; and Bill ordered; CXLVI. 30. Read, 46. Considered, 73. Minutes of Evidence of former Session referred, 127. Bill reported; Preamble not proved, 134.

Usk Valley Railway:

808. [1896.] Petition for a Bill for the Usk Valley Railway Company, and authorising them to construct a Railway in the Counties of Monmouth and Brecon, and for other purposes, and Bill ordered; CLI. 32. Read, 41. Committed, 51. Reported, 204. Considered, as amended, 220. Passed, 284. Agreed to by the Lords, with Amendments, 380. Lords’ Amendments agreed to, 200. (Cited as Usk Valley Railway Act, 1896.) R. A. 399.

Uxbridge and Rickmansworth Railway:

809. [1896.] Petition for a Bill for incorporating the Uxbridge and Rickmansworth Railway Company, and for other purposes, and Bill ordered; CL. 26. Read, 33. Committed, 43. Petition for additional Provision referred to the Examiners, 143. Report on the said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 215. Report, That the Standing Orders ought to be dispensed with, 180. Bill reported, 200. Considered, as amended, 216. Passed, 290. (Not further proceeded with.)

810. [1896.] Petition for Bill, presented the 11th day of February 1895; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and the Bill having been reported and considered in Sess. I., 1895 ordered to be read the third time; CLI. 34. Passed, 47. Agreed to by the Lords, with Amendments, 125. Lords’ Amendments agreed to, 135. (Cited as Uxbridge and Rickmansworth Railway Act, 1896.) R. A. 237.

811. [1896.] Petition for a Bill to authorise the Usk Valley Railway Company to abandon portions of their Undertaking, and to construct certain new or substituted Railways in lieu thereof, and for other purposes; and Bill ordered; CLIV. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 124. Committed, 137. Reported, with Amendments, 198. Considered, as amended, 213. Standing Order 243 suspended; Bill passed (New Title), 215. Agreed to by the Lords, with Amendments, 404. Lords’ Amendments agreed to, 408. (Cited as Vale of Glamorgan Railway Act, 1896.) R. A. 424.

Vale of Glamorgan Railway:

812. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 31. Bill to extend the powers of the Vale of Glamorgan Railway Company for the acquisition of Lands for and the completion of their authorised Railways, and for other purposes; brought from the Lords, 263. Committed, 298. Reported, 320. Passed, with Amendments, 247. To which the Lords agree, 364. (Cited as Vale of Glamorgan Railway Act, 1892.) R. A. 396.


814. [1895.] Report, from the Select Committee on Standing Orders, in respect of Petition for leave to deposit Petition for Bill, That the Standing Orders ought to be dispensed with; CLI. 179. Examiners’ Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 215. Petition for Bill referred to the Select Committee on Standing Orders, 216. Report, To which the Standing Orders ought to be dispensed with, 230. Considered, as amended, 290. Report read; Bill for conferring further Powers on the Vale of Glamorgan Railway Company for the completion of their authorised Railways; ordered; 231. Read, 234. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 263. Committed, 270. Reported, 286. Considered; Standing Orders 223 and 243 suspended; Bill passed, 290. Agreed to by the Lords, with Amendments, 407. (Cited as Vale of Glamorgan Railway Act, 1896.) R. A. 423.

815. [1897.] Report, That the Bill should originate in the House of Lords; CLIV. 34. Bill for conferring further Powers on the Vale of Glamorgan Railway Company for the construction of Works, the raising of Money, and otherwise in relation to their Undertaking, and for other purposes; brought from the Lords; read, and referred to the Examiners, 170. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 189. Committed, 204. Reported, with Amendments, 239. Considered, as amended, 267. Passed, with Amendments, 290. To which the Lords agree, 296. (Cited as Vale of Glamorgan Railway Act, 1897.) R. A. 366.

817. [1897.] Report, That the Bill should originate in the House of Lords; CLIV. 34. Report, That the Standing Orders previously inquired into have been complied with; Bill referred to the Select Committee on Standing Orders. Bill has been certified to be in proper form, 38. Bill for making a Light Railway between Aberystwyth and Devil’s Bridge in the Counties of Cardigans, and for other purposes; brought from the Lords; read, and referred to the Examiners, 297. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 227. Committed, 237. Report, with Amendments, 254. Considered, as amended, 299. Passed, with Amendments, 339. To which the Lords agree, 377. (Cited as Vale of Rheidol (Light) Railway Act, 1897.) R. A. 436.

818. [1900.] Petition for a Bill to extend the Period for the purchase of Lands, and for the construction of the authorised Railway, and to work the Traffic thereon by Electrical or other Motive Power, and for other purposes; and Bill ordered; CLIV. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 72. Committed, 79. Reported, with Amendments, 120. Considered, as amended, 133. Passed, 140. Agreed to by the Lords, 210. (Cited as Vale of Rheidol Railway Act, 1898.) R. A. 237.

Vale of Rheidol Light Railway:

817. [1897.] Report, That the Bill should originate in the House of Lords; CLIV. 34. Report, That the Standing Orders previously inquired into have been complied with; Bill for making a Light Railway between Aberystwyth and Devil’s Bridge in the Counties of Cardigans, and for other purposes; brought from the Lords; read, and referred to the Examiners, 297. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 227. Committed, 237. Report, with Amendments, 254. Considered, as amended, 299. Passed, with Amendments, 339. To which the Lords agree, 377. (Cited as Vale of Rheidol (Light) Railway Act, 1897.) R. A. 436.

Waterford and Central Ireland Railway:

819. [1899.] Petition for a Bill to extend the Time for purchasing Lands and completing the Railways authorised by the Central Ireland Railway Act, 1899, and Bill ordered; CLIV. 32. Committed to the Committee on the Great Southern and Western, and Waterford, Limerick, and Western Railway Companies Amalgamation, and Great Southern and Western Railways Bills Orders with respect to the said Bills made applicable to the Bill, 223. Special Report from the Select Committee on which the Bill was committed, 373. Motion, That the Bill be withdrawn and another in its stead be taken, 374. Proceeding, Debate adjourned, 374. Resumed; Question agreed to; Bill withdrawn, 377.

Waterford and Limerick Railway:

820. [1899-95.] Report, That the Bill should originate in the House of Lords; CXLVII. 39. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders. Report, That the Standing Orders ought to be dispensed with, 94. Bill for Amalgamating the Athlone and Ennis Junction Railway and the Athlone and Tullamore Railway Company with the Waterford and Limerick Railway Company, and for other purposes; brought
II. Private Bills relative to Railways—continued.

Waterford and Limerick Railway—continued.

Passed, 117.

Waterloo and City Railway:

Waterloo and City Railway Act, 1897.)
Amendments agreed to, 421.

Passed, 117.

Watford, Dungarvon, and Lismore, and Fermoy and Lismore Railways (Vesting):

LayoutParams 822.
[1898.] Petition for a Bill to authorise the transfer to the Great Western and Great Southern and Western Railway Companies of the Undertakings of the Watford, Dungarvon, and Lismore, and Fermoy and Lismore Railway Companies, and for other purposes; and Bill ordered; CLX. 33. Read, and referred to the Examiners, 41. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 112.

Waterloo and City Railway:

Waterloo and City Railway Act, 1897.)
Amendments agreed to, 421.

Watford, Edgware, and London Railway:

LayoutParams 825. [1896.] Petition, and Bill ordered for incorporating the Watford and City Railway Company, and for empowering them to construct an Underground Railway from near Waterloo Station to Mansion House Street, City, and for other purposes; CLXV. 38. Bill committed, 272.

Passed, 117.

Waterloo and City Railway (Abandonment) Act, 1895.)
R. A. 299.

West Grinstead and Hayward's Heath Railway:

LayoutParams 829. [1864.] Petition for a Bill to confer further Powers on the West Grinstead and Hayward's Heath Railway Company; and for other purposes; and Bill ordered; CLX. 58. Bill committed, 272.

West Highland Railway:

LayoutParams 830. [1893-94.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CLXVIII. 111. Report, That the Standing Orders have not been complied with; referred to Select Committee on Standing Orders; Petition for Bill, referred to the said Committee, 183. Report, That the Standing Orders ought to be dispensed with, 196. Report read; Bill to empower the West Highland Railway Company to construct an Extension of their Railway from Dunbarie to Mallaig, with a Pier and other Works in connection therewith, and for other purposes; Ordered, 300. Read, and referred to the Examiners, 205. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 412.

West Highland Railway Act, 1893-94.)
R. A. 333.

West Highland Railway (Malhig Extension):

LayoutParams 834. [1894.] Petition for a Bill to empower the West Highland Railway Company to construct an Extension of their Railway from Banavie to Mallaig, with a Pier and other Works in connection therewith, and for other purposes; and Bill ordered; CLXIX. 17. Committee, 98. Bill reported, 121. Bill considered, amended, 103. Passed, 175. By the Lords, with Amendments, 316. Lords' Amendments agreed to, 323. Reported, 134. To which the Lords agree, 415. (Cited as West Highland Railway Act, 1896.) R. A. 425.

West Lancashire Railway:

LayoutParams 835. [1893-94.] Petition for a Bill to revive and extend the Time for the Purchase of Lands for, and for the completion of the Railway authorised by the West Lancashire Railway Act, 1894 and 1896, for the compulsory purchase of Lands, and for the completion of the Railways authorised by the said Acts, and for other purposes; brought from the Lords; read, and referred to the Examiners, 205. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 270. Committed, 296. Reported, with Amendments, 374. Considered, as amended, 398. Lords' Consent signified; Bill passed, with Amendments, 401. To which the Lords agree, 415. (Cited as West Highland Railway Act, 1896.) R. A. 425.

West Lancashire Railway:

LayoutParams 836. [1893-94.] Petition for a Bill to empower the West Lancashire Railway Company to construct a new Railway and a Pier, in the County of Lancashire, and for other purposes; and Bill ordered; CLX. 38. Read, and referred to the Examiners, 41. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 412.

West Lancashire Railway Act, 1893-94.)
R. A. 332.

Passed, 117.

LayoutParams 821. [1896.] Petition, and Bill ordered for incorporating the Watford and City Railway Company, and for empowering them to construct an Underground Railway from near Waterloo Station to Mansion House Street, City, and for other purposes; CLXV. 38. Bill committed, 272.

Passed, 117.

LayoutParams 822. [1898.] Petition for a Bill to authorise the transfer to the Great Western and Great Southern and Western Railway Companies of the Undertakings of the Watford, Dungarvon, and Lismore, and Fermoy and Lismore Railway Companies, and for other purposes; and Bill ordered; CLX. 33. Read, and referred to the Examiners, 41. Order, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 112.

LayoutParams 823. [1892.] Petition, and Bill ordered for incorporating the Watford and City Railway Company, and for empowering them to construct an Underground Railway from near Waterloo Station to Mansion House Street, City, and for other purposes; CLXV. 38. Bill committed, 272.

LayoutParams 824. [1893-94.] Petition for a Bill, presented upon the 15th day of February, in Session I., 1892, and Order of Leave for bringing in the said Bill made upon the same day, read; Bill read the first and second time; and committed; CLXVIII. 34. Reported, 141. Considered, as amended, 248. Queen's and Prince of Wales' Consent signified; Bill passed, 237. By the Lords, with Amendments, 466. Lords' Amendments agreed to, 466. (Cited as Waterford and City Railway Act, 1893.) R. A. 465.

LayoutParams 825. [1896.] Petition, and Bill ordered for authorising the Construction of Railways in the Counties of Middlesex and Herts, to be called the Watford, Edgware, and London Railway, and for other purposes; CLX. 32. Read, 41. Committee, 50. Report on dispensing with Standing Order 129, in the case of Petition against the Bill, that the Standing Order ought to be dispensed with, 87. Minutes of Evidence of the Committee on the Watford and Edgware Junction Bill, 1864, referred, 147. Bill reported; Preamble not proved, 185.

LayoutParams 826. [1897.] Petition for a Bill for incorporating the Watford, Edgware, and London Railway Company, and for empowering them to construct Railways from Watford, in the County of Hertford, to Edgware and Mill Hill, in the County of Middlesex, and for other purposes; and Bill ordered; CLX. 45. Read, 55. Bill committed, 84. Minutes of Evidence of former Committee referred to the Committee on the Bill, 100. Bill reported, with Amendments, 206. Passed, 237. Agreed to by the Lords, with Amendments, 418. Lords' Amendments agreed to, 421. (Cited as Watford, Edgware, and London Railway Act, 1897.) R. A. 457.

LayoutParams 827. [1892.] Report, That the Bill should originate in the House of Lords; CLXVII. 31. Bill for making a Railway from Stanhope to Warkhead, in the County of Durham, to be called the Wear Valley Extension Railway, and for other purposes; brought from the Lords, 292. Committee, 212. Reported, 206. Passed, with Amendments, 363. To which the Lords agree, 384. (Cited as Wear Valley Extension Railway Act, 1892.) R. A. 386.

West Suburban Railway - continued.

West Metropolitan Railway:

837. [1905.] Petition for a Bill for incorporating the West Metropolitan Railway Company, and for empow-
ering them to construct Railways from the Manchester Railway, in the County of Manchester, to Ancoats, in the County of Salford, and for other purposes; and Bill ordered; CLIV. 33. Read, 49. Petition referred to the Select Committee on Standing Orders, 190. Report on the said Petition, That the Standing Orders ought to be dispensed with, 200. Bill reported, with Amendments, 201. Standing Orders 416, 216, 215, and 329 suspended; Bill considered; Standing Orders 233 and 245 suspended; Bill passed, 301. Agreed to by the Lords, with Amendments, 302. Lords' Amendments agreed to, 400. (Cited as West Metropolitan Railway Act, 1898.) R. A. 424.

West Suburban Railway:

838. [1897.] Petition for a Bill for incorporating the West Suburban Railway Company, and for empow-
ering them to construct a Railway from the Manchester Railway, in the County of London, to Acton Lane, in the County of Middlesex, and for other purposes, and Bill ordered; CLIV. 47. Read, 69. Petition referred to the Select Committee on Standing Orders, 190. Report on the said Petition, That the Standing Orders ought to be dispensed with, 200. Bill reported, with Amendments, 201. Standing Orders 84, 216, 215, and 239 suspended; Bill considered; Standing Orders 223 and 245 suspended; Bill passed, 301. Agreed to by the Lords, with Amendments, 302. Lords' Amendments agreed to, 400. (Cited as West Metropolitan Railway Act, 1898.) R. A. 424.

Whitechapel and Bow Railway:

839. [1897.] Petition for a Bill for making a Railway to be called the Whitechapel and Bow Railway; and for other purposes; and Bill ordered; CLIV. 45. Read, 44. Petition referred to the Select Committee on Standing Orders, 190. Report on the said Petition, That the Standing Orders ought to be dispensed with, 200. Bill reported, with Amendments, 201. Standing Orders 416, 216, 215, and 239 suspended; Bill considered; Standing Orders 223 and 245 suspended; Bill passed, 301. Agreed to by the Lords, with Amendments, 302. Lords' Amendments agreed to, 400. (Cited as Whitechapel and Bow Railway Act, 1898.) R. A. 424.

Whitland, Crompton, and Pendine Railway (Abandon-
ment):


GEN. INDEX. CXLV. -- CLY. (1900-1905.) R. A. 190.
II. Private Bills relative to Railways—continued.

Wolverhampton and Essington Mineral Railway:

841. [1889.] Report, That the Bill should originate in the House of Lords; CXL. 17. Report, That the Standing Orders had been certified to have been complied with, 26. (No further proceedings.)

Wolverhampton, Essington, and Cannock Chase Junction Railway:

852. [1900.] Petition for a Bill for making a Railway in the County of Stafford from Wolverhampton to Essington and Cannock Chase, and for other purposes, and Bill ordered; CXLVII. 39. Read, 42. Unanimous, 55. Minutes of Evidence of former Committees referred to the Committee on the Bill, 101. Bill reported, with Amendments, 116. Considered, as amended, 144. Passed, 152.

Woodhouse and Conisbrough Railway:

855. [1897.] Petition for a Bill for the making and maintaining of the Woodhouse and Conisbrough Railway, and for other purposes, and Bill ordered; CXLIX. 40. Read, 54. Committed, 64. Petition for additional Provision referred to the Examiners, 181. Report on said Petition, That the Standing Orders have been complied with; Instruction to the Committee on the Bill, 192. Bill reported, with Amendments, 244. Considered, as amended, 257. Passed, 269. Agreed to by the Lords, with Amendments, 287. Lords' Amendments agreed to, 299. (Cited as Woodhouse and Conisbrough Railway Act, 1897.) R. A. 437.

Woodhouse and Conisbrough Railway (Abandonment):


Worcester and Broom Railway:

855. [1892.] Petition for a Bill to extend the Time for the compulsory Purchase of Lands, and for completing the Worcester and Broom Railway, and for other purposes, and Bill ordered; CXLVII. 29. Committed, 75. Bill reported, 147. Passed, 169. By the Lords, with Amendments, 341. Lords' Amendments agreed to, 363. (Cited as Worcester and Broom Railway Act, 1892.) R. A. 383.

856. [1892-93.] Petition for a Bill to extend the Time for the compulsory Purchase of Lands for the purposes of the Worcester and Broom Railway, and for other purposes, and Bill ordered; CXVIII. 40. Committed, 71. Order, That the Bill be committed, discharges, and Bill withdrawn, 163.

Worcester and Broom Railway (Abandonment):


Workington Railways and Docks:

888. [1898.] Report, That the Bill should originate in the House of Lords; CXLVIII. 17. Report, That the Standing Orders had been certified to have been complied with, 27. (No further proceedings.)

Wrexham and Ellesmere Railway:

880. [1895.] Report, That the Bill should originate in the House of Lords; CII. 12. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to incorporate a Company and authorize them to acquire the Workington Harbour and Loundale Dock Undertaking, in the County of Cumberland, and to construct a Dock, Railways, and Works at Workington, and for other purposes; brought from the Lords; read, and referred to the Examiners, 297. Report, That the Standing Orders not previously inquired into have not been complied with, referred to the Select Committee on Standing Orders, 302. Report, That the Standing Orders ought to be dispensed with; report read; Bill to be read a second time, 324. Standing Orders 204 and 235 suspended; Bill committed; Standing Orders 211 and 236 suspended; Standing Orders 223 and 235 suspended; Queen's Consent signified; Bill passed, with Amendments, 375. To which the Lords agree, 388. (Cited as Wrexham and Ellesmere Railway and Docks Act, 1900.) R. A. 394.

Wrexham, Mold, and Connah's Quay Railway:

861. [1897.] Report, That the Bill should originate in the House of Lords; CLI. 44. Report, That the Standing Orders had been certified to have been complied with, 29. (No further proceedings.)

Yorkshire Dales Railway (Skipton to Grassington):

802. [1897.] Petition for a Bill for making a Railway from Skipton to Grassington, in the West Riding of the County of York, and for other purposes; and Bill ordered; CRI. 46. Read, 54. Committed, 66. Reported, with Amendments, 204. Considered, as amended, 220. Passed, 267. Agreed to by the Lords, with Amendments, 371. Lords' Amendments agreed to, 383. (Cited as Yorkshire Dales Railway (Skipton to Grassington) Act, 1897.) R. A. 426.

III. Resolution relative to Railways:

Railway Rates and Charges Provisional Order Bills:

863. [1890-91.] Resolution, That all Bills of the present Session to confirm Provisional Orders made by the Board of Trade under "The Railway and Road Traffic Act, 1888," containing the Classification of Merchandise Traffic, and the Schedule of Maximum Rates and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons; Message to the Lords to communicate this Resolution, and to desire their concurrence; CXLII. 120. So also Committees, and the several Railway Rates Bills.
RAILWAYS—RATING.

RAILWAYS—RATING.

IV. Motions relative to Railways:
Railway Rates and Charges;—See Resolutions.

Railway Rates and Charges:
864. [1892-93.] In the opinion of this House, the revised Railway Rates, Charges, and conditions of Traffic are most prejudicial to the Industries and agricultural and commercial interests of the Country, and this House urges upon the Government the necessity of dealing promptly and effectively with the subject by legislation, declaring unreasonable rates, charges, and conditions illegal, and establishing, in connection with the Board of Trade or otherwise, a cheap, simple, and expeditious mode of determining, in ease of dispute, what are reasonable or unreasonable rates, charges, and conditions (Sir Albert Roils). Amendment on going into Supply, withdrawn; CXLVI. 103.

Railway Servants:
865. [1890-91.] Motion, That there be laid before this House a Return of weekly-paid Servants of Railways of the United Kingdom, who were on duty during the month of September, 1890, for more than Ten Hours at a time, or who, after being on duty for more than Ten Hours were allowed to resume work with less than Eight Hours' Rest, and of the average Rates of Wages of each grade of such Servants, to be furnished by each Company separately, &c.; Withdrawn; CXLVI. 88.

Railway Servants—continued.
866. [1890-91.] In the opinion of this House, the excessive hours of labour imposed on railway servants by the existing arrangements of the Railway Companies of the United Kingdom constitute a grave social injustice, and are a constant source of danger both to the men themselves and to the travelling public; and that it is expedient that the Board of Trade should obtain powers by legislation to issue orders, where necessary, directing Railway Companies to limit the hours of work of special classes of their servants, or to make such a reasonable increase in any class of their servants as will obviate the necessity for overtime work (Mr. Channing). Amendment on going into Supply negatived (on Division); CXLVI. 39.

Railway Servants (Hours of Labour);—See Committee.

Rating of Machinery;—Bills relative to:
1. [1890-91.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; CXLVI. 8. Presented, 13. Order for resuming adjourned Debate on Second Reading discharged; Bill withdrawn, 110.
2. [1890-91.] (No. 2.) To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; CXLVI. 8. Presented, 13. Order for Committee discharged; Bill withdrawn, 191.
3. [1892.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; CXLVI. 15. Presented, 29. Motion, That the Bill be now read a second time; Amendment, "Six Months," on Division, not made; Bill committed, 194. Bill considered in Committee, That this House will, upon the 22nd day of June next, again resolve itself into the said Committee; Omission taken; Mr. Speaker necessitates by a preponderance of voices that the House was in favour of the Motion; Resolution accordingly, 171.
4. [1893-94.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; CXLVI. 14. Presented, 19. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but, on Division, not made; Bill committed, 112. Motion, That the Order that the Bill be committed to a Committee of the whole House be discharged, and that the Bill be committed to the Standing Committee on Trade, &c.; and that it be ten minutes to Seven of the clock, the Debate stood adjourned, further adjourned, 232, 541.
5. [1894.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; CXLIX. 23. Presented, 27. Motion, That the Bill be now read a second time (Closure claimed twice, but Mr. Speaker withholds his assent); Question resolved in the Affirmative; Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Trade, &c.; and it being ten minutes to Ten of the clock, the Debate stood adjourned, further adjourned, 232, 541. (Not further proceeded with.)
6. [1895.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; Cl. 14. Presented, 18. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but, on Division, not made; Bill read a second time; Motion, That the Bill be committed to the Standing Committee on Trade, &c.; and it being ten minutes to Seven of the clock, the Debate stood adjourned after half-past Five, 130. Further adjourned, 139, 252. (Not further proceeded with.)
7. [1896.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; Cl. 21. Presented, 24. (Second Reading not proceeded with.)
8. [1897.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; ClL II. 14. Presented, 18. Order for Second Reading this day discharged; another Day appointed, 292.
9. [1898.]

RAILWAYS—RATING.
RATING—REGIMENTAL.

RATING—REGIMENTAL.

RATING of Machinery : Bills relative to—continued.

9. [1898.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered and presented; CLIII. 47. Order for Second Reading discharged; Bill withdrawn; 262.

10. [1899.] To amend the Law relating to the Rating of Hereditaments containing Machinery; Ordered; CXLV. 17. Present; 20. Order for Second Reading; read; and House adjourned, Forty Members not being present, 214.

Suspensory :

[1897.] To authorise the continuation for a limited time of existing methods of ascertaining the Gross Annual Value of certain descriptions of Ratable Hereditaments; Ordered; CLII. 14. Present; 17. Order for Second Reading discharged; Bill withdrawn; 322.

RATING of Government Property :

[1895.] "The exemption of Government property from rating is wrong in principle and subject to its operation to the local authorities and to the general body of ratepayers, and ought to be terminated by legislation placing such property on an equality for rating purposes with that of other ratepayers;"—Sir Albert Rollit; Amendment, on going into Supply, negative; CL. 162.

RATING of Schools :

[1890-91.] Bill to provide for the Exemption of Public Elementary Schools from the Payment of Rates; Ordered; CXLVII. 11. Present; 16. Order for Second Reading discharged; Bill withdrawn; 418. (See also Education.)

RATING of Places of Worship and Schools :

[1897.] Bill to amend the Law relating to the Rating of Places of Worship and Schools; Ordered; CLII. 15. Present; 18. (Second Reading not proceeded with.)

Rawmarsh Tramways:—See Tramways.

Ravenshall Water:—See Waterworks.

Reading Tramways:—See Tramways.

Realisation and Debenture Corporation of Scotland:

[1890.] Report, That the Bill should originate in the House of Lords; CL. 14. Report, That the Standing Orders had been certified to have been complied with, 16. Bill to enable the Realisation and Debenture Corporation of Scotland, Limited, to create Debenture and Preference Stock, and for other purposes; brought from the Lords; read and referred to the Standing Committees; 220. Report, That the Standing Orders not previously inquired into are applicable; Bill to be read a second time, 535. Committ; 335. Reported, without Amendment, 374. Passed, 389. (Cited as Realisation and Debenture Corporation of Scotland, Limited, Act, 1897.) R. A. 425.

Recreation Grounds :

[1892.] Bill to facilitate the Provision of Recreation Grounds in Rural Parishes; Ordered, and presented accordingly; CXLVII. 73. Bill committ; 244. Order for Committee discharged; Bill withdrawn; 346.

Redemption of Rent (Ireland) :

[1890-91.] Bill to provide for the Redemption of Rent by long Leaseholders and others; Ordered and presented; CXLVII. 370. Passed, 645. Agreed to by the Lords, 518. (Cited as Redemption of Rent (Ireland) Act, 1901.) R. A. 623.

Redemption of Rent (Ireland) Act (1991) Amendment:

[1899-94.] Bill to amend "The Redemption of Rent (Ireland) Act, 1901;" Ordered, and presented accordingly; CXLVII. 341. Bill committ; 403. Considered in Committee, and reported, without Amendment; passed, 421.

Redemption of Tithe:—See Tithe.

Reformatory and Industrial School Children :

[1890-91.] Bill to assist the Managers of Reformatory and Industrial Schools in advantageously launching into useful Careers the Children under their Charge; Ordered and presented; CXLVII. 176. Passed, 271. By the Lords, with an Amendment, 349. Lords' Amendment agreed to; 381. (Cited as Reformatory and Industrial Schools Act, 1901.) R. A. 412.

Reformatory and Industrial Schools (Channel Islands Children) :

[1895.] Bill for enabling Children to be sent from the Channel Islands to Reformatory or Industrial Schools in Great Britain; Ordered and presented; CL. 111. Bill committed, 125. Considered in Committee, and reported, without Amendment; passed, 136. Agreed to by the Lords, 294. (Cited as Reformatory and Industrial Schools (Channel Islands Children) Act, 1895.) R. A. 299.

Reformatory and Industrial Schools (Scotland):

[1890.] Bill to authorise the transfer to the Secretary for Scotland of certain Powers and Duties under the Acts relating to Reformatory and Industrial Schools; Ordered, and presented accordingly; CL. 112. Order for Second Reading discharged; Bill withdrawn, 327.

Reformatory Schools :

1. [1892.] Bill to amend and consolidate the Acts relating to Reformatory Schools in Great Britain; Ordered and presented; CXLVII. 314. Order for Second Reading discharged; Bill withdrawn, 344.

2. [1893-94.] Bill to amend the Law relating to Reformatory Schools; brought from the Lords; CXLVII. 493. Read, 541. Considered, 547. Considered in Committee, and reported, without Amendment; passed, 549. (Cited as Reformatory Schools Act, 1893.) R. A. 577.

Reformatory Schools Amendment:

[1895.] Bill, intituled, An Act to amend the Law with regard to Reformatory Schools; brought from the Lords; CXLV. 296. Read, 291. Considered, 290. Considered in Committee, and reported, without Amendment; passed, 309. (Cited as Reformatory Schools Act, 1895.) R. A. 388.

Reformatory Schools (Scotland):

[1895-96.] Bill to amend the Acts relating to Reformatory Schools in Scotland; Ordered; CXLVII. 81. Present; 62. Bill committ; 108. Considered in Committee, and reported, without Amendment, 110. Passed, 113. By the Lords, with Amendments, 274. Lords' Amendments to be now considered; considered, and agreed to, 258. (Cited as Reformatory Schools (Scotland) Act, 1903.) R. A. 339.

Register of Burg's Voters (Scotland):

[1895.] Bill to amend the Law relating to the Register of Voters in Burghs and Populous Places in Scotland; Ordered, and presented accordingly; CL. 176. Considered in Committee, 232. Considered in Committee, 233. (Not further proceeded with.)

Registration of Assurance (Ireland) :

[1890-91.] Bill to consolidate and amend the Laws relating to the Registration of Deeds and Judgments, and to provide for the Registration of other Assurances, Acts, and Matters, affecting Land in Ireland; Ordered; CXLVII. 71. Present; 72. Order for Committee discharged; Bill withdrawn, 261.

Regimental Debts (Consolidation) :

[1892-94.] Bill to consolidate and amend the Law relating to the Payment of Regimental Debts, and the Collection and Disposal of the Effects of Officers and Soldiers in case of Death,
Regimental Debts (Consolidation)—continued.

Registration Law Amendment:

Registration of Electors:—See Elections.

Registration of Certain Writs (Scotland):—See Registration of Writs.

Registration of Firms:

Reading not proceeded with.)

Registration of Parliamentary and other Elections:

Reading deferred, 58. Order for resuming adjourned Debate discharged; Bill withdrawn, 571.

Registration of Electors for the purpose of Local Government, imposed an additional charge on occupiers of houses and lands only, but not made; Bill committed, 226.

Parliamentary Voters, is of opinion that the expense of such system of the State in Council of India, and for other purposes in relation thereto; Ordered, and presented accordingly; CLXVIII. 73. Motion, That the Bill be now read a second time (Closure claimed, but Mr. Speaker withholds his assent); at half-past Five Minutes after Nine o'clock Debate adjourned, 226. Order for resuming adjourned Debate discharged; Bill withdrawn, 571.

Registration of Midwives:

Registration of Voters (Scotland):—See Midwives.

Registries for Unemployed:

Regular and Elders' Widows' Funds:

Relief of Distress (Ireland) Act Administration:

Religious Opinion Prosecutions:

Registration of Firms:—See Firms.

Registration of Firms: Bills relative to—continued.

Registration of Firms: Bills relative to—continued.

2. [1895.] For the Registration of Firms; Ordered and presented; CLXVI. 21. Order for Second Reading on future Day discharged; another Day appointed, 218. (Second Reading not proceeded with.)

3. [1897.] For the Registration of Firms; Ordered and presented; CLXIV. 45.—Order for Second Reading discharged; Bill withdrawn, 237.

5. [1898.] For the Registration of Firms; Ordered and presented; CLXV. 47. (Second Reading not proceeded with.)

6. [1900.] For the Registration of Firms; Ordered; CLXV. 10. Presented, 16. Committed to a Select Committee, 166. Committee nominated; Five to be the Quorum, 213. To have Power to send for persons, papers, and records, 220. Special Report from the Select Committee; Bill reported, without Amendment, 328.

Registration of Midwives:—See Midwives.

Registration of Voters (Scotland) Amendment:

Religious Opinion Prosecutions:

Registration of Firms:—See Firms.

Registration of Firms:—See Firms.

Registration of Firms:—See Firms.

Registration of Firms:—See Firms.

Registration of Midwives:—See Midwives.
REPORTS—REPRESENTATION.

Reports.

Reports from Select Committees, communicated to and from the Lords:—See Committees. 

I. Reports from Select Committees in former Sessions, &c., and other Reports referred to other Select Committees; 1—5.

II. Reports from Select Committees and Papers communicated to the Lords; 6—11.

III. Reports from Select Committees and Papers communicated from the Lords; 12—15.

I. Reports from Select Committees in former Sessions, &c., and other Reports referred to other Select Committees:

Colonisation:


Distress from Want of Employment:

2. [1896.] Report, together with the Minutes of Evidence taken before the Select Committee on Distress from Want of Employment, in Session 1895, referred to the Select Committee on Distress from Want of Employment; CLI. 501.

Lambeth Water (Transfer) Bill and Southwark and Vauxhall Water (Transfer) Bill:


Midwives' Registration:

4. [1893-94.] Report and Minutes of Evidence taken before the Select Committee on Midwives' Registration in Session 1892 to the Select Committee on Midwives' Registration; CXLVIII. 492.

Petroleum:

5. [1893-94.] Report of the Select Committee on Explosive Substances in Session 1874, together with the Minutes of Evidence, to the Select Committee on Petroleum; CXLIX. 271.

II. Reports from Select Committees and Papers communicated to the Lords:

6. [1890-91.] Brine Pumping (Compensation for Subsidence) Bill; CXLVI. 340.—Town Holdings; CXLVI. 456.—Railway Servants (Hours of Labour); CXLVI. 480.

7. [1892.] Railway Servants (Hours of Labour); CXLVII. 229.—Town Holdings; CXLVII. 372.

8. [1893-94.] Parliamentary Debates; CXLVIII. 399.

9. [1894.] Land Acts (Ireland); CXLIX. 407.

10. [1895.] Distress from Want of Employment; CL. 121.—Eastend of Selborne; CL. 207.—Retired Soldiers and Sailors (Employment) and Royal Patriotic Fund; CL. 332.

11. [1896.] Royal Patriotic Fund; CLI. 457.

III. Reports from Select Committees and Papers communicated from the Lords:

12. [1890-91.] Children's Life Insurance Bill; CXLVI. 266.—Metropolitan Hospitals, &c.; CXLVI. 518.

13. [1892.] Metropolitan Hospitals, &c.; CXLVII. 384.


15. [1894.] House of Lords Offices; CXLIX. 269.—Town Improvements Betterment; CXLIX. 372.—Marking of Foreign and Colonial Produce; CXLIX. 372.

Representation of Constituencies Disparities:

[1893-94.] Motion, That there exist serious disparities in the representation in Parliament of the people of the United Kingdom; that these disparities are of such a nature and extent as to involve the danger of the will of the Nation being misrepresented and possibly controverted by the decisions of the House of Commons, so as to prejudice the rights of the people of the United Kingdom; and that therefore such disparities should forthwith be examined into by an impartial Committee or Commission, and remedied; Amendment proposed to have cut out the word "That," to the end of the Question, in order to add the words "while deprecating the reference of the subject of Redistribution of Seats to a Select Committee or Royal Commission, this House is of opinion that the great discrepancies in electoral power which still exist..."
Resolutions.

Resolutions of the House relative to Addresses—See Addresses.

I. Resolutions of the House; 1—148.

II. Resolutions of the House relating to New Rules for the consideration of Supply; 149—153.

III. Incidental Proceedings relative to Resolutions; 154—276.

IV. Questions and Motions relative to Resolutions; 277—294.

I. Resolutions of the House;

Access to Mountains (Scotland):

1. [1892.] That, in the opinion of this House, legislation is needed for the purpose of securing the right of the public to enjoy free access to uncultivated Mountains and Moorlands, especially in Scotland, subject to proper provisions for preventing any abuse of such right; CXLVII. 82.

Agricultural Holdings:

2. [1893-94.] That, in the opinion of this House, amendments of the Law are urgently needed to enable the tenant to obtain adequate compensation on the determination of a tenancy for all agricultural improvements executed by him on his holding, to give greater equity of tenure and freedom to make improvements, to cultivate and to sell produce without detriment to the agricultural value of the holding, to abolish the landlord's right to distrain for rent, and to simplify and cheapen the settlement of compensation cases and other differences between landlord and tenant; CXLVIII. 340.

Anarchist Crime in the French Chamber:

3. [1892-94.] New Com. That Mr. Speaker's Letter, with a record of the sentiments of sympathy and respect expressed in the House and communicated to the President of the Chamber of Deputies in France, be entered on the Journal of the House; CXLVII. 621.

Arbitration with the United States:

4. [1893-94.] That this House has learnt with satisfaction that both Houses of the United States Congress have, by Resolution, requested the President to invite, from time to time, as & occasions may arise, negotiations with any Government with which the United States have or may have diplomatic relations, to the end that any differences or disputes arising between the two Governments which cannot be adjusted by diplomatic agency may be referred to arbitration and peaceably adjusted by such means; and that this House, cordially sympathizing with the purpose in view, expresses the hope that Her Majesty's Government will lend their ready co-operation to the Government of the United States upon the basis of the foregoing Resolution; CXLVIII. 341.

Armenian Christians:

5. [1896.] That this House expresses its deep sympathy with the sufferings of the Christian Population in Asiatic Turkey, but trusts that further endeavours will be made to ameliorate their lot; CL. 73.

Assassination of the King of Italy:

6. [1890.] New Com. That an humble Address be presented to Her Majesty, to convey to Her Majesty the expression of the indignation and deep concern with which this House has learned the Assassination of Her Majesty's Ally, and to pray Her Majesty that She will be graciously pleased to express to His Majesty the King of Italy, and to pray Her Majesty that She will be graciously pleased to express to His Majesty the abhorrence of the Crime, and their sympathy with the Royal Family of Italy, and with the Government and People of that Country; CLV. 285.

Army Contract Scandals:

7. [1900.] That, in the opinion of this House, the passages in the letter of Messrs. Rees and Hindley, read at the Table of the House, constitute a breach of the Privileges of this House; CLV. 276.

Ballot
RESOLUTIONS—continued.

I. Resolutions of the House—continued.

Ballot Act (illeritera Vote) : 8. [1892.] That, in the opinion of this House, in the interests of true freedom of election, the Clauses in the Ballot Act which permit the Illiterata Vote should be repealed ; CXLVII. 248.

Charity Commission : 9. [1891.] That a Select Committee be appointed to inquire whether it is desirable to take measures to bring the action of the Charity Commission more directly under the control of Parliament, and to give it more effectual means of dealing with the business which will come before it ; CXLIX. 48.

See Committees.

Church Discipline Bill : 10. [1890.] That this House, while not prepared to accept a measure which creates fresh offences and ignores the authority of the Bishops in maintaining the discipline of the Church, is of opinion that if the efforts now being made by the Archbishops and Bishops to secure the due obedience of the Clergy are not speedily effectual, further legislation will be required to maintain the observance of the existing Laws of Church and State ; CLIV. 100.

Church of Scotland (Disestablishment and Disen- dowment) : 11. [1892.] That it is not desirable in itself, nor con- sistent with the wishes of the people of Scotland, that the Church of Scotland should be disestablished and its endowments diverted to secular use; and that, in the opinion of this House, it is highly desirable that the Presbyterian Churches of Scot- land should be re-united upon a National basis, and that the endowments should continue to be appropriated to religious purposes ; CXLVII. 290.

Canal Rates, Tolls, and Charges Provisional Order Bills : 12. [1893-94.] Resolution, That all Bills of the present Session to confirm Provisional Orders made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic and the Schedule of Maximum Rates, Tolls, and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons ; CXLIX. 231.

13. [1894.] Resolution, That all Bills of the present Session to confirm Provisional Orders made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic and the Schedule of Maximum Rates, Tolls, and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons ; CXLIX. 129.

14. [1895.] Resolution, That all Bills of the present Session to confirm Provisional Orders made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic and the Schedule of Maximum Rates, Tolls, and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons ; CL. 250.

Civil Services of India : 15. [1893-94.] That all open competitive Examinations heretofore held in England alone for appointments to the Civil Services of India shall henceforth be held simultaneously both in India and England, such Examinations in both Countries being identical in their nature, and all who compete being in India and England, such Examinations in both Countries being identical in their nature, and all who compete being in connection with all interests affected thereby ; CXLIX. 321.


17. Drafting of Bills [1891] ; CXLIII. 131.

18. Electric and Cable Railways (Metropolis) [1892] ; CXLVII. 74.

Committees, Joint, Resolutions of the House relating to—continued.


20. House of Lords and Commons Permanent Staff [1890] ; CXLIV. 46, 51.


22. Bill by Board of Agriculture, in accordance with the provisions of the existing Law can be adequately considered in connection with all interests affected thereby ; CXLVII. 126.

Conspiracy Law : 24. [1892.] That this House declines to pledge itself to any alteration of the Law of Conspiracy until it has had an opportunity of considering the proposed Amendments in a definite form and embodied in a Bill, so that their effect upon the existing Law can be adequately considered in connection with all interests affected thereby ; CXLVII. 129.

Crofter Act, 1866 : 25. [1895-96.] That, in this opinion of this House, the Crofter Act, 1866, should be amended so as so as to enable upon the Commission powers to regulate the conditions and management of Crofters' Common Grazings ; CXLIX. 172. See Supply (Amendment).

Common Lands : 26. [1900.] That this House is not prepared to con- sider a proposal for the inclusion of Common lands except when recommended by a Board of Agriculture, in accordance with the procedure and on the principles laid down by the Inclusion Acts ; CL. 94.

Commemoration of the Completion of the Sixtieth Year of Her Majesty's Reign : 27. [1897.] That an humble Address be presented to Her Majesty to congratulate Her Majesty on the auspicious completion of the Sixtieth Year of Her happy Reign, and to assure Her Majesty that this House profoundly shares the great joy with which Her people celebrate the longest, the most prosperous, and the most illustrious reign in their history, joining with them in praying earnestly for the continuance during many years of Her Majesty's life and health, on Divi- sion ; CL. 219.

Commemoration Service in St. Margaret's Church : 28. [1897.] That, in celebration of the Sixtieth Year of Her Majesty's Reign, this House will attend at the Church of Saint Margaret, Westminster, on Tuesday next, the 26th day of this instant June ; CL. 262.

29. [1897.] That the Thanks of this House be given to the Very Reverend Frederick William Furne, D.D., Dean of Canterbury, for the Sermon preached by him on Sunday the 20th day of June last, before this House in Saint Margaret's Church, Westminster, and that he be desired to print the same : CXLIX. 129.

Currency : 30. [1896.] That this House is of opinion that the instability of the relative value of gold and silver since the action of the Latin Union in 1879 has proved injurious to the best interests of this Country, and urges upon the Government the advisability of doing all in their power to secure by Inter- national Agreement a stable monetary par of exchange between gold and silver ; CLI. 102.

Clerical
Death of H.R.H. the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G.: 

32. (1890.) New. Com., That an humble Address be presented to Her Majesty to express the deep concern of this House at the great loss which her Royal Highness has sustained by the death of His Royal Highness the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G., second Son of Her Majesty the Queen, and to concide with Her Majesty on this melancholy occasion; to assure Her Majesty that this House will ever feel the warmest interest in whatever concerns Her Majesty's domestic relations; and to declare the ardent wishes of this House for the happiness of Her Majesty and Her Family; CXLV. 380.

33. (1890.) New. Com., That this House do concur with Her Majesty and Her Imperial Highness of the satisfaction which this House feels at the event so gratifying to the parental affections of Their Royal Highnesses of the Prince and Princess of Wales, and of such promise for the future happiness of the Duke of Saxe-Coburg and Gotha, Duke of Edinburgh, K.G.; CXLV. 380.

Distress in India:

34. (1890.) That this House, while deeply sympathising with the Christian fellow-subjects in the sufferings which plague and famine have inflicted upon them, is of opinion that it may safely be left to the Government of India to carry out any modification of the land tenure and industrial system which experience may have shown to be likely to mitigate the effects of famine and epidemic disease; CXL. 138.

Duke of York's Marriage:

35. (1893-94.) New. Com., That a Message be sent to Their Royal Highnesses the Prince and Princess of Wales to congratulate Their Royal Highnesses on Their Marriage of His Royal Highness the Duke of York, and to assure Their Royal Highnesses of the satisfaction which this House feels at an event so gratifying to the parental affections of Their Royal Highnesses, and of such promise for the future happiness of Their Family; CXLVIII. 434.

36. (1893-94.) New. Com., That a Message be sent to Their Royal Highnesses the Duke and Duchess of York to offer the cordial congratulations of this House on Their Royal Highnesses' Marriage, and an expression of their earnest desire that this Union may supply a firm foundation for Their Royal Highnesses' domestic happiness; CXLVIII. 434.

East India (Revenue Accounts):

37. (1890-91.) Resolution, That Standing Order No. 31 be amended by inserting after the words "Ways and Means" the words "or the Committee on the East India Revenue Accounts"; CXLVI. 96.

East India (Expenses of Troops in Africa in aid of Egyptian Troops):

38. (1890.) That, Her Majesty having directed a Military expedition of Her Native Forces charged upon the revenue of India to be despatched to Africa in aid of the Egyptian Troops, this House consents that the ordinary pay of any troops or vessels so chargeable is now chargeable upon the revenue of India as such troops or vessels had remained in that country or seas adjacent, shall continue to be so chargeable: Provided that if it shall become necessary to replace the troops or vessels so withdrawn by other vessels or Native forces, then the expense of raising, maintaining, and providing such vessels and forces shall, in so far as may be otherwise provided, be repaid out of any moneys which may be provided by Parliament for the purposes of the said expedition; CLII. 337.
1. Resolutions of the House—continued.

Food Supplies (United Kingdom):

46. That, in the opinion of this House, the dependence of the United Kingdom on Foreign Imports for the Necessities of Life, and the consequences that might arise therefrom in the event of war, demand the serious attention of Her Majesty's Government; CLIII. 105.

Government Contracts:

47. That, in the opinion of this House, it is the duty of the Government in all Government Contracts to make provision against the evils recently disclosed before the Sweating Committee, to insert such conditions as may prevent the abuses arising from sub-letting, and to make every effort to secure the payment of such wages as are generally accepted as current in such trade for competent workmen; CXLVI. 90.

Gladstone, Mr. (Funeral and Monument):

48. That this House will, To-morrow, at half-past Three o'clock, resolve itself into a Committee to consider of an humble Address to be presented to Her Majesty, praying Her Majesty to give directions that the remains of the Right Honourable William Ewart Gladstone be interred in the Collegiate Church of Saint Peter, Westminster, and that a Monument be erected in the said Church to his memory, at the public expense; CLII. 213.

Gladstone, Mr. (Funeral in Westminster Abbey):

49. That this House will attend the Funeral of the Right Honourable William Ewart Gladstone in the Collegiate Church of Saint Peter, Westminster, on Saturday, the 28th day of this instant May; CLII. 251.

Greenwich Hospital:

50. Relative to Income and Expenditure of Greenwich Hospital; [1890-91.]; CXLVI. 518.—[1892]; CXLVII. 397. [1893-94.]; CXLVIII. 574.—[1894.]; CXLI. 401.—[1895]; CXLI. 395.—[1896]; CL. 125.—[1897]; CLIII. 343.—[1898]; CL. 94, 403.—[1899]; CLIV. 360. [1890.]; CLV. 300.

Habitual Inebriates:

51. That, inasmuch as the present condition of the Law relating to Habitual Inebriates, both criminal and non-criminal, is unsatisfactory, it is desirable that the Government should introduce Legislation dealing with the subject, and amended and extended in particular the Habitual Drunkards Act, 1879, and the Inebriates Act, 1888; CLII. 76.

High Court of Justice (Now Judge, Chancery Division):

52. That, inasmuch as the present condition of the Law relating to Habitual Inebriates, both criminal and non-criminal, is unsatisfactory, it is desirable that the Government should introduce Legislation dealing with the subject, and amended and extended in particular the Habitual Drunkards Act, 1879, and the Inebriates Act, 1888; CLII. 76.

Home Rule (Scotland):

53. That, inasmuch as the present condition of the Law relating to Habitual Inebriates, both criminal and non-criminal, is unsatisfactory, it is desirable that the Government should introduce Legislation dealing with the subject, and amended and extended in particular the Habitual Drunkards Act, 1879, and the Inebriates Act, 1888; CLII. 76.

House; Business of the:

54. That, for the remainder of the Session (unless the House otherwise order), the House do meet on Friday at Three of the clock; that Standing Order No. 11 be suspended, and the provisions of Standing Order 56 be extended to every day of the week, and that the Question on any Motion appearing a Saturday Sitting be put forthwith, until the Adjournment for the Autumn Holidays, Government Business, and the appointment thereof, may be entered on at any hour, though opposed, and be not interrupted under the provisions of any Standing Order relating to the Sittings of the House, except by a Minister of the Crown; CXLVIII. 338.

55. That whenever the Purchase of Land is appointed for that day, Government Business do have priority, except by a Minister of the Crown; CXLVIII. 338.

56. That, on Fridays the House do meet at Two o'clock, and the provisions of Standing Order 56 be extended to the Sitting this evening; CXLVII. 114.

57. That, unless the Workmen (Compensation for Accidents) Bill is appointed for Tuesday, the House do meet at Three of the clock, and the proceedings on the Bill do have precedence over all the other Orders of the Day, and that the said Bill have precedence on Wednesday until it shall have passed through Committee; CXLVI. 246.

58. That, whenever the Workmen (Compensation for Accidents) Bill is appointed for Tuesday, the House do meet at Three of the clock, and the proceedings on the Bill do have precedence of the Notices of Motions and the other Orders of the Day; and that the said Bill do have precedence on Wednesday whenever it is appointed for that day; CL III. 258.

59. That, for the remainder of the Session, Supply and Ways and Means may be entered upon at any hour, though opposed; and the Proceedings thereon shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; CX LV. 140.

60. That, in the opinion of this House, it is the duty of the Government in all Government Contracts to make provision against the evils recently disclosed before the Sweating Committee, to insert such conditions as may prevent the abuses arising from sub-letting, and to make every effort to secure the payment of such wages as are generally accepted as current in such trade for competent workmen; CXLVI. 90.

61. That, inasmuch as the present condition of the Law relating to Habitual Inebriates, both criminal and non-criminal, is unsatisfactory, it is desirable that the Government should introduce Legislation dealing with the subject, and amended and extended in particular the Habitual Drunkards Act, 1879, and the Inebriates Act, 1888; CLII. 76.
I. Resolutions of the House—continued.

House; Business of the—continued.

At a quarter after Ten; [1892.] CXLVII. 157. 291.—At half past Ten; [1895.] CL. 131.—[1898.] CLIII. 631.—[1899.] CLIV. 339.—[1892.] CXLVIII. 25. —At Eleven of the clock; [1899.] 1800-91;] CXLVI. 482.—At Twelve; [1894.] CXLIX. 407.—At Twelve o'clock on a Tuesday; [1898.] CXL. 228.—At Two o'clock on Thursday; [1899.] CXLIX. 30.


68. [1899-91.] Morning Sittings: Resolutions, That, unless the House otherwise Order, the House do meet at Two o'clock on Tuesday and Friday; and that the provisions of Standing Order No. 5 be extended to the Morning Sittings on those days; [CXLVII. 150.

69. [1899-91] Sittings at Nine o'clock: Resolution, That the Sitting of the House at Nine o'clock be held subject to the provisions of Standing Order No. 1, which relate to the Interjection of Business and the Adjournment of the House; Resolutions, That Standing Order No. 8 be suspended for the remainder of the Session; [CXLVI. 298.]

70. [1892.] Morning Sittings: That until Easter the House do meet on Tuesday and Friday at Two o'clock, &c.; [CXLVII. 76. 200.

71. [1892.] That the Sittings of the House at Nine o'clock be held subject to the provisions of Standing Order No. 1, which relate to the Interjection of Business and the Adjournment of the House; [CXLVI. 298.]

72. Morning Sittings: [1893-94;] CXLVIII. 88.—[1895;] CXLIX. 138.—[1895;] CL. 147.—[1896;] CLI. 130.

73. Resolutions of the House relative to Adjournment to future days—Christmas; [1890-91;] CXLVI. 34.—[1895-91;] CXLVII. 377.—[1896;] CXLVIII. 220.—[1896;] CXLIX. 42.—[1897;] CL. 147.—[1900;] CLIV. 57.—[1896;] CLV. 69.

74. [1892-94.] Winter Sittings: Resolution, That this House do not resume till February; [CXLVIII. 227.]

75. [1892-94.] Resolution, That as soon as the Local Government Act, 1894, is passed, this House proceeds on the Government of India to continue their policy of gradually diminishing the cultivation of the poppy and the production and sale of opium, and that an Address be presented to Her Majesty, praying Her Majesty to appoint a Royal Commission to report as to: [CXLVII. 76.

76. [1898.] That it is of vital importance for British commerce and influence that the Independence of Chinese Territory should be maintained; [CLIV. 94.

International Monetary Conference:—continued.

the greatest objections, this House thinks it inexpedient that the Government should take any steps to procure the re-assembly of the Conference; [CLIV. 94.

78. [1892.] That this House regards with increasing apprehension the constant fluctuations and the growing divergence in the relative value of gold and silver; and heartily concurs in the recent expression of opinion on the part of the Government of France and the Government and Parliament of Germany as to the serious evils resulting therefrom; it therefore urges upon Her Majesty's Government the desirability of co-operating with other Powers in an International Conference for the purpose of considering what measures can be taken to remove or mitigate those evils; [CL. 59.

Indian Opium Revenue:—continued.

[1895-94.] That, having regard to the strong objections urged on moral grounds to the system by which the Indian opium revenue is raised, this House presses on the Government of India to continue their policy of gradually diminishing the cultivation of the poppy and the production and sale of opium, and that an Address be presented to Her Majesty, praying Her Majesty to appoint a Royal Commission to report as to: [CXLVII. 76.

79. [1896-97.] That this House regards with increasing apprehension the constant fluctuations and the growing divergence in the relative value of gold and silver; and heartily concurs in the recent expression of opinion on the part of the Government of France and the Government and Parliament of Germany as to the serious evils resulting therefrom; it therefore urges upon Her Majesty's Government the desirability of co-operating with other Powers in an International Conference for the purpose of considering what measures can be taken to remove or mitigate those evils; [CL. 59.

Intoxicating Liquors (Licences) England:

80. [1890-91.] That, provided equitable compensation be given, this House is of opinion that a large reduction in the number of houses in England licensed for the sale of Intoxicating Liquors is desirable, and that local authorities should be given, this House is of opinion that a large reduction in the number of houses in England licensed for the sale of Intoxicating Liquors is desirable, and that local authorities should be

Intoxicating Liquors (Licences) England:—continued.

81. [1890-91.] That, provided equitable compensation be given, this House is of opinion that a large reduction in the number of houses in England licensed for the sale of Intoxicating Liquors is desirable, and that local authorities should be

Intoxicating Liquors (Licences) England:—continued.

82. [1896-97.] That this House regards with increasing apprehension the constant fluctuations and the growing divergence in the relative value of gold and silver; and heartily concurs in the recent expression of opinion on the part of the Government of France and the Government and Parliament of Germany as to the serious evils resulting therefrom; it therefore urges upon Her Majesty's Government the desirability of co-operating with other Powers in an International Conference for the purpose of considering what measures can be taken to remove or mitigate those evils; [CL. 59.

Intermediate and Technical Education (Cowbridge School):

83. [1896.] Resolution, That an Address be presented to Her Majesty, to exclude the Cowbridge Grammar School from the Intermediate and Technical Education Scheme made under the Welsh Intermediate Education Act, 1889, as relates to the matter of the Mayr Fund; [CLIV. 402.

Land Tenure and Rent Revision:

84. [1896.] That this House, whilst recognising the desirability of modifications in the existing Law relating to agricultural tenancies, is of opinion that it has not been shown that the reversal of the general principles, which have hitherto
I. Resolutions of the House—continued.

Land Tenure and Rent Revision—continued.

governed such tenancies, is either desired by or is desirable in the interests of the various classes engaged in the cultivation of the soil in Great Britain; CLI. 164.

Limerick Election (John Daly):

84. [1895, Sess. II.] That John Daly, returned as a Member for the City of Limerick, having been adjudged guilty of felony and sentenced to penal servitude for life, and being now imprisoned under such sentence, is incapable of being elected or returned as a Member of this House; CLI. 253.

Local Taxation (Urban Districts):

85. [1895.] That no system of taxation can be equitable unless it includes the direct assessment of the enhanced value of land due to the increase of population and wealth, and the growth of towns; CLI. 89.

London Water (Welsh Reservoirs and Works) Bill:

86. [1895.] That it is inexpedient that the Bill be read a second time before the Royal Commission on London Water Supply has presented its Report; CLIV. 103.

Magazine Rifle:

87. [1890-91.] Resolution, That it is undesirable, by the appointment of a Royal Commission inquiring into a detail of Military administration, to weaken the full responsibility of the officials, specially charged with that duty, for the recommendation and adoption of the new Magazine Rifle; CXLVII. 56.

Magistrates, County:

88. [1893-94.] That, in the opinion of this House, it is expedient that the appointment of County Magistrates should no longer be made by the Lords Chancellor of Great Britain and Ireland for the time being only on the recommendation of the Lords Lieutenant; CXLVII. 594.

Members:

89. [1890-91.] That Captain Edmund Hope Vernay be expelled this House; CXLVI. 292.—[1892.] That Mr. De Cobain be expelled this House; CXLVII. 67.—[1892.] That Mr. George Woodley Hastings be expelled this House; CXLVII. 120.—[1893, Sess. II.] That John Daly, returned as a Member for the City of Limerick, having been adjudged guilty of felony, is incapable of being elected a Member of this House; CLI. 353.—[1892.] That a Member (Mr. Cunningham Graham) be suspended; CXLVII. 212.

Mercantile Marine:

90. [1895.] That this House views with deep concern the fact that the proportion of British Seamen in the Mercantile Marine is rapidly diminishing, and that whilst certificate holders are being issued in increasing numbers in British waters to Foreigners, and trusts the Government will take prompt steps to inquire into the cause, in order to secure a remedy for this state of affairs; CLI. 68.

Metropolitan Common Lands:

91. [1896.] That, having regard to the policy of Parliament, as declared by the Metropolitan Common Acts, 1889 and 1890, this House is not prepared to entertain a Bill for the inclosure of Metropolitan common lands; CLI. 91.

Military Manoeuvres (Order in Council):

92. [1898.] Resolution, That an humble Address be presented to Her Majesty, praying Her Majesty to make the Order in Council under the Military Manoeuvres Act, 1897, a Draft of which was presented to this House on 17th February last; to be presented by Privy Councillors; CLIII. 130. Queen's Answer, 178.

Militia:

93. [1899, Sess. II.] That an humble Address be presented to Her Majesty, thanking Her Majesty for Her Most Gracious Message communicating to this House Her Majesty's intention to use the Militia to be embodied, and that the Militia Reserve Force, or such part thereof as Her Majesty should think necessary, to be called out forthwith for Permanent Service; CLIV. 435.

National Museums (London): Opening on Sundays:

94. [1896.] That, in the opinion of this House, it is desirable that the National Museums and Art Galleries in London should be open for a limited number of hours on Sundays, after 2 p.m., upon condition that no officer shall be required to attend on more than six days per week, and that any who may have conscientious objections shall be excepted from Sunday duty; CLI. 46.

Naval Establishments:

95. [1892-94.] That, in the opinion of this House, no person should in Her Majesty's Naval Establishments be engaged at wages insufficient for a proper maintenance, that the conditions of labour as regards hours, wages, insurance against accidents, provision for old age, &c., should be such as to afford an example to private employers throughout the Country; CXLVIII. 106.

Navy:

96. [1893-94.] That, in the opinion of this House, it is a primary duty of the responsible Ministers of the Crown to make adequate provision for the Naval Defence of the Empire and the protection of its interests, and this House relies on Her Majesty's Advisers to submit to Parliament fitting proposals in due time and measure to secure that end; CXLVIII. 220.

Navy and Army Expenditure. Resolutions—See Committees of the whole House.

Navy and Army Expenditure:

97. [1890-91.] Resolution, on future day to go into a Committee to consider the Savings and Deficiencies upon Navy and Army Grants for 1890-91, and the temporary sanction obtained from the Treasury by the Navy and Army Departments to the Expenditure not provided for in the Grants for that year; Appropriation Accounts for the Navy and Army Departments, which were presented upon the 10th and 11th days of February last respectively, referred to the Committee; CXLVI. 476.—[1892] ; CXLVIII. 308.—[1891] ; CXLIX. 265.—[1890, Sess. II.] ; CL. 380.—[1895, Sess. II.] ; CLI. 350.—[1897] ; CLI. 387.—[1893] ; CLIII. 296.—[1895] ; CLV. 354.—[1899].

Newfoundland Fisheries Bill:

98. [1890-91.] That this House, having been informed that a satisfactory Act has now passed the Legislature of Newfoundland, and declaring its readiness to support the Government in taking all measures necessary for carrying out the Treaty obligations of this Country, and the arrangements for arbitration made with the Government of France in this matter, does not now proceed to the Second Reading of the Bill; CLIV. 512.

Sir Reginald Francis Douce Palgrave, K.C.B.:

99. [1890.] Resolution, Ness, Cas., That Mr. Speaker be requested to convey to Sir Reginald Francis Douce Palgrave, K.C.B., on his retirement from the Office of Clerk of this House, the assurance of its sincere appreciation of the valuable aid it has derived from his intimate acquaintance with the law and custom of Parliament, acquired during upwards of forty-six years of devoted service in efficient offices, of which thirty-one have been passed at the Table, whose accurate knowledge and ready advice has rendered constant assistance to the House and its Members in the conduct of its ever increasing business; CLI. 12.

Parliamentary
Parliamentary Oath (Mr. Bradlaugh):

Parliamentary Elections (Expenses):

Post Office Nominations:

Plural Voting Abolition Bill:

Parliamentary Papers:

102. [1880-91.] Resolution, That, during the existence of a Parliament, Papers are commanded to be presented to this House by Her Majesty at any time, the delivery of such Papers to the Librarian of the House of Commons shall be deemed to be for all purposes the presentation of them to this House ; Order, That this Resolution be a Standing Order of the House; CXLVI. 45.

Plural Voting Abolition Bill:

Post Office Nominations:

104. [1867.] That, in the opinion of this House, it is expedient that Post Office Appointments to which Nominations are now made by the Treasury, on the recommendation of Members of Parliament and others, should in future be made by the Postmaster General in the same way as other appointments in the Department; CXLVII. 260.

Post Office Mail Contracts:

105. [1890-91.] That the Contract with the North Lancashire Steam Navigation Company, dated the 28th day of January 1891, for the conveyance of Mails between Belfast and Fleetwood, be approved; CXLVII. 251.

106. [1892.] That the Contract with the London and South Western and London, Brighton, and South Coast Railway Companies, dated the 10th day of November 1891, for the conveyance of Mails between Portsmouth and Ryde, be approved; CXLVII. 79.

107. [1893-94.] That the Contract, dated the 11th day of November 1892, entered into with the North of Scotland and Orkney and Shetland Steam Navigation Company, for the performance of the Mail Service between Aberdeen and the Shetland Islands, be approved; CXLVIII. 87.

108. [1893-94.] That the Contract, dated the 18th day of November 1892, entered into with the British India Steam Navigation Company, for the performance of the Mail Service between Aden and Zanzibar, be approved; CXLVIII. 87.

109. [1893-94.] That the Contract, dated the 22nd day of December 1892, entered into with the Glasgow and South Western Railway Company, the Portpatrick and Wigtownshire Joint Committee, and the Belfast and Northern Counties Railway Company, for the performance of the Mail Service between Great Britain and Ireland, via Stralsund and Larne, be approved; CXLVIII. 196.

110. [1894.] That the Contract, dated the 15th day of January 1894, entered into with the Londonderry, Clutha, and Dover Railway Company for the Conveyance of Mails between Dover and Calais, be approved; CXLIX. 39.

111. [1895.] That the Contract, dated the 25th day of May 1895, entered into with the Royal Mail Steam Packet Company for the performance of the West India Mail Service, be approved; CXL. 327.

112. [1895.] That the Contracts, dated the 1st day of July 1895, entered into with the City of Dover Steam Packet Company, for the conveyance of Mails between Holyhead and Kingstown, be approved; CXL. 327.

113. [1895, Sess. I.] That the Contracts, dated the 30th day of January 1895, entered into with the Peninsular and Oriental Steam Navigation Company and the Orient Steam Navigation Company for the conveyance of Mails to and from Australia, be approved; CXLVIII. 266.

114. [1897.] That the Contracts, dated the 25th day of May 1897, entered into with the Peninsular and Oriental Steam Navigation Company and the Orient Steam Navigation Company, for (1) the Eastern and part of the Australasia Mail Service and (2) the other part of the Australian Mail Service be approved; CXLVIII. 363.

115. [1898.] That the Contract, dated the 2nd day of April 1899, between the Postmaster General and the Great Eastern Railway Company, for the daily conveyance of Mails from Harwich to the Hook of Holland, be approved; CXLVIII. 367.

116. [1900.] That the Contract, dated the 1st day of June 1900, entered into with the Pacific Steam Navigation Company for the conveyance of Mails between Liverpool and South and Central America, and the Faroe Islands be approved; CXLVIII. 400.

Post Office Telegraph Contracts:

117. [1893-94.] That the Contract, dated the 25th day of March 1893, entered into with the Eastern and South African Telegraph Company, Limited, for constructing, laying, and maintaining a Submarine Telegraph Cable from the East Coast of Africa to the Seychelles, and thence to the Mauritius, be approved; CXLVIII. 266.

118. [1893-94.] That the Contract, dated the 9th day of July 1895, between the Treasury, the Colonial Government of the Cape of Good Hope and Natal, and the British South Africa Company respectively, and the Eastern and South African Telegraph Company; (2) dated the 10th day of July 1895, between the Treasury and the same Telegraph Company, providing for a Reduction in the Charges for Telegrams between South Africa, certain Places on the East Coast of Africa and the Seychelles, and thence to the Mauritius, be approved; CXLVIII. 266.

Telegraphs (South and East Africa):

119. [1893-94.] Resolution, That the Contract, dated the 25th day of March 1893, entered into with the Eastern and South African Telegraph Company, Limited, for constructing, laying, and maintaining a Submarine Telegraph Cable from the East Coast of Africa to the Seychelles, and thence to the Mauritius, be approved; CXLVIII. 266.

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Submarine Telegraph Contract (Bermuda and Jamaica):

121. [1897.] That the Contract, dated the 2nd day of August 1897, entered into with the Halifax and Bermuda Steam Company for the construction, laying, and maintenance of a submarine cable between Bermuda and Jamaica, be approved; CXLII. 454.

Post Office Mail Contracts:

Company for the performance of the West India Mail Service, be approved; CXL. 327.

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1. Resolutions of the House—continued.

Privilege: (Intervention of Peers at Parliamentary Prisons by the forced labour of Convicts and Felons ; CL XVII. 136.

2. [1892.] That, in the opinion of this House, it is inconvenient upon Her Majesty's Government, in the interests of the Industrial Classes of the United Kingdom, at once to take steps to restrict the importation of goods made in Foreign Prisons by the forced labour of Convicts and Felons ; CL XVII. 48.

3. [1892.] Resolution, That the present system of Private Bill Legislation (Ireland) : That in the opinion of this House, it is desirable, in the interests of the educational purposes of payment of all grants, on the disposal of the inhabitants of the schools, and under the condition of the schools, and the desirability that the electors of the country of buildings suitable for holding public meetings in schools in receipt of Parliamentary Imperial and local interests, this House is of opinion should be enabled to hear both sides of questions affecting, and that legislation with this view is urgently required ; CL XVIII. 136.

4. [1892.] That, this House, while recognising that Mr. John William Macleod, Mr. James Frederick Buckley, Mr. William Bailey Hawkins, and Mr. John Cushner have disclaimed any intention to deter any railway servant from giving evidence before its Committee, and have expressed their unqualified respect for having unhesitatingly infringed any of its Rules and Privileges, is of opinion that the said Mr. John William Macleod, Mr. James Frederick Buckley, Mr. William Bailey Hawkins, and Mr. John Cushner have committed a breach of the Privileges of this House in their action towards John Hoed, and that they be called in and admonished by Mr. Speaker for the breach of Privilege that they have committed ; CXVIII. 162.

5. [1892-94.] Complaint made to the House by Mr. Sexton, Member for North Kerry, of certain passages in an article of the "Times" Newspaper of the 17th February 1893, reflecting on certain Members of this House, which, he submitted, constituted a breach of the Privileges of this House. The said newspaper was handed in, and the passages complained of were read. Resolved, That the passages in the "Times" article complained of constitute a gross breach of the Privileges of this House; CXVIII. 63.

6. [1892-94.] Nein., Con., That the letter written by Mr. Coyleburns, published in the "Daily Chronicle" Newspaper of the 2nd July, constitutes a breach of the Privileges of this House; CXVIII. 417.

Privilege (Intervention of Peers at Parliamentary Elections) :

7. [1894.] Motion, and Question proposed, That this House resolves that the Earl of Rosebery, a Peer of Parliament, by allotting to them preferentially such posts in the Public Service as they are competent to fill ; CLI. 102.

8. [1900-01.] That, in the opinion of this House, the excessive and unnecessarily long Hours of Labour are injurious to the comfort, health, and well-being of all concerned; and that it is desirable to give to Local Authorities such powers as may be necessary to enable them to carry out the general wishes of the shop-keeping community with reference to the Hours of Closing ; CXVIII. 149.

9. [1904.] That this House calls upon Her Majesty's Government to make all possible provision for the employment of reserve or time-expired soldiers and sailors of good character by allotting to them preferentially such posts in the Public Service as they are competent to fill ; CLI. 162.

10. [1890-91.] That all Bills of the present Session to confirm Provisional Orders made by the Board of Trade, under "The Railway and Canal Traffic Act, 1888," containing the Classification of Merchandise Traffic; and the Schedule of Maximum Rates and Charges applicable thereto, be referred to a Joint Committee of Lords and Commons ; CXVI. 129.

11. [1892-93.] That, in the opinion of this House, the revised railway rates, charges, and conditions of traffic are most prejudicial to the industries and agricultural and commercial interests of the Country, and this House urges upon the Government the necessity of dealing promptly and effectually with the subject ; CXVIII. 104.

12. [1890-91.] That provision ought to be made for further restricting the Rates throughout the Metropolis ; CXVIII. 80.

13. [1892.] That a large representative element should be introduced into the Scottish Fishery Board; that a sufficient number of District Fishery Committees should be instituted to take charge of local fishery interests on the coasts of Scotland; that powers should be granted by the Commissioners of Woods and Forests to such District Fishery Committees to issue licences to fishermen to fish for salmon on suitable parts of the coasts of Scotland; that proof should be required of the tithe under which Scottish mussel scalps are claimed and held; that power should be given to District Fishery Committees in Scotland to regulate, acquire, and work mussel scalps within their several districts; and that the regulations from time to time made in respect of the various classes of fishermen working in Scottish seas should be enforced by an effective system of sea police; CXVIII. 90.

14. [1892-94.] That, in the opinion of this House, the facilities for obtaining land no longer presented by England should be at once extended to Ireland; CXIX. 75.

15. [1894.] That this House calls upon Her Majesty's Government to make all possible provision for the employment of reserve or time-expired soldiers and sailors of good character by allotting to them preferentially such posts in the Public Service as they are competent to fill ; CLI. 162.

I. Resolutions of the House—continued.

Soudan Expedition (Thanks of the House)—continued.

Brevet Colonel Sir Francis Reginald Wingate, K.C.M.G., C.B., D.S.O., R.E.; Lieutenant Colonel and Brevet Colonel C. J. Long, R.A.; Major and Brevet Colonel J. G. Mitchell, D.S.O.; Major and Brevet Colonel H. A. MacDaid, D.S.O.; Lieutenant Colonel D. F. Lewis, C.B.; Major and Brevet Lieutenant Colonel J. Callimont, C.B.; Captain C. E. Koppel, C.B., D.S.O., R.N.; and to the other Officers and Warrant Officers of the Navy, the British and the Egyptian Army, and the Royal Marines, for the energy and gallantry with which they executed the services which they were called upon to perform.

2. That this House doth acknowledge and highly approve the gallantry, discipline, and good conduct displayed by the Petty Officers, Non-commissioned Officers, and Men of the Navy, the British and the Egyptian Army, and the Royal Marines during the Campaign.

3. That the Thanks of this House be given to Lieutenant General Sir Francis Grenfell, G.C.B., G.C.M.G., for the support and assistance which he afforded to the forces employed in the operations in the Soudan in the service of their Country, and feels deep sympathy with their relatives and friends; CXLVII. 245.

Speaker's, Mr., Retirement:

128. [1895.] That the thanks of this House be given to Mr. Speaker for his distinguished Services in the Chair for more than Twenty years, &c., 117.—That the Thanks of this House be given to Mr. Speaker for what he has said this day to the House; and that the same be printed in the Votes of this day, and entered in the Journal of this House; C.L. 137.—Nem. Con. For presenting an Address to Her Majesty, praying Her to confer some signal mark of Her favour upon Mr. Speaker, 147.

129. [1895.] That the usual sum of Four thousand pounds net be granted to Her Majesty out of the Consolidated Fund of the United Kingdom for Great Britain and Ireland, the said amount to commence and take effect upon the day upon which the Right Honourable Arthur Wellesley, 3rd, Viscount, Captain C. R. Keppel, C.B., D.S.O.; and to the other Officers and Warrant Officers of the Navy, the British and the Egyptian Army, and the Royal Marines during the operations in the Soudan in the service of their Country, and feels deep sympathy with their relatives and friends; CXLVII. 245.

Teachers' Superannuation, State Aid:

140. [1893-94.] That, in the opinion of this House, it is desirable that a National State-aided System of Superannuation for Teachers in Public Elementary Schools in England and Wales should be established at an early date; CXLVIII. 86.

Travers Foundation—continued.

167.—[1894]; CXLIX. 401.—[1895]; CIL. 386.—[1900]; CIL 123. See Greenwich Hospital.

Trawling (Scottish Coasts):

142. [1896.] That it is the imperative duty of the time to assure the House that the House has given consideration to Trawling, and that in the opinion of the House the waters round the British Coasts is properly enforced; CLIII. 77.

Tuberculosis (Royal Commission):

143. [1900.] That it is expedient that the Royal Commission on Tuberculosis be re-appointed and the scope of its Inquiry extended, so that it may further inquire and report on Administrative Procedures available for reducing the Amount of Tuberculous Material in the Food supplied by Animals to Man; CL III. 77.

Universities of Oxford and Cambridge Act, 1877 (Oriel College, Oxford) (Statute):

144. [1897.] That an humble Address be presented to Her Majesty, praying Her Majesty to withhold Her Consent from the Statute made by the Governing Body of Oriel College, Oxford, altering Statute IV. of the Statutes of the College by the insertion after the 18th Clause of a new Clause numbered 18A. See Cambridge, University of, 1877.

Withdrawal of Clauses of a Bill after Second Reading:

145. [1896.] That whenever any Member in charge of a Bill in Committee, or on Report, desires to withdraw from the Bill any Clause, or the whole of it, he may, after four days' previous Notice given, either at the commencement of Public Business at any sitting before such Clause, or the first of such Clauses, is reached, or when such Clause, or the first of such Clauses, comes on for consideration, move—That the said Clause, or Clauses, cease to form part of the Bill; CIL. 64.

Workmen's Compensation Act:

146. [1900.] That there is urgent need to extend the provisions of the Workmen's Compensation Act, with appropriate modifications, to the Naval and Military Servants of the State who may be killed or injured in the course of their employment; CIL. 165.

Writs (Now):

147. [1893-94.] That in all cases where the seat of any Member has been declared void on the ground of corrupt practices or illegal practices, no Motion for the issue of a new Writ shall be made without Two clear days' previous Notice on the Notice Paper of the House, and that such Notice be considered before Orders of the Day and Notices of Motions; CXLVII. 11.

York, Their Royal Highnesses the Duke and Duchess of:

148. [1896.] Resolution, That an humble Address be presented to Her Majesty to congratulate Her Majesty on the birth of a Son to His Royal Highness the Duke and Her Royal Highness the Duchess of York; CXLIX. 259. Queen's Answer, 259.

II. Resolutions of the House relating to New Rules for the Consideration of Supply:

149. [1896.] Supply,—That so soon as the Committee of Supply shall have been appointed and Estimates have been presented, the Business of Supply shall (until it be disposed of) be the first Order of the Day on Friday, unless the House otherwise order on the Motion of a Minister of the Crown moved at the commencement of Public Business to be decided without Amendment or Debate; and the provisions of Standing Order No. 56 shall be extended to Friday.
II. Resolutions of the House relating to New Rules for the Consideration of Supply—continued.

Not more than twenty days, being days before the 5th of August on which the Speaker leaves the Chair for the Committee of Supply without Question put, counting from the first day on which the Speaker so left the Chair under Standing Order No. 56, shall be allotted for the consideration of the Annual Estimates for the Army, Navy, and Civil Services, including Votes on Account, the Business of Supply standing first Order on every such day.

Provided always, that on Motion made after Notice by a Minister of the Crown to be decided without Amendment or Debate; and the provisions of Standing Order No. 17, unless the House otherwise order.

The days occupied by the consideration of Estimates supplementary to those of a previous Session, or of any Vote of Credit, shall not be included in the computation of the twenty days. Provided also, that two Morning Sittings shall be deemed equivalent to one Three o'clock Sitting: CLX. 50.

151. [1898.] Motion, That so soon as the Committee of Supply has been appointed and Estimates have been presented, the Business of Supply shall (until it is disposed of) be the first Order of the Day on Friday, unless the House otherwise order, on the Motion of a Minister of the Crown, to be decided without Amendment or Debate; and the provisions of Standing Order No. 56 shall be extended to Friday. Not more than twenty days, being days before the 5th of August; on the last but one of the allotted days, at Ten o'clock p.m., the Chairman shall proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply; on the days appointed for concluding the Business of Supply, the consideration of such business shall not be interrupted under the provisions of any Standing Order relating to the Sittings of the House; Provided always, that the days occupied by the consideration of Estimates supplementary to those of a previous Session, or of any Vote of Credit, shall not be included in the computation of the twenty days. Provided also, that two Morning Sittings shall be deemed equivalent to one Three o'clock Sitting; after several Amendments proposed, but not made or withdrawn; Order, &c. ; CLX. 52.

152. [1899.] Motion, That so soon as the Committee of Supply has been appointed and Estimates have been presented, the Business of Supply shall (until it is disposed of) be the first Order of the Day on Friday, unless the House otherwise order, on the Motion of a Minister of the Crown, to be decided without Amendment or Debate; and the provisions of Standing Order No. 56 shall be extended to Friday. Not more than twenty days, being days before the 5th of August; on the last but one of the allotted days, at Ten o'clock p.m., the Chairman shall proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply; on the days appointed for concluding the Business of Supply, the consideration of such business shall not be interrupted under the provisions of any Standing Order relating to the Sittings of the House; Provided always, that the days occupied by the consideration of Estimates supplementary to those of a previous Session, or of any Vote of Credit, shall not be included in the computation of the twenty days. Provided also, that two Morning Sittings shall be deemed equivalent to one Three o'clock Sitting; after several Amendments proposed, but not made or withdrawn; Order, &c. ; CLX. 52.

153. [1899.] Ordered, That so soon as the Committee of Supply has been appointed and Estimates have been presented, the Business of Supply shall (until it is disposed of) be the first Order of the Day on Friday, unless the House otherwise order, on the Motion of a Minister of the Crown, to be decided without Amendment or Debate; and the provisions of Standing Order No. 56 shall be extended to Friday. Not more than twenty days, being days before the 5th of August; on the last but one of the allotted days, at Ten o'clock p.m., the Chairman shall proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply; on the days appointed for concluding the Business of Supply, the consideration of such business shall not be interrupted under the provisions of any Standing Order relating to the Sittings of the House; Provided always, that the days occupied by the consideration of Estimates supplementary to those of a previous Session, or of any Vote of Credit, shall not be included in the computation of the twenty days. Provided also, that two Morning Sittings shall be deemed equivalent to one Three o'clock Sitting; after several Amendments proposed, but not made or withdrawn; Order, &c. ; CLX. 52.

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156. [1897.] Resolution, That so soon as the Committee of Supply has been appointed and Estimates have been presented, the Business of Supply shall (until it is disposed of) be the first Order of the Day on Friday, unless the House otherwise order, on the Motion of a Minister of the Crown, to be decided without Amendment or Debate; and the provisions of Standing Order No. 56 shall be extended to Friday. Not more than twenty days, being days before the 5th of August; on the last but one of the allotted days, at Ten o'clock p.m., the Chairman shall proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply; on the days appointed for concluding the Business of Supply, the consideration of such business shall not be interrupted under the provisions of any Standing Order relating to the Sittings of the House; Provided always, that the days occupied by the consideration of Estimates supplementary to those of a previous Session, or of any Vote of Credit, shall not be included in the computation of the twenty days. Provided also, that two Morning Sittings shall be deemed equivalent to one Three o'clock Sitting; after several Amendments proposed, but not made or withdrawn; Order, &c. ; CLX. 52.

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RESOLUTIONS—continued.

II. Resolutions of the House relating to New Rules for the Consideration of Supply—continued.

Services, including Votes on Account, the Business of Supply standing first Order on every such day.

Provided always, that on Motion made after Notice by a Minister of the Crown, to be decided without Amendment or Debate, additional time, not exceeding three days, may be allotted for the Business of Supply, either before or after the last day of August.

On the last but one of the allotted days, at Ten o'clock p.m., the Chairman shall proceed to put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply; and on the last, not being earlier than the twentieth of the allotted days, the Speaker shall, at Ten o'clock p.m., proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply.

On the days appointed for concluding the Business of Supply, the consideration of such business shall not be prevented by a Motion of Adjournment under Standing Order No. 17; nor may any dilatory Motion be moved on such proceedings; nor shall they be interrupted under the provisions of any Standing Order relating to the Sittings of the House.

Provided always that any Additional Estimates for any new service or matter, not included in the original Estimates for the year, shall be submitted for consideration in the Committee of Supply on any day not later than two days before the Committee is closed.

Provided also that the days occupied by the consideration of Estimates supplementary to those of a previous Session, or of any Vote of Credit, shall not be included in the computation of the twenty days. Provided also that two Morning Sittings shall be deemed equivalent to one Three o'clock Sitting; C.L.VII. 47.

III. Incidental Proceedings:

164. On the last day of the Session, the Speaker shall proceed to put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply; and on the last, not being earlier than the twentieth of the allotted days, the Speaker shall, at Ten o'clock p.m., proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply.

165. Resolution for an Address to Her Majesty, that the information in a return addressed for be extended to include other Votes on Account:

[1890-91] ; CXLVI. 169.

166. Resolutions in answer to Her Majesty's Speeches:

[1890-91]; CXLVI. 7.-[1899]; CLIV. 25;


168. On the Motion of Mr. Gladstone in the Collegiate Church of St. Peter, Westminster, on the 26th May, [1899]; C.LIII. 252.

169. Resolutions in answer to Her Majesty's Speeches:

[1897]; CLII. 142.-[1900]; CLV. 380.

170. Resolved, That this House will meet To-morrow at half-past Three to receive itself into Committee of Supply to consider of an Address to be presented to Her Majesty relative to the Funeral and Monument to Mr. Gladstone [1896]; C.LIII. 219.

171. Resolved, That this House will attend the Funeral of Mr. Gladstone in the Collegiate Church of St. Peter, Westminster, on the 26th May, [1899]; C.LIII. 234.

172. Resolution for an Address to Her Majesty praying that Her Majesty will be graciously pleased to signified; [1890-91] ; CXLVI. 31, 34.-[1900] ; CLV. 172.

173. That the Chairman shall proceed to put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply; and on the last, not being earlier than the twentieth of the allotted days, the Speaker shall, at Ten o'clock p.m., proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply.

174. Resolutions of a former year [Parliamentary Order—Mr. Reading] be expunged from the Journals of this House:

[1890-91]; C.LVI. 40.

175. That this House, at its rising, do adjourn till Wednesday next; that on Wednesday the House do meet at a quarter past Two of the clock, and that Mr. Speaker, so soon as he has reported Her Majesty's gracious Answer to the Address, do adjourn the House without rising, do adjourn till Wednesday next; that on Wednesday, at the conclusion of the Morning Sitting, this House do adjourn until Thursday, 2nd November, at the hour fixed by the Chairman of Committees, &c. ; [1899]; CLIII. 147.

176. That the House, at the conclusion of the Morning Sitting this day, do adjourn till Monday, 18th April (Easter); [1899]; CLIII. 147 (Easter).—[1900]; CLV. 147.-[1899]; C.LIII. 234.-[1897]; CLII. 101.-[1899]; CLIV. 140, 385.-[1897]; CLII. 299.-[1900]; CLV. 380.

177. That the House, at The conclusion of the Morning Sitting, this day, do adjourn till Monday, 18th April (Easter); [1899]; CLIII. 147 (Easter).—[1900]; CLV. 147.-[1899]; C.LIII. 234.-[1897]; CLII. 101.-[1899]; CLIV. 140, 385.-[1897]; CLII. 299.-[1900]; CLV. 380.

178. That the House, at the conclusion of the Morning Sitting, this day, do adjourn till Monday, 18th April (Easter); [1899]; CLIII. 147 (Easter).—[1900]; CLV. 147.-[1899]; C.LIII. 234.-[1897]; CLII. 101.-[1899]; CLIV. 140, 385.-[1897]; CLII. 299.-[1900]; CLV. 380.

179. That the House, at the conclusion of the Morning Sitting, this day, do adjourn till Monday, 18th April (Easter); [1899]; CLIII. 147 (Easter).—[1900]; CLV. 147.-[1899]; C.LIII. 234.-[1897]; CLII. 101.-[1899]; CLIV. 140, 385.-[1897]; CLII. 299.-[1900]; CLV. 380.

180. That the House, at the conclusion of the Morning Sitting, this day, do adjourn till Monday, 18th April (Easter); [1899]; CLIII. 147 (Easter).—[1900]; CLV. 147.-[1899]; C.LIII. 234.-[1897]; CLII. 101.-[1899]; CLIV. 140, 385.-[1897]; CLII. 299.-[1900]; CLV. 380.

181. That the House, at the conclusion of the Morning Sitting, this day, do adjourn till Monday, 18th April (Easter); [1899]; CLIII. 147 (Easter).—[1900]; CLV. 147.-[1899]; C.LIII. 234.-[1897]; CLII. 101.-[1899]; CLIV. 140, 385.-[1897]; CLII. 299.-[1900]; CLV. 380.
III. Incidental Proceedings:

182. Resolves to adjourn till Saturday next, and, at its rising on Saturday, do adjourn till Thursday, the 26th day of this instant March, and that on Saturday, as soon as the Consideration of the Bill for the Regulation of the Currency has been passed, Mr. Speaker, do adjourn the House without Question put; [1891]; CXLIX. 42.—[1895] CL. 12.

183. Resolves to meet at a certain hour; [1890-91]; CXLVI. 412, 414. (Twelve o'clock, Thursday); [1893-94]; CXLVI. 3, 35,—Until further the House do meet on Tuesdays and Fridays; [1892]; CXLVII. 73.

184. That the House do meet To-morrow at quarter after Ten; [1892]; CXLVII. 137.—At Ten o'clock on a Saturday; [1892-93]; CXLVII. 237.—At Two o'clock on a Thursday; [1893-94]; CXLIX. 39.—At Half-past Ten o'clock (Saturday); [1895]; CL. 331.—At Eleven o'clock on a Friday; [1896]; CLI. 456.—At Twelve, Tuesday; [1898]; CLI. 136.—[1898]; CXLVIII. 226.—At Twelve o'clock on a Friday; [1897]; CLI. 265.—At Quarter past Two o'clock on a Wednesday; [1897]; CLI. 290.—At Two of the clock on a Saturday; [1897]; CXLVII. 413.—[1898]; CL. 293. — At Ten of the clock (last day of the Session); [1897]; CXLVII. 424.—At Half-past Ten (last day of the Session); [1898]; CXLVIII. 432.—To-morrow (Tuesday) at Noon; [1899]; CXLVIII. 118.—At Ten (last day of the Session); [1899]; CXLVIII. 422.—To-morrow, at Half-past Ten; [1899]; CLI. 67; [Sess. II.]; CL. 630.—At Ten o'clock, To-morrow, of the clock; [1900]; CXLVIII. 450.

185. Resolves relative to Morning Sittings; [1890-91]; CXLVI. 160.—Morning Sittings until Easter; [1898-99]; CXLVII. 68.

186. That for the remainder of the Session the House do meet on Friday at Two, &c.; [1899]; CXLVI. 1.

187. That for the remainder of the Session the House do meet on Tuesdays at Three o'clock; [1899]; CXLVI. 367.—[1899]; CLIV. 164.

188. That, unless the House otherwise orders, the House do meet on Tuesdays at Two of the clock; [1897]; CXLVII. 215.—[1897]; CLI. 176.

189. That the House at its rising do adjourn till a certain day, and that so soon as Government Business is disposed of, Mr. Speaker do adjourn the House without Question put; [1896]; CLI. 213.—[1896]; CXLIX. 49.—[1895]; CL. 164. —Relative to Sittings at Nine o'clock; [1890-91]; CXLVI. 221.

190. That the sittings of the House at Nine o'clock be held subject to the provisions of Standing Order, No. I, &c., and that this Resolution be a Standing Order of this House; [1892]; CXLVI. 79.

191. Resolution relative to Business of the House; [1892-93]; CXLVI. 538.—Relative to Government Business: priority on Tuesday, &c.; [1894]; CXLVI. 61. —Relative to the Business of the House, Saturday sittings; [1890-91]; CXLVIII. 119, 234.

192. That the House at its rising do adjourn till a certain day, and that so soon as Government Business is disposed of, Mr. Speaker do adjourn the House without Question put; [1896]; CLI. 213.—[1896]; CXLIX. 49.—[1895]; CL. 164. —Relative to Sittings at Nine o'clock; [1890-91]; CXLVI. 221.

193. That this House do now proceed to the Business of the Day; [1890]; CLI. 179.

194. House will upon a future day resolve itself into Committee of Supply; [1890-91]; CXLVI. 18.—[1890]; CLI. 191.—Will, immediately resolve itself into the Committee of Supply; [1894]; CXLIX. 49.—[1895]; CLI. 161.—[1890]; CLI. 225.

195. House, according to Order, resolves itself into the Committee; [1890-91]; CXLVI. 267.—[1899]; CLI. 164. —Will, on a day named, resolve itself into the Committee on East India Revenue Accounts; [1890-91]; CXLVI. 416.—[1898]; CLI. 277.—Will, on a day named, resolve itself into the Committee on Navy and Army Expenditure; [1890-91]; CXLVI. 478.—[1899]; CLI. 377.—On a Money Bill (Military Works); [1897]; CLI. 25.

196. Further consideration of postponed Resolution deferred; [1896]; CLI. 400.—[1899]; CLI. 306.—Postponed Resolution considered forthwith; [1898]; CLI. 445.

197. Resolutions reported from Committee of Supply, again read; [1897]; CXLVII. 106.—[1899]; CLI. 413.

198. Resolutions relative to Supply and withdrawal of Clause of a Bill after Second Reading, &c., referred to; after second Amendment proposed, withdrawn and negatived; [1890]; CLI. 63, 64.
III. Incidental Proceedings—continued.

209. Resolution of former days again read, and agreed to; [1890-91]; CXLVI. 105.

210. Deferred Resolutions considered, and agreed to; [1890]; CXLV. 82.

211. Resolutions to be reported; Committee ask leave to sit again; [1890-91]; CXLVII. 27.---[1899]; CXLV. 122. 212. Resolutions agreed to for protection of Respect of Resolutions; [1890-91]; CXLVI. 397.---[1899]; CXLV. 61. 213. ---For considering postponed Resolution; [1890-91]; CXLVI. 485.---[1899]; CXLV. 288.

214. Resolutions read a second time; considered and postponed; [1891]; CXLIX. 5.---Further postponed; [1891]; CXLIX. 52.---Agreed to; [1891]; CXLV. 494.

215. Resolutions read a second time; Debate arising on, That this House doth agree with the Committee in the first Question, and Debate was adjourned at Ten minutes before Seven; [1894]; CXLIX. 72. 216. Further consideration of postponed Resolution deferred; [1890-91]; CXLVII. 129.---[1899]; CXLVI. 386.

217. Consideration of a postponed Resolution deferred; [1892]; CXLIX. 5.---Deferred from one day to another; [1897]; CLII. 215.---Postponed Resolution agreed to; [1897]; CLII. 328.

218. Resolutions agreed to after Amendments proposed, but not made or withdrawn; [1890-91]; CXLVI. 510.---[1899]; CXLIX. 339.

219. Resolution from Committee of Supply read a second time; after Motion for adjournment of Debate proposed, but not put by Mr. Speaker (Abuse of Edict); Question for adjournment under Standing Order (Closure of Debate), and negatived; and original Question put pursuant to Standing Order (House of Debate), and agreed to, on Division; [1893-94]; CXLVI. 113.

220. Resolutions read second time; first four agreed to; fifth postponed; subsequent Resolutions agreed to; Day appointed for consideration of postponed Resolution; [1892]; CXLVII. 105.---Consideration of postponed Resolution deferred; [1892]; CXLVII. 117.---Resolution again read, and agreed to; [1892]; CXLVII. 122.

221. Resolutions read second time; first 21 Resolutions postponed; 22 to 27 agreed to; 28, 29, 30, and 31 agreed to; subsequent Resolutions postponed; Resolutions 1 to 14 further postponed; 14 to 19 agreed to; Resolutions 20 and 21 and 32 to 50 further postponed; 51 to 53 agreed to; further consideration of the 1st to 15th, 20th and 21st, 22nd to 50th, and 54th to 66th Resolutions postponed; [1894]; CXLVII. 492.---Resolutions agreed to; [1894]; CXLVI. 104.

222. Resolutions to be communicated from the Lords, and their concurrence desired; [1892]; CXLVII. 62.---[1899]; CXLVII. 600.---CXLVII. 104. 110.

223. Resolution from the Select Committee on Standing Orders referred back to the Committee; [1898]; CXLVI. 105.

224. That this House doth not insist on the Amendments to the Bill, to which the Lords have disagreed; [1897]; CXL. 345.

225. Joint Committee report: Resolutions communicated from the Lords, and the concurrence of the Commons desired therein; [1892]; CXLVII. 102.---[1899]; CXLII. 80. 91.---[1900]; CLV. 129.

226. Resolution communicated from the Lords, not considered by the Commons; [1893-94]; CXLVI. 603.

227. That this House doth concur with the Lords in a Resolution relative to a Joint Committee (Statute Law Revision): [1892]; CXLVII. 105.---[1900]; 104.---[1901]; CXLVII. 104.---[1900]; CXLVII. 104.---[1900]; CXLVII. 104.---[1900]; CXLVII. 104.

228. That it is expedient that a Bill be committed to a Joint Committee; Resolution to be communicated; [1893-94]; CXLVIII. 500.---[1905]; CXLVII. 250.

229. That a Joint Committee of Lords and Commons be appointed to consider and report on certain matters; [1893-94]; CXLVII. 271.---[1900]; CXLVII. 275.

230. That a Joint Committee be appointed with reference to the Drafting of Bills; [1893]; CL. 127.

231. That it is inexpedient that a certain Bill be read a second time before the Royal Commission on London Water Supply has presented its Report; Amendment to Second Reading of the London Water (Welsh Reservoirs and Works Bill) carried, on Division; [1895]; CXLVII. 103.

232. That a Member be expelled this House (Mr. De Cobain); [1892]; CXLVII. 67.---[Mr. Hastings]; [1892]; CXLVII. 120.

233. That a Member be suspended from the service of this House; [1895]; CXLVII. 241.

234. That a Member have leave to go to the House of Lords as desired by their Lordships, if he think fit; [1899]; CXLIV. 322.

235. That certain persons including a Member of this House have committed a Breach of the Privileges of this House, and be called in and summoned by Mr. Speaker; [1892]; CXLVII. 107.

236. That the Thanks of this House be given to Mr. Speaker, for his distinguished Services in the Chair for more than Twelve years, &c.; [1895]; CL. 147.

237. That the Thanks of this House be given to Mr. Speaker, for what he has said this day in the House, and that the same be printed in the Votes of this day, and entered in the Journal of this House; [1895]; CL. 147.

238. That, in celebration of the Sixteenth Year of Her Majesty's Reign, this House will attend at the Church of Saint Margaret, Westminster, on Sunday next, the 20th day of this instant June; [1897]; CXL. 293.

239. That the Thanks of this House be given to the Very Reverend Frederick William Farrer, o.n., Dean of Canterbury, for the Sermon preached by him on Sunday, the 20th day of June last before this House in Saint Margaret's Church, Westminster, and that he be desired to print the same; And that Mr. Holford and Secretary Sir Mathew White Ridley do acquaint him therewith; [1897]; CXL. 322.

240. That the Thanks of this House be given to Major-General Lord Kitchener of Khartoum, G.C.B., K.C.G. I., &c., on Division; [1899]; CXLV. 240.---To Major-General Sir Archibald Hunter, K.C.B., &c., on Division; CXLV. 240.---Resolutions 4 and 5 agreed to without Division; [1895]; CXL. 247.---Resolution 3 agreed to, on Division; CL. 217.

241. That Contracts for the Conveyance of Mails be approved of; [1895]; CXLVII. 252.

242. That the Contract for the construction, laying, and maintenance of a submarine cable be approved; [1897]; CLII. 434.---[1899]; CXLVII. 367.---[1900]; CXLV. 400.

243. That the Statement of Estimated Income and Expenditure Greenwich Hospital, &c., be approved; [1897]; CXLVII. 543.---[1899]; CXLVII. 390.---[1900]; CXLVII. 390.

244. Resolution amended, and added after the word "That" in the Main Question; on Question, That Mr. Speaker do leave the Chair for Committee of Supply; [1892-94]; CXLVII. 400.

245. That whenever a particular Bill is appointed for Tuesday the House do meet at Three of the clock, and the proceedings on the Bill do have precedence of the Notice of Motions and the other Orders of the Day and that the said Bill do have precedence on Wednesday whenever it is appointed for that day; [1897]; CXLVII. 291.

246. New Case, That a letter written by a Member and published in a Daily Paper constituted a Breach of the Privileges of this House; [1892-94]; CXLVII. 417.

247. That Mr. Speaker be requested to convey to Sir Reginald Francis Donnel Dalgliesh, K.C.B., his retirement from the office of the Clerk of this House, the assurance of his sincere appreciation of the valuable aid it has derived with his intimate acquaintance with the law and custom of Parliament, &c.; [1895]; CXLVII. 12.

248. That Mr. Speaker's letter addressed to the President of the Chamber of Deputies in France, be entered on the Journal of this House; [1893-94]; CXLVII. 621.

249. Resolutions read a second time; first Resolution agreed to, after Motion for Adjournment of Debate negatived, on
RESOLUTIONS—continued.

on Division; Resolutions 2, 3, 4, 5 postponed; 6th considered and agreed to; 7th, 8th and 9th agreed to; 10th and 11th postponed; 12th to 19th agreed to; 20th and 21st postponed; postponed Resolutions to be further considered this day; and agreed to; [1898]; CXLIX. 401, 405.

250. Resolutions read a second time; first two Resolutions postponed; 2nd, 4th, and 6th agreed to; 6th and 7th postponed; 8th agreed to; 9th postponed; 10th to 14th agreed to; 15th postponed; 16th to 27th agreed to; 27th postponed; 29th agreed to; 29th postponed; remaining Resolutions agreed to; postponed Resolutions to be considered this day; [1894]; CXLIX. 401. Postponed Resolutions considered and agreed to, 405.

251. Resolutions reported from Committee of Supply; a Resolution read a second time, and, after Amendment proposed and made, on Division, amended, and agreed to; [1895]; CL. 281.

252. Resolution read a second time and agreed to, after Question put, pursuant to Closure; [1895]; CL. 124.

253. Resolutions reported from Committee of Supply; Closure claimed after the first six Resolutions agreed to, but assent withheld; [1896]; CLI. 299.

254. On Motion, That this House doth agree with the Committee in a Resolution, Debate arising, and Member directed to continue his speech; [1896]; CXLII. 229.

255. Resolutions reported (23), some agreed to, some postponed; the postponed Resolutions further considered immediately, and agreed to; [1899]; CXLII. 443.

256. Resolutions read a second time; Amendment proposed to leave out a Sum and insert another Sum, and agreed to; [1898]; CXLII. 425.

257. Resolutions read a second time; first five Resolutions agreed to; 6th Resolution postponed; subsequent Resolutions agreed to; [1897]; CLII. 270.

258. Resolution read a second time; first two Resolutions agreed to; 3rd Resolution postponed; other Resolutions agreed to; [1898]; CXLII. 395. Postponed Resolution agreed to, 396.

259. First Resolution agreed to; Amendment proposed to the third Resolution, to leave out a Sum and insert another Sum, on Division not made; Resolution agreed to; [1897]; CLII. 141.

260. Resolution Vote on Account; Amendment proposed to leave out a Sum and insert another Sum, not made; Resolution agreed to; [1898]; CXLII. 91.

261. First ten Resolutions agreed to; eleventh Resolution Vote on Account; Amendment proposed to leave out a Sum and insert another Sum, on Division not made; Resolution agreed to; [1897]; CLII. 140. Further adjourned, 144. Resolution agreed to, 147.

262. Resolution agreed to, after Amendment proposed, but withdrawn; [1898]; CXLII. 401.

263. Resolution agreed to, on Division; [1898]; CXLII. 296.

264. Resolutions read a second time, and the Resolution relative to Post Office Telegraph Service amended, by leaving out a Sum and inserting another Sum, and agreed to; [1899]; CXLII. 393.

265. Resolutions agreed to, on Questions put by Mr. Speaker pursuant to an Order of the House; [1898]; CXLII. 417.

266. First twenty-two Resolutions agreed to, after Amendment proposed to the thirteenth Resolution to leave out a Sum and insert another Sum, withdrawn, and it being then Ten of the Clock, Mr. Speaker, in pursuance of the Order of the House, proceeded to put the Questions necessary to complete the proceedings on the Resolutions reported from the Committee of Supply; subsequent Resolutions agreed to; [1898]; CXLII. 425.

267. Resolutions read a second time; Amendment proposed to first Resolution, negatived on Division; Resolution agreed to, on Division; Amendment proposed to second Resolution, negatived, on Division; Resolution agreed to, on Division; Amendment proposed to third Resolution, negatived on Division; Resolution agreed to, on Division; Amendment proposed to fourth Resolution, negatived, on Division; Resolution agreed to, on Division; [1898]; CLIV. 101.

268. Resolutions read a second time; Amendment proposed to first Resolution to leave out a Sum and insert another, on Division not made; [1899]; CLV. 152, 200.—Vote on Account; [1899]; CLIV. 105.

269. First Resolution postponed, second to seventh read a second time and agreed to, Motion, That this House doth agree in the eighth Resolution; Debate adjourned; Day appointed for consideration of postponed Resolution; [1899]; CLVIII. 387. Debate on eighth Resolution further adjourned, 396. Postponed Resolution, deferred, 396. Debate resumed; Resolution agreed to, 401. Postponed Resolution deferred, 401. Considered; Amendment proposed to leave out a Sum and insert another, on Division not made, and it being Ten of the Clock, Mr. Speaker put the Question forthwith; Resolution agreed to; [1899]; CLIV. 416.

270. Resolution read a second time, first five agreed to; Amendment proposed to leave out a Sum and insert another, on Division, not made; amendment in substance agreed to; Amendment proposed to twentieth Resolution, on Division not made; Resolutions twenty-one to twenty-five inclusive, agreed to, on Division; Twenty-seventh and twenty-eighth agreed to; Motion, That this House doth agree with the Committee in the twenty-sixth Resolution; Division frivolously claimed; Question agreed to; subsequent Resolutions agreed to; [1899]; CLIV. 415-416.

271. Resolutions read a second time, first and second Resolutions agreed to, on Division; Member suspended and ordered to withdraw; [1899]; CLV. 436.

272. Resolution read a second time; Amendment proposed, and, on Division, not made; Resolution agreed to on Question put pursuant to Closure; [1900]; CLV. 53.

273. Resolutions read a second time; Motion, that this House doth agree with the Committee in the last Resolution; Debate adjourned; [1900]; CLV. 163. Resumed, and Question put, pursuant to Order; [1900]; Tenth and 11th postponed; postponed Resolutions to be considered on the following day; and agreed to, 396.

274. Resolutions read a second time, several agreed to, one deferred; [1900]; CLV. 321.—Deferred Resolution again deferred, 330, 304, and agreed to, 324.

275. First five Resolutions agreed to; Amendment proposed to sixth Resolution withdrawn, and Resolution agreed to; [1900]; CLV. 202.

276. Resolutions reported; first thirty agreed to, and, at Ten of the Clock, Mr. Speaker puts the Question forthwith, pursuant to Order necessary to complete the outstanding Reports of Supply, remitting Resolutions agreed to, some on Division; [1900]; CLV. 388-392.

IV. Questions and Motions:

277. Relative to Government Business (on Division); [1898]; CXLIV. 380.

278. Business of the House (Financial Business) (on Division); [1897]; CXLVII. 114.—Morning Sittings; [1892]; CXLVII. 79.—Reports of Supply, and Ways and Means; [1892]; CXLVII. 85.—Government Business (on Division); [1891]; CXLIX. 376.—After various Amendments proposed and made, and Main Question, on Division, resolved in the affirmative; [1894]; CXLIX. 91.
Rhondda Urban District Council — continued.

Questions resolved in the Affirmative:

280. Resolution relative to the Proceedings on a certain Bill (Purchase of Land and Congested Districts (Ireland) Bill) ([1890-91] ; CXLVI. 246.)

280. Resolution relative to Financial Business (on Division) ; [1892] ; CXLVII. 114.—Reports of the Committee of Supply and Ways and Means may be entered upon at any hour, though opposed ; [1892] ; CXLVII. 93.

280. Motion, That this House will immediately resolve itself into the Committee of Supply (after Amendment proposed to leave out word "immediately" and insert "to-morrow," on Division not made) ; [1899] ; CXLIX. 146.

280. That an Humble Address be presented to Her Majesty thanking Her Majesty for Her Gracious message relating to the embodiment of the Militia ; [1896] (Sess. II) ; CLIV. 435.

280. That the Thanks of this House be given to Major-General Lord Kinloch of Kirtoum, G.C.B., K.C.M.G., &c., &c., on Division, resolved in the Affirmative ; [1899] ; CXLVII. 146.—To Major-General Sir Archibald Hunter, K.C.B., D.S.O., &c., &c. ; (on Division) : That this House doth acknowledge and highly approve the gallantry, discipline, and good conduct displayed, &c., &c. ; (on Division) ; [1899] ; CLIV. 246.

280. That this House do now adjourn to-morrow at Two of the Clock (on Division) ; [1899] ; CXLVI. 63.—on Division ; [1899] ; CLIV. 42.

Rhyl Water:—See Waterworks.

Rhyll Water:—See Waterworks.

Richmond District Lunatic Asylum:—See Waterworks.

Rights of Way (Scotland):—See Waterworks.

Rights of Way (Scotland): Bills relative to:

1. [1890-91.] To confer on County Councils in Scotland the power of maintaining and protecting Rights of Way, and otherwise to amend the Law relating to Rights of Way in Scotland ; Ordered and present ; CXLVI. 21. (Second Reading not proceeded with.)

2. [1890-91.] (No. 2.) To enable County Councils in Scotland on a Report by the Sheriff to use Actions of Right of Way ; Ordered ; CXLVI. 42. Presented, 44. (Second Reading not proceeded with.)

3. [1892.] To confer on County Councils in Scotland the power of maintaining and protecting Rights of Way, and otherwise to amend the Law relating to Rights of Way in Scotland ; Ordered ; CXLVII. 17. Presented, 21. (Second Reading not proceeded with.)

4. [1892.] (No. 2.) To enable County Councils in Scotland on a Report by the Sheriff to use Actions of Right of Way ; Ordered and presented ; CXLVII. 32. Order for Second Reading discharged ; Bill withdrawn, 362.

—(on Division) ; [1899] ; CLIV. 293.

—on Division, resolved in the Affirmative; [1899] ; CLIV. 293.

—on Division, resolved in the Affirmative; [1899] ; CLIV. 435.

—on Division ; [1892] ; CXLVII. 114.—Reports of the Committee of Supply and Ways and Means may be entered upon at any hour, though opposed ; [1892] ; CXLVII. 93.

—on Division, resolved in the Affirmative; [1899] ; CLIV. 246.—To Major-General Sir Archibald Hunter, K.C.B., D.S.O., &c., &c. ; (on Division) : That this House doth acknowledge and highly approve the gallantry, discipline, and good conduct displayed, &c., &c. ; (on Division) ; [1899] ; CLIV. 246.

—on Division ; [1899] ; CLIV. 42.

2. [1892.] To enable County Councils in Scotland on a Report by the Sheriff to use Actions of Right of Way ; Ordered ; CXLVI. 42. Presented, 44. (Second Reading not proceeded with.)

2. [1890-91.] To confer on County Councils in Scotland the power of maintaining and protecting Rights of Way, and otherwise to amend the Law relating to Rights of Way in Scotland ; Ordered and present ; CXLVI. 21. (Second Reading not proceeded with.)

2. [1890-91.] (No. 2.) To enable County Councils in Scotland on a Report by the Sheriff to use Actions of Right of Way ; Ordered and presented ; CXLVII. 32. Order for Second Reading discharged ; Bill withdrawn, 362.

—on Division, resolved in the Affirmative; [1899] ; CLIV. 293.
Rivers Pollution Prevention : Bills relative to :
1. [1893-94.] To explain “The Rivers Pollution Prevention Act, 1876”, brought from the Lords; CXLIX. 281. Read, 418. Considered, 421. Considered in Committee, and reported without Amendment; passed, 424. (Cited as Rivers Pollution Prevention Act, 1893.)
2. [1894.] To make more effectual provision for Prevention of the Pollution of Rivers and Streams; brought from the Lords; CXLIX. 423. Read, 429. Order for Second Reading discharged; Bill withdrawn, 590.
3. [1894.] To make more effectual provision for Prevention of the Pollution of Rivers and Streams; Ordered; CXLIX. 35. Presented, 35. Order for Second Reading discharged; Bill withdrawn, 570.
4. [1895.] To make more effectual provision for Prevention of the Pollution of Rivers and Streams; Ordered; CXLIX. 16. Presented, 20. (Second Reading not proceeded with.)
5. [1895.] To make more effectual provision for Prevention of the Pollution of Rivers and Streams; Ordered; CXLIX. 21. Presented, 24. (Second Reading not proceeded with.)
6. [1897.] To make more effectual provision for Prevention of the Pollution of Rivers and Streams; Ordered; CXLIX. 23. Presented, 24. Order for Second Reading upon future day discharged; another Day appointed, 101. Second Reading deferred, 101. Order for Second Reading upon future day discharged, another Day appointed, 135. (Second Reading not proceeded with.)
8. [1899.] To make more effectual provision for Prevention of the Pollution of Rivers and Streams; Ordered; CXLVI. 18. Presented, 20. Motion, That the Bill be now read a second time: Amendment proposed, “Six Months”; Clauses claimed, but Mr. Speaker withholds his assent; and, at half-past Five, Debate adjourned, 80. Debate further adjourned, 108, 319.
9. [1899.] (No. 2.) To make more effectual provision for Prevention of Pollution of Rivers and Streams; Ordered; CLIV. 18. Presented, 21. Order for Second Reading discharged; Bill withdrawn, 80.
10. [1900.] To make more effectual provision for Preventing the Pollution of Rivers and Streams; Ordered and presented; CLY. 90. (Second Reading not proceeded with.)

Roads and Bridges (Scotland) Acts Amendment :
[1892.] Bill to amend the law in regard to Bridges in Scotland, brought from the Lords; CXLVIII. 120. Read, 125. Committed, 176. Order for Committee read; Instruction to the Committee; Bill considered in Committee, and reported (last Title), 191. Considered, as amended, 197. Order for Third Reading discharged; Bill re-committed in respect of a new Clause; Instruction to the Committee, 206. Order for Committee read; Clause 3 disagreed to, and a new Clause added; considered, as amended; Passed, with Amends, and reported, 253. To which the Lords agreed, 249. (Cited as Roads and Bridges (Scotland) Acts Amendment Act, 1892.)

Road Subvention Abolition (Scotland) :
[1894.] Bill to put an end to Subventions from one Road Authority in Scotland to another; Ordered; CXLVI. 8. Presented, 41. (Second Reading not proceeded with.)

Roads (Norton and Halton) :
[1895.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been complied with, 29. Bill, introduced, An Act to relieve the Owner of the Norton Priory Estate, in the County of Chester, from the liability to repair certain Roads in the said County, and to provide for the future maintenance and repair thereof, and for other purposes; brought from the Lords, 101. Read, and referred to the Examiners, 102. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 111. Committed, 129. Reported, without Amendment, 198. Passed, 203. (Cited as Norton and Halton Roads Act, 1895.)

Rocksdale Water: —See Watersworks.

Roman Catholic Disabilities Removal :
1. [1896.] Bill to abolish the Disabilities still affecting Roman Catholics in the United Kingdom; Ordered and presented; CXLIII. 43. Motion, That the Bill be now read a second time, and, at Midnight, Debate adjourned, 201. Order for resuming Debate discharged; Bill withdrawn, 332.
3. [1900.] Bill for the removal of certain Disabilities affecting Roman Catholics in Great Britain and Ireland; Ordered; CLIV. 14. Presented, 16. (Second Reading not proceeded with.)

Roman Catholic Disabilities Removal :
1. [1896.] Bill to abolish the Disabilities still affecting Roman Catholics in the United Kingdom; Ordered and presented; CXLIII. 43. Motion, That the Bill be now read a second time, and, at Midnight, Debate adjourned, 201. Order for resuming Debate discharged; Bill withdrawn, 332.
3. [1900.] Bill for the removal of certain Disabilities affecting Roman Catholics in Great Britain and Ireland; Ordered; CLIV. 14. Presented, 16. (Second Reading not proceeded with.)
Roman Catholic Relief Act (1829) Amendment:
[1892.] Motion, That leave be given to bring in a Bill to remove the Disabilities imposed on Roman Catholics in Great Britain and Ireland by the Roman Catholic Relief Act of 1829; and the Motion being opposed, after a brief explanatory statement from the Member who moved the Motion, Mr. Speaker put the Question in pursuance of Standing Order No. 16:—And the Question was resolved in the Affirmative; certain Members reserved to prepare and bring in the Bill; Bill presented; CXLVI. 104. (Second Reading not proceeded with.)

Roman Catholic University (Ireland):
[1900.] "In the opinion of this House, the provision for Universities is totally inadequate, and none can be regarded as equitable which does not secure for the Roman Catholics of Ireland, equally with other members of the community, facilities for University Education without violence to their religious feelings."—(Mr. James Farrell.) Amendment on going into Committee of Supply negatived, on Division; CLV. 112.

Rural Advertisements:
Order, under the Burgh Police (Scotland) Act, 1892, reducing the Number of Magistrates and Councillors of the Royal Naval Artillery Volunteers is undesirable, and as equitable which does not secure for the Roman Catholics of Ireland, equally with other members of the community, facilities for University Education without violence to their religious feelings."—(Mr. James Farrell.) Amendment on going into Committee of Supply negatived, on Division; CLV. 112.

Royal Bank of Scotland Officers' Widows' Fund:

Royal Medical Benevolent College:
[1884.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to amend "The Royal Medical Benevolent College Act, 1855"; brought from the Lords; 93. Committed, 115. Reported, without Amendment, 137. Passed, 149. (Cited as Royal Medical Benevolent College Act, 1894.) R. A. 176.

Royal Naval Artillery Volunteers:
[1892.] "In the opinion of this House, the disbanding of the Royal Naval Artillery Volunteers is undesirable, and will weaken the efficiency of the Reserve Forces of the Navy."—(Colonel Hill.) Amendment on going in Committee of Supply not made; CXLII. 102.

Royal Niger Company:

Rule of the Road at Sea:
See Committees.

Runcorn Commissioners (changed from Runcorn Water):

Rural Workers' (Scotland) Holidays:
Order, under the Burgh Police (Scotland) Act, 1892, reducing the Number of Magistrates and Councillors of the Royal Naval Artillery Volunteers is undesirable, and as equitable which does not secure for the Roman Catholics of Ireland, equally with other members of the community, facilities for University Education without violence to their religious feelings."—(Mr. James Farrell.) Amendment on going into Committee of Supply negatived, on Division; CLV. 112.

Rural Advertisements:
Bill to provide improved Cottages for Rural Labourers; Ordered and presented; CXLII. 29. Order for Second Reading discharged; Bill withdrawn, 337.

Rural Labourers' Cottages:
[1890.] Bill to provide improved Cottages for Rural Labourers; Ordered and presented; CXLII. 29. Order for Second Reading discharged; Bill withdrawn, 337.

Rural Labourers' Cottages (Scotland) Holidays:
[1896.] Bill to make provision for Holidays and Half Holidays for Rural Workers in Scotland; Ordered, and presented accordingly; CLI. 425. (No further proceeding.)

Russian Dutch Loan:
[1899-91.] Bill to make provision for paying off the British portion of the Russian Dutch Loan; Ordered and presented; CXLVI. 322. Passed, 364. Agreed to by the Lords, 390. (Cited as Russian Dutch Loan Act, 1891.) R. A. 412.

Sacred Music on Sunday:
[1892-93] Bill to amend the Law relating to Performances of Sacred Music on Sunday; Ordered; CXLII. 10. Presented, 20. Motion, That the Bill be now read a second time; Objection taken; Debate stood adjourned, 267. (Not further proceeded with.)

Safety of Nurse Children:—See Messengers.

Saint Albans Water:—See Waterworks.

Saint Andrew's Burgh Provisional Order—continued.
passed, with Amendment; Provisional Order confirmed; Day appointed for Third Reading, 197. Bill passed, 202. (Cited as Saint Andrew's Burgh Order Confirmation Act, 1890.) R. A. 237.

Saint Andrew's Links:
[1894.] Petition for a Bill to empower the Commissioners of the City and Royal Burgh of Saint Andrew's to acquire the Links of Saint Andrew's for a Public Park, and Burial Ground, and for other purposes; and Bill ordered; CXLII. 16. Read, 21. Committed, 29. Bill reported, 129. Considered, as amended, 143. Passed, 153. By the Lords, with Amendments, 259. Lords' Amendments agreed to, 297. (Cited as Saint Andrew's Links Act, 1894.) R. A. 209.
Saint Andrew's University:

[1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Report, That the Standing Orders had been certified to have been complied with, 13.

Saint David's Water:—See Waterworks.

Saint George the Martyr, Southwark (Reector's Rate):

[1893–94.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, to provide for the abolition of the Rector's Rate leviable in the Parish of Saint George the Martyr, Southwark, in the County of Surrey; for securing otherwise an Income for the Rector of that Parish, and for other purposes; brought from the Lords; read, and referred to the Examiners, 115. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 122. Committed, 142. Reported, 169. Considered, as amended, 183. Day appointed for Third Reading, 197. Bill passed, with an Amendment, 296. To which the Lords agree, 223. (Cited as Saint George the Martyr, Southwark (Reector's Rate), Act, 1893.) R. A. 257.

Saint Helen's Corporation:

[1893–94.] Petition for a Bill to extend the Boundaries of the Borough of Saint Helen's, in the County of Lancaster; to consolidate the Townships within the Borough; to dissolve the Burial Board; and to make better Provision for the Health, Local Government, and Improvement of the Borough; to provide for the creation and issue of Corporation Stock, and for other purposes; and Bill ordered; CXLVIII. 39. Read, 50. Ordered, 58. Report, That a Witness be ordered to attend; ordered to attend accordingly, 342. Reported from the Select Committee on Public and Sanitary Regulations Bills, 375. Considered, as amended; Standing Orders suspended, and Bill to be now read the third time; read accordingly, and passed (new Title), 398. By the Lords, with Amendments, 697. Lords Amendments agreed to, 492. (Cited as Saint Helen's Corporation, Act, 1893.) R. A. 522.

Saint Leonard's-on-Sea and Hellingdon Parishes:


Saint Margaret's, Leicester, Select Vestry:

[1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Report, Standing Orders complied with, 31. Bill for enabling the Select Vestry of the Parish of Saint Margaret, in the Borough and County of Leicester, to sell and otherwise deal with a piece of Land known as "the Parish Pieces," and for empowering the Mayor, Aldermen, and Burgesses of the said Borough to purchase a portion thereof for the purpose of a Recreation Ground, and for providing for the Application of the Proceeds of such Sale, and for confirming a Charitable Scheme in connection therewith, and for other purposes; brought from the Lords; read, and referred to the Examiners, 220. Report, no Standing Orders not previously inquired into applicable; 220; Committed, 254. Read the third time, and passed, with Amendments, 255. To which the Lords agree, 341. (Cited as Saint Margaret's, Leicester, Select Vestry (Parish Piece) Act, 1892.) R. A. 386.

Saint Martin's Rectory (Birmingham)—continued.

of the Incumbents for the time being of the Ecclesiastical Districts within the Area of the Ancient Parish of Saint Martin, Birmingham, and for other purposes; brought from the Lords, read, and referred to the Examiners, 146. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 162. Committed, 178. Reported, 211. Considered, as amended, 257. Passed, with Amendments, 270. To which the Lords agree, 293. (Cited as Saint Martin's Rectory (Birmingham) Act, 1893.) R. A. 329.

Saint Marylebone Churches:

[1896.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill for the abolition of the Church Rate leviable in the Parish of Saint Marylebone, in the County of London, and for securing otherwise the maintenance of the Fabrics of certain Churches and Chapels in the Parish, and the Sispa of the Incumbents of such Churches, and for other purposes; brought from the Lords; read, and referred to the Examiners, 197. Reported, without Amendment, 250. Day appointed for Third Reading, 383. Order for Third Reading, read; Verbal Amendments made; Motion, That the Bill be now read the third time; Amendment proposed; re-committed, to a former Committee, but not made on Division; Main Question agreed to on Division; Bill passed, with Amendments, 396. To which the Lords agree, 396. (Cited as Saint Marylebone (Church Rate Abolition) Act, 1898.) R. A. 309.

Saint Matthew, Bethnal Green:

[1896.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to abolish the Composition Rate now leviable for certain Church purposes in the Parish of Saint Matthew, Bethnal Green, in the County of London, and to make other provisions for securing the Sispa of the Rector of Saint Matthew, Bethnal Green, and the maintenance of the Fabrics of the Churches of Saint Matthew, Bethnal Green, and for other purposes; brought from the Lords, 127. Committed, 128. Reported, without Amendment, 176. Passed, 185. (Cited as Saint Matthew, Bethnal Green (Church Rate Abolition) Act, 1898.) R. A. 221.

Saint Michael's, Coventry (Vicar's Rate):

[1892.] Bill to repeal the Act Nineteen George the Third, Chapter Sixty (Local), intituled, "An Act for establishing certain Payments to be made to the Vicar of the Parish of Saint Michael, in the City of Coventry, for the time being, in lieu of Tithes"; Ordered, and presented accordingly; CXLIII. 19. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 219. Standing Orders not complied with; referred to the Select Committee on Standing Orders, 227. Report, That the Standing Orders ought not to be dispensed with, 246.

Saint Neots Water:—See Waterworks.

Saint Pancras Vestry:

[1892.] Petition, and Bill ordered; CXLVII. 38. Read, 48. Order for Second Reading dischargéd; Bill withdrawn, 62.

Saint Patrick's Park (Dublin):

[1897.] Petition for a Bill to authorise the making and laying out of a New Park in the City of Dublin to be called Saint Patrick's Park, to vest the Park in the Lord Mayor, Aldermen, and Burgesses of the City, with power to make and regulate the same, and for other purposes; and Bill ordered; CL. 44. Read, 53. Bill committed, 62. Reported, with Amendments, 116. Considered, as amended, 126. Passed, 123. Agreed to by the Lords, 206. (Cited as Saint Patrick's Park (Dublin) Act, 1897.) R. A. 291.
Saint Thomas, Southwark, and Saint Saviour, Southwark:

1. [1897.] Report on Bill originating in the Lords, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CXLVII. 177. Report from the Select Committee on Standing Orders, That the Standing Orders ought not to be dispensed with, 372.

2. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders have been certified to have been complied with, 27. Bill to refer the Governors of Saint Thomas's Hospital from Liability to maintain the Minister and Church of the Parish of Saint Thomas, Southwark, and to unite the said Parish to the Ecclesiastical Parish of Saint Saviour, Southwark, and for other purposes; brought from the Lords, 240. Read, and referred to the Examiners, 247. Report from the Select Committee on Standing Orders, That the Standing Orders ought not to be dispensed with, 371.

Sale of Foreign Goods (Prevention of Fraud):

Sale of Food and Drugs Act (1875) Amendment:

Sale of Distress Amendment:

Sale of Food and Drugs:

Sale of Intoxicating Liquors—See Liquors.

Salmon Fisheries—See Fisheries.

Sanitary Registration:

Sale of Savings Banks Bill:

Savings Banks Act (1891) Amendment:

Savings Banks and Friendly Societies:

Savings Banks Act (1891) Amendment:

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School Board for London—See Motions.

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Schaeben Tunnel:—See Subways.

Scotch Education Code:—See Addresses, Education, Motions.

Scottish Provident Institution:

Sanitary Registration:

Sale of Intoxicating Liquors—See Liquors.
Sea Ware, Crofting Counties (Scotland): continued.

on the Scottish Provident Institution and on the Directors thereof; and for other purposes; brought from the Lords; read, and referred to the Examiners, 128. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 147. Committed, 163. Reported, without Amendment, 194. Passed, 200. (Cited as Scottish Provident Institution Act, 1893.) R. A. 257.

Scottish Widows' Fund and Life Assurance Society:

[1896.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to confer further Powers on the Scottish Widows' Fund and Life Assurance Society and the Directors thereof; to amend the Acts relating to the Society, and for other purposes; brought from the Lords; read, and referred to the Examiners, 65. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 104. Committed, 110. Reported, without Amendment, 169. Passed, 174. (Cited as Scottish Widows' Fund and Life Assurance Society's Act, 1900.) R. A. 221.

Scunthorpe Water:—See Waterworks.

Sea Commerce, British Colonies and Dependencies:

[1890-91.] "The growth of the Sea Commerce of the British Colonies and Dependencies, and of the war fleets of Foreign Powers, render it desirable that the annual Navy Estimates presented to this House should in future be accompanied by a Return showing the total number of war ships of each class in commission, in reserve, and building; the annual aggregate revenue; the annual Naval expenditure; the aggregate tonnage of the mercantile marine; and the approximate annual aggregate value of the sea-borne commerce of the British Empire and of each Foreign Power possessing war ships; and a further Return showing the annual Naval expenditure on Sea-going Forces, and the approximate annual value, exclusive of interchange with the United Kingdom, of the sea-borne Commerce of British North America, British South Africa, British Australasia, and British India respectively." Amendment on going into Supply negatived; CXLVI. 364. Day appointed for considering them, 382. Lords' Amendments agreed to, 386. Report; That no Standing Orders not previously inquired into are applicable; (Second Reading not proceeded with.)

Solucion:

[1892.] Report; That the Bill should originate in the House of Commons;

Seed Potatoes (Ireland):

[1890-91.] Bill to enable Guardians of the Poor to borrow Money for the purpose of Procuring Seed Potatoes for Tenants and Occupiers in Ireland, and for other purposes; Ordered; CLVI. 10. Presented, 15. (Second Reading not proceeded with.)

Seed Potatoes Supply (Ireland):

1. [1890-91.] Bill to provide for the Supply of Seed Potatoes to Occupiers and Cultivators of Land in Ireland; Ordered and presented; CLXVII. 27. Passed, 31. Agreed to by the Lords, 33. (Cited as Seed Potatoes Supply (Ireland) Act, 1890.) R. A. 35.

2. [1895.] Bill to provide for the Supply of Seed Potatoes to Occupiers and Cultivators of Land in Ireland; Ordered, and presented accordingly; CLXVI. 49. (Second Reading not proceeded with.)

Seasonal Assurance Society's Act, 1900.): 

[1890-91.] Bill to explain references in the Acts of the last Session of Parliament to the next Session; Ordered, and presented accordingly; CLXI. 437. Committed, 438. Considered in Committee, and reported, without Amendment; passed, 499. Agreed to by the Lords, 440. (Cited as Second Session (Explanation) Act, 1890.) R. A. 440.

Secretaries of Grand Juries (Ireland):

[1890.] Bill to make provision for granting Superannuations to Secretaries to Grand Juries in Ireland; Ordered and presented; CEL 102. (Second Reading not proceeded with.)

Secretary for Mines:—See Mineral.

Secretaries of State (States in the House of Commons):

[1892.] Bill to enable all the Principal Secretaries of State and Under Secretaries to sit in the House of Commons; Ordered, and presented accordingly; CLXVII. 246. (Second Reading not proceeded with.)

Sea Ware, Crofting Counties (Scotland):

1. [1890-91.] Bill to encourage the Industry of gathers and manufacturing Sea Ware within the Crofting Counties of Scotland; Ordered and presented; CXLI. 106. Order for Second Reading discharged; Bill withdrawn, 295.

Sea Ware, Crofting Counties (Scotland): continued.

2. [1892.] Bill to encourage the Industry of gathering and manufacturing Sea Ware within the Crofting Counties of Scotland; Ordered; CXLXVII. 97. Presented, 98. Order for Second Reading discharged; another Day appointed, 296. (Not further proceeded with.)

Sea Water Supply (London):—See Metropolitan.

Second Session (Explanation):

[1890. Sess. II.] Bill to explain references in the Acts of the last Session of Parliament to the next Session; Ordered, and presented accordingly; CLXLIII. 457. Committed, 458. Considered in Committee, and reported, without Amendment; passed, 499. Agreed to by the Lords, 440. (Cited as Second Session (Explanation) Act, 1890.) R. A. 440.

Seamen:—See Merchant Shipping.

Sea Fisheries:—See Fisheries.

Sea Fisheries (Scotland):—See Resolutions.

Seamen:—See Merchant Shipping.

Seats for Shop Assistants:


Seats for Shop Assistants (England and Ireland):

[1896.] Bill to provide for Seats being supplied for the use of Shop Assistants in England and Ireland; Ordered and presented; CLIV. 171. Bill committed, 225. Order for Committee on future day discharged; another Day appointed, 227. Bill considered in Committee, 249. Further considered in Committee, and reported, without Amendment; passed, 253. Agreed to by the Lords, with Amendments, Title changed to Seats for Shop Assistants Bill, 264. Voted up.

Seats for Shop Assistants (Scotland):

[1896.] Bill to provide for Seats being supplied for the use of Shop Assistants in Scotland; Ordered and presented; CLIV. 23. Reported, 144. Bill considered, as amended; passed, 158.

Sea Ware, Crofting Counties (Scotland):

1. [1890-91.] Bill to encourage the Industry of gathering and manufacturing Sea Ware within the Crofting Counties of Scotland; Ordered and presented; CXLVI. 106. Order for Second Reading discharged; Bill withdrawn, 295.
Sewers, &c.,—continued.

Tottenham and Wood Green Sewerage—continued.

previously deposited; Bill considered; Standing Orders 223 and 241 suspended, and Bill to be now read the third time; Bill accordingly read the third time, and passed (New Title), 444. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 260. (Cited as Tottenham and Wood Green Sewerage Act, 1891.) R. A. 538.

Willesden Sewerage:

5. [1896.] Bill for a Bill to make provision as to the admission to the Metropolitan Main Drainage System of Sewage from part of the District of Willesden, in the County of Middlesex, and Bill ordered; C. 47. Read, 49. Committed, 64. Reported, 277. Considered, as amended; passed, 293. Agreed to by the Lords, with Amendments, 420. Lords' Amendments agreed to, 433. (Cited as Willesden Sewerage Act, 1896.) R. A. 438.

Sewers (Londond)—See Metropolis.

Shakespeare's Birthplace, &c.,—Trust:

[1899-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 40. Report, Standing Orders certified to have been complied with, 72. Bill to incorporate the Trustees and Guardians of Shakespeare's Birthplace, and to vest in them certain lands and other property in Stratford-upon-Avon, including the Property known as Shakespeare's Birthplace, and to provide for the maintenance in connection therewith of a Library and Museum, and for other purposes; brought from the Lords; read, and referred to the Examiners, 104. No Standing Orders not previously considered int. applicable, 115. Passed, 153. (Cited as Shakespeare's Birthplace, &c., Trust Act, 1891.) R. A. 170.

Shannon Water.—See Waterworks.

Sheffield Corporation Markets.—See Markets.

Sheffield Tramways.—See Tramways.

Sheffield Water.—See Waterworks.

Sheriff Clerks Depute (Scotland):

1. [1899-91.] Bill to improve the Position of Sheriff Clerks Depute where Appointments are recognised in all Acts of Parliament relating to Sheriff Courts in Scotland; Ordered and presented; CXLVI. 120. (Second Reading not proceeded with.)

2. [1892.] Bill to improve the Position of Sheriff Clerks Depute in Scotland; Ordered and presented; CXLVII. 65. (Second Reading not proceeded with.)

3. [1893-94.] Bill to improve the Position of Sheriff Clerks Depute in Scotland; Ordered; CXLVIII. 148. Presented, 159. (Second Reading not proceeded with.)

Sheriff Courts Civil Code (Scotland):

[1882.] Bill to combine in one Code the Regulations affecting Sheriff Courts in Scotland, and to extend and amend the Law of Civil Process therein; Ordered; CXLVII. 19. Presented, 23. (Second Reading not proceeded with.)

Sheriff Courts Consignations (Scotland):

[1893-94.] Bill to make provision in regard to the Consignations of Money in the Sheriff Courts in Scotland; Ordered, and presented accordingly; CXLVIII. 474. Bill committed, 995. Considered in Committee; and it being Midnight, the Chairman left the Chair to make his Report to the House; Resolution, That this House will immediately again resolve itself into the Committee; House accordingly resolved itself into the Committee; Bill reported, 350. Agreed to by the Lords, 647. (Cited as Sheriff Courts Consignations (Scotland) Act, 1893.) R. A. 374.

Sheriff Courts (Glasgow):

[1890-91.] Bill to amend the Law regulating the Sheriff Courts in Glasgow; Ordered, and presented accordingly; CXLVI. 203. (Second Reading not proceeded with.)
SHERIFF—SHOP.

Sheriff Courts (Scotland) Extracts:

- [1897.] Bill to simplify the Forms of Extracts of Dooms in the Sheriff Courts of Scotland ; Ordered ; CXLVII. 20. Presented, 24. Considered in Committee, and reported, 177. Passed, 183. Agreed to by the Lords, 372. (Cited as Sheriff Courts (Scotland) Extracts Act, 1897.) R. A. 385.

Sheriff Principal (Scotland) Abolition:

- [1890-91.] Bill to abolish the Office of Sheriff Principal in Scotland ; Ordered ; CXLVI. 12. Presented, 17. (Second Reading not proceeded with.)

Sheriffs Depute Tenure of Office (Scotland):


Sheriffs' Tenure of Office (Scotland) Bill (changed from Sheriff's Depute Tenure of Office (Scotland) Bill):


Sherringham Water:---See Waterworks.

Shiipowners' Liability:—See Merchant Shipping.

Shops: Bills relative to:

1. [1896.] To amend the Law relating to Shops; Ordered, and presented accordingly ; CLI. 415. (No further proceeding.)

2. [1897.] To amend the Law relating to Shops; Ordered ; CLII. 16. Presented, 20. Order for Second Reading upon future day discharged ; another Day appointed 34. (Second Reading not proceeded with.)

3. [1898.] To amend the Law relating to Shops; Ordered ; CLII. 22. Presented, 25. Order for Second Reading upon future day discharged ; another day appointed, 68. (Second Reading not proceeded with.)

4. [1898.] To amend the Law relating to Shops; Ordered ; CLV. 19. Presented, 22. Motion, That the Bill be now read a second time, and, at Midnight, Debate adjourned, 54. Adjourner Debate further adjourned, 127, 204.

5. [1903.] To amend the Law relating to Shops; Ordered ; CLV. 15. Presented, 18. Motion, That the Bill be now read a second time ; Motion, That this House do now adjourn, and Question agreed to, on Division, 84. Der appointed for Second Reading, 272. (No further proceeding.)

Shop Assistants' Half-holiday:

1. [1896.] Bill to provide that all Shop Assistants shall have one Half-Holiday in each Week ; Ordered and presented ; CLI. 179. (Second Reading not proceeded with.)

2. [1897.] Bill to provide that all Shop Assistants shall have one Half-Holiday in each Week ; Ordered and presented ; CLII. 35. (Second Reading not proceeded with.)

Shop Hours: Bills relative to—continued.

- not made; Bill committed to a Select Committee, 60. Special Report; Bill reported (Title amended); Re-committed to a Committee of the whole House, 367. Passed, 392. By the Lords, with Amendments, 400. Lords' Amendments to be printed, 403. Lords' Amendments agreed to, 404. (Cited as Shop Hours Act, 1892.) R. A. 406.

3. [1898.] To amend the Shop Hours Act, 1895; Ordered and presented ; CL. 78. Reported, without Amendment ; passed, 35. Agreed to by the Lords, 125. (Cited as Shop Hours Act, 1895.) R. A. 144.

Shope (Weekly Half-Holiday):

1. [1890-91.] Bill to enable Local Authorities to establish a Weekly Half-Holiday for Shops; Ordered ; CLVI. 12. Presented, 17. (Second Reading not proceeded with.)

2. [1892.] Bill to enable Local Authorities to establish a Weekly Half-Holiday for Shops; Ordered ; CXLVI. 29. Presented, 30. (Second Reading not proceeded with.)

Shop Hours Acts Amendment:

1. [1892.] To amend the Shop Hours Acts; Ordered, and presented accordingly, CL. 6. Order for Second Reading discharged ; Bill withdrawn, 165.

2. [1900.] To amend the Shop Hours Acts; Ordered and presented ; CLV. 90. Order for Second Reading discharged ; Bill withdrawn, 275.

Shops (Early Closing): Bills relative to:

1. [1894.] To provide for the Earlier Closing of Shops; Ordered ; CXL. 25. Presented, 28. (Second Reading not proceeded with.)

2. [1895.] To provide for the Earlier Closing of Shops; Ordered ; CL. 17. Presented, 20. Committee to a Select Committee, 49. Minutes of Evidence of former Committees referred, 90. Bill reported from the Select Committee ; Report to be printed ; Bill, as amended, re-committed to a Committee of the whole House, 223. Considered in Committee, 283. (Not further proceeded with.)

3. [1896.] To provide for the Earlier Closing of Shops; Ordered ; CL. 21. Presented, 25. Order for Committee discharged; Bill committed to the Standing Committee on Trade, &c., 67. Leave to the Committee, until conclusion of consideration of the Bill, to sit during the Sitting of the House, 113. Bill reported from the Standing Committee ; Minutes of Proceedings to be printed, 121. Consideration, as amended, deferred, 366.

4. [1899.] To provide for the Earlier Closing of Shops; Ordered ; CLII. 16. Presented, 20. (Second Reading not proceeded with.)

5. [1899.] To provide for the Earlier Closing of Shops; Ordered ; CLI. 21. Presented, 24. (Second Reading not proceeded with.)

6. [1899.] To provide for the Earlier Closing of Shops; Ordered ; CLV. 19. Presented, 21. (Second Reading not proceeded with.)

Shop Hours Act (1892) Amendment: Bills relative to:

1. [1892-94.] To amend the Shop Hours Act, 1892; Ordered ; CXLVII. 27. Presented, 28. Order for Second Reading discharged ; Bill withdrawn ; Leave given to present another Bill, instead thereof, 292. Vide infra.


3. [1894.] To amend the Shop Hours Act, 1892; Ordered ; CXL. 86. Presented, 67. Committee to a Committee of the whole House, 111.

4. [1899.] To amend the Shop Hours Act, 1892; Ordered, and presented accordingly ; CLI. 26.

5. [1899.] To amend the Shop Hours Act, 1892; Ordered, and presented ; CLV. 129. (Second Reading not proceeded with.)

Shops
Shops (Hours of Labour):—See Resolutions.

Small Holdings: Bills relative to:
1. [1893–94.] To facilitate the creation of Small Holdings in Land; Ordered; CXLVI. 8. Presented, 13. Committee deferred, 314. (Not further proceeded with.)
2. [1892.] To give Facilities for the Creation of Small Holdings in Land; Ordered and presented; CXLVI. 32. Order for Second Reading discharged; Bill withdrawn, 371.

Small Holdings and Allotments (Scotland):
[1893–94.] To amend the Small Holdings (Scotland) Act, and the Allotments (Scotland) Act; Ordered and presented; CXLVI. 53. (Second Reading not proceeded with.)

Small Holdings (Ireland):—See Resolutions.

Small House (Acquisition of Ownership):
[1896.] Bill to empower Local Authorities to advance Money for enabling Persons to acquire the Ownership of Small Houses in which they reside; Ordered and presented; CL. 84. (Second Reading not proceeded with.)

Small Loans (Interest):
[1896.] Bill to restrict the Amount of Interest chargeable on Small Loans; Ordered and presented; CL. 172. (Second Reading not proceeded with.)

Small Tenants (Scotland):
1. [1894.] Bill to amend the Law relating to the Tenure of Land in Scotland by Small Tenants; Ordered and presented; CXLIX. 90. (Second Reading not proceeded with.)
2. [1895.] Bill to amend the Law relating to the Tenure of Land in Scotland by Small Tenants; Ordered and presented; CL. 85. (Second Reading not proceeded with.)
3. [1890.] Bill to amend the Law relating to the Tenure of Land in Scotland by Small Tenants; Ordered and presented; CL. 90. (Second Reading not proceeded with.)

Societies' Borrowing Powers:
[1898.] Bill to empower certain Societies to borrow Money from Persons and Corporations other than Members; Ordered, and presented according; CL. 111. 196. (Second Reading deferred, 206. Bill committed, 233. Report, without Amendment; Bill passed, 242. Agreed to by the Lords, with an Amendment, 391. Lords' Amendments agreed to, 410. (Cited as Societies' Borrowing Powers Act, 1898.) R. A. 423.

Soldiers and Sailors (Civil Department):—See Resolutions.

Soldiers and Sailors (Civil Employment):—See Motions.

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Solicitors' Magistracy: Bills relative to:

1. [1890-91.] To enable Solicitors of the High Court to act as County Justices; Ordered; CXLVI. 11. Presented, 16. (Not proceeded with.)
2. [1892.] To enable Solicitors of the High Court of Justice to act as County Magistrates; Ordered; CXLVII. 20. Presented, 25. (Second Reading not proceeded with.)
3. [1893-94.] To relieve Solicitors in the High Courts of Justice in Great Britain from certain Disqualifications which prevent their acting as County Justices; Ordered; CXLVIII. 15. Presented, 20. (Second Reading not proceeded with.)
4. [1895.] To enable Solicitors of the High Court to act as County Justices; Ordered and presented; CL. 97. (Second Reading not proceeded with.)
5. [1898.] To enable Solicitors of the High Court to act as County Justices; Ordered and presented; CLIII. 79. (Second Reading not proceeded with.)

Soudan Expedition (Thanks of the House):


To which the Lords agree.

STANDS—SOUTH.

Soldiers' and Sailors' Electoral Disabilities Removal:

[1890-91.] Bill to remove certain Disabilities of Soldiers and Sailors to be registered as Electors at Parliamentary Elections; Ordered and presented; CXLVI. 23. Order for Second Reading discharged; Bill withdrawn, 231.

Solicitors:

1. [1890.] Bill, initiated, An Act to amend the Solicitors Act as to Solicitors struck off the Roll and suspended from Practice; brought from the Lords; CLIII. 322. Read, 370. Order for Second Reading discharged; Bill withdrawn, 389.

Solicitors and Apprentices (Ireland):

1. [1890-91.] Bill to amend and consolidate the Laws relating to Solicitors, and to the Service of Indentured Apprentices in Ireland; Ordered; CXLVI. 11. Presented, 16. Order for Committee discharged; Bill withdrawn, 427.
2. [1892.] Bill to amend and consolidate the Laws relating to Solicitors, and to the Service of Indentured Apprentices in Ireland; Ordered; CXLVII. 18. Presented, 23. Order for Second Reading discharged; Bill withdrawn, 566.
3. [1893-94.] Bill to amend and consolidate the Laws relating to Solicitors, and to the Service of Indentured Apprentices in Ireland; Ordered; CXLVIII. 18. Presented, 23. (Second Reading not proceeded with.)

Solicitors' Final Examination:

[1898.] Bill to amend the provisions of the Solicitors Acts, 1877 and 1894, relating to the examinations of Persons applying to be admitted Solicitors of the Supreme Court in England; Ordered and presented; CLIII. 75. (Second Reading not proceeded with.)

Soldiers (Ireland): Bills relative to:

1. [1894.] To amend the Law for regulating the Admissal of Law Clerks into the Profession of Solicitors in Ireland; Ordered; CXLIX. 36. Presented, 37. Motion, That the Bill be now read a second time, and Question negatived.
2. [1894.] (No. 2.) To amend and consolidate the Laws relating to Solicitors, and to the Service of Indentured Apprentices in Ireland; Ordered and presented; CXLIX. 50. (Second Reading not proceeded with.)
3. [1895.] To amend and consolidate the Law relating to Solicitors, said to the Service of Indentured Apprentices in Ireland; brought from the Lords; CL. 216. (Not further proceeded with.)
4. [1896.] To amend and consolidate the Laws relating to Solicitors, and to the Service of Indentured Apprentices in Ireland; brought from the Lords; CXLIX. 118.
5. [1897.] To amend and consolidate the Laws relating to Solicitors and to the Service of Indentured Apprentices in Ireland; Ordered and presented; CLIII. 86. (Second Reading not proceeded with.)

South African Republic (Parliamentary Inquiry (1897) into the Jameson Raid):

[1900.] Motion, That the Thanks of this House be given to—Major General Lord Kitchener of Khartoum, G.C.B., K.C.M.G., for the distinguished skill and ability with which he planned and conducted the Campaign on the Nile of 1896-7-8, which culminated in the Battle of Omdurman, the Capture of Khartoum, and the Overthrow of the Power of the Khilafah; and Question agreed to, on Division; Resolution accordingly; Motion, That the Thanks of this House be given to—Major General Sir Archibald Hunter, K.C.B., D.S.O.; Major General Sir Henry Macleod Leslie Rundle, K.C.B., C.M.G., D.S.O., R.A.; Major General Sir William Forbes Garnet, K.C.B., D.S.O.; Major General the Hon. Neville Gerald Lyttelton, C.B.; Major General A. G. Waveshere, C.B., C.M.G., D.S.O.; Major and Brevet Colonel Sir Francis Regionald Wingate, K.C.M.G., C.B., D.S.O., R.A.; Lieutenant Colonel and Brevet Colonel C. L. L. 461. [1895.] To enable Solicitors of the High Court to act as County Justices; Ordered and presented; CLIII. 75. (Second Reading not proceeded with.)

To which the Lords agree.

Soudan Expedition (Thanks of the House):

[1890.] Motion, That the Thanks of this House be given to—Major General Lord Kitchener of Khartoum, G.C.B., K.C.M.G., for the distinguished skill and ability with which he planned and conducted the Campaign on the Nile of 1896-7-8, which culminated in the Battle of Omdurman, the Capture of Khartoum, and the Overthrow of the Power of the Khilafah; and Question agreed to, on Division; Resolution accordingly; Motion, That the Thanks of this House be given to—Major General Sir Archibald Hunter, K.C.B., D.S.O.; Major General Sir Henry Macleod Leslie Rundle, K.C.B., C.M.G., D.S.O., R.A.; Major General Sir William Forbes Garnet, K.C.B., D.S.O.; Major General the Hon. Neville Gerald Lyttelton, C.B.; Major General A. G. Waveshere, C.B., C.M.G., D.S.O.; Major and Brevet Colonel Sir Francis Regionald Wingate, K.C.M.G., C.B., D.S.O., R.A.; Lieutenant Colonel and Brevet Colonel C. L. L. 461. [1895.] To enable Solicitors of the High Court to act as County Justices; Ordered and presented; CLIII. 75. (Second Reading not proceeded with.)

To which the Lords agree.

STANDS—SOUTH.

South African Republic (Parliamentary Inquiry (1897) into the Jameson Raid):

[1900.] Motion, That it is expedient that a full inquiry be made into the origin and circumstances of the conspiracy against the Transvaal Government, and of the incursion into the South African Republic by an armed force in 1895; and Question negatived on Division; CLV. 36.
South Africa (Jameson Raid):—See Motions.

Southampton Mudlands Enclosure:
[1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. (No further proceeding.)

Southampton Tramways:—See Tramways.

Southampton Water:—See Waterworks.

Southend Water:—See Waterworks.

South Kensington and Paddington Subway:—See Subways.

Southport Tramways:—See Tramways.

Southport Water:—See Waterworks.

South Staffordshire Stipendiary Justices:

South Staffordshire Tramways:—See Tramways.

Southwark and Deptford Tramways:—See Tramways.

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8. Speaker-elect conducted to the Chair by his mover and seconder; [1892] CXLVII. 412.—Returns his acknowledgments to the House, 412. Sits down in the Chair; puts the Question for Adjournment, goes away with the Mace before him; takes the Chair; goes up to the House of Peers; approved of by the Queen; CXLVII. 413.—[1895] CL. 340, 341.

9. Reports That he had been to the House of Peers; That Her Majesty had approved the choice the House had made of him to be their Speaker, 413. That he had made the usual claim of Privileges, 413. (On Division.) The Right Honourable William Court Gully; [1900] CLV. 407.

10. Puts the House in mind that the first thing to be done was to take and subscribe the Oath required by Law, 413. Therupon, first, alone, standing on the upper step of the Chair, takes and subscribes the oath; CXLVII. 413.—[1895] CL. 341.—[1900] CLV. 407.

11. Mr. Speaker-elect stands up in his place, and submits himself to the House, takes out of his place, conducted to the Chair, returns his acknowledgment to the House; [1900] CLV. 406.—Sits down in the Chair, puts the Question for adjournment, goes away without the Mace before him; [1900] CLV. 407.—Takes the Chair; [1900] CLV. 407.—Approved of by the Queen, 407.

12. Reports, That the House had been to the House of Peers; That Her Majesty had approved the choice the House had made of him to be their Speaker, 413. That he had made the usual claim of Privileges; [1900] CLV. 407.
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13. Repeats his most respectful acknowledgments to the House for the honours they had done him; [1892]; CXLVII. 412.-[1900]; CL. 406, 407.

14. Mr. Speaker addresses the House on his retirement from the Chair; [1895]; CL. 319.

15. Mr. Speaker addresses the House thanking them for the Resolution to which this House had now agreed; [1895]; CL. 147.

16. Explains to a Member and other persons the nature of Charges which had been made against them; [1892]; CXLVI. 106.

17. Informs them the House was willing to hear anything that they might wish to say in answer; CXLVII. 166.

18. Admonishes the Member and other persons at the Bar; [1892]; CXLVII. 167.

19. Informs a Witness from a Select Committee of the decision of the House; [1897]; CLII. 366.

20. Admonishes a Witness from a Select Committee, at the Bar of the House; [1897]; CLII. 366.

21. Addresses the House on a question of Privilege with regard to letter written by a Member of the House reflecting on the conduct of Members and of the Speaker of the House in the Chair; [1892-94]; CXLVII. 120, 417.

22. Reminds the House, That the Order for resuming an adjourned Debate on the question for Committing a Bill to a Standing Committee had been read and discharged, and calls on the Member in charge to fix a day for Committee; [1895]; CL. 90.

23. States his opinion that a Committee had exceeded their Powers in inserting provisions in claims in a Private Bill and that, in his judgment, the Bill should be re-committed; [1896]; CL. 406.

24. During Debate, rules an Amendment of a Public Bill to be out of order; [1896]; CL. 319.

25. On consideration as amended of a Private Bill, That a Clause could not be entertained at that stage, as it varied the incidence of Rates; [1896]; CL. 201.

III. The Speaker thanked by the House:

26. Resolution, That the thanks of this House be given to Mr. Speaker for his distinguished Services in the chair for more than twelve years; [1895]; CL. 147.

IV. The Speaker gives a Casting Vote:

27. For Second Reading of a Bill, Speaker gives casting vote: “Gave his voice with the Yeas, so to enable the House to have another opportunity of considering the Bill”; [1897]; CLII. 210.

V. The Speaker communicates various Matters to the House:

1. Acquaints or informs the House:

   Elections:
   28. That he had issued a Warrant for a New Writ during the Recess; [1890-91]; CXLVI. 406.-[1892]; CL. 3.
   29. Warrants for New Writs during the Recess; [1890-91]; CL. 3.-[1895]; CXLVIII. 348, &c.
   30. That he had received a Letter and Certificate from the Judges for the Trial of Election Petitions in Scotland; [1892]; CXLVII. 416.
   31. That he had received a Letter from a Member (Mr. William O'Brien) returned for a place, making his election; [1892]; CXLVII. 418.-[1893]; CL. 314. (Mr. Koos), (Mr. Kilbride), [1893]; CXLVII. 413.-[1895]; CLII. 366.
   32. That he had received a Letter from Sir Reginald Francis Douce Palgrave, K.C.B., the Clerk of this House, tendering his resignation, which Mr. Speaker read to the House, [1890]; CL. 3.
   33. That he had received Communications from the Senate and House of Representatives of the Argentine Republic, congratulating this House on the occasion of the Millennium of the Hungarian Kingdom; [1896]; CLII. 203.

Letters:
   34. That he had received Letters of Instructions in the name of the Argentine Republic, congratulating this House on the occasion of the Millennium of the Hungarian Kingdom; [1896]; CLII. 203.
   35. That he had received Letters from Lord Kitchener of Khartoum and Sir Francis Genfell acknowledging Thanks of the House for their Powers in inserting provisions in claims in a Private Bill, and that in his judgment, the Bill should be re-committed; [1896]; CL. 406.
   36. That he had received a Letter from Mr. Gladstone informing the House that an Instruction proposed to a Committee on a Bill was to be withdrawn and discharged; [1896]; CXLVII. 243.
   37. That he had received Communications from a Member's Solicitor (Mr. De Cobain) ; [1892]; CXLVI. 106.

   Messages:
   38. That he had received a Message from the Irish Members of Parliament (Grant to Lord Kitchener of Khartoum); [1896]; CL. 390.
   39. That he had received, through the Secretary of State for Foreign Affairs, a Copy of a letter addressed to him by the Austrian Ambassador, expressing the special gratification it would give to the Hungarian Government if Members of this House would take the opportunity of visiting Buda-Pesth in the course of this and the following month, during the Festivities in celebration of the Millennium of the Hungarian Kingdom; [1896]; CLII. 203.
   40. That he had received a Letter from Sir Reginald Francis Douce Palgrave, K.C.B., the Clerk of this House, tendering his resignation, which Mr. Speaker read to the House, [1890]; CL. 7.
Elections:

House,

subscribe the Oath required by Law;

Messages—continued.

[R. A. to Acts) ;

[CXLVII. 9.—[1892; Sess. II.]

[CXLVII. 413.—[1890] ; CL. 149, 340.—[1900] ; CLV. 407.

[1892; Sess. II.]

CXLVII. 413.—[1890] ; CL. 149, 340.—[1900] ; CLV. 407.

Her Majesty's Answer to the Address of Congratulation of the whole House; [1897] ; CLIL. 301.

Elections:

[1892; CXLVII. 416.

House:

[1890—91—1900.]

Her Majesty's Answer to the Address of Congratulation of the whole House with him; [1897] ; CLIL. 201.

New Writs:

[1892; CXLIV. 415.—[1895] ; CL. 149, 340.—[1900] ; CLV. 407.

That he had received Certificate from the Judges for the Trial of Election Petitions in Scotland; [1892] ; CXLVII. 416.

Privileges:

That he had made the usual Claim of Privileges; [1892] ; CXLVII. 415.—[1895] ; CL. 341.—[1900] ; CLV. 407.

Speeches:

That Her Majesty's Speech at the opening of the Session; [1890—91—1900.] ; CXLVI. 7.—[1900] ; CLV. 8.—[1899] ; Sess. II.] ; CXLVII. 3.—[1890] ; CXLVII. 420.—[1895] ; CL. 345.—[1900] ; CLV. 3.

That he had attended Her Majesty with the Address of Congratulation, and the whole House with him; [1897] ; CLIL. 301.

VI. Orders and Resolutions relative to the Speaker:

Elections:

That he had made the usual Claim of Privileges; [1892] ; CXLVII. 415.—[1895] ; CL. 149, 340.—[1900] ; CLV. 407.

[1890—91—1900.]

Her Majesty's Answer to the Address of Congratulation of the whole House; [1897] ; CLIL. 301.

House—continued.
VII. Questions and Motions relative to the Speaker—continued.

That Mr. Speaker do now leave the Chair; put and agreed to after Amendment proposed and not made; [1890]; CLIV. 71.

That Mr. Speaker do now leave the Chair; put and agreed to after Debate adjourned and further adjourned and resumed; [1890-91]; CXLVI. 181.—On Division, after Closure resolved in Affirmative; [1892]; CXLVI. 181.

That Mr. Speaker do now leave the Chair, withdrawn; [1890-91]; CXLVI. 172.—After Amendment proposed but not made and Main Question proposed; [1890-91]; CXLVI. 234.—[1896]; CLV. 90.—After Amendment made; [1894]; CXLIX. 90.—And Debate adjourned; [1896]; CL. 70. Further adjourned, 76. Resumed and Question put pursuant to Closure; 78.

That Mr. Speaker do now leave the Chair suppressed by a substantive Amendment made; [1890-91]; CXLVI. 90.—By adjournment of House for want of Forty Members; [1890-91]; CXLVI. 318, 74.

That Mr. Speaker do now leave the Chair, Amendment proposed, Question That the words proposed to be left out stand part of the Question, and Question suppressed by adjournment of the House for want of Forty Members; [1890-91]; CXLVI. 499.

114. That the House do meet To-morrow at Eleven o'clock p.m. on Friday the 25th day of August, if the proceedings on the Consideration of the Report of the Government of Ireland Bill be not previously concluded, the Speaker shall put forthwith the Question, or Questions on any Amendment, or Motion, already proposed from the Chair. He shall next proceed to put forthwith the Question on any Government Amendments of which notice has been given, after which he shall put forthwith the Question on the Motion appointing a day for the Third Reading of the Bill; [1890-91]; CXLIII. 418.

That at the said appointed times, the Speaker or Chairman shall put forthwith the Questions on any Amendments moved by the Government of which notice has been given (but not on any Amendment, and on every other Question necessary to dispose of the allotted business; [1894]; CXLIX. 378.

That the Admonition to Member and other persons by Mr. Speaker be entered upon the Journals of this House; [1890-91]; CXLVI. 107.

That the Admonition to Member and other persons by Mr. Speaker be entered upon the Journals of this House; [1890-91]; CXLVI. 107.

That for the remainder of the Session Government Business be not interrupted under the provisions of any Standing Order, &c., and that at the conclusion of Government Business Mr. Speaker do adjourn the House without Question put; [1890-91]; CXLVI. 318, 74.

That the Business Mr. Speaker do adjourn the House without Question put; [1890]; CXLVI. 418.

That whenever the Committee of Supply stands as an Order of the day Mr. Speaker do leave the Chair without Question put; and that so soon as Government business is disposed of Mr. Speaker do adjourn the House without Question put; [1890-91]; CXLVI. 318, 74.

That the Adjournment to Member and other persons by Mr. Speaker be entered upon the Journals of this House; [1890-91]; CXLVI. 107.

That the House do now leave the Chair, withdrawn; [1890-91]; CXLVI. 172.—After Amendment proposed but not made and Main Question proposed; [1890-91]; CXLVI. 234.—[1896]; CLV. 90.—After Amendment made; [1894]; CXLIX. 90.—And Debate adjourned; [1896]; CL. 70. Further adjourned, 76. Resumed and Question put pursuant to Closure; 78.

That Mr. Speaker do now leave the Chair suppressed by a substantive Amendment made; [1890-91]; CXLVI. 90.—By adjournment of House for want of Forty Members; [1890-91]; CXLVI. 318, 74.

That Mr. Speaker do now leave the Chair, Amendment proposed, Question That the words proposed to be left out stand part of the Question, and Question suppressed by adjournment of the House for want of Forty Members; [1890-91]; CXLVI. 499.

97. That the Thanks given to Mr. Speaker on his retirement be entered on the Votes, and printed in the Journals; [1890]; CL. 147.

98. That the Votes and Proceedings of this House be printed, being first pressed by Mr. Speaker; [1890-91]; CXLVI. 1.—[1891, Sess. II.]; CXLVI. 414.—[1890]; CL. 6.—[1890]; CLIV. 4; [Sess. II.] 430.—[1900]; CLV. 4, 109.

99. Vote of Thanks. — That the said Resolutions be transmitted by Mr. Speaker to Major-General Lord Kitchener, of Khartoum, G.C.B., K.C.M.G., &c.; [1899]; CLV. 247.

100. That a Witness be called to the Bar of the House and communicated to the President of the Chamber of Deputies in France, be entered on the Journal of this House; [1890-91]; CXLVI. 234.

101. That Mr. Speaker do now leave the Chair, Amendment proposed, Question That the words proposed to be left out stand part of the Question, and Question suppressed by adjournment of the House for want of Forty Members; [1890-91]; CXLVI. 499.

102. That a Committee be appointed to assist Mr. Speaker in superintending Distribution of Parliamentary Papers; [1892]; CXLVI. 359.

103. That he do admonish a Member and other persons for breach of Privilege; [1890]; CLV. 90.

104. That a Witness be called to the Bar of the House and informed by Mr. Speaker of the decision of the House, and be admonished by Mr. Speaker; [1891]; CLII. 363.

105. That the House do adjourn the House each day at the conclusion of Government Business without Question put; [1892]; CXLVI. 285.—[1894]; CXLIX. 378.—[1899]; CLIV. 375; [Sess. II.] 415, 416, &c.

106. Mr. Speaker's Retirement : Resolution, Youn. Coo., That the thanks of this House be given to Mr. Speaker for what he has said this day to the House, &c.; [1893]; CL. 147.

107. Resolution for an address praying Her Majesty to confer some signal mark of favour upon Mr. Speaker for his eminent services; [1892]; CL. 147.

108. Supply.—That on the Twentieth of certain allotted days for Supply, the Speaker shall at Eleven o'clock p.m. proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply; [1896]; CL. 62.—[1897]; CLII. 147.—[1896]; CLIV. 416.—[1890]; CLV. 288, 289.
VII. Questions and Motions relative to the Speaker—continued.

114. That Mr. Speaker do now leave the Chair for Committee of Supply; Main Question proposed after Amendment suspended; Amendment proposed by adjournment of the House for want of Forty Members; [1894]; CXLIX. 122.

115. On Motion, That Mr. Speaker do now leave the Chair for Committee of Supply, Amendment proposed but not made; Main Question proposed and Debate adjourned; Day appointed for Committee of Supply; [1897]; CLI. 57.—Debate resumed and Question put and agreed to; CLI. 63.

116. Upon Motion, That Mr. Speaker do now leave the Chair, Amendment proposed.—Question, That the words proposed to be left out stand part, negatived, Question, That the words of the Amendment be added, negatived, another Amendment proposed; [1890-91]; CXLVI. 90.

117. Amendment proposed: At Midnight Mr. Speaker interrupts the business and Question put pursuant to Standing Order (Closure of Debate); Amendment not made; Main Question put pursuant to Standing Order (Closure of Debate), and agreed to; [1897]; CLII. 98.

118. Main Question proposed, That Mr. Speaker do now leave the Chair, after Amendment proposed, but, on Division, not made; Motion withdrawn; [1890-91]; CXLVI. 92, 93.

119. Upon Question, That Mr. Speaker do now leave the Chair, Amendment proposed and Question suspended by Adjournment of House for want of Forty Members; [1890-91]; CXLVI. 120.—[1892]; CXLIX. 105.—For Committee of Supply; [1892]; CXLIX. 151.

120. Main Question proposed, That Mr. Speaker do now leave the Chair, put pursuant to the Standing Order (Closure of Debate), and, on Division, resolved in the Affirmative; [1892]; CXLII. 14.—And agreed to; No second Teller on House proceeding to a Division, Main Question put pursuant to Standing Order (Closure of Debate); [1890]; CLI. 121.

121. On Question, That Mr. Speaker do now leave the Chair, after Amendment proposed and agreed to; and Question, That the proposed words be added, Amendment to Amendment proposed and withdrawn, and proposed words added to the word "That " in the Main Question; [1892]; CXLII. 125.

122. On Motion, That Mr. Speaker do leave the Chair, Amendment proposed, and Amendment and Motion withdrawn; [1890-94]; CXLVIII. 295.

123. On Question, That Mr. Speaker do leave the Chair for Committee of Supply, words added to the word "That " in the Main Question; [1892]; CXLII. 288.

124. On Question, That Mr. Speaker do leave the Chair for Committee of Supply; and Question, That words as amended be added to the word "That " in the Main Question, Debate stood adjourned at Midnight, no day fixed for resumption; [1892]; CXLII. 296.

125. Upon Motion, That Mr. Speaker do now leave the Chair, Amendment proposed; Question, That the words proposed to be left out stand part, negatived; Question, That the words of the proposed Amendment be added to the word "That " in the Main Question; Amendment proposed to the said proposed Amendment, to leave out words, and add others; Question put, That the words proposed to be left out stand part of the proposed Amendment; and, on Division, negatived; Question put, That the proposed words be added to the proposed Amendment in lieu of the words omitted, and resolved in the Affirmative; Question put, That the words, as amended, be added after the word "That" in the Main Question, and resolved in the Affirmative; Resolved, &c.; [1893-94]; CXLVIII. 400.

126. Upon Motion, That Mr. Speaker do now leave the Chair, Amendment proposed (Closure claimed, but Mr. Speaker withholds his assent); Question, That the words proposed to be left out stand part, negatived; and it being after Midnight, Mr. Speaker proceeds to interrupt the business; Question put, pursuant to Standing Order (Closure of Debate); Amendment made; [1893-94]; CXLVII. 342.

127. Upon Motion, That Mr. Speaker do now leave the Chair, Amendment proposed but not made; Main Question proposed, and it being Midnight, Debate stood adjourned, 230. Further adjourned, 245, 247. Resumed; Question put, and agreed to; Supply considered in Committee; [1893-94]; CXLVII. 249.

128. Upon Motion, That Mr. Speaker do now leave the Chair; Amendment proposed; Question, That the words proposed to be left out stand part of the Question, on Division, negatived; original Question again proposed; Question, That the words proposed to be left out stand part, put, pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative; original Question again proposed; Debate adjourned; [1890-94]; CXLVII. 115.

129. Upon Motion, That Mr. Speaker do now leave the Chair; Amendment proposed; Question, That the words proposed to be left out stand part of the Question, on Division, negatived; Question, That those words be there added; and, it being after Midnight, and objection being taken to further proceeding, the Debate stood adjourned; [1893-94]; CXLVIII. 160.

130. Upon Motion, That Mr. Speaker do now leave the Chair, Amendment proposed; Question, That the words proposed to be left out stand part, negatived; Question proposed, That those words be there added; Amendment withdrawn; another Amendment proposed, and made; [1890-94]; CXLVIII. 104.

131. Main Question proposed, That Mr. Speaker do now leave the Chair, and Motion made, and Question proposed; Question, That the words be added after the word "That " in the Main Question; [1893-94]; CXLVIII. 104.

132. Motion, That this House do agree with the Committee in a Resolution; Closure claimed, but Mr. Speaker withholds his assent, and gives a reason; he directs Member to discontinue his Speech; [1892]; CXLVIII. 400.

133. Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, and made; [1890]; CLII. 39, 81, 129.

VIII. Incidental Proceedings:

Absence of the Speaker:

134. Unavoidably absent at the commencement of the Session; [1890-91]; CXLVI. 2.—[1894]; CXLIX. 3.

135. Again unavoidably prevented taking the Chair; [1890-91]; CXLVI. 17, 20, 90.—[1894]; CXLIX. 7.

136. Unavoidably absent owing to indisposition; [1892]; CXLV. 194.—[1893-94]; CXLVIII. 341, &c. [30 times].—[1895]; CLVIII. 81.—[1890]; CLVI. 64.—Continued indisposition; [1892]; CXLVII. 198; [1895]; CLV. 84.—[1890]; CXLVIII. 70.

137. The Clerk at the Table informs the House that, Mr. Speaker having been honored, by Her Majesty's Command, to attend the Royal Wedding, as he had estimated to the House yesterday, he was unfortunately prevented from taking the Chair, at the meeting of the House that day; [1893-94]; CXLVIII. 414.

Accounts, Papers, Reports, &c.:

138. Papers laid upon the Table by Mr. Speaker; [1890-91]; CXLVI. 331.—[1890]; CXLVIII. 401.

139. List of Bills, Reports, Estimates, Accounts, and Papers, &c.; for the Session; [1890-91]; CXLVIII. 622.—[1892, Sess. II.]; CXLVII. 420.

140. Rules, Orders, and Forms of Procedure of the House of Commons; [1890]; CXLVIII. 331.—[1893-94]; CXLVII. 7.—[1890]; CLI. 103.

141. General Index to the Journals; [1892]; CXLVII. 391.

142. Certificates from the Chief Clerk of the Private Bill Office, That the Deletions required by the Standing Orders of 1890, had been deposited in respect of certain Private Bills; [1893-94]; CXLVII. 41.

143. Certificate,
VIII. Incidental Proceedings—continued.

Accounts, Papers, Reports, &c.—continued.

143. Certificates, That the Declarations required by the Standing Orders of Session 1895 have been duly deposited in respect of Private Bills brought from the Lords; [1896]; CXL. 223.

144. Mr. Speaker lays upon the Table—Reports from Examiners on Bills Hybrid; [1890-91]; CXL. 51. — [1896]; CXL. 47. — [1898]; CL. 130. — [1898]; CXL. 25. — [1898]; CXL. 133.

145. That no Standing Orders are applicable; [1890]; CXL. 146. — [1898]; CXL. 21. &c.

146. That the Standing Orders applicable have been complied with; [1890]; CXL. 140. — [1890]; CXL. 51. — [1890]; CXL. 113. — [1890]; CXL. 104. — Not complied with; [1896]; CXL. 119.

147. That no Standing Orders not previously inquired into are applicable; [1897]; CXL. 112.

148. Reports from Examiners on Bills (Private); Standing Order 62 complied with; [1890-91]; CXL. 74. — [1896]; CXL. 70. — Standing Order 63 complied with; [1890-91]; CXL. 91. — [1896]; CXL. 43. — Standing Order 62 and 63 complied with; [1896]; CXL. 55. — Standing Order 104 complied with; [1895-96]; CXLVII. 213. — Standing Order 62 and 63 complied with; [1898]; CXL. 48. — [1890]; CXL. 94. &c.

149. In the case of Petitions for Bills originating in the House of Lords; Standing Orders not complied with; [1892]; CXLVII. 132. — [1896]; CXL. 18.

150. That no Standing Orders not previously inquired into are applicable; [1897]; CXL. 112.

151. That no Standing Orders not previously inquired into are applicable; [1897]; CXL. 112.

152. In the case of Petitions for Bills; [1896]; CXL. 19.

153. Reports from Examiners in case of Petition for Additional Provision not complied with; and, [1890-91]; CXL. 190. — [1898]; CXL. 88.

154. Bill not originating in the House of Lords; no Standing Orders, other than those previously inquired into, are applicable; CXLVII. 259.

155. List of Parliamentary Papers; [1896]; CXL. 457. — [1897]; CXL. 431. — [1898]; CXL. 423.

156. Certificate from the Chief Clerk of the Private Bill Office relative to the Declaration and Certificate required by the Standing Order of last Session; [1896]; CXL. 25.

Mr. Speaker's Retirement:

157. Mr. Speaker addresses the House announcing his retirement from the Chair; [1896]; CXL. 129.

158. Thanks of this House given to Mr. Speaker for his services; CXL. 147.

159. Thanks of the House given to Mr. Speaker on his retirement to be printed in the Votes of this day, and entered in the Journals of this House; [1896]; CXL. 147.

160. Resolution for an Address to Her Majesty relative to the Service of the House; CXL. 213.

161. Puts the Question on a proposed Resolution reported; and, Bill ordered; [1896]; CXL. 137.

Other Proceedings of the Speaker—continued.

162. That a Motion be now adjourned, a Motion having been proposed; [1890-91]; CXLVII. 91.

163. Puts the Question pursuant to Standing Order No. 16; [1892]; CXLVII. 105. — [1895-96]; CXLVII. 285. — [1898]; CXL. 455. — [1896]; CXL. 118. — At half-past Twelve on a Wednesday, and 12 members only being present, retires from the chair until One, when the House was again told by Mr. Speaker, and 10 members only being present, retires from the chair until Four o'clock; House again told by Mr. Speaker, and 33 members only being present, the House was adjourned by Mr. Speaker without Question put; [1892]; CXLVII. 200. — Retires from the chair, and at Four o'clock again tells the House; [1893]; CXL. 214. — [1898]; CXL. 59.

164. Goes up to the House of Peers to receive a communication from the Lords Commissioners; [1890]; CXL. 407.

165. Tells the House, Notice having been taken that Forty members were not present; [1890-91]; CXLVII. 74. — [1893-94]; CXLVII. 78. — [1896]; CLI. 457.

166. At half-past Twelve on a Wednesday, and 12 members only being present, retires from the chair until One; when the House was again told by Mr. Speaker, and 10 members only being present, retires from the chair until Four o'clock; House again told by Mr. Speaker, and 33 members only being present, the House was adjourned by Mr. Speaker without Question put; [1892]; CXLVII. 200. — Retires from the chair, and at Four o'clock again tells the House; [1893]; CXL. 214. — [1898]; CXL. 59.

167. Puts the Question, pursuant to the Standing Order, That a Motion be now adjourned, a Motion having been proposed; [1890-91]; CXLVII. 91.

168. Puts the Question pursuant to Standing Order No. 16; [1892]; CXLVII. 105. — [1895-96]; CXLVII. 285. — [1898]; CXL. 455. — [1896]; CXL. 118. — At half-past Twelve on a Wednesday, and 12 members only being present, retires from the chair until One, when the House was again told by Mr. Speaker, and 10 members only being present, retires from the chair until Four o'clock; House again told by Mr. Speaker, and 33 members only being present, the House was adjourned by Mr. Speaker without Question put; [1892]; CXLVII. 200. — Retires from the chair, and at Four o'clock again tells the House; [1893]; CXL. 214. — [1898]; CXL. 59.

169. Declines to put the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.

170. Puts the Question, pursuant to the Standing Order, That a Motion be now adjourned, a Motion having been proposed; [1890-91]; CXLVII. 91.

171. Puts the Question pursuant to Standing Order No. 16; [1892]; CXLVII. 105. — [1895-96]; CXLVII. 285. — [1898]; CXL. 455. — [1896]; CXL. 118. — At half-past Twelve on a Wednesday, and 12 members only being present, retires from the chair until One, when the House was again told by Mr. Speaker, and 10 members only being present, retires from the chair until Four o'clock; House again told by Mr. Speaker, and 33 members only being present, the House was adjourned by Mr. Speaker without Question put; [1892]; CXLVII. 200. — Retires from the chair, and at Four o'clock again tells the House; [1893]; CXL. 214. — [1898]; CXL. 59.

172. Puts the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.

173. Declines to put the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.

174. Puts the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.

175. Declines to put the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.

176. Puts the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.

177. Declares the Ayes have it; no member being willing to act as second Teller for the Noes in a Division on Question; [1893-94]; CXLVII. 65. — [1898]; CXL. 272.

178. Declares the Question not decided; the majority being less than prescribed by the Standing Order 25; [1895]; CXL. 212. — [1896]; CXL. 416.

179. Declares the Ayes have it; no second Teller for the Noes in a Division on Question; [1893-94]; CXLVII. 65. — [1898]; CXL. 272.

180. Declares the Ayes have it; no second Teller for the Noes in a Division on Question; [1893-94]; CXLVII. 65. — [1898]; CXL. 272.

181. Puts the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.

182. Puts the Question, being of opinion a Motion for Adjournment of Debate was an Abuse of Rules; [1895]; CXL. 240.
Other Proceedings of the Speaker—continued.

183. Puts every Question on the outstanding Reports from the Committee of Supply, pursuant to Order of the House of the 15th February; [1900]; CLY. 391.

184. Puts the Question necessary to complete the proceedings on the Resolutions from the Committee of Supply, pursuant to Order of the House; [1908]; CLII. 427.

185. Proceeds to interrupt the Business at half-past Five on a Wednesday; [1890-91]; CXLVI. 84.—[1895]; CLI. 76.—[1892]; CXLIXVII. 327.—It being after half-past Five o'clock; [1893-94]; CXLVIII. 134.—[1895]; CLIV. 265. —It being after Twelve o'clock; [1895]; CXLVIII. 73.—It being Midnight; [1905]; CL. 106.—[1899]; CLVII. 323. —[Sess. II.]; 434.—[1895]; CXLVII. 205.—[1897]; CLIV. 203.—[1899]; CLVII. 68.—[1899]; CLI. 162, 336.

186. Nominates certain Members to be Temporary Chairmen of Committees; [1890-91]; CXLVI. 52.—[1895]; CLII. 98.—[1899]; CLVII. 154.—[1900]; CLV. 152, 336.

187. Ascertains by the preponderance of Voices, That the House was prepared to come to an immediate decision; [1893-94]; CXLVIII. 155.—As it appeared to the Chair; [1895]; CL. 346. —Declines his assent to an Order of the House to rise in their places; [1896]; CLI. 99.—[1899]; CLV. 434.—[1891]; CLIV. 437.

188. Declines to propose Question (Abuse of Rules) ; [1892]; CXLVII. 167. —(After an interval the Speaker resumes the Chair.)

189. Directs Members to discontinue his Speech; [1893-94]; CXLVIII. 56.

190. Directs Members to withdraw; [1895]; CLII. 265.—[1899]; CLV. 391.

191. Directs Members to discontinue his Speech (Tedious Repetition); [1896]; CL. 346.—[1899]; CLV. 105.

192. Directs Members to withdraw; [1897]; CLIV. 130.—[1891]; CLIV. 130.

193. Requests the Chairman of Ways and Means to take the Chair as Deputy Speaker, in pursuance of Standing Order No. 1; [1892]; CXLVII. 111.—[1893-94]; CXLVIII. 122. —(After an interval the Speaker resumes the Chair.)

194. Declines to put Question (Closure of Debate); [1897]; CLII. 265.—[1899]; CLV. 22.—[1899]; CLV. 45; —[Sess. II.]; 416.

195. Ascertains by the preponderance of Voices, That the House was in favour of a Motion after objection taken; [1892]; CXLVII. 141.—[1893-94]; CXLVIII. 122.—That a Member ordered to attend should be brought in; [1892]; CXLVII. 166.

196. Directs persons to withdraw, and they withdraw accordingly; [1897]; CXLVII. 167.

197. Ascertains by the preponderance of Voices, That the House was prepared to come to an immediate decision; [1893-94]; CXLVIII. 155.—(26 times).—[1894]; CLIV. 84.—[1899]; CLV. 105.

198. Requests the Chairman of Ways and Means to take the Chair as Deputy Speaker, in pursuance of Standing Order No. 1; [1892]; CXLVII. 141.—[1893-94]; CXLVIII. 122.

199. States that, as an honourable Member had not been within the fiddling doors nor heard the Question put, he was not entitled to vote; and directed the Clerk to correct the Numbers in a Division accordingly; [1893-94]; CXLVIII. 469.

200. Inquires of a Noble Lord if he had applied for a writ of summons to the House of Lords, and requests the Noble Lord to withdraw below the Bar; [1895]; CL. 109.

201. Intervenes and directs to submit a case to the House as a Question of Privilege; [1890]; CL. 102.

202. Calls on Members who support Motion for Adjournment of the House to rise in their places; [1892]; CLII. 98.—[1899]; CLVII. 154.—[1900]; CLV. 241.—[1891]; CLIV. 130.

203. Names a Member for an address to be made to the House, or a Motion to be proposed; [1892]; CXLVII. 172. —(A Member ordered to attend is in his place; [1897]; CXLVII. 160.

IX. Deputy Speaker:

217. Takes the Chair of the House during the unavoidable absence of Mr. Speaker at commencement of Session; [1890-91]; CXLVI. 3.—Takes up Mr. Speaker's indispension; [1902]; CXLVII. 194, 198.—[1893-94]; CXLVII. 511, (26 times).—[1894]; CXLIX. 3, 7, 10.—[1895]; CL. 12, 16.—[1898]; CLV. 91.—[1899]; CLV. 64.

218. Mr. Speaker again unavoidably prevented from taking the Chair; [1899-91]; CLY. 17.

219. The Chairman of Ways and Means takes the Chair, at the request of Mr. Speaker, as Deputy Speaker, in pursuance of Standing Order No. 1; [1892]; CXLVII. 141.—(After an interval Mr. Speaker resumes the Chair; [1893-94]; CXLVII. 122.—Takes up the Chair owing to the continued indisposition of Mr. Speaker; [1890]; CLIV. 81.—[1899]; CLV. 67.

220. Division frivolously claimed, Mr. Deputy Speaker directs the Ayes to stand up in their places, and Twelve Members having stood up, he declared that the Ayes had it; [1892]; CXLVII. 160.

221. Takes the Chair as Deputy Speaker pursuant to the Standing Order, Mr. Speaker having been honoured by Her
IX. Deputy Speaker—continued.

Her Majesty's Command to attend the Royal Wedding; [1890-91]; CXLVIII. 414.

222. Lays upon the Table, Reports from Examiners; [1892]; CXLVII. 106.—[1894]; CXLIX. 12.—[1896]; CLIV. 81—84.

223. That Standing Order 62 had been complied with; [1894]; CXLIX. 35.—Standing Order 63 had been complied with; [1894]; CXLIX. 35.—[1896]; CL. 42 (Standing Order 62 and Standing Order 63.)

224. Goes up to the House of Peers at the opening of the Session; [1890-91]; CXLI. 3.—[1894]; CXLI. 3.

225. Resumes the Chair at quarter before Four having returned from the House of Peers; [1890-91]; CXLI. 3.—[1894]; CXLIX. 3. 44.—From Committee of the whole House; [1890-91]; CXVI. 25.—[1895]; CL. 44.

226. Adjoins the House without Question put at ten minutes after Six; [1890-91]; CXLVIII. 345.

238. To adjourn the House pursuant to Order without Question put; [1894]; CXLIX. 41.—[1899]; CL. 363.

Acquaints the House:—

238. That Mr. Speaker had issued Warrants for New Writs during the Recess; [1890-91]; CXLI. 3.—[1894]; CXLIX. 3.

239. That Mr. Speaker had received Letters relating to the Impeachment or Arrest of certain Members of the House; [1890-91]; CXLIX. 3.

Speaker's, Mr., Retirement:—See Resolutions.

Speeches.

I. Speeches of the Queen or of the Lords Commissioners at the Opening and Close of each Session; 1—25.

II. Incidental Proceedings; 26—31.

I. Speeches of the Queen or of the Lords Commissioners at the Opening and Close of each Session:

1. November 25 1890.—My Lords and Gentlemen.—No change has taken place in the Foreign relations of this Country during the short period which has elapsed since the close of the preceding Session. The securities for European peace appear to Me to be undiminished.

I have commenced negotiations with the King of Italy for the determination of the frontier which separates the territory under British influence in North-East Africa from that which belongs to the protected Empire of Abyssinia.

A Treaty was signed on the 20th August, having for its object the ascertainment of the boundaries between British territory in Central Africa and the Portuguese Provinces of Angola, Tsaa, and Mbanzambique. It has, however, not received the ratification of the King of Portugal; and, pending further negotiations, a temporary arrangement in regard to the most urgent questions has been concluded between the two Countries, which will be laid before you.

Negotiations have also been commenced in respect of the Newfoundland Fishery questions, and I trust that a settlement which will be laid before you.

Proposals will again be made to you for remedying the difficulties which have arisen from the indirect incidence of those periods of severe distress to which the population of the Western Counties are peculiarly exposed by the industrial and economic conditions under which they live. I trust that the measures of My Government may mitigate the immediate evil, and diminish the probability of its return.

Me also desirable, for the increase of contentment and the diminution of political disturbance throughout Ireland, to take measures for augmenting the number of owners engaged in the actual cultivation of the land.

That in pursuance of instructions received during the sitting of the House yesterday, Mr. Speaker had communicated a record of statements made in this House, accompanied by the following Letter, to the President of the Chamber of Deputies in France, (France (Anarchist Crime in the Chamber of Deputies)); [1890-91]; CXLVIII. 621. Acquaints the House, That Mr. Speaker had received a communication from the President of the Chamber of Deputies in France (entered); 625.

231. That Messages had been brought from the Lords; [1890-91]; CXLVII. 35.—[1899]; CL. 35.

232. That Mr. Deputy Speaker do now leave the Chair for Committee on Navy Estimates; withdrawn; [1899]; CL. 82.

233. That Mr. Deputy Speaker do now leave the Chair for Committee on Navy Estimates; Question put, and Debate adjourned; [1900]; CL. 66. (Closure of Debate) ; [1900]; CL. 66.

234. Reports Her Majesty's Speech at the opening of Session; [1890-91]; CXLI. 6.—[1894]; CXLIX. 6.

235. Rises to interrupt the Business at half past Five on Wednesday; [1890-91]; CXLVI. 27.

236. Issues Warrant for a new Writ; [1890-91]; CXLIX. 638.

237. Puts the Question pursuant to Standing Order (Closure of Debate); [1899]; CL. 82.

238. Withholds his Assent to Closure; [1900]; CL. 34.
1. Speeches of the Queen or of the Lords Commissioners, &c.—continued.

1890—91.—continued.

for purchasing small parcels of land in Great Britain; for amending the Law with respect to the compensation payable by employers in cases of injury to persons in their employment; for consolidating and amending the Laws relating to Public Health; for the appointment of a Public Trustee; and for increasing the security of Friendly Societies and Savings Banks.

In the discharge of the several duties which are assigned to you, I counsel you heartily to the guidance of Almighty God; CXLVII. 7.

2. August 5, 1891.—My Lords and Gentlemen.—I am glad to be able to release you from the labours of a protracted Session.

My relations with all other Powers—continue to be those of peace and vanity.

A Convention has been concluded with the King of Portugal, and has been ratified, defining the boundaries which separate the dominions and the spheres of influence of the two Crowns in Eastern Africa. I have also entered into an Agreement with the King of Italy, by which the line has been fixed which separates the Territories of Italy in the south-east of Africa from the British sphere of influence, and from the territory of Egypt.

I have made proposals to the President of the United States for submission to arbitration of the difference between us on the seal fishery in Behring's Sea. The negotiations are for advanced, but they are not yet concluded. A suspension of the seal fishery in those waters for the present year has intermediately been agreed to between the two Governments, in order to prevent an excessive destruction of the species, which there is reason to apprehend.

The French Chambers have not yet approved of an Agreement between Myself and the French Republic for reference to arbitration of certain differences with respect to Newfoundland, which was signed during the present year.

The ratification of the Final Act of the Brussels Conference for the repression of the Slave Trade has also been postponed, and also the ratification of the North Sea Convention for the prevention of the sale of spirits at sea.

Gentlemen of the House of Commons.—I thank you for the provision you have made for the charge of the public service. I am glad that you have been able to devote a considerable sum to the mitigation of the burden which the Law of Compulsory Education has imposed upon the poorer portion of My people.

My Lords and Gentlemen.—The various measures which you have adopted in recent years for securing the observance of the Law by the proprietors of land in Ireland, and improving the general condition of that Country, have resulted in a marked abatement of agrarian offences, and a considerable advance in prosperity. The steps which have been taken to cope with the distress threatened by the serious failure of the potato crop in the poorest districts of the West of Ireland have proved effectual in arresting the great calamity of famine. You have also passed a beneficent measure for dealing permanently with the congested districts of Ireland, which, it may be hoped, will, by fostering agriculture and stimulating the fishing industry, contribute largely to the prevention of similar dangers in the future.

The provisions for enabling occupiers to purchase their holdings, and the measure for facilitating the transfer of real property, in Ireland, will furnish the best guarantee for public security and order by increasing the class of small proprietors of land.

The Act which you have passed for imposing on the owners of land a direct liability for the payment of tithe rent-charge will remove a frequent cause of conflict between the occupiers and the tithe-owners, and will also afford relief to the tithe-payers in those cases in which it is most urgently required.

In response to the growing demands of commerce and agriculture, you have completed an important part of the work of simplifying and adjusting Railway Rates, the results of which will doubtless justify the heavy labour which it has involved.

The measures which you have passed for improving the Law with respect to factories and workshops, savings banks, and public health will, I am confident, confer comfort and wellbeing of My people.

I trust that in a future Session you may be able to examine several questions of interest to which I have drawn your attention, but which the time at your disposal has not permitted you to approach.

I pray that, in the discharge of your various duties throughout My Kingdom, you may be attended by the guidance and protection of Almighty God; CXLVII. 525.

3. February 9, 1892.—My Lords and Gentlemen.—I am persuaded that you have deeply participated in the terrible sorrows which have afflicted Me and My Family in the loss, at the moment when the prospects of his life appeared the brightest, of My dearly beloved Grandson, Prince Albert Victor, Duke of Clarence and Avondale. It has been a misfortune to us in our grief to have received from all classes and conditions of My subjects, from all parts of My Empire, as well as from all Foreign countries, the most touching tokens of their deep sympathy under this grievous affliction, and the expression of their affectionate regard and appreciation for the dear young Prince whom they have lost by this great calamity.

My relations with other Powers—continue to be friendly. I have lost in the Viceoy of Egypt a loyal ally, whose wise government had, in the space of a few years, largely contributed to restore prosperity and peace to his country.

I have an entire confidence that the same sagacious policy will be followed by his son, who has been made as his successor, in accordance with previous Firmans, by His Imperial Majesty the Sultan.

An Agreement has been concluded with the United States, defining the mode in which disputes as to Seal Fisheries in Behring's Sea shall be referred to arbitration.

Zanzibar has been established as a free port by His Highness the Sultan, with My concurrence. I trust that this measure will conduces both to the development of the Sultan's dominions and to the promotion of British commerce on the East African Coast.

Gentlemen of the House of Commons.—The Estimates for the Public Service of the ensuing year will be laid before you. They have been prepared with a due regard to financial economy.

My Lords and Gentlemen.—Proposals will be laid before you for applying to Ireland the general principles effecting Local Government, which have already been adopted in Great Britain; and I trust that it may be possible to introduce the provisions as to Local Government which, for want of time, it was necessary to omit from the former Bill.

A measure for increasing the number of small holdings of land in agricultural districts in Great Britain will be submitted for your approval.

You will be asked to consider a Bill for extending the advantages of Assistance Education to Ireland, and for other purposes connected with Elementary Education in that country.

A scheme for modifying the existing system of procedure on Private Bills, so far as it affects Scotland and Ireland, will be brought before you.

A measure will be introduced for the improvement of the Legislative Councils in India.

The Treaties have been duly ratified which refer our differences with the United States in respect to Behring's Sea to arbitration.

Gentlemen of the House of Commons.—The Estimates for the Public Service of the ensuing year will be laid before you.

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The Treaties have been duly ratified which refer our differences with the United States in respect to Behring's Sea to arbitration.
SPEECHES—continued.

[1892].—continued.

The ratification also of the Final Act of the Brussels Conference, by which the occupation of that Country has been exceptionally short. The arrangements you have made for enabling labouring men to become purchasers of small agricultural holdings will increase the class of cultivating owners, which is of great importance to the State. The application to Ireland of these educational measures which have been recently adopted in Great Britain will confer great benefits upon the poorer classes of that country. You have sanctioned valuable provisions for reforming the Police Administration in Scotland, and for extending to Scotland the facilities for the hire of allotments which were given to the people of England and Wales a few years ago. At the same time, you have done much to lighten the burden of local taxation in that country, and to foster the interests of secondary and of University education. The Act for strengthening the discipline of the Church of England is regarded as rendering necessary a reform which has been too long delayed.

I have willingly accepted a measure for improving the constitution and proceedings of the Legislative Councils in India which will, I trust, enable My Government in that Country more fully to ascertain the opinions and wishes of various races and classes of My Subjects, and to secure the co-operation of those best qualified to give advice and assistance in the conduct of affairs.

I have assented gladly to the measures which you have wisely and generously adopted for the relief of My Subjects in the Island of Mauritius under the unexampled calamity which has overtaken them. In closing this Parliament, which has been unusually honourable, and has also been highly fruitful in beneficent legislation, I thank you for the unrivalled performance of your momentous duties during the last six years, and I heartily commend you to the favour of Almighty God; CXLVII. 406.

[1892, Sess. II.].

5. August 31, 1892. My Lords and Gentlemen.—We have to inform you by the command of Her Majesty that the present Parliament has been assembled in obedience to the terms of Her Majesty's Proclamation of the 26th June, 1892, by which the late Parliament was dissolved. Previous to that Dissolution the business of the Session was completed; and it is therefore not necessary that Parliament should now continue in Session at an unusual period of the year for the transactio of financial or legislative business.

It is Her Majesty's hope that when you meet again at the customary season you will again direct your attention to measures of social and domestic improvement, and that you will continue to advance in the path of useful and beneficent legislation, which has been so judiciously followed in previous Sessions; CXLVII. 416.

[1893.]

6. January 31, 1893. My Lords and Gentlemen.—I continue to hold friendly and harmonious relations with all Foreign Powers.

The declarations in every quarter are favourable to the maintenance of European peace. In connection with the approaching evacuation of Uganda by the British East Africa Company, I have decided it expedient to authorize a Commissioner of experience and ability to examine on the spot, with adequate provisions for his safety, into the best means of dealing with the Country, and to report to My Government upon the subject.

In view of recent occurrences in Egypt, I have determined on making a slight augmentation in the number of British troops in the Sudan. This measure does not indicate any change of policy, or any modification of the assurances which My Government have given from time to time respecting the occupation of that Country.

The Khuive has declared, in terms satisfactory to Me, his intention to follow hereafter the established practice of previous consultation with My Government in political affairs, and his desire to act in cordial co-operation with it.

In relation both to Egypt and to Uganda, Papers in continuation of those hitherto presented will at once be laid before you.

Gentlemen of the House of Commons.—The Estimates of Charge necessary for the Public Service in the coming Financial Year have been framed, and will be laid before you at an early date.

My Lords and Gentlemen.—I have observed with concern a wide prevalence of Agricultural Distress in many parts of the Country. It is to be hoped that, among the causes of the present depression, some may be temporary in their nature. But I do not doubt that you will take this grave matter into your consideration, and make it a subject of careful inquiry.

The Provisions recently in force, which placed Ireland under exceptional provisions of Law, have been revoked; and I have the satisfaction of informing you that the condition of that Country with respect to Agrarian Crime continues to improve.

A Bill will be submitted to you, on the earliest available occasion, to amend the provision for the Government of Ireland, which has been prepared with the desire to afford contentment to the Irish People, important Relief to Parliament, and additional securities for the strength and union of the Empire.

Bill will be promptly laid before you for the amendment of the system of Registration in Great Britain; for shortening the duration of Parliaments; and for establishing the equality of the Franchise by the limitation of each elector to a single vote.

There will also be proposed to you various Bills bearing on the condition of labour, among which are Measures in relation to the liability of employers, the hours of labour for railway servants, and a Bill to amend the Law of Conspiracy.

Your attention will likewise be invited to Measures for the further improvement of Local Government, including the creation of Parish Councils; for the enlargement of the powers of the London County Council; for the prevention of the growth of new vested interests in the Ecclesiastical Establishments in Scotland and in Wales; and for direct local control over the liquor trade; together with other Measures of public utility.

I humbly commend your labours upon these and upon all other subjects to the guidance of Almighty God; CXLVIII. 416.

[1894.]

7. March 5, 1894. My Lords and Gentlemen.—Upon an occasion when your labours have been unprecedented in amount and duration, that you make from them of that country as much as is possible, but not more than is necessary, it will be necessary for you to undertake, after only a very short interval, your deliberations upon public affairs, and upon the provisions required for the conduct of the coming financial year. I shall then have occasion again to address you in the ordinary course.

Gentlemen of the House of Commons.—I thank you for the liberal Supplies which you have granted in order to maintain the full efficiency of the Public Service in its various branches.

My Lords and Gentlemen.—I anticipate lasting advantages from many leading provisions of the important Statute which has been passed for the establishment of District and Parochial Councils in England and Wales, and from the extension which has been given to the principles of Local Government so closely associated with the national history. Nor do I overlook other amendments of the Law due to your councils, especially an Act affecting the hours of labour of railway servants.

It is my earnest prayer that the blessing of the Almighty may rest upon all your past and coming labours; CXLVIII. 12.

8. March 12, 1894.—My Lords and Gentlemen.—I regret, in view of the recent completion of your arduous labours, to have to summon you so soon to resume them.

My relations with Foreign Powers continue to be amicable and satisfactory.

The negotiations between My Government and that of the Egyptian Government for the settlement of frontier questions in Central Asia are proceeding in a spirit of mutual confidence and good will, which gives every hope of an early and equitable adjustment.

Negotiations.
I. Speeches of the Queen or of the Lords Commissioners, &c.—continued.

[1894]—continued.

Negotiations are also in progress with the Government of the United States for the purpose of executing the award of the Tribunal of Arbitration on the question of the Seal Fisheries in the Bering Sea.

I have pleasure in also informing you that the protocollard and intricate arrangements for fixing the frontier between My Burmese dominions and those of the Emperor of China have been brought to a satisfactory conclusion by the signature of a formal Convention.

Two collisions, accompanied by a lamentable loss of life, have lately occurred with French Colonial Forces in West Africa. I await the result of the inquiry instituted with regard to these deplorable occurrences, in the full confidence that they will be examined in the calm and dignified temper that bespeaks the two great Nations on such an occasion.

Gentlemen of the House of Commons.—The Estimate for the Public Service of the year will be laid before you. They will be found to make full and adequate provision for the defence of the Empire.

The state of affairs in Siam continues to engage My earnest attention. The welfare of that Kingdom, in which the interests of British trade are so preponderating, cannot be a matter of indifference to you.

Me sensible gratification to be able to dismiss you at the end of the Session, in the blessing and guidance of Almighty God; CXLIX. 6.

I trust that the final settlement of the frontier between My dominions from those of the French Republic.

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I. Speeches of the Queen or of the Lords Commissioners, &c.—continued.

[1895.—continued.]

certain evicted tenants, whose situation still constitutes a peril to social order.
A Bill will be presented to you dealing with the Church Establishment in Wales.
Bills will also be laid before you having for their object the popular control of the Liquor Traffic; the abolition of Plural Voting; and provision for the payment of the charges of the Returning Officers at Elections.
The Commission which I appointed in the autumn of 1893, in consequence of the communications which I receive from Foreign Powers assure me of the continuance of the constant disorder.

I regret that agriculture continues in a seriously depressed condition. This subject is still under the consideration of the Commission which I appointed in the autumn of 1893. In the meantime, a proposal will be submitted to you for facilitating the construction of Light Railways, a measure which I trust, will be found beneficial to the rural districts.

Bills will also be presented for the promotion of conciliation in trade disputes, and for the amendment of the Factory Acts.
Yes, you will be asked to consider measures for the completion of the system of County Government in Scotland, and for further legislation in respect of the Creditor population in that Country.

I pray that the blessing of Almighty God may rest upon year arduous and responsible labours; CL 7.

[1895, Sess. II.]

11. August 15, 1895.—My Lords and Gentlemen.—The communications which I receive from Foreign Powers assure me of the continuance of their goodwill. I am happy to say that no international complication has arisen in any quarter which is calculated to endanger the peace of Europe.

The war between China and Japan, which was in progress at the beginning of the Session, has been brought to a conclusion by a peace which I trust will be enduring.

I have observed a strict neutrality during the war, and have taken no action in respect to it except such as appeared to Me likely to be favourable to the termination of hostilities.

I deeply regret to say that most atrocious outrages upon a body of English Missionaries have been reported to the Province of Fukien, in China. In reply to earnest representations addressed to the Chinese Government by My directives, active measures, which I trust will prove effective, are now being taken for the punishment of the murderers and of all persons who are in any degree responsible for these crimes.

Internal troubles have broken out in the Armenian districts of Asia Minor and of the province of Armenia, and have been attended with horrors which have moved the indignation of the Christian nations of Europe generally, and of My people especially. My Ambassador, and the Ambassadors of the Emperor of Russia and of the Emperor of the French Republic, acting together, have suggested to the Government of the Sultan the reforms which, in their opinion, are necessary to prevent a recurrence of disorder. These proposals are now being considered by His Imperial Majesty the Sultan, and I am anxiously awaiting his decision.

A Resolution has been passed by both Houses of the Parliament of My Colony of the Cape of Good Hope, proposing that the adjacent Crown Colony of British Bechuanaland should be incorporated with the Cape Colony. I have, in reply, signified my willingness to consider favourably an Act passed for that purpose, provided it contains proper safeguards for my interests and for those of My Native subjects, especially in the matter of their lands, the liquor traffic, and the maintenance of their own system of justice.

I have received satisfactory assurances on these points, and an Act has been passed by the Cape Parliament which I have every reason to expect will be found to fulfil My requirements. The Estimate for the year 1895, Sess. II. for the services of the year which were not voted in the last Parliament will be laid before you.

My Lords and Gentlemen.—At this season of the year it will probably be found more convenient to defer to another Session the consideration of any important legislative measures except those which are necessary to provide for the administrative charges of the year; CL 7.

12. February 11, 1896.—My Lords and Gentlemen,—I continue to receive from other Powers assurances of their friendly sentiments.

An Agreement has been concluded between My Government and that of the French Republic, having for its principal object the more secure establishment of the independence of the Kingdom of Siam. A copy of it will be laid before you.

The Commission for the delimitation of the frontier separating My Indian Empire and the Territory of Afghanistan from the dominions of the Emperor of Russia have agreed upon a line which has been accepted by Myself and by the Emperor.

The Government of the United States have expressed a wish to co-operate in terminating differences which have existed for many years between My Government and the Republic of Venezuela upon the boundary between that country and My Colony of British Guiana. I have expressed My sympathy with the desire to come to an equitable arrangement, and trust that further negotiation will lead to a satisfactory settlement.

The Sultan of Turkey has sanctioned the principal reforms in the government of the Armenian provinces, for which, in conjunction with the Sultan of Russia and the French Republic, the Turkish population has manifested a desire to co-operate in terminating differences which have existed for many years, and which have been attended with horrors which have caused the deepest indignation in this Country. Papers on these transactions will be laid before you.

A sudden invasion into the territory of the South Africa Republic by an armed force from the territory under the control of the British South Africa Company resulted in a deplorable collision with the Burglar forces.

My Ministers, at the earliest possible moment, intervened to prohibit, through the High Commissioner, this hostile action, and to warn all My subjects throughout South Africa against taking part in it.

The origin and circumstances of these proceedings will form the subject of a searching inquiry.

The President of the Republic, acting in this matter with moderation and wisdom, agreed to place the prisoners in the hands of My High Commissioner, and I have undertaken to bring to trial the leaders of the expedition.

The conduct of the President on this occasion, and the assurances which he has voluntarily given, lead Me to believe that he recognises the importance of re-establishing the legitimate grievances of which complaint has been made by a majority of the persons now inhabiting the Transvaal.

The question of affairs in Abyssinia, and the violation by the King of Kummis of the provisions of the Treaty of 1874 in regard to the suppression of human sacrifices, the freedom of trade, and the maintenance of communications, have moved Me for some years past engaged the serious attention of My Government. All endeavours to induce the King to observe his engagements having failed and frustrated, it became necessary to send an expedition to Kummis to enforce the conditions which he had been called upon to fulfil.

While desirous to be able to announce that the objects of the expedition have been achieved without bloodshed, I have to deplore the loss from the severities of the climate of some valuable lives, including that of My beloved Son-in-law, His Royal Highness Prince Henry of Battenberg, who voluntarily placed his services at the disposal of Myself and my adopted Country.

I and My dear Daughter are greatly touched and comforted in this heavy bereavement by the widespread sympathy that has been shown by My subjects throughout the Empire at home and abroad.

I trust that the establishment of an efficient British control at Kummis will put an end to the barbarous customs which have hitherto prevailed there, and, by preventing the inter-tribal conflicts which have interfered with the development of the country, will tend to the benefit of the people, and to the interests of peace and commerce.

Papers on the above subjects will shortly be laid before you.

On the northern frontiers of British India, the Empire the measures taken last year to secure an effective control over Chitral have been successful, and the engagements entered into by the British tribes for the maintenance and protection of the road from Peshawar have been loyally carried out without disturbance or interference.

Concerning the轴承 of Commons.—I have directed the Estimates for the service of the year to be laid before you.

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They have been maintained with the tribes on the road to Chitral, and the relief of the garrisons in that country has been effected without difficulty, and with the cordial co-operation of the tribesmen in the neighbourhood.

Gentlemen of the House of Commons—I thank you for the satisfactory provision which you have made for the Services of the year.

My Lords and Gentlemen—I have given my consent, with much pleasure, to measures for completing the naval defences of My Empire; for lighting the flood barriees which pass upon the agricultural population; and for protecting the rocks and birds of those islands from the importation of disease.

Important measures have also received my sanction, for the settlement of trade disputes, for the prevention of explosions in mines, which have caused the loss of many valuable lives; for amending the Truck Act, for the construction of light railways, for the amendment of the Irish Land Laws, and for facilitating the creation by a larger class of occupying freeholders in Ireland.

In bidding you farewell, I pray that the blessing of Providence may rest upon all your labours; C.L. 458.

The appalling massacres which have taken place in Constantinople and in other parts of the Ottoman Dominions have called for the special attention of the Powers who were Signatories to the Treaty of Paris. Papers will be laid before you showing the considerations which have induced the Powers to make the present condition of the Ottoman Empire the subject of special consultation by their Representatives at Constantinople. The conferences which the Six Ambassadors have been instructed to hold are still proceeding.

The action undertakings by His Highness the Khedive of Egypt against the Khalifa, with My approval and assistance, has so far been entirely successful. His forces, supported by My officers and troops, have won back the fertile Province of Dongola by civilisation by operations conducted with remarkable skill, and the way has been opened for a further advance whenever such a step shall be judged to be desirable.

My Government have discussed with the United States, acting as the friend of Venezuela, the terms under which the pending questions of disputed frontier between that Republic and My Colony of British Guiana may be equitably submitted to General Arbitration with the President of the United States, by which I trust that all differences that may arise between us will be peaceably adjusted. I hope that this arrangement may have a further value in commending to other Powers the consideration of a principle by which the danger of war may be notably averted.

The rebellion in Matabeleland and Mashonaland has been represented by the astonishment and concern of the settalors, reinforced by My troops and by volunteers, both of English and Dutch races, from other parts of South Africa. I deplore the loss of valuable lives which those operations have entailed.

The depressed condition of the sugar industry in My West Indian Colonies has seriously affected their prosperity, and I have appointed a Commission to investigate its causes, and, if possible, to suggest means for its amelioration.

It is with much regret and with feelings of the deepest sympathy that I have heard that owing to the failure of the autumn rains, scarcity and famine affect a large portion of My Dominions in India. My Government in that country are making every effort to mitigate suffering and to lessen the calamity. The development of railways and irrigation works, and the forethought given through a long series of years to the preparation of the most effective appliances for alleviating the distress caused by famine, make their task more hopeful than in previous visitations. My people throughout My Dominions at home and in India have been invited to accord with their liberality the exertions of My Government.

Plague
I. Speeches of the Queen or of the Lords Commissioners, &c.—continued.

[1897]—continued.

Plague has also made its appearance in the respect towns of Bombay and Karachi, and, notwithstanding the precautions adopted by the local authorities, shows no signs of decrease. I have directed My Government to take the most stringent measures for the eradication of the pestilence.

Gentlemen of the House of Commons.—The Estimates for the year will be laid before you. While desires of guarding against undue expenditure, I have felt that the present condition of the world will not permit you to depart from the spirit of prudent forethought in which you have during recent years provided for the defense of My Empire.

My Lords and Gentlemen.—A measure for the promotion of Primary Education, by securing the maintenance of Voluntary Schools, will be laid before you. If time permits, you will be invited to consider further proposals for Educational Legislation.

It is desirable to make better provision for the compensation of workpeople who suffer from accidents in the course of their employment; and a Bill, having that object in view, will be submitted to you.

Your consent will be asked to provisions which, in the judgment of the military authorities, are required for supplying the efficiency of the military defenses of the Empire.

A Bill will be submitted to you to improve the arrangements for water supply in this Metropolis. In order to promote the interests of agriculture, which are of paramount importance in Ireland, you will be asked to consider a Bill for the establishment of a Board of Agriculture in that country.

Further legislative proposals will be brought before you, if the time at your disposal allows for their purpose.

Bills for admitting the evidence of accused persons, for amending the law with respect to bills of sale and the registration of land, for revising the Acts with respect to the formation and administration of Limited Companies, for the amendment of the Agricultural Holdings Act in Great Britain, for the exclusion of the goods manufactured in the prisons of other countries, for the establishment of Reformatory schools for inmates, and for amending the existing procedure with respect to Private Bills coming from Scotland and Ireland, have been prepared, and, if opportunity for considering them should be found, will be laid before you.

I heartily commend your important deliberations to the guidance of Almighty God; CLII. 8.

15. August 6, 1897. My Lords and Gentlemen.—At the close of a Session during which there has been disturbance and conflict in Europe, I am glad to be able to inform you that the cordiality of My relations with Foreign Powers remains unchanged.

The united influence of the Six Powers, signatories to the Treaty of Paris, was earnestly desired early in the year to dissipate the King of Greece from the war upon which he undertook a few months later. Though they failed in this noble effort, they were able to bring about an early suspension of hostilities between the two belligerents, and to open negotiations for peace. These proceeding have been protracted, and a formal Treaty has not yet been signed. The question of an autonomous Government for the Island of Crete has concluded the attention of the Powers. The difficulty of arriving at a unanimous agreement upon some points has made prolonged their deliberations, but I hope that these discussions will before long be surmounted.

Intelligence, which is apparently trustworthy, has been received of the intention of the Khalifa to advance against the Egyptian Army in the Soudan, and I have therefore given directions that a contingent of British troops should be despatched to Berber to the assistance of His Highness the Khalife.

I have concluded a Treaty of Friendship and Commerce with His Majesty the Emperor of Abyssinia.

The Report of the Commission which I appointed in December last to inquire into the condition of certain of My West Indian Colonies has conclusively established the existence of severe depression in those Colonies caused by a heavy fall in the prices of sugar, which is usually attributable to the reduction in the cost of production and the great increase in its extent during recent years.

But this fall has been artificially stimulated by the system of bounties to the producers and manufacturers of beetroot sugar maintained in many European States. There are signs of a growing opinion in the United States that this system is injurious to the general interest of their population; and communications are
are now in progress between My Government and the Govern-
ments of other Powers, with a view to the amendment of the
subject, which I trust may result in the abolition of the
bounties.

In the meantime, measures will be proposed to you for the
relief of the immediate necessities of the West Indian Colonists,
for encouraging other industries, and for assisting those
engaged in sugar cultivation to tide over the present crisis.

On the north-western borders of My Indian Empire an
organised outbreak of fanaticsism, which spread in the summer
along the frontier, induced many of the tribes to break their
engagements with My Government, to attack military posts in
their vicinity, and even to invade a settled district of my
territory. I was compelled to send expeditions against the
offending tribes for the punishement of these outrages, and to
insure peace in the future. A portion of the Afriid tribes have
not yet accepted the terms offered to them, but elsewhere the
operations have been brought to a successful close.

The courage and endurance exhibited by My troops, British
and Native, have overcome the almost insuperable difficulties
of the country in which they were operating; but I have to
deplore the loss of many valuable lives both amongst My own
troops and those whose services were voluntarily and loyally
placed at My disposal by the Native Princes of My Indian
Empire.

Pending on this subject will be laid before you.

The plague, which appeared more than a year ago in Western
India, returned in the autumn; and, although the mortality is
less alarming than it was at this time last year, it is still such
as to cause anxiety. No effort will be spared by My Govern-
ment in the endeavour both to limit its extent and to mitigate its
effects; and I am confident that they will receive the loyal
assistance of My Indian subjects in this arduous task. I rejoice,
on the other hand, to inform you that the famine which pre-
valled for many months over several large districts may now be
considered to have passed, and I may announce the cessation of
these important questions.

Gentlemen of the House of Commons.—The Estimates for the
service of the year will be laid before you. They have been
framed with the utmost desire for economy; but in view of the
enormous expenditures which are now maintained by other
nations, the duty of providing for the defence of the Empire is
one which no government can evade.

My Lords and Gentlemen.—A measure for the Amendment of the Vaccination Law will
be introduced to your notice.

Proposals, having for their object to secure increased strength
and efficiency in the Navy and for ameliorating the present
conditions of Military service, will be submitted to you.

Commissions for enabling officers to be heard as witnesses in
their own defence, and for enforcing and promoting the pro-
cedure of Scottish Private Bill legislation have been before
Parliament on many previous occasions. I trust that in the case
of the present a final decision may be given upon these
important questions.

A measure for facilitating the creation of municipalities in the
Administrative County of London will be brought before you.

A measure for the Amendment of the Vaccination Law will
be recommended to your notice.

Proposals for the prevention of certain recognised abuses in
connection with Church Patronage, for the Constitution of a
Teaching University for Ireland, and for the Amendment of the
Law relating to Prisons, will be placed before you in case the
time at my disposal should permit you to proceed with them.

I heartily commend your momentous deliberations to the care
and guidance of Almighty God; CLIII. 11.

August 12, 1898.—My Lords and Gentlemen.—My relations with other countries have
continued to be friendly. I have, witnessed with the deepest sorrow the hostilities that have
taken place between Spain and the United States, two nations to
which My Empire is bound by many ties of affection and

18. February 7, 1899.—My Lords and Gentlemen—My relations with other Powers continue to be friendly.

The expedition against the Dervishes, conducted with brilliant success by Sir Herbert Kitchener and the Officers
serving under him, has resulted in the fall of Omdurman and the complete subjugation of the territories which had been
brought under the dominion of the Khalifa. I am proud to acknowledge the distinguished bravery and conduct of the
British and Egyptian troops who have won this victory. My Officers are engaged in conjunction with those of His

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I. Speeches of the Queen or of the Lords Commissioners, &c.—continued.

[1889—continued.]

Highness the Khedive in the establishment of order in the country under his authority. The Powers who have been in the occupation of Crete have delegated the authority necessary for the government of the island to His Highness Prince George of Greece. The restoration of peace and order resulting from the establishment of His Royal Highness’s Government has been gladly welcomed by the Cretons of both religions.

His Imperial Majesty the Emperor of Russia has summoned a Conference to consider the possibility of limiting the vast armaments which impose so heavy a burden on every nation. I have gladly signified my willingness to take part in its deliberations. A profound impression has been created by the appalling crime which has robbed the people of Austria-Hungary of their beloved Emperor. A Conference, at which My delegates were present, was summoned at Rome to consider the dangers of the present time. I was not able to concur in all the resolutions proposed at the Conference, some amendments in the present laws of the Realm upon this subject appear to be required, and will be submitted for your consideration.

Some of My West Indian Colonies have been visited by a hurricane of extraordinary violence, causing loss of life and great destruction of houses and other property. The consequent distress of the poorer inhabitants was promptly relieved, as far as possible, by the strenuous exertions of the local authorities, and by contributions of money from other Colonies and from the United Kingdom. I have learned with great satisfaction that the Parliament of the Cape of Good Hope has recognised the principle of a common responsibility for the Naval defence of My Empire by providing for a permanent annual contribution towards that object.

In parts of My Indian Empire I grieve to say the plague has met with a considerable measure of success, and the action of the South African Republic, the condition of the tithes in that country, the removal of an injustice in regard to the incidence of rates on tithesrent-charge payer in that country; for providing a more complete distribution of water supply in cases of emergency in the Metropolis; for the regulation of limited companies; for the consolidation of the Factory Acts in certain respects; and for amending the Law rendering it necessary that Parliament should be called to consider the law necessary for the purpose of providing for the expenditure laid before you for the purpose of providing for the expenditure of the ensuing year will be laid before you.

I have had great satisfaction in giving My assent to a Bill for completing the organisation of Municipal Government in Ireland. I do not doubt that the inhabitants of the various portions of this Metropolis will derive from it the benefits which similar institutions have conferred upon other cities and towns in this country.

I have also gladly sanctioned Bills for the simplification of private legislation in Scotland, for the encouragement of agricultural and technical education in Ireland, for the better distribution of the supply of water in the Metropolis, for the removal of an injustice in regard to the incidence of rates on tithesrent-charge payer in that country; for providing a more complete distribution of water supply in cases of emergency in the Metropolis; for the regulation of limited companies; for the consolidation of the Factory Acts in certain respects; and for amending the Law regulating the conditions under which either Government may sell or lease any of its property to private individuals. The measure has been introduced for encouraging agricultural and technical education in Ireland, for the better distribution of the supply of water in the Metropolis, for the removal of an injustice in regard to the incidence of rates on tithesrent-charge payer in that country; for providing a more complete distribution of water supply in cases of emergency in the Metropolis; for the regulation of limited companies; for the consolidation of the Factory Acts in certain respects; and for amending the Law regulating the conditions under which either Government may sell or lease any of its property to private individuals. The measure has been introduced for encouraging agricultural and technical education in Ireland, for the better distribution of the supply of water in the Metropolis, for the removal of an injustice in regard to the incidence of rates on tithesrent-charge payer in that country; for providing a more complete distribution of water supply in cases of emergency in the Metropolis; for the regulation of limited companies; for the consolidation of the Factory Acts in certain respects; and for amending the Law regulating the conditions under which either Government may sell or lease any of its property to private individuals.
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[1890.—Sess. 11.—continued.]

My Lords and Gentlemen.—There are many subjects of domestic interest to which your attention will be directed at a later period, when the ordinary session for the labours of a Parliamentary Session has been reached. For the present I have invited your attention in order to ask you to deal with an exceptional exigency, and I pray that, in performing the duties which claim your attention, you may have the guidance and blessing of Almighty God. [CLIV. 632]

21. October 27, 1899.—My Lords and Gentlemen.—I am happy to be able to release you from the exceptional duties which have been imposed upon you by the exigencies of the public service.

I congratulate you on the brilliant qualities which have been displayed by the brave regiments upon whom the task of repelling the invasion of my South African Colonies has been laid. In doing so, I cannot but express my profound sorrow that so many gallant officers and soldiers should have fallen in the performance of their duty.

Gentlemen of the House of Commons.—I acknowledge with gratitude the moral pressure which you have so kindly brought to bear in order to effect the desirable operation of restoring peace and good government to that portion of my Empire, and to vindicate the honour of this Country; CLIV. 449.

[1900.—continued.]

22. January 30, 1900.—My Lords and Gentlemen.—The period which has recently been broken in South Africa when last I addressed you has unhappily not been restored; but otherwise my relations with other States are friendly.

In resisting the invasion of my South African Colonies by the South African Republic and by the Orange Free State, My troops have displayed with devotion and enthusiasm with which I have to be proud, and the heroism of My soldiers in the field, and of My sailors and marines who have been forced to co-operate with them, has not fallen short of the noblest traditions of my military history. I am deeply grieved that so many valuable lives should have fallen a sacrifice. But I have witnessed with pride and with the heartiest gratification the patriotic earnestness and spontaneous loyalty with which My subjects in all parts of My dominions have come forward to share in the common defence of their Imperial interests. I am confident that I shall not fail to look in vain when I exhort them to sustain and renew their exertions until they have brought to an end this struggle for the maintenance of the Empire and the assertion of its supremacy in South Africa to a victorious conclusion.

A Treaty has been concluded with the German Emperor for the adjustment of rights claimed by the two Countries in Samoa, Tonga, and other islands in the Pacific. The British and other Legations at Peking have been reopened.

I have given My assent with sincere pleasure to the Act establishing the Commonwealth of Australia, which will weld together in close and indissoluble union the federated Colonies, and will add to the strength and resources of this portion of My Empire.

The war in South Africa, into which this Country has been forced by the aggressive action of the two Dutch Republics, has not yet ended in its conclusion; but My Governments in the Cape, in the Transvaal, in the Orange Free State, and in the Transvaal Limpopo, have occupied the two capitals of the enemy and much of his territory. The operations which have been conducted for the purpose have in many parts been marked by brilliant skill and success, and have placed in the strongest light the heroism and the high military qualities of the troops who have been brought together under My banner from this Country, from Canada, from Australia, and from My South African possessions.

Believing that the continued political independence of the two Republics would be a constant danger to the peace of South Africa, I have authorised the establishment of the Orange Free State to My Empire. I trust that this will be the first step towards the union of races under institutions which, while establishing from the outset good and just government for all, may be in the future adapted to secure equal rights and privileges to My South African dominions.

The British and other Legations at Peking have been reopened, and My relations with the Chinese authorities are friendly, and it is feared that many of My subjects in China may have been murdered. How far My Chinese authors were accomplices in this atrocious crime, and whether the British and My Allies have been in any way implicated in it or among the victims, are matters that are still in some uncertainty. The utmost efforts will be made by Myself and My Allies to prevent such occurrences from recurring. I have sent a considerable force of British and Indian troops to the southern parts of the Indian Archipelago, and the British and My Allies have been instructed to assist in protecting the interests of Europeans in that country, and to have largely reinforced My squadron in those waters.

I regret that arising from the Ashanti and other tribes in the neighbourhood of Kumasi has made it necessary to despatch an expedition to a portion that a rising of the Ashanti and other tribes in the neighbourhood of Kumasi has made it necessary to despatch an expedition
expedition for the relief of that place, where the Governor of the Colony was besieged by overwhelming numbers. I have learned with satisfaction that My troops, which consist entirely of local levies under British Officers, have effected the object of the expedition, in spite of the stubborn resistance of the insurgent tribes and the great difficulties of climate and season with which they have had to contend.

In My Indian dominions the failure of the rains last autumn has caused intense and prolonged distress over a large part of the country. Sereneous and persistent endeavours have been made by My Governments to relieve suffering and prevent starvation. The self-denying efforts of My officers, and of the many private persons who have joined in the relief operations, deserve the highest commendation.

Though the fall of rain this season has been abnormally late, it is hoped that its volume may be sufficient to rapidly curtail the present area of distress, and restore to the people their previous means of livelihood.

The epidemic of plague continues, but the extent and violence of the disease have decreased, and there has been a marked diminution in the mortality.

Gentlemen of the House of Commons.—I thank you for the liberality with which you have responded to the conscientious demands I have been compelled to make on you. The satisfactory progress of the campaign in South Africa gives fair ground for hoping that the excessive requirements of Military expenditure will be soon abated.

My Lords, and Gentlemen.—Though the time has not been favourable to legislation upon internal questions, I congratulate you on having added to the Statute Book several enactments which will be advantageous to industry and commerce. The passage of a measure for increasing the security of tenant-farmers in the value of their own improvements, and for extending the law of compensation for accidents to the farm labourers, will have a beneficial influence upon agriculture. A valuable Bill has been passed with the object of preventing the accidents to which railway servants have been exposed in the performance of their duty.

The Bill for the regulation of Limited Companies, and for the discovery of fraud in the conduct of them, will supply a want that has long been keenly felt. The Bill that has been passed for regulating the business of money lenders will also tend to check transactions of an oppressive and injurious character.

The measures you have passed for facilitating the erection of dwellings for the working classes will afford some assistance in the solution of a problem of which the difficulty appears to increase with every succeeding year.

The Ecclesiastical Assessments (Scotland) and the Tithe Rent-Charge (Ireland) Acts will remove long-standing causes of friction and injustice. Measures have also been passed for augmenting our naval reserves, and for rendering our volunteer forces more available for purposes of home defence.

I pray that Almighty God may have you in His keeping, and that His blessing may be with you; CLIV. 401.

24. December 6, 1900.—My Lords and Gentlemen.—It has become necessary to make further provision for the expenses incurred by the operation of My Armies in South Africa and China.

I have summoned you to hold a Special Session in order that you may give your sanction to the enactments required for this purpose. I will not enter upon other public matters requiring your attention until the ordinary meeting of Parliament in the Spring; CLIV. 412.

25. December 16, 1900.—My Lords and Gentlemen.—I thank you for the liberal provision which you have made for the expenses incurred by the operations of My Armies in South Africa and China; CLV. 421.
Special Juries:

1. [1898.] Bill for amending the Law as to Special Juries; Ordered and presented; CL. 40. Second Reading deferred, 68. Order for Second Reading upon future day discharged; another Day appointed, 75. (Second Reading not proceeded with.)

2. [1899.] Bill for amending the Law as to Special Juries; Ordered; CLI. 21. Presented, 21. Bill committed, 62. Bill further considered, and reported, 88. Passed, 91. Lords' Amendments to be now considered; considered, and agreed to, 118. (Cited as Special Juries Act, 1898.) R. A. 221.

Spitalfields Market: —See Markets.

Staffordshire Potteries Stipendiary Justice:

[1890-91.] Bill to consolidate the Enactments granting and relating to the Stamp Duties upon Instruments, and certain other Enactments relating to Stamp Duties; Ordered; CXLVII. 19. Presented, 23. (Second Reading not proceeded with.)

Spurious Sports:

1. [1893-94.] Bill to prohibit the Hunting, Coursing, and Shooting of Animals kept in confinement; Ordered, and presented accordingly; CXLVIII. 658. Presented, 47. Motion, That the Bill be now read a second time; Debate adjourned at Midnight, 50. Further adjourned, 55, 263.

2. [1895.] Bill to prohibit the Hunting, Coursing, and Shooting of Animals kept in Confinement; Ordered; CL. 34. Presented, 35. Motion, That the Bill be read the second time; Debate adjourned, 48. Debate further adjourned, 50, 269.

Stannaries:

1. [1896.] Bill to prohibit the Hunting, Shooting, and Courting of Animals kept in Confinement; Ordered; CXLI. 46. Presented, 47. (Second Reading not proceeded with.)

2. [1898.] Bill to prohibit the Hunting, Shooting, and Courting of Animals kept in Confinement; Ordered and presented; CLI. 268.

Staffordshire Potteries Stipendiary Justice—continued.


Staines, Chertsey, and Districts Sewage: —See Sewers.

Staines Water: —See Waterworks.

Stalybridge and Dukinfield Sewage: —See Sewers.

Stamp Duties:

[1890-91.] Bill to consolidate the Enactments granting and relating to the Stamp Duties upon Instruments, and certain other Enactments relating to Stamp Duties; Ordered; CXLVII. 233. Presented, 254. Bill committed to the Standing Committee on Law, &c., 302. (See Committees.) Bill reported, 394. Passed, 419. Agreed to by the Lords, 457. (Cited as Stamp Act, 1891.) R. A. 460.

Stamp Duties Management:

[1890-91.] Bill to consolidate the Law relating to the Management of Stamp Duties; Ordered; CXLVII. 233. Presented, 254. Bill committed to the Standing Committee on Law, &c., 302. (See Committees.) Bill reported, 394. Passed, 419. Agreed to by the Lords, 457. (Cited as Stamp Duties Management Act, 1891.) R. A. 460.

Standing Committee (Scotland): —See Committees.

Staple Papers:

[1895.] Bill for abolishing the Court of the Vice-Warden of the Stannaries; brought from the Lords; CLI. 266. Read, 384. Bill committed, 405. Considered in Committee, and reported, 428. Considered, as amended; Notice taken that the Prince of Wales' interest as Duke of Cornwall is concerned; Prince of Wales' Consent signified; Bill passed, with Amendments, 431. To which the Lords agree, 444. (Cited as Stannaries Court Abolition Act, 1895.) R. A. 456.

Star Life Assurance Society:

[1894.] Report, That the Bill should originate in the House of Lords; CL. 12. Standing Orders compiled with, 12. Bill to amend the Star Life Assurance Society Acts, 1880 and 1871, and for other purposes; brought from the Lords, 241. Committed, 264. Reported, without Amendment;
STANDING ORDERS.

Standing Orders.

I. Standing Orders relative to Public Business; 1—55.
1. New Standing Orders made; 1, 2.
3. Standing Orders repealed; 5.
5. Standing Orders extended and suspended; 8—55.

II. Standing Orders relating to Private Business; 56—209.
1. New Standing Orders made; 56—74.
2. Standing Orders amended; 75—195.

III. Reports from Examiners of Petitions for Private Bills; 210—229.
IV. Standing Orders Committee nominated, &c.; 230, 231.
V. Reports from Standing Orders Committee; 232—259.
VI. Standing Orders suspended; 260—282.
VII. Incidental Proceedings; 283—298.

I. Standing Orders relative to Public Business:

[1892.]

Business of the House (Sittings at Nine o'clock):
1. That the Sittings of the House at Nine o'clock be held subject to the provisions of Standing Order No. 1, which relate to the Interruption of Business and the Adjournment of the House; That this Resolution be a Standing Order of the House; CXLVII. 79.

[1896.]

Parliamentary Papers:
2. That, if during the existence of a Parliament, Papers are commanded to be presented to this House by Her Majesty at any time, the delivery of such Papers to the Librarian of the House of Commons shall be deemed to be for all purposes the presentation of them to this House; That this Resolution be a Standing Order of the House; 458.

2. Standing Orders amended:

[1890—91.]

East India (Revenue Accounts):
2.4. Standing Order of 28th February 1888 read as follows, That whenever an Order of the Day is read for the House to resolve itself into Committee (not being a Committee to consider a Message from the Crown, or the Committee of Supply, or of Ways and Means), Mr. Speaker shall leave the Chair without putting any Question, and the House shall thereupon resolve itself into such Committee, unless Notice of an Instruction thereto has been given, when such Instruction shall be first disposed of, and amended by inserting after the words "Ways and Means," the words "or the Committee on the East India Revenue Accounts"; CXLVI. 96.

3. Standing Orders repealed:

[1892.]

Adjournment at One o'clock a.m.:
3. That Standing Order No. 8 be repealed; CXLVII. 79.

4. Motions:

[1893—94.]

Business of the House (Reports of Supply and Ways and Means):
6. That the Reports of the Committees of Supply and Ways and Means may be entered upon at any hour, though opposed, and the proceedings thereon shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; a Motion was made, and the Question was proposed, That the said Resolution be a Standing Order of this House; and the said Motion was, with leave of the House, withdrawn; CXLVII. 185.

[1895.]

Business of the House (Strangers during Divisions):
7. A Motion was made, and the Question was proposed, That Standing Order No. 92 (Withdrawal of Strangers during Division) be read, and rescinded; and the said Motion was, with leave of the House, withdrawn; CL. 70.

5. Standing Orders extended and suspended:

[1890—91.]

8. Government Business—Motion, That, until Christmas, Government Business have priority over all Orders of the Day and Notices of Motion, and the provisions of Standing Order No. 11 be suspended; and Question, on Division, received in the Affirmative; CXLVI. 21.

9. [1890—91.] Morning Sittings:—That, unless the House otherwise order, the House do meet at Two of the clock on Tuesday and Friday; and that the Provisions of Standing Order No. 56 be extended to the Morning Sitting on those days; CXLVI. 150.

10. [1890—91.] Sittings at Nine o'clock:—That the Sitting of the House at Nine o'clock be held subject to the provisions of Standing Order No. 1, which relate to the Interruption of Business and the Adjournment of the House; Resolution, That Standing Order No. 8 be suspended for the remainder of the Session; CXLVI. 221.

11. [1890—91.]
I. Standing Orders relative to Public Business—continued.

5. Standing Orders extended and suspended—continued.

[1890-91.—continued.]

11. (1890-91.) That, for the remainder of the Session, Government Business, whether Orders of the Day or Notices of Motion, have precedence on Tuesday and Wednesday; and that the House do meet at Three o'clock on Tuesday; that Standing Order No. 11 be suspended, and that the provisions of Standing Order No. 56 be extended to the other days of the week; CXLVI. 360.

[1892.]

12. [1892.] That at the Sitting this evening Financial Business may be entered on at any hour, though opposed, and be not interrupted under the provisions of any Standing Order relating to the Sittings of the House, and that the provisions of Standing Order No. 56 be extended to the Morning Sitting on those days; CXLVI. 300.

13. [1892.] That, unless the House otherwise order, the House do meet at Two of the clock on Tuesday and Friday; and that the provisions of Standing Order No. 56 be extended to the Morning Sitting on those days; CXLVI. 300.

14. [1892.] That, until Easter, the House do meet on Tuesday and Friday at Two o'clock. That the provisions of any Standing Order at such Sittings shall be Financial Business and Proceedings on the Introduction and First Readings of Bills; and that the provisions of Standing Order No. 56 be extended to such Sittings; CXLVI. 79.

15. [1892.] That, for the remainder of the Session, Government Business do have priority every day, may be entered upon at any hour, though opposed, and be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, except on Wednesday; That the provisions of Standing Order No. 56 be extended to Tuesday and the Morning Sitting on those days, and that the provisions of Standing Order No. 56 be extended to the other days of the week; and that, unless the House otherwise order, the House do meet on Tuesday and Friday at Three of the clock; CXLVI. 325.

[1890-94.]

16. [1890-94.] That, after Easter, on Tuesdays and Wednesdays, except Wednesday the 2nd of May, Government Business have priority; and the provisions of the Standing Orders of the Day, that on Fridays the House do meet at Two o'clock, and the provisions of Standing Order No. 56 be extended to the Sittings of Tuesdays and Wednesdays and the Morning Sittings of Fridays; provided always, that whenever the Government of Ireland Bill is appointed on Friday, except for proceedings in Committee; the House do meet at Three o'clock, and that the Bill do have precedence of the Orders of the Day and Notices of Motions; CXLVIII. 182.

17. [1890-94.] That, on and after Friday next until Easter the House do meet on Tuesday and Friday at Two o'clock, and that the provisions of Standing Order No. 56 be extended to the Morning Sittings on those days; provided always, that if the Government of Ireland Bill be appointed for any of such days the House do meet at Three o'clock, and the proceedings on that Bill do have precedence of the Orders of the Day and Notices of Motion; CXLVIII. 182.

18. [1890-94.] That this House do sit To-morrow, that the provisions of Standing Order No. 56 be extended to that Sitting; and that as soon as Government Business is disposed of Mr. Speaker do adjourn the House without Question put; CXLVIII. 182.

19. [1890-94.] That, for the remainder of the Session (unless the House otherwise order), the House do meet on Friday at Three of the clock. That Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to every day of the week, and that the Question on any Motion appointing a Saturday Sitting be put forthwith; CXLVIII. 182.

[1894.]

20. [1894.] That, until and including Thursday the 26th of March, Financial Business do have priority on every day for which it may be appointed, and may be entered upon at any hour, though opposed, and be not interrupted under the provisions of any Standing Order relating to the Sittings of the House except Standing Order No. 5; but after such business is disposed of an other opposed business shall be taken, though that Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to every day of the week; CXLIX. 61.

21. [1894.] That, for the remainder of the Session Government Business do have priority on Tuesday. That on Friday the House do meet at Two of the clock; and that the provisions of Standing Order No. 56 be extended to Tuesday and the Meeting Siting on Friday; CXLIX. 61.

22. [1894.] That, for the remainder of the Session, Government Business have priority on Wednesday; unless the House otherwise order, the House do meet on Friday at Three of the clock; and that Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to the other days of the week; that the Reports of the Committees of Supply and Ways and Means may be entered upon at any hour, though opposed, and the Proceedings therein be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; CXLIX. 173.

23. [1894.] Motion, That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed, and that at the conclusion of Government Business each day Mr. Speaker do adjourn the House, without Question put, and Question, on Division, resolved in the Affirmative; CXLIX. 274.

[1895.]

24. [1895.] That, until Easter, Government Business do have priority on Tuesday; that on Friday the House do meet at Two of the clock, and that the provisions of Standing Order No. 56 be extended to Tuesday and the Morning Sitting on Friday; and Question resolved in the Affirmative; CXLIX. 274.

25. [1895.] That the Reports of the Committees of Supply and Ways and Means may be entered upon at any hour, though opposed, and the Proceedings shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; CXLIX. 69.

26. [1895.] That, for the remainder of the Session, Government Business do have priority on Wednesday; unless the House otherwise order, the House do meet on Friday at Three of the clock; and that the provisions of Standing Order No. 56 be extended to Tuesday and the Morning Sitting on Friday; and Question resolved in the Affirmative; CXLIX. 174.

27. [1895.] That, for the remainder of the Session, Government Business have priority on Thursday; that, for the remainder of the Session, the House do meet on Tuesdays at Three o'clock, and the Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to the other days of the week; CXLIX. 274.

28. [1896.] Reports of Money Committees.—Order, That the Proceedings on the Reports of the Committees of Supply and Ways and Means and other Committees authorising the Expenditure of Public Money may be entered upon at any hour, though opposed, and shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5; CXLIX. 274.

29. [1896.] That, unless the House otherwise order, the House do meet on Tuesday, and that the provisions of Standing Order No. 56 be extended to Monday Sitting; CXLIX. 174.

30. [1896.] That, for the remainder of the Session, the House do meet on Tuesdays at Three o'clock; that Government Business have priority over all other Bills and Notices of Motion on any day for which it is appointed; and that the provisions of Standing Order No. 56 be extended to every day of the week; CXLIX. 174.

31. [1896.] That, for the remainder of the Session, except on Wednesdays, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though Standing Order No. 11 be suspended, and the provisions of Standing Order No. 56 be extended to the other days of the week; CXLIX. 274.
5. Standing Orders extended and suspended—continued.

[1896]—continued.

44. [1899.] That the Proceedings of the Committee of Ways and Means, if the Committee be sitting at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House) ; CLIV. 131, 146 ; (on Division), 199.

45. [1899.] That the Proceedings on the London Government Bill, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House) ; CLIV. 114, 217 (on Division).

46. [1899.] That the Proceedings on the Titre Rent-charge (Rates) Bill, if under consideration at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House) ; CLIV. 299, 328 (on Division).

47. [1899.] Exemption of Government Business—That, for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House, and may be entered upon at any hour, though opposed ; and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put ; Amendment, after "That," the words "and after Tomorrow," and withdrawn ; another Amendment proposed, by inserting, after "Session," the words "except on Wednesdays," not made, on Division ; Order accordingly ; CLIV. 340.

48. [1899.] Reports of Money Committees—That the Proceedings on the Reports of the Committees of Supply and Ways and Means, and other Committees authorising the Expenditure of Public Money, may be entered upon at any hour, though opposed, and shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5 ; CLIV. 71.

49. [1899.] That Government Business have precedence To-morrow and that the provisions of Standing Order 56 be extended to that day's Sitting ; after Amendment proposed, to learn out "Government Business" and insert "Proceedings on Army Estimates," but not made, on Division ; CLIV. 86.

50. [1899.] That for the remainder of the Session, Government Business do have precedence on Tuesday and Wednesday, and that the provisions of Standing Order 46 be extended to all the days of the week ; on Division ; CLIV. 270.

51. [1900.] Reports of Money Committees—That the Proceedings on the Reports of the Committees of Supply and Ways and Means, and other Committees authorising the Expenditure of Public Money, may be entered upon at any hour, though opposed, and shall not be interrupted under the provisions of any Standing Order regulating the Sittings of the House, except of Standing Order No. 5 ; CLV. 47.

52. [1900.] Government Business—That for the remainder of the Session, Government Business do have precedence on Tuesday and Wednesday (except on Wednesdays the 20th and 27th of June), and that the provisions of Standing Order No. 56 be extended to all the days of the week ; after Amendments proposed and not made ; CLV. 244.

53. [1900.] Motion, That for the remainder of the Session, Government Business be not interrupted under the provisions of any Standing Order regulating the Sittings of the House ; and may be entered upon at any hour, though opposed, and that, at the conclusion of Government Business each day, Mr. Speaker do adjourn the House without Question put ; Amendment proposed, except on Wednesdays, not made, on Division ; Main Question put, and agreed to, on Division ; Order accordingly ; CLV. 355.

[1900, Sess. II.]
I. Standing Orders relating to Public Business—continued.

5. Standing Orders extended and suspended continued.

[Sess. II.—continued.]

Sittings of the House, Suspension of the Twelve o'clock Rule:

55. That business under discussion at Twelve o'clock be not interrupted and Standing Order (Sittings of the House) [1890—91]: CXLVI. 81, 92, 150, 295, 355, 385, 415, 449, 482—[1892]; CXLVII. 95, 114, 314—[1895—96]; CXLVIII. 53, 54, 70, 106, 115, 125, 215, 266, 315, 330, 337, 338, 629, 675—[1894]; CXLIX. 9, 10, 27, 86, 157, 172, 519, 561, 572.

II. Standing Orders relative to Private Business:

1. New Standing Orders made—continued.

[Sess. I.—continued.]

Procedure in cases of Bills promoted by the London County Council:

56. [1890—91.] 194a. That any Act has conferred upon the London County Council any power involving the expenditure of money for any purpose after the then current financial period, or has extended any such power, it shall not be competent for the Committee on any Bill authorising the borrowing and expenditure of money for the same purpose during a subsequent financial period, except in pursuance of an express instruction from the House, to reduce the total amount of money shown by the estimates in the Bill as required for the execution of the power.

194b. That a Bill complying with the conditions specified in Standing Order 194, if it contains no powers or provisions in relation to the Consolidated Loans Fund or to borrowing by the council, shall be subject to the following requirements, that is to say—

(1.) The petition for the Bill, with the declaration and printed copy of the Bill annexed, shall be deposited in the Private Bill Office on or before the 14th day of April, or the first day on which the House shall reassemble after the Easter Recess, whichever shall be the later, instead of the 21st day of December in the previous year;

(2.) Notice of such Bill shall be published in the months of February and March, or either of them, instead of in the months of October and November in the previous year;

(3.) Copies of the Bill shall be deposited with the Treasury and the Local Government Board on or before the day on which the petition for the Bill is deposited in the Private Bill Office;

(4.) The petition for the Bill may be presented forthwith, and the Bill shall be presented for first reading not later than the second sitting day after the presentation of the petition, and to be ordered for its first reading, be referred to the Examiner, who shall give two clear days’ notice at the Private Bill Office of the day appointed for the examination thereof, and the Bill shall not be ready a second time until the Examiner has reported whether the preceding requirements of this order have been complied with;

(5.) Whenever the Bill is amended at any stages, a copy of the Bill so amended shall be forthwith deposited with the Treasury and Local Government Board;

(6.) The tables accompanying the Bill, as required by section 12 of “The Metropolitan Board of Works Loans Act, 1872,” shall be made up to the 31st day of March preceding the last day allowed for the deposit of the Bill, and if printed copies of those tables have been deposited in the Private Bill Office, and at the Vote Office, and with the Treasury and Local Government Board, at least one clear day before the second reading of the Bill, it shall be sufficient if those tables are prefixed to the Bill as brought up for second reading in this House.

194c. That no Bill promoted by the London County Council shall authorise any alteration of the mode of dealing with the Unincorporated Loans Fund, or of borrowing by the council, unless a report of the Treasury on the proposed alteration is presented to the House and referred to the Committee on the Bill. The Committee shall consider the report, and may, if
II. Standing Orders relating to Private Business—continued.

1. New Standing Orders made—continued.

Private Bills (Standing Orders for the Suspension of Private Bills, or Bills to confirm any Provis-

1892—continued.
oin Order or Certificate): 60. [1892.] 1. That the Promoters of every Private Bill which shall have been introduced into this House, or brought from the House of Lords in the present Session of Parliament, shall have leave to suspend any further proceeding thereupon, in order to proceed with the same Bill in the next Session of Parliament.

2. That the Promoters of every such Bill shall give notice in the Private Bill Office, not later than the day prior to the close of the present Session, of their intention to suspend any further proceedings thereupon; or, in the case of Bills which shall have been suspended on the Report of a Committee, or which, having passed this House, shall then be pending in the House of Lords, of their intention to proceed with the same Bill in this House in the next Session.

3. That an Alphabetical List of all such Bills, with a statement of the stage at which the same was suspended, shall be prepared by the Private Bill Office, and printed.

4. That, not less than three clear days after the next meeting of Parliament, every Bill which has been introduced into this House shall be deposited in the Private Bill Office, in the form required by Standing Order No. 201, with declaration signed by the Agent annexed thereto, stating that the Bill is the same, in every respect, as the Bill with respect to which proceedings have been so suspended, at the last stage of its proceedings in the House in the present Session; and, where any sum of money has been deposited, that such deposit has not been withdrawn, together with a certificate of that fact from the proper officer of the Chancery Division of the High Court of Justice in England or Ireland, or the Court of Session in Scotland, as the case may be.

5. That such Bills, indorsed by one of the Clerks in the Private Bill Office, as having been duly deposited with such declarations and certificates annexed, be laid by one of the Clerks of that Office upon the Table of the House, in the next Session of Parliament, in the order in which they shall stand upon such List.

6. That in respect of every Bill so laid upon the Table, the Petition for the Bill and the Order for Leave to bring in the same in the present Session shall be read, and thereupon such Bill shall be read a first time; and a second time (if the Bill shall have been read a second time previously to its being suspended) ; and if such Bill shall have been reported by any Committee in the present Session, the Order for referring the Bill to such Committee shall be dispensed with, and the Bill ordered to lie upon the Table, or to be read a third time, as the case may be.

7. That in case any Bill brought from the House of Lords in the present Session upon which the proceedings shall have been suspended in this House, shall be brought from the House of Lords in the next Session of Parliament, the Agent for such Bill shall deposit in the Private Bill Office, prior to the first reading thereof, a declaration stating that the Bill is the same, in every respect, as the Bill which was brought from the House of Lords in the present Session; and where any sum of money has been deposited, that such deposit has not been withdrawn, together with a certificate of that fact from the proper officer; and as soon as one of the Clerks in the Private Bill Office has certified that such deposit has been duly made, the Bill shall be read a first time, and be further proceeded with in the same manner as Bills introduced into this House during the present Session.

8. That all Petitions presented in the present Session against any Private Bills, or against any Bill to confirm any Provis-

dional Order or Certificate, and which stood referred to the Committee on such Bills, shall stand referred to the Committee on the same Bills in the next Session of Parliament; and that all Notices and grounds of objection to the right of Petitioners to be heard given in the present Session within the time prescribed by the Rules of the Referees relating to such Notices shall be laid applicable in the next Session of Parliament.

9. That no Petitioners shall be heard before the Committee on such Bills, unless their Petition shall have been presented within the time limited in the present Session.

10. That in case the time limited for presenting Petitions against any such Bills shall not have expired at the close of
II. Standing Orders relating to Private Business—continued.

1. Notice to owners, &c., in case of improvement charge—continued.

[1894]—continued.

Notice to owners, &c., in case of improvement charge—continued.
of any lands or houses are rendered liable to have a special charge imposed upon them in connection with any improvement, notice in writing shall be given to the owners or reputed owners, lessees or reputed lessees, and occupiers of all such lands and houses of such proposed special charge or liability; That the said Order be a Standing Order of the House; CXLIX. 377.

[1895.] Chambers of Agriculture may be heard if injuriously affected:

63. [1895.] New Standing Order to follow Standing Order 133A—A Motion was made, and the Question being proposed, Whereunder a Chamber of Agriculture or Shipping, sufficiently representing the trade or commerce in any district to which any Bill relates, petition against the Bill, alleging that such trade or commerce will be injuriously affected by the provisions contained therein, it shall be competent to the Referees on Private Bills, if they think fit, to admit the Petitioners to be heard on such allegations against the Bill or any part thereof.

And Amendments were made thereto by inserting, after the words " Chamber of ", the word " Agriculture "; and after the words " that ", the word " agriculture "; and, after the words " that ", the word " agriculture ".

And the Main Question, so amended, being put; Resolved, That where a Chamber of Agriculture, Commerce, or Shipping, sufficiently representing the trade, or commerce in any district to which any Bill relates, petition against the Bill, alleging that such agriculture, trade, or commerce will be injuriously affected by the provisions contained therein, it shall be competent to the Referees on Private Bills, if they think fit, to admit the Petitioners to be heard on such allegations against the Bill or any part thereof.

That the said Resolution be a Standing Order of this House; Cl. 55.

Private Bills (Standing Orders for the Suspension of Private Bills, &c., to confirm any Provisional Order or Certificate).

64. [1895.] 1. That the Promoters of every Private Bill which shall have been introduced into this House, or brought from the House of Lords in the present Session of Parliament, shall have leave to suspend any further proceeding thereon, in order to proceed with the same Bill in the next Session of Parliament.

2. That the Promoters of every such Bill shall give notice in the Private Bill Office, not later than the day prior to the close of the present Session, of their intention to suspend any further proceedings thereon; and, in the case of Bills which shall have been suspended on the Report of a Committee, or which, having passed this House, shall then be pending in the House of Lords, or whose intention to proceed with the same Bill in this House in the next Session.

3. That an Alphabetic List of all such Bills, with a statement of the stage at which the same was suspended, shall be prepared by the Private Bill Office, and printed.

4. That, not later than three clear days after the next meeting of Parliament, the Clerk of the Bill, or his commission, shall be introduced into this House shall be deposited in the Private Bill Office, in the form required by Standing Order No. 201, with a declaration signed by the Agent annexed thereto, stating that the Bill is the same, in every respect, as the Bill with respect to which proceedings have been so suspended, at the last stage of its proceedings in the House in the present Session; and, where any sum of money has been deposited, that such deposit has not been withdrawn, together with a certificate of that fact from the proper officer of the Chancery Division of the High Court of Justice in England or Ireland, or the Court of Exchequer in Scotland, as the case may be.

5. That such Bills, endorsed by one of the Clerks in the Private Bill Office, as having been duly deposited with such declarations and certificates annexed, be laid by one of the Clerks of that Office upon the Table of the House, in the next Session of Parliament, in order in which they shall stand upon such List.

6. That in respect of every Bill to be laid upon the Table, the Petition for the Bill and the Order for Leave to bring in the same in the present Session shall be read, and thereupon such Bill shall be read a first time; and a second time (if the Bill shall have been read a second time previously to its being suspended); and if such Bill shall have been reported by any Committee in the present Session, the Order for referring the Bill to a Committee shall be dispensed with, and the Bill ordered to be upon the Table or to be read a third time, as the case may be.

7. That in case any Bill brought from the House of Lords in the present Session, upon which the proceedings shall have been suspended in this House, shall be brought from the House of Lords in the next Session of Parliament, the Agent for such Bill shall deposit in the Private Bill Office, prior to the First Reading thereof, a declaration stating that the Bill is not injuriously affected in every respect, as the Bill which was brought from the House of Lords in the present Session; and where any Sum of Money has been deposited in connection with such Bill has not been withdrawn, together with a certificate of that fact from the proper officer; and so on as one of the Clerks in the Private Bill Office has certified that such deposit has been duly made.

8. That such Bills, indorsed by one of the Clerks in the Private Bill Office, as having been reported by any Committee in the next Session, shall be read a first time, and be further proceeded with in the same manner as Bills introduced into this House during the present Session.

9. That all Petitions presented in the present Session against Private Bills, or against any Bill to confirm any Provisional Order or Certificate, and which stood referred to the Committees on such Bills, shall stand referred to the Committees on the same Bills in the next Session of Parliament; and that all Notices and grounds of objection to the right of Petitioners to be heard given in the present Session within the time prescribed by the Rules of the Referees relating to such Notices shall be held applicable in the next Session of Parliament.

10. That no Petitioners shall be heard before the Committee on such Bills, unless their Petition shall have been presented within the time limited in the present Session.

11. That in respect of every Bill so laid upon the Table, the Petitioners may be heard before the Committee on such Bills, unless their Petition shall have been presented within the time limited in the present Session.

12. That no Notice shall be held applicable in the next Session of Parliament.

13. That all Standing Orders complied with in respect of any Public Bill introduced, or intended to be introduced, during the present Session, shall be held applicable to any Bill for the same objects introduced in the next Session, and when the Examiner has already reported upon the compliance with the Standing Orders in respect of any such Bill, he shall only report in the next Session whether any further Standing Orders are applicable.

14. That Bills to confirm any Provisional Order or Certificate introduced into this House, or brought from the House of Lords, in the present Session, shall be suspended from the close of the present Session, in order to be proceeded with in the next Session of Parliament.

15. That with regard to any such Bills the Order of Leave in the present Session shall be read, and thereafter the Bill shall be read a first time and a second time (if the Bill shall have been read a second time during the present Session); and if such Bill shall have been reported by any Committee in the present Session, the Order for referring the Bill to a Committee shall be dispensed with, and the Bill ordered to be upon the Table, or to be read a third time, as the case may be.

16. That all applications made, and Certificates given, and all other proceedings taken with reference to any Bill introduced, or intended to be introduced in the present Session for
II. Standing Orders relating to Private Business—continued.

1. New Standing Orders made—continued.

[1895]—continued.

Private Bills (Standing Orders for the Suspension of Private Bills, &c.)—continued.

continuing any Provisional Order in respect to the Inclosure of Commons, under the Commons Act, 1876, shall be deemed to apply to any Bill introduced for the same object in the next Session.

17. That the said Orders be Standing Orders of this House, and be printed; Cl. 419.

[1890.]

Definition of Improvement and Limits of Improvement area:

65. [1890.] New Standing Order 44a, to follow Standing Order 44. That, in the case of Bills containing power to impose on any lands or houses, or to render any lands or houses liable to the imposition of any charge in respect of any improvement, the plan shall define the improvement, and also the improvement area (being the limits within which the charge may be imposed); and, in the case of a street improvement, the plans shall show in figures the breadth of the street as intended to be improved, and the centre line of the street, and shall define the improvement area, comprising therein all properties which, or a part of which, are within a uniform distance from any part of the centre line of the street, and such uniform distance shall not exceed three times the breadth of the street as shown on the plan, or, where the breadth of the street is not uniform, three times the breadth of the narrowest part.

That the said Order be a Standing Order of this House; Cl. 447.

[1897.]

Deposit of Plans, Sections, and Books of Reference:

66. [1897.] New Standing Order 29. That where, under the powers of any Bill, any work is intended to be made, maintained, varied, extended, or enlarged, or any lands or houses may be taken compulsorily, or an improvement charge may be imposed, a copy of so much of the said plans and sections as relate to any of the areas hereinafter mentioned, together with a copy of so much of the book of reference as relates to such areas, shall, or on or before the 30th day of November, be deposited with the officer respectively hereinafter mentioned, that is to say, in the case of—

(a) Any parish in the City of London, with the clerk of that parish;

(b) Any district of the Administrative County of London (outside the City of London) with the clerk of the vestry or district board, as the case may be;

(c) Any county borough or other borough in England or Wales, with the town clerk;

(d) Any urban district in England or Wales, not being a borough, with the clerk of the district council;

(e) Any parish in England or Wales having a parish council, with the clerk of the parish council, or, if there be no such clerk, with the chairman of that council;

(f) Any parish in England or Wales comprised in a rural district, and not having a parish council, with the clerk of the district council;

(g) Any parish in Scotland, with the clerk of the parish council;

(h) Any Royal or Parliamentary burgh in Scotland, with the town clerk;

(i) Any police burgh in Scotland, with the clerk of the burgh commissioners;

(j) Any parish in Ireland, with the clerk of the union in which that parish is included;

(k) Any urban sanitary authority in Ireland, with the clerk of the sanitary authority.

That the said Order be a Standing Order of this House; Cl. 422.

[1898.]

General Power Distributing Company Bill (Lords)—continued.

67. [1898.] That the Promoters of the General Power Distributing Company Bill shall have leave to suspend any further proceedings thereon in order to proceed with the same Bill, if they shall think fit, in the next Session of Parliament.
II. Standing Orders relating to Private Business—continued.

1. New Standing Orders made—continued.

Deposit of statement relating to Labouring Class Houses—continued.

(2) as respects England and Wales (outside London), any borough, or other urban district, and elsewhere, then in a borough or other urban district, any parish; 
(3) as respects Scotland, any district within the meaning the Public Health (Scotland) Act, 1897; and 
(4) as respects Ireland, any urban district; 

The expression "house" means any tenement separately occupied by any person or persons; 

The expression "labouring class" means mechanics, artisans, labourers, and others working for wages, hawkers, costermongers, persons not working for wages but working at some trade or handicraft without employing others or members of their own family, and persons, other than domestic servants, whose incomes does not exceed an average of thirty shillings a week, and the families of any of such persons may be residing with them; 

The expression "Central Authority" means as regards London the Secretary of State for the Home Department, and as regards England and Wales (outside London) the Local Government Board, as regards Scotland the Secretary for Scotland, and as regards Ireland the Local Government Board for Ireland; 

The expression "Bill" includes a Bill confirming a Provisional Order; CLIV. 411. 

Deposit of Bills brought from the House of Lords:

70. [1899.] New Standing Order 60, to follow Standing Order 59—That a copy of every local Bill brought from the House of Lords shall, not later than two days after the Bill is read a first time, be deposited at every Office at which it was deposited under Orders 33 and 34, or would be required to be deposited under those Orders, if it had been originally introduced as brought from the House of Lords; CLIV. 411. 

Provisions with respect to Houses occupied by Labouring Classes:

71. [1899.] New Standing Order 158A, to follow Standing Order 158—That, in the case of every Bill which gives, revives, or extends power to take land compulsorily or by agreement, clauses shall be inserted—

(1) Providing that the promoters shall not in the exercise of such power purchase or acquire any land in London twenty or more houses, or, in any other local area, ten or more houses, occupied either wholly or partially by persons belonging to the labouring class, as tenants or lodgers, unless until—

(a) They shall have obtained the approval of the central authority to a scheme for providing new dwellings for the purposes of the Bill, and shall have served the central authority with a statement showing that such scheme has been approved; 

(b) The number of persons residing in the houses liable to be taken and working within one mile therefrom, and to the number of persons residing in the houses liable to be taken, or to the place of employment of such persons, and all the other circumstances of the case; and 

(c) They shall have obtained the consent of the central authority to a scheme for providing new dwellings for the purposes of the Bill; 

(2) Imposing adequate penalties on the promoters in the event of houses being acquired or appropriated for the purposes of the Bill in contravention of the foregoing provisions; 

(3) Providing that the expenses or any part of the expenses incurred by the central authority under this Standing Order shall be defrayed by the promoters of the Bill, or out of moneys to be raised under the Bill; and 

(4) Conferring on the promoters and on the Central Authority respectively any powers that may be necessary to enable full effect to be given to the said scheme; 

The Committee may provide that any house purchased or acquired by the promoters in any local area in London, or in connection with any of the purposes of the Bill, whether deposited in the House of Commons or in the House of Lords, shall, not later than two days after the Bill was deposited under Orders 33 and 34, or would be required to be deposited under those Orders, be deemed to have been purchased or acquired in exercise of the powers of the Bill.

Provisions with respect to Houses occupied by Labouring Classes—continued.

[1899.]—continued.

Provisions with respect to Houses occupied by Labouring Classes—continued.

1. New Standing Orders made—continued.

Orders for purposes of the Private Legislation Procedure (Scotland) Act, 1899:

PART VI.

Definitions.

74. [1900.] 250. That in the following Orders—The expression "the Procedure Act" means the Private Legislation Procedure (Scotland) Act, 1899. The expression "the Chairman" means the Chairman of Committees of the House of Lords and the Chairman of Ways and Means in the House of Commons. The expression "Draft Order" means a Draft Provisional Order under the Procedure Act. The expression "Substituted Bill" means a Bill promoted in lieu of a Provisional Order or part thereof which the Secretary for Scotland has refused to issue.

Chairmen to determine procedure for consideration of draft Provisional Orders.

251. That the Chairman of Committees in the House of Lords (if that House thinks fit so to order) and the Chairman of Ways and Means in this House shall together determine all matters of practice and procedure which will enable them to take into consideration draft Provisional Orders submitted to the Secretary for Scotland under the Procedure Act.

Report of Chairman on draft Provisional Orders.

252. That a copy of every Report on any draft Provisional Order made by the Chairman to the Secretary for Scotland, signed by the Chairman, shall be laid before this House on or before the third day after it is made, or if the House be not then sitting, on or before the third day after its next sitting.

Committee of Selection to choose Parliamentary Panel.

253. That the Committee of Selection shall select and propose to the House the names of not more than 15 Members to form the Parliamentary Panel of Members of this House to act as Commissioners under the Procedure Act.

Bills originating in the House of Lords referred to Joint Committee to be deemed to have passed Committee in this House.

254. That where a Confirmation Bill originating in the House of Lords has been referred to a Joint Committee under the provisions of section 9 of the Procedure Act, that Bill shall, after being read a second time in this House, be deemed to have passed the stage of Committee, and be ordered to be read a third time.

SUBMITTED.
II. Standing Orders relating to Private Business—continued.

1. New Standing Orders made—continued.

Orders for purposes of the Private Legislation, &c.—continued.

STANDING ORDERS continued.

II. Standing Orders relating to Private Business—continued.

1. New Standing Orders made—continued.

Orders for purposes of the Private Legislation, &c.—continued.

STANDING ORDERS continued.

II. Standing Orders relating to Private Business—continued.

1. New Standing Orders made—continued.

Orders for purposes of the Private Legislation, &c.—continued.

STANDING ORDERS continued.
Deposit of Plans, &c., in case of Provisional Orders

[1890-91]—continued.

II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1890-91]—continued.

Deposits of Plans, &c., in case of Provisional Orders in Private Bill Office—continued.

Railway, Tramway, or Subway Deposits—continued.

Deposit of Plans, &c., as aforesaid, and the deposit fund so specified in such certificate as aforesaid to be sufficient evidence of the facts therein certified; and the same may be paid or transferred to them, or as they shall direct; and the following effect shall be inserted, viz.:

(1.) If the Company do not, previously to the expiration of the period limited by this Act for completion of the Railway [Tramway or Subway] hereby authorised to be made (or the time for completion which is hereby extended) complete the said Railway [Tramway or Subway] and open it for public traffic [or, if a passenger Railway, for the public conveyance of passengers], then and in every such case the deposit fund, or so much thereof as shall not have been paid to the depositors, or any sum of money recovered by way of penalty as aforesaid shall be applicable, and after due notice in the “London Gazette,” or in any other newspaper the Company may require, shall be applied towards compensating any landowners or other persons whose property may have been interfered with, or otherwise rendered less valuable, by such compulsory powers of taking property conferred upon the Company by this Act (and also in the case of a Tramway) in respect of any time during which it shall appear, by a certificate of the Board of Trade, that the Company was not possessed of a Railway, Tramway, or Subway, already tended; and in making good all damage caused to such roads by the construction or abandonment of such Tramway, and for which injury or loss no compensation or inadequate compensation shall have been paid, and shall be distributed in satisfaction of such compensation as aforesaid, in such manner and in such proportions as to the Court seem fit; and if no such compensation shall be payable, or if a portion of the deposit fund (or of the sum or sums of money recovered by way of penalty as aforesaid) shall have been found sufficient to satisfy all just claims in respect of such compensation, then the Deposit Fund (or the sum or sums of money recovered by way of penalty as aforesaid), or such portion thereof as may be required as aforesaid, shall, if a receiver has been appointed, or the Company is insolvent and has been ordered to be wound up, or the undertaking has been abandoned, be paid or transferred to such receiver, or to the liquidator or liquidators of the Company, or be applied, in the discretion of the Court, as compensation as aforesaid, in such manner and in such proportions as to the Court seem fit; and if no such compensation shall be payable, be paid to or on the application of the depositors.

N.B.—If the clause lettered (a) is inserted in the Bill, the Provision at the end of the Clause lettered (c) shall be omitted.

(b.) If the Railway [or Tramway] authorised by this Act shall not be completed within the period limited by this Act, then, on the expiration of such period, the powers by this Act granted to the Company for making and completing the said Railway [or Tramway], or otherwise in relation thereto, shall cease to be exercised, except as to so much thereof as shall then be completed.

The sum or sums of money recovered by way of penalty as aforesaid, or such portion thereof as may be required as aforesaid, shall, if a receiver has been appointed, or the Company is insolvent and has been ordered to be wound up, or the undertaking has been abandoned, be paid or transferred to such receiver, or to the liquidator or liquidators of the Company, or be applied, in the discretion of the Court, as compensation as aforesaid, in such manner and in such proportions as to the Court seem fit; and if no such compensation shall be payable, be paid to or on the application of the depositors.

In every Railway Bill, Tramway Bill or Subway Bill whereby the construction of any new line is authorised, or the time for completing such line is extended; if such Bill be promoted by an existing Railway Company, Tramway Company, or Subway Company which is not possessed of a Railway, Tramway, or Subway, already tended; then be completed.

In every Railway Bill, Tramway Bill or Subway Bill wherein the construction of any new line of Railway, Tramway, or Subway is authorised, or the time for completing any
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued. [1890-91].—continued.

Railway, Tramway, or Subway Deposits—continued. Deposit of Plans, &c., in case of Provisional Orders in Private Bill Office—continued.

The said Railway [Tramway or Subway] the deposit fund shall be applicable, and shall be applied as provided by the next following section.

In (c) I. 22, by leaving out the words "and for which injury or loss no compensation or inadequate compensation shall have been paid." In I. 34, by inserting after the word "undertaking," the words "in the case of a penalty the Railway or Railways in respect of which the penalty has been incurred or any part thereof." In I. 48, by inserting after the word "depositors," the word "(Company)."

In I. 15, by adding after the word "emitted," the words "in the case of a Railway Company an order words "and has been ordered to be wound up," and "or to the liquidator or liquidators of the Company," and where there is no deposit until the provisions."—CXLVI. 494.

Letters Patent.

82. [1890-91.] Standing Order 172 of 1890.—When any Bill shall be brought into the House for restoring any Letters Patent, there shall be a true Copy of such Letters Patent amended to the extent, by adding at the end of the Standing Order the words: "and the total amount of fees (including the prescribed fee for enlargement under Section 17 of "The Patents, Designs, and Trade Marks Act, 1887") due to become due on the patent, shall be deposited with the Comptroller General of Patents, Designs, and Trade Marks, before the meeting of the Committee on the Bill, and such deposit proved before the Committee"; CXLVI. 494.

Houses of the Labouring Classes.

83. [1889-90.] Standing Order 183 of 1889.—In the case of every Bill which contains power to take land compulsorily or by agreement, or which extends the time for taking land compulsorily or by agreement, clauses shall be inserted—

(I) Providing that the Promoters shall not, in the exercise of such power, purchase or acquire in any parish in the metropolis, twenty or more houses, or as regards England and Wales exclusive of the metropolis, in any city, borough, or other urban sanitary district, or in any parish or part of a parish not being within an urban sanitary district, or in Scotland in any district within the meaning of "The Public Health (Scotland) Act, 1878," or in Ireland in any urban sanitary district as defined by "The Public Health (Ireland) Act, 1878," ten or more houses, occupied either wholly or partially by persons belonging to the labouring class as defined by this Order, as tenants or lodgers, unless and until

(a) They shall have obtained the approval of the Central Authority to a scheme for providing new dwellings for the persons residing in such houses, or for such number or proportion of such persons as the Central Authority shall, after inquiry, deem necessary, having regard to the number of persons residing in the houses liable to be taken and working within one mile therefrom, and to the amount of vacant suitable accommodation in the immediate neighbourhood of the houses liable to be taken, or to the place of employment of such persons, and to all the other circumstances of the case; and

(b) They shall have given security for the satisfaction of the Central Authority for the carrying out of the scheme;

(II) Imposing adequate penalties on the promoters in the event of houses being acquired or appropriated for the purposes of the Bill in contravention of the foregoing provisions; and

(III) Conferring on the promoters and on the Central Authority respectively any powers that may be necessary to enable full effect to be given to the said scheme;

The Committee on the Bill may provide that the expenses or any part of the expenses incurred by the Central Authority under this Order shall be defrayed by the promoters of the Bill, or out of money to be raised under the Bill.

In this Standing Order and in Standing Order No. 38, the expression "labouring class" includes mechanics, artisans, labourers, and others working for wages, hawkers, conmenmovers, persons not working for wages but working at some trade or handicraft without employing others except members of their own family, and persons, other than domestic servants, whose income does not exceed an average of thirty shillings a week, and the families of any such persons who may be residing with them:

The expression "the Metropolis" means the Metropolis as defined by the Metropolis Management Act, 1855:

The expression "Central Authority" means, as regards the Metropolis, the Secretary of State for the Home Department, and as regards Scotland, the Secretary for Scotland, and as regards England and Wales, exclusive of the Metropolis, the Local Government Board, and as regards Ireland the Local Government Board for Ireland:

The word "Bill" includes a Bill confirming a Provisional Order, amended, in I. 1, by leaving out the word "contains," and inserting the words "gives, revokes, or extends"; & CXLVI. 494.

No powers to be given to Local Authorities to place or run carriages upon Tramways or Railways—continued.

84. [1891.] Standing Order 171 of 1891.—No powers shall be given to any Municipal Corporation, Local Board, Improvement Commissioners, or other local authority, to place or run carriages upon any Tramway, and to demand and take tolls and charges in respect of the use of such carriages. Amended by adding at the end thereof the words—

"Provided that where any tramways have been constructed or acquired, or are authorised by the Bill to be constructed or acquired by the local authority, the Committee on the Bill may, if they think fit, under the special circumstances of the case, insert a Clause to the following effect—

"If the local authority are unable to dispose of the tramways upon such terms as in the opinion of the Board of Trade will yield to the local authority an adequate rent therefor, the Board of Trade may grant a licence to the local authority to work such tramways, and the local authority may therupon work the same, and may provide such plant, materials, and additions as may be requisite or convenient therefor; and in such case all enactments relating to the working of the tramways and the taking of tolls and charges therefor shall extend and apply mutatis mutandis to and in relation to the local authority: Provided that if at any time during such working by the local authority any company makes in the local authority a tender in writing to take a lease of and to work the tramways for such period (not being less than seven years, unless the local authority shall otherwise agree) at such rent and upon such terms and conditions as shall be in the opinion of the Board of Trade be adequate and proper, and such company at the same time offer to purchase the houses, catties, engines, and fixed and moveable plant of the local authority not included in such lease, at a price to be fixed, unless otherwise agreed upon between such company and the local authority, by a competent valuer to be appointed by the Board of Trade; then upon payment of such price the local authority shall demise the tramways to such company at such rent and upon such terms and conditions, and the powers of the local authority to work the tramways shall cease and determine.

"And the Committee shall report the circumstances specially to the House"; CXLVI. 446.

Copy of Bill for conferring powers, &c., on Municipal Corporation, Local Board, or any Local Authority, to be deposited at Office of the Local Government Board:

85. [1892.] Standing Order 80a, of 1891.—In the case of Bills being brought from the House of Lords, a copy of every Bill whereby application is made by or on behalf of any Municipal Corporation, Local Board, Improvement Commissioners, or other Local Authority in England and Wales, for power in respect
II. Standing Orders relating to Private Business—continued.

Copy of Bill for conferring powers, &c., on Municipal Corporations, Local Boards, &c.—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

II. Standing Orders relating to Private Business—continued.

Copy of Bill for conferring powers, &c., on Municipal Corporations, Local Boards, &c.—continued.

[1892]—continued.

Proceedings of Chairman of Ways and Means (Copy of Bill as amended in Committee to be laid before Chairman of Ways and Means, &c.):—continued.

[1892-93]—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

[1890-94.]—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

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Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888," as to revision of rates:—continued.
STANDING ORDERS—continued.

II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1893-94]—continued.

Application of provisions of "The Railway and Canal Traffic Act, 1888, &c."—continued.

(3.) (a) That all enactments, bye-laws, and regulations relating to the use of or the running of carriages upon the tramways, and the taking of tolls and charges therefor, shall, as far as applicable, extend and apply mutatis mutandis to, and shall be observed by the local authority exercising such running powers;

(b) That such running powers shall in no case be exclusive, and shall cease unconditionally at the expiration of seven years from the date of the agreement;

(c) That further agreements for the exercise of such running powers may be made from time to time with the approval of the Board of Trade for any period not exceeding seven years, provided that such powers shall cease unconditionally at the expiration of the period for which the same are given;

(d) That all questions in dispute as to the construction or arising in consequence of such agreements shall be determined by arbitration; CXLVIII. 193.

NOTICE to specify limits of Burial Ground or Gas Works, &c.

90. [1893-94] Standing Order 5 of 1892. —In cases of Bill for constructing Gas Works, or Sewage Works, or Works for the Manufacture or Conversion of the Residual Products, or for making or constructing a Sewage Farm, Cemetery, Burial Ground, Destructor or Hospital for infectious diseases, the Notice shall set forth and specify the limits within which such Gas Works, Sewage Works, Works for the Manufacture and Conversion of Residual Products, Farm, Cemetery, Burial Ground, Destructor or Hospital, is intended to be made or constructed. Amended, in 1, 4, by leaving out after the word " destructor," the word " or."

In 1, 4, by leaving out after the word " disease," the words " or station for generating electric power."

In 1, 4, 2, after the word " destructor," by leaving out after the word " or."

In 1, 2, by inserting after the word " hospital," the words " or generating station;" CXLVIII. 485.

Street Tramways.

90. [1893-94] Standing Order 6 of 1892. —In cases of Bills for laying down a Tramway, the Notice shall specify the gauge to be adopted, and the motive power to be employed. Amended, by adding at the end thereof the words " and in the case of mechanical power the mode in which such power is to be applied;" CXLVIII. 485.

Subways.

91. [1893-94] Standing Order 6a of 1892. —In the case of Bills for constructing a Subway, the Notice shall specify the gauge to be adopted, and the motive power to be employed. Amended, by adding at the end thereof the words " and in the case of mechanical power the mode in which such power is to be applied;" CXLVIII. 486.

Tramroads (Notice in the case of Tramroad Bills):

92. [1893-94] Standing Order 9 of 1892. —In the case of a Bill for constructing a Tramroad, the Notice shall specify the gauge to be adopted and the motive power to be employed, by adding at the end thereof the words " and in the case of mechanical power the mode in which such power is to be applied;" CXLVIII. 486.

Railway not to cross Railways or Roads on a Level unless Committee report, &c.:

93. [1893-94] Standing Order 155 of 1892. —No Railway wherein carriages are propelled by steam, or by atmospheric agency, or drawn by ropes in connection with a stationary steam-engine, shall be made across any Railway, Tramway, Tramroad, or public carriage-road on the level, unless a Report thereupon from some Officer of the Board of Trade shall be laid before the Committee on the Bill, and unless the Committee, after considering such Report, and hearing the Officer, if the Committee think fit, if they shall disagree with the said Report, shall recommend such level crossing, with the reasons and facts upon which their opinion is founded; and in every Clause authorising a level crossing, the number of lines of rails authorised to be made at such crossing shall be specified; amended in 1, 1, by leaving out the word " proposed," and inserting the word " moved."

In 1, 2, 3, by leaving out the words " atmospheric agency, or drawn by ropes in connection with a stationary steam-engine," and inserting the words " any mechanical power including cable power."

In 1, 7, inserting after the words " shall be," the words " authorised to be;" CXLVIII. 486.

Clause to be inserted in Railway, Tramway, and Subway Bills, imposing Penalty unless Line be opened:

94. [1893-94] Standing Order 156 of 1892. —In every Railway Bill, Tramway Bill, and Subway Bill, whereby the construction of any new line of Railway, Tramway, or Subway is authorised, or the time for completing any line already authorised is extended, promoted by an existing Railway Company, Tramway Company, or Subway Company, which is possessed of a Railway, Tramway, or Subway already opened for public traffic, and which has, during the year last past, paid dividends on its ordinary share capital, and which does not propose to raise under the Bill a capital greater than its existing authorised capital, there shall be inserted a Clause to the following effect, viz.:

(A.) If the Company fail within the period limited by this Act to complete the Railway, Tramway, or Subway authorised to be made by this Act, the Company shall be liable to a penalty of 50£ a day for every day after the expiration of the period so limited until the said Railway, Tramway, or Subway is completed and opened for public traffic, or until the sum recovered in respect of such penalty shall have been paid in full on the estimated cost of the Works; and the said penalty may be applied for by any landowner or other person claiming to be injured or in any way concerned with the provisions of the next following section of this Act, and in the same manner as the penalty provided in the 3rd section of the Act 17 & 18 Vict. c. 31, known as " The Railway and Canal Traffic Act, 1854," and every sum of money recovered by way of such penalty as aforesaid shall be paid under the warrant or order of such Court or Judge as is specified in the said 3rd section of the Act 17 & 18 Vict. c. 31, to an account opened or to be opened in the name and with the privy of the Paymaster General for and on behalf of the Supreme Court in England (the Queen's Remembrancer of the Court of Exchequer in Scotland, or the Accountant General of the Supreme Court in Ireland) or on the Railway, Tramway, or Subway (as the case may be). In the bank named in such order, and shall not be paid thereout except as herein after provided; but no penalty shall accrue in respect of any time during which it shall appear, by a certificate to be obtained from the Board of Trade, that the Company was prevented from completing or opening such line by unforeseen accident or circumstances beyond their control. Provided, That the want of sufficient funds shall not be held to be a circumstance beyond their control.

Railway Tramway, or Subway Deposits.

In every Railway Bill, Tramway Bill, or Subway Bill whereby the construction of any new line is authorised, or the time for completing any line already authorised is extended, if such Bill be promoted by an existing Railway Company, Tramway Company, or Subway Company which is not possessed of a Railway.
Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

Railway, Tramway, or Subway Deposits.—continued.

railway, Tramway, or Subway already opened for public traffic, or which has not during the year last past paid dividends on its ordinary share capital, or by an existing Railway Company, Tramway Company, or Subway company, when the capital to be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

(E.) Whereas, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:

However, pursuant to the Standing Orders of both Houses of Parliament for the year nineteen hundred and twenty, if a sum of £.

be raised under the Bill is greater than the existing authorised capital of the Company, or by an Association duly incorporated, a Clause to the following effect shall be inserted, viz.:
Committees to fix the Tolls and Charges—continued. amount of Luggage and of Goods upon such Railway; but if the Committee shall not deem it expedient to determine such maximum rates of Charge, a Special Report, explanatory of the grounds of its opinion, shall be sent to The House, which Special Report shall accompany the Report of the Bill; amended—In Is. 1 and 2, by leaving out the words “tolls,” and shall determine the—In Is. 3 and 4, by leaving out the words “and of goods on such railway,” and—In I. 4, by leaving out the words “of charge shall,” and inserting the word “to.”

In I. 4, 5, and 6, by leaving out the words “the tolls and the costs of locomotive power, and”—In I. 5, by leaving out after the word “every,” the word “other.”

In I. 5, by leaving out after the word “expense,” the words “connected with this,” and inserting the words “ incidental to such.”

In I. 6, 7, and 8, by leaving out the words “of passengers with a due amount of luggage, and of goods upon such railway,” and inserting the words “ and shall also fix the charges for the conveyance of parcels by passenger trains”; CXLVIII. 496.

No powers for construction, acquisition, or taking on lease of tramway to be given to a local authority, except under special local circumstances.

96. [1893-94.] Standing Order 170a of 1893.—No powers shall be given to any local authority to construct, acquire, or take on lease, any Tramway, or portion of Tramway, beyond the limits of their district, unless such Tramway or portion of Tramway is in connection with the Tramway belonging to or authorized to be constructed or acquired by the local authority, and unless the Committee on the Bill shall determine that, having regard to the special local circumstances, such construction, acquisition, or taking on lease ought to be sanctioned.

In every case in which the Committee shall so determine, they shall specify what portion of the Tramway will be situate beyond the district of the local authority to which the power of construction, acquisition, or taking on lease is given, and shall insert a clause for the protection of the local authority of the district in which such Tramway or portion of Tramway will be situate, in the terms contained in Section 43 of “The Tramways Act, 1870,” except that the period of seven years shall be substituted for the period of twenty-one years, and the period for three years for the period of seven years, amended—In I. 1, by inserting after the words “they shall,” the words “specify what portion of the tramway will be situate beyond the district of the local authority to which the power of construction, acquisition or taking on lease is given, and shall.”

In I. 11, by leaving out the word “is,” and inserting the words “ will be”; CXLVIII. 496.

Clause for defining limits of Cemetery, Burial Ground, or Gas Works, &c.

97. [1893-94.] Standing Order 188 of 1893.—In every Bill for making or constructing Gas Works or Sewage Works, or Works for the manufacture or conversion of the residual products, or for making or converting, altering, or enlarging, any Sewage Farm, Cemetery, Burial Ground, Destructor, or Hospital for infectious disease, there shall be inserted a Clause defining the limits within which such Gas Works, Sewage Works, Farm, Cemetery, Burial Ground, Destructor, or Hospital may be made or constructed, amended—In I. 1, by leaving out the word “or.”

In I. 5, by inserting after the word “diocese,” the words “ or station for generating electric powers.”

In I. 7, by leaving out after the word “destroyer,” the words “ or generating station”; CXLVIII. 496.

Deposit of Memorials and Copies thereof in Private Bill Office—continued.

98. [1893-94.] Standing Order 231 of 1892.—All Memorials shall be deposited in the Private Bill Office before
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1884]—continued.

Notices by Advertisement—continued.

copies of the Bill will be deposited in the Private Bill Office; and if it be intended to apply for powers for the compulsory purchase of Lands or Houses, or for extending the line of a railway, or for making or working the same, or for amalgamating with any other Company, or to sell or lease the Undertaking, or to purchase or take on lease the Undertaking, or any other Company, or to enter into working agreements or traffic arrangements, or to dissolve any Company, or to amend or repeal any former Act or Acts, or to ordain or establish any matter or thing, such notice shall be given in such manner as the Board of Trade shall from time to time direct, or by the publication of a Notice, amended in 1. 15, by inserting after the word "privilege" the words "or to impose on any land or house or lands or houses, or to make any special charge in respect of any improvement" ; CXLIX. 377.

Deposit of Private Bills at Treasury and other Public Departments:

105. [1894.] Standing Order 33 of 1893—On or before the 31st day of December, a printed copy of every Private Bill shall be deposited at the Office of Her Majesty's Treasury, and at the General Post Office; a printed copy of every Bill relating to Railways, Tramways, Subways, Canals, Gas, Water, Patents, or Electric Lighting, or for incorporating or giving powers to any Company, shall be deposited at the Office of the Board of Trade; a printed copy of every Bill relating to any Dock, Harbour, Navigation, Ferry or Port, shall be deposited at the Office of the Harbour Department of the Board of Trade, marked "Tidal Waters"; a printed copy of every Bill containing provisions with respect to the use of weights and measures, or to alter or extinguish any exceptions to the practice of any General or Municipal Corporation, or to alter or extinguish any exceptions to the practice of any School Board, or to designate or establish any sanitary districts, shall be deposited at the Office of the Local Government Board, and at the Office of the Secretary for Scotland; a printed copy of every Bill affecting Crown property at the Office of the Commissioners of Her Majesty's Works and Public Buildings, and at the Office of Her Majesty's Woods, Forests, and Land Revenues; and a printed copy of every Bill affecting the Duchy of Cornwall or the Duchy of Lancaster at the Office of such Duchy respectively. Amended in p. 16, l. 9, by inserting, after the word "Bill" the words "or to which Standing Order 38 applies"; CXLIX. 377.

Book of Reference:

106. [1894.] Standing Order 46 of 1893—The Book of Reference shall contain the titles of all Bills, whether new or reprinted, owners, Lessors or Occupiers of all Lands and Houses in the Line of the proposed Work, or within the limits of deviation as shown on the Map, and of every Bill relating to the boundaries of any School District or the jurisdiction of any School Board or any Local Authority, and shall be deposited at the Office of the Local Government Board, and at the Office of the Secretary for Scotland; a printed copy of every Bill relating to any matter within the jurisdiction of the Local Government Board, at the Office of that Board; a printed copy of every Bill which proposes to alter the boundary of the area of any County, Sanitary District, Parish, or any other administrative area, or which proposes to make any appropriation to any public or British Possession, at the Office of the Secretary of State for the Colonies; a printed copy of every Bill relating to Scotland, at the Office of the Secretary for Scotland; a printed copy of every Bill relating to any matter in England or Wales, within the jurisdiction of the Local Government Board, at the Office of that Board; a printed copy of every Bill which proposes to alter the boundary of the area of any County, Sanitary District, Parish, or any other administrative area, or which proposes to make any appropriation to any public or British Possession, at the Office of the Secretary of State for the Colonies; a printed copy of every Bill relating to Scotland, at the Office of the Secretary for Scotland; a printed copy of every Bill affecting Crown property at the Office of the Commissioners of Her Majesty's Works and Public Buildings, and at the Office of Her Majesty's Woods, Forests, and Land Revenues; and a printed copy of every Bill affecting the Duchy of Cornwall or the Duchy of Lancaster at the Office of such Duchy respectively. Amended in p. 16, l. 9, by inserting, after the word "Bill" the words "or to which Standing Order 38 applies"; CXLIX. 377.

Bills brought from the Lords (Copy of Bill for conferring powers, &c. on Municipal Corporation, Local Board, or any Local Authority, to be deposited at Office of the Local Government Board, &c.):

106. [1894.] Standing Order 60 of 1893—In the case of Bills brought from the House of Lords, a copy of every Bill whereby application is made by or on behalf of any Municipal Corporation, Local Board, Improvement Commissioners, or other Local Authority in England or Wales, for power in respect of any matter within the jurisdiction of the Local Government Board, and of every Bill whereby any powers, rights, duties, capacities, liabilities, or obligations are sought to be conferred or imposed on any Local Authority in England or Wales in respect of any matter within the jurisdiction of the Local Government Board, and of every Bill relating...
II. Standing Orders relating to Private Bills—continued.

2. Standing Orders amended—continued.

[1894]—continued.

Bills brought from the Lords, &c.—continued.

Meeting of Members of Limited Companies, &c., continued.

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STANDING ORDERS—continued.

of proprietors or members, and the provisions of this Order
proprietors or members generally; and also by the separate class
Office a statement of the number of votes.
regulating the Company, Society, Association, or Co-partner-
present in person at the meeting, notwithstanding any provision
Co-partnership, as distinct from the proprietors or members
shall be deposited in the Private Bill Office.
meeting; such consent to be certified in writing by the chairman
with notice of the business to be transacted, and voting at such
members of such Company, Society, Association, or Co-partner-
order which the preceding Order applies), to do any act not authorised
Act of Parliament, Royal Charter, Letters Patent, Deed of
registered under the Companies Act, 1862, or constituted by
registered, or enacting the abandonment of the undertaking, or any part of
such Company, Society, Association, or Co-partnership, as distinct from the
or other Instrument, and under the management of a Com-
committee, or Directors or Trustees (and not being a Company to
and any other consecutive meetings, whether general or special
at the meeting shall be recorded by the Company, Society,
shall be deposited in the Private Bill Office.
Another Order than the Standing Orders of this House, all Private
purposes of the Standing Orders of this House, all Private
was read a First time, and a copy of every Bill required
the Office of the Secretary of State for the Home Department under Standing Orders 43 and 33a
shall be deposited at that Office not later than Two Days after
the Standing Orders of this House for the Home Department under Standing Orders 43 and 33a.

Application of Provisions of "The Railway and Canal Traffic Act, 1888," as to Revision of Rates:

107. [1894.] 'Standing Order 16a of 1893.—In the case of every Bill for incorporating a Railway, Canal, or
Transferred Company, or for giving any powers to an existing Railway, Canal, or Transferred Company to which no Rates
and Charges Order Confirmation Act expressly applies, the Committee on the Bill shall fix the Rates and Charges for
merchandise traffic (including small parcels of a perishable nature conveyed by passenger train) by reference to the Rates
and Charges Order Confirmation Act of some other Company which, in the opinion of the Committee, will properly and
conveniently apply; and the Committee shall, in the case of an
existing Company, provide that the Rates and Charges for merchandise traffic, and such small parcels as aforesaid if fixed,
shall be in substitution for the Rates and Charges for similar traffic authorised to be taken by the Company under their
existing Acts.

If in any such Bill other than a Railway Bill the Committee shall be of opinion that such Act as aforesaid will properly and
conveniently apply, they shall insert a Clause to the following effect—

SECTION 24 of "The Railway and Canal Traffic Act, 1888," and
any enactment which may be passed in the present or any
future Session of Parliament extending or modifying that
enactment shall, with any necessary modifications, apply to the
Company in all respects as if it were one of the Companies to
which the provisions of the said enactment in terms applied.
Provided that the time within which the revised schedule of
maximum rates and charges prescribed by the said section
shall be submitted to the Board of Trade shall be three years
from the date of the passing of this Act, or such further time as
the Board of Trade may permit; amended in l. 7, by inserting,
after the word "train," the words "exceeding 56 lbs. in
weights"; CXLIX. 377.

[1896.]

Chambers of Agriculture, &c., may be heard if injuriously affected:

108. [1896.] Standing Order 123a of 1895.—Where a
Chamber of Agriculture, Commerce, or Shipping, sufficiently
representing the agriculture, trade, or commerce in any district
to which any Bill relates, petition against the Bill, alleging that
such agriculture, trade, or commerce will be injuriously affected by the provisions contained therein, it shall be com-
potent to the Referees on Private Bills, if they think fit, to
admit the Petitioners to be heard on such allegations against
the Bill, or any part thereof; amended in 1. 3 by inserting
the words "or a Mining or Miners' Association," and in l. 5 and 6
by inserting after the word "train" the words "exceeding 56 lbs. in
weights"; CXLIX. 377.

2. Standing Orders amended—continued.

[1894]—continued.

Meeting of Members of Limited Companies, &c.—
continued.

applicable to the proprietors or members generally shall,
mutatis mutandis, apply to the separate class of proprietors or
members. Amended: In line 1, by leaving out the words
"shall be of opinion that," and inserting the words
"promoted by."

In line 7, by inserting, after the word "applies," the words
"or requiring any such company, society, association, or co-partnership, or being the Promoters of the Bill"; CXLIX. 377.

21ST CLASS.

Private Bills divided into Two Classes:

109. [1896.] Standing Order 1 of 1895.—For the
purposes of the Standing Orders of this House, all Private
Bills to which the Standing Orders are applicable shall be
divided into the Two following Classes, according to the subjects
to which they respectively relate—

1ST CLASS.

Burial Ground, Making, Maintaining or Altering.
Chambers and Corporations, enlarging or altering Powers of.
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1896]—continued.

Private Bills divided into Two Classes—continued.

1st Class—continued.

Church or Chapel, Building, Erecting, Repairing or Maintaining.

City or Town, Paving, Lighting, Watching, Cleansing or Improving.

Company, Incorporating, Regulating, or giving Powers to.

County Rate.

County or Shire Hall, Court House.

Crown, Church, or Corporation Property, or Property held in Trust for Public or Charitable Purposes.

Ferry, where no work is to be executed.

Fishery, Making, Maintaining or Improving.

Gas or House of Correction.

Land, Inclosing,Draining or Improving.

Lettof Patent.

Local Court, Constipating.

Market or Market-place, Eweiting, Improving, Repairing, Maintaining or Regulating.

Pavement.

Poor, Maintaining or Employing.

Poor Rate.

Powers to use and be used, Conferring.

Stipendary Magistrate, or any Public Officer, Payment of;

and continuing or amending an Act passed for any of the purposes included in this or the Second Class, where no further work than such as was authorised by a former Act is proposed to be made.

2nd Class.

Making, Maintaining, Varying, Extending or Enlarging any—

Aqueduct.

Archway.

Bridge.

Canal.

Cut.

Dock.

Drainings—where it is not provided in the Bill that the Cut shall not be more than Eleven feet wide at the bottom.

Embarkment for reclaiming Land from the Sea or any Tidal River.

Ferry, where any work is to be executed.

Harbour.

Navigation.

Pier.

Port.

Public Carriage Road.

Pavement.

Reservoir.

Sewer.

Street.

Subway— to be used for the conveyance of passengers, animals, or goods in carriages, or trucks, drawn or propelled on rails.

Tunnel, by which term, as used in these Orders, is meant a Tunnel to be laid along a street or road.

"Tramroad," by which term, as used in these Orders, is meant a Tramroad other than a Tramway to be laid along a street or road.

Tunnels.

Waterworks.

Amended, in l. 18, by inserting, after the words " Gas Work," the words " Improvement clause, unless proposed in connection with a Second Class work to be authorised by the Bill."

Part II., Heading, in l. 4, by inserting, after the word "Tramroad," the words " the term ' lessee ' includes a person holding an agreement for a lease;" ; CLI. 445.

Notes by Advertisement:—continued.

at which copies of the Bill will be deposited in the Private Bill Office; and if it be intended to apply for powers for the compulsory purchase of Lands or Houses, or for extending the time granted by any former Act for that purpose, or to amalgamate with any other Company, or to sell or lease the Undertaking, or to purchase or take on lease the Undertaking of any other Company, or to enter into working agreements or traffic arrangements, or to dissolve any Company, or to amend or repeal any former Act or Acts, or to levy any Tolls, Rates, or Duties, or to alter any existing Tolls, Rates, or Duties, or to confer, vary, or extinguish any exemptions from payment of Tolls, Rates, or Duties, or to confer, vary, or extinguish any other rights or privileges, on to impose on any Lands or Houses or to render any Lands or Houses liable to the imposition of any special charge in respect of any improvement, the Notice shall specify such intention, and shall also specify the Company, person, or persons with, to, from, or by whom it is intended to be proposed that such amalgamation, sale, purchase, lease, working agreements, or traffic arrangements shall be made; and the whole of the Notice relating to the same Bill shall, except as provided by Standing Order 9, be included in the Advertisement, which shall be headed by a short title, descriptive of the Undertaking or Bill, and shall be subscribed with the name and address of the person, Company, Corporation, or firm responsible for the publication of the Notice; amended, in l. 17, by leaving out the word " Special "; CLI. 445.

Notes to specify limits of Burial Ground or Gas Works, &c.:—

111. [1896.] Standing Order 5 of 1895.—In cases of Bills for constructing Gas Works, or Sewage Works, or Works for the Manufacture or Conversion of the Residual Products, or for making or constructing a Sewage Farm, Cemetery, Burial Ground, Destructor, Hospital, for operating a Tidal River, for generating electric power, the Notice shall set forth and specify the limits within which such Gas Works, Sewage Works, Works for the Manufacture and Conversion of Residual Products, Farm, Cemetery, Burial Ground, Destructor, Hospital, or generating Station, is intended to be made or constructed; amended, in l. 2, by inserting, after the word " products," the words " or of gas or sewage."

In l. 3, by inserting, after the word " ground," the word " crematorium.

In l. 5 and 6, by leaving out the words " limits within," and inserting the words " land in or upon."

In l. 7, by leaving out the word " and," and inserting the word " or."

In l. 8, by inserting, after the word " ground," the word " crematorium. "; CLI. 445.

Publication of Notices in Gazettes and Newspapers:—

112. [1896.] Standing Order 9 of 1895.—In the months of October and November, or either of them, immediately preceding the Application for a Bill, the Notice shall be published once in the London, Edinburgh, or Dublin Gazette, as the case may be, and in the following Newspapers, namely—

(1.) In the case of a Bill relating specially to any particular city, borough, town, or urban sanitary district, the Notice shall be published once in each of two successive weeks, with an interval between such publications of not less than six clear days, in some one and the same Newspaper published in such city, borough, town, or district, or if there be no Newspaper published therein, then in some one and the same Newspaper published in the county in which such city, borough, town, or district, or any part thereof is situate;

(2.) In the case of a Bill authorising the construction of works or the taking of lands, or extending the time granted by a former Act for the construction of works or taking of lands, situate in one county only, or relating to an undertaking situate in one county only, or promoted by a Company or Companies, or other parties possessed of an undertaking situate in one county only, the Notice shall be published once in each

GEN. INDEX. CXLVI.—CLV. (1890-91.—1900.) 5 x 4
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1896]—continued.

Publication of Notices in Gazettes and Newspapers—continued.

of two successive weeks, with an interval between such publications of not less than six clear days, in some one and the same newspaper published in that county, or if there be no newspaper published therein, then in some one and the same newspaper published in some county adjoining or near thereto;

(3.) In the case of a Bill authorising the construction of works or the taking of lands, in more than one county, or relating to an undertaking situate in more than one county, the Notice shall be published once in each of two successive weeks, with an interval between such publications of not less than six clear days, in some one and the same newspaper of the county in which the principal office of the Company or Companys or other parties who are the promoters of the Bill is situate, and in some one and the same newspaper published in such county in which any new works are proposed to be carried on, or in which any lands are intended to be taken, or in which any works or lands are situate, in respect of which any new or further powers for the completion or taking thereof are intended to be applied for, or if there be no newspaper published therein, then in some one and the same newspaper published in some county adjoining or near thereto: Provided always, That, if the Bill relates to lands or works, situate in more than one county, it shall be sufficient with an interval between such publications of not less than 116. [1896] Standing Order 15 of 1896.—On or before the 15th day of December immediately preceding the application for a Bill for constructing Tramways or Sewage Works, or Works for the Manufacture or Conversion of the Residual Products, or for making or constructing a Sewage Farm, Cemetery, Burial Ground, Destructor, or Hospital for infectious diseases, Notices shall be served upon the Owners, Lessees and Occupier of every Dwelling House situated within 300 Yards of the limits within which such Gas Works, Sewage Works, Works for the Manufacture of Residual Products, Farm, Cemetery, Burial Ground, Destructor or Hospital may be made or carried on, to the effect that the proposed Bill authorises the taking or, or to render any lands or houses liable to the imposition of an improvement charge.

Amended, in 1. 4, by inserting, after the word "products," the words "of gas or sewage." In 1. 5, by inserting, after the word "ground," the word "crematorium." In 1. 7, by leaving out the words "limits within," and inserting the words "limits beyond, or to the exclusion of such lands or houses;" Amended, in 1. 9, by inserting, after the word "ground," the word "crematorium." In 1. 10, by leaving out the words "limits within," and inserting the words "limits beyond, or to the exclusion of the lands or houses;" Amended, in 1. 15, by inserting, after the word "subway," the words "when such Bill contains powers authorising any alteration or disturbance of the surface of any street or road." In 1. 4, by inserting, after the word "subway," the words "street," or road." In 1. 5, by leaving out from the word "along" to the word "subway," inclusive. In 1. 7, by inserting, after the word "street," or road." In 1. 9, by inserting, after the word "street," or road."—CUL. 445.

Street Tramways (Notices to be posted in Street):"
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1896]—continued.

Consents in case of Tramway Bills—continued.

by inserting, after the words “section 3,” the words “and Schedule A.”

In I. 10, by inserting, after the words “case of,” the words “such schedule.”

In Is. 4, 40, and 11, by having out the words “Tramways situated within the area of the County of London.”

In I. 12, by inserting after the word “the” the words “the area of the parish district council” for “a local board.”

In I. 17, by inserting the word “may.”

In I. 23, by inserting the word “may.”

In I. 44, by leaving out the word “by,” and inserting the words “and examine such Map, and to make copies thereof.” Amended.

In I. 40, by leaving out the word “sanitary.”

In I. 41, by inserting after the word “the” the words “the area of the parish district council” for “a local board.”

Deposits on or before the 30th November:

117. [1867.] Standing Order 24 of 1865—In case of Bills of the Second Class, a Plan and also a Duplicate thereof, together with a Book of Reference thereto, and a Section and also a Duplicate thereof, as hereinafter described, and in case of Bills of the First Class, by which any lands or houses are intended to be taken, in the case of all Bills by which any special charge is imposed upon any lands or houses, or any lands or houses are rendered liable to such a special charge imposed upon them in connection with any improvement, a Plan and Duplicate thereof, together with a Book of Reference thereto, shall be deposited for public inspection at the office of the Clerk of the Peace for any County, Riding or Division in England or Ireland, or in the office of the Principal Sheriff Clerk of every County in Scotland, and whereby any County in Scotland is divided into districts or divisions, then also in the office of the Principal Sheriff Clerk in or for such district or division, in or through which the Work is proposed to be made, maintained, varied, extended, or enlarged, or in which such lands or houses are situated, on or before the 30th day of November immediately preceding the Application to be made, maintained, varied, extended, or enlarged, or in which such lands or houses are situate which may.

In I. 4, by leaving out the words “are situate,” and inserting the words “shall subject to the provisions of Section 17 (7) of the Local Government Act, 1894.”

In I. 13, by leaving out the word “Session.”

In I. 14, by inserting, after the word “clerk,” the words “of the parish council.”

Deposit of Plans and Sections with Clerk of Sanitary Authority:

119. [1866.] Standing Order 29a of 1895—Or on or before the 30th day of November a Copy of so much of the said Plans and Sections as relates to the District of an Urban Sanitary Authority in England or Ireland, in or through which the Work is intended to be made, maintained, varied, extended, or enlarged, or in which any lands or houses intended to be taken are situate, together with a Copy of so much of the Book of Reference as relates to that District, shall be deposited with the Clerk of that Sanitary Authority, amended in I. 4, by inserting, after the word “any,” the words “urban Authority in England or any.”

In I. 5, by inserting the words “England or.”

In Is. 6 and 7, by leaving out the words “intended to,” and inserting the words “are situate which may.”

In I. 5 and 6, by inserting the words “are situate which may.”

In I. 5 and 6, by leaving out the words “are situate which may.”

Deposit of Parish Bills at Treasury and other Public Departments:

120. [1865.] Standing Order 33 of 1895—Or on or before the 31st day of December, a printed Copy of every Private Bill shall be deposited at the Office of Her Majesty’s Treasury, and at the General Post Office; a printed Copy of every Bill relating to Railways, Tramways, Subways, Canals, Gas, Water, Public Libraries, or Electric Lighting, or for incorporating a Company, body, or person carrying on business in any Colony or British Possession, at the Office of the Secretary of State for the Colonies.

II. Deposit of Parish Plan, Section, and Book of Reference with Parish Clerk, &c.:

118. [1865.] Standing Order 29 of 1865—Or on or before the 30th day of November, a Copy of so much of the
Deposit of Private Bills at Treasury and other Public Departments—continued.

for the Colonies; a printed Copy of every Bill relating to Scotland, at the Office of the Secretary for Scotland; a printed Copy of every Bill relating to any matter in England or Wales, within the jurisdiction of the Local Government Board, or to which Standing Order 28 applies, at the Office of that Board; a printed Copy of every Bill which proposes to alter the boundary of the area of any County, Sanitary District, Parish, or any other administrative area, which relates to any matter which to which the Births and Deaths Registration Acts, 1853 to 1874, and any Act amending the same, relate, at the General Register Office, Somerset House; a printed Copy of every Bill relating to the Office of the Commissioners of Her Majesty's Works and Public Buildings, and at the Office of Her Majesty's Woods, Forests, and Land Revenues; and a printed Copy of every Bill affecting the Board of Conservancy or the Dunby of Lancaster at the Office of such Duchy respectively, amended in 1. 20 by leaving out the word "Sanitary" and inserting the word "Urban"; CLI. 446.

Deposit of Bills with the Board of Agriculture:

121. [1896.] Standing Order 335 of 1895—On or before the 31st day of December, a printed Copy of every Local Bill which relates to the drainage of land in England or Wales, which relates to the improvement of land in England, Wales, or Scotland, or to the erection, improvement, repair, or removal of any market or market place, or to any matter within the jurisdiction of the Board of Agriculture, or which proposes to alter the boundary of any county, sanitary district, parish, or any other administrative area in the United Kingdom, shall be deposited at the Office of the Board of Agriculture, amended in 1. 7, by inserting, after the word "county," the words "urban district, urban"; CLI. 446.

Deposits on or before the 31st December:

122. [1896.] Standing Order 35 of 1896—All Estimates and Declaration, and Lists of Owners, Lessees and Occupiers, which are required by the Standing Orders of the House, shall be deposited in the Private Bill Office on or before the 31st day of December, amended in 1. 3 and 3, by leaving out the words "the House," and inserting the words "this House"; CLI. 446.

Statement relating to Houses inhabited by Labouring Classes to be deposited in Private Bill Office and Office of Central Authority:

123. [1896.] Standing Order 38 of 1895—In the case of any Bill which contains power to take compulsory or by agreement, in any parish in the Metropolis, twenty or more houses, or in any parish in England or Wales, or in any parish or part of a parish not being within an urban sanitary district, or in any district in any county within the meaning of "The Public Health (Ireland) Act, 1878," or in Ireland in any urban sanitary district as defined by "The Public Health (Ireland) Act, 1878," ten or more houses, occupied either wholly or partially by persons belonging to the labouring class, as defined by Order 1854, as houses or lodges, or which is to be let or lettable, or rendered liable to be let, to any person or persons, the deposits shall be deposited in the Private Bill Office, and at the Office of the Central Authority, as defined in Order 1854, or on or before the 31st day of December, a statement of the number, description, and situation of such houses, the number (so far as can be ascertained) of persons residing therein, and a copy of so much of the plan (if any) as relates thereto. This Standing Order shall not apply where a statement in pursuance of this Standing Order was deposited in respect of the Act the powers of which are proposed to be revived or extended. Amended in 1. 4, by leaving out the word "Sanitary." In 1. 5, by leaving out the word "Sanitary." CLI. 446.
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

Copy of Bill for conferring Powers, &c.—continued.

Municipal Corporation, Local Board, Improvement Commissions, or other Local Authority in England or Wales, for power in respect of any matter within the jurisdiction of the Local Government Board, and of every Bill whereby any powers, rights, duties, capacities, liabilities, or obligations are sought to be conferred or imposed on any Local Authority in England or Wales in respect of any matter within the jurisdiction of the Local Government Board, and of every Bill relating to Turnpike Roads or Tracts, Highways, or Bridges, and of every Bill to which Standing Order 29 applies, shall be deposited at the office of the Local Government Board not later than two Days after the Bill is read a First time; and a copy of every Bill which proposes to alter the boundary of the area of any County, Sanitary District, Parish, or any other administrative area, or which relates to any matter to which the/apis and Roads Registration Acts, 1836 to 1874, and any Act amending the same, relate, shall be deposited at the General Register Office, Somerset House, not later than Two Days after the Bill is read a First time, and a copy of every Bill required to be deposited at the Office of the Secretary of State for the Home Department under Standing Orders 32 and 33 shall be deposited at that Office not later than Two Days after the Bill is read a First time. Amended in 1. 2, by inserting, after the word "any," the words "county council.

In 1. 3, by leaving out the words "Local Board, Improvement Commissioners" and inserting the words "District Council."

In 1. 13, by leaving out the word "and."

In 1. 15, by leaving out the word "municipal," and inserting the word "urban."

In 1. 19, by leaving out the word "and."

Standing Order 61 was read and amended:—In 1. 15, by inserting, after the word "has," the words "(subject to the provisions of Section 17 (7) of the Local Government Act, 1894)."

In 1. 18, by leaving out the word "Session.

In 1. 18, by inserting, after the word "of," the words "the parish council of"

In 1. 19, by inserting, after the word "and," the word "with.

In 1. 20, by inserting, after the word "which," the word "each."

In p. 22, l. 19, by leaving out the words "be optional, and not compulsory," and inserting the words "not be necessary."; CLI. 465.

Meeting of Members of Limited Companies, &c., in the case of certain Bills originating in this House:

129. [1896] Standing Order 65 of 1895. In the case of every Bill brought from the House of Lords, in which provisions have been inserted in that House empowering or requiring any Company, Society, Association, or Co-partnership formed or registered under the Companies Act, 1862, or constituted by Act of Parliament, Royal Charter, Letters Patent, Deed of Settlement, Contract of Co-partnership, Cost Book Regulations, or other Instrument or Instruments, and under the management of a Committee, or Directors or Trustees, not being a Company to which the preceding Order applies, to do any act not authorised by the Memorandum and Articles of Association of such Company, or other instrument constituting or regulating such Company, Society, Association, or Co-partnership, the Examiner shall report as to its compliance or non-compliance with the following Order:

In the case of a Company formed or registered under the Companies Act, 1862,
A copy of such special resolution or certificate of consent shall be deposited in the Private Bill Office.

Provided always, that if by the terms of such special resolution or consent the Bill as introduced or proposed to be introduced into the House of Lords shall have been approved or consented to, subject to such additional alterations, and variations, as Parliament may think fit to make therein, then it shall not be necessary for the purposes of this Order to obtain any further approval or consent in respect of any provisions inserted in the Bill in the House of Lords: Provided nevertheless that it shall be competent for the Committee on the Bill, if they think fit, having regard to the nature and extent of such provisions, to require any further evidence of the approval or consent to such provisions on the part of the shareholders or members of the Company, Society, Association, or Co-partnership.

The names of the proprietors or members present in person at the meeting shall be recorded by the Company, Society, Association, or Co-partnership. For this purpose the meeting, and any other consecutive meetings, whether general or special, and whether proceeding or following it, shall be deemed to be the same meeting.

A poll may be demanded by any one proprietor or member present in person at the meeting, notwithstanding any provisions to the contrary contained in any instrument constituting or regulating the Company, Society, Association, or Co-partnership.

If a poll is taken, there shall be deposited in the Private Bill Office a statement of the number of votes.

So far as any such Bill relates to a separate class of proprietors or members of any Company, Society, Association, or Co-partnership as distinct from the proprietors or members generally, such Bill shall be approved or consented to by the proprietors or members generally, and also by the separate class of proprietors or members; and the provisions of this Order applicable to the proprietors or members generally shall, mutatis mutandis, apply to the separate class of proprietors or members, and amended in 1. 15, by inserting, after the word "thereof," the words "or in which any such provisions originally contained in the Bill have been materially altered in that House, or by which any such powers are conferred on any company, society, association, or co-partnership not being the Promoters of the Bill;" CLI. 446.

Clause that no Interest or Dividend be paid on Calls.—

120. [1895.] Standing Order 167 of 1895—A Clause shall be inserted in every Railway Bill prohibiting the payment of any Interest or Dividend to any Shareholder on the share capital authorised by the Bill, except such interest or money advanced by any Shareholder beyond the amount of the Calls made in respect of the shares held by him; and except such interest or money advanced by any Shareholder beyond the amount of the Calls actually made as is in conformity with the Companies Clauses Consolidation Act, 1845, or the Companies Clauses Consolidation (Scotland) Acts, 1845, as the case may be; and except such interest (if any) as the Committee on the Bill may, according to the circumstances of the case, think fit to allow, subject always to the following conditions:

1. That the rate of interest allowed by the Committee do not in any case exceed four per centum per annum;

2. That interest be allowed to be paid in respect only of the time allowed by the Bill for the completion of the Railway, or such less time as the Committee think fit;

3. That payment of interest be not allowed to begin until the Railway Company have obtained a certificate of the Board of Trade to the effect that two thirds at least of the share capital authorised by the Bill, in respect whereof interest may be paid, have been actually issued and accepted, and are held by shareholders, who, or whose executors, administrators, successors, or assigns, are legally liable for the same;

4. That interest do not accrue in favour of any shareholder for any time during which any call on any of his shares is in arrear;

5. That the aggregate amount to be so paid for interest be estimated and stated in the Bill, and be not deemed capital within Standing Order 135.

Clause that no Interest or Dividend be paid on Calls.—

121. [1895.] Standing Order 170a, of 1895—No powers shall be given to any local authority to construct, acquire, or take on lease, any Tramway, or portion of Tramway, beyond the limits of their district, unless such Tramway or portion of Tramway is in connection with the Tramways belonging to or authorised to be constructed or acquired by the local authority, and unless the Committee on the Bill shall determine that, having regard to the special local circumstances such construction, acquisition, or taking on lease ought not to be sanctioned.

In every case in which the Committee shall so determine, they shall specify what portion of the Tramway will be subject beyond the district of the local authority to which the power of construction, acquisition, or taking on lease is given, and shall insert a clause for the protection of the local authority of the district in which such Tramway or portion of Tramway will be subject in the terms mutatis mutandis of Section 43 of "The Tramways Act, 1870," excepting that the period of seven years shall be substituted for the period of twenty-one years, and the period of three years for the period of seven years;

amended: In 1. 2, by leaving out, after the word "acquire," the word "or.";

In 1. 3, by inserting, after the words " leased," the words " or work."

In 1. 5, by leaving out, after the word "constructed," the word "or."

In 1. 5, by inserting, after the word "acquired," the words " or work."

In 1. 7, by leaving out the word "or."

In 1. 8, by inserting, after the word " leased," the words " or working;" CLI. 447.

No powers to be given to Local Authorities to place or run Carriages upon Tramways:

132. [1895.] Standing Order 171 of 1895. 171. No powers shall be given to any local authority to place or run carriages upon any Tramway, and to demand and take tolls and charges in respect of the use of such carriages, subject to the following exceptions only:

(A.) Where any Tramways have been constructed or acquired, or are authorised by the Bill to be constructed or acquired by the local authority, the Committee on the Bill may, if they think
II. Standing Orders relating to Private Business—continued.

[1896]—continued.

No powers to be given to Local Authorities, &c.,—continued.

think fit, under the special circumstances of the case, insert a Clause to the following effect:

If the local authority are able to demesne the Tramways upon such terms as, in the opinion of the Board of Trade, will yield to the local authority an adequate rent therefor, the Board of Trade may grant a licence to the local authority to work such Tramways, and the local authority may thereupon work the same, and may provide such plant, materials, and things as may be requisite or convenient for the purpose; and in such case all enactments relating to the working of the Tramways and the taking of tolls and charges therefor, shall extend and apply mutatis mutandis, and in relation to the local authority: Provided that if at any time during such working by the local authority any Company make to the local authority a tender in writing to take a house of and to work the Tramways for such period (not being less than seven years, unless the local authority shall otherwise agree) at such rent and upon such terms and conditions as shall, in the opinion of the Board of Trade, be adequate and proper, and such Company at the same time offer to purchase the houses, cars, engines, and fixed and movable plant of the local authority not included in such lease, at a price to be fixed, unless otherwise agreed on between such Company and the local authority, by a competent valuer to be appointed by the Board of Trade; then upon payment of such price the local authority shall demise the Tramways to such Company at such rent and upon such terms and conditions, and the powers of the local authority to work the Tramways shall cease during the continuance of such lease.

(B.) Where the local authority are empowered to work any Tramways belonging to, or acquired by them, the Committee on the Bill may, if they think fit under the special circumstances of the case, empower the local authority to enter into agreements for running powers over any Tramways in connection with the Tramways so worked or to be worked by them, and such running powers shall be deemed to be a purpose of "The Public Health Act, 1875," and the expenses of the exercise of such powers shall, in the event of deficiency in the Tramway account, be defrayed out of a local duty, as defined by "The Tramways Act, 1870." Provided that in any such case the Committee on the Bill shall make provision—

(1) That so such agreement shall have effect until approved by the Board of Trade;
(2) That all covenants, conditions, and regulations relating to the use of or the running of carriages upon the Tramways, and the taking of tolls and charges thereon, shall, so far as applicable, extend and apply mutatis mutandis to, and shall be regulated by, the local authority exercising such running powers;
(3) That such running powers shall, in no case be exclusive, and shall cease unconditionally at the expiration of seven years from the date of the agreement;
(4) That further agreements for the exercise of such running powers may be made from time to time with the approval of the Board of Trade for any period not exceeding seven years, provided that such powers shall cease unconditionally at the expiration of the period for which the same are given;
(5) That all questions in dispute as to the construction of or the interpretation of each of such agreements shall be determined by arbitration.

And the Committee shall report the circumstances specially to the Board of Trade. Amended by leaving out from the beginning of the Standing Order, to the word "lease," inclusive, in 1. 33.

In 1. 34, by leaving out the word "the," and inserting the word "a";" CLI. 447.

Local Government:

Estimates of proposed application of Money borrowed by Local Authorities in certain cases to be recited in the Bill and proved before the Select Committee.

103. [1896.] Standing Order 172 of 1895—In the case of all Bills whereby any Municipal Corporation, Local Government—continued.

Local Government—continued.

Estimates of proposed application of Money borrowed by Local Authorities, &c.,—continued.

Board, Improvement Commissioners, Joint Board, or Joint Committee, or other local authority in England or Scotland, are authorized to borrow money for any matter within the jurisdiction of the Local Government Board, without the sanction of the Local Government Board, estimates showing the proposed application of the money for permanent works within the meaning of the 25th section of "The Public Health Act, 1875," or as defined by any subsequent Acts, shall be recited in the Bill as introduced into Parliament, and proved before the Select Committee to which the Bill is referred. Amended, in 1. 3, by leaving out the words "Local Board Improvement Commissioners," and inserting the words "District Council."

In 1. 4, by inserting, after the words "jurisdiction of," the words "the Board of Trade or"

In 1. 5 and 6, by leaving out the words "without the sanction of the Local Government Board."

In 1. 7, by leaving out from the word "within" to the word "Acts," in 1. 9, inclusive.

In 1. 9, by inserting, after the word "shall," the words "except so far as the exercise of the borrowing power is subject to the sanction of the respective Board "; CLI. 447.

Clauses to be inserted in Bills:

154. [1896.] Standing Order 158 of 1895—In the case of every Bill which gives, revokes, or extends power to take land compulsorily or by agreement, or which extends the time for taking land compulsorily or by agreement, Clauses shall be inserted. (1.) Providing that the promoters shall not, in the exercise of such power, purchase or acquire in any parish in the Metropolis twenty or more houses, or as regards England and Wales, exclusive of the Metropolis, in any city, borough, or other urban sanitary district, or in any parish or part of a parish not being within an urban sanitary district, or in Scotland in any district within the meaning of "The Public Health (Scotland) Act, 1867," or in Ireland in any urban sanitary district as defined by "The Public Health (Ireland) Act, 1874," ten or more houses, occupied either wholly or partially by persons belonging to the labouring class as defined by this Order, as tenants or lodgers, unless and until (c.) They shall have obtained the approval of the Central Authority to a scheme for providing new dwellings for persons residing in such houses, or for such number or proportion of such persons as the Central Authority shall, after inquiry, decide necessary, having regard to the number of persons residing in the houses liable to be taken and working within one mile therefore, and to the amount of vacant suitable accommodation in the immediate neighbourhood of the houses liable to be taken, or to the place of employment of such persons, and to all the other circumstances of the case; and

(6.) They shall have given security to the satisfaction of the Central Authority for the carrying out of the scheme;

(2.) Imposing adequate penalties on the promoters in the event of houses being acquired or appropriated for the purposes of the Bill in contravention of the foregoing provisions; and

(3.) Conferring on the promoters and on the Central Authority respectively any powers that may be necessary to enable full effect to be given to the said scheme;

The Committee on the Bill may provide that the expenses or any part of the expenses incurred by the Central Authority under this Order shall be defrayed by the promoters of the Bill, or out of moneys to be raised under the Bill.

In this Standing Order and in Standing Order No. 38, the expression "labouring class" includes mechanics, artisans, labourers, and others working for wages, hawkers, costermongers, persons not working for wages but working at some trade or handicraft without employing others except members of their own family, and persons, other than domestic servants, whose income does not exceed an average of thirty shillings a week, and the families of any of such persons who may be residing with them.

The expression "the Metropolis" means the Metropolis as defined by the Metropolis Management Act, 1885.
Burial Grounds, Cemeteries, and Gas Works:

In Second Class Bills, Notices to contain Names of

Clauses to be inserted in Bills—continued.

The expression "Central Authority" means, as regards the Metropolis, the Secretary of State for the Home Department, and as regards Scotland, the Secretary for Scotland, and as regards England and Wales, exclusive of the Metropolis, the Local Government Board, and as regards Ireland, the Local Government and Public Health Board.

The word "Bill" includes a Bill confirming a Provisional Order.

Amended in l. 9, by leaving out the words "sanitary." In l. 10, by leaving out the word "sanitary." CCL. 447.

Burial Grounds, Cemeteries, and Gas Works:

135. [1896.] Standing Order 184 of 1895—In every Bill for making or constructing Gas Works or Sewage Works, or for works or manufactures for the conversion of the residual products, or for making or constructing, altering, or enlarging any Sewage Farm, Cemetery, Burial Ground, Destructor, Hospital, for infectious disease, or Station for generating electric powers, there shall be inserted a clause defining the limits within which such Gas Works, Sewage Works, Farm, Cemetery, Burial Ground, Destructor, Hospital, or generating Station may be made or constructed.

In every Bill by which an existing Gas or Water Company is authorised to raise additional capital, provision shall be made for the offer of such capital by public auction or tender at the best price which can be obtained, unless the Committee on the Bill shall report that such provision ought not to be required, with the reasons on which their opinion is founded.

In the case of every such Gas Bill it shall be competent to the Committee so to regulate the price of the Gas to be consumed that any reduction of an authorised dividend, and that any increase above the standard price shall entitle the Company to make a proportionate increase of dividend. Amended in l. 3, by inserting, after the word "products," the words "of gas or sewage.

In l. 4, by inserting, after the word "ground," the word "cemeterion."

In l. 6, by leaving out the words "limits within," and inserting the words "lands in or upon."

In l. 7, by inserting, after the word "ground," the word "cemeterion."

CCL. 447.

Standing Orders, compliance with which is to be proved before the Examiner:

136. [1897.] Standing Order 1 of 1895—In these Orders (3 to 6 inclusive), unless the context otherwise requires, the term "Railway" includes "Tramroad," the term "Lessees" includes a person holding an agreement for a lease, and the term "Occupier" applies only to ratepayers, and to other persons not being ratepayers, whose interest in the premises occupied is not less than that of a quarterly tenant.

Amended in Part II., Heading, by leaving out the word "and."

In l. 8, after the word "tenant," by inserting the words:—

"The term "Parish" means (as respects England and Wales) a place for which a separate rate is or can be made or for which a separate overseer is or can be appointed;" and the term "district," with respect to the Administrative County of London, means any parish in Schedule A, and any district in Schedule B of the Metropolis Management Act, 1855, as amended by any subsequent Act; CCL. 452.

In Second Class Bills, Notices to contain Names of Parishes, &c.:

137. [1897.] Standing Order 4 of 1896—In cases of Bills included in the Second Class, and of Bills of the First Class, in respect to which no Bill is required to be deposited, such Notices shall contain a description of the all the Termini, together with the Names of the Parishes, Townships, Towns, and architectural places from, to, through, or by which the Work is intended to be made, maintained, varied, extended, or enlarged, or in which any Land or Houses intended.
II. Standing Orders relating to Private Business—continued.

Deposit of Private Bills at Treasury and other Public Departments—continued.

Deposit of Bills with the Board of Agriculture:

140. [1897] Standing Order 539 of 1890.—On or before the 1st day of December, a printed Copy of every Local Bill which relates to the drainage of land in England or Wales, or which relates to the improvement of land in Ireland, Wales, or Scotland, or to the erection, improvement, repair, or enlargement of any mineral work, or of any market or market place at which cattle are exposed for sale, or to any matter within the jurisdiction of the Court of Exchequer in Scotland, and with the privity of the Paymaster General for and on behalf of the Treasury, or which proposes to alter the boundaries of any School District or the jurisdiction of any School Board are affected, at the Office of the Education Department, or at the General Register Office, Somerset House; or a printed Copy of every Private Bill whereby the boundaries of any School District or the jurisdiction of any School Board are affected, at the Office of the Education Department; or a printed Copy of every Bill affecting Crown property at the Office of the Commissioners of Her Majesty’s Works and Public Buildings, and at the Office of the Her Majesty’s Woods, Forests, and Land Revenues; and a printed Copy of every Bill affecting the Duchy of Cornwall or the Duchy of Lancaster at the Office of such Duchy respectively; amended, in § 27, by inserting, after the word “revenue,” the words “or printed copy of every Bill affecting charities or charitable trusts at the Office of the Charity Commissioners”; C.IL. 422.

Deposit of Bills with the Board of Agriculture:

141. [1897.] Standing Order 456 of 1890.—In the case of Bills containing power to impose on any lands or houses, or to render any lands or houses liable to the imposition of any charge in respect of any improvement, the plan should, before the improvement, and also the improvement area (being the limits within which the charge may be imposed), and, in the case of a street improvement, the plans shall show in the breadth of the street as intended to be improved, and the centre line of the street, and shall define the improvement area, comprising therein all properties which, or any part of which, are within a uniform distance from any part of the centre line of the street, and such uniform distance shall not exceed three times the breadth of the street as shown on the plan where the breadth of the street is not uniform, three times the breadth of the narrower part; amended in § 5, by inserting, after the word “Kingdom,” the words “or whereby power is sought to take any common or commons land”; C.IL. 422.

Definition of improvement and limits of improvement area:

142. [1897.] Standing Order 61 of 1896.—Whenever during the progress through the House of Lords of any Bill of the Second Class originating in that House, any alteration has been made in any Work authorised by such Bill, proof shall be given before the Examiners that a Plan and Section of such alteration, on the same Scale and containing the same particulars as the original Plan and Section, together with a Book of Reference thereto, has been deposited at the Private Bill Office; and with the Clerk of the Peace of every District or Division in Scotland, in which such alteration is proposed to be made, and where any County in Scotland is divided into Districts or Divisions then also in the Office of the Sheriff or Clerk of every District or Division in which such alteration is proposed to be made; and that a Copy of such Plan and Section, so far as relates to each Parish, together with a Book of Reference thereto in and for each Parish in Scotland, in which such alteration is proposed to be made; and that a Copy of such Plan and Section, so far as relates to any Parish, together with a Book of Reference thereto in and for each Parish in Scotland, in which such alteration is intended to be made, and in the case of any place within the limits of the Metropolis, as defined by “The Metropolis Management Act, 1855,” and the Acts amending the same, and with the Clerk of the Vestry or of the District Board, as the case may be, and for two successive weeks in some one and the same Newspaper of the County, in which such alteration is situate, or if there be no such Paper printed therein, then in the Newspaper of some County adjoining thereto; and that application is made in writing, as nearly as may be in the form set forth in the Appendix, marked (A), was made to the Owners or reputed Owners, Lessees or reputed Lessees, or, in their absence from the United Kingdom, to their Agents respectively, and to the Occupiers of Land through which any such alteration is intended to be made, and the consent of such Owners or reputed Owners, Lessees or reputed Lessees, and Occupiers, to the making of such alteration, shall be proved before the Examiner. Compliance with this Order shall not be necessary in the case of alterations made on Petitions for Additional Provision in the House of Lords. Amended in § 7, by having out the words “such parish” and inserting the words “any of the areas mentioned in Standing Orders 29.” In § 8, and 9, by leaving out the words “subject to the provisions of Section 17 (1) of the Local Government Act, 1894.”

In § 9, by leaving out from the words “parish clerks,” to the words “local board,” both inclusive, in § 10, and inserting the words “ officers respectively” after the word “order” in that Order.

In § 23 to 27, by leaving out the words “or if there be no such paper printed therein, then in the newspaper of the county adjoining thereto” C.IL. 422.

Clause to be inserted in Railway, Tramway, and Subway Bills, imposing Penalty unless Line be opened:

143. [1897] Standing Order 156 of 1896. In every Railway, Tramway, or Subway Bill, which provides for the construction of any new line of railway, tramway, or subway, is authorised, or the time for completing any line already authorised is extended, promoted by an existing railway company, or tramway company, or subway company, which is possessed of a railway, tramway, or subway already opened for public traffic, and which has, during the year last past, paid dividends on its ordinary share capital, and which does not propose to raise under this Bill a capital greater than its existing authorised capital, there shall be inserted a clause to the following effect, viz.:

(A.) If the company fail within the period limited by this Act to complete the railway, tramway, or subway authorised to be made by this Act, the company shall be liable to a penalty of 500, a day for every day after the expiration of the period so limited until the said railway, tramway, or subway is completed and open for public traffic, or until the same received in respect of such penalty shall amount to five per cent. on the estimated cost of the work; and the said penalty may be applied for by any landowner or other person claiming to be compensated or interested in accordance with the provisions of the next following section of this Act, and in the same manner as the penalty provided in the 3rd section of the Act 17 & 18 Vict. c. 51, known as “The Railway and Canal Traffic Act, 1854,” and every sum of money received by way of such penalty as aforesaid shall be paid under the warrant or order of such Court or Judge as is specified in the said 3rd section of the Act 17 & 18 Vict. c. 51, and account opened or to be opened in the name and with the privy of the Paymaster General for and on behalf of the Supreme Court in England (the Queen’s Remembrancer of the Court of Exchequer in Scotland), and the Accountant General.
Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

II. Standing Orders relating to Private Business—continued.

[1897]—continued.

Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

Railway, Tramway, or Subway Deposits.—continued.

Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

General of the Supreme Court in Ireland (according as the railway, tramway, or subway is situated in England, Scotland, or Ireland,) in the bank named in such order, and shall not be paid therefrom except as hereinafter provided; but no penalty shall accrue in respect of any time during which it shall appear, by a certificate to be obtained from the Board of Trade, that the company was prevented from completing or opening such line by unforeseen accident or circumstances beyond their control; Provided, That the want of sufficient funds shall not be held to be a circumstance beyond their control.

Railway, Tramway, or Subway Deposits.

In every Railway Bill, Tramway Bill, or Subway Bill whereby the construction of any new line is authorised, or the time for completing any line already authorised is extended; if such Bill be passed by an existing railway company, tramway company, or company whereby construction of a railway, tramway, or subway already opened for traffic, or which has not during the year last past paid dividends on its ordinary share capital; or an existing railway company, tramway company, or company, when the capital to be raised under the Bill is greater than the existing authorised capital of the company, or the persons not already incorporated, a clause to the following effect shall be inserted, viz.:—

(B.) Whereas, pursuant to the Standing Orders of both Houses of Parliament, and to "The Parliamentary Deposits Act, 1846," a sum of £—being five per cent. upon the amount of the Estimate in respect of the railway, tramway, or subway authorised by this Act, has been deposited with the Court, that is to say, the Paymaster General for and on behalf of the Supreme Court in England [or the Court of Exchequer in Scotland, or the Accountant General of the Supreme Court in Ireland, as the case may be], [or Exchequer Bills, Stock, or Funds, to the amount of £—have been deposited or transferred pursuant to the said Act], (as the case may be), in respect of the application for Parliament to the Act, (which sum, Exchequer bills, stocks, or funds, as the case may be), or are in this Act referred to as "the Deposit Fund") as hereinbefore mentioned, any matter or thing contained in the said recited Act, the deposit fund shall not be paid or transferred to or on the application of the person or persons, or the Deposit Fund (or the sum or sums of money recovered by way of penalty as aforesaid) shall have been found sufficient to satisfy any claim or claims respecting the compensation, or otherwise paid or transferred to such person or persons, or shall have been found insufficient to satisfy any such claim or claims, but no penalty shall be paid or transferred to such receiver, or to the liquidator or liquidators of the Company, or be paid, in the discretion of the Court, as part of the assets of the Company for the benefit of the creditors thereof, and subject to such application, shall be paid over to the Court, to the depositors (Company) : Provided, That until the Deposit Fund shall have been repaid to the depositors, or shall have become otherwise applicable as hereinafter mentioned, any interest or profit accruing shall be paid to or on the order of the depositors.

FN: (A.) In case of a new Railway or Tramway, or a new Subway, or a line already authorised is extended a Clause to the following effect shall be inserted, viz.:—

(D.) If the Railway [or Tramway] authorised by this Act shall not be completed within the period limited by this Act, then on the expiration of such period, the powers by this Act granted to the Company for making and completing the said Railway, [or Tramway] shall cease to be exercised, except as to such compensation, or if a portion thereof as may not have been completed, if a receiver has been appointed, or the Company is insolvent and has been ordered to be wound up, or the undertaking [in the case of a Railway or Railways in respect of which the penalty has been incurred or any part thereof], has been abandoned, be paid or transferred to such receiver, or to the liquidator or liquidators of the Company, or be applied, in the discretion of the Court, as part of the assets of the Company for the benefit of the creditors thereof, and subject to such application, shall be paid over to the Court, to the depositors (Company) : Provided, That until the Deposit Fund shall have been repaid to the depositors, or shall have become otherwise applicable as hereinafter mentioned, any interest or profit accruing shall be paid to or on the order of the depositors.

In the case of a Railway Company omit the words " and has been ordered to be wound up," and " or to the liquidator or liquidators of the Company," and where there is no deposit such the proviso.

(C.) If the Railway or Tramway authorised by this Act shall not be completed within the period limited by this Act, then on the expiration of such period, the powers by this Act granted to the Company for making and completing the said Railway [or Tramway] shall cease to be exercised, except as to so much thereof as shall then be completed. The period limited shall not in the case of a Railway line exceed the High Court's power of three years [or in the case of a new Tramway line ten years], and the extension of time for completion shall not in the case of a Railway line exceed the period of five years [or in the case of a Tramway line one year]. In the case of extension of time the additional period shall be computed from the expiration of the period limited as aforesaid.

In any Railway Bill or Tramway Bill to which the preceding provisions are not applicable, the Committee on the Bill shall make such other provision as they shall deem necessary for ensuring the completion of the line of Railway or Tramway authorised in paragraph (D), line 11, by inserting, after the word
Houses of the Labouring Classes—continued.

2. Standing Orders amended—continued.

[1897]—continued.

Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

Railway, Tramway, or Subway Depositors—continued.

word "you," the words, "unless the Committee on the Bill think fit, in the special circumstances of the case, to allow a longer period;" CL. 422.

Houses of the Labouring Classes—continued.

144. [1897.] Standing Order 183A of 1896—In the case of every Bill which gives, revokes, or extends power to take land compulsorily or by agreement, or extends the time for taking land compulsorily or by agreement, Clause shall be inserted—

(1.) Providing that the promoters shall not, in the exercise of such power, purchase or acquire in any parish in the Metropolis, twenty or more houses, or as regards England and Wales, exclusive of the Metropolis, in any city, borough, or other urban district, or in any parish or part of an urban district not within an urban district, or in Scotland in any district within the meaning of "The Public Health (Scotland) Act, 1867," or in Ireland in any urban sanitary district as defined by "The Public Health (Ireland) Act, 1876," ten or more houses, wholly or partially by powers belonging to the labouring class as defined by this Act, as tenants or lodgers, unless and until—

(a.) They shall have obtained the approval of the Central Authority to a scheme for providing new dwellings for the persons residing in such houses, or for such number or proportion of such persons as the Central authority shall, after inquiry, deem necessary, leaving regard to the number of persons residing in the houses liable to be taken and working within one mile of each other; and to the amount of vacant suitable accommodation in the immediate neighbourhood of the houses liable to be taken, or to the place of employment of such persons, and to all the other circumstances of the case; and

(b.) They shall have given security to the satisfaction of the Central Authority for carrying out the scheme;

(2.) Imposing adequate penalties on the promoters in the event of houses being acquired or appropriated for the purposes of the Bill in contravention of the foregoing provision; and

(3.) Undertaking on the promoters and on the Central Authority respectively any powers that may be necessary to enable full effect to be given to the said scheme;

The Committee on the Bill may provide that the expenses or costs of the Bill in contravention of the foregoing provisions; and

The expression " Central Authority " means, as regards the Metropolis, the Secretary of State for the Home Department, and as regards Scotland, the Secretary for Scotland, and as regards England and Wales, exclusive of the Metropolis, the Local Government Board, and as regards Ireland, the Local Government Board for Ireland,

The word " Bill " includes a Bill conferring a Provisional Undertaking; and the expression " labouring class " includes mechanics, artisans, labourers, and others working for wages, hawkers, costermongers, persons not working for wages but working at some trade or handicraft without employing others except members of their own family, and persons, other than domestic servants, whose income does not exceed an average of thirty shillings a week, and the families of any of such persons who may be residing with them.

The expression " the Metropolis " means the Metropolis as defined by the Metropolis Management Act, 1855;

The expression " Central Authority " means, as regards the Metropolis, the Secretary of State for the Home Department, and as regards Scotland, the Secretary for Scotland, and as regards England and Wales, exclusive of the Metropolis, the Local Government Board, and as regards Ireland, the Local Government Board for Ireland.

The word " Bill " includes a Bill conferring a Provisional Order amended in line 31, by leaving out the word " includes," and inserting the word " means."

Another Amendment was made to the Standing Orders of 1897, by excluding the Schedule, and inserting the following new Schedule—

SCHEDULE referred to in the foregoing Notice describing the Property therein alluded to.

<table>
<thead>
<tr>
<th>Property which may be acquired compulsorily.</th>
<th>Owner.</th>
<th>Leases, Occupants.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part I.</td>
<td></td>
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<tr>
<td>Part II.</td>
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<tr>
<td>No.</td>
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</table>

CL. 423. [1898.]

Piana and Books of Reference, and Sections, to be deposited with Clerk of the Peace, &c. (Deposits on or before the 30th November): 146. [1891.] Standing Order 24 of 1897—In cases of Bills of the Second Class, a Plan and also a Duplicate thereof, together with a Book of Reference thereto, and a Section and also a Duplicate thereof, as hereinafter described, and in cases of Bills of the First Class, under the powers of which any lands or houses may be taken compulsorily, and in the case of all Bills by which any charge is imposed upon any lands or houses, or any lands or houses are rendered liable to have a charge imposed upon them in respect of any improvement, a Plan and Duplicate thereof, together with a Book of Reference thereto, shall be deposited for public inspection at the office of the Clerk of the Peace for every County, Riding, or Division in England or Ireland and in Scotland, and in the office of the Principal Sheriff Clerk for every County in Scotland, and where any County in Scotland
is divided into districts or divisions, than also in the office of
the Principal Sheriff Clerk in or for such district or division, in
or through which the Work is proposed to be made, maintained,
varied, extended, or enlarged, or in which such lands or houses
are situate, on or before the 30th day of November immediately
preceding the Application for the Bill.

In cases of Railways, Drainage or Published Map
of to be deposited with Clerk of Peace, &c.

In the case of Railway Bills, the Ordnance Map on the
scale of one inch to a mile, or where there is no Ordnance Map
a published Map, to a scale of not less than half an inch to a
mile (or in Ireland, to a scale of not less than a quarter of an
inch to a mile), with the line of Railway delineated thereon,
as to show its general course and direction, shall be deposited
with such plans, Sections and Book of Reference.

Clerks of Peace to induce a Memorial on Plans,
deposit thereof. Amended, by adding at the end the words "and
Boundaries of the proposed Extension, shall be deposited with
Boundaries of the City, Borough, or Urban District as the
District, a Map on a scale of not less than three inches to a
mile, and also a Duplicate thereof, showing as well the present
Municipal Boundary of any City, Borough, or Urban

Deposit of Private Bills at Treasury and other
Public Departments:

Ordered, That the Proceedings upon
Monday the 8th day of this instant August on the Amendments
then made to Standing Order 21 be read, and rescinded.
Standing Order 21a was read, and amended.—In 1. 5, after
the word "by," by inserting the words "or under.,"
In 1. 5, after the third word "the," by inserting the words
"Fisheries and Harbour Department of the Board of Trade,
and at the Office of the Board of Trade saves at the Office of the Local
Court, or Stipendiary Magistrate. and of every Bill
same, shall be deposited at the Standard Department of the
weights and measures, or the inspection or verification of the
same, shall be deposited at the Office of the Board of Trade;
a printed Copy of every Bill relating to Railways, Tramways, Subways, Canada
Gas, Water, Patents, or Electric Lighting, or for incorporating or
granting powers to any Company, shall be deposited at the
Office of the Board of Trade; a printed Copy of every Bill
relating to a Dock, Harbour, Navigation, Pier or Port, shall
be deposited at the Office of the Harbour Department of the Board of Trade,
marked "Tidal Waters;" a printed copy of every Bill containing provisions with respect to the use of
weights and measures, or the inspection or verification of the
same, shall be deposited at the Standard Department of the
Board of Trade; a printed Copy of every Bill relating to a Local
Charity Commission ; and a printed Copy of every Bill
relating to any Dock, Harbour, Navigation, Pier or Port,
shall be deposited at the Office of the, or the Office of the Charity Commission.

When works on banks, &c., of any River, Plans,
Sections, and Map to be deposited at the Office of the
Conservators of the River :
STANDING ORDERS—continued.

II. Standing Orders relating to Private Business—continued.

Deposit of Private Bills amended—continued.

1898—continued.

Deposit of Private Bills at Treasury and other Public Departments—continued.

In l. 8, after the word "post," by inserting the words "or tidal waters.

In l. 9, after the second word "the," by inserting the words "Fisheries and,"

Deposit of Bills with the Conservators of Rivers:

161. [1898.] Standing Order 244 of 1897—On or before the 21st day of December a printed Copy of every Bill of the Second Class, whereby it is intended to authorize the construction of any work on the Banks, Foreshore, or Bed of any River having a Board of Conservators constituted by Act of Parliament, shall be deposited at the Office of the Conservators of the River. Amended—In l. 4, by leaving out the words "having a Board of Conservators constituted by Act of Parliament,"

In l. 5, after the second word "the," by inserting the words "Fisheries and Harbour Department of the Board of Trade, and at the Office of the Board of.

In l. 5, after the word "Conservators," by inserting the words "(if any)",

1898. Ordered, That the Proceedings upon Monday the 8th day of this instant August on the Amendmen
tions made to Standing Order 244 be read, and restated.

Standing Order 244 was read, and amended—In l. 4, after the word "by," by inserting the words "or under.

In l. 5, after the second word "the," by inserting the words "Fisheries and Harbour Department of the Board of Trade, and at the Office of the"

Petitions for additional Provision and Estate Bills from Lords, to be referred to Examiner of Petitions:

155. [1898.] Standing Order 72 of 1897—All Petitions for additional Provision in Private Bills, with the proposed Clauses annexed, and all Bills brought from the House of Lords, and all Bills introduced by leave of the House in lieu of other Bills which shall have been withdrawn, and all Bills to confirm any Provisional Order or Provisional Certificate, after having been read a first time, shall be referred to the Examiners, and the Examiner shall report to the House whether the Standing Orders have or have not been complied with, and when they have not been complied with, the facts upon which his decision is founded, and any special circum-
stances connected with the case, and in the case of any Bill to which the Standing Orders are applicable shall be

Amended, by adding at the end thereof the words: "In cases where provisions are sought to be inserted upon petition for additional provision which were comprised in the original notices, but were not contained in the Bill as introduced into Parliament, the original notices shall not be held to apply to the additional provisions proposed to be inserted"

[1899.]

Private Bills divided into two Classes—continued.

154. [1899.] Standing Order 1 of 1899—For the purposes of the Standing Orders of this House, all Private Bills to which the Standing Orders are applicable shall be divided into the Two following Classes, according to the subjects to which they respectively relate—

1ST CLASS.

Burial Ground, Making, Maintaining or Altering. Churches and Corporations, enlarging or altering. Powers of Church or Chapel, Building, Enclosing, Requiring or Maintaining. City or Town, Paving, Lighting, Watching, Cleansing or Improving. Company, Incorporating, Regulating, or giving Powers to. County Rate.

[1899—continued.

2. Standing Orders amended—continued.

Private Bills divided into two Classes—continued.

County or Shire Hall, Court House. Crown, Church, or Corporation Property, or Property held in Trust for Public or Charitable Purposes. Ferry, where no work is to be executed. Fishery, Making, Maintaining or Improving. Gaol or House of Correction. Gas Work. Improvement Charge, unless proposed in connection with a Second Class Work to be authorised by the Bill. Land, Enclosing, Democrats or Improving. Letters Patent. Local Care, Contributing. Market or Market-place, Erecting, Improving, Repairing, Maintaining or Regulating. Police. Poor, Maintaining or Employing. Poor Rate. Powers to use and be used, Confering. Stipendiary Magistrates, or any Public Officer, Payment of ; and continuing or amending an Act passed for any of the purposes included in this or the Second Class, where no further work than such as was authorised by a former Act is proposed to be made.

2ND CLASS.

Making, Maintaining, Varying, Extending or Enlarging any— Aqueduct. Archway. Bridge. Canal. Cut. Dock. DRIVING—where it is provided in the Bill that the Car shall not be more than Eleven feet wide at the bottom. Embankment for reclaiming Land from the Sea or any Tidal River. Ferry, where any work is to be executed. Harbour. Navigation. Pier. Port. Public Carriage Road. Railway. Reservoir. Sewer. Street, Subway—to be used for the conveyance of passengers, animals, or goods in carriages, or trucks, drawn or propelled on rails. Tramway, by which term, as used in these Orders, is meant a Tramway to be laid along a street or road. Tramroad, by which term, as used in those Orders, is meant any Tramway other than a Tramway to be laid along street or road. Tunnel. Waterwork.

Amended, in l. 20, in the second column, by leaving out the words after the word "subway." in the word "rails," in l. 43; CLIV. 408.

Standing Orders, compliance with which is to be proved before the Examiners:

155. [1898.] [In these Orders (3 to 68 inclusive), unless the context otherwise requires,—

The term " Railway " includes " Tramroad "; The term " Lease " includes a person holding an agreement for a lease ; The term " Occupier " applies only to ratepayers, and to other persons not being ratepayers, whose interest in the premises occupied is not less than that of a quarterly tenant. The term " Parish " means (as respects England and Wales) a place for which a separate poor rate is or can be made or for which a separate overseer is or can be appointed;
STANDING ORDERS—continued.

II. Standing Orders relating to Private Business—continued.

1899.—continued.

Standing Orders, compliance with which is to be proved before the Examiners—continued.

The term "District," with respect to the administrative county of London, means any parish in Schedule A, and any parish in Schedule B, of the Metropolitan Management Act, 1855, as amended by any subsequent Act.

Part H, Standing, amended in l. 1, by leaving out the words "to be deposited." in l. 8, by leaving out the words from the word "tenders," to the end of l. 11, and inserting the words "the term 'London,' except where the City of London is expressly mentioned, means the Administrative County of London.

In l. 12, by leaving out the word "district," and inserting the words "sanitary authority." in l. 13 and 15, by leaving out the words "the Administrative County of.

In l. 13, by leaving out the words from the word "any," to the end of l. 15, and inserting the words "sanitary authority for the purposes of the Public Health (London) Act, 1891.

In l. 14, by adding at the end thereof the words "the term 'Mechanical Power,' includes steam, electrical, and every other motive power not being animal power.

In l. 15, by leaving out the word "or.

In l. 16, by leaving out the words "or Subway.

In l. 17, by inserting, after the word "be," the words "required to lay such Tramway, so that for a distance of Thirty feet or upwards a less space than Nine feet Six inches, or if it is intended to run thereon carriages or trucks adapted for use upon Railways, a space less than Ten feet Six inches shall intervene between the outside of the footpath on the side of the street or road and the nearest rail of the Tramway; the Notice shall also specify the gauge to be adopted and what power it is intended to employ, and in the case of mechanical power the mode in which such power is to be applied, for moving carriages or trucks upon the Tramway. Amended, in l. 9, by leaving out the words from the first word "ask," to the word "Tramway," in l. 11, inclusive, and inserting the words the "the motive power to be employed." CLIV. 469.

Tramroads (Notice in the case of Tramroad Bills):—

1899. Standing Order 66 of 1899.—In the case of Bills for laying down a Tramway, the Notice shall specify at what point or points, and on which side of the street or road it is proposed to lay such Tramway, so that for a distance of Thirty feet or upwards a less space than Nine feet Six inches, or if it is intended to run thereon carriages or trucks adapted for use upon Railways, a space less than Ten feet Six inches shall intervene between the outside of the footpath on the side of the street or road and the nearest rail of the Tramway; the Notice shall also specify the gauge to be adopted and what power it is intended to employ, and in the case of mechanical power the mode in which such power is to be applied, for moving carriages or trucks upon the Tramway. Amended, in l. 9, by leaving out the words from the first word "ask," to the word "Tramway," in l. 11, inclusive, and inserting the words "the motive power to be employed." CLIV. 469.

Tramways (Notice to be posted in Street or Road):—

1899. Standing Order 10 of 1898.—In the months of October and November, or one of them, immediately preceding the Application for any Bill for laying down a Tramway, or constructing an underground Railway or Subway, when such Bill contains powers authorising any alteration or disturbance of the surface of any Street or Road, Notice thereof shall be posted for Fourteen consecutive Days in every such street, street, or in such manner as the authority having the control of such Street or Road shall direct, and if after such Application to such authority no such direction shall be given, then in some conspicuous position in every such Street or Road, and such Notice shall also state the places or places at which the Plan of such Tramway, Railway, or Subway will be posted. Amended, in l. 3, by leaving out the words "or Subway.

In l. 11, after the word "Tramway," by inserting the word "as.

In l. 48, by leaving out the words "or Subway;" CLIV. 409.

2. Standing Orders amended—continued.

Written acknowledgment of Party applied to, and, in case of Application or Notice by post, Post Office Receipt sufficient evidence of application :—

1899. Standing Order 20 of 1898.—In all cases of an application or notice having been forwarded by post, in a registered letter, the production of the Post Office receipt for such letter, only stamped, in such form as the Postmaster General shall have appointed, shall be sufficient evidence of the due delivery of such letter; Provided it shall appear that the same was properly and sufficiently directed, and that the same was not returned by the Post Office as undelivered.

Amended in l. 4, by leaving out the words "post in." In l. 5, by leaving out the words from the word "letter," to the word "appointed," inclusive, in l. 6; CLIV. 469.

Consents in case of Tramways Bill:—

1899. Standing Order 22 of 1898.—In cases of Bills to authorise the laying down of a Tramway, the promoters shall obtain the consent of the local authority of the district or districts through which it is proposed to construct such Tramway, and where in any district there is a road authority distinct from the local authority, the consent of such road authority shall also be necessary in any case where power is sought to break up any road, subject to the jurisdiction of such road authority. For the purposes of this Order, the local and road authorities in England and Scotland shall be the local and road authorities mentioned in Section 3 and Schedule A of The Tramways Act, 1870, except that in the case of such Schedule the London County Council shall be substituted for the Metropolitan Board of Works, Urban District Council for Local Board, and Rural District Council for Vestry, Select Vestry, or other body of persons acting by virtue of any Act of Parliament, prescription, custom, or otherwise, as or instead of vestry or select vestry, and in Ireland shall be the grand jury of the county in respect to any highway, or portion of highway within the jurisdiction of such grand jury, and in respect to highways wholly or partly within any city, borough, town corporation, or other place or district in which the public roads are not under the control of the grand jury of the county, shall be the respective local and road authorities of such city, borough, town corporation, or other place or district mentioned in Section 38 of The Tramways (Ireland) Act, 1890: Provided that where it is proposed to lay down a continuous line of Tramway in two or more districts, and any local or road authority having jurisdiction in any such districts does not consent thereto, the consent of the local and road authority, or the local and road authorities having jurisdiction over Two-thirds of the length of such proposed line of Tramway, shall be deemed to be sufficient. Amended in l. 9, by leaving out the words from the word "authorities," to the words "Schedule A," in l. 10, inclusive, and inserting the words "for the purposes." In l. 11, by leaving out the words from the word "of," to the second word "vestry," in l. 15, inclusive, and inserting the words "a rural district in England the rural district council shall be deemed to be the local authority." In l. 16, by inserting, after the word "be," the words "designed to be," and leaving out the words "the Grand Jury of," and leaving out the words after the word "County," to the word "1860," in l. 23, inclusive, and inserting the words "and district councils;" CLIV. 469.

Deposits on or before the 20th November:—

1899. Standing Order 24 of 1898.—In cases of Bills of the Second Class, a Plan and also a Duplicate thereof, together with a Book of Reference thereto, and a Section and also a Duplicate thereof, as hereinafter described, and in cases of Bills of the First Class, under the powers of which any lands or houses may be taken compulsorily, and in the case of all Bills by which any charge is imposed upon any lands or houses, or any lands or houses are rendered liable to have a charge imposed upon them in respect of any improvement, a Plan and Duplicate thereof, together with a Book of Reference thereto, shall be deposited for public inspection at the office of the Clerk of the Peace for every County, Billing or Division in England
In cases where Tidal Lands are to be acquired, &c., 

2. **Standing Orders amended—continued.**

1899—continued.

Deposit on or before the 30th November—continued.

or Ireland, or in the Office of the Principal Sheriff Clerk of every district in or where any County or Urban District is divided into districts or divisions, then also in the Office of the Principal Sheriff Clerk in or for each district or division, or through which the Work is proposed to be made, maintained, varied, extended or enlarged, or in which such lands or houses are situated, or before the 30th day of November immediately proceeding the Application for the Bill; and in the case of Railway Bills, the Ordinance Map on the scale of one inch to a mile, or where there is an Ordnance Map a published Map, to a scale of not less than half an inch to a mile (or in Ireland, to a scale of not less than a quarter of an inch to a mile), with the line of Railway delineated thereon, so as to show its general course and direction, shall be deposited with such Plans, Sections and Books of Reference; and the Clerks of the Peace or Sheriff Clerks, or their respective Deputy Clerks, shall make a Memorial in writing upon the Plans, Sections and Books of Reference so deposited with them, stating the time at which the same were lodged in their respective offices, and shall at all seasonable hours of the day permit any person to view and examine one of the said Plans and Sections so deposited and one of the two Plans and Sections so deposited shall be sealed up and retained in the possession of the Clerk of the Peace or Sheriff Clerk until called for by order of one of the Two Houses of Parliament. In cases of Bills whereby it is proposed to alter or extend the Municipal Boundary of any City, Borough, or Urban District, a Map on a scale of not less than three inches to a mile, and also a Duplicate thereof, showing as well the Boundaries delineated thereon, shall also be deposited at the Office of the Board of Agriculture;CLIV. 409.

Deposit of Plans, &c., in Private Bill Office:

162. [1899.] Standing Order 25 of 1898:—On or before the 30th day of November, a copy of the said Plans, Sections and Maps of Reference, and in the case of Railway Bills, also a copy of the said Ordnance or published Map, with the line of Railway delineated thereon, shall be deposited in the Private Bill Office of this House. Amended, in 1. 3, by leaving out the words from the word "mile," to the word "in." 1899. In l. 15, by having out the words from the word "mile," to the word "in." 1 CLIV. 409.

Deposit of Tramway Map at the Office of Board of Trade:

163. [1899.] Standing Order 25 of 1898:—In the case of Bills for laying down a Tramway, a published Map of the district on a scale of not less than six inches to a mile (or if no Map on such a scale be published, then the best Map obtainable), with the line of the proposed Tramway delineated thereon, and a Diagram on a scale of not less than two inches to a mile, prepared in accordance with the specimen to be obtained at the Office of the Board of Trade, must also be deposited at such Office on or before the 30th November, and amended, in l. 1 and 2, by leaving out the words "a published," and inserting the words "an ordinance." In l. 5, by leaving out the words after the word "mile," to the word "in."

In cases where Tidal Lands are to be acquired, &c., Plans, Sections, and Map to be deposited at the Office of the Fisheries and Harbour Department, Board of Trade:

165. [1899.] Standing Order 20 of 1898:—In cases where Tidal Lands within the ordinary Spring Tides are to be acquired, or in any way affected, a copy of such Plans and Sections shall, on or before the 30th day of November immediately proceeding the Application for the Bill, be deposited at the Office of the Fisheries and Harbour Department, Board of

**Where works are situate on banks, &c., of any River, Plans, Sections, and Map to be deposited at the Office of the Fisheries and Harbour Department of the Board of Trade, and at the Office of the Conservators of the River:**

165. [1898.] Standing Order 27 of 1898:—Where the Works are to be situate on the banks, foreshores, or bed of any river having a Board of Conservators constituted by or under Act of Parliament, a copy of the Plans and Sections shall, on or before the 30th day of November immediately proceeding the Application for the Bill, be deposited at the Office of the Fisheries and Harbour Department of the Board of Trade, and at the Office of the Conservators of the River, and, if the Plans include any tunnel under or bridge over the river, the dimensions as regards depth below bed of the river, and span and headway, shall be marked thereon; and such Plans shall be accompanied by an Ordnance or published Map of the country over which the works are proposed to extend or are to be carried, with their position and extent, or route accurately laid down thereon. Amended, in l. 10 and 11, by leaving out the words "or published"; CLIV. 409.

Deposit of Plans, &c., at the Office of the Board of Trade:

165. [1898.] Standing Order 27 of 1898:—In the case of Railway, Tramway, Subway, and Canal Bills, a copy of all Plans, Sections, and Books of Reference, required to be deposited in the Office of any Clerk of the Peace or Sheriff Clerk, on or before the 30th day of November immediately proceeding the Application for the Bill (and in the case of Railway Bills also a copy of the said Ordnance or published Map, with the Line of Railway delineated thereon), shall on or before the same day be deposited in the Office of the Board of Trade; amended, in l. 1, by leaving out the word "subway." In l. 5, by leaving out the word "said" and the words "or published"; CLIV. 409.

Deposit of Plans and Sections with London County Council:

167. [1899.] Standing Order 28 of 1898:—Where the Work or any part thereof will be situate within the Administrative County of London, or where powers are sought to take any lands within the said County, a copy of so much of the Plans, Sections, and Book of Reference as relates to lands within the said County shall, on or before the 30th day of November, be deposited at the Office of the London County Council; amended, in l. 1, by leaving out the words from the word "situate," to the word "of," in l. 2, inclusive, and inserting the word "in." In l. 3, by leaving out the words "within the said county," and inserting the words "in London." In l. 4 and 5, by leaving out the words "lands within the said County," and inserting the word "London"; CLIV. 409.

Deposit of Plans, Sections, and Books of Reference:

185. [1899.] Standing Order 29 of 1898:—Where under the powers of any Bill, any work is intended to be made, maintained, varied, extended or enlarged, or any lands
Deposit of Plans, Sections, and Books of Reference—continued.

or houses may be taken compulsorily, or an improvement
charge may be imposed, a copy of so much of the said plans
and sections as relates to any of the areas hereinafter men-
tioned, together with a copy of so much of the book of
reference as relates to such area, shall on or before the
30th day of November, be deposited with the officer respec-
tively hereinafter mentioned, that is to say, in the case of

(a) Any parish in the City of London, with the parish
clerk of that parish:

(b) Any district of the Administrative County of London
(outside the City of London), with the clerk of the county
district board, as the case may be;

(c) Any county borough or other borough in England or
Wales, with the town clerk;

(d) Any urban district in England and Wales, not being a
borough, with the clerk of the district council;

(e) Any parish in England or Wales having a parish
council, or, if there is no clerk, with the chairman of
that council;

(f) Any parish in England or Wales comprised in a rural
district, and not having a parish council, with the clerk
of the district council;

(g) Any parish in Scotland, with the clerk of the parish
council;

(h) Any royal or parliamentary burgh in Scotland, with
the town clerk;

(i) All other burghs in Scotland, with the clerk of the
burgh commissioners;

(j) Any parish in Ireland, with the clerk of the union
within which that parish is included;

(k) Any urban sanitary authority in Ireland, with the clerk
of the sanitary authority. Amended, in l. 11, by leaving out the words "the Adminis-
trative County of;"

As amended, in l. 12 and 13, by leaving out the words "Vestry or District Board, as the case may be," and inserting the words "sanitary authority." In l. 23, by leaving out the words from the word "council," to the word "included," in l. 21, both inclusive, and inserting the words "sanitary authority." In l. 32, by leaving out the words "sanitary authority," and inserting the words "or rural district." In l. 33, by leaving out the words "sanitary authority," and inserting the words "district council." CLIV. 409.

Deposit of Private Bills at Treasury and other Public Departments—continued.

Deposit of Private Bills at Treasury and other Public Departments—continued.

for Scotland; a printed copy of every Bill relating to any
matter in England or Wales, within the jurisdiction of the
Local Government Board, or to which Standing Order 38
applies, at the Office of that Board; a printed copy of every
Bill which proposes to alter the boundary of the area of any
County, Urban District, Parish, or any other administrative
area which relates to any matter to which the Berths and
Duties Registration Acts, 1852 to 1874, and any Act amending
the same, relate, at the General Register Office, Somerset House;
a printed copy of every Private Bill whereby the boundaries
of any School District or the jurisdiction of any School Board
are affected, at the Office of the Education Department; a
printed copy of every Bill affecting Crown property at the
Office of the Commissioners of Her Majesty's Works and
Public Buildings, and at the Office of Her Majesty's Woods,
Forests, and Land Revenues; a printed copy of every Bill
affecting Charities or Charitable Trusts at the Office of the
Charity Commission; and a printed copy of every Bill
affecting the Duchy of Cornwall or the Duchy of Lancaster
at the Office of such Duchy respectively.

Standing Order 33 was read, and amended—In l. 1, by in-
serting after the word "copy," the words "shall be deposited."
In l. 2, by leaving out the words "copy," and inserting the words "Every Bill relating to Scotland, at the Office of the Secretary for Scotland; a printed copy of every Bill relating to any Dock, Harbour, Navigation, Pier, Port, or Gas, Water, Patents, or Electric Lighting, or for incorporating
any new corporation, shall be deposited at the Office of
such Duchy respectively."

In l. 3, by leaving out the words "copy," and inserting the words "or rural district, and not having a parish council, with the clerk
of the parish council." In l. 12, by leaving out the words "a printed copy," and inserting the words "as of, and for, and the words "shall be deposited.""
In l. 13, by leaving out the words "a printed copy," and inserting the words "and of every Bill."
In l. 18, by leaving after the word "Land," the words 
"(c) or in which provisions are contained relating to houses
inhabited by the labouring class in London;

"(d) or promoted by Municipal and other Local Authorities,
by which it is proposed to create. Powers relating to Police or
Sanitary Regulations which deviate from, or are in extension
of, or repugnant to, the General Law." In l. 19, by leaving out the words "a printed copy," and inserting the words "or to which Standing Order 28 applies." In l. 25, by leaving out the words "the words "Colonies" to the word "copy," inclusive, in l. 23.
In l. 25, by leaving out the words "抄 or to which Standing Order 28 applies." In l. 26, by leaving out the words "a printed copy," and inserting the words "of every Bill whereby the boundaries of any School District or the jurisdiction of any School Board are affected, at the Office of the Education Department; a printed copy of every Bill affecting Crown property at the Office of the Commissioners of Her Majesty's Works and Public Buildings, and at the Office of Her Majesty's Woods, Forests, and Land Revenues; a printed copy of every Bill affecting Charities or Charitable Trusts at the Office of the Charity Commission; and a printed copy of every Bill affecting the Duchy of Cornwall or the Duchy of Lancaster at the Office of such Duchy respectively."

At the end thereof, by adding the words "(14.) Of every
local Bill which relates to the drainage of land in England or
Wales, or which relates to the improvement of land in England,
Wales, or Scotland, or to the erection, improvement, repair,
maintenance, or regulation of any market or market place at
which cattle are exposed for sale, or to any matter within the
jurisdiction of the Board of Agriculture, or which proposes to
alter the boundary of any county, urban or rural district,
parish, or any other administrative area in the United Kingdom,
or whereby power is sought to take any common or commounable
land at the Office of the Board of Agriculture;"

CLIV. 400-410.

Deposit of Bills with the London County Council; 170. [1895.] Standing Order 31 of 1898. On or before the 21st day of December, a printed copy of every Bill of the Second Class whereby any Work shall be authorized within the limits of the Administrative County of London, shall be deposited at the Office of the London County Council. Amended, in l. 2, by leaving out the words "whereby," and inserting the words "which proposes to authorize," and in l. 2, by inserting the words from the word "work," to the second word "of," in l. 3, inclusive, and inserting the word "in;" CLIV. 410. Form
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1899]—continued.

Form of Estimate:

Five per cent., or Four per cent. of Estimate to be deposited—continued.

IRISH ESTIMATES—continued.

In the case of Bills originating in this House promoted by any Company, Society, Association, or Co-partnership formed or registered under the Companies Act, 1862, or constituted by Act of Parliament, Royal Charter, Letters Patent, Deed of Settlement, Contract of Co-partnership, Cost Book Regulations, or other Instrument, and under the management of a Committee, or Directors or Trustees (and not being a Company to which the preceding Order applies), shall, after the First Reading thereof, be referred to the Examiners, who shall report as to compliance or non-compliance with the following Order:

In the case of a Company formed or registered under the Companies Act, 1832.

The Bill as introduced or proposed to be introduced in this House shall be approved by a special resolution of the Company.

In the case of any other such Company, Society, Association, or Co-partnership as aforesaid.

The Bill as introduced or proposed to be introduced in this House shall be consented to by a majority of three-fourths in number and (where applicable) in value of the proprietors or members of such Company, Society, Association, or Co-partnership present, in person or by proxy, at a meeting convened with notice of the business to be transacted, and voting at such meeting; such consent to be certified in writing by the chairman of the meeting.

A Copy of such special resolution or certificate of consent shall be deposited in the Private Bill Office.

The names of the proprietors or members present in person at the meeting shall be recorded by the Company, Society, Association, or Co-partnership present, and any other consecutive meetings, whether general or special, and whether preceding or following it, shall be deemed to be the same meeting.

A poll may be demanded by any one proprietor or member present in person at the meeting, notwithstanding any provision to the contrary contained in any instrument constituting or regulating the Company, Society, Association, or Co-partnership.

If a poll is taken there shall be deposited in the Private Bill Office a statement of the number of votes.
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1899]—continued.

Meeting of Members of Limited Companies, &c., in the case of certain Bills originating in the House of Lords—continued.

provisions have been inserted in that House empowering or requiring any Company, Society, Association, or Co-partnership formed or registered under the Companies' Act, 1862, or constituted by Act of Parliament, Royal Charter, Letters Patent, Deed of Settlement, Contract of Co-partnership, Cost Book, Regulations, or other Instrument or Instruments, and under the management of a Committee, or Directors or Trustees, and not being a Company to which the preceding Order applies, to do any act not authorized by the Memorandum and Articles of Association of such Company, or other Instrument constituting or regulating such Company, Society, Association, or Co-partnership, or authorizing or enacting the abandonment of the same or any part of the undertaking, of any such Company, Society, Association, or Co-partnership, or the dissolution thereof, or in which any such provisions originally contained in the Bill have been materially altered in that House, or by which any such powers are conferred on any Company, Society, Association, or Co-partnership not being the Promoters of the Bill, the Examiners shall report as to its compliance or non-compliance with the following Order—

In the case of a Company formed or registered under the Companies' Act, 1862, the Bill as introduced or proposed to be introduced into this House shall be approved by a special resolution of the Company.

In the case of any other such Company, Society, Association, or Co-partnership as aforesaid, the Bill as introduced or proposed to be introduced in this House shall be consented to by a majority of Three-fourths in number and (where applicable) in value of the proprietors or members of such Company, Society, Association, or Co-partnership present in person at the meeting, notwithstanding any provision on the part of the shareholders or members of the Company, Society, Association, or Co-partnership, regulating the Company, Society, Association, or Co-partnership.

The names of the proprietors or members present in person at the meeting shall be recorded by the Company, Society, Association, or Co-partnership. For this purpose the meeting, and any other consecutive meetings, whether general or special, and whether preceding or following it, shall be deemed to be the same meeting.

A poll may be demanded by any one proprietor or member present in person at the meeting, notwithstanding any provision to the contrary in the Company's Articles of Association or Co-partnership or regulating the Company, Society, Association, or Co-partnership.

If a poll is taken, there shall be deposited in the Private Bill Office a statement of the number of votes.

2. Standing Orders amended—continued.

Railway Bills charging Payments on Grand Jury Cess or Local Rate in Ireland to be submitted to and approved by Grand Jury or Local Authority:

175. (1899.) Standing Order 67 of 1899—When in any Railway Bill originating in this House a Provision is contained by which the payment of any Money is directly or contingently charged upon Grand Jury Cess, or any other Local Rate in Ireland, by means of a Guarantee or otherwise, such Bill shall, after the First Reading thereof, be referred to the Examiners, who shall report as to compliance or non-compliance with the following Order—

A Copy of the Bill, as deposited in the Private Bill Office, shall be submitted to the Grand Jury or other Authority empowered to present such Grand Jury Cess, or to make such Local Rate, and according as the payment of any Money is by the said Bill proposes to be charged upon a County at large, or upon one or more Baronies in any County, or upon any part or parts of any Barony or Barony of the same, such Bill shall also be submitted to the Presentment Sessions for such County at large, or for such Barony or Barons, as the case may be, and also to the Poor Law Guardians of every Union in which any Lands proposed to be charged with the payment of any Money are situate.

Notice of Bill to Grand Jury or Local Authority:

Notice of the intention to submit a Copy of such Bill to such Grand Jury or other Authority, and to such Presentment Sessions and Board of Guardians, shall be given Ten days previously to submitting the same to the Secretary or Clerk of such Grand Jury or Authority, or Presentment Sessions and Board of Guardians, and shall be advertised once in each of two consecutive weeks in some one and the same Morning Newspaper published in Dublin, and in some one and the same Newspaper published in the City of Dublin, and in one of the County or District Councils, and in any Morning Newspaper published in each of the County Councils, and in any Morning Newspaper published in each Union to which such Grand Jury or Authority, or Presentment Sessions are to be submitted, and shall appear in the Morning Newspaper published in the Union to which such Grand Jury or Authority, or Presentment Sessions are to be submitted.

List of time for Bill to be submitted, and Presentment or Resolution to be deposited in Private Bill Office:

A Copy of such Bill shall be so submitted not earlier than Six months before the time fixed for the deposit of such Bill, and not earlier than the Seventy day after the last Insertion of such Advertisement, and shall be presented by a majority of the members of the Grand Jury or Authority, Presentment Sessions, and Board of Guardians respectively, then present and voting therein, and the Presentment or Resolution of each of the said Bodies approving the same shall be deposited at the Private Bill Office, together with a Statement under the hand of the Commissioner, or other person presenting when such Presentment was made, or such resolution was passed, of the number of the Members then present and voting. Amended in I. 3, by leaving out the words "Grand Jury Cess," and inserting the words the "protested rate.

In I. 9, by leaving out the words Grand Jury, and inserting the words "County Council," and by leaving out the words from the word the present to the word on or, in I. 10, inclusive.

In I. 12, by leaving out the word Local, and inserting the words "at large," and by leaving out the words from the word more to the word the words "Barony of the", in I. 13, inclusive, and inserting the words urban or rural districts.

In I. 14, by leaving out the words Presentment Sessions, and inserting the words the words "District Council," and by leaving out the words from the word the words "to the District Council for such District," and by leaving out the words in the words to, District Council.

In I. 15, by leaving out all the words after the second word presented, and inserting the words "to the Grand Jury of the said County, or otherwise, in I. 16, by leaving out all the words after the second word the words "County or District Council," and inserting the words "County or District Council.

In I. 22, by leaving out all the words after the second word the words "such County or District, in I. 23, inclusive, and inserting the word Council.

In
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

[1899.]—continued.

Railway Bills charging Payments on Grand Jury Votes or Local Rate in Ireland, &c.—continued.

Licent of time for Bill to be submitted, and Presentment, &c.—continued.

In 1. 26, by inserting after the word "published" the words "or circulating," and after the word "County," the words "or district," and by leaving out the words from the word "which" to the word "which," in l. 27, inclusive.

In 1. 28, by leaving out the words "from the word "charge" to the end of the paragraph.

In 1. 36, by leaving out the words from the second word the word "tne" to the word "respectively," in l. 35, inclusive, and inserting the words "Council." 

In 1. 36, by leaving out the words "Presentment of," and in l. 37, by leaving out the words "each of the said Bodies," and inserting the words "every Council." 

In 1. 39, by leaving out the word "forman," and by leaving out the words "or other persons." 

In l. 60, by leaving out the words "Presentment was made, or such," CLIV. 410.

Proof by Affidavit :—

176. [1899.] Standing Order 76 of 1898:—The Examiner may admit Affidavits in proof of the compliance with the Standing Orders, or may require further evidence; and such Affidavit shall be sworn, if in England, before a Justice of the Peace, or a Commissioner to administer oaths in the Supreme Court of Judicature if in Scotland, before any Sheriff Deputy or his Substitute, or a Justice of the Peace; and if in Ireland, before any Judge or Assistant Barrister of that part of the United Kingdom, or before a Justice of the Peace; amended, in 1. 4, by leaving out the words "to administer," and inserting the word "for," and by leaving out the words "in the Supreme Court of Judicature," CLIV. 410.

Committee may admit Affidavits in proof of compliance with Standing Orders :—

177. [1899.] Standing Order 142 of 1898:—The Committee on any Private Bill may admit Affidavits in proof of the compliance with such Standing Orders of the House as are directed to be proved before them, or may require further evidence; and such Affidavit shall be sworn, if in England, before a Justice of the Peace, or a Commissioner to administer oaths in the Supreme Court of Judicature if in Scotland, before any Sheriff Deputy or his Substitute, or a Justice of the Peace; and if in Ireland, before any Judge or Assistant Barrister of that part of the United Kingdom, or before a Justice of the Peace; amended, in l. 5, by leaving out the words "to administer," and inserting the word "for," and by leaving out the words "in the Supreme Court of Judicature," CLIV. 410.

Level of Roads (Fence to Bridge) :—

178. [1899.] Standing Order 145 of 1898:—Where the level of any Road shall be altered in making any Public Work, the ascents of any Public Carriage Road, or of any Road in Ireland so defined in the Railway Clauses Consolidation Act, 1845, shall not be more than One foot in 30 feet, and of any other public Carriage Road not more than One foot in 20 feet; and a good and sufficient fence, of Four feet high at the least, shall be made on each side of every Bridge which shall be erected. Amended in 1. 2, by leaving out the words "public carriage," and inserting the word "main," and by leaving out the words from the word "or" to the word "1845," in l. 3, inclusive; CLIV. 410.

Railway, Tramway, and Subway Bills (restrictions as to Mortgage) :—

2. Standing Orders amended—continued.

[1899.]—continued.

Railway, Tramway, and Subway Bills (restrictions as to Mortgage) :—

Committee on the Bill shall report that such restrictions or either of them ought not to be enforced, with the reasons on which their opinion is founded.

The same rule shall apply in the case of a Tramway, Tram-road, or Subway Bill, One-fourth of the capital being substituted for One-third, amended:—In 1. 1, by leaving out the word "No," and inserting the word "A," and by inserting, after the word "shall," the word "not." 

In 3, by leaving out the word "said," and inserting the word "or." 

In 1. 4, by leaving out the words "it shall not be," in the power of the Company." 

In 1. 6, by leaving out the word "Tramway," and in 1. 8, after the word "or," by inserting the word "Tram- way." 

In 1. 9, by leaving out the word "subway," CLIV. 410.

Railway not to cross Railways or Roads on a Level unless Committee report, &c.:—

180. [1899.] Standing Order 125 of 1898:—No Railway wherein carriages are moved by steam, or by any mechanical power, including cable power, shall be authorised to be made across any Railway, Tramway, Tramroad, or public carriageway-road on the level, unless a Report thereupon from some Officer of the Board of Trade shall be laid before the Committee on the Bill, and unless the Committee after considering such Report, and hearing the Officer, if the Committee think fit, if they shall disagree with the said Report, shall recommend such level crossing, with the reasons and further steps which their opinion is founded; and in every Clause authorising a level crossing the number of lines of rails authorised to be made at such crossing shall be specified. Amended in 1. 1 and 2, by leaving out the words "steam or by any," CLIV. 410.

Clause to be inserted in Railway, Tramway, and Subway Bills, imposing Penalty unless Line be opened :—

181. [1899.] Standing Order 126 of 1898:—In every Railway Bill, Tramway Bill, and Subway Bill, whereby the construction of any new line of Railway, Tramway, or Subway is authorised, or the time for completing any line already authorised is extended, promissory notes payable to the Accountant General of the Treasury, or to the Accountant General of the Supreme Court of Judicature, or to the Bank of Scotland, to be opened; and if in Ireland, to an account opened in the name and with the privity of the Paymaster General. 

3rd section of the Act 17 & 18 Vict. c. 31, to an account opened or to be opened in the name and with the privity of the Paymaster General for and on behalf of the Supreme Court in England [the Queen's Remembrancer of the Court of Exchequer in Scotland, or the Accountant General of the Supreme Court in Ireland (according as the Railway, Tramway, or Subway is situate in England, Scotland, or Ireland)], in the bank named
Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

In each railway, tramway, or subway bill whereby the construction of any new line is authorised, or the time for completing any line already authorised is extended, if such bill be promoted by an existing railway company, tramway company, or subway company which is not possessed of a railway, tramway, or subway already opened for public traffic (or which has not during the year last past paid dividends on its ordinary share capital, or an existing railway company, tramway company, or subway company, when the capital to be raised under the bill is greater than the existing authorised capital of the company, or by persons whose property may have been interfered with, or otherwise rendered less valuable, by the commencement, construction, or abandonment of the said railway, tramway, or subway, or any portion thereof, or who may have been subjected to injury or loss in consequence of the compulsory powers of taking property conferred upon the company by this act, and (in the case of a tramway) in compensating all road authorities for the expense incurred by them in taking up any tramway, or materials connected therewith, placed by the company in or on any road vested in or maintained by such road authorities respectively, and in making good all damage caused to such roads by the construction or abandonment of such tramway and to the deposit fund (or the sum or sums of money recovered by way of penalty as aforesaid), or such portion thereof as may not have been paid to the depositors, the Committee on the bill may, if they think fit, add a proviso to the following effect:

...
II. Standing Orders relating to Private Business—continued.

1. Notices by Advertisement—continued.

Clause to be inserted in Railway, Tramway, and Subway Bills, &c.—continued.

Railway, Tramway, or Subway Deposits (Clause to be inserted, &c.)—continued.

make such other provision as they shall deem necessary for ensuring the completion of the line of Railway or Tramway. Amended in L 7 of paragraph B, by inserting, after the word "Railway," the words "Tramway or Tramway." In l. 8, by leaving out the words from the beginning thereof to the word "years," in 1. 9.

In l. 9, by leaving out the words from the word "not" to the word "line," inclusive, in 1. 10.

In l. 10, by leaving out the words from the first word "years" to the word "years," in 1. 11. CLIV. 411.

Tramway Bills.

182. [1899.] 170. No power shall be given to any local authority to construct, acquire, take on lease, or work any Tramway, or portion of Tramway, beyond the limits of their district, unless such Tramway or portion of Tramway is in connection with the Tramway belonging to or authorised to be constructed, acquired, or worked by the local authority, and unless the Committee on the Bill shall determine that, having regard to the special local circumstances, such construction, acquisition, taking on lease, or working ought to be sanctioned. In every case in which the Committee shall so determine, they shall specify what portion of the Tramway will be situate beyond the district of the local authority to which the power of construction, acquisition, or taking on lease is given, and shall insert a clause for the protection of the local authority of the district in which such Tramway or portion of Tramway will be situate in the terms, mutatis mutandis, of Section 43 of "The Tramways Act, 1870," except that the period of seven years shall be substituted for the period of twenty-one years, and the period of three years for the period of seven years, amended in 1. 16, by leaving out the words from the first word "years," inclusive, to the end thereof, and inserting the words "Committee may, if they think fit, in the special circumstances of the case, substitute shorter periods for the period mentioned in that section;" CLXIV. 411.

As to Bills relating to Local Government in Ireland:

183. [1899.] Standing Order 173 of 1898—Whenever any Bill application is made by or on behalf of any Local Corporation, Municipal Commissioners, or Town or other Commissioners in Ireland for any new Powers, or for any increased or additional Powers, the Promoters shall be required to obtain a certificate under the seal of the Local Government Board of Ireland relating thereto, and, whether such application is made with or without the sanction and approval of the said Local Government Board, which certificate shall be produced before the Committee on the Bill is referred to, and shall be returned upon the said Committee. Amended, in line 2, by leaving out the words "Municipal Corporation, Municipal Commissioners," and inserting the words "Urban District Council;" CLXV. 411. [1900.]

1. Notices by Advertisement—continued.

184. [1899.] Standing Order 3 of 1899.—In all cases where Application is intended to be made for leave to bring in a Bill relating to any of the subjects included in either of the Two Classes of Private Bills, Notice shall be given stating the objects of such intended application, and the time at which copies of the Bill will be deposited in the Private Bill Office; and if it be intended to apply for powers for the compulsory purchase of Lands or Houses, or for extending the time granted by any former Act or Acts, or to levy any Tolls, Rates, or Duties, or to alter or vary, or extinguish any other rights or privileges, or to impose on any Lands or Houses, or to render any Lands or Houses liable to the imposition of, any charge in respect of any improvement, the Notice shall specify such intention, and shall also specify the Company, person, or persons with, to, from, or by whom it is intended to be proposed that such amalgamation, sale, purchase, lease, working agreements, or traffic arrangements shall be made; and the whole of the Notice relating to the same Bill shall, except as provided by Standing Order 9, be included in the same Advertisement, which shall be headed by a short title, descriptive of the Undertaking or Bill, and shall be subscribed with the name and address of the person, Company, Corporation, or firm responsible for the publication of the Notice. Amended, in line 7, by inserting after the word "Houses," the words "or compulsory user of the same;" CLIV. 175.

In Second Class Bills, Notices to contain Names of Parishes, &c.:

185. [1900.] Standing Order 4 of 1899.—In cases of Bills included in the Second Class, and of Bills of the First Class, in respect to which Plans are required to be deposited, such Notice shall also contain a description of all the Townlands, together with the Names of any Parish in which such land is situate, and of any other Parish in which such land is situate, together with an estimate of the quantity of such common or communal land proposed to be taken, and shall state the time and place of deposit of the Plans, Sections, Books of Reference and Copies of the Gazette Notice respectively, with the Clerks of the Peace and Sheriff Clerks, and also with the officers respectively mentioned in Standing Order 29, as the case may be. Amended, in l. 8, by inserting after the word "taken," the words "or used compulsorily." In l. 11, by inserting after the word "taken," the words "or used compulsorily;" CLV. 375.

Street Tramways:

186. [1899.] Standing Order 6 of 1899.—In cases of Bills for laying down a Tramway, the Notice shall specify at what point or points, and on which side of the Street or Road it is proposed to lay such Tramway, so that for a distance of Thirty feet or upwards a less space than Nine feet Six inches shall intervene between the outside of the footpath on the side of the street or road and the nearest rail of the Tramway; the Notice shall also specify the gauge to be adopted and the motive power to be employed; amended, in line 8, by leaving out all the words after the word "Tramway," to the end of the Order, in order to add the words "In the case of a Bill for constructing a Tramroad or Tramway, the Notice shall specify the gauge to be adopted, and the motive power to be employed;" CLV. 375.

Publication of Notices in Gazettes and Newspapers:

187. [1900.] Standing Order 9 of 1899.—In the months of October and November, or either of them, immediately preceding the Application for a Bill, the Notice shall be published once in the London, Edinburgh, or Dublin Gazette, as the case may be, and in the following Newspapers, namely:—

(1.) In the case of a Bill relating specially to any particular city, borough, town, or urban district, the Notice shall be published once in each of two successive weeks, with an interval between such publications of not less than six clear days, in the same and the same Newspaper published in such city, borough, town, or district, or if there be no Newspaper published therein, then in some one and the same Newspaper published in the county in which such city, borough, town, or district, or any part thereof is situate;

(2.) In the case of a Bill authorising the construction of works or the taking of lands, or extending the time granted by a former...
Publication of Notices in Gazettes and Newspapers—continued.

1. A former Act for the construction of works or taking of lands, situate in one county only, or relating to an undertaking situate in one county only, or promoted by a Company or Companies, or other parties possessed of an undertaking situate in one county only, the Notice shall be published once in each of two successive weeks, with an interval between such publications of not less than six clear days, in some one and the same Newspaper published in that county, or if there be no Newspaper published therein, then in some one and the same Newspaper published in some county adjoining or near thereto;

2. In the case of a Bill authorising the construction of works or the taking of lands, or extending the time granted by a former Act for the construction of works or the taking of lands, or in more than one county, or relating to an undertaking situate in more than one county, the Notice shall be published once in each of two successive weeks, with an interval between such publications of not less than six clear days, in some one and the same Newspaper of the county in which the principal office of the Company or Companies or other parties who are the promoters of the Bill is situate, and in some one and the same newspaper published in each county in which any new or further powers are intended to be construed, or in which any lands are intended to be taken, or in which any works or lands are situate, in respect of which any new or further powers for the completion or taking thereof are intended to be applied for, or if there be no newspaper published therein, then in some one and the same newspaper published in some county adjoining or near thereto: Provided always, That, if the Bill relates to highways, or to lands, situate in more than one county, it shall be sufficient, (at the option of the promoters) to publish in each of such counties so much only of the Notice as relates specifically to the lands or works situate in that county, together with the short title of the Notice and an intimation that the Notice has been published in full or sent for publication in full in the Gazette.

4. No publication under this Order shall be made after the 27th day of November.

Amended—In 1. b, by leaving out the words "one and the same." In 1. b, by inserting after the word "newspaper," the words "or newspapers.

In 1. l, by leaving out the words "one and the same." In 1. l, by inserting after the word "newspaper," the words "or newspapers.

In 1. 17, by inserting after the word "undertaking," the words "or to lands.

In 1. 22, by leaving out the words "one and the same." In 1. 22, by inserting after the word "newspaper," the words "or newspapers.

In 1. 24, by leaving out the words "one and the same." In 1. 24, by inserting after the word "newspaper," the words "or newspapers.

In 1. 29, by inserting, after the word "undertaking," the words "or to lands.

In 1. 34, by leaving out the words "one and the same." In 1. 34, by inserting, after the word "newspaper," the words "or newspapers.

In 1. 37, by leaving out the words "one and the same." In 1. 37, by inserting after the word "newspaper," the words "or newspapers.

In 1. 43, by leaving out the words "one and the same." In 1. 43, by inserting after the word "newspaper," the words "or newspapers.

Amended, in 1. 5, by inserting, after the word "taken," the words "or used.

2. Standing Orders amended—continued.

Publication of Notices in Gazettes and Newspapers—continued.

Included in the second class, such application shall be, as nearly as may be, in the form set forth in the Appendix marked (A). Amended, in 1. 3, by inserting, after the word "compulsorily," the words "or for compulsory use of the same.

Deposit on or before the 30th November:

190. [1900.] Standing Order 24 of 1899.—In cases of Bills of the Second Class, a Plan and also a Duplicate thereof, together with a Book of Reference thereto, and a Section and also a Duplicate thereof, as hereinafter described, and in cases of Bills of the First Class, under the powers of which any lands or houses may be taken compulsorily, and in the case of all Bills by which any charge is imposed upon any lands or houses, or any lands or houses are rendered liable to have a charge imposed upon them in respect of any improvement, a Plan and Duplicate thereof, together with a Book of Reference thereto, shall be deposited for public inspection at the office of the Clerk of the Peace for every County, Riding or Division in England or Ireland, or in the office of the Principal Sheriff Clerk of every County in Scotland, and where any County in Scotland is divided into districts or divisions, then also in the office of the Principal Sheriff Clerk in or for such district or division, or in or through which the Work is proposed to be made, maintained, ranged, extended, or enlarged, or in which any such lands or houses are situate, on or before the 30th day November immediately preceding the Application for the Bill; and in the case of Railway Bills, the Ordnance Map on the scale of one inch to a mile, with the line of Railway delineated thereon, as to show the general course and direction, shall be deposited with such Plans, Sections and Book of Reference; and the Clerks of the Peace or Sheriff Clerks, or their respective Deputies, shall make a Memorial in writing upon the Plans, Sections and Books of Reference so deposited with them, denoting the time at which the same were lodged in their respective offices, and shall at all reasonable hours of the day permit any person to view and examine one of the said maps, and to make copies or extracts therefrom; and one of the two Plans and Sections so deposited shall be sealed up and retained in the possession of the Clerk of the Peace or Sheriff Clerk until called for by order of one of the Two Houses of Parliament. In cases of Bills whereby it is proposed to alter or extend the Municipal Boundary of any City, Borough, or Urban District, a Map on a scale of not less than three inches to a mile, and a Duplicate thereof, showing as well the present Boundaries of the City, Borough, or Urban District as the Boundary of such City, Borough, or Urban District, the proposed Extension, shall be deposited with the Town Clerk of such City or Borough, or clerk of such Urban District, who shall make a Memorial in writing upon the Map, and to make copies thereof; and a copy of the said Map, with the said Boundaries delineated thereon, shall also be deposited at the Office of the Board of Agriculture. Amended, in 1. 6, by inserting, after the word "taken," the words "or used.

Deposit of Plans and Sections with London County Council:

190. [1900.] Standing Order 26 of 1899.—Where the Work or any part thereof will be situate in London, or where powers are sought to take any Lands in London, a Copy of so much of the Plans, Sections, and Book of Reference as relates to London, shall, on or before the 30th day of November, be deposited at the Office of the London County Council. Amended, in 1. 2, by inserting, after the word "taken," the words "or used.

In 1. 2, by inserting, after the word "lands," the word "or houses.

Deposits of Plans, Sections, and Books of Reference:

190. [1900.] Standing Order 29 of 1899.—Where, under the powers of any Bill, any work is intended to be made, maintained, ranged, extended, or enlarged, or any lands or houses may be taken compulsorily, or an improvement charge may be imposed, a copy of so much of the said plans and sections...
II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

Deposit of Plans, Sections, and Books of Reference—continued.

[1900]—continued.

sections as relates to any of the areas hereinbefore mentioned, together with a copy of so much of the book of reference as relates to such area, shall, on or before the 25th day of November, be deposited with the officer respectively hereinbefore mentioned, that is to say, in the case of—

(a) Any parish in the City of London, with the parish clerk of that parish;

(b) Any district of London (outside the City of London), with the clerk of the sanitary authority;

(c) Any county borough or other borough in England or Wales, with the town clerk;

(d) Any urban district in England or Wales, not being a borough, with the clerk of the district council;

(e) Any parish in England or Wales having a parish council, with the clerk of the parish council, or, if there is no clerk, with the chairman of that council;

(f) Any parish in England or Wales comprised in a rural district, and not having a parish council, with the clerk of the district council;

(g) Any burgh in Scotland, with the town clerk or clerk to the burgh council, as the case may be;

(h) Any parish in Scotland, outside a burgh, with the clerk of the parish council;

(i) Any urban or rural district in Ireland, with the clerk of the district council; amended, in line 3, by inserting, after the word “taken,” the words “or used”; CLV. 376.

Deposit of Private Bills at Treasury and other Public Departments.

[1900]—continued.

(10) Of every Private Bill whereby the boundaries of any School District or the jurisdiction of any School Board are affected, at the Office of the Education Department;


(12) Of every Bill affecting Charities or Charitable Trusts, at the Office of the Charity Commission;

(13) Of every Bill affecting the Duchy of Cornwall or the Duchy of Lancaster, at the Office of such Duchy respectively.

(14) Of every Local Bill which relates to the drainage of land in England or Wales, or which relates to the improvement of land in England, Wales, or Scotland, or to the second improvement, repair, maintenance, or regulation of any market or market place at which cattle are exposed for sale, or to any matter within the jurisdiction of the Board of Agriculture, or which proposes to alter the boundary of any county, rural or district, parish, or any other administrative area in the United Kingdom, or whereby power is sought to take any common or comannable land, at the Office of the Board of Agriculture; amended in line 15, by inserting, after the word “Waters,” as a new sub-section, the words—

“(c) Of every Bill of the Second Class whereby it is intended to authorize the construction of any work on the banks, shores, or bed of any river having a Board of Conservators constituted by or under Act of Parliament, at the Office of the Fishery and Harbour Department of the Board of Trade, and at the Office of the Conservators of the River.”

In 1. 46, by inserting after the second word “this,” the words “Board of.”

In 1. 46, by leaving out the word “Department;”; CLV. 376.

Form in which Plans, Books of Reference, Sections, and Cross Sections are to be prepared.

[1900]—continued.

(19) Of every Bill relating to any Company, body, or person carrying on business in any Colony or British Possession, at the Office of the Secretary of State for the Colonies;

(20) Of every Bill relating to any matter in England or Wales, within the jurisdiction of the Local Government Board, at the Office of that Board;

(21) Of every Bill which proposes to alter the boundary of the area of any County, Urban District, Parish, or any other administrative area, or which relates to any matter to which the Births and Deaths Registration Acts, 1876 to 1874, and any Act amending the same, relate, at the General Register Office, Somerset House;

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II. Standing Orders relating to Private Business—continued.

2. Standing Orders amended—continued.

190. [1890-91.] Standing Order 194. (Procedure in cases of Bills promoted by the London County Council) ; CXLIX. 371.

197. [1896.] Standing Order 12a. (Notice to owners, &c., in case of improved charge) ; CLI. 469.

198. [1897.] Standing Order 20. (Deposit of parish plan, section, and book of reference, with parish clerk, &c.) ; CLI. 422.

3. Standing Orders repealed :—

196. [1890-91.] Standing Order 194. (Procedure in cases of Bills promoted by the London County Council) ; CXLIX. 371.

197. [1896.] Standing Order 12a. (Notice to owners, &c., in case of improved charge) ; CLI. 469.

198. [1897.] Standing Order 20. (Deposit of parish plan, section, and book of reference, with parish clerk, &c.) ; CLI. 422.

III. Reports from Examiners of Petitions for Private Bills:

On Hybrid Bills :—


211. That no Standing Orders are applicable ; [1890-91] ; CXLIX. 54, &c.—[1892] ; CXLIX. 120, &c.—[1894-95] ; CXLIX. 84.—[1896] ; CLI. 135.—[1897] ; CLI. 216, &c.

212. That the Standing Orders have not been complied with in the case of Hybrid Bills referred to them at examination ; [1890-91] ; CXLIX. 103.—[1892] ; CXLIX. 93, &c.—[1894-95] ; CXLIX. 160.—[1896] ; CLI. 121, 154.—[1897] ; CLI. 96.—[1898] ; CLI. 62.—[1899] ; CLI. 302.

On Provisional Orders Bills :—


215. That Standing Orders have not been complied with ; [1898] ; CLI. 250.

On Bills originating in the House of Lords :—


217. Special Report from Examiners in the case of a Bill introduced to originate in the House of Lords ; [1900] ; CLI. 64. Report from Standing Orders Committee thereon, 56.

On Bills originating in the House of Lords—continued.


219. That the Standing Orders not previously inquired into, and which are applicable thereto, have not been complied with ; [1898-99] ; CLI. 13.—[1899] ; CLI. 25.—[1900] ; CLI. 24.—[1900] ; CLI. 250.

On Private Bills introduced in the House of Lords :—

221. That the Standing Orders not previously inquired into, and which are applicable thereto, have not been complied with ; [1898-99] ; CLI. 13.—[1899] ; CLI. 25.—[1900] ; CLI. 24.—[1900] ; CLI. 250.

222. That the Standing Orders not previously inquired into, and which are applicable thereto, have not been complied with ; [1898-99] ; CLI. 13.—[1899] ; CLI. 25.—[1900] ; CLI. 24.—[1900] ; CLI. 250.
On Bills, Hybrid:

224. That the Standing Orders ought not to be dispensed with and Bills colour to be read a second time; [1890-91]; CLXI. 137.-[1891-94]; CXLVII 111.

233. That Standing Orders ought to be dispensed with [1890-91]; CXLVI. 109.-[1892]; CXLVII. 84.-[1893-94]; CXLVIII. 179.-[1895]; CL. 114.

On Private Bills and Petitions.

225. That particular Standing Orders have been complied with, and Bills colour to be read a second time; [1890-91]; CXLVI. 114.-[1892]; CXLVII. 95.-[1893-94]; CXLVIII. 94.-[1894]; CXLIX. 279.-[1896]; CLI. 301.

237. That Standing Orders ought to be dispensed with in the case of Petitions for additional Provision; [1890-91]; CXLVI. 109.-[1892]; CXLVII. 84.-[1893-94]; CXLVIII. 94.-[1894]; CXLIX. 279.-[1895]; CL. 71.-[1896]; CLI. 113.-[1897]; CLII. 64.-[1898]; CLIII. 34.-[1899]; CLIV. 32.-[1900]; CLV. 33.

238. That the Standing Orders ought to be dispensed with; [1890-91]; CXLVI. 119.-[1892]; CXLVII. 110.-[1893-94]; CXLVIII. 94.-[1895]; CL. 113.-[1896]; CLI. 179, 210.-[1897]; CLII. 164, 210.-[1898]; CLIII. 34.-[1899].
Great Grimsby Street Tramways Bills (Lords) :

257. That Standing Orders ought to be dispensed with, and Bills permitted to proceed conditionally on Orders being struck out; and Bills permitted to proceed conditionally on Orders being for depositing Petitions against Private Bills, &c., extended; first time; [1899] ; CLIV. 254, 280.

VI. Standing Orders Suspected :

260. Standing Order 194A suspended, and Bill read the first time; [1890] ; CLI. 254, 280.

261. Standing Order 39 suspended, and time for presenting Petitions for Private Bills extended; [1899-91] ; CXLVI. 38.-[1892] ; CXLVII. 40.-[1898]; CHLl. 44.-[1899]; CLI. 10.

262. Paragraph (I) of Standing Order 194A suspended, and time for depositing a Petition for a Bill extended; [1899] ; CXLVII. 170.

263. Standing Orders 39 and 129 suspeded, and time for depositing Petitions against Private Bills, &c., extended; [1892] ; CXLVII. 179.-[1899]; CXLVIII. 107.-[1895]; CL. 143, 257.-[1898]; CHLl. 177.-[1898]; CHLl. 134.-[1899]; CHLl. 220.-[1900]; CL. 140, 227.

264. Suspended, and leave given to bring in a Bill (Private) ; [1892] ; CXLVI. 46.-[1894]; CXLIX. 218.

265. Suspended, and leave to Examiners to sit, and proceed on day named; [1890-91] ; CXLVI. 218.-[1892-94]; CXLVIII. 373.

266. Suspended (Standing Order 183A), and Bill (Provisional Order Bill) to be read the first time; [1893-94]; CXLVII. 360.-[1894]; CXLIX. 183.-[1895]; CHLl. 263.-[1896]; CL. 290, &c.-[1897]; CL. 221.

267. Suspended, and leave to the Committee of Selection to appoint Committees on Bills to sit and proceed forthwith (Private) ; [1892] ; CXLVII. 293, 299, &c. (Provisional Order), 309, &c. -[1895-94]; CXLVIII. 373.-[1894]; CXLIX. 217.-[1895]; CHLl. 265.-[1898]; CHLl. 259, 374.-[1899]; CHLl. 290.-[1900]; CXL. 345.-On Diverse Bills; [1897]; CHLl. 295.

268. Suspended, and Bills to be now read a second time; [1893-94]; CXLVIII. 313, 373, &c.-[1894]; CXLIX. 216.-[1895]; CHLl. 230.-[1896]; CHLl. 135.-[1897]; CHLl. 79, 206.-[1898]; CHLl. 233.-[1900]; CHLl. 46.-[1900]; CXL. 141, 322.

269. Suspected, and Bills committed; [1892] ; CXLVII. 312.

270. Suspected, and Committees to have leave to sit on a certain day; [1896]; CXL. 387.

271. Suspected, and time to intervene between circulation of Report and consideration of Private Bills, &c., extended; [1892] ; CXLVII. 321.

272. Suspected, and Bills to be now taken into consideration, provided amended prints shall have been previously deposited; Standing Orders suspended, and Bills to be now read the third time; [1890-91] ; CXLVII. 328, 329.-[1892]; CXLIX. 291.-[1893]; CXL. 251.-[1894]; CXL. 287.-[1895]; CXL. 139, 206, 308.-[1896]; CHLl. 352, 387.-[1897]; CHLl. 320, &c.-[1898]; CHLl. 319, &c.-[1899]; CXL. 284, 287.-[1900]; CL. 323, 350.

VII. Incidental Proceedings :

283. Standing Orders, as amended, to be printed; [1890-91]; CXLVII. 280.-[1897]; CXLIX. 466.-[1894]; CXL. 326.-[1895]; CXL. 465.-[1897]; CXL. 431.-[1898]; CHLl. 420.-[1898]; CXL. 417.-[1898]; CL. 377.

284. Standing Orders 173a to be applicable to all Bills referred to the Committee on Police and Sanitary Legislation Bills; [1890-91] ; CXLVII. 73.

285. Standing Orders 150 and 173a made applicable to all Bills referred to the Committee on Police and Sanitary Regulations Bills ; [1890-91] ; CXLVII. 73.
Statute Law Revision Bills, &c.:

1. [1893.] Resolution, vide. "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament;" to which Resolution the Lords desire the concurrence of the House; CL. 95.

2. [1896.] Message from the Lords; the Lords have given leave to the following Resolution, vide. "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament;" to which Resolution the Lords desire the concurrence of the House; CLI. 43.

3. [1897.] Message from the Lords; the Lords have given leave to the following Resolution, vide. "That it is desirable that all Statute Law Revision Bills and Consolidation Bills of the present Session be referred to a Joint Committee of both Houses of Parliament;" to which Resolution the Lords desire the concurrence of the House; CXLVIII. 225.

Statute Law Revision Bills relative to:

1. [1890-91.] For further promoting the Revision of the Statute Law by repealing Enactments which have ceased to be in force or have become unnecessary; brought from the Lords; read; CXLVI. 293. Bill committed to a Select Committee; nominated, 420. (See Joint Committees.) Special Report; Bill reported, 351. Considered, as amended; passed, with Amendments, 310. To which the Lords agree, 502. (Cited as Statute Law Revision Act, 1893.) R. A. 923.

2. [1892.] For further promoting the Revision of the Statute Law by repealing Enactments which have ceased to be in force or have become unnecessary; brought from the Lords; CXLVI. 350. Read, 351. Considered, 351. Considered, as amended, passed, without Amendment, 350. (Cited as Statute Law Revision Act, 1892.) R. A. 385.

3. [1893-94.] (No. 1.) For further promoting the Revision of the Statute Law by repealing Enactments which have ceased to be in force or have become unnecessary; brought from the Lords; CXLVI. 225. Read, 226. Considered, 226. Considered, as amended, passed, without Amendment, 225. (Cited as Statute Law Revision Act, 1894.) R. A. 355.

Statute Law Revision: Bills relative to—continued.

from the Lords; read; CXLVI. 164. Bill committed, 166. Considered in Committee, and reported, without Amendment; passed, 230. (Cited as Statute Law Revision Act, 1893.) R. A. 339. Vide supra.

4. [1893-94.] (No. 2.) For further promoting the Revision of the Statute Law by repealing Enactments which have ceased to be in force or have become unnecessary; brought from the Lords; CXLVI. 478. Read, 480. Considered, 480. Reported, 480. Considered, as amended, passed, with Amendments, 383. To which the Lords agree, 477. (Cited as Statute Law Revision Act, 1894.) R. A. 438.

5. [1894.] For further promoting the Revision of the Statute Law by repealing Enactments which have ceased to be in force or have become unnecessary; brought from the Lords; CXLIV. 349. Read, 351. Considered, 351. Reported, 351. Considered, as amended, passed, with Amendments, 350. To which the Lords agree, 352. (Cited as Statute Law Revision Act, 1894.) R. A. 438.

6. [1898.] Pending in the Lords, reported from the Joint Committees on Statute Law Revision Bills, &c.; CLI. 122. Bill, intituled, An Act for further promoting the Revision of the Statute Law by repealing Enactments which have ceased to be in force or have become unnecessary; brought from the Lords, 134. Read, 140. Considered, as amended, passed; with Amendments, 140. To which the Lords agree, 140. (Cited as Statute Law Revision Act, 1898.) R. A. 377. Vide supra.

Statutory Rules Procedure:

1. [1890-91.] Bill to improve the Procedure for making Statutory Rules; Ordered and presented; CXLVI. 176. Passed, 176.

Steam Boilers:

[1890-91.] To amend the Law relating to Steam Boilers; Ordered; CXLVI. 23. Presented, 24. (Second Reading not proceeded with.)

Stipendiary Magistrates:

1. [1900.] For the Appointment of Stipendiary Magistrates in Counties, and to amend the Law as to their appointment in Urban Places and Boroughs; Ordered, and presented accordingly; CXLIX. 39.

Stipendiary Magistrates' Appointment:

[1893-94.] Bill to enable County Councils to provide for the Appointment of Stipendiary Magistrates; Ordered and presented; CXLVIII. 85. (Second Reading not proceeded with.)

Stipendiary Magistrates (Ireland):

[1896.] Bill to explain the meaning of the expression "Stipendiary Magistrates" in Acts relating to Ireland; Ordered and presented; CLI. 174. Motion, That the Bill be now read a second time; Mr. Speaker calls attention to continued irrelevance on the part of a Member, and directs him to continue his speech; Amendment proposed, "Six Months"; Question put, pursuant to Standing Order (Closure of Debate), and Amendment not made, on Division; Main Question put, and agreed to, on Division; Bill committed, 193. Order for Committee discharged; Bill withdrawn, 376.

Stipendiary Magistrates' Jurisdiction (Scotland):

[1897.] Bill to extend the Jurisdiction of Stipendiary Magistrates in Scotland; Ordered and presented; CXL. 174. Bill committed, 236. Bill considered in Committee, and reported, 412. Considered, as amended; passed, 416. Agreed to by the Lords, 631. (Cited as Stipendiary Magistrates Jurisdiction (Scotland) Act, 1897.)

Stockport Tramways:—See Tramways.

Stockport Water:—See Waterworks.

Stover Water:—See Waterworks.

Stolen Goods:

[1899.] Bill to amend the Law respecting the recovery of Stolen Articles; Ordered and presented; CLIV. 142. Order for Second Reading upon future day discharged; another day appointed, 334. (No further proceeding.)

Stone Tramroads:—See Tramways.

Streets and Buildings (London):—See Metropolis.

Street Music:

[1892.] Bill to control itinerant Street Musicians; Ordered; CXL. 174. Presented, 21. (Second Reading not proceeded with.)

Street Organs:—See Metropolis.

Street Noises: Bills relative to:


2. [1897.] To regulate and control Street Music and other Street Noises; Ordered; CXL. 174. Presented, 19. (Second Reading not proceeded with.)

3. [1900.] To control and regulate Street Noises; Ordered; CXL. 174. Presented, 21. (Second Reading not proceeded with.)

4. [1900.] To control and regulate Street Noises; Ordered; CXL. 174. Presented, 16. (Not proceeded with.)

Streatham Tramways:—See Tramways.

Subways: Bills relative to:

1. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to authorise the Glasgow District Subway Company to raise additional Capital; to confer on them further Powers with references to their Surplus Lands and Properties; for the acquisition of additional Lands; to extend

Steam Tramroads:—See Tramways.

Steam Tramways:—See Tramways.
**SUBWAYS—SUFFOLK.**

Subways: Bills relative to—continued.

Glasgow District Subway—continued.

extend the Time for the completion of their authorised Under-taking, and for other purposes; brought from the Lords, 255. Committed, 211. Reported, without Amendment, 335. Con-sidered; Standing Orders suspended, and Bill to be now read the third time; read accordingly, and passed, 248. (Cited as Glasgow District Subway Act, 1891.) R. A. 581.

Glasgow Harbour Tunnel Company:
2. [1897.] Report, That the Bill should originate in the House of Lords; CLVII. 56. Report, Standing Orders certified complied with, 50. Bill to authorize the Glasgow Harbour Tunnel Company to raise additional Capital; to confer on them further Powers with reference to their Surplus Lands and Properties, and for other purposes; brought from the Lords; read, and referred to the Examiners, 207. Report, That Standing Orders not previously inquired into complied with, 211. Committed, 230. Reported, without Amendment, 248. Passed, 258. (Cited as Glasgow Harbour Tunnel (Further Powers) Act, 1897.) R. A. 581.

Kensington, South, and Paddington Subway:
3. [1890-91.] Petition for a Bill for incorporating the South Kensington and Paddington Subway Company, and for authorising the Construction of Subways from South Kensington to Paddington, and for other purposes, and Bill ordered; CXLVI. 45. Read, 53. Committed, 60. Report from the Select Committee on Standing Orders, on Petition for disposing with Standing Order 129, in the case of Petition against the Bill, That the Standing Order ought to be dis-pensed with, 122. Bill reported, with Amendments, 257. Standing Order 243 suspended; passed, 281. Agreed to by the Lords, with Amendments, 301. Lords' Amendments agreed to, 407. (Cited as Thames Tunnel (Greenwich to Millwall) Act, 1897.) R. A. 457.

Tower Subway:
9. [1897.] Petition for a Bill to enable the Tower Subway Company to sell their Subway under the Thames from Rotherhithe to the opposite side of the River, and to connect the South Shore with the North Shore, and for other purposes, and Bill ordered; CXLVI. 45. Read, 53. Committed, 60. Report, Standing Orders not previously inquired into; Bill passed, 132. Lords' Amendments agreed to, 407. (Cited as Tower Subway Act, 1897.) R. A. 450.

Scarborough Tunnel:
10. [1894.] Petition for a Bill for making a Carriage Road in Tunnel under part of the Town of Scarborough to connect the South Shore with the North Shore, and for other purposes, and Bill ordered; CXLVI. 46. Read, 21. Committed, 38. Reported, 96. Considered, as amended, 108. Passed, 119. Agreed to by the Lords, with Amendments, 250. Lords' Amendments agreed to, 270. (Cited as Scarborough (Shore to Shore) Tunnel Act, 1894.) R. A. 309.

Succession (Scotland) Bills relative to:
1. [1896.] To assimilate the Laws of Heritable with those of Movables Succession in Scotland, and for other pur-poses; Ordered, CLVII. 21. Presented, 25. (Second Reading not proceeded with.)
2. [1897.] To assimilate the Laws of Heritable with those of Movables Succession in Scotland, and for other pur-poses; Ordered; CLVII. 21. Presentat., 21. Second Reading deferred, 172. Motion, That the Bill be now read a second time; Amendment proposed, "Three Months," and at half-past Five, Debate adjourned, 243. (No further proceeding.)

Suffragan Bishops:
4. [1896.] Bill, intituled, An Act to explain the Act as to Suffragan Bishops; brought from the Lords; CLVII. 112. Read, 134. Committed, 140. Bill considered in Committee, and reported, without Amendment; passed, 296. (Cited as Suffragan Bishops Act, 1896.) R. A. 305.

Suffolk County Council Committees' Borrowing Powers:
5. [1903-04.] Bill to enable the Joint Committee of the County Councils of East and West Suffolk to borrow Money; Ordered, 110. Presentat., 21. Examiners to examine the Bill

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with respect to compliance with the Standing Orders relative to Private Bills, 73. Second Reading deferred, 74. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 84. Second Reading deferred, 90. Report, That the Standing Orders ought to be dispensed with, 103. Bill committed to a Select Committee of Five Members, Three to be nominated by the House and Two by the Committee of Selection; All Petitions against the Bill presented three clear Days before the Meeting referred to the Committee; and Report, ordered, Power to send for persons, papers, and records; Three to be the Quorum, 107. Three Members nominated, 110. Bill referred; re-committed to a Committee of the whole House, 147. Again considered in Committee, and reported; as amended in the Committee, to be now considered; Considered; passed, 179. Agreed to by the Lords, 258. (Cited as Suffolk Joint Committee (Borrowing Powers) Act, 1893.) R. A. 875.

Summary Jurisdiction Act (1879) Amendment : Bills relative thereto :

1. [1890-91.] To amend "The Summary Jurisdiction Act, 1879"; Ordered, and presented accordingly; CXLVI. 102. Order for Second Reading discharged; Bill withdrawn, 323.

2. [1892.] To amend "The Summary Jurisdiction Act, 1879"; Ordered; CXLVII. 28. Presented, 29. (Second Reading not proceeded with.)

3. [1897.] To amend "The Summary Jurisdiction Act, 1879"; Ordered, and presented accordingly; CLII. 305. (Second Reading not proceeded with.)

4. [1898.] To amend "The Summary Jurisdiction Act, 1879"; Ordered and presented accordingly; CLII. 157. (Second Reading not proceeded with.)

5. [1900.] To amend "The Summary Jurisdiction Act, 1879"; Ordered and presented; CLIV. 42. Bill committed, 72. Committee deferred, 74. Presented, 112. Agreed to by the Lords; and Report, ordered, Power to send for persons, papers, and records; Five to be the Quorum, 382. Lords' Amendments agreed to, 396. (Cited as Summary Jurisdiction Act, 1879) R. A. 423.

6. [1890-91.] To amend "The Summary Jurisdiction Act, 1879"; Ordered; CLIV. 46. Presented, 47. (Second Reading not proceeded with.)

Summary Jurisdiction (Youthful Offenders) :

[1890-91.] Bill to amend the Summary Jurisdiction Acts with respect to the Punishment of Young Offenders; Ordered and presented; CXLVI. 76. Order for Committee discharged; Bill withdrawn, 361.

Summary Jurisdiction (Married Women) :

[1892.] Bill to amend the Law relating to the Summary Jurisdiction of Magistrates in reference to Married Women; Ordered and presented; CL. 50. Bill committed to the Standing Committee on Law, &c.; 244. Report of Names of Members added to the Standing Committee in respect of the Bill, 263. Bill reported from the Standing Committee on Law, &c.; Minutes of Proceedings to be printed; 279. Passed, 324. Agreed to by the Lords, 334. (Cited as Summary Jurisdiction (Married Women) Act, 1892.) R. A. 335.

Sunday Closing of Public Houses :—See Liquors.

Sunderland Water :—See Waterworks.

Sunderland's Charity :—continued.

Samuel Sunderland, in the Parish of Bingley, in the West Riding of the County of York; Ordered and presented; CXLVII. 190. Bill committed, 260. Considered in Committee, and reported, without Amendment; passed, 215. Agreed to by the Lords, 267. (Cited as Sunderland's Charity Scheme Confirmation Act, 1892.) R. A. 297.

Superannuation Acts Amendment:

1. [1892.] Bill to amend the Acts relating to Superannuation Allowances and Gratuities to Persons in the Public Service for so far as respects the Computation of Successive Service in different Offices; Ordered and presented; CXLVII. 59. Order for Second Reading discharged; Bill withdrawn, 72.

2. [1892.] (No. 2.) Bill to amend the Acts relating to Superannuation Allowances and Gratuities to Persons in the Public Service, for so far as respects the computation of successive service in different Offices, where not all subject to the Superannuation Acts, 1834 to 1887, and as respects the application of Section 6 of "The Superannuation Act, 1892," to employments of Profit under the Government of India; Ordered and presented; CXLVII. 175. Motion, That the Bill be now read a second time; Debate arising; and it being Midnight, Mr. Speaker proceeds to interrupt the Business. Question put, pursuant to Standing Order (Closure of Debate); and, on Division, resolved in the Affirmative; Bill accordingly read a second time, and committed, 205. Question put in Committee pursuant to Standing Order (Closure of Debate), 221. Motion, That the Order for the Committee of the whole House on the Bill be read, and discharged, and that the Bill be committed to a Select Committee; and Question, on Division, resolved in the Affirmative, 264. Motion, That Mr. Asquith be a Member of the Select Committee; and Question, on Division, resolved in the Affirmative; other Members nominated; Power to send for persons, papers, and records; Five to be the Quorum, 287. Member discharged; others added, 297. Bill reported; re-committed to a Committee of the whole House, 350. Committee deferred, 351. Bill considered in Committee, and report, ordered, Power to send for persons, papers, and records; Three to be the Quorum, 351. Bill as amended agreed to, 351. Bill report, ordered, Power to send for persons, papers, and records; Six to be the Quorum, 352. Agreed to by the Lords, 399. (Cited as Superannuation Act, 1892.) R. A. 460.

Superannuations (Officers of County Councils) :

[1890-91.] Bill to enable County Councils to provide a Fund, by Deductions from Salaries and Wages of Officers and Servants in their Employment, and to grant Superannuation Allowances therefrom; Ordered; CXLVI. 11. Presented, 16. Order for Second Reading discharged; Bill withdrawn, 205.

Superannuation (Metropolis) :

1. [1896.] Bill to amend the Superannuation (Metropolis) Act, 1880; Ordered and presented; CLVII. 43. Order for Second Reading discharged; Bill withdrawn, 341.

2. [1899.] Bill to amend the Superannuation (Metropolis) Act, 1880; Ordered and presented; CLIV. 62. Order for Second Reading upon future day discharged; another day appointed, 216. (No further proceedings.)

Supplemental War Loan :

[1900, Sess. II.] Bill to provide for raising a Supplemental Loan for the Service of the year ending the 31st day of March, 1901; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLV. 397. Committee, 372. Considered in Committee, and reported, without Amendment, 392. Passed, 396. Agreed to by the Lords, 399. (Cited as Supplemental War Loan Act, 1900.) R. A. 401.
I. Committee of Supply: 1—483.

1. Appointment of the Committee; 1—11.
2. Estimates, &c., referred; 12.
3. Resolutions of Committee of Supply; 13—211.
4. Proceedings in Committee of Supply and upon Resolutions; 212—415.
5. Incidental Proceedings; 416—483.

II. Committee of Ways and Means: 484—681.

1. Appointment of the Committee; 484—489.
2. Resolutions of the Committee of Ways and Means; 490—605.
3. Proceedings in Committee; 606—614.
5. Incidental Proceedings; 624—681.

III. Bills of Supply: 682—772.

2. Incidental Proceedings; 728—772.

I. Committee of Supply:

1. Appointment of the Committee:

1. Resolution, That the House will, upon a future day, resolve itself into a Committee to consider of the Supply to be granted to Her Majesty; [1890-91]; CXLVI. 18.—[1892]; CXLVII. 45.—[1893—94]; CXLVIII. 57.—[1894]; CXLIX. 11.—[1895]; CL. 351.—[1896]; CLI. 164, 237.
2. Order, That the other Government Business have precedence to-morrow of the Committee of Supply; [1890]; CLI. 277.
3. That the other Government Business have precedence this day of the Committee of Supply; [1890]; CL. 44.
4. Petition for Aid referred to the Committee of Supply; [1891]; CXLVI. 99.—[1892]; CLIV. 60.—[1893—94]; CXLVII. 25.—[1895]; CLI. 352.—[1896]; CLIV. 131.—[1897]; CLII. 427.—[1898]; CLIII. 392.—For 1899—1900: 1,325,500l.; [1899]; CLIV. 54.—[1900]; CLV. 35;[Sess. II.]: 416.
5. Day appointed for Committee to consider of the Supply to be granted to Her Majesty; [1890—91]; CXLVI. 18.—[1892]; CXLVII. 45.—[1893—94]; CXLVIII. 57.—[1894]; CXLIX. 11.—[1895]; CL. 351.—[1896]; CLI. 164, 237.
6. The House, according to order, resolves into [a Committee to consider of the Supply to be granted to Her Majesty]; [1890—91]; CXLVI. 99.—[1892]; CLIV. 60.—[1893—94]; CXLVII. 25.—[1895]; CLI. 352.—[1896]; CLIV. 131.—[1897]; CLII. 427.—[1898]; CLIII. 392.—[1899]; CLIV. 54.—[1900]; CLV. 35;[Sess. II.]: 416.
7. Resolution, That this House will, on a future day, resolve itself into a Committee to consider of the Supply to be granted to Her Majesty; [1890—91]; CXLVI. 18.—[1892]; CXLVII. 45.—[1893—94]; CXLVIII. 57.—[1894]; CXLIX. 11.—[1895]; CL. 351.—[1896]; CLI. 164, 237.
8. Motion, That this House will this day resolve itself into a Committee to consider of the Supply to be granted to Her Majesty, and Question, on Division, resolved in the Affirmative; [1891]; CL. 351.
9. Order, That the other Government Business have precedence this day of the Committee of Supply; [1890]; CLI. 277.
10. That Government Business have precedence to-morrow of the Committee of Supply; [1890]; CL. 285.—[1891]; CLIV. 111.
11. That the other Government Business have precedence this day of the Committee of Supply; [1890]; CLV. 99.

2. Estimates, &c., referred:

12. [1890-91]; CXLVI. 26, &c.—[1892]; CXLVII. 40, &c.—[1894]; CXLVIII. 11.—[1895]; CL. [Sess. II.]: 352.—[1896]; CL. 45.—[1897]; CLI. 25.—[1898]; CLII. 49.—[1899]; CLIV. 54.—[1900]; CLV. 35;[Sess. II.]: 416.

3. Resolutions of Committee of Supply:

Army:

1. Army Services (Supplementary):

13. 165,000l. to defray the charge during year ended 31st March 1894, for additional expenditure on sundry Army Services; [1891]; CXLVIII. 31.—1,290,000l. for additional expenditure to 31st March 1898; [1897]; CLII. 94.—885,000l. for additional expenditure to 31st March 1899; [1899]; CLIV. 64.

Excesses:

14. 100l. to make good excesses of Army Expenditure beyond the Grants, for year ended 31st March 1890; [1890]; CL. 104.

Chelsea and Kilmainham Hospitals:

15. For the charge for Chelsea and Kilmainham Hospitals. For 1891—92: 1,280,600l.; [1891]; CXLVI. 397.—For 1892—93: 1,285,000l.; [1892]; CXLVII. 345.—For 1893—94: 1,385,000l.; [1893—94]; CXLVIII. 557.—For 1894—95: 1,355,000l.; [1894]; CXLIX. 296.—For 1895—96: 905,000l.; [1895]; CLI. 131.—For 1896—97: 1,357,000l.; [1896]; CL. 45.—For 1897—98: 1,322,000l.; [1897]; CL. 47.—For 1898—99: 1,355,000l.; [1898]; CLII. 365.—For 1899—1900: 1,325,500l.; [1899]; CLIII. 362.—For 1900—01: 1,370,000l.; [1900]; CLIV. 102.—For 1901—02: 1,370,000l.; [1901]; CLV. 292.

Clothing Establishments (Services and Supplies):

16. For the Clothing Establishments, Services and Supplies. For 1891—92: 820,600l.; [1891]; CXLVI. 510.—For 1892—93: 820,600l.; [1892]; CXLVII. 344.—For 1893—94:
Army—continued.

Clothing Establishments (Services and Supplies)—continued.


3. Resolutions of Committee, &c.—continued.

Army—continued.

Miscellaneous Salaries and Charges of the War Office:


Ordinance Factories:


Pay Allowances, &c.:

24. For defraying the Charge of the Pay Allowances, and other Charges of Her Majesty's Army at Home and Abroad (exclusive of India) (General Staff, Regiments, Reserves, and Departments):—For 1891-92: 100,000. [1891] ; CXL VIII. 153.—For 1892-93: 6,535,000. [1892] ; CXL VIII. 102.—For 1893-94: 5,876,000. [1893] ; CXL VIII. 144.—For 1894-95: 5,881,000. [1894] ; CXL IV. 53.—For 1895-96: 5,600,000. [1895] ; CXL IV. 53.—For 1896-97: 5,600,000. [1896] ; CXL IV. 53.—For 1897-98: 5,500,000. [1897] ; CXL IV. 53.—For 1898-99: 5,500,000. [1898] ; CXL IV. 53. —For 1899-1900: 5,500,000. [1900] ; CXL IV. 53. —For 1900-01: 15,200,000. [1900] ; CL IV. 105.

Pay, &c. of Indian Troops at Suakin:

25. That a Supplementary Sum of 145,000, to defray the Charge for the repayment to the Government of India of the extra Expenditure incurred in connection with the Employment of Indian Troops at Suakin, during the year ending on the 31st day of March 1897 [1897] ; CLIV. 77.

Pay and Allowances (Military and Militia Reserve):

### Army—continued.

#### Pay (Retired) (Non-effective Charges):

- For retiring the charge for Retired Pay, Half Pay, and other Non-effective Charges for Officers and Others:
  - For 1891-92: 1,551,000/-; [1891]; CXLVI. 397.
  - For 1892-93: 1,537,700/-; [1892]; CXLVI. 345.
  - For 1893-94: 1,524,200/-; [1893]; CXLVI. 397.
  - For 1894-95: 1,516,000/-; [1894]; CXLIX. 306.
  - For 1895-96: 1,016,200/-; [1895, Sess. II.]; CL. 384.
  - For 1896-97: 1,182,900/-; [1897]; CXLI. 428.
  - For 1897-98: 1,526,800/-; [1897]; CL. 417.
  - For 1898-99: 1,567,800/-; [1898]; CLIII. 392.
  - For 1899-1900: 1,550,600/-; [1899]; CL. 102.

#### Provisions, Forage, Fuel, &c.:

- For preparing the Charge for Provisions, Forage, and other Supplies:
  - For 1891-92: 2,655,000/-; [1891]; CXLVI. 345.
  - For 1892-93: 2,666,000/-; [1892]; CXLVI. 344.

#### Supplies:—continued.

- For 1893-94:
  - For 1893-94: 789,600/-; [1893]; CXLIV. 345.
  - For 1894-95:
    - For 1894-95: 287,100/-; [1894]; CXLIX. 345.
    - For 1895-96:
      - For 1895-96: 119,400/-; [1895]; CXLVIII. 366.
      - For 1896-97: 127,000/-; [1896, Sess. II.]; CL. 384.
      - For 1897-98:
        - For 1897-98: 25,331,000/-; [1897]; CLIV. 416.
        - For 1898-99: 27,000/-; [1898]; CLIII. 392.
        - For 1899-1900: 1,526,800/-; [1899]; CL. 102.

### Navy—continued.

#### Warlike and other Stores:

- For 1899-1900: 1,847,000/-; [1899]; CXLVI. 345.
- For 1895-96: 2,655,000/-; [1895]; CXLI. 384.
- For 1897-98: 2,666,000/-; [1897]; CL. 417.
- For 1898-99: 1,314,000/-; [1898]; CLIII. 392.
- For 1899-1900: 1,550,600/-; [1899]; CL. 102.

#### Works, Buildings, and Repairs at Home and Abroad:

- For 1899-1900: 1,526,800/-; [1899]; CL. 102.
- For 1899-1900: 1,214,000/-; [1899]; CL. 102.
- For 1899-1900: 276,700/-; [1900]; CL. 262.

#### Yeomanry Cavalry:

- For 1899-1900: 780,000/-; [1899]; CXLVIII. 392.
- For 1899-1900: 70,000/-; [1899]; CXLI. 384.
- For 1899-1900: 230,000/-; [1899]; CL. 262.

#### Civil Pensions and Gratuities:

- For 1899-1900: 231,000/-; [1899]; CXLVI. 345.
- For 1899-1900: 23,000/-; [1899]; CXLVI. 345.
- For 1899-1900: 21,000/-; [1899]; CL. 262.
- For 1899-1900: 203,000/-; [1899]; CL. 262.

#### Vote on Account (Army Services):

- 34,000,000/- towards defraying the Charges on Army Services to 31st March 1898; [1898]; CL. 323.
Navy-continued.

3. Resolutions of Committee, &c.—continued.

Navy-continued.

Educational Services:

45. For defraying the Expenses of Educational Services:
   — For 1891-92: 75,000 (1891); CXLVII. 372.—For
   1892-93: 75,000 (1902); CXLVII. 372.—For 1893-94:
   60,000; (1893-94); CXLVII. 573.—For 1894-95:
   70,000; (1894); CXLIX. 404.—For 1895-96: 65,000;
   (1896, Sec. II.); CL. 383.—For 1896-97: 81,000;
   (1896); CLI. 228.—For 1897-98: 92,300; (1898);
   CL. 383.—For 1898-99: 100,000; (1899); CL. 427.—For
   1899-1900: 99,000; (1899); CL. 404.—For
   1900-01: 92,900; (1900); CLV. 90.

Excess of Expenditure:

40. For making good the excess of net Expenditure
   beyond the ordinary Naval Grants:—For 1891-92:
   62,000; (1902); CXLVII. 139.—For 1892-93:
   46,427.—For 1893-94: 9,600; (1893); CXLIX. 404.—
   For 1894-95: 11,400; (1894); CLII. 129.—For 1895-96:
   10,000; (1895, Sess. II.).—For 1896-97: 74,000; (1896);
   CXLVI. 372.—For 1897-98: 74,500; (1897); CL. 383.—
   For 1898-99: 75,000; (1899); CLV. 90.—For 1899-
   1900: 74,700; (1899); CL. 139.—For
   1900-01: 75,900; (1900); CLV. 90.

Martial Law:

42. For defraying the Expense of Martial Law, including
   the cost of Naval Prisons at Home and Abroad:—For 1891-
   92: 11,700; (1891); CXLVI. 372.—For 1892-93:
   11,400; (1892); CXLVII. 333.—For 1893-94:
   10,000; (1894-95); CXLIX. 404.—For 1894-95:
   11,000; (1895, Sess. II.); CL. 383.—For 1895-96:
   10,000; (1896); CXLVI. 372.—For 1896-97:
   11,400; (1897); CXLV. 481.—For 1897-98:
   12,200; (1898); CL. 125.—For 1898-99:
   11,400; (1899); CXLV. 481.—For 1899-
   1900: 12,000; (1899); CL. 129.—For
   1900-01: 13,300; (1900); CLV. 90.

Medical Services, including the cost of
Medical Establishments at Home and
Abroad:

43. For defraying the Expense of Medical Services, including
   the cost of Naval Prisons at Home and Abroad:—For 1891-
   92: 122,700; (1891); CXLVI. 372.—For 1892-93:
   125,000; (1892); CXLVII. 333.—For 1893-94:
   133,000; (1894); CXLVII. 372.—For 1894-95:
   143,000; (1895); CLII. 129.—For 1895-96:
   131,000; (1896, Sess. II.); CL. 383.—For 1896-97:
   126,000; (1897); CL. 383.—For 1897-98:
   103,000; (1898); CL. 125.—For 1898-99:
   100,000; (1899); CXLV. 481.—For 1899-
   1900: 117,000; (1899); CL. 129.—For
   1900-01: 218,900; (1900); CLV. 90.

Miscellaneous Effective Services:

44. For defraying the Expense of various Miscellaneous
   Effective Services:—For 1891-92: 145,000; (1891);
   CXLVI. 373.—For 1892-93: 149,000; (1892); CXLVII.
   373.—For 1893-94: 165,000; (1893); CXLIX. 404.—
   For 1894-95: 178,000; (1894); CXLIX. 404.—For
   1895-96: 126,000; (1895, Sec. II.); CL. 383.—
   For 1896-97: 139,000; (1896); CXL. 226.—For 1897-
   98: 105,600; (1897); CL. 129.—For 1898-99:
   232,000; (1898); CXLII. 402.—For 1899-1900:
   240,000; (1900); CL. 129.
Navy—continued.

For 1900-01: 793,200/. for additional expenditure on Naval Men and Boys, including 18,805 Royal Marines; [1900]; CLV.

88,850 Men and Boys, including 15,505 Royal Marines; [1895]; CL. 88.

For 1899-1900: 69,500/. (including additional Sum of 410,000/; [1899]; CLVII. 228.

3. Resolutions of Committee, &c.—continued.

Navy—continued.

Navy (Sea and Coast Guard Services)—continued.

3. Resolutions of Committee, &c.—continued.


Establishments of Dockyards and Naval Yards at home and abroad: —For 1891-92: 1,260,800/. ; [1891]; CXLVI. 372.

Seamen's and Mariner's Wages: —For 1899-1900: 69,500/. ; [1899]; CLV. 90.

Shipbuilding, Repairs, and Maintenance (Contract Work): 54. For defraying the Expenditure of the Naval Services (Supplementary and additional expenditure):—For 1899-1900: 6,730,000/. (including additional Sum of 410,000/; [1899]; CLV. 332.

1. Committee of Supply—continued.

2. Resolutions of Committee, &c.—continued.

Civil Services: —Admiralty Buildings Extension: 60. For defraying the charge for the extension of the Admiralty Buildings.—For 1893-94: 65,000/. (to complete) ; [1893]; CLVII. 190. For 1894-95: 30,200/. (to complete) ; [1894]; CLVII. 20. For 1895-96: 21,200/. (to complete) ; [1895]; CLVII. 40. For 1896-97: 12,000/.
SUPPLY, &c.—continued.

1. Committee of Supply—continued.

3. Resolutions of Committee, &c.—continued.

Civil Services—continued.

Admiralty Buildings Extension—continued.

Bankruptcy Department of the Board of Trade:

61. For defraying the charge for meeting the deficiency of Income for the Bankruptcy Department of the Board of Trade—Supplementary for 1899-90; 10f. (to complete); [1901]; CXLYI, 142.

Defraying Sealers’ Compensation:

62. Supplementary to 1892-93: 20,000/. (to complete); [1895-96]; CXLYI, 146.

Board of Agriculture:

See also Foot and Mouth Disease.

63. For defraying the charge for the Salaries and Expenses of the Board of Agriculture—For 1891-92: 33,172f. (to complete); [1891]; CXLYI, 445. For 1892-93: 40,710/. (to complete); [1892]; CXLYII, 235. For 1893-94: 30,726/. (to complete); [1894]; CXLYII, 355. For 1894-95: 30,726/. (to complete); [1894]; CXLYI, 390. For 1895-96: 35,000/. (to complete); [1895]; CXLYII, 426. For 1895-96: 2,000/. (to complete); [1896]; CXLYI, 312. For 1896-97: 2,150/. (to complete); [1897]; CXLYI, 416. For 1896-97: 2,000/. (to complete); [1897]; CXLYI, 416. For 1897-98: 132,859/. (to complete); [1898]; CXLYII, 426. For 1898-99: 129,544/. (to complete); [1899]; CXLYI, 416.

Board of Agriculture (Ireland):

64. 63,245/. for the Salaries and Expenses of the Department of Agriculture and other Industries and Technical Instruction for Ireland. To complete for 1900-01; [1899]; CLIV, 391.

Board of Supervision and Public Health, &c. (Scotland):

65. For defraying the charge for the Salaries and Expenses of the Board of Supervision for the Relief of the Poor in Scotland, &c.—For 1891-92: 6,746/. (to complete); [1891]; CXLYI, 445. For 1892-93: 6,197/. (to complete); [1892]; CXLYII, 235. For 1893-94: 4,200/. (to complete); [1893-94]; CXLYII, 536. For 1894-95: 4,354/. (to complete); [1894]; CXLYII, 399.

Board of Trade:

66. For defraying the charge for the Salaries and Expenses of the Office of the Committee of the Privy Council for Trade and Subordinate Departments—For 1891-92: 111,210/. (to complete); [1891]; CXLYI, 445. For 1892-93: 110,470/. (to complete); [1892]; CXLYI, 335. For 1893-94: 108,995/. (to complete); [1893-94]; CXLYII, 250. For 1894-95: 100,577/. (to complete); [1894]; CXLYII, 590. For 1895-96: 104,746/. (to complete); [1895-96, Sess. II.]; CL, 261. For 1896-97: 122,543/. (to complete); [1895]; CLIV, 412. For 1897-98: 122,826/. (to complete); [1897]; CLI, 300. For 1898-99: 120,544/. (to complete); [1898]; CLILI, 426. For 1899-1900: 133,000/. (to complete); [1899]; CLIV, 300. For 1900-1901: 133,561/. (to complete); [1900]; CLIV, 301.

Board of Trade (Deficiency of Income from Fees):

67. For defraying the charge for meeting the Deficiency of Income from Fees, &c. for the requirements of the Board of Trade—For 1891-92: 11f. (to complete); [1892]; CXLYII, 445. For 1892-93: 9f. (to complete); [1892]; CXLYII, 335. For 1893-94: 16f. (to complete); [1893-94]; CXLYII, 536. For 1894-95: 28f. (to complete); [1894]; CXLYI, 445.

Board of Trade (Deficiency of Income from Fees)—continued.

British Central Africa Protectorate (Grant in Aid):

69. 25,000/ as a grant in aid of the expenses connected with the Protectorate; CXLY, 463.

British East Africa:

70. 80,000/ for year ending 31st March 1900, for a grant to the Imperial British East Africa Company; [1899]; CL, 277.—Supplementary for 1899-90: 20,000/. (to complete); [1899]; CL, 277.—Supplementary for 1899-90, in aid of expenses connected with the British Protectorate in East Africa; 26,700/. (1899); CL, 96.

British Museum:

71. For defraying the charge for the Salaries and Expenses of the British Museum, including the amount required for the Natural History Museum—for 1891-92: 83,000/ (to complete); [1891]; CXLYI, 469. For 1892-93: 101,560/. (to complete); [1892]; CXLYII, 237. For 1893-94: 87,600/. (to complete); [1893-94]; CXLYII, 570. For 1894-95: 90,275/. (to complete); [1894]; CXLYII, 395. For 1895-96: 111,262/. (including a Supplementary Sum of 20,641/) (to complete); [1895, Sess. II.]; CL, 371. For 1896-97: 109,784/. (including a Supplementary Sum of 6,000/) (to complete); [1896]; CLI, 422.—Supplementary for 1896-97: 6,000/. (to complete); 1897; CLIL, 90.—For 1897-98: 108,430/. (to complete); [1897]; CLIL, 426.—For 1898-99: 105,305/. (to complete); [1898]; CLII, 427.—For 1899-1900: 106,004/. (including a Supplementary Sum of 3,750/) (to complete); [1899]; CLIV, 416. For 1899-1900: 2,000/. (to complete); [1899]; CLIV, 416. For 1900-1901: 2,000/. (to complete); [1900]; CLIV, 301.

Broadsword Criminal Lunatic Asylum (England):

72. For defraying the charge for the Maintenance of Criminal Lunatics in the Broadsword Criminal Lunatic Asylum, England—for 1891-92: 23,866/. (to complete); [1891]; CXLYI, 400.—For 1892-93: 24,013/. (to complete); [1892]; CXLYII, 306.—For 1893-94: 22,604/. (to complete); [1893-94]; CXLYII, 570.—For 1894-95: 18,862/. (to complete); 1894; CXLYI, 400.—For 1895-96: 16,172/. (to complete); [1895, Sess. II.]; CL, 371.—For 1896-97: 21,636/. (to complete); [1896]; CLI, 422.—For 1897-98: 21,646/. (to complete); [1897]; CLIL, 97.—For 1898-99: 22,000/.
I. Committee of Supply—continued.

3. Resolutions of Committee, &c.—continued.

Civil Services—continued.

Broadoor Criminal Lunatic Asylum (England)—continued.

Caledonian Canal:

For defraying the Charge for a Grant in Aid of the Funds of the Commissioners for the Caledonian Canal—For 1891-92; 3,190/ (to complete; [1891]; CXLVI. 322.—For 1892-93: 5,000/ (to complete; [1892]; CXLVI. 835.

Charitable Donations and Bequests (Ireland):

For defraying the Charge for the Salaries and Expenses of the Office of the Commissioners of Charitable Donations and Bequests for Ireland—For 1891-92: 1,490/ (to complete; [1891]; CXLVI. 400.—For 1892-93: 24,852/ (to complete; [1892]; CXLVI. 323.—For 1893-94: 21,912/ (to complete; [1894]; CXLIX. 551.—For 1894-95: 23,380/ (to complete; [1895]; CXLIX. 305.—For 1895-96: 23,148/ (to complete; [1895, Sess. II.]; CL. 268.—For 1896-97: 11,814/ (to complete; [1896]; CLI. 129.—For 1897-98: 12,234/ (to complete; [1897]; CLI. 250.—For 1898-99: 12,914/ (to complete; [1898]; CXLIII. 514.—For 1899-1900: 1,225/ (to complete; [1899]; CL. 208.—For 1900-01: 1,000/ (to complete; [1900]; CL. 391.

Charity Commission (England and Wales):

For enabling the Charity Commission to carry into effect certain Grants in Aid of the Salaries and Expenses of the Office of the Commissioners of Charitable Donations and Bequests in Ireland—For 1891-92: 25,867/ (to complete; [1891]; CXLVI. 400.—For 1892-93: 24,852/ (to complete; [1892]; CXLVI. 323.—For 1893-94: 21,912/ (to complete; [1894]; CXLIX. 551.—For 1894-95: 23,380/ (to complete; [1895]; CXLIX. 305.—For 1895-96: 23,148/ (to complete; [1895, Sess. II.]; CL. 268.—For 1896-97: 11,814/ (to complete; [1896]; CLI. 129.—For 1897-98: 12,234/ (to complete; [1897]; CLI. 250.—For 1898-99: 12,914/ (to complete; [1898]; CXLIII. 514.—For 1899-1900: 1,225/ (to complete; [1899]; CL. 208.—For 1900-01: 1,000/ (to complete; [1900]; CL. 391.

Chicago Exhibition, 1893:

For defraying the Charge for the Repayment to the Treasury of certain Miscellaneous Advances:—For 1893-94: 3,774/ (to complete; [1893-94]; CXLVIII. 148.—For 1894-95: 4,005/ (to complete; [1894-95]; CXLIX. 403.—For 1895-96: 1,052/ (to complete; [1895]; CLI. 425.—For 1896-97: 7,602/ (to complete; [1896]; CXLIII. 426.—For 1897-98: 7,602/ (to complete; [1897]; CL. 425.—For 1898-99: 2,500/; [1898]; CLI. 425.—For 1899-1900: 2,500/ (to complete; [1900]; CL. 391.

Civil Service Commission:

For defraying the Charge for the Salaries and Expenses of the Civil Service Commission—For 1891-92: 26,341/ (to complete; [1891]; CXLVI. 411.—For 1892-93: 26,264/ (to complete; [1892]; CXLVI. 323.—For 1893-94: 25,653/ (to complete; [1893]; CXLVI. 522.—For 1894-95: 25,083/ (to complete; [1894]; CXLIX. 208.—For 1895-96: 23,936/ (to complete; [1895, Sess. II.]; CL. 305.—For 1896-97: 27,373/ (to complete; [1896]; CXLIII. 312.—For 1897-98: 27,373/ (to complete; [1897]; CL. 425.—For 1898-99: 26,400/ (to complete; [1898]; CL. 391.—For 1899-1900: 26,400/ (to complete; [1899]; CL. 387.—For 1900-01: 25,734/ (to complete; [1900]; CL. 387.

Colonial Office:

For defraying the Charge for the Salaries and Expenses of the Department of Her Majesty's Secretary of State for the Colonies—Supplementary for 1890-91: 2,000/; [1891]; CXLVI. 314.—For 1891-92: 27,382/ (to complete; [1891]; CXLVI. 400.—For 1892-93: 27,501/ (to complete; [1892]; CXLVI. 142.—For 1893-94: 25,000/ (to complete; [1893]; CXLIX. 305.—Supplementary for 1893-94: 1,500/; [1894]; CXLIX. 305.—Supplementary for 1894-95: 1,500/; [1895]; CL. 75.—For 1895-96: 23,000/ (to complete; [1895, Sess. II.]; CL. 350. Supplementary for 1895-96: 17,000/; [1896]; CL. 74.—For 1896-97: 29,000/ (to complete; [1896]; CLI. 443.—For 1897-98: 29,250/ (to complete; [1897]; CLI. 425.—For 1898-99: 25,250/ (to complete; [1898]; CLI. 425.—For 1899-1900: 2,000/; [1899]; CL. 391.—For 1900-01: 5,500/ (to complete; [1900]; CL. 498.

Africa, South: High Commissioner (Expenses):

81. Supplementary for 1891-92: 1,510/ (to complete; [1892]; CXLVI. 83.

Colonial Services (South Africa), &c.:

82. 85,000/(Supplementary sum) for sundry Colonial Services and certain charges connected with South Africa; [1894]; CXLVI. 31.—50,372/ for sundry Colonial Services to 31st March 1895, together with expenses incurred under the Pacific Islanders Protection Act, 1875; [1895, Sess. II.]; CL. 572.

Colonies: Grants in Aid:

83. For defraying the charge for sundry Colonial Services, including expenses incurred under "The Pacific Islanders Protection Act, 1875," and certain charges connected with South Africa:—For 1891-92: 111,616/ (to complete; [1891]; CXLVI. 669.—For 1892-93: 102,785/ (to complete; [1892]; CXLVI. 400.—For 1893-94: 15,000/; [1893-94]; CXLVIII. 148.—For 1893-94: 84,000/ (to complete; [1893-94]; CXLVIII. 572.—For 1894-95: 79,075/.
SUPPLY, &c.—continued.

3. Resolutions of Committee, &c.—continued.

Civil Services—continued.

Colony: Growth in Aid—continued.

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incurred under the Pacific Islanders Protection Act, 1875 ;

the Consular Vote :-For 1891 -92: 252,897/. (including an

--For 1900-01 : 752,408/. (to complete) ; [1900] ; CLV. 391.

For 1899 -1900: 750,900/. (to complete) ;

CLIX. 402. -- For 1895-96 : 335,001/. (to complete) ; [1895] ; CLI. 546.

fraying the charge as a grant in aid of the Force Fund of the

Royal Irish Constabulary ; [1891] ; CXLVI. 155.

---For 1898-99: 40,734/. (to complete) ; [1898] ; 412. -- For 1897-98 :

---For 1896-97 : 34,989/. (to complete) ; [1896] ; CXLVI. 343. -- For 1895-96 :

31st March, 1897 ; [1897] ; CLII. 365.

Supplementary, 120,000/. ; [1899] ; CLIV. 87.—367,801/. (including a Supplementary

Sum of 27,550/. for sundry Colonial Services to

Sess. II.

34,989/. (to complete) ; [1899] ; CLIV. 416. [1898-99] ; 58,905/. ; [1900] ; CLV. 83. -- For 1900-01;

39,974/. (to complete) ; [1896] ; CL. 364.

For 1895-1900: 75,093/., including a Supplementary Sum of 6,750/. (to complete) ; [1895] ; CXLVII. 353.—For 1893-94,

19,925/. (to complete) ; [1898] ; CLI. 392.---For 1897-98 : 80,869 (to complete) ; [1897] ; CLII. 425.--For 1896-97, 10/. ; [1896] ; CL. 97.--For 1895-97: 24,200/. (to complete) ; [1895] ; CXLVIII. 401.--270,181/. (to complete) ; [1894] ; CL. 65.---For 1898-99, 10/. ;

Contagious Diseases (Animals) :

90. For defraying the charge in aid of Expenditure under the

Contagious Diseases (Animals) Plague-Pneumonia Act,

1890.—For 1891-92 : 100,000/. (to complete) ; [1891] ; CXL. 609.---For 1892-93: 70,000/. (bicomma) ; [1892] ; CXLVII. 365.—For 1895-96: 65,000/. (to complete) ; [1895-96] ; CXLVII. 570.—For 1894-95: 15,000/. (to complete) ; [1894] ; CXLIX. 603.

County Courts :

91. For defraying the charge for the Salaries and Ex-

penses connected with the County Courts.—For 1891-92: 291,000/. (to complete) ; [1891] ; CXLVI. 484.—For 1892-93: 31,000/. (to complete) ; [1892] ; CXLVII. 238.—Supplementary for 1892-93, 10/. ; [1892-93] ; CXLVIII. 507.—Supplementary for 1893-94, 10/. ; [1893] ; CXLIX. 31.—For 1894-95 : 18,002/. (to complete) ; [1894] ; CXLIX. 406.—Supplementary for 1894-95, 10/. ; [1894] ; CL. 79.—For 1895-96: 15,000/. (to complete) ; [1895, Sess. II.] ; CL. 371.—Supplementary for 1895-96, 10/. ; [1895] ; CL. 71.—For 1895-97: 20,000/. (to complete) ; [1895] ; CXLIX. 417.—Supplementary for 1895-98, 10/. ; [1896] ; CXLIX. 601.—For 1895-1896 : 29,714/. (to complete) ; [1895] ; CLI. 265.—For 1896-97, 70/. ; [1896] ; CL. 95.—For 1897-98:-25,001/. (to complete) ; [1897] ; CXL. 197.—For 1898-99: 12,814/. (to complete) ; [1898] ; CXLIX. 417.—Supplementary for 1898-99, 10/. ; [1899] ; CXLIX. 601.—For 1899-1890: 25,714/. (to complete) ; [1899] ; CLI. 245.—For 1900-01: 19,625/. (to complete) ; [1899] ; CL. 161.

County Courts, Metropolitan Police Courts, and Sheriff Court Houses (Scotland) Buildings :

52. For defraying the charge for Expenditure in respect of

Miscellaneous Legal Buildings, viz., County Courts, Metropolitan

Police Courts, and Sheriff Houses, Scotland—For 1891-92: 53,56F/. (to complete) ; [1891] ; CXLVI. 187.—For 1892-93: 26,496/. (to complete) ; [1892] ; CXLVII. 534.---For 1893-94: 48,710/. (to complete) ; [1893-94] ; CXLVIII. 209.—For 1894-95: 59,274/. (to complete) ; [1894] ; CXL. 40.—For 1895-96: 34,000/. (to complete) ; [1895] ; CLI. 281.—For 1896-97, 36,000/. (to complete) ; [1896] ; CXL. 152.—For 1897-98: 30,000/. (to complete) ; [1897] ; CXL. 183.—For 1898-99: 30,000/. (to complete) ; [1898] ; CXL. 140.

County Court Officers (Ireland) :

53. For defraying the charge for the Salaries, Allow-

ances, Expenses, and Passports of Various County Court Officers of

Divisional Commissioners, and of Magistrates in Ireland, and the Expenditure of Revision.—For 1891-92: 84,606/. (to complete) ; [1891] ; CXLV. 493.—For 1892-93: 66,525/. (to complete) ; [1892] ; CXLVII. 333.—For 1893-94: 75,002/. (to complete) ; [1893-94] ; CXLVIII. 507.—For 1894-95: 63,570/. (to complete) ; [1894] ; CXLIX. 402.—For 1895-96: 63,104/. (to complete) ; [1895, Sess. II.] ; CL. 375.—For 1896-97: 77,700/. (to complete) ; [1896] ; CXL. 392.—For 1897-98: 80,809/. (to complete) ; [1897] ; CL. 425.—For 1898-99: 77,161/. (to complete) ; [1898] ; CLI. 425.—For 1899-1900: 75,675/. (to complete) ; [1899] ; CXL. 416.—For 1900-01: 64,710/. (to complete) ; [1899] ; CXL. 381.

Criminal
Civil Services—continued.

Criminal Prosecutions (Ireland) :— See Law.

Criminal Prosecutions and Law Charges (Ireland) :

94. For defraying the Charge for Criminal Prosecutions and other Law Charges in Ireland—For 1891–92: 47,621/. (to complete); [1891]; CXLVI. 492.—For 1892–93: 46,265/ (to complete); [1892]; CXLVII. 315.—For 1893–94: 48,950/ (to complete); [1893–94]; CXLVIII. 366.—For 1894–95: 56,712/ (to complete); [1894]; CXLIX. 394.—For 1895–96: 38,651/ (to complete); [1895, Sess. II.]; CL. 375.—For 1896–97: 47,425/ (to complete); [1896]; CLI. 161.—For 1897–98: 66,084/ (to complete); [1897]; CLII. 306.—For 1898–99: 66,761/ (to complete); [1898]; CLIII. 426.—For 1899–1900: 63,316/ (to complete); [1899]; CVI. 291.

Crofters' Commissions (Scotland) :

95. For defraying the Charge for the Expenses of the Establishment of the Crofters' Commission—For 1891–92: 4,070/ (to complete); [1892]; CXLVI. 309.—For 1892–93: 4,026/ (to complete); [1893]; CXLVII. 337.—For 1893–94: 4,652/ (to complete); [1893–94]; CXLVIII. 353.—For 1894–95: 3,842/ (to complete); [1894]; CXLIX. 396.—For 1895–96: 3,250/ (to complete); [1895, Sess. II.]; CL. 368.—For 1896–97: 3,750/ (to complete); [1896]; CLI. 432.—For 1897–98: 3,250/ (to complete); [1897]; CLII. 198.—For 1898–99: 3,250/ (to complete); [1898]; CLIII. 426.—For 1899–1900: 3,000/ (to complete); [1899]; CVI. 416.—For 1900–01: 3,000/ (to complete); [1900]; CVI. 291.

Customs Department :

96. For defraying the Charge for the Salaries and Expenses of the Customs Department—For 1891–92: 769,800/ (to complete); [1891]; CXLVI. 309.—For 1892–93: 762,814/ (to complete); [1892]; CXLVII. 346.—For 1893–94: 693,511/ (to complete); [1893–94]; CXLVIII. 371.—For 1894–95: 651,012/ (to complete); [1894–95]; CXLIX. 397.—For 1895–96: 723,715/ (to complete); [1895, Sess. II.]; CL. 372.—For 1896–97: 724,899/ (to complete); [1896]; CLI. 412.—For 1897–98: 771,600/ (to complete); [1897]; CLII. 346.—For 1898–99: 573,600/ (to complete); [1898]; CLIII. 393.—For 1899–1900: 450,000/ (to complete); [1899]; CVI. 281.—For 1900–01: 450,000/ (to complete); [1900]; CVI. 292.

Customs and Inland Revenue Buildings :

Cypresses, Island of (Grants in Aid) :

97. For defraying the charge as a Grant in Aid of the Revenue of the Island of Cyprus—For 1891–92: 2,000/ (to complete); [1891]; CXLVI. 508.—For 1892–93: 2,000/ to 31st March 1892; [1892]; CXLVII. 352.—For 1893–94: 1,000/ to 31st March 1894; [1893]; CXLVIII. 352.—For 1894–95: 1,000/ to 31st March 1895; [1895]; CXLIX. 399.—For 1895–96: 1,000/ to 31st March 1896; [1896]; CL. 322.—For 1896–97: 1,000/ to 31st March 1897; [1897]; CLII. 346.—For 1897–98: 1,000/ to 31st March 1898; [1898]; CLIII. 425.—For 1898–99: 1,000/ to 31st March 1899; [1899]; CVI. 416.—For 1900–01: 1,000/ to 31st March 1900; [1900]; CVI. 246.

Diplomatic and Consular Buildings :

98. For defraying the charge for Expenditure in respect of Diplomatic and Consular Buildings, and for the maintenance of certain cemeteries abroad—For 1891–92: 41,725/ (to complete); [1891]; CXLVI. 100.—For 1892–93: 23,144/ (to complete); [1892]; CXLVII. 209.—For 1893–94: 23,144/ (to complete); [1893]; CXLVIII. 315.—For 1894–95: 25,000/ (to complete); [1894–95]; CXLIX. 394.—For 1895–96: 5,500/ (to complete); [1895]; CXLVII. 103.—For 1896–97: 25,000/ (to complete); [1896–97]; CXLVIII. 250.—For 1897–98: 25,000/ (to complete); [1897]; CXLIX. 250.—For 1898–99: 25,000/ (to complete); [1898]; CL. 152.—For 1899–1900: 15,000/ (to complete); [1899]; CVI. 281.—For 1900–01: 15,000/ (to complete); [1900]; CVI. 246.

Education (England and Wales) (Public) :

103. For defraying the charge for Public Education in England and Wales, including Expenses of the Education Office in London—For 1891–92: 3,075,357/ (including a Supplementary sum of 808,225/); [1891]; CXLVI. 410.—For 1892–93: 3,705,212/ (to complete); [1892]; CXLVII. 523.—For 1893–94: 2,000/ (to complete); [1893–94]; CXLVIII. 595.—For 1894–95: 3,854,716/ (to complete); [1894–95]; CXLIX. 394.—For 1895–96: 2,000/ (to complete); [1895–96]; CL. 152.—For 1896–97: 2,000/ (to complete); [1896–97]; CLII. 152.—For 1897–98: 2,000/ (to complete); [1897]; CLIII. 152.—For 1898–99: 2,000/ (to complete); [1898]; CVI. 152.—For 1899–1900: 2,000/ (to complete); [1899]; CVI. 152.—For 1900–01: 2,000/ (to complete); [1900]; CVI. 152.
I. Committee of Supply—continued.

3. Resolutions of Committee, &c.—continued.

Civil Services—continued.

Education, National (Ireland):

101. For defraying the charge for the Salaries and Expenditure of the Commissioners of National Education in Ireland—For 1891-92: 257,667L. (to complete); [1891]; CXLVI. 509.—Supplementary for 1892-93: 157,500L. (to complete); [1892]; CXLVII. 335.—For 1893-94: 140,500L. (to complete); [1893]; CXLVIII. 148.—For 1894-95: 125,600L. (to complete); [1894]; CXLIX. 31.—For 1895-96: 113,700L. (to complete); [1895]; CL. 378.—For 1896-97: 105,170L. (to complete); [1896]; CXLII. 357.—For 1897-98: 98,500L. (to complete); [1897]; CL. 75.—For 1898-99: 91,600L. (to complete); [1898]; CLII. 312.—For 1899-1900: 85,000L. (to complete); [1899]; CLIII. 323.—For 1900-01: 79,000L. (to complete); [1900]; CLIV. 68.—For 1901-02: 73,000L. (to complete); [1901]; CXLVI. 458.—For 1902-93: 16,000L. (to complete); [1902]; CXLVII. 383.—For 1893-94: 15,400L. (to complete); [1894]; CXLVIII. 397.—For 1894-95: 15,318L. (to complete); [1895]; CL. 392.—For 1895-96: 15,300L. (to complete); [1896]; CXLII. 401.—For 1896-97: 15,318L. (to complete); [1897]; CL. 412.—For 1897-98: 20,479L. (to complete); [1898]; CLII. 323.—For 1898-99: 16,099L. (to complete); [1899]; CLIII. 416.—For 1899-1900: 10,687L. (to complete); [1900]; CLIV. 312.

Foot and Mouth Disease:

110. Supplementary to 1891-92: 15,000L. in aid of expenditure incurred by the Board of Agriculture in dealing with the outbreak of Foot and Mouth Disease; [1892]; CXLVI. 106.—10,000L. further Grant in Aid; [1892]; CXLVII. 549.

Foreign and other Secret Services:

111. For defraying the charge for Her Majesty's Foreign and other Secret Services—For 1891-92: 19,000L. (to complete); [1891]; CXLVI. 458.—For 1892-93: 16,000L. (to complete); [1892]; CXLVII. 383.—For 1893-94: 16,000L. (to complete); [1893]; CXLVIII. 397.—For 1894-95: 15,400L. (to complete); [1894]; CXLIX. 31.—For 1895-96: 14,000L. (to complete); [1895]; CL. 375.—For 1896-97: 16,000L. (to complete); [1896]; CXLII. 401.—For 1897-98: 10,000L. (to complete); [1897]; CL. 75.—For 1898-99: 10,000L. (to complete); [1898]; CLII. 323.—For 1899-1900: 25,000L. (to complete); [1899]; CLIII. 416.

Foreign Office (including Embassies and Missions abroad):

112. For defraying the charge for the Salaries and Expenditure of the Department of Her Majesty's Secretary of State for Foreign Affairs—For 1891-92: 40,155L. (to complete); [1891]; CXLVI. 458.—Supplementary for 1891-92: 25,501L. (to complete); [1892]; CXLVII. 383.—For 1892-93: 45,004L. (to complete); [1893]; CXLVIII. 397.—Supplementary for 1892-93: 1,700L. (to complete); [1894]; CXLIX. 31.—For 1893-94: 54,716L. (to complete); [1894]; CXLX. 31. —For 1894-95: 54,716L. (to complete); [1895]; CXLI. 180.—For 1895-96: 54,716L. (to complete); [1896]; CXLI. 180.—For 1896-97: 54,716L. (to complete); [1897]; CXLI. 180.—For 1897-98: 50,305L. (to complete); [1898]; CXLI. 180.—For 1898-99: 54,600L. (to complete); [1899]; CXLI. 180.—For 1899-1900: 54,600L. (to complete); [1900]; CXLI. 180.—For 1900-01: 54,600L. (to complete); [1901]; CXLI. 180.

Egyptian Government (Grant in Aid):

107. 709,000L. for a grant in aid of the expenditure incurred in connection with the Egyptian Expedition to Dongello; [1897]; CL. 57.

Elementary Schools and Training Colleges. See Science and Art Department.

Embassies and Missions Abroad—See Foreign Office.

Exeuses (Civil Service):

108. For making good Exeuses on certain Grants for Civil Expenses for the year ending 31st March 1890: 5,882L. 10s. 1d.; [1890]; CXLVI. 517.—For 1890-91: 5,907L. 6s. 3d.; [1891]; CXLVII. 100.—For 1891-92: 1,171L. 13s. 1d. (County Courts); [1892]; CXLVIII. 148.—For 1892-93: 1,686L. 14s.; [1893]; CXLIX. 31.—For 1893-94: 2,286L. 17s. 1d.; [1894]; CL. 375.—For 1894-95: 15,600L. (to complete); [1895]; CLII. 323.—For 1895-96: 15,600L. (to complete); [1896]; CLIII. 323.—For 1896-97: 15,600L. (to complete); [1897]; CLIV. 323.—For 1897-98: 15,600L. (to complete); [1898]; CLV. 323.—For 1898-99: 15,600L. (to complete); [1899]; CLVI. 323.—For 1899-1900: 15,600L. (to complete); [1900]; CLVII. 323.

3. Resolutions of Committee, &c.—continued.

Civil Services—continued.

Fishery Board (Scotland):

109. For defraying the charge for the Salaries and Expenditure of the Fishery Board in Scotland, and for Grants in Aid of Flows and Quays—For 1891-92: 15,400L. (to complete); [1891]; CXLVI. 458.—For 1892-93: 15,318L. (to complete); [1892]; CXLVII. 397.—For 1893-94: 15,300L. (to complete); [1893]; CXLVIII. 397.—For 1894-95: 15,287L. (to complete); [1894]; CXLIX. 397.—For 1895-96: 14,914L. (to complete); [1895]; CL. 392.—For 1896-97: 16,690L. (to complete); [1896]; CLII. 401.—For 1897-98: 27,235L. (to complete); [1897]; CLIII. 412.—For 1898-99: 20,470L. (to complete); [1898]; CLII. 323.—For 1899-1900: 16,169L. (to complete); [1899]; CLIII. 416.—For 1900-01: 10,687L. (to complete); [1900]; CLIV. 312.

Friendly Societies and Savings Banks Depositories:

113. For defraying the charge for making good the Sum by which the Interest accrued in the year ended 20th November 1890, from Securities held by the Commissioners for the Reduction
Civil Services—continued.

Friendly Societies and Savings Banks
Deiciencies—continued.

Reduction of the National Debt, on account of “The Fund for Friendly Societies” is insufficient to meet the Interest which the said Commissioners are obliged by statute to pay and credit during such latter mentioned year to Friendly Societies—For 1891-92: 9,477. (to complete); [1891]; CXLVI. 322.—For 1892-93: 9,9171. (to complete); [1892]; CXLVII. 345.—For 1893-94: 14,3521. (to complete); [1893-94]; CXVIII. 570.—For 1894-95: 21,1321. (to complete); [1895]; CXLIX. 695.—For 1895-96: 27,1541. (to complete); [1895, Sess. II.]; CL. 372.—For 1896-97: 31,6091. (to complete); [1896]; CL. 411.—Supplementary sum to 31st March 1897: 50,1511. (to complete); [1897]; CLI. 368.—For 1897-98: 46,4211. (to complete); [1898]; CLII. 71.—Supplementary for 1898-99: 56,5141. (to complete); [1899]; CLV. 65.—To 31st March 1899: 60,0661. (to complete); [1900]; CLV. 83.

Friendly Societies (Registry) :

114. For defraying the charges for the Salaries and Expenses of the Registry of Friendly Societies—Supplementary for 1890-91: 4311. (to complete); [1890-91]; CX. 142.—For 1891-92: 4,5721. (to complete); [1891]; CXI. 432.—For 1892-93: 4,7471. (to complete); [1892]; CXII. 335.—For 1893-94: 5,2451. (to complete); [1893-94]; CXIII. 557.—For 1894-95 (including a supplementary sum of 1,0001.); 4,1821. (to complete); CXLX. 389.—For 1895-96 (including a supplementary sum of 5001.); 4,5841. (to complete); CL. 368.—For 1896-97: 5,3081. (to complete); CLI. 411.—For 1897-98: 5,4071. (to complete); CL. 200.—For 1898-99: 5,5031. (to complete); CL. 294.—For 1899-1900: 4,0121. (to complete); CLV. 367.—For 1900-01: 4,1971. (to complete); CLV. 292.

General Register House (Edinburgh) :

115. For defraying the charges for the Salaries and expenses of the Offices in Her Majesty’s General Register House, Edinburgh—For 1891-92: 23,5341. (to complete); [1891]; CXVI. 486.—For 1892-93: 23,2021. (to complete); [1892]; CXVII. 337.—For 1893-94: 21,6521. (to complete); [1893-94]; CXVIII. 387.—Supplementary for 1894-95: 1,2001. (to complete); [1894]; CXIX. 314.—For 1895-96: 22,7141. (to complete); [1895]; CXLX. 406.—Supplementary for 1895-96: 1,2001. (to complete); [1896]; CL. 70.—For 1895-96: 22,0441. (to complete); [1896, Sess. II.]; CL. 369.—Supplementary for 1896-97: 1,2001. (to complete); [1897]; CL. 74.—For 1896-97: 20,2621. (to complete); [1897]; CLII. 385.—For 1897-98: 20,0481. (to complete); [1898]; CLIII. 320.—For 1898-99: 29,0611. (to complete); [1899]; CLII. 186.—For 1898-99: 28,5161. (to complete); [1899]; CLII. 323.—Supplementary for 1898-99: 1,2001. (to complete); [1899]; CLV. 65.—For 1899-1900: 29,8561. (to complete); [1900]; CLIV. 410.—For 1900-01: 29,9271. (to complete); [1900]; CLV. 391.

General Valuation and Boundary Survey (Ireland) :

116. For defraying the charges for the salaries and expenses of the General Valuation and Boundary Survey of Ireland—For 1891-92: 12,9091. (to complete); [1891]; CXLII. 869.—For 1892-93: 5,2371. (to complete); [1892]; CXLVII. 332.—For 1893-94: 4,6841. (to complete); [1893-94]; CXVIII. 563.—For 1894-95: 5,1711. (to complete); [1894]; CXLIX. 400.—For 1895-96: 6,5041. (to complete); [1895]; CXLI. 324.—For 1896-97: 7,1001. (to complete); [1896]; CL. 335.—Supplementary for 1896-97: 1911. (to complete); [1897]; CL. 423.—For 1897-98: 6,0951. (to complete); [1898]; CL. 326.—For 1898-99: 7,1001. (to complete); [1898]; CL. 335.—Supplementary for 1898-99: 1911. (to complete); [1899]; CLV. 65.—For 1899-1900: 7,8031. (to complete); [1900]; CLV. 391.—Supplementary for 1899-1900: 1911. (to complete); [1900]; CLV. 67.—For 1900-01: 10,5011. (to complete); [1900]; CLV. 391.

Gladiators, Mr., Public Funeral:

2,5001. (1898); CLIII. 407.

GEN. INDEX. CXLV.—CLIV. (1890-01-1899.)
SUPPLY, &c.—continued.

I. Committee of Supply—continued.

3. Resolutions of Committee, &c.—continued.

Civil Services—continued.

Home Office—continued.

For defraying the charge for the Salaries and Expenses of the Office of Her Majesty's Secretary of State for the Home Department and Subordinate Offices:—For 1891-92: 65,395l. (to complete); [1891] CXLVI. 434. For 1892-93: 61,269l. (to complete); [1892] CXLVI. 323. For 1893-94: 65,091l. (to complete); [1893-94] CXLVII. 549. For 1894-95: Supplementary for 1893-94: 1,200l. (to complete); [1894] CXLIX. 30. For 1894-95: 90,603l. (to complete); [1894] CXLIX. 298. For 1895-96: 82,415l. (to complete); [1896, Sess. II.] CL. 359. Supplementary for 1895-96: 2,400l.; [1896] CLI. 74.—For 1896-97: 78,610l. (to complete); [1896] CLI. 412. For 1897-98: 85,560l. (to complete); [1897] CLI. 700. For 1898-99: 81,650l. (to complete); [1899] CLI. 394.—For 1899-1900: 90,980l. (to complete); [1899] CLI. 416.—For 1900-01: 86,477l. (to complete); [1900] CLI. 397.

Hospitals and Infirmaries.—See Miscellaneous Charitable and other allowances.

II. Committee of Supply—continued.

III. House of Lords—continued.

Houses of Parliament Buildings.—See Miscellaneous Charitable and other allowances.

IV. Committee of Supply—continued.

Homes of Lords—continued.


For 1892-93: 26,426l. (to complete); [1893] CXLIX. 400.—For 1893-94: 25,956l. (to complete); [1894] CXLIX. 314.—For 1894-95: 25,656l. (to complete); [1895, Sess. II.] CL. 359.—For 1895-96: 19,756l. (to complete); [1896] CLI. 270.—For 1896-97: 17,093l. (to complete); [1897] CLIX. 466.—For 1897-98: 15,236l. (to complete); [1898] CLIX. 426.—For 1898-99: 14,996l. (to complete); [1899] CLV. 201.

International Exhibitions (Brussels and Paris) Grants in Aid:

For 1896-97: 79,341l. (to complete); [1896] CLII. 306. For 1897-98: 88,156l. (to complete); [1897] CLII. 300. For 1898-99: 1,316,232l. (to complete); CLIX. 392.—For 1899-1900: 1,516,225l. (to complete); CLV. 202. For 1900-01: 1,615,053l. (to complete); CLV. 292.

Irish Land Commission:

For 1893-94: 33,733l. (to complete); [1893] CLII. 346. For 1894-95: 36,352l. (to complete); [1894] CLII. 344. For 1895-96: 36,526l. (to complete); [1895] CLII. 333. For 1896-97: 36,526l. (to complete); [1896, Sess. II.] CL. 359. For 1897-98: 35,550l. (to complete); [1897] CLIX. 412. For 1898-99: 34,100l. (to complete); [1898] CLIX. 402. For 1899-1900: 33,733l. (to complete); [1899] CLIX. 396.—For 1899-1900: 18,771l. (to complete); [1900] CLV. 206. For 1900-01: 1,701,006l. (to complete); CLIX. 404.—For 1900-01: 1,771,272l. (to complete); CLIX. 392.—For 1900-01: 1,516,225l. (to complete); CLV. 202. For 1900-01: 1,615,053l. (to complete); CLV. 292.

Isle of Man:

For 1894-95: 5,000l. (to complete); [1895] CLI. 75.—For 1895-96: 1,701,006l. (to complete); CLIX. 402.—For 1899-1900: 1,771,272l. (to complete); CLIX. 392.—For 1900-01: 1,516,225l. (to complete); CLV. 202. For 1900-01: 1,615,053l. (to complete); CLV. 292.

Ireland:

For 1892-93: 33,673l. (to complete); [1893] CLII. 344. For 1893-94: 22,246l. (to complete); [1894] CLII. 344. For 1894-95: 23,900l. (to complete); [1895] CLII. 344. For 1895-96: 23,900l. (to complete); [1896] CLII. 344. For 1896-97: 22,595l. (to complete); [1897] CLIX. 466.—For 1897-98: 16,742l. (to complete); [1898] CLIX. 373. For 1898-99: 11,980l. (to complete); [1899] CLIX. 392.—For 1899-1900: 8,485l. (to complete); [1899] CLIX. 394.—For 1900-01: 1,200l. (to complete); [1900] CLV. 201.
Civil Services—continued.

Supplementary for 1894-95: 109,125/. (to complete) [1891, 1892-93, 1894-95, 1895-96, 1896-97, 1897-98, 1898-99, 1899-1900]...

Local Government Board (Ireland): 130. For defraying the charge for the Salaries and Expenses of the Local Government Board in Ireland, including various Grants in Aid of Local Taxation:—For 1895-96: 109,125/. (to complete) [1891, 1892-93, 1894-95, 1895-96, 1896-97, 1897-98, 1898-99, 1899-1900]...

Local Government Board (Scotland): 138. 496/. (Supplementary sum) to defray the Charge for the Salaries and Expenses of the Local Government Board for Scotland during the year ended 31st March, 1893 [1895-96]...

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board (Ireland): 130. For defraying the charge for the Salaries and Expenses of the Local Government Board in Ireland, including various Grants in Aid of Local Taxation:—For 1895-96: 109,125/. (to complete) [1891, 1892-93, 1894-95, 1895-96, 1896-97, 1897-98, 1898-99, 1899-1900]...

Local Government Board (Scotland): 138. 496/. (Supplementary sum) to defray the Charge for the Salaries and Expenses of the Local Government Board for Scotland during the year ended 31st March, 1893 [1895-96]...

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board (Ireland): 130. For defraying the charge for the Salaries and Expenses of the Local Government Board in Ireland, including various Grants in Aid of Local Taxation:—For 1895-96: 109,125/. (to complete) [1891, 1892-93, 1894-95, 1895-96, 1896-97, 1897-98, 1898-99, 1899-1900]...

Local Government Board (Scotland): 138. 496/. (Supplementary sum) to defray the Charge for the Salaries and Expenses of the Local Government Board for Scotland during the year ended 31st March, 1893 [1895-96]...

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.

Local Government Board—continued.
Civil Services—continued.

Loudon University—continued.
For 1896-97: 10/. (to complete) ; [1900] ; CLI. 159.

Marine Fund:—For 1891-92: 25,000/. (to complete) ; [1891] ; CLXI. 454.
For 1892-93: 2,767/. (to complete) ; [1892] ; CXLVII. 335.
For 1893-94: 2,767/. (to complete) ; [1893-94] ; CXLVII. 345.
For 1894-95: 9,219/. (to complete) ; [1894] ; CL. 353.
For 1895-96: 9,600/. (to complete) ; [1895] ; CLII. 312.

Expenses of the Board of Lunacy in Scotland:—For 1891-92: 6,000/. (to complete) ; [1891] ; CXLVI. 142.
For 1892-93: 6,000/. (to complete) ; [1892] ; CXLVI. 354.-Supplementary for 1892-93: 651/. (to complete) ; [1892] ; CXLVI. 499.

Miscellaneous Charitable and other Allowances (Great Britain):—For 1891-92: 20,000/. (to complete) ; [1891] ; CLXI. 454.
For 1892-93: 23,000/. (to complete) ; [1892] ; CLXI. 454.
For 1893-94: 30,000/. (to complete) ; [1893] ; CLXI. 454.
For 1894-95: 50,000/. (to complete) ; [1894] ; CLXI. 454.
For 1895-96: 50,000/. (to complete) ; [1895] ; CLXI. 454.
For 1896-97: 50,000/. (to complete) ; [1896] ; CLXI. 454.
For 1897-98: 50,000/. (to complete) ; [1897] ; CLXI. 454.
For 1898-99: 50,000/. (to complete) ; [1898] ; CLXI. 454.
For 1899-1900: 50,000/. (to complete) ; [1899] ; CLXI. 454.

Miscellaneous Charitable and other Allowances (Ireland):—See Poor Law Unions (Ire- land).
Civil Services—continued.

Miscellaneous Charitable and other Allowances (Ireland)—continued.

Allotments in Ireland:—For 1891-92: 9,447/. (to complete); [1891]; CXLVI. 209.—For 1892-93: 9,224/. (to complete); [1892]; CXLVI. 354.—For 1893-94: 1,624/. (to complete); [1893-94]; CXLVII. 263.—For 1894-95: 1,590/. (to complete); [1894]; CXLIX. 297.—For 1895-96: 8,774/. (to complete); [1895, Sess. II.]; CL. 375.—For 1896-97: 8,774/. (to complete); [1896]; CCLI. 395.—For 1897-98: 8,610/. (to complete); [1897]; CCLI. 426.—For 1898-99: 8,576/. (to complete); [1898]; CCLI. 417.—For 1899-1900: 7,403/. (to complete); [1899]; CLV. 301.

Miscellaneous Legal Expenses:

153. For defraying the charge for Miscellaneous Legal Expenses:—For 1891-92: 25,323/. (to complete); [1891]; CXLVI. 471.—For 1892-93: 24,922/. (to complete); [1892]; CXLVII. 335.—For 1893-94: 23,900/. (to complete); [1893-94]; CXLVIII. 590.—For 1894-95: 23,900/. (to complete); [1894]; CXLIX. 360.—For 1895-96: 25,782/. (including a Supplementary Sum of 3,000/. to complete); [1895, Sess. II.]; CL. 375.—For 1896-97: 25,782/. (to complete); [1896]; CCLI. 193.—For 1897-98: 25,782/. (to complete); [1897]; CCLI. 426.—For 1898-99: 25,782/. (to complete); [1898]; CCLI. 417.—For 1899-1900: 21,934/. (to complete); [1899]; CLV. 301.

Miscellaneous Legal Buildings:

154. For 1895-1900: 25,000/. (to complete); [1895]; CCL. 126.—For 1896-97: 35,000/. (to complete); [1896]; CLV. 389.

Miscellaneous Expenses:

155. For defraying the charge for Miscellaneous Expenses:—For 1891-92: 101/. (to complete); [1891]; CXLVI. 269.—For 1892-93: 2,496/. (to complete); [1892]; CXLVII. 345.—For 1893-94: 1,865/. (to complete); [1893-94]; CXLVIII. 576.—For 1894-95: 1,901/. (to complete); [1894]; CXLIX. 405.—For 1895-96: 1,924/. (to complete); [1895, Sess. II.]; CL. 375.—For 1896-97: 1,924/. (to complete); [1896]; CCLI. 422.—For 1897-98: 1,924/. (to complete); [1897]; CCLI. 304.—For 1898-99: 1,924/. (to complete); [1898]; CCLI. 417.—For 1899-1900: 10,938/. (including a Supplementary Sum of 4,000/.); [1899]; CCLI. 416.—For 1900-01: 1,375/. (to complete); [1900]; CCL. 263.

Mission Abroad:—See Foreign Office.

National Debt Office:

156. For defraying the Charge for the Salaries and Expenses of the National Debt Office:—For 1891-92: 9,031/. (to complete); [1891]; CXLVI. 454.—For 1892-93: 9,643/. (to complete); [1892]; CXLVI. 355.—For 1893-94: 9,643/. (to complete); [1893-94]; CXLVII. 552.—For 1894-95: 7,454/. (to complete); [1894]; CXLIX. 398.—For 1895-96: 7,172/. (to complete); [1895, Sess. II.]; CL. 364.—For 1896-97: 9,200/. (to complete); [1896]; CCLI. 412.—For 1897-98: 9,190/. (to complete); [1897]; CLI. 300.—For 1898-99: 9,200/. (to complete); [1898]; CLI. 394.—For 1899-1900: 9,274/. (to complete); [1899]; CCL. 226.—For 1900-01: 9,007/. (to complete); [1900]; CCL. 308.

National Gallery, and National Gallery of British Art, Millbank:

157. For defraying the charge for the Salaries and Expenses of the National Gallery:—For 1893-94: 9,367/. (to complete); GEN. INDEX. CXLVI.—CLV. 1890-1900.

Resolutions of Committee, &c.—continued.

Civil Services—continued.

National Gallery, and National Gallery of British Art, Millbank—continued.

For the Purchase of Pictures:—For 1891-92: 1,701/. (to complete); [1891]; CXLVI. 690.—For 1892-93: 1,704/. (to complete); [1892]; CXLVII. 335.—For 1893-94: 1,704/. (to complete); [1893-94]; CXLVIII. 563.—For 1894-95: 1,200/. (to complete); [1894]; CXLIX. 364.—For 1895-96: 1,545/. (to complete); [1895, Sess. II.]; CL. 375.—For 1896-97: 1,615/. (to complete); [1896]; CCLI. 392.—For 1897-98: 1,615/. (to complete); [1897]; CCLI. 392.—For 1898-99: 1,662/. (to complete); [1898]; CCLI. 426.—For 1899-1900: 1,604/. (to complete); [1899]; CCLI. 416.—For 1900-01: 1,078/. (to complete); [1900]; CCL. 415.

National Portrait Gallery:

158. For defraying the Charge for the Salaries and Expenses of the National Portrait Gallery:—For 1891-92: 1,215/. (to complete); [1891]; CXLVI. 690.—For 1892-93: 1,215/. (to complete); [1892]; CXLVII. 335.—For 1893-94: 1,200/. (to complete); [1893-94]; CXLVIII. 570.—For 1894-95: 524/. (to complete); [1894]; CXLIX. 364.—For 1895-96: 736/. (to complete); [1895, Sess. II.]; CL. 375.—For 1896-97: 6,065/. (to complete); [1896]; CLI. 432.—Supplementary for 1898-99: 5,000/.; [1898]; CCLI. 432.—For 1899-1900: 5,000/. (to complete); [1899]; CCLI. 432.—For 1900-01: 1,078/. (to complete); [1900]; CCL. 415.

National School Teachers (Ireland) Pension Fund:

160. 95,634/. for a Grant in aid of the Capital of the Pension Fund created under the provisions of the National School Teachers (Ireland) Act, 1879; [1879]; CLI. 91.

Police
### Civil Services—continued.

#### Post Office Telegraph Service

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1891-92</td>
<td>528,954.1</td>
</tr>
<tr>
<td>1892-93</td>
<td>58,530.1</td>
</tr>
<tr>
<td>1893-94</td>
<td>1,756,604.1</td>
</tr>
<tr>
<td>1894-95</td>
<td>1,276,460.1</td>
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<tr>
<td>1895-96</td>
<td>1,679,000.1</td>
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</table>

#### Post Office Services (Including Buildings)

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1891-92</td>
<td>1,724,010.1</td>
</tr>
<tr>
<td>1892-93</td>
<td>1,676,930.1</td>
</tr>
<tr>
<td>1893-94</td>
<td>1,605,588.1</td>
</tr>
<tr>
<td>1894-95</td>
<td>1,563,015.1</td>
</tr>
<tr>
<td>1895-96</td>
<td>1,532,000.1</td>
</tr>
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</table>

#### Post Office Packet Service

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
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<tbody>
<tr>
<td>1891-92</td>
<td>3,185.1</td>
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<tr>
<td>1892-93</td>
<td>427.1</td>
</tr>
<tr>
<td>1893-94</td>
<td>590.1</td>
</tr>
<tr>
<td>1894-95</td>
<td>706,041.1</td>
</tr>
<tr>
<td>1895-96</td>
<td>7,340.1</td>
</tr>
</tbody>
</table>

#### Prison Commissioners (Scotland)

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1891-92</td>
<td>62,700.1</td>
</tr>
<tr>
<td>1892-93</td>
<td>62,648.1</td>
</tr>
<tr>
<td>1893-94</td>
<td>55,816.1</td>
</tr>
<tr>
<td>1894-95</td>
<td>63,000.1</td>
</tr>
<tr>
<td>1895-96</td>
<td>69,883.1</td>
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#### Prisons (England and Wales and the Colonies)

<table>
<thead>
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<th>Year</th>
<th>Amount (£)</th>
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<tbody>
<tr>
<td>1891-92</td>
<td>438,806.1</td>
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<tr>
<td>1892-93</td>
<td>361,139.1</td>
</tr>
<tr>
<td>1893-94</td>
<td>361,907.1</td>
</tr>
<tr>
<td>1894-95</td>
<td>361,383.1</td>
</tr>
<tr>
<td>1895-96</td>
<td>361,384.1</td>
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</table>

#### Prisons (Ireland)

<table>
<thead>
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<th>Year</th>
<th>Amount (£)</th>
</tr>
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<tr>
<td>1891-92</td>
<td>97,121.1</td>
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<tr>
<td>1892-93</td>
<td>52,277.1</td>
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<tr>
<td>1893-94</td>
<td>54,889.1</td>
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<tr>
<td>1894-95</td>
<td>54,889.1</td>
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#### Priory Council Office

<table>
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<tr>
<th>Year</th>
<th>Amount (£)</th>
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<td>1891-92</td>
<td>11,009.1</td>
</tr>
<tr>
<td>1892-93</td>
<td>7,340.1</td>
</tr>
</tbody>
</table>

#### Public

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1891-92</td>
<td>7,340.1</td>
</tr>
<tr>
<td>1892-93</td>
<td>7,340.1</td>
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</table>

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### Civil Services—continued.

#### Post Office Telegraph Service—continued.

<table>
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<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1897-98</td>
<td>2,177,923.1</td>
</tr>
<tr>
<td>1898-99</td>
<td>2,383,452.1</td>
</tr>
</tbody>
</table>

#### Prisons (England and Wales and the Colonies)—continued.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1895-96</td>
<td>7,041.1</td>
</tr>
<tr>
<td>1896-97</td>
<td>7,041.1</td>
</tr>
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### Committee of Supply—continued.

#### Resolutions of Committee, &c.—continued.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1891-92</td>
<td>11,009.1</td>
</tr>
<tr>
<td>1892-93</td>
<td>7,340.1</td>
</tr>
</tbody>
</table>
Civil Services—continued.

Public Buildings (Great Britain):

171. For defraying the charge in respect of sundry Public Buildings in Great Britain not provided for on other votes:

Reformatories and Industrial Schools (Ireland):

178. For defraying the Charge for the Expenses of the Reformatory and Industrial Schools in Ireland:
For 1891–92: 5,659/; [1891]; CXLVI. 464.—For 1892–93: 6,648/; [1892]; CXLVII. 535.—For 1893–94: 5,227/; [1893]; CXLVII. 536.—For 1894–95: 3,007/; [1894]; CXLIX. 400.—For 1895–96: 2,980/; [1895]; CXLIX. 405.—For 1896–97: 2,450/; [1896]; CXLIX. 406.—For 1897–98: 2,450/; [1897]; CL. 351.—For 1898–99: 2,450/; [1898]; CL. 352.—For 1899–1900: 2,303/; [1900]; CLV. 392.
Civil Services—continued.

Register-General of Births, etc. (England)—continued.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>For 1898-99</td>
<td>26,982£</td>
<td></td>
</tr>
<tr>
<td>For 1896-97</td>
<td>27,266£ (to complete)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>24,674£ (to complete)</td>
<td>[1894]</td>
</tr>
<tr>
<td>For 1895-96</td>
<td>2,829£ (to complete)</td>
<td>[1899]</td>
</tr>
<tr>
<td></td>
<td>183.394</td>
<td></td>
</tr>
<tr>
<td>For 1894-95</td>
<td>416.416</td>
<td>For 1900-01: 391.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>For 1890-01: 23,702.</td>
</tr>
</tbody>
</table>

Register-General's Office (Ireland):

For defraying the Charge for the Salaries and Expenses of the Department of the Registrar-General of Births, etc., and the Expenses of Collecting Agricultural and other Expenses in the Department of the Registrar-General of Births, &c., and the Expenses of the Royal Palaces and Marlborough House:

- For 1899-1900: 12,113£ (to complete)
- For 1898-99: 22,000£ (to complete)

Resolutions of Committee—continued.

Royal Irish Constabulary—See Constabulary (Ireland).

Royal Palaces and Marlborough House:

- For defraying the Charge for Expenditure in respect of Royal Palaces and Marlborough House:
  - For 1891-92: 20,710£ (to complete)
  - For 1892-93: 28,500£ (to complete)
  - For 1893-94: 51,752£ (to complete)
  - For 1894-95: 31,256£ (to complete)
  - For 1895-96: 24,990£ (to complete)
  - For 1896-97: 24,990£ (to complete)
  - For 1897-98: 24,990£ (to complete)
  - For 1898-99: 25,292£ (to complete)
  - For 1899-1900: 25,292£ (to complete)

Royal Parks and Pleasure Gardens:

- For defraying the Charge for the Salaries and Expenses of the Department of Science and Art and of the various Establishments connected therewith:
  - For 1891-92: 75,804£ (to complete)
  - For 1892-93: 88,564£ (to complete)
  - For 1893-94: 140,948£ (to complete)
  - For 1894-95: 153,138£ (to complete)
  - For 1895-96: 10,670£ (to complete)
  - For 1896-97: 28,614£ (to complete)
  - For 1897-98: 4,000£ (to complete)
  - For 1898-99: 77,000£ (to complete)
  - For 1899-1900: 70,000£ (to complete)

Revenue Department Buildings (Great Britain):

- For 1891-92: 44,500£ (to complete)
- For 1892-93: 40,049£ (to complete)
- For 1893-94: 50,000£ (to complete)
- For 1894-95: 4,000£ (to complete)
- For 1895-96: 5,859£ (to complete)
- For 1896-97: 10,280£ (to complete)
- For 1897-98: 10,596£ (to complete)
- For 1898-99: 79,228£ (to complete)
- For 1899-1900: 77,000£ (to complete)

Science and Art Department (including Public Elementary Schools and Training Colleges):

- For defraying the Charge for the Salaries of the Science and Art Department and the various Establishments connected therewith:
  - For 1891-92: 200,000£ (to complete)
  - For 1892-93: 400,054£ (to complete)
  - For 1893-94: 33,000£ (to complete)
  - For 1894-95: 35,000£ (to complete)
  - For 1895-96: 140,145£ (to complete)
  - For 1896-97: 405,015£ (to complete)
  - For 1897-98: 570,000£ (to complete)
  - For 1898-99: 316,121£ (to complete)
  - For 1899-1900: 54,969£ (to complete)

Royal Parks and Pleasure Gardens:

- For 1891-92: 75,804£ (to complete)
- For 1892-93: 88,564£ (to complete)
- For 1893-94: 140,948£ (to complete)
- For 1894-95: 153,138£ (to complete)
- For 1895-96: 10,670£ (to complete)
- For 1896-97: 28,614£ (to complete)
- For 1897-98: 4,000£ (to complete)
- For 1898-99: 77,000£ (to complete)
- For 1899-1900: 70,000£ (to complete)

Revenue Department Buildings (Great Britain):

- For defraying the Charge for the Salaries of the Science and Art Department and the various Establishments connected therewith:
  - For 1891-92: 200,000£ (to complete)
  - For 1892-93: 400,054£ (to complete)
  - For 1893-94: 33,000£ (to complete)
  - For 1894-95: 35,000£ (to complete)
  - For 1895-96: 140,145£ (to complete)
  - For 1896-97: 405,015£ (to complete)
  - For 1897-98: 570,000£ (to complete)
  - For 1898-99: 316,121£ (to complete)

Science and Art Department (including Public Elementary Schools and Training Colleges):

- For defraying the Charge for the Salaries of the Science and Art Department and the various Establishments connected therewith:
  - For 1891-92: 200,000£ (to complete)
  - For 1892-93: 400,054£ (to complete)
  - For 1893-94: 33,000£ (to complete)
  - For 1894-95: 35,000£ (to complete)
  - For 1895-96: 140,145£ (to complete)
  - For 1896-97: 405,015£ (to complete)
  - For 1897-98: 570,000£ (to complete)
  - For 1898-99: 316,121£ (to complete)

Suez Canal:

- For 1891-92: 20,400£ (to complete)
- For 1892-93: 30,659£ (to complete)
- For 1893-94: 44,530£ (to complete)
Civil Services—continued.

Scientific Investigation, &c., continued.

190. For defraying the Charge for sundry Grants-in-Aid of Scientific Investigation, &c., in the United Kingdom;—For 1891-92: 14,790/. (to complete); [1891]; CXLVI. 469.—For 1892-93: 14,890/. (to complete); [1892]; CXLIX. 337.—For 1893-94: 15,680/. (to complete); [1893-94]; CXLII. 745.—For 1894-95: 14,247/. (to complete); [1894]; CXLIX. 905.—For 1895-96: 15,572/. (to complete); [1895, Sess. II.]; CL. 371.—For 1896-97: 16,747/. (to complete); [1896]; CLI. 442.—For 1897-98: 15,984/. (to complete); [1897]; CLII. 425.—For 1898-99: 16,432/. (to complete); [1898]; CLIV. 477.—For 1899-1900: 21,724/. (to complete); [1899]; CLIV. 308.—For 1900-01: 35,724/. (to complete); [1900]; CLV. 312.

Secretary for Scotland and Subordinate Offices.

190. For defraying the Charge for the Salaries and Expenses of the Office of Her Majesty's Secretary for Scotland and Subordinate Offices;—For 1891-92: 7,706/. (to complete); [1892]; CXLV. 428.—For 1892-93: 7,300/. (to complete); [1893]; CXLVII. 536.—For 1893-94: 6,140/. (to complete); [1894-95]; CXLVI. 309.—For 1895-96: 7,086/. (to complete); [1895-96]; CXLII. 75.—For 1896-97: 6,915/. (to complete); [1896-97]; CXLII. 193.—Supplementary for 1896-97: 250,702/. (to complete); [1897]; CXLIII. 389.—Supplementary for 1897-98: 231,454/. (to complete); [1897]; CXLIII. 483.—For 1898-99: 9,100/. (to complete); [1898]; CLI. 323.—For 1899-1000: 8,856/. (to complete); [1899]; CLIV. 318.—For 1900-01: 9,600/. (to complete); [1900]; CLV. 312.

Secret Service.—See Foreign.

Sixtieth Anniversary of Her Majesty's Accession.—See Juvenile.

Slave Trade, Suppression of.

190. For defraying the Charge for the Expenses of Various Services (other than Consular) in connection with the Suppression of the Slave Trade, and the Expenses of the Liberated African Department:—For 1891-92: 3,480/. (to complete); [1891]; CXLVI. 504.—For 1892-93: 1,214/. (to complete); [1892]; CXLVI. 345.—For 1893-94: 638/. (to complete); [1893]; CXLVI. 624.—For 1894-95: 213/. (to complete); [1894]; CXLII. 633.—For 1895-96: 500/. (Supplementary); [1895]; CL. 82.—For 1896-97: 1,200/. (Supplementary); [1897]; CLII. 91.—For 1897-98: 1,126/. (to complete); [1897]; CLIII. 306.—For 1898-99: 972/. (to complete); [1898]; CLIII. 409.

Stationery, Printing, &c., continued.

190. For the Charges for Stationery, Printing, and Paper, Binding, and Printed Books for Public Departments, &c.—For 1891-92: 209,005/. (to complete); [1892]; CXLV. 424.—For 1892-93: 350,486/. (to complete); [1892]; CXLVI. 424.—For 1893-94: 500,001/. (Supplementary); [1893-94]; CXLII. 335.—For 1894-95: 256,680/. (to complete); [1894]; CXLVII. 317.—For 1895-96: 280,235/. (to complete); [1895-96]; CXLII. 357.—For 1896-97: 272,650/. (to complete); [1896]; CXLII. 405.—For 1897-98: 277,956/. (to complete); [1897, Sess. II.]; CL. 372.—For 1898-99: 226,000/. (to complete); [1898]; CLI. 443.—For 1899-100: 1,200/. (Supplementary); [1899]; CLII. 341.—For 1899-100: 1,200/. (to complete); [1899]; CLII. 345.—For 1900-01: 215,000/. (to complete); [1900]; CLV. 161.

Supreme Court of Judicature.

190. For defraying the Charge for the Salaries and Expenses of the Supreme Court of Judicature as are not charged on the Consolidated Fund:—For 1891-92: 250,811/. (to complete); [1891]; CXLIV. 488.—For 1892-93: 200,702/. (to complete); [1892]; CXLVI. 336.—Supplementary for 1892-93: 5,404/. (to complete); [1892-93]; CXLIV. 144.—For 1893-94: 177,972/. (to complete); [1893-94]; CXLII. 193.—Supplementary for 1893-94: 250,116/. (to complete); [1893-94]; CXLIII. 389.—Supplementary for 1894-95: 249,225/. (to complete); [1894-95]; CXLIII. 408.—Supplementary for 1895-96: 24,000/. (to complete); [1895]; CL. 163.—For 1895-96: 235,814/. (to complete); [1895-96]; CL. 372.—For 1896-97: 271,991/. (to complete); [1896]; CLI. 444.—For 1897-98: 270,274/. (to complete); [1897]; CLII. 300.—For 1898-99: 273,387/. (to complete); [1898]; CLII. 417.—Supplementary for 1898-99: 5,400/. (to complete); [1899]; CLV. 65.—For 1899-1000: 287,086/. (to complete); [1899]; CLIV. 231.—For 1900-01: 241,578/. (to complete); [1900]; CLV. 202.

Supreme Court of Judicature (Ireland).

190. For defraying the Charge for such of the Salaries and Expenses of the Supreme Court of Judicature and of certain other Legal Departments in Ireland as are not charged on the Consolidated Fund:—For 1891-92: 151,212/. (to complete); [1891]; CXLI. 602.—For 1892-93: 73,306/. (to complete); [1892]; CXLIII. 553.—Supplementary for 1892-93: 1,100/. (to complete); [1892]; CXLIII. 144.—For 1893-94: 65,000/. (to complete); [1893-94]; CXLIV. 563.—For 1894-95: 65,000/. (to complete); [1894]; CXLIV. 402.—For 1895-96: 54,305/. (to complete); [1895-96]; CXLIII. 375.—For 1896-97: 75,582/. (to complete); [1896]; CXLII. 355.—For 1897-98: 74,758/. (to complete); [1897]; CXLI. 425.—For 1898-99: 60,292/. (to complete); [1898]; CXLI. 322.—For 1899-1900: 71,777/. (to complete); [1899]; CL. 416.—For 1900-01: 62,592/. (to complete); [1900]; CLV. 201.

Suppression of the Slave Trade.—See Slave Trade.

Surveys of the United Kingdom.

190. For defraying the Charge for Surveying the United Kingdom, &c.—For 1891-92: 135,770/. (to complete); [1891]; CXLII. 180.
3. Resolutions of Committee, &c.—continued.

Civil Services—continued.

Treasurer Chest—continued.

1. Committee of Supply—continued.

2. For defraying the Charge for Expenses on Account of the Treasurer Chest for 1895-96: [1900] ; CLV. 74.

3. Resolutions of Committee, &c.—continued.

Treasurer Chest—continued.

For 1899-1900: [1900] ; CLV. 74.

For 1898-99: [1899] ; CLIV. 416.

For 1897-98: [1898] ; CLIII. 427.

For 1896-97: [1897] ; CLI. 413.

For 1895-96: [1896] ; CLI. 442.

For 1894-95: [1895] ; CXLVII. 345.

For 1893-94: [1894] ; CXLVIII. 148.

For 1892-93: [1893] ; CXLVIII. 336.

For 1891-92: [1892] ; CXLVIII. 570.

For 1890-91: [1891] ; CXLIX. 142.

For 1889-90: [1890] ; CXLI. 416.

For 1888-89: [1889] ; CXLII. 204.

For 1887-88: [1888] ; CXLIII. 205.

For 1886-87: [1887] ; CXLIV. 206.

For 1885-86: [1886] ; CXLV. 207.

For 1884-85: [1885] ; CXLVI. 208.

For 1883-84: [1884] ; CXLVII. 209.


For 1881-82: [1882] ; CXLIX. 211.

For 1880-81: [1881] ; CLI. 212.

For 1879-80: [1880] ; CLII. 213.

For 1878-79: [1879] ; CLIII. 214.

For 1877-78: [1878] ; CLIV. 215.

For 1876-77: [1877] ; CLV. 216.

For 1875-76: [1876] ; CLVI. 217.

For 1874-75: [1875] ; CLVII. 218.

For 1873-74: [1874] ; CLVIII. 219.

For 1872-73: [1873] ; CLIX. 220.

For 1871-72: [1872] ; CLX. 221.

For 1870-71: [1871] ; CLXI. 222.

For 1869-70: [1870] ; CLXII. 223.

For 1868-69: [1869] ; CLXIII. 224.

For 1867-68: [1868] ; CLXIV. 225.

For 1866-67: [1867] ; CLXV. 226.


For 1864-65: [1865] ; CLXVII. 228.

For 1863-64: [1864] ; CLXVIII. 229.

For 1862-63: [1863] ; CLXIX. 230.

For 1861-62: [1862] ; CLXX. 231.

For 1860-61: [1861] ; CLXXI. 232.

For 1859-60: [1860] ; CLXXII. 233.

For 1858-59: [1859] ; CLXXIII. 234.

For 1857-58: [1858] ; CLXXIV. 235.

For 1856-57: [1857] ; CLXXV. 236.

For 1855-56: [1856] ; CLXXVI. 237.

For 1854-55: [1855] ; CLXXVII. 238.

For 1853-54: [1854] ; CLXXVIII. 239.

For 1852-53: [1853] ; CLXXIX. 240.

For 1851-52: [1852] ; CLI. 241.

For 1850-51: [1851] ; CLII. 242.

For 1849-50: [1850] ; CLIII. 243.

For 1848-49: [1849] ; CLIV. 244.

For 1847-48: [1848] ; CLV. 245.

For 1846-47: [1847] ; CLVI. 246.

For 1845-46: [1846] ; CLVII. 247.

For 1844-45: [1845] ; CLVIII. 248.

For 1843-44: [1844] ; CLIX. 249.

For 1842-43: [1843] ; CLX. 250.

For 1841-42: [1842] ; CLXI. 251.
Civil Services and Revenue Departments:


For 1896-97: 13,800l. (to complete); [1896]; CXL. 442.

For 1897-98: 14,004l. (to complete); [1897]; CL. 427.

For 1898-99: 14,035l. (to complete); [1898]; CLIII. 427.

For 1899-1900: 14,082l. (to complete); [1899]; CLV. 401.

For 1900-01: 13,409l. (to complete); [1900]; CL. 301.

Works and Public Buildings:

For 1901-02: 1,104l.; [1891]; CXLVI. 142;—For 1891-92: 53,176l. (to complete); [1891]; CXLVI. 426;—For 1892-93: 32,602l. (to complete); [1892]; CXLVII. 336;—For 1893-94: 30,267l. (to complete); [1893-94]; CXLVIII. 357;—For 1894-95: 28,566l. (to complete); [1894]; CXLIX. 105;—For 1895-96: 26,506l. (to complete); [1895, Sess. II.]; CL. 361;—For 1896-97: 36,301l. (to complete); [1896]; CXL. 432;—For 1897-98: 39,526l. (to complete); [1897]; CL. 245;—For 1898-99: 37,041l. (to complete); [1898]; CLII. 427;—For 1899-1900: 33,022l. (to complete); [1899]; CL. 226;—For 1900-01: 33,439l. (to complete); [1900]; CL. 301.

Civil Services and Revenue Departments:

Votes on Account:

210. For defraying the Charges for certain Civil Services and Revenue Departments for the year ending the 31st day of March 1892:—Classes I., II., III., IV., V., VI., VII., and Revenue Departments.—For 1891-92: 3,677,070l.; [1891]; CXLVII. 155;—Further Vote on Account: Classes I., II., III., IV., V., VI., VII., and Revenue Departments for the year ending the 31st day of March 1892.—For 1891-92: 1,306,002l.; [1891]; CXLVI. 309, 314.

211. For defraying the Charges for certain Civil Services and Revenue Departments for the year ending 31st March 1892:—Classes I., II., III., IV., V., VI., VII., and Revenue Departments, 1892-93:—3,098,632l.; [1892]; CXLVIII. 120;—Further Vote on Account:—4,632,506l.; Classes I., II., III., IV., V., VI., VII., and Revenue Departments, 1892-93:—3,099,062l.; [1892]; CXLVIII. 174;—Further Vote on Account:—5,420,250l.; Classes I. to VII., and Revenue Departments for the year ending 31st March 1893; [1893]; CXLVII. 207;—Third Vote on Account:—2,211,505l.; Classes I. to VII., and Revenue Departments, 1892-93:—4,877,109l.;—Fourth Vote on Account:—3,750,609l.; Classes I. to VII., and Revenue Departments, 1892-93:—4,870,765l.; [1893]; CXLIX. 42;—Second Vote on Account:—1,897,356l.; Classes I. to VII., and Revenue Departments, 1892-93:—1,896,063l.; [1893]; CXLIX. 355;—Second Vote on Account:—5,630,209l.; [1893]; CL. 124;—Second Vote on Account:—5,510,000l.; [1893]; CL. 125;—Third Vote on Account:—5,355,000l.; [1893]; CL. 126;—Fourth Vote on Account:—40,025,014l.; [1893]; CL. 112;—Fifth Vote on Account:—40,025,188l.; [1897]; CLIII. 114;—Fifth Vote on Account:—15,500,000l.; [1898]; CLIII. 81;—Fifth Vote on Account:—14,752,000l.; [1899]; CL. 105;—Fifth Vote on Account:—16,250,000l.; [1900]; CL. 76.

4. Proceedings in Committee of Supply and upon Resolutions:

212. House resolves immediately to go into Committee of Supply; [1890-91]; CXLVI. 116.

213. The House, according to order, resolves itself into the Committee of Supply; [1890-91]; CXLVI. 307;—[1890-91]; CXLVI. 45.

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GEN. INDEX. CXLVI.—CXLVI. (1890-91.—1900.)
I. Committee of Supply—continued.


241. Resolutions read a second time; first Four agreed to; Fifth postponed; subsequent Resolutions agreed to; Day appointed for consideration of postponed Resolution, 129.—Consideration of postponed Resolution deferred, 117. Resolution agreed to; [1892]; CXLIX. 38.

242. Resolution read a second time, on Motion, That this House doth agree with the Committee in the said Resolution; Debate arising; Motion, That the Debate be now adjourned; Question put pursuant to Closure, and, on Division, negatived; Original Question put pursuant to Closure, and, on Division, resolved in the Affirmative; [1892]; CXLIX. 113.

243. First two Resolutions read a second time and agreed to; Motion, That this House doth agree with the Committee in said Resolution; Question put pursuant to Closure, and, on Division, resolved in the Affirmative; [1892]; CXLIX. 38.

244. Resolution read a second time, on Motion, That this House doth agree with the Committee in the said Resolution; Question put pursuant to Closure, and, on Division, resolved in the Affirmative; [1892]; CXLIX. 113.

245. Resolution read a second time, and Motion, That this House doth agree with the Committee in Resolution put pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative; [1892]; CXLIX. 38.

246. Resolutions read a second time; first Thirty-three Resolution read a second time; Thirty-fourth postponed; [1892]; CXLIX. 356.—Postponed Resolution again read, and agreed to; [1892]; CXLIX. 356.

247. First and second Resolutions read a second time and agreed to; third Resolution read a second time and postponed; fourth Resolution read a second time; Motion, That this House doth agree with the Committee in the said Resolution; Debate arising thereupon; Question put and resolved in the Affirmative after Twelve o'clock, and Question put and resolved in the Affirmative after Twelve; [1890—91]; CXLIX. 386. (Vote on Amount).

248. That this House doth agree with the Committee in the said Resolution; Question put pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative; [1893—94]; CXLVIII. 486.

249. First and second Resolutions read a second time and agreed to; third Resolution read a second time and postponed; fourth Resolution read a second time; Motion, That this House doth agree with the Committee in the said Resolution; Debate arising; Motion, That the Debate be now adjourned; Motion taken that the Motion was contrary to the Order of the House; Question put and resolved in the Affirmative; Fifth Resolution read a second time and agreed to; Day agreed for considering postponed Resolution; [1890—91]; CXLIX. 544.

250. Vote reduced by 500/. in Committee (House of Lords) on Motion, That this House doth agree with the Committee in the said Resolution; Debate arising; Question put and resolved in the Affirmative; [1890—91]; CXLIX. 540.

251. Resolution read a second time; Amendment proposed to leave out a sum and insert another, and withdrawn; Resolution agreed to; [1893—94]; CXLVIII. 575.

252. Resolution (Vote on Amount) read a second time; Amendment proposed to leave out a sum and insert another, not made; [1893—94]; CXLVIII. 173.—And Question put, pursuant to Closure; [1895]; CL. 124, 250.

253. Resolution read a second time; Debate arising, and it being Ten minutes before Seven, objection taken; Amendment proposed to leave out a sum and insert another, not made; [1893—94]; CXLVIII. 606.

254. Resolution read a second time; Amendment proposed to leave out a sum and insert another, not made; [1893—94]; CXLVIII. 575.

255. Resolution read a second time; Amendment proposed to leave out a sum and insert another, not made; [1893—94]; CXLVIII. 173.—And Question put, pursuant to Closure; [1895]; CL. 124, 250.

256. Resolution read a second time; first Twenty-fourth Resolution agreed to; Day appointed for consideration of postponed Resolution, 190.—Consideration of postponed Resolution deferred, 117. Resolution agreed to; [1892]; CXLIX. 38.

257. Resolution read a second time, on Motion, That this House doth agree with the Committee in the said Resolution; Debate arising; Motion, That the Debate be now adjourned; Question put pursuant to Closure, and, on Division, negatived; Original Question put pursuant to Closure, and, on Division, resolved in the Affirmative; [1892]; CXLIX. 113.

258. Resolutions read a second time; Motion, That this House doth agree with the Committee in the said Resolution; Question put pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative; [1892]; CXLIX. 38.

259. First two Resolutions read a second time; first Ten and second Ten agreed to; Motion, That this House doth agree with the Committee in the said Resolution; Debate arising; Motion, That the Debate be now adjourned; Question put pursuant to Closure, and, on Division, resolved in the Affirmative; [1892]; CXLIX. 38.

260. Resolution read a second time; Motion, That this House doth agree with the Committee in the said Resolution; Question put pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative; [1892]; CXLIX. 38.

261. Resolution read a second time; first Thirty-three Resolution read a second time; Thirty-fourth postponed; [1892]; CXLIX. 356.—Postponed Resolution again read, and agreed to; [1892]; CXLIX. 356.

262. Resolutions read a second time; first Thirty-three Resolution read a second time; thirty-fourth postponed; [1892]; CXLIX. 356.—Postponed Resolution again read, and agreed to; [1892]; CXLIX. 356.

263. First two Resolutions read a second time and agreed to; third Resolution read a second time and postponed; fourth Resolution read a second time; Motion, That this House doth agree with the Committee in the said Resolution; Debate arising; Motion, That the Debate be now adjourned; Motion taken that the Motion was contrary to the Order of the House; Question put and resolved in the Affirmative; Fifth Resolution read a second time and agreed to; Day agreed for considering postponed Resolution; [1890—91]; CXLIX. 544.

264. Resolution read a second time; Amendment proposed to leave out a sum and insert another, and withdrawn; Resolution agreed to; [1893—94]; CXLVIII. 575.

265. Resolution (Vote on Amount) read a second time; Amendment proposed to leave out a sum and insert another, not made; [1893—94]; CXLVIII. 173.—And Question put, pursuant to Closure; [1895]; CL. 124, 250.

266. Resolution read a second time; Debate arising, and it being Ten minutes before Seven, objection taken; Amendment proposed to leave out a sum and insert another, not made; [1893—94]; CXLVIII. 606.

267. Resolution read a second time; Amendment proposed to leave out a sum and insert another, not made; [1893—94]; CXLVIII. 575.

268. Certain Resolutions agreed to; Another Resolution read a second time; Amendment proposed to leave out a sum and insert another, not made; Resolution agreed to, on Division; subsequent Resolutions agreed to; [1893—94]; CXLVIII. 575.

269. Resolutions read a second time; first Twenty-fourth Resolution adjourned at Ten minutes to Seven; [1894]; CXLIX. 72. (Morning Sitting). Resolution again read; Debate resumed, and Question resolved in the Affirmative. (Evening Sitting); [1894]; CXLIX. 73.

270. Resolutions read a second time; first Twenty-one Resolutions postponed; Twenty-second considered and agreed to, after Amendment proposed, but not made; Twenty-third to Twenty-seventh Resolutions agreed to, Twenty-fourth considered and agreed to, on Division; Twenty-ninth to
I. Committee of Supply—continued.

4. Proceedings in Committee, &c.—continued.

Resolution postponed; Twenty-fifth and Twenty-sixth Resolutions agreed to; Twenty-seventh Resolution postponed; Twenty-eighth and Twenty-ninth Resolutions agreed to; CLIII. 281.

Postponed Resolution, Twenty-third, Eighteenth, and Twenty-second Resolutions agreed to; Amendment proposed to the Twenty-third Resolution to leave out "22,0361." and insert "21,9861.," withdrawn; Resolution agreed to; CLIII. 413.

Twenty-fifth Resolution agreed to; CLIII. 147.

Resolution read a second time; Amendment proposed to leave out a Sum and insert another Sum, and, on Division, not made; Resolution agreed to; [1897]; CLII. 149.

Resolution read a second time; First Five Resolutions agreed to; Sixth Resolution postponed; subsequent Resolutions agreed to; Day appointed for consideration of postponed Resolution; [1897]; CLII. 276—Postponed Resolution agreed to, 296.

Resolution read a second time; first Three Resolutions agreed to; Fourth Resolution postponed; subsequent Resolutions agreed to; Day appointed for consideration of postponed Resolution; [1898]; CLIV. 326—Postponed Resolution agreed to, 393.

Resolution agreed to; Resolution read a second time; first two Resolutions agreed to; Third Resolution postponed, other Resolutions agreed to; Day appointed for considering postponed Resolution; [1899]; CLIV. 392—Postponed Resolution agreed to, 394.

First Resolution agreed to; Amendment proposed to Third Resolution to leave out a Sum and insert another, on Division, not made; Resolution agreed to; [1899]; CLIV. 98.

Resolution (Vote on Account) agreed to, after Amendment proposed to leave out a Sum and insert another, and withdrawn; Resolution agreed to; [1899]; CLIV. 81.

First Ten Resolutions agreed to; Motion, That this House doth agree with the Committee in the Eleventh Resolution; Debate adjourned at Ten minutes to Seven; [1899]; CLIII. 149. Further adjourned, 144. Resumed, and Resolution agreed to, 147.

Resolution read a second time; Amendment proposed to leave out a Sum and insert another, and withdrawn; Resolution agreed to; [1898]; CLIV. 401.-And Question, That the House doth agree with the Committee in the second Resolution, put, and agreed to (on Division); [1899]; CLII. 288.

Resolution read a second time; Resolution relative to Post Office Telegraph Service amended by leaving out a lesser Sum, and withdrawn; Resolution agreed to; [1899]; CLII. 288.

Mr. Speaker puts the Questions necessary to complete the proceedings on the Resolutions reported from the Committee of Supply, and the subsequent Resolutions were agreed to; [1898]; CLIII. 147.

First Twelve Resolutions agreed to; Amendment proposed to Thirteenth to leave out a Sum and insert another; withdrawn; Resolution agreed to; Resolutions Fourteen to Sixteenth agreed to; Seventeenth and Eighteenth to Twenty-first agreed to; Twenty-second to (on Division); [1899]; CLII. 425-437.

Second to (on Division); Amendment proposed to First, Second, Third, and Fourth Resolutions to leave out a Sum and insert another, on Division not made; Resolution agreed to; [1899]; CLIII. 147.

Resolution read a second time; Amendment proposed to First Resolution, to leave out a Sum and insert another, on Division not made; Resolution agreed to; [1899]; CLIII. 147.

Resolution read a second time; Amendment proposed to First Resolution, to leave out a Sum and insert another, on Division not made; Resolution agreed to; [1899]; CLIV. 152.

Resolution (Vote on Account) read a second time; Amendment proposed to leave out a Sum and insert another; not negatived (on Division); original Question put (on Division); [1899]; CLIV. 105.

Resolution read a second time; Amendment proposed to leave out a Sum and insert another; on Division not made; Resolution agreed to; [1899]; CLIV. 200.

First Resolution postponed; Second to Seventh, inclusive, read a second time, and agreed to; Motion, That the House doth agree with the Committee in the Eighth Resolution, and Debate adjourned; Day appointed for consideration of postponed Resolution; Debates on Eighth Resolution further adjourned; postponed Resolution deferred, 386. Debate on Eighth Resolution resumed, and Question agreed to; Resolution agreed to; postponed Resolution deferred, 401. Postponed Resolution considered; Amendment proposed, to leave out a Sum, and insert another, not made, on Division; and, in being Ten of the clock, Mr. Speaker, in pursuance of the Order of the House, put the Question forthwith; Resolution agreed to; [1899]; CLIV. 416.

Resolution read a second time; first Five agreed to; Amendment proposed to the Sixth, to leave out a Sum, and insert another, but not made, on Division; Resolution agreed to; Seventh to Nineteenth Resolutions, inclusive, agreed to; Amendment proposed to the Twentieth Resolution to leave out a Sum, and insert another, but not made, on Division; Resolution agreed to; Resolutions Twenty-one to Twenty-five, inclusive, agreed to; Twenty-sixth Resolution agreed to, on Division; Twenty-seventh and Twenty-eighth Resolutions agreed to; Motion, That this House doth agree with the Committee in the Twenty-ninth Resolution; Division frivolously challenged; Question agreed to; subsequent Resolutions agreed to; [1899]; CLV. 110-146.

Resolution read a second time, and agreed to, on Division, (3) Member suspended on Division, and referred to withdrawal; [1899, Sess. II.]; CLV. 630.

Resolutions read a second time; Amendment proposed to leave out a Sum, and insert a lesser Sum on Division; Resolution agreed to, after Question put pursuant to Standing Order (Closing of Debate); Eleven Resolutions agreed to; [1899]; CLV. 197—Resumed, and Question agreed to, 165.

Resolution read a second time; First, Second, Third and Fourth Resolutions agreed to; Fifth Resolution deferred; [1900]; CLIV. 231.—Fifth Resolution again deferred, 260, and, agreed to, 492.

First Five Resolutions agreed to; Amendment proposed to the Sixth Resolution, to leave out a Sum and insert a lesser, and withdrawn; Resolution agreed to; [1900]; CLV. 202.

Resolutions reported; first Nine Resolutions agreed to; Tenth Resolution agreed to, on Division; Eleventh to Sixteenth Resolutions agreed to; Seventeenth Resolution agreed to, on Division; Eighteenth Resolution agreed to, on Division; Nineteenth to Thirtieth Resolutions agreed to; Thirty-first Resolution, and it being Ten of the clock, Mr. Speaker, in pursuance of the Order of the House of 15th February last, proceeded to put forthwith every Question necessary to complete the outstanding Reports of Supply, and Resolution agreed to, on Division; Thirty-second to Thirty-fourth Resolutions agreed to; Thirty-fifth Resolution agreed to, on Division; Thirty-sixth to Forty-first Resolutions agreed to; Forty-second agreed to, on Division; Forty-third to Forty-sixth agreed to; Forty-seventh agreed to, on Division; Forty-eighth agreed to; [1900]; CLV. 388-392.

On Vote for Land Forces, Debate arising, and Chairman leaves the Chair at Midnight to make his report to the House; [1899-1901]; CXLI. 99.

Question put for Resolution (Land Forces), after two Motions to reduce Vote, negatived on Division; [1899-1901]; CXLI. 104.

Question proposed for Resolution (Pay and Allowances); Question put to reduce Vote, put and negatived on Division; one Motion to report Progress negatived, on Division; original Question put, pursuant to Standing Order (Closure of Debate) [1899-1901]; CXLI. 125.

Question proposed for Resolution; Question put, pursuant to Standing Order (Closure of Debate), and negatived, on
4. Proceedings in Committee, &c.—continued.

I. Committee of Supply—continued.

on Division. That a reduced Sum be granted, and original Question put and agreed to, on Division; [1890-91]; CXLVI. 141.

250. Question proposed for Resolution. Question put, That a reduced Sum be granted (four times), and negatived on Division; [1890-91]; CXLVI. 181.—For reduction of a Vote (three times); [1890-91]; CXLVI. 192.

251. Question proposed for Resolution. Question put and agreed to, That a reduced Sum be granted; [1890-91]; CXLVI. 311.

252. Question proposed for Resolution, and Question put, That a reduced Sum be granted, and negatived; original Question again proposed; Question proposed that a reduced Sum be granted; the Ten minutes be called; [1890-91]; CXLVI. 317.

253. Question proposed for Resolution, and Chairman leaves the Chair at Midnights; [1890-91]; CXLVI. 367.

254. Question proposed for Resolution, and Motion by leave withdrawn; [1890-91]; CXLVI. 367.

255. Question proposed for Resolution, Vote on Account. Question put to reduce Items (three times), and negatived; original Question agreed to; [1890-91]; CXLVI. 160, 161.—Original Question put, and agreed to, after Closure; [1893-94]; CXLVIIL 302.

256. Question proposed for Resolution, Vote on Account. Question proposed to reduce Items (seven times), and negatived on Division. Question put to report progress twice, one negatived on Division, one withdrawn; original Question put, and agreed to; [1890-91]; CXLVIIL 304.

257. Question proposed for Resolution, Vote on Account. Chairman leaves the Chair at Midnights, no Vote taken after Motion for Progress, negatived on Division; Closure claimed on Main Question, but assent withheld (twice), and Motion that Chairman do leave the Chair, not put (Abuse of Rules); after debate thereon, Motion for reduction of Items four times withdrawn, and original Question agreed to; [1892]; CXLVIIL 112.—Vote on Account again reconsidered in Committee; [1892]; CXLVIIL 115.—Motion to reduce Item, Motion for Progress (Mr. Campbell Bannerman), negatived on Division, 115.—Motion that the Chairman do leave the Chair, not put (Abuse of Rules); after debate thereon, Closure claimed, but Chairman withheld his assent, as he thought the Committee might be prepared to come to a decision without that Motion; Chairman leaves the Chair, it being after Seven, to make his report at Nine. Mr. Speaker leaves the Chair at Nine, pursuant to Order of this day, and Vote agreed to after Closure, on Division; [1890-91]; CXLVIIL 116.

258. Question proposed for Resolution, Vote on Account, and Question agreed to, after three Sittings and six Motions for reduction of Items; [1892]; CXLVIIL 288, 294, 301.

259. Question proposed for Resolution, Vote on Account, and after three Motions for reduction of Items, withdrawn; put, and agreed to; [1890-94]; CXLVIIL 482.

260. Question proposed for Resolution, Vote on Account, and after four Motions for reduction of Items, withdrawn; agreed to; [1894]; CXLIX. 20.

261. Question proposed for Resolution, Vote on Account. Motion for reduction of Items three times withdrawn; and Question put, pursuant to Standing Order (Closure of Debate) original Question put, and agreed to; [1891]; CXLIX. 156.

262. Question proposed for Resolution, Vote on Account. Motion for reduction of Items three times withdrawn, and negatived, on Division; original Question put, and agreed to; [1894]; CXLIX. 320.

263. Question proposed for Resolution, Vote on Account, and after five Motions for reduction of Item, and a Motion for progress ruled out of order, agreed to; [1895]; CL. 121, 122.

264. Question proposed for Resolution, Vote on Account. Motion for reduction of Item, negatived; Original Question again proposed, and progress reported [1895]; CL. 112.

265. Question proposed for Resolution, Vote on Account. Again considered in Committee, and after Motion for reduction of Item, withdrawn original Question agreed to, 122.

266. Motion, That this House do hereby agree with the Committee in a Resolution (Civil Services and Revenue Department), Vote on Account; Closure claimed; Mr. Speaker withholds his assent, and gives a reason; Member discourses his Speech (Irrelevance); and Question agreed to; [1896]; CL 132.

267. Question proposed for Resolution, Vote on Account. Motion for reduction of Item withdrawn; original Question

4. Proceedings in Committee, &c.—continued.

again proposed; Motion for reduction of Item negatived, on Division; original Question again proposed, and Question put pursuant to Standing Order (Closure of Debate); and original Question agreed to, on Division; Chairman reports progress, it being after midnight; [1897]; CLII. 114.—Resolution on report read a second time; Amendment proposed to leave out a sum, and insert another, and negatived, on Division; and Resolution agreed to, 145.

268. Question proposed for Resolution. Vote on Account. After Debate thereon, Question put pursuant to Standing Order (Closure of Debate), and agreed to; [1898]; CLII. 71.

269. Question proposed for Resolution. Vote on Account. After Motion for reduction of Item withdrawn, and original Question agreed to, and agreed to, pursuant to Closure; [1899]; CXLIV. 101.

270. Question proposed for Resolution. Question proposed for Resolution, Vote on Account. After Motion for reduction of Item withdrawn, and original Question agreed to, and agreed to, pursuant to Closure; [1899]; CXLIV. 101.

271. Question proposed for Resolution. Question for Progress (Abuse of Rules) ; and Question agreed to; [1890-91]; CXLVI. 490.

272. Question proposed for Resolution, and Question proposed to reduce Item (four times), one withdrawn, two negatived, on Division, another negatived; the Question being put pursuant to Standing Order (Closure of Debate); and original Question claimed, and put accordingly; [1890]; CXLVI. 63, 64.

273. Question proposed for Resolution. Question, That the Chairman report Progress, put, and agreed to; [1890-91]; CXLVI. 490.

274. Question proposed for Resolution, and Question proposed to reduce Item (one time), one withdrawn, two negatived, on Division; Closure claimed; but withheld; Chairman leaves the Chair at Ten minutes before Seven; [1892]; CXLVIIL 288, 294, 301.

275. Question proposed for Resolution, and Question proposed to reduce Item (six times); [1890-91]; CXLVIIL 475, 482.

276. Question proposed for Resolution, and Question put (for reduction of Sum), negatived on Division; original Question proposed, and Chairman leaves the Chair at half-past Five; [1890-91]; CXLVIIL 444.

277. Question proposed for Resolution, and Question proposed to reduce Item (four times); one withdrawn, three negatived, on Division; [1890-91]; CXLVIIL 137—To reduce Items (six times); [1890-91]; CXLVIIL 475, 482.

278. Question proposed for Resolution, and Question put (for reduction of Sum), negatived on Division; original Question proposed, and Chairman leaves the Chair at half-past Five; [1890-91]; CXLVIIL 444.

279. Question proposed for Resolution, and on Question for Progress, Progress moved; Chairman declines to propose Question for Progress (Abuse of Rules); [1890-91]; CXLVIIL 450.

280. Question proposed for Resolution; Question proposed, and withdrawn, to report Progress; and two Motions for reduction of Items negatived; original Question agreed to; [1890-91]; CXLVIIL 496.

281. Question proposed for Resolution. Question proposed for reduction of Item; Clause claimed, withdrawn; Closure claimed; Motion for reduction of Item negatived; original Question claimed and put accordingly; [1890-91]; CXLVIIL 452.

282. Question proposed for Resolution, and on Question for reduction, Closure claimed, but withheld; Chairman leaves the Chair at Ten minutes before Seven; [1892]; CXLVIIL 134.

283. Question proposed for Resolution. Motion for reduction of Item withdrawn; Question for reduction of Item; Closure claimed, but withheld; Question put, pursuant to Closure; original Question claimed and put accordingly; and agreed to; [1892-94]; CXLVIIL 143.

284. Question proposed for Resolution. Debate arising, Clause claimed, withdrawn; Debate resumed, Chairman interrupts business at Midnight, Closure claimed, withdrawn; Chairman leaves the Chair to make his report; [1890-91]; CXLVIIL 494.

285. Question proposed for Resolution. Motion for reduction of Item negatived, original Question proposed after Midnight, Debate arising, Chairman interrupts Business; Closure claimed, and Question put, and agreed to, on Division; original Question claimed and put accordingly; [1892-94]; CXLVIIL 772.

286. Question proposed for Resolution. Question for reduction of Items negatived on Division; original Question claimed and put accordingly; and agreed to, on Division; [1892-94]; CXLVIIL 542.

322. Question
SUPPLY, &c.—continued. 825

1. Committee of Supply—continued.

4. Proceedings in Committee, &c.—continued.

332. Question for Supplementary Vote. Amendment for omission of Item negatived, on Division ; [1894] ; CXLIX. 18.

333. Questions for Resolutions. On Motion for reduction of Item, withdrawn, original Question put, and agreed to ; [1894] ; CXLIX. 47.

334. Questions for Resolutions. Motion for reduction of Item negatived, on Division ; original Question put, and agreed to ; [1894] ; CXLIX. 40.

335. Question for Resolution. Debate arising, Chairman leaves chair at Midnight ; [1894] ; CXLIX. 60—[1895] ; CL. 72. (After Motion for proposal for reduction.)

336. Questions for Resolutions. Motion for reduction of Sum twice negatived, on Division ; original Question put, and agreed to ; [1894] ; CXLIX. 140.

337. Question for Resolution agreed to, on Division ; [1894] ; CXLIX. 177.

338. Question for Resolution. Motion, by leave, withdrawn ; [1894] ; CXLIX. 228.—Motion for reduction of an Item negatived, on Division ; original Question put, and agreed to, after Closure ; CXLIX. 229.—Motion to reduce a Sum negatived, on Division ; [1894] ; CXLIX. 264, 266.—Motion for reduction of Item ; [1894] ; CXLIX. 260.

339. Questions for Resolution. Motion for reduction of Sums withdrawn ; [1894] ; CXLIX. 382.—Motion for reduction of Item withdrawn ; original Question put, and agreed to ; [1894] ; CXLIX. 384.


341. Question for Resolution. Motion withdrawn, and Question proposed as a Supplementary Vote ; [1895] ; CL. 90.

342. Question proposed for Resolution. Motion for reduction withdrawn ; [1895] ; CL. 90.

343. Question for Resolution. Two Motions for reduction of Vote, one negatived, one withdrawn ; [1895] ; CL. 55.

344. Question for Resolution (Supplementary Vote). Motion for reduction negatived, on Division ; [1895] ; CL. 72.

345. Question for Resolution. Motion for reduction of Sum negatived, on Division, and original Question agreed to, on Division ; [1895] ; CL. 77.

346. Question for Resolution. Motion for reduction of Sums negatived, on Division ; original Question agreed to, on Division ; [1895] ; CL. 77.

347. Question for Resolution. Motion for reduction of Sums withdrawn ; original Question again proposed ; Motion for Progress negatived, on Division ; original Question again proposed, and, it being Midnight, the Chairman leaves the Chair ; [1895] ; CL. 77.

348. Question for Resolution. And it being ten minutes before Seven, the Chairman leaves the Chair ; [1895] ; CL. 79.

349. Question proposed for Resolution. After Debate, Closure claimed, and Committee proceeds to a Division, and Chairman states he thought the Ayes had it ; on his decision being challenged, it appeared to him that the Division was frivolously claimed, and directs the Noes to stand up, and declares that the Ayes had it ; [1895] ; CL. 77.

350. Question proposed for Resolution before Twelve, and Question put, pursuant to Standing Order (Closure) ; [1894] ; CXLIX. 177.

351. Question proposed for Resolution. Motion for reduction of Item negatived, original Question put, and attempted to, after Closure ; [1895] ; CL. 337.

352. Question proposed for Resolution, and, after Motions for reduction of Item, agreed to ; [1895] ; CL. 337.

353. Question proposed for Resolution. Motion for reduction of Item proposed and withdrawn ; original Question proposed ; Motion for Closure proposed ; assent withheld ; Debate resumed, and original Question put and agreed to, pursuant to Closure ; [1895] ; CL. 366.

354. Question proposed for Resolution (Men and Boys), and Progress of Question again proposed, and Motion by leave withdrawn (Foreign Office) ; [1897] ; CLI. 210.

355. Question proposed for Resolution (Men and Boys), and Progress of Question again proposed, and Motion by leave withdrawn (Foreign Office) ; [1897] ; CLI. 210.

356. Motion, That a Sum be granted, Debate arising before Twelve o'clock, and, at Midnight, Chairman leaves the Chair to make his report to the House ; (1890-91.—1900.)

357. Motion, That a Sum be granted, Debate arising before Twelve o'clock, and, at Midnight, Chairman leaves the Chair to make his report to the House ; (1890-91.—1900.)

358. Motion, That a Sum be granted, and Progress of Question before Twelve, and Question but not agreed to, after Debate ; original Question claimed, and, on Division, agreed to ; [1894] ; CXLIX. 140.

359. Motion, That a Sum be granted, and Progress of Question before Twelve, and Question but not agreed to, after Debate ; original Question claimed, and, on Division, agreed to ; [1894] ; CXLIX. 140.

360. Motion, That a Sum be granted, and Progress of Question before Twelve, and Question but not agreed to, after Debate ; original Question claimed, and, on Division, agreed to ; [1894] ; CXLIX. 140.

361. Motion, That a Sum be granted, and Progress of Question before Twelve, and Question but not agreed to, after Debate ; original Question claimed, and, on Division, agreed to ; [1894] ; CXLIX. 140.

362. Motion, That a Sum be granted, and Progress of Question before Twelve, and Question but not agreed to, after Debate ; original Question claimed, and, on Division, agreed to ; [1894] ; CXLIX. 140.

363. Motion, That a Sum be granted, and Progress of Question before Twelve, and Question but not agreed to, after Debate ; original Question claimed, and, on Division, agreed to ; [1894] ; CXLIX. 140.

364. Motion, That a Sum be granted, and Progress of Question before Twelve, and Question but not agreed to, after Debate ; original Question claimed, and, on Division, agreed to ; [1894] ; CXLIX. 140.
4. Proceedings in Committee, &c.—continued.

386. Question proposed for Resolution, and Motion withdrawn; [1899]; CLIV. 60.

387. Question proposed for Resolution, and Motion for reduction of Items (3) negatived; original Question again proposed after Twelve, and Debate arising, Chairman leaves the Chair to make his Report to the House; [1899]; CLIV. 63, 64.

388. Question proposed for Resolution, and Question, That a reduced Sum be granted, negatived, pursuant to Closure and original Question put and agreed to; [1899]; CLIV. 73, 74.

389. Question proposed for Resolution, and Question for a reduced Sum negatived; original Question proposed after Midnight, and objection being taken, Chairman leaves the Chair; [1899] CLIV. 67.

390. Question proposed for Resolution, and agreed to, after three Motions, That reduced Sums be granted; and Question proposed for Resolution; [1899]; CLIV. 155.

391. Question proposed for Resolution, and agreed to, after Motion for Progress negatived, and Chairman declines to propose a Question (Alise of Rules); [1899]; CLIV. 88.

392. Question proposed for Resolution, and agreed to, after Four Motions for reduced Sums withdrawn and negatived; [1899]; CLIV. 149.

393. Question proposed for Resolution, and agreed to, pursuant to Closure, after Motion for reduction of Item; [1899]; CLIV. 164.

394. Question proposed for Resolution, Four Motions for reduction of Items withdrawn or negatived, and reduction of item; Chairman leaves the Chair at Midnight (no vote taken); [1899]; CLIV. 231.

395. Question proposed for Resolution, Motion for reduction of Item; Debate arising, and Chairman leaves the Chair at Midnight (no vote taken); [1899]; CLIV. 253.

396. Question proposed for Resolution. Motion for reduced sum; Debate arising, Chairman leaves the Chair at Midnight (no vote taken); [1899]; CLIV. 257.

397. Question proposed for Resolution. Debate arising, Chairman leaves the Chair at Midnight (no vote taken); [1899]; CLIV. 286.

398. Question proposed for Resolution. After Debate, Question put, pursuant to Closure; [1899, Sess. II.]; CLIV. 435.

399. Question proposed for Supplementary sum. Chairman directs Member to discontinue his speech but Member disregards the authority of the Chair, and ordered to withdraw; Question put and agreed to, on Division; [1899]; CLIV. 435-6.

400. Chairman puts the Question on outstanding Votes at Ten o’clock (17 divisions); [1899]; CLIV. 405.

401. Question proposed for Resolution; and it being Midnight the Chairman leaves the Chair (no vote taken); [1899]; CLIV. 43.

402. Question proposed for Resolution. Motion for Progress put and agreed to (no vote taken); [1900]; CLIV. 44. (Army Supplementary Estimates) (Land Forces).

403. Question proposed for Resolution. After Debate thereto, Question put and agreed to, pursuant to Closure; [1900]; CLIV. 50.

404. Question proposed for Resolution. Question proposed for reduction of Item, and Motion withdrawn; original Question proposed, and Motion for Progress put and agreed to; [1900]; CLV. 72.

405. Question proposed for Resolution; and at Midnight the Chairman leaves the Chair (no vote taken); [1900]; CLV. 92.

406. Question proposed for Resolution. After other Votes agreed to, Motion withdrawn; [1900]; CLV. 155.

407. Question proposed for Resolution. Motion for Reduction of Item, negatived, on Division; original Question again proposed, and Chairman leaves the Chair at Midnight; [1900]; CLV. 174.

408. Question proposed for Resolution. Motion for reduction of Item, and Motion for Progress, both negatived, on Division; original Question again proposed for reduction of Item, and at Midnight Chairman leaves the Chair; [1900]; CLV. 207.

409. Question
In Committee of Supply.—continued.

5. Incidental Proceedings.—continued.

In Committee.—continued.

 Debate resumed ; Motion for Progress negatived, on Division ; Motion, That the Chairman do leave the Chair, withdrawn, and Motion for Progress agreed to ; [1890-94] ; CXLVII. 555.

248. Question proposed for Resolution. Motion, That a reduced Sum be granted ; Debate arising. Closure claimed, and Question put accordingly ; and negatived, on Division ; original Question claimed, and put accordingly ; and agreed to ; [1893-94] ; CXLVII. 550.

249. On Question, That this House doth agree with the Committees in the said Resolution, and a Debate arising before Twelve o'clock, Question put after Twelve, and agreed to ; [1895] ; CL. 376.

250. On Motion for reduction of a sum, Motion for Progress moved, and at Midight the Motions for Progress lapses ; [1896] ; CLI. 91.

251. On Motion for reduction of Votes, Motion to report Progress, but Chairman declines to propose the Question (Abuse of Rules) ; [1896-97] ; CXLVII. 555.

252. Question proposed for Resolution. Motion to report Progress ; Chairman declines to put the Question (Abuse of Rules) ; [1896-97] ; CXLVII. 116.

253. Question proposed for Resolution. That a Sum not excepted be granted, &c. (Houses of Parliament Buildings), and Motion that a smaller sum be granted, agreed to, on Division ; [1895] ; CL. 276.

254. Motion that a Sum be granted (War Office), upon Motion that no Item be reduced in respect of the Salary of the Secretary of State agreed to, on Division, and Progress immediately reported ; [1895] ; CL. 297.

255. Motion that a Sum be granted for Ordnance Factories, withdrawn; and Question put, and agreed to, same Sitting ; [1895] ; CL. 99.

256. On Question proposed for Resolution, Question put pursuant to Standing Order (Closure of Debate); but no second Teller, Ayes had it, and on Question put accordingly, same proceeding ; [1898] ; CLI. 68.

257. On Motion for reduction of Item, it appearing that the Question raised was not relevant to the Vote, the Chairman declined to put the Question thereupon to the Committee ; [1890] ; CLV. 154.

258. On Motion that Mr. Speaker do now leave the Chair, and Question superseded by Adjournment of House for want of Forty Members ; [1890-91] ; CXLVII. 130.—[1894] ; CXLIX. 108.—[1895] ; CL. 54.—By a Substantive Amendment ; [1890-94] ; CXLVII. 90. —Main Question proposed for Resolution. House adjourns for want of Forty Members ; [1895] ; CL. 102.—Main Question superseded, after Amendment made ; [1894] ; CXLI. 122.

259. On Motion, That Mr. Deputy Speaker do now leave the Chair ; [1890-91] ; CXLVII. 21, 216.

260. On Main Question, proposed that Mr. Speaker do now leave the Chair, after Amendment proposed, but on Division not made ; Motion withdrawn ; [1890-91] ; CXLIX. 39,—[1893-94] ; CXLVII. 47.—Amendment proposed, on Division, not made ; Estimates considered ; [1896] ; CL. 95.

261. On Main Question, proposed that Mr. Speaker do now leave the Chair, and Question superseded by Adjournment of House for want of Forty Members ; CXLVII. 74.—[1890-91] ; CXLVII. 4, 36.—[1891] ; CXLIX. 122.—Amendment proposed, and Question superseded by Adjournment of House for want of Forty Members ; [1892-94] ; CXLVII. 45.—Amendment proposed, and Question, That the words proposed to be left out stand part, added ; [1892-94] ; CXLVII. 409.

262. Upon Motion, That Mr. Speaker do leave the Chair; Amendment proposed ; Question, That words proposed to be left out stand part negatived ; Question, That the words of the Amendment be added negatived ; another Amendment proposed, and Question that those words be the words added rendered in the Affirmative; main Question so amended put, Resolved, &c. ; [1896-91] ; CXL. 96.

263. Upon Motion, That this House will "immediately" resolve itself into the Committee of Supply ; Amendment proposed to resolve out "immediately" and insert "to-morrow" not made ;
In Committee—continued.

5. Incidental Proceedings—continued.

In Committee—continued.

made ; Main Question put ; Resolved, &c. ; [1890-91] ; CXLVI. 131.

Amendment proposed to Standing Order and Estimates, and

revised, Title to Standing Order and Supply and Ways and Means.

See House, Business of.

445. Resolution, That this House do immediately resolve itself into the Committee of Supply ; Amendment proposed, and negatived, on Division ; Main Question put ; Ordered, &c. ; [1894] ; CXLIX. 49.

446. Ordered, That three additional days be allotted to the Business of Supply ; [1896] ; CLIII. 376.—[1897] ; CLIII. 391.—[1898] ; CLIII. 327.—[1899] ; CLIII. 325.

447. Main Question proposed, That Mr. Speaker do now leave the Chair ; Debate adjourned ; [1890-91] ; CXLVI. 174. Further adjourned, 178. Main Question put, and agreed to ; CXLVI. 181.

448. Motion, That Mr. Speaker do now leave the Chair ; Debate adjourned ; [1890] ; CLI. 70. Further adjourned, 76. Resumed ; Question put, pursuant to Standing Order (Closure of Debate), and agreed to, on Division ; Navy Estimates reconsidered in Committee, and Committee report Progress ; [1890] ; CLI. 79.

449. Motion, That Mr. Speaker do now leave the House, after Amendment proposed, but not made ; [1890-91] ; CXLVI. 234.

450. Mr. Speaker resumes the Chair at Nine for report of Supply (at a Morning Sitting), and, in pursuance of the Order of the House this day, leaves the Chair, without Question put, and the House immediately resumes itself into Committee of Supply ; [1892] ; CXLVI. 110.

451. Motion, That Mr. Speaker do now leave the Chair ; Amendment proposed ; Question put, pursuant to Standing Order (Closure of Debate), and agreed to ; no Second Teller, on the House proceeding to Division ; Main Question put, pursuant to Standing Order (Closure of Debate), and agreed to ; considered in Committee ; [1897] ; CLI. 57. 63.

452. Motion, That Mr. Speaker do now leave the Chair ; Amendment proposed ; Question put, pursuant to Standing Order (Closure of Debate) ; Amendment proposed, Motion, That the Debate be continued, Counting from the last day on which the Speaker so left the Chair under Standing Order No. 56, shall be allotted for Debate, and the provisions of Standing Order No. 80, of the House proceeding to Division, to Standing Order (Closure of Debate), and agreed to ; CXLVI. 131.

453. Motion, That Mr. Speaker do now leave the Chair ; Amendment proposed ; Question put, pursuant to Standing Order (Closure of Debate) ; Amendment not made, on Division ; Civil Services and Revenue Department Estimates reconsidered in Committee ; [1897] ; CLI. 157.

454. Motion, That Mr. Speaker do now leave the Chair ; Amendment proposed ; Question put, pursuant to Standing Order (Closure of Debate) ; Amendment not made ; Main Question put, pursuant to Standing Order (Closure of Debate), and agreed to ; Navy Estimates reconsidered in Committee ; [1897] ; CLI. 92. 96.

455. Order for Committee read : On Questions proposed, That Mr. Speaker do now leave the Chair ; Amendment proposed ; Question, That words proposed to be left out stand part, negatived, on Division ; Question, That those words be there added, and Amendment withdrawn ; another proposed and made ; [1890-91] ; CXLVI. 131.

456. Amendment proposed, Motion, That the words proposed to be left out stand part, negatived, on Division ; original Question again proposed, Debate adjourned ; [1890-91] ; CXLVI. 110.

457. Amendment proposed, Motion, That the Debate be adjourned, negatived, on Division ; original Question proposed, Question, and put, pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative ; original Question again proposed, Debate adjourned ; [1890-91] ; CXLVI. 110.

458. Amendment proposed, Motion and Amendment withdrawn ; [1890-91] ; CXLVI. 235.

459. Amendment proposed, not made ; Main Question proposed, Motion, That the Debate be adjourned at Midnight ; [1890-91] ; CXLVI. 235. Further adjourned, 245. Resumed ; Question put, and agreed to ; Supply considered in Committee ; [1893-94] ; CXLVIII. 228.

460. Amendment proposed, Closure claimed, assent with¬
halt ; Question put and negatived, and, being after Midnight, Mr. Speaker adjourns the Business ; Question put, pursuant to Closure ; Amendment made ; [1890-91] ; CXLVI. 242.

5. Incidental Proceedings—continued.

In Committee—continued.

5. Incidental Proceedings—continued.

461. Amendment proposed ; Question, That the words proposed to be left out stand part, negatived ; Question, That the words of proposed Amendment be added to the word " That," in the Main Question ; Amendment proposed to proposed Amendment, to leave out words and add others ; Question, That the words proposed to be left out stand part of the proposed Amendment ; negatived on Division ; Question put, That the proposed words be added to the proposed Amendment in lieu of the words omitted, resolved in Affirmative ; Question put, That the words as amended be added after the word " That," in the Main Question, and resolved in the Affirmative ; resolved ; [1890-91] ; CXLVIII. 400.

462. Amendment proposed, but not made ; Main Question proposed ; Debate adjourned ; [1890] ; CXLIX. 37. Resumed, Supply considered in Committee ; [1891] ; CXLIX. 37.

463. Amendment proposed ; Amendment proposed to proposed Amendment, but not made ; Amendment made ; Resolu¬tion ; [1891] ; CXLIX. 73.

464. Main Question, That Mr. Speaker do now leave the Chair, after Amendment made, made ; [1891] ; CXLIX. 90.

465. Upon Motion, That Mr. Speaker do now leave the Chair, adjourned Debate on Main Question resumed ; Question put, pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative ; [1895] ; CL. 237.

466. Amendment proposed and negatived ; Question, That the words be added ; Amendment proposed to leave out words and add others made, Question, That the words as amended be added to the word, " That," in the Main Question, and resolved in the Affirmative ; [1895] ; CL. 42.

467. Amendment proposed ; Question, That the words proposed to be left out stand part of the Question, put, and negatived ; Question, That the words of the proposed Amendment be added to the word " That," in the Main Question ; Closure claimed, and Assent withhild ; Amendment proposed to the proposed Amendment ; Question proposed, That words stand part of proposed Amendment ; Closure claimed, and Assent withhild ; Question put, and negatived, on Division ; Question proposed, That the words be added to the word " That," in the Main Question, and at Midnight, Closure claimed, and Question put, and negatived ; [1895] ; CL. 106.

468. Amendment proposed ; Question, That the words proposed to be left out stand part, negatived, on Division ; Question, That those words be there added, and it being after Midnight, objection being taken to further proceeding, Mr. Speaker proceeded to interrupt the Business ; Closure claimed and Question put ; [1890] ; CLI. 106.

469. Amendment proposed, Motion, That the words proposed to be left out stand part, negatived, on Division ; Question, That the words of the proposed Amendment be added to the word " That," in the Main Question ; Closure claimed, and Assent withhild ; Amendment proposed to the proposed Amendment ; Question proposed, That words stand part of proposed Amendment ; Closure claimed, and Assent withhild ; Question put, and negatived, on Division ; Question proposed, That the words be added to the word " That," in the Main Question, and at Midnight, Closure claimed, and Question of Closure not decided because not supported by the majority prescribed by Standing Order 29 ; [1895] ; CL. 211.

470. Amendment proposed, Closure claimed ; Question proposed, That the words proposed to be left out stand part of the Question, and Assent withhild ; Debate resumed, and Question put, pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative ; [1895] ; CL. 237.

471. Main Question proposed, That Mr. Speaker do now leave the Chair, and Motion made, and Question, That the House do now adjourn, negatived, on Division ; and Question again proposed, and it being Midnight, adjourned ; [1896] ; CXLVI. 31.

472. Mr. Speaker leaves the Chair after Amendments proposed and not made ; [1890] ; CLIII. 59, 81, 128.

Business of the House (Supply) ;

472. Resolution, after some Amendments made and others withdrawn, and negatived, That as soon as the Committee of Supply has been appointed and Estimates have been presented, the Business of Supply shall (until it be disposed of) be the first Order of the Day on Friday, unless the House otherwise order on the Motion of a Minister of the Crown moved at the commencement of Public Business, to be decided without Amendment or Debate ; and that an Order of Standing Order No. 56 shall be extended to Friday. Not more than twenty days, being days before the 5th of August on which the Speaker leaves the Chair for the Constituents of Supply without putting the Question, counting from the first day on which the Speaker so left the Chair under Standing Order No. 56, shall be allotted for the Constitution of Supply and Civil Business, including Votes on Account, the Business of Supply.
I. Committee of Supply—continued.

5. Incidental Proceedings—continued.

Business of the House (Supply)—continued.

Supply standing first Order on every such day. Provided always, that on Motion made after Notice by a Minister of the Crown, the Question be decided without Amendment or Debate, additional time, not exceeding three days, may be allotted for the Business of Supply, either before or after the 5th of August. On the last but one of the allotted days, at Ten o'clock p.m., the Chairman shall proceed to put forthwith every Question necessary to dispose of the outstanding Votes in Committee of Supply; and on the last, not being earlier than the twentieth of the allotted days, the Speaker shall, at Ten o'clock p.m., proceed to put forthwith every Question necessary to complete the outstanding Reports of Supply. On the days appointed for concluding the Business of Supply, the consideration of such business shall not be anticipated by a Motion of Adjournment under Standing Order No. 17; nor may any dilatory Motion be moved on such proceedings; nor shall they be interrupted under the provisions of any Standing Order relating to the Sittings of the House. Provided always, that the days occupied by the consideration of Estimates supplementary to those of a previous Session, or of any Vote of Credit, shall not be included in the computation of the twenty days. Provided also, That two Morning Sittings shall be deemed equivalent to one Sitting in the computation of the twenty days. Provided also, That two Morning Sittings shall be deemed equivalent to one afternoon Sitting; at Ten o'clock; [1896]; CLIX. 63.—[1897]; CLII. 28.—[1898]; CLIII. 52.—[1899]; CLIV. (After several Amendments proposed and not made or withdrawn), 57.—[1900]; CLV. (After several Amendments not made or withdrawn), 47.

473. Motion relative to Supply, being the first Order of the day on Tuesdays, &c.; and Debate on Question adjourned; [1896]; CLI. 48.—Resumed and further adjourned, 54. Resumed and Main Question, as amended, put and agreed to, and Resolution accordingly, 62.

474. Debate on consideration of a Resolution adjourned; [1898]; CLII. 160.—Further adjourned, 144. Resumed and Resolution agreed to, 147.

475. Mr. Speaker puts the Question necessary to complete the proceedings on the Reports reported from the Committee of Supply; [1898]; CLIII. 427.—[1899]; CLIV. (On a proposed Resolution), 417. 476. Ordered, That the Reports of the Committee of Supply and Ways and Means may be entered upon at any time.

2. Resolutions of the Committee—continued.

In Session 1890-91—continued.

Grants—continued.

490. For granting 9,036,700l. out of the Consolidated Fund, for the Service of the year ending 31st March 1892; CXLVI. 147.

492. That the Committee of Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House), and Question, on Division, resolved in the Affirmative; [1898]; CXLVIII. 135.—[1900]; CLV. 71.—[1899]; CXLIX. 135.—[1900]; CLV. 417.


491. That the Business of Supply, if under discussion at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House), and Question agreed to, on Division; [1897]; CLII. 124.—[1898]; CXLII. 100.

492. That the proceedings of the Committee of Supply on Navy Estimates, Vote 8, if the Committee be sitting at Twelve o'clock this night, be not interrupted under the Standing Order (Sittings of the House); [1898]; CXLIX. 294.

493. For granting out of the Consolidated Fund, 32,335,139 for the Service of the year ending 31st March 1892; CXLVII. 122.—[1893-94]; CXLVIII. 135.—[1895]; CL. 69.

494. For granting 9,036,700l. out of the Consolidated Fund, for the Service of the year ending 31st March 1892; CXLVI. 147.

495. For granting 9,036,700l. out of the Consolidated Fund, for the Service of the year ending 31st March 1892; CXLVI. 147.

496. For granting 9,036,700l. out of the Consolidated Fund, for the Service of the year ending 31st March 1892; CXLVI. 147.

497. For granting 9,036,700l. out of the Consolidated Fund, for the Service of the year ending 31st March 1892; CXLVI. 147.

498. For granting 9,036,700l. out of the Consolidated Fund, for the Service of the year ending 31st March 1892; CXLVI. 147.
II. Committee of Ways and Means—continued.

1. In Session 1892—continued.

Grants—continued.

500. For granting 13,041,665l. out of the Consolidated Fund for the Service of the year ending 31st March 1893; CXL VII. 122.

501. April 12: Relative to Wine; CXL VII. 181.


503. Relative to Income Tax; CXL VII. 239.

504. Relative to Amendment of Law; CXL VII. 239.

505. May 31: For granting 4,562,200l. out of the Consolidated Fund for the Service of the year ending 31st March 1893; CXL VII. 268.

506. June 12: For granting 44,094,062l. out of the Consolidated Fund for the Service of the year ending 31st March 1893; CXL VII. 361.

In Session 1893-94.

Grants:

507. March 21: For granting 896,711l. 4s. 7d. out of the Consolidated Fund for the Service of the year ending on the 31st March 1891, 1892 and 1893; CXL VIII. 148.

508. For granting 9,407,500l. out of the Consolidated Fund for the Service of the year ending 31st March 1894; CXL VIII. 148.

509. April 27: For continuing the Duty on Tea; CXL VIII. 224.

510. Relative to Contract Notes; CXL VIII. 224.

511. April 28: Relative to Income Tax; CXL VIII. 235.

512. Relative to Receipts; CXL VIII. 235.

513. Relative to Foreign Game; CXL VIII. 235.

514. Relative to Amendment of Law; CXL VIII. 235.

515. May 31: For granting 9,542,210l. out of the Consolidated Fund for the Service of the year ending 31st March 1894; CXL VIII. 208.

516. July 17: For granting 8,310,000l. out of the Consolidated Fund for the Service of the year ending 31st March 1894; CXL VIII. 140.

517. September 6: For granting 11,956,101l. out of the Consolidated Fund for the Service of the year ending 31st March 1894; CXL VIII. 541.

518. September 19: For granting 26,410,207l. out of the Consolidated Fund for the Service of the year ending 31st March 1894; CXL VIII. 573.

In Session 1894.

Grants:

519. March 19: For granting 577,272l. out of the Consolidated Fund for the Service of the year ending on the 31st March 1894; CXL IX. 34.

520. For granting 5,901,000l. out of the Consolidated Fund for the Service of the year ending on the 31st March 1895; CXL IX. 34.

521. March 21: For granting 762,11s. 4d. out of the Consolidated Fund for the Service of the year ending 31st March 1895; CXL IX. 89.

522. For granting 3,015,600l. out of the Consolidated Fund for the Service of the year ending 31st March 1895; CXL IX. 40.

523. April 17: For continuing the Duty on Tea; CXL IX. 81.

524. Relative to Customs Duty on Beer; CXL IX. 81.

525. Relative to Excise Duty on Beer; CXL IX. 81.

526. Relative to Customs Duty on Spirits; CXL IX. 81.

527. Relative to Excise Duty on Spirits; CXL IX. 81.

528. April 24: Relative to Income Tax; CXL IX. 97.

529. Relative to Amendment of Law; CXL IX. 97.

530. Relative to Swine Casehares; CXL IX. 97.

2. Resolutions of the Committee—continued.

In Session 1894—continued.

Grants—continued.

531. Relative to Imperial and Naval Defence Acts; CXL IX. 97.

532. April 22: Relative to Estate Duty; CXL IX. 101.

533. May 22: For granting 12,117,600l. out of the Consolidated Fund for the Service of the year ending 31st March 1895; CXL IX. 143.

534. June 22: Relative to Succession Duty; CXL IX. 236.

535. July 24: For granting 17,715,550l. out of the Consolidated Fund for the Service of the year ending 31st March 1895; CXL IX. 316.

536. August 22: For granting 27,793,151l. out of the Consolidated Fund for the Service of the year ending 31st March 1895; CXL IX. 103.

In Session 1895.

Grants:

537. March 19: For granting 551,000l. 9s. 2d. out of the Consolidated Fund for the Service of the years ending 31st March 1894 and 1895; CXL IX. 103.

538. For granting 10,350,000l. out of the Consolidated Fund for the Service of the year ending 31st March 1896; CXL IX. 103.

539. May 2: For continuing the Duty on Tea; CXL IX. 177.

540. Relative to Income Tax; CXL IX. 177.

541. Relative to Stamps; CXL IX. 177.

542. Relative to Amendment of Law; CXL IX. 177.

543. May 10: Relative to Customs on Beer; CXL IX. 200.

544. Relative to Excise Duty on Beer; CXL IX. 200.

545. May 17: For granting 7,805,060l. out of the Consolidated Fund for the Service of the year ending 31st March 1896; CXL IX. 200.

546. July 2: For granting 14,934,675l. out of the Consolidated Fund for the Service of the year ending 31st March 1896; CXL IX. 323.

In Session 1895 (Session II.)

Grants:

547. August 31: For granting 37,094,987l. out of the Consolidated Fund for the Service of the year ending 31st March 1896; CXL IX. 385.

In Session 1896.

Grants:

548. March 16: For granting 2,252,666l. out of the Consolidated Fund for the Service of the year ending 31st March 1896; CXL IX. 103.

549. For granting 10,282,200l. out of the Consolidated Fund for the Service of the year ending 31st March 1897; CXL IX. 103.

550. April 14: For granting 27,442,207l. out of the Consolidated Fund for the Service of the year ending 31st March 1897; CXL IX. 152.

551. April 16: For continuing the Duty on Tea; CXL IX. 152.

552. Relative to Customs Duty on Beer; CXL IX. 152.

553. Relative to Excise Duty on Beer; CXL IX. 152.

554. April 23: Relative to Stamps; CXL IX. 173.

555. Relative to Income Tax; CXL IX. 173.

556. Relative to Amendment of Law; CXL IX. 173.

557. July 2: Relative to Cocoa Butter; CXL IX. 322.

558. August 10: For granting 35,709,841l. out of the Consolidated Fund for the Service of the year ending 31st March 1897; CXL IX. 444.

In
II. Committee of Ways and Means—continued.

2. Resolutions of the Committee—continued.

In Session 1897:

Grants:

539. March 19: For granting £2,290,835.17s. Id. out of the Consolidated Fund for the Service of the year ending 31st March 1897—CLIV. 129.

540. For granting £24,327,700, out of the Consolidated Fund, for the Service of the year ending 31st March 1898; CLIV. 129.

541. April 29: Relative to Income Tax; CLIV. 195.

542. May 10: For continuing the Duty on Tea (after Amendment rejected, but not made), on Division; CLIV. 217.

543. May 21: Relative to Customs and Inland Revenue; CLV. 231.

544. August 2: For granting £1,750,000, out of the Consolidated Fund for the Service of the year ending 31st March 1898; CLIV. 427.

In Session 1898:

Grants:

545. March 19: For granting £2,152,000.17s. Id. for the Service of the year ending 31st March 1897—CLIV. 98.

546. For granting £20,552,200, out of the Service of the year ending 31st March 1899; CLIV. 98.

547. April 21: Relative to Tea (wildmen); CLV. 146.

548. Relative to Tobacco; CLV. 150.

549. Relative to Income Tax; CLV. 150.

550. Relative to Customs and Inland Revenue; CLV. 150.

551. May 9: Relative to Excise Duties; CLV. 192.

552. Relative to Assessment of Premises used for Trade; CLV. 192.

553. Relative to Tea; CLV. 192.

554. July 10: For granting £10,021,352, out of the Service of the year ending 31st March 1899; CLV. 363.

555. August 8: For granting £2,080,370, for the Service of the year ending 31st March 1899; CLV. 429.

In Session 1899:

Grants:

556. March 20: For granting £1,800,112.5. Id. for the Service of the year ending 31st March 1898—CLV. 106.

557. For granting £20,500,000, for the Service of the year ending 31st March 1899; CLV. 106.

558. April 13: Wines; CLV. 133.

559. Stamp Duties; CLV. 135.

560. General; CLV. 135.

561. April 20: Tea; CLV. 149.

562. Income Tax; CLV. 149.

563. May 12: Spirits in Bottle; CLV. 204.

564. Stamp Duties; CLV. 204.

565. Still Wines in Bottle; CLV. 204.

566. August 3: For granting £8,855,320, for the Service of the year ending on 31st March 1900; CLV. 417.

In Session 1900:

Grants:

567. February 16: For granting £13,000,000, for the Service of the year ending 31st March 1900; CLV. 51.

568. March 5: Tea; CLV. 82.

569. Tobacco; CLV. 82.

570. Spirits, Excise; CLV. 83.

571. Spirituous Liquors; CLV. 83.

572. Beer, Excise; CLV. 83.

573. Beer, Customs; CLV. 83.

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II. Committee of Ways and Means—continued.

3. Proceedings in Committee—continued.

leave the Chair, and Question put and negatived, on Division (five times); Motion for reduction of Sum, negatived on Division; and Motion for Progress; Question put and agreed to; [1894]; CXLVII. 290.

610. Motion, That the Chairman do now leave the Chair, and Question put, and agreed to; No Report; [1898]; CLI. 298.

613. Amendment proposed in Committee of Ways and Means, to leave out "Fourpence" and insert "Twopence," withdrawn; [1895]; CLIII. 186.

614. Motion, Relative to "Two" withdrawn; [1898]; CLIII. 146.

4. Proceedings of the House upon Resolutions:

617. That the Report of Ways and Means have proceeded of the Finance Bill; [1899]; CLIV. 203.

618. That the Proceedings of the Committee be not interrupted under Standing Order (Sittings of the House); [1899]; CLIV. 131, 199; [1900]; CLV. 77.

619. That the Proceedings on the Reports of the Committee of Ways and Means may be entered upon at any hour, though opposed, and shall not be interrupted under Standing Orders regulating the Sittings of the House; [1899]; CLIV. 47.

620. Resolution read a second time; Amendment proposed to leave out a Sum, and insert another; Question, That the original Sum stand part of the Resolution, negatived; Question put, That a smaller Sum be inserted instead thereof; Resolved in the Affirmative; Resolution as amended agreed to; [1899-94]; CXLVIII. 644.

622. Amendments read a second time, and agreed to; [1896]; CLIV. 60, 155, 160; [1899-1900]; CLV. 85, 86.

625. Reports received from the Committee of Ways and Means, read a second time and agreed to; [1890-91]; CXLVI. 241.—[1899-94]; CXLVIII. 149.—[1899-1900]; CLV. 85, 86.

626. Instruction to the Gentlemen appointed to prepare and bring in a Bill upon the Resolutions reported from the Committee of Ways and Means, and agreed to by the House, That the same do make provision therein pursuant to the said Resolution; [1892]; CXLVII. 256.—[1899-94]; CXLVIII. 253.—[1895]; CL. 200.—[1898]; CLI. 192.—[1900]; CLV. 85.

5. Incidental Proceedings:

Chairman of Ways and Means—continued.

624. lays upon the Table Reports of Bills to originate in the House of Lords; [1890-91]; CXLVIII. 48.—[1899]; CLI. 10.

625. Reports, List of Bills to originate in House of Lords; [1899]; CLIV. 15.

626. Declines to propose a Question in Committee of the whole House (Abuse of Rules); [1890-91]; CXLVII. 42, &c. (in Supply); CXLVI. 460, 478.—[1900]; CLI. 255.—[1899]; CLI. 93.—[1899]; CLV. 98, 306, 334.

627. Puts Question forthwith (Abuse of Rules); [1892]; CXLVI. 116.—[1900]; CLIV. 306, 85.

628. Declines to put the Question for Progress (Abuse of Rules); [1895]; CL. 121.

629. Declines to put a Question in Supply, not being relevant to the Vote; [1899]; CLI. 154.

630. Withholds his Assent, and declines then to put the Question (in Committee of Supply); [1890-91]; CXLVI. 125.—[1899]; CLV. 236.

631. Withholds his Assent to Closure, as he thought the Committee might be prepared to come to a decision; [1892]; CXLVII. 116.

632. Withholds his Assent to Closure, and gives a Reason; [1899]; CLI. 232.—[1899]; CLV. 334.—In Committee of Supply; [1899]; CLV. 334.

5. Incidental Proceedings—continued.

Chairman of Ways and Means—continued.

633. Declares the Noes have it; no Second Teller; [1890-91]; CXLVII. 182.

634. Declares the Ayes have it; no Second Teller; [1892]; CL. 154.—[1899]; CLV. 69, 69.

635. Directs the Ayes to stand up, it appearing to him that a Division was frivolously claimed; [1892]; CXLVII. 102.—[1890]; CL. 273.—(The Noes to stand up); [1890]; CLI. 122, 265, 315.—[1895]; CLV. 407.

636. Declares the Ayes and Noes successively to stand up in their places, it appearing to him that a Division was frivolously claimed; [1897]; CLV. 179, 180.

637. Declares Vote of Member who had not been in the House when the Question was put; [1893-94]; CXLVIII. 310.

638. Declares the Clerk to correct the numbers in a Division; [1890]; CL. 186.

639. Directs Members to discontinue their Speech; [1890-91]; CXLVIII. 634.—[1900]; CLV. 374.—[1899]; CLV. 222, 274.—[1899]; CLIV. 75, 75, 210, 294, 296, 399.—[1899]; CLIV. 96, 353.—[1899]; CLIV. [Sess. II.]. 435.

640. Proceeds to interrupt the Business, and leaves the Chair; [1899-91]; CXLVI. 278.—After Midnight; [1890-91]; CXLVII. 475.—Half-past Five; [1890-91]; CXLVII. 607.—[1899]; CLIV. 345.—At Ten minutes more [1899]; CXLVII. 80 (Morning Sitting). It being after half-past Five; [1890]; CLIV. 382.—[1899]; CLIV. 386.—[1899]; CLV. 293.—[1890]; CL. 89.

641. Leaves the Chair, a Motion (to Report Progress) having lapsed at Midnight (in Committee of Supply); [1895]; CXLVI. 99.—[1890]; CLI. 51.

642. Leaves the Chair to make his Report to the House, after Midnight, the House having gone into Committee a second time; [1895]; CL. 65.

643. Leaves the Chair, it being after Midnight, to make his Report to the House (Supply); [1897]; CLV. 75.—[1898]; CLI. 71.—[1899]; CLIV. 74.

644. Leaves the Chair to Report a Resolution to the House (Suspension of Member); [1897]; CLV. 204.

645. Leaves the Chair, Forty Members not being present in Committee; [1899]; CLIV. 215.

646. Leaves the Chair at Midnight to make his report to the House; [1890-91]; CXLVII. 169.—[1899-94]; CXLVII. 133.—[1899-1899]; CXLVIII. 155.—[1899]; CLI. 86.—[1896]; CLIV. 271.—Half-past Five; [1890-91]; CXLVII. 144.—[1897]; CL. 278.—After Seven, to make his report at Nine; [1892]; CXLVI. 82, 116.—At Twenty minutes before Seven; after Seven; [1892]; CXLVII. 235.—At Ten minutes before Seven; [1892]; CXLVII. 134.—After Midnight; [1892]; CXLVII. 183.—It being One o'clock, and the Motion to report Progress lapsing; [1890-94]; CXLVIII. 137.—The Order of the House of the 30th June having been compiled with; [1893-94]; CXLVII. 310.—At Midnight the Motion to report progress having lapsed at Twelve o'clock; [1896]; CL. 81.—Objection being taken to further proceeding; after Midnight; [1897]; CLI. 33.—[1890]; CLVI. 239.

647. Leaves the Chair on a Bill to make his report to the House, at Midnight; [1890-91]; CXLVI. 60, 100.—[1899]; CLV. 86.—Objection being taken to further proceeding in Committee; [1890-91]; CXLVI. 108.—[1899]; CL. 174.—After Midnight at a Morning Sitting; [1890-91]; CXLVI. 197.—[1899]; CLV. 39, 236.—At Half-past Five; [1890-91]; CXLVI. 467.—[1890]; CLV. 253.—Leaves the Chair at Midnight to make his report to the House; [1899]; CXLIX. 62.—After Seven, 136.

648. House resolves itself into Committee of Supply; Mr. James William Loder, upon the Motion of Mr. Balfour, took the Chair as Chairman of Ways and Means; [1900]; CLIV. 417.

649. Chairman interrupts the Business at Midnight, and Question put, pursuant to Closure; [1890-91]; CXLVI. 141.

650. On Motion to report Progress; Twelve o'clock; it being Midnight, the Motion to report Progress lapsed, and the Chairman left the Chair to make his report to the House; [1892]; CXLVIII. 90.

651. Chairman.
II. Committee of Ways and Means—continued.

5. Incidental Proceedings—continued.

Chairman of Ways and Means—continued.

651. Chairman interrupts the business after Midnight, and Question put, pursuant to Standing Order (Closure of Debate); [1890-91.] CXLVIII. 475.

652. Chairman calls the attention of the Committee to the tedious repetition of a Member, and directs him to discontinue his speech on a certain Vote; [1895.] CL. 374.

653. Chairman puts the Question on outstanding Votes, pursuant to Order of the House of the 27th February, it being after Ten of the clock; [1890.] CXL. 466. (Three Divisions.)—[1897.] CLII. 419. (Thirteen Divisions.)—[1898.] CLII. 461. (Fifteen Divisions.)—[1899.] CLIV. 405. (Seventeen Divisions.)—[1899.] CLV. 380. (Thirty Divisions.)

654. Directs Members to withdraw; [1896.] CLII. 90.

655. Proceeds to the Table, in the absence of Mr. Speaker at the commencement of the Session, and takes the Chair as Deputy Speaker; [1890-91.] CXLV. 3, 5, 7.

656. Chairman of Ways and Means takes the Chair as Deputy Speaker; [1894] CXLIX. 3.—[1899.] CLV. 81, 94.

657. Mr. James William Lowther, upon Motion, takes the Chair as Chairman of Ways and Means; [1890] CLV. 417.

658. Takes the Chair at the request of Mr. Speaker, in pursuance of Standing Order No. 1; [1892] CXLVIII. 141.—[1890-94] CXLVIII. 122.—[1899.] CLV. 81, 84.—[1900.] CLV. 64, 67.

659. Mr. Speaker being absent owing to indisposition; [1892] CXLVII. 114.—[1900.] CLV. 64, 67.—Pursuant to Standing Order, Mr. Speaker’s unavailability absence; [1890-94] CXLVIII. 414.

660. Takes the Chair for the first time in Committee of Supply; [1890-93] CXLVII. 73.


662. Acquaints the House that he was directed to move that the Committees have leave to sit again; [1899] CXLII. 60.—[1900] CLV. 48. (Ways and Means), 50.

663. Interrupts Debate in Committee of the whole House and puts Question forthwith, pursuant to an Order of the House; [1895-4] CXLVIII. 415.


5. Incidental Proceedings—continued.

Chairman of Ways and Means—continued.


666. Informs the House that a Provisional Order Bill, though unopposed, ought to be treated as an opposed Bill; [1897] CLIII. 318.

667. Informs the House, in pursuance to Standing Order 83, that, in his opinion, a Bill, though unopposed, should be treated as an opposed Private Bill; [1900] CLV. 281.

668. Informs the House relative to the Attendance of a Witness on a Private Bill group; [1900] CLV. 197, 290.

669. Acquaints the Committee that during the progress of the Division a Member had come to the Table and used insulting language to the Chair, and member ordered to withdraw; [1899] CLV. 380.


671. Directs words to be taken down in Committee of the whole House; [1890-94] CXLVIII. 469.

672. Names Members for disregarding the authority of the Chair; [1897] CLV. 854, 265.

673. Reports to the House that a Member had been warned for disregarding the authority of the Chair; [1897] CLV. 264.

674. Calls on the Solicitor to remove a Member from the House; [1897] CLV. 265, 366.—[1899] CLV. 436.

675. Leave the Chair to report words which he had directed the Clerk to take down, disorder having arisen in Committee of the whole House; [1893-94] CXLVII. 469.

676. Leaves the Chair to report conduct of Members; [1900] CLV. 241.

677. Refers an objection to be well founded (in Committee on Finance Bill); [1894] CXLIX. 204.

678. Rules an Amendment out of order; in Committee of the whole House on a Bill; CXLIX. 272.

679. Acquaints the Committee that an Amendment was out of Order; [1896] CLV. 411.

680. Informs the House that the Committee on Group 8 of Railway Bills having adjourned, that parties presenting a Bill comprised in Group 8 had appeared before him, and proved that the Evidence of a certain Witness was essential to their case, inc. [1899] CLV. 265.

III. Bills of Supply:

1. Bills in Supply, and Proceedings thereon, and Bills ordered upon Resolutions from Committee of Ways and Means:

Appropriations:

Appropriation Bills, Consolidated Fund Bills, Customs, and Island Revenue Bills, Finance Bills, and War Loan Bills.

Consolidated Fund:

682. [1890-91.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-one; Ordered, upon Resolutions reported from the Committee of Ways and Means: presented accordingly; CXLVII. 417. Committed, 151, 351.—[1894] Hill, 84.—[1900] CLV. 74.—In Committee of Supply; [1899] CLV. 74, 101.—[1900] CLV. 47.

1. Bills in Supply, &c.—continued.

Consolidated Fund—continued.

Thirty-first day of March, One thousand eight hundred and ninety-two; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLVII. 427. Considered, 292. Considered in Committee, and reported, without Amendment, 385. Passed [New Title], 387. Agreed to by the Lords, 404. [Cited as Consolidated Fund (No. 2) Act, 1891.] R. A. 512.

Consolidated Fund ( Appropriation )

684. [1890-91.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-two, and to appropriate the Supplies granted in this Session of Parliament; Ordered, and presented accordingly; CXLVII. 101. Motion, That the Bill be now read a second time; Amendment proposed, to leave out from the word "Thus," to the end of the Question, in order to add words, "not made; committed, 313. Passed, 222. Agreed to by the Lords, 522. [Cited as Appropriation Act, 1891.] R. A. 238.
III. Bills of Supply—continued.

1. Bills in Supply, &c.—continued.

Appropriations—continued.

Customs and Inland Revenue:

683. [1893-94.] To grant certain Duties of Customs and Inland Revenue, and to amend the Law relating to Customs and Inland Revenue; Ordered, upon Resolutions reported from the Committee of Ways and Means; presented accordingly; CXLVI. 241. On Motion, That the Bill be now read a second time; Debate arising; Motion, That the Debate be now adjourned (Clause claimed), but Mr. Speaker withholds his Assent; Debate resumed; at Ten minutes before Seven. Debate stood adjourned, 290. Committed, 314. Further considered in Committee, and reported, 301. Considered, as amended, 301. Passed, 301. Agreed to by the Lords, 300. (Cited as Customs and Inland Revenue Act, 1891.) R. A. 412.

Consolidated Fund:

688. [1892.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-one, One thousand eight hundred and ninety-two, and One thousand eight hundred and ninety-three; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLVII. 122. Second Reading deferred, 125. Motion, That the Bill be now read a second time; Motion, That the Debate be now adjourned, but Mr. Speaker do order now to prepare the Question (House of Lords); Questions, That the Bill be now read a second time, on Division, resolved in the Affirmative; Bill accordingly read a second time, and committed, 125. Considered in Committee, and reported, without Amendment, 127. Motion, That the Bill be now read the third time; Twelve o'clock; Bill passed, 131. Agreed to by the Lords, 130. (Cited as Consolidated Fund (No. 1) Act, 1892.) R. A. 139.

687. [1892.] (No. 2.) To apply a Sum out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-four; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLVIII. 308. Committed, 310. Considered in Committee, and reported, without Amendment, 310. Passed, 320. Agreed to by the Lords, 320. (Cited as Consolidated Fund (No. 2) Act, 1892.) R. A. 339.

Consolidated Fund: (Appropriation):

688. [1892.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-three; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLVII. 308. Committed, 310. Considered in Committee, and reported, without Amendment, 322. Passed, 322. Agreed to by the Lords, 321. (Cited as Consolidated Fund (No. 2) Act, 1892.) R. A. 355.

Consolidated Fund: (Appropriation):

689. [1892.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-four; and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLVIII. 308. Committed, 310. Considered in Committee, and reported, without Amendment, 310. Assented to by the Lords, 310. (Cited as Consolidated Fund (No. 3) Act, 1892.) R. A. 345.

Consolidated Fund: (Appropriation):

690. [1893-94.] (No. 4.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-five; and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLIX. 344. Considered in Committee, and reported, without Amendment, 344. Passed, 350. Agreed to by the Lords, 351. (Cited as Consolidated Fund (No. 4) Act, 1893.) R. A. 334.

Customs, and Inland Revenue:

689. [1892.] To grant and alter certain Duties of Customs and Inland Revenue, and to amend the Law relating to Customs and Inland Revenue; Ordered, upon Resolutions reported from the Committee of Ways and Means; CXLVII. 181. Instruction to the Gentlemen appointed to prepare and bring in the Bill upon the Resolution reported from the Committee of Ways and Means; CXLVIII. 308. Considered in Committee, and reported; Clause 5 disagreed to; Clause 5 ordered to be re-committed to a Committee of the whole House in respect of Clause 5; Considered in Committee, and reported; Clause 5 disagreed to; Bill, as amended, to be now considered; Considered, as amended, passed, 253. Agreed to by the Lords, 253. (Cited as Customs and Inland Revenue Act, 1892.) R. A. 400.

690. [1893-94.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-one, One thousand eight hundred and ninety-two, and One thousand eight hundred and ninety-three, and One thousand eight hundred and ninety-four; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLVIII. 148. Considered, 151. Considered in Committee, and reported, without Amendment, 151. Motion, That the Bill be now read the third time; Debate arising; Question put, pursuant to Standing Order (Closure of Debate), and resolved in the Affirmative; Bill passed, 159. Agreed to by the Lords, 159. (Cited as Consolidated Fund (No. 1) Act, 1893.) R. A. 108.

691. [1893-94.] (No. 2.) To grant a Sum out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-four; and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLVIII. 308. Considered, 310. Considered in Committee, and reported, without Amendment, 310. Passed, 320. Agreed to by the Lords, 320. (Cited as Consolidated Fund (No. 2) Act, 1893.) R. A. 339.

692. [1893-94.] (No. 3.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-four; and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLIX. 440. Considered in Committee, and reported, without Amendment, 440. Passed, 451. Agreed to by the Lords, 451. (Cited as Consolidated Fund (No. 3) Act, 1894.) R. A. 345.

693. [1893-94.] (No. 4.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-five; and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLIX. 344. Considered in Committee, and reported, without Amendment, 344. Passed, 350. Agreed to by the Lords, 351. (Cited as Consolidated Fund (No. 4) Act, 1894.) R. A. 334.

Customs, and Inland Revenue:

693. [1893-94.] To grant certain Duties of Customs and Inland Revenue, to repeal and alter other Duties, and to amend the Law relating to Inland Revenue; Ordered, upon Resolutions reported from the Committee of Ways and Means; CXLVIII. 224. Instruction to the Gentlemen appointed to prepare and bring in the Bill upon the Resolutions reported from the Committee of Ways and Means upon the Twenty-fifth day of this instant April, and then agreed to by the House, That they do make provision therein pursuant to the Resolutions reported from the House of Commons of the Twenty-eighth day of this instant April; Bill presented, 235. Motion, That the Bill be now read the second time; Debate adjourned, 240. Amendment proposed to leave out the word "That," so as to strike out the Question, in order to add the words "This House is unwilling to sanction a Bill which involves a continuation for another year of a Tax upon Tea," but not made; Bill committed, 243. Considered in Committee, and reported, without Amendment, 250. Order for Third Reading discharged; Bill re-committed to a Committee of the whole House in respect of Clause 5; Considered in Committee, and reported; Clause 5 disagreed to; Bill, as amended, to be now considered; Considered, as amended, passed, 253. Agreed to by the Lords, 253. (Cited as Customs and Inland Revenue Act, 1893.) R. A. 275.

 Consolidated
III. Bills of Supply—continued.

1. Bills in Supply, &c.—continued.

Appropriations—continued.

Consolidated Fund:

606. [1894.] (No. 1.) To apply certain Sums out of the Consolidated Fund in the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-five, and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLIX. 145. Committed, 152. Considered in Committee, and reported (This amended), 150. Considered, as amended, 22. Passed; agreed to by the Lords, 14. (Cited as Consolidated Fund (No. 1) Act, 1894.) R. A. 11.

607. [1894.] (No. 2.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-five; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLIX. 145. Committed, 152. Considered in Committee, and reported; Main Question put; another Amendment proposed (Instruction to the Chairman), 236. Question deferred, 237. Considered in Committee, and reported, without Amendment, 242. Passed; agreed to by the Lords, 231. (Cited as Consolidated Fund (No. 2) Act, 1894.) R. A. 176.

638. [1894.] (No. 3.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-five; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CXLIX. 316. Committed, 322. Considered in Committee and reported, without Amendment, 398. Passed, 228. Agreed to by the Lords, 331. (Cited as Consolidated Fund (No. 3) Act, 1894.) R. A. 332.

Consolidated Fund (Appropriation):

606. [1894.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-five, and to appropriate the Supplies granted in this Session of Parliament; Ordered, and presented accordingly; CXLI. 805. Committed; considered in Committee, and reported, without Amendment, 407. Passed; agreed to by the Lords, 408. (Cited as Appropriation Act, 1894.) R. A. 608.

Finance:

700. [1895.] To grant certain Duties of Customs and Inland Revenue, to alter other Duties, and to amend the Law relating to Customs and Inland Revenue, and to make other provisions therein pursuant to the said Resolutions, 137. Question put once, pursuant to Standing Order (Closure on Question), 138. Amendment to previous Question (Cited as Appropriation Act, 1895.) R. A. 700.

701. [1895.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-four, One thousand eight hundred and ninety-five, and One thousand eight hundred and ninety-six; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CL. 163. Committed, 166. Considered in Committee, and reported, without Amendment, 167. Passed, 111. Agreed to by the Lords, 114. (Cited as Consolidated Fund (No. 1) Act, 1895.) R. A. 179.

702. [1895.] (No. 2.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-six; Ordered, upon Resolution reported from the Committee of Ways and Means; CL. 252. Presented accordingly, 221. Considered in Committee, and reported, without Amendment, 258. Passed, 211. Agreed to by the Lords, 252. (Cited as Consolidated Fund (No. 2) Act, 1895.) R. A. 292.

703. [1895.] To apply a Sum out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-six; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CL. 269. Passed; agreed to by the Lords, 263. (Cited as Appropriation Act, 1895.) R. A. 275.

Finance Bill:

704. [1895.] Ordered upon Resolution from Committee of Ways and Means, 177. Instruction to the Gentlemen appointed to prepare and bring in the Bill upon the Resolution reported from the Committee of Ways and Means; CXLIX. 91. Instruction to the Gentlemen appointed to prepare and bring in the Bill upon the Resolution reported from the Committee of Ways and Means on the Seventeenth instant, and then agreed to by the House, That they do make provision therein pursuant to the said Resolution, 97. Further Instruction to the Gentlemen appointed to prepare and bring in a Bill upon the Resolutions reported from the Committee of Ways and Means on the Seventeenth instant, and then agreed to by the House, that they do make provision therein pursuant to another Resolution; Bill presented, 101. Motion, That the Bill be now read a second time; Debate adjourned, 124. Resumed, and further adjourned, 124. Resumed; Question, That the word "now" stand part of the Question, on Division, resolved in the Affirmative; Main Question put; Bill to be now read a second time; read a second time accordingly, and committed, 137. Committee deferred, 141. Motion, That this be an Instruction to the Committee that they have power to divide the Bill into two parts, and in the first place to report to the House the portion relating to Customs and Inland Revenue; and Question, on Division, negatived; Bill considered in Committee, 151,106, 165, 175, 177, 180, 185, 187, 193, 196, 199, 204, 209, 214, 220, 221. Question put once, pursuant to Standing Order (Closure on Question), 151. Amendment to previous Question (Cited as Finance Act, 1895.) R. A. 704.

Consolidated Fund (Appropriation):

707. [1895, Sess. II.] To apply out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-six, and to appropriate the Supplies granted in this Session of Parliament; Ordered, and presented accordingly; CL. 385. Committed, 397. Considered in Committee, 385. Passed; agreed to by the Lords, 334. (Cited as Appropriation Act, 1895.) R. A. 275.

Consolidated Fund:

708. [1895.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-six, and One thousand eight hundred and ninety-seven; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CL. 389. Committed, 397. Considered in Committee, 385. Passed; agreed to by the Lords, 334. (Cited as Consolidated Fund (No. 1) Act, 1895.) R. A. 291.

Consolidated Fund:

709. [1895.] (No. 2.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-six, and One thousand eight hundred and ninety-seven; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CL. 399. Committed, 403. Considered in Committee, 385. Passed; agreed to by the Lords, 334. (Cited as Consolidated Fund (No. 2) Act, 1895.) R. A. 292.
SUPPLY, &c.—continued.

III. Bills of Supply—continued.

1. Bills in Supply, &c.—continued.

Appropriations—continued.

Consolidated Fund—continued.


707. [1896.] (No. 2.) To apply certain Sums out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-six, and One thousand eight hundred and ninety-seven; Ordered, upon Resolution reported from the Committee of Ways and Means; presented accordingly; CLI. 122. Committed, 126. Considered in Committee, and reported, without Amendment, 128. Passed, 123. Agreed to by the Lords, 170. (Cited as Consolidated Fund (No. 2) Act, 1896.) R. A. 256.

Consolidated Fund (Appropriation):

708. [1896.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-six, and One thousand eight hundred and ninety-seven, and to appropriate the Supplies granted in this Session of Parliament; Ordered, and presented accordingly; CLI. 441. Committed, 452. Considered in Committee, and reported, without Amendment, 456. Passed, 463. Agreed to by the Lords, 458. (Cited as Appropriation Act, 1896.) R. A. 456.

Finance Bill:

709. [1896.] Ordered upon Resolutions reported from the Committee of Ways and Means; CLI. 109. Instruction to the Gentleman appointed to prepare and bring in the Bill upon the Resolutions reported from the Committee of Ways and Means upon the 20th day of April, and then agreed to by the House, That they do make provision therein pursuant to the Resolutions reported upon the 24th day of April, 172. Bill to grant certain Duties of Customs and Inland Revenue, to alter other Duties, to amend the Law relating to Customs and Inland Revenue, and to make provision for the financial arrangements of the year; Presented, 173. Second Reading deferred, 176, 186. Motion, That the Bill be now read a second time; Amendment proposed, "This House is not prepared to accept a Bill which makes no adequate provision for the divergent economic conditions existing in Ireland as contrasted with Great Britain, and is calculated to fail to establish a just fiscal system for Ireland in accordance with the several principles upon which the Act of Union was declared to be founded," and withdrawn; Main Question put; Bill committed, 162. Instruction, relative to Indian Army Pension Deficit; Committee deferred, 107. Bill considered in Committee, 209. Instruction, relative to Cocoa Butter, 332. Bill deferred, 337. Bill further considered in Committee, 342. Further considered in Committee, and at half-past Five Chairman leaves the Chair to make his report to the House, 345. Bill further considered in Committee; Closure claimed, but the Chairman withholds his Assent; Question put, pursuant to Standing Order (Closure of Debate); Chairman directs Member to discontinue his speech; Bill reported, 349, 350. Consideration, as amended, deferred, 357. Bill considered, as amended; Motion, That Further Proceedings on consideration, as amended, be now adjourned, and withdrawn; Debate adjourned on an Amendment, 361. Debate resumed; Question put, and Amendment not made, on Division; Day appointed for Third Reading, 362. Bill passed, 389. Agreed to by the Lords, 430. (Cited as Finance Act, 1896.) R. A. 424.

Consolidated Fund:

710. [1897.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-six, and One thousand eight hundred and ninety-six, and One thousand eight hundred and ninety-seven, and One thousand eight hundred and ninety-eight; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; Second Reading fixed for a certain hour; CLII. 159. Committed, and Committee fixed for a certain hour, 133. Bill considered in Committee, and reported, without Amendment, 134. Passed, 137. Agreed to by the Lords, 142. (Cited as Consolidated Fund (No. 1) Act, 1897.) R. A. 149.

Consolidated Fund (Appropriation):

711. [1897.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-eight, and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLII. 427. Considered in Committee, and reported, without Amendment, 434. Passed; agreed to by the Lords, 435. (Cited as Appropriation Act, 1897.) R. A. 435.

Finance Bill:

712. [1897.] Ordered, upon Resolution reported from the Committee of Ways and Means; CLI. 195. Motion, That the Bill be now read a second time; Amendment proposed (System of Taxation), and withdrawn; Bill committed, 241. Considered in Committee, 250. Instruction, 251. Bill considered in Committee, 286. Bill further considered in Committee, and reported, 311. Considered, as amended, 320. Passed, 328. Agreed to by the Lords, 353. (Cited as Finance Act, 1897.) R. A. 360.

Consolidated Fund:

713. [1898.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-nine, and One thousand nine hundred and ninety-nine; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; Second Reading fixed for a certain hour; CLIII. 98. Bill committed, and Committee fixed for a certain hour, 103. Bill considered in Committee, and reported, without Amendment, 103. Motion, That the Bill be now read a second time; Amendment proposed "Six Months," and withdrawn; Bill passed, 107. Agreed to by the Lords, 113. (Cited as Consolidated Fund (No. 1) Act, 1898.) R. A. 118.

714. [1898.] (No. 2.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-nine; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLIII. 365. Second Reading deferred, 367. Motion, That the Bill be now read a second time; Motion, That this House do now adjourn, and Question negatived, on Division; Bill committed, 372. Considered in Committee, and reported, without Amendment, 382. Passed, 389. Agreed to by the Lords, 398. (Cited as Consolidated Fund (No. 2) Act, 1898.) R. A. 398.

Consolidated Fund (Appropriation):

715. [1898.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-nine, and to appropriate the Supplies granted in this Session of Parliament; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLIII. 428. Considered in Committee, 429. Considered in Committee, and reported, without Amendment; passed; agreed to by the Lords, 431. (Cited as Appropriation Act, 1898.) R. A. 432.

Finance Bill:

716. [1898.] Ordered, upon Resolution reported from the Committee of Ways and Means; CLIII. 150. Instruction to the Gentleman...
III. Bills in Supply—continued.


Finance Bill—continued.

Gentlemen appointed to bring in the Bill; presented, 192. Second Reading deferred, 200, 205, 219, 227. Motion, that the Bill be now read a second time; Amendment proposed, "any readjustment of Taxation should include a remission in favour of Clergymen whose incomes is wholly or in part derived from Tithe, and in whose case it can be shown that they are contributing more than their due share of Local Taxation," but not made, on Division; Main Question put; Bill committed, 226. Committee deferred, 247. Bill considered in Committee, and reported, 253. Bill, as amended, to be printed, 237. Considered, as amended, and further Proceeding adjourned, 238. Bill further considered, as amended; Mr. Speaker declines to propose a question (Abuse of Rules); Day appointed for Third Reading, 263. Motion, that the Bill be now read the third time; and Question agreed to, on Division, 273. Agreed to by the Lords, 289. (Cited as Finance Act, 1898.) R. A. 305.

Consolidated Fund:

717. [1900.] (No. 1.) To apply certain Sums out of the Consolidated Fund to the Service of the years ending on the Thirty-first day of March, One thousand eight hundred and ninety-eight, One thousand eight hundred and ninety-nine, and One thousand nine hundred; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; Day fixed for Second Reading at a certain hour; CLIV. 290. Motion, that the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed, 108. Considered in Committee, and reported, without Amendment; Motion, that the Bill be now read the third time; and Question agreed to, on Division; Bill committed; Considered in Committee, and reported, without Amendment, 109. Passed, 114. Agreed to by the Lords, 115. (Cited as Consolidated Fund (No. 1) Act, 1899.) R. A. 117.

Consolidated Fund (Appropriation):

718. [1898.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-eight; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; Motion, that the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill passed, 422. Considered, as amended, and reported, without Amendment, 422. Motion, that the Bill be now read the third time; Amendment proposed, "Three Months," and withdrawn; Bill passed, 422. (Cited as Appropriation Act, 1898.) R. A. 423.

Finance Bill:

719. [1898.] Ordered, upon Resolution reported from the Committee of Ways and Means; CLV. 146. Instruction to the Gentlemen appointed to bring in the Bill; presented, 149. Order, that the several stages of the Bill have precedence, &c.; Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and Debate adjourned, 167. Resumed; Amendment not made, on Division; Bill committed, 171. Committee deferred, 183. Motion for an Instruction, withdrawn; Bill considered in Committee, 193. Further considered in Committee, and reported; re-committed in respect of certain Clauses; Day appointed for Committee, 199. Instruction to the Committee, 205. Bill again considered in Committee, and reported; Day appointed for consideration, as amended, 205. Bill considered, as amended, 230. Further considered, as amended; Day appointed for Third Reading, 248. Bill passed, 250. Agreed to by the Lords, 267. (Cited as Finance Act, 1898.) R. A. 274.

Consolidated Fund:

720. [1900.] (No. 1.) To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand nine hundred and one; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLV. 54. Motion, That the Bill be now read the third time; and Question proposed, "Six Months," but not made, on Division; Bill committed, 117. Considered, as amended, and reported; further considered, by the Lords, 119. (Cited as Consolidated Fund (No. 1) Act, 1900.) R. A. 119.

Consolidated Fund—continued.


Consolidated Fund—continued.

certain hour, 56. Bill considered in Committee; Chairman decides to propose a Question (Abuse of Rules); Bill reported, without Amendment, 57. Motion, That the Bill be now read the third time, and Question put pursuant to Standing Order (Closure of Debate); and agreed to, on Division; Bill read the third time, on Division, and passed, 59. Agreed to by the Lords, 61. (Cited as Consolidated Fund (No. 1) Act, 1900.) R. A. 61.

721. [1900.] (No. 2.) To apply certain Sums out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand eight hundred and ninety-nine; One thousand nine hundred and one, and One thousand nine hundred and two; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLV. 105. Motion, That the Bill be now read a second time, and Question agreed to, on Division; Bill committed; Considered in Committee, and reported, without Amendment, 108; Passed, 114. Agreed to by the Lords, 116. (Cited as Consolidated Fund (No. 2) Act, 1900.) R. A. 119.

Consolidated Fund (Appropriation):

722. [1900.] To apply a Sum out of the Consolidated Fund to the Service of the year ending on the Thirty-first day of March, One thousand nine hundred and one; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLV. 392. Motion, That the Bill be now read the third time; Amendment proposed, "Three Months," and withdrawn; Main Question put; Bill passed; agreed to by the Lords, 401. (Cited as Appropriation Act, 1900.) R. A. 401.

Finance Bill:

723. [1900.] Ordered, upon Resolution reported from the Committee of Ways and Means; CLV. 83. Instruction presented, 88. Second Reading deferred, 92. Motion, That the Bill be now read a second time, and Question agreed to, on Division; Bill committed, 103. Committee deferred, 112. Bill considered in Committee, 117. Further considered in Committee; Chairman directs Committee to proceed again to a Division; Bill reported, 115. Considered, as amended, 123. Third Reading deferred, 128. Order for Third Reading read; verbal Amendments made; Motion, That the Bill be now read the third time, and Question agreed to, on Division; Bill passed, 147. Agreed to by the Lords, 149. (Cited as Finance Act, 1900.) R. A. 149.

War Loan:

724. [1906.] To provide for raising Money for the present War in South Africa; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; Instruction to the gentlemen appointed to bring in the Bill; CLV. 95. Second Reading deferred, 99. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed, 105. Considered, as amended, 112. Question put pursuant to Standing Orders, and agreed to, on Division; Bill read the third time, and Question agreed to, on Division; Bill passed, 137. Agreed to by the Lords, 138. (Cited as War Loan Act, 1900.) R. A. 138.

Supplemental War Loan:

725. [1900.] To provide for raising a Supplemental War Loan for the Service of the year ending the Thirty-first day of March, Nineteen hundred and one; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly; CLV. 367. Considered in Committee, and reported, without Amendment, 372. Passed, 376. Agreed to by the Lords, 390. (Cited as Supplemental War Loan Act, 1900.) R. A. 401.
SUPPLY, &c.—continued.

2. Incidental Proceedings—continued.

Relative to Bills of Supply, &c.—continued.

729. On Third Reading of Consolidated Fund Appropriation Bill; Amendment proposed, “Three Months” and withdrawn; [1899] ; CLIV. 425.

730. On Question for reading Bill (Customs and Inland Revenue Bill) a second time; Debate adjourned, 240. Amendment proposed to leave out words and add others; not made; Bill committed; [1899-94]; CXLII. 245.

731. On Second Reading (War Loan Bill); Bill read a second time, after Amendment “Six Months” proposed, but on Division, not made; [1899] ; CLIV. 56.

732. Bill reported with amended Title; [1899-91]; CXLVI. 156. —With verbal amendments; [1900] ; CLV. 147.

733. Chairman reports Progress from Committees on Bills of Supply; [1890-91]; CXLVII. 126.—[1900]; CLV. 121.

734.—5. In Committee on Finance Bill on Grant for Tax, Amendment proposed, but, on Division, not made; [1897]; CLI. 214. —Three amendments proposed; not made on Division, and Clause agreed to on Division, and report and Clause agreed to after Motion for Progress withdrawn; [1900]; CLV. 117.

735. House takes into consideration the Bills of Supply on amended; [1899-91]; CXLVI. 119, 941. (Customs and Inland Revenue).

736. Motion, That the further proceedings, on consideration as amended, be now adjourned, and withdrawn; Debate adjourned on an amendment; [1898]; CLI. 351. —Debate resumed; Question put and Amendment not made on Division; Day appointed for Third Reading, 292.

737. Motion, That it be an Instruction to the Committee on Finance Bill, That they have power to divide the Bill into two parts, and Question, on Division, negatived Bill considerd in Committee; [1899]; CXLIII. 135.

738. Instruction to the Committee on Finance Bill, relative to Indian Army Pension Debt; [1890]; CXLVI. 156.—[1891]; CLV. 107.—Cocoa Bitter, 352. —Relative to Spirits, Stamp Duties, and Still Wines in Bottles; [1899]; CLIV. 295.

739. On Second Reading of Finance Bill; Amendment proposed and withdrawn; Bill considerd in Committee; [1897]; CLI. 241. —Amendment proposed, and Question negatived on Division; Bill considerd in Committee; [1898]; CLIV. 256.

740. On Second Reading of Finance Bill, Amendment proposed “Six Months,” and Debate adjourned; [1899]; CLV. 167. —Revised Amendment not made on Division; Bill committed, 171. Motion for an Instruction withdrawn; Bill considerd in Committee; [1899]; CLV. 105. Further considerd in Committee and Reported; Re-committed in respect of certain Clauses; Day appointed for Committees; Committees reported, Clause 2 disagreed to; [1899-94]; CXLIV. 365.

741. On Question for reading Bill (Customs and Inland Revenue Bill) order for Third Reading discharged; Bill re-committed to a Committee of the whole House in respect of Clause 5; considered, and reported; Clause 2 disagreed to; [1890-94]; CXLIII. 253.

742. Finance Bill; Bill read the third time, on Division; [1899]; CLV. 147.

743. On Third Reading (Consolidated Fund (No. 1) Bill) Motion, That the Bill be now read the third time; Debate arising, and Question put, pursuant to Standing Order (Closure of Debate); [1895-94]; CXLIV. 159. On Third Reading, Question put, pursuant to Standing Order (Closure of Debate); [1899]; CLV. 156.

744. On Third Reading (Finance Bill), Amendment proposed, “Three Months,” but, on Division, not made; [1894]; CLIX. 301.

745. On Third Reading (Consolidated Fund (Appropriation) Bill) Bill read the third time, after Amendment proposed, “Three Months,” and withdrawn; [1900]; CLV. 401.

746. Treasury.
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III. Bills of Supply—continued.

2. Incidental Proceedings—continued.

Relative to Bills of Supply, &c.—continued.

Motions withdrawn:

79. That Mr. Speaker do now leave the Chair for Committee of Supply; after Amendment proposed and withdrawn, original Motion withdrawn; [1893-94]; CXLVIII. 253.—After Amendment proposed, but, on Division, not made; [1893-94]; CXLVIII. 473.—After Amendment made; Motion withdrawn; [1894]; CXLIX. 90.—Amendment proposed and withdrawn; [1894]; CXLIX. 30, 47.—After Amendment proposed, and negatived, on Division; [1895]; CL. 94.—After Amendment proposed, and negatived; [1895]; CL. 107.

200. That a Sum, not exceeding, be granted to Her Majesty (Temporary Commissions); [1895]; CL. 307.

761. That a Sum, not exceeding, be granted for Ordnance Factories; [1895]; CL. 69.

762. That a Sum, not exceeding, be granted for Inland Revenue Department; Motion for Progress; and Motion for Progress, and original Motion withdrawn; [1896]; CLII. 130.

Supreme Court (Officers):

1. [1891.] Bill to amend certain Provisions of the Law with respect to Officers of the Supreme Court; Ordered, and presented accordingly; CL. 250. Order for Second Reading discharged; Bill withdrawn, 204.

2. [1893.] Bill to amend certain Provisions of the Law with respect to Officers of the Supreme Court; Ordered and presented; CL. 111. Order for Second Reading discharged; Bill withdrawn, 261.

Supreme Court of Judicature:

[1893-94.] Bill to amend the Supreme Court of Judicature Acts; brought from the Lords; CXLVIII. 498. Read, 518. Order for Second Reading discharged; Bill withdrawn, 532.

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[1899.] Bill, intituled, An Act to amend the Law with respect to the hearing of Appeals and Motions by the Court of Appeal; brought from the Lords; CLIV. 148. Read, 165. Committed, 163. Considered in Committee, 168, 176, 183. Reported, 200. Bill considered, as amended; passed, with Amendments, 206. To which the Lords agree, with an Amendment, 210. Lords' Amendment to be now considered; considered, and agreed to, 213. (Cited as Supreme Court of Judicature Act, 1899.) R. A. 237.

Supreme Court of Judicature (Ireland) Act (1877) Amendment—continued.

1. [1895.] Bill to amend the Supreme Court of Judicature (Ireland) Act, 1877; Ordered and presented; CL. 118. (Second Reading not proceeded with.)

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Suttie’s Trust Estate—continued.

Suttie, Writer in Edinburgh; to authorise the execution of the purposes as so varied, and for other purposes; brought from the Lords; read, and referred to the Examiners; CLII. 203. Report, That no Standing Orders are applicable, 256. Committed, 291. Reported, without Amendment, 304. Passed, 309. (Cited as Suttie’s Trust Estate Act, 1897.) R. A. 360.

Swansea Tramways:—See Tramways.

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Tancred’s Charities Scheme Confirmation:

[1890.] Bill to confirm a Scheme of the Charity Commissioners for the Management of the several Charities founded by the Settlement and Will of Christopher Tancred, of Whitley, in the County of York, Esquire, deceased; Ordered and presented; CLIV. 78. Bill committed, 386. Considered in Committee, and reported, without Amendment; passed, 305. Agreed to by the Lords, 419. (Cited as Tancred’s Charities Confirmation Scheme Confirmation Act, 1890.) R. A. 424.

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[1880-91.] "In the opinion of this House, the proportion of taxation which falls upon and is payable by land and its rents is insufficient and ought to be increased."—Amendment on going into Supply negatived; CXLVI. 114.

Taxation (Ireland):

[1893.] Motion, That the disproportion between the Taxation of Ireland and its taxable capacity, as compared with the other parts of the Kingdom, disclosed by the findings of the Royal Commission, constitutes a grievance, and demands the early attention of the Government, with a view to proposing a Remedy; and at Midnight, Debate adjourned; CHI. 310. Debate resumed, and Question negatived, on Division, 313.

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Taxation (London) (Grants in Aid):

[1897.] Motion, That in the opinion of this House, it is desirable that a Select Committee be appointed to consider whether the amount annually received by London under grants in aid bears a just proportion to the amount contributed by London to the General Taxes of the Nation; withdrawn; CHI. 132.

Taxation of Ground Values (Ireland):

[1890.] Bill to provide for the Taxation of Ground Values in Cities, Boroughs, and Towns in Ireland; Ordered; CHI. 20. Presented, 23. (Second Reading not proceeded with.)

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Taxes (Regulation of Remuneration)—continued.

second time; after Midnight, objection taken, Debate stood adjourned, 149. Order for resuming adjourned Debate, read; Bill committed, 322. Considered in Committee, and reported; 327. Considered, as amended; passed, 322. Agreed to by the Lords, 305. (Cited as Taxes (Regulation of Remuneration) Amendment Act, 1892.) R. A. 400.

Teachers of Music Registration:

[1900.] Bill for the Registration of Teachers of Music; Ordered and presented; CLIV. 389. (No further proceeding.)

Teachers’ Registration:

1. [1893-94.] Bill to provide for the Registration of Teachers; Ordered; presented; CXLVII. 146. (Second Reading not proceeded with.)

2. [1894.] Bill to provide for the Registration of Teachers; Ordered; CXLIX. 53. Presented, 54. (Second Reading not proceeded with.)

3. [1896.] Bill for the Registration of Teachers; Ordered and presented; CLII. 15. Order for Second Reading dischaged; Bill withdrawn, 376.

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Teess Conservancy:

[1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Report, Standing Orders complied with, 31. Bill for conferring further Powers on the Tees Conservancy Commissioners with respect to the Improvement and Regulation of the River Tees; for enabling the Commissioners to raise further Moneys; for amending the Tees Conservancy Acts, and for other purposes; brought from the Lords; read, and referred to the Examiners, 105. Report, No Standing Orders not previously inquired into applicable, 171. Committed, 184. Reported, 219. Considered, as amended, 257. Queen’s Consent signified; Bill passed, with Amendments, 251. To which the Lords agree, 263. (Cited as Teess Conservancy Act, 1892.) R. A. 306.

Teind Court (Scotland):

[1897.] Bill to confer additional Powers on the Court of Teinds (Scotland) in reference to the transportation of Parish Churches and alteration of Boundaries of Parishes and for other purposes; Ordered; CXLVIII. 15. Presented, 18. Order for Second Reading dischaged; Bill withdrawn, 314.

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[1896.] Bill to amend the Law of Teinds and to abolish Fiars’ Prices in Scotland; Ordered, and presented accordingly; CHI. 83. (Second Reading not proceeded with.)

Teinds (Scotland):

1. [1890.] Bill to amend the Law of Teinds, and to abolish Fiars’ Prices in Scotland; Ordered and presented; CXLVIII. 112. (Second Reading not proceeded with.)

2. [1900.]
Teinds (Scotland)—continued.

2. [1890.] Bill to amend the Law of Teinds, and to provide for the stated conversion of Fair's Prices in certain cases in Scotland; Ordered and presented; CLIV. 81. (Second Reading not proceeded with.)

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I. Public and Provisional Order Bills:

Thames Ferry (Greenwich to Millwall):

1. [1890.] Petition, and Bill ordered; CLIV. 31. Read, 40. Order for Second Reading discharged; Bill withdrawn, 46.

Tenure of Workmen's Houses:

[1892.] Bill to make provision with respect to the Tenure of Workmen's Houses in certain employments; Ordered; CXLVII. 214. Presented, 216. (Not further proceeded with.)

Tenure of Town Holdings (Ireland):

[1896.] Bill to amend the Law relating to the Tenure of Town Holdings (Ireland); Ordered; CXLIII. 19. Presented, 22.

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[1890–91.] Bill to confirm a Provisional Order under "The Thames Valley Drainage Act, 1871," to enable the Thames Valley Drainage Commissioners to put in force the compulsory
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- Theatres (London) — See Metropolis.

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- Order complied with, 304. Reported, without Amendment; Provisional Order continued, 336. Bill passed, 239. Agreed to by the Lords, 390. (Cited as Thames Valley Drainage Provisional Order Confirmation Act, 1891.) R.A. 412.

Thames Deep Water Dock——continued.


Thames Subway (Greenwich to Millwall) — See Subways.

Thames Watermen and Lightermen:

- 5. [1893–94.] Petition for a Bill to make better Provision with respect to the Registration and Measurement of, and other matters affecting certain Craft for carrying Goods, and certain Boats for carrying Persons, within the limits of the Watermen's and Lightermen's Amendment Act, 1890, and for other purposes, and Bill ordered; CXLVIII. 36. Read, 46. Second Reading deferred, 60. Motion, That the Bill be now read a second time; Amendment proposed, "Six months," but not made; Bill committed, 91. Report, Agreed to by the Lords, 364. (Cited as Thames Watermen's and Lightermen's Act, 1893.) R.A. 293.

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- compulsory clauses of the Lands Clauses Acts relating to certain Lands in the Parish of Northmoor, in the County of Oxford, and in the Parish of Appleton with the Township of Eton, in the County of Berks; Ordered; presented; read, and referred to the Examiners; CXLVI. 275. Report, Standing Order 62 complied with, 208. Passed, 203. Agreed to by the Lords, 394. (Cited as Thames Valley Drainage Provisional Order Confirmation Act, 1891.) R.A. 412.

Tied (Tenants) Houses:

- 1. [1893.] Bill dealing with Contracts entered into by the Tenants of Tied Houses; Ordered; Cl. 17. Prevented, 20. Order for Second Reading upon future day discharged, and Bill withdrawn, 212. 2. [1893.] (No. 2.) Bill dealing with Contracts entered into by Tenants of Tied Houses; Ordered and presented; Cl. 225. (Second Reading not proceeded with.)

Tied Houses (Tenants' Contracts):

- 1. [1893.] Bill dealing with Contracts entered into by the Tenants of Tied Houses; Ordered; Cl. 17. Prevented, 20. Order for Second Reading upon future day discharged, and Bill withdrawn, 212. 2. [1893.] (No. 2.) Bill dealing with Contracts entered into by Tenants of Tied Houses; Ordered and presented; Cl. 225. (Second Reading not proceeded with.)

Tied Houses:

- [1893.] Bill for the abolition of Tied Houses; Ordered and presented; Cl. 303. (No further proceeding.)

Tied House System:

- [1896.] Whereas the present system of granting licences for the sale of intoxicating liquor to tenants who are under agreement to purchase only from any particular person, firm, or company is most injurious both to the tenants and the public, this House is of opinion that immediate legislation is desirable to make such agreements illegal; Amendment on going into Supply negatived; Cl. 215.
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Tottenham Urban District Council:

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Tottenham and Wood Green Sewage:—See Sewers.

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1. [1898.] Bill to consolidate and amend the Law relating to the Election and Proceedings of Town Councils in Scotland; Ordered and presented; CXLIV. 371.
2. [1898.] Bill to consolidate and amend the Law relating to the Election and Proceedings of Town Councils in Scotland; Ordered; CXLV. 19. Presented, 21. Bill committed to a Select Committee, 158.

Town Holdings, Bills relative to:
1. [1898-99.] To give compensation to occupying Tenants of Town Holdings for Beneficial Improvements; Ordered; CXLVI. 8. Presented, 13. (Not further proceeded with.)
2. [1899.] To give Compensation to Occupying Tenants of Town Holdings for Beneficial Improvements; Ordered; CXLVII. 10. Presented, 23. (Second Reading not proceeded with.)
3. [1899.] To give Compensation to Occupying Tenants of Town Holdings for Beneficial Improvements; Ordered; CXLIX. 23. Presented, 27. (Not proceeded with.)
4. [1899.] To give compensation to Occupying Tenants of Town Holdings for Beneficial Improvements; Ordered and presented; CLI. 51. (Second Reading not proceeded with.)
5. [1900.] To give Compensation to Occupying Tenants of Town Holdings for Beneficial Improvements; Ordered, and presented accordingly; CLV. 163. (Second Reading not proceeded with.)

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[1897.] To give Compensation to Occupying Tenants of Town Holdings for Beneficial Improvements; Ordered and presented; CLII. 115. Order for Second Reading upon future Day discharged; another Day appointed, 132. (Second Reading not proceeded with.)

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1. [1892.] To amend the Law relating to Town Holdings in Ireland; Ordered; CXLVII. 17. Presented, 22. Order for Second Reading discharged; Bill withdrawn, 503.
2. [1893-94.] To amend the Law relating to Town Holdings in Ireland; Ordered; CXLVIII. 27. Presented, 20. (Second Reading not proceeded with.)
3. [1898.] To secure the interests of Tenants in Towns in Ireland in their Improvements, and for other purposes connected with Town Holdings; Ordered; CXLIII. 20. Presented, 23. (Second Reading not proceeded with.)

Town Improvements (Betterment):
[1893-94.] The Lords have come to the following Resolution, viz.—That it is desirable that a Select Committee be appointed to join with a Committee of the House of Commons, to consider and report whether, in the case of Improvements sanctioned by Parliament, and effected by the expenditure of public funds, persons, the value of whose property is clearly increased by an improvement, can be equitably required to contribute to the costs of the improvement; and, if so, in what cases, and under what conditions, Parliament should sanction the levying of such contributions in Local Acts or Provisional Orders, to which Resolution the Lords desire the concurrence of this House; CXLVIII. 605.

Town Leasesholds Extension (Ireland):
[1895.] Bill to enable certain Under-lessees in Towns in Ireland to acquire the Reversions in their Holdings; Ordered; CL 17. Presented, 21. (Second Reading not proceeded with.)

Town Parks (Ireland):
[1894.] Bill to amend the Law relating to Town Parks in Ireland; Ordered; CXLIIX. 24. Presented, 27.

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1. [1890-91.] Bill to amend the Law relating to the Improvement of Towns in Ireland; Ordered; and presented accordingly; CXLIIX. 67. Bill to amend the Law relating to the Improvement of Towns in Ireland; Ordered and presented; CXLVIII. 77. (Second Reading not proceeded with.)
2. [1892.] Bill to provide for the Improvement of Towns in Ireland; Ordered and presented; CXLVIII. 91. (Second Reading not proceeded with.)

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[1899.] Bill to provide for Tenants in Towns in Ireland security in their Holdings and Improvements, and to enable fair judicial Rents to be determined; Ordered; CLV. 34. Presented, 25. (Second Reading not proceeded with.)

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Trade Councils:
[1893-94.] Motion, That leave be given to bring in a Bill to make Provision for the Establishment of Trade Councils, and the Motion being opposed, after a brief explanatory statement from the Member who made the Motion, and from a Member who opposed it, Mr. Speaker put the Question in pursuance of Standing Order No. 16; Question resolved in the Affirmative; certain Members ordered to prepare and bring in the Bill; Bill presented accordingly; CXLVIII. 599.

Trade Disputes (Arbitration and Conciliation):
1. [1893-94.] Bill to establish Boards of Conciliation and Arbitration in Trade Disputes; Ordered; CXLVIII. 27. Presented, 20. (Second Reading not proceeded with.)
2. [1895.] Bill to establish Boards of Conciliation and Arbitration in Trade Disputes; Ordered; CLII. 14. Presented, 21. Bill committed to the Standing Committee on Trade, &c., to which the Conciliation (Trade Disputes) Bill is committed, 269. (Not further proceeded with.)

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[1894.] Bill to establish Boards of Conciliation and Arbitration in Trade Disputes; Ordered; CXLIX. 25. Presented, 29. (Second Reading not proceeded with.)

Trade Marks:
[1898.] Bill to amend and consolidate the Law relating to Trade Marks; Ordered and presented; CLV. 362.

Trade Unions (Provident Funds):
1. [1890-91.] Bill to exempt the Funds of Trade Unions paying Provident Benefits to their members from the payment of Income Tax on their Investments; Ordered, and presented accordingly; CXLVIII. 282. (Second Reading not proceeded with.)
2. [1902.] Bill to exempt the Funds of Trade Unions paying Provident Benefits to their members from the payment of
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of Income Tax on their Investments ; Ordered ; presented accordingly ; CXLVIII. 47. (Second Reading not proceeded with.)

3. [1893-94.] Bill to exempt from Income Tax the Invested Funds of Trade Unions applied in payment of Pro-

vident Benefits ; Ordered ; presented accordingly ; CXLVIII. 31. Presented, 32. Considered, 28. Considered in Committee, and reported without Amendment ; read the third time, and passed, 70. Agreed

TRADE.—TRAMWAYS.

Trade Unions (Provident Funds)—continued.

to the Lords, 318. (Cited as Trade Union (Provident Funds) Act, 1893.) R. A. 166.

Trading Registration :

[1890-91.] Bill for the more effectual Prevention of Fraudulent Trading ; Ordered, and r-sented accordingly ; CXLVI. 06. (Second Reading not proceeded with.)

Tramways.

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II. Private Bills relating to ; 41—208.

Tramways:

1. [1893-94.] (No. 1.) To facilitate the working of Tram-

ways by Local Authorities ; Ordered, and presented accordingly ; CXLVIII. 444. Order for Second Reading discharged ; Bill withdrawn ; Leave given to present another Bill instead thereof, 576. Vide supra.

2. [1893-94.] (No. 2.) To facilitate the Working of Tramways by Local Authorities ; Presented accordingly ; CXLVIII. 474. (Second Reading not proceeded with.) Vide supra.

3. [1894.] To enable Municipalities to work and levy Tolls on their own Tramways ; Ordered ; CXLIX. 25. Pre-

sented, 29. Order for Second Reading discharged ; Bill withdrawn, 214.

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4. [1893.] To facilitate the working of Tramways by Local Authorities ; Ordered ; CL. 16. Presented, 19. Motion, That the Bill be now read a second time ; Amendment "Six Months," withdrawn ; Main Question put, and agreed to ; Bill committed to a Select Committee, 153. Order, That the Bill be committed to a Select Committee, discharged ; Bill commited to a Committee of the whole House, and Day appointed for Committee, 213.

5. [1896.] To facilitate the working of Tramways by Local Authorities ; Ordered and presented ; CL. 222. Order for Second Reading upon future Day discharged ; another Day appointed, 294.

Tramways Provisional Orders Confirmation :

6. [1890-91.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under " The Tramways Act, 1870," relating to Bradford and Wyke Tramway, Church and Oswaldtwistle Tramways, and Matlock Tramway ; brought from the Lords ; CXLVI. 47. Report, Standing Order complied with, 376. Reported, without Amendment ; Provisional Orders confirmed, 376. Bill passed, 382. (Cited as Tramways Orders Confirmation (No. 1) Act, 1892.) R. A. 401. See Appendix.

7. [1892.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Birmingham and Western Districts Tramways, Drypool and Marfleet Steam Tramways, Morecambe Tramways (Extension), and Northampton Street Tramways ; brought from the Lords ; CXLVII. 313. Read, and referred to the Examiners, 314. Bill committed, 320. Reported, without Amendment ; Provisional Orders confirmed, 376. Bill passed, 382. (Cited as Tramways Orders Confirmation (No. 1) Act, 1892.) R. A. 401. See Appendix.

8. [1892.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Bedford and Kempston Tramway, Perth and District Tramways, and Scunthorpe, Repton-Maneville, and Castle Cary Tramways ; brought from the Lords ; CXLIX. 27. Bill committed ; Standing Orders suspended, and leave to the Committee on the Bill to sit and proceed forthwith, 389.

9. [1893-94.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Bedford and Kempston Tramway, Perth and District Tramways, and Scunthorpe, Repton-Maneville, and Castle Cary Tramways ; brought from the Lords ; CXLIX. 41. And the Bill having been suspended in Session I, 1893, read the first and second time, and committed, 40. Reported ; passed, with Amendments, 127. To which the Lords agree, 155. (Cited as Tramways Orders Confirmation (No. 1) Act, 1892.) R. A. 168.

10. [1893-94.] (No. 3.) To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Birmingham and Western Districts Tramways, Liverpool and Wallton - on-the-Hill Tramways, and Liverpool Corporation Tramways (Extension) ; brought from the Lords ; read, and referred to the Examiners ; CXLIX. 209. Standing Orders complied with, 204. Bill committed, 300. Reported, without Amendment ; Provisional Orders confirmed, 317. Bill considered, as amended ; Amendment proposed to an Order ; Amendment proposed to said Amendment to insert words, and made ; Amendment, as amended, not made, 332. Bill passed, 337. (Cited as Tramways Orders Confirmation (No. 2) Act, 1893.) R. A. 381.

11. [1894.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Bury in - Furness Corporation Tramways, Liverpool and Wallton - on-the-Hill Tramways, and Liverpool Corporation Tramways (Extension) ; brought from the Lords ; read, and referred to the Examiners ; CXLIX. 293. Standing Orders complied with, 294. Bill committed, 300. Reported, without Amendment ; Provisional Orders confirmed, 317. Bill considered, as amended ; Amendment proposed to an Order ; Amendment proposed to said Amendment to insert words, and made ; Amendment, as amended, not made, 332. Bill passed, 337. (Cited as Tramways Orders Confirmation (No. 2) Act, 1894.) R. A. 381.

12. [1894.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Croydon Corporation Tramways, Croydon Tramways (Extension), and South Staffordshire Tramways ; brought from the Lords ; CXLIX. 271. Standing Orders complied with, 294. Committee, 300. Reported, 317. Bill considered, as amended ; Amendment proposed to an Order ; Debate adjourned, 322. Resumed ; Amendment not made, 348. Motion, That the Bill be now read the third time ; Amendment proposed to leave out from the words " Bill " to the end of the Question, in order to add the words " re-com-

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Extension Order, and made; Bill considered in Committee, and reported, paragraph amended, 322. Report, agreed to, with an Amendment, 359. To which the Lords agree, 381. (Cited as Tramways Orders Confirmation (No. 2) Act, 1893.) R. A. 381.

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13. [1893-94.] To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Blackpool Corporation Tramways, Manchester Corporation Tramways and Eccleshill Urban District Tramways; CL. 98. Bill committed, 297. Reported; Provisional Orders confirmed; Day appointed for consideration, as amended, 330. By the Lords, with Amendments, 487. Lords' Amendments agreed to, 489. (Cited as Tramways Orders Confirmation (No. 1) Act, 1893.) R. A. 355.

14. [1893.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under the Tramways Act, 1870, relating to the City of Gloucester Tramways, London United Tramways, and Sowerton, Keton-Mandeville, and Castle Cary Tramways; brought from the Lords; CL. 302. Standing Orders complied with, 307. Bill committed, 314. Bill reported; Provisional Orders confirmed; Considered, as amended; passed, with Amendments, 330. To which the Lords agree, 334. (Cited as Tramways Orders Confirmation (No. 1) Act, 1893.) R. A. 315.

15. [1892.] (No. 2.) To confirm certain Provisional Orders made by the Board of Trade under the Tramways Act, 1870, relating to Huddersfield Tramways, Hartlepool Electric Tramways, Newcastle-upon-Tyne Corporation Tramways, and Wigan and District Tramways; brought from the Lords; CL. 297. Standing Orders complied with, 297. Considered, 314. Bill reported; Provisional Orders confirmed; as amended, considered; passed, with Amendments, 326. To which the Lords agree, 324. (Cited as Tramways Orders Confirmation (No. 2) Act, 1892.) R. A. 335.

16. [1892.] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under the Tramways Act, 1870, relating to Aberdeen District Tramways, Blackpool Corporation Tramways, Birkenhead Tramways, Dover Corporation Tramways, Manchester Corporation Tramways, and Plymouth Corporation Tramways; Ordered and presented, read, and referred to the Examiners; CL. 198. Report, That the Standing Orders which are applicable have been complied with, 235. Bill committed, 234. Reported, with Amendments; Provisional Orders confirmed, 235. Passed, 237. Bill considered, as amended; passed, 297. Agreed to by the Lords, with Amendments, 394. Lords' Amendments agreed to, 397. (Cited as Tramways Orders Confirmation (No. 1) Act, 1892.) R. A. 375.

17. [1892.] (No. 2.) Confirming certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Blyth and Cowpen Tramways, Oldham Ashton and the Lyne, Hyde and District Electric Tramways, Potternewton Extension Tramways, and Swanns (Consultation) Bill Tramways; Ordered and presented, read, and referred to the Examiners; CL. 204. Report, That the Standing Orders which are applicable have been complied with, 235. Bill committed, 234. Reported, with Amendments; Provisional Orders confirmed, 235. Bill considered, as amended; passed, 297. Agreed to by the Lords, with Amendments, 394. Lords' Amendments agreed to, 397. (Cited as Tramways Orders Confirmation (No. 2) Act, 1892.) R. A. 424.

Tramways Orders Confirmation:

18. [1897.] (No. 1.) Initiated, An Act to confirm certain Provisional Orders made by the Board of Trade under the Tramways Act, 1870, relating to Blackpool Corporation Tramways, Manchester Corporation and Tramways Company's Tramways, Manchester Corporation Tramways, Mose Side Tramways, and Withington District Tramways; brought from the Lords; CL. 302. Report, that the Standing Orders which are applicable have been complied with; Day appointed for Second Reading, 316. Bill committed, 351. Reported, with an Amendment; Provisional Orders confirmed; Day appointed for consideration, as amended, 351. Bill considered, as amended, 356. Passed, with Amendments, 350. To which the Lords agree, 377. (Cited as Tramways Orders Confirmation (No. 1) Act, 1897.) R. A. 377.

19. [1897.] (No. 2.) Initiated, An Act to confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Great Grimsby Street Extension Tramways, Huddersfield Corporation Tramways, Morecambe Urban District Council Tramways, Perth and District (Extension) Tramways, and Slaithwaite and Bridge of Allan Extension Tramways (Ordered); CL. 325. Read, and referred to the Examiners, 326. Report, That the Standing Orders which are applicable have been complied with; Day appointed for Second Reading, 345. Bill committed, 352. Reported, without Amendment; Provisional Orders confirmed; Day appointed for consideration, 376. Bill considered; Day appointed for Third Reading, 384. Bill passed, 386. (Cited as Tramways Orders Confirmation (No. 2) Act, 1897.) R. A. 436.

20. [1897.] (No. 3.) Initiated, An Act to confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Middlesbrough, Stockton-on-Tees, and Thornaby Tramways; To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Aberdeen Extension Tramways, and York Tramways; brought from the Lords; read, and referred to the Examiners; CL. 350. Report, That the Standing Orders which are applicable have been complied with; Bill to be read a second time, 375. Committed, 381. Report, That Standing Orders 211 and 230 be suspended; that the Committee of Selection have leave to appoint a Committee on the Bill, to sit and proceed forthwith, 385. Bill reported, without Amendment; Provisional Orders confirmed; Day appointed for consideration, 401. Bill considered; passed, 408. (Cited as Tramways Orders Confirmation (No. 3) Act, 1897.) R. A. 436.

21. [1898.] (No. 1.) Initiated, An Act to confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Bradford Street Tramways, Great Grimsby Corporation Tramways, Liverpool Corporation Tramways, Manchester Corporation Tramways, and Plymouth Corporation Tramways; Ordered and presented, read, and referred to the Examiners; CL. 298. Report, That the Standing Orders which are applicable have been complied with; Bill committed, 333. Reported, with Amendments; Provisional Orders confirmed; Day appointed for consideration, as amended, 369. Consideration, as amended, deferred, 374. Order for consideration as amended, discharged; Bill re-committed to the former Committee, with leave to sit and proceed forthwith, 379. Bill reported, with an Amendment; Provisional Orders confirmed; Day appointed for consideration, as amended, 380. Bill considered, as amended, 383. Passed, with Amendments, 397. To which the Lords agree, 416. (Cited as Tramways Orders Confirmation (No. 1) Act, 1898.) R. A. 432.

22. [1898.] (No. 2.) Initiated, An Act to confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to East Ham Urban District Tramways, Redhill Urban District Tramways, Huddersfield Corporation Tramways, and Linthwaite Tramways; brought from the Lords; read, and referred to the Examiners; CL. 311. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 351. Bill committed, 356. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 380. Bill passed, 383. (Cited as Tramways Orders Confirmation (No. 2) Act, 1898.) R. A. 398.

23. [1898.] (No. 3.) Initiated, An Act to confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Cardiff and Greenwich Extension Tramways, and Louth Corporation Tramways; Ordered and presented, read, and referred to the Examiners; CL. 328. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 351. Bill committed, 356. Reported, with Amendments; Provisional Orders confirmed; Day appointed for Third Reading, 380. Bill passed, 383. (Cited as Tramways Orders Confirmation (No. 3) Act, 1898.) R. A. 432.

24. [1899.] (No. 1.) Initiated, An Act to confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Aberdeen Corporation Tramways,
I. Public and Provisional Order Bills relating to—continued.

Tramways Orders Confirmation—continued.

Tramways, Devonport Corporation Tramways, Halifax Corporation Tramways, Macclesfield Urban District Tramways, Merthyr Tramways, and District Tramways, and Reading Corporation Tramways; brought from the Lords; CLIV. 261. Read, and referred to the Examiners; and Bill committed. 322. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 324. Bill committed, 329. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Second Reading, 322. Day appointed for consideration, 354. Report, That the Standing Orders applicable have been complied with; Day appointed for a second time, 340. Committed, 344. Ordered, That Standing Orders 211 and 236 be suspended; and Committee on the Bill to have leave to sit and proceed forthwith, 350. Bill reported, with Amendments. 396. Considered, as amended; ordered, with amendments, 399. Amendments, 371. Day appointed for consideration, as amended, 399. Bill considered, as amended, passed, with Amendments. 364. To which the Lords agree, 388. (Cited as Tramways Orders Confirmation (No. 9) Act, 1900.) R. A. 393.

Tramways Provisional Orders:

31. [1900.] (No. 5.) To confirm certain Provisional Orders made by the Board of Trade under "The Tramways Act, 1870," relating to Bournmouth Corporation Tramways, Blackpool, Fleetwood, Southport, and Wirral Corporation Tramways, and Wirral Corporation Tramways Extensions, Portsmouth Corporation Tramways, Rothesay Tramways, Wotton-super-Mare Tramways, and Whithall Urban District Council Tramways; ordered, and reported, without Amendment; Provisional Orders confirmed; Day appointed for consideration, as amended, 395. Leave to the Committee to make a Special Report; Bill reported, with Amendments, and a Special Report; Provisional Orders confirmed; Day appointed for consideration, as amended, 285. Bill considered, as amended, 299. Passed, 293. Agreed to by the Lords, with Amendments; Lords' Amendments agreed to, 386. (Cited as Tramways Orders Confirmation (No. 9) Act, 1900.) R. A. 393.

Tramways (Ireland):

32. [1894.] To amend "The Tramways and Public Companies (Ireland) Act, 1883 ;" ordered, presented accordingly; CLXLIII. 374. Bill committed, 379. Considered in Committee, and reported, without Amendment; passed, 390.


Tramways (Ireland) Act (1890) Amendment:

35. [1890-91.] To amend "The Tramways (Ireland) Act, 1890 ;" ordered; CXLVI. 33. Presented, 34. Passed, 35. Agreed to by the Lords, 82. (Cited as Tramways (Ireland) Amendment Act, 1891.) R. A. 484.
I. Public and Provisional Order Bills relating to—continued.

Tramways and Public Companies (Ireland) Act (1888) Amendment:
38. [1893-94.] To amend "The Tramways and Public Companies (Ireland) Act, 1893 "; Ordered; CXLIX. 26. Presented, 30. (Second Reading not proceeded with.)

Tramways Order in Council (Ireland) (Athlone and Tuam Railway)—continued.

Council (Ireland) (Athlone and Tuam Extension to Claremorris Railway) Confirmation Act, 1891.) R. A. 79.

Tramways Order in Council (Ireland) (Londonderry and Lough Swilly Railway):
40. [1898.] To confirm an Order in Council of the Lord Lieutenant and Privy Council in Ireland, relating to the Londonderry and Lough Swilly Railway; Ordered; CLIII. 214. Presented; read, and referred to the Examiners, 215. Order for referring the Bill to the Examiners discharged, 243. Bill committed, 262. Considered in Committee, and reported, without Amendment; passed, 273. Agreed to by the Lords, 326. (Cited as Tramways Order in Council (Ireland) (Londonderry and Lough Swilly Railway to Borrowport Extension Railway) Confirmation Act, 1898.) R. A. 372.

II. Private Bills relating to:

Aberdeen District Tramways:
41. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders had been certified to have been complied with, 22. Bill to authorise the Aberdeen District Tramways Company to construct additional Tramways; to amend the Acts relating to the Company, and for other purposes; brought from the Lords, 289. Committee, 289. Reported, 290. Passed, with Amendments, 297. To which the Lords agree, 349. (Cited as Aberdeen District Tramways Act, 1894.) R. A. 391.

Aberdeen Corporation (Tramways):
43. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 10. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to authorise the Town Council of the City and Royal Burgh of Aberdeen to acquire, and the Aberdeen Districts Tramways Company to sell, their Undertaking; to empower the Town Council to work or lease the Undertaking, and for other purposes; brought from the Lords; read, and referred to the Examiners, 106. Report, That the Standing Orders had not previously been complied with, 111. Committee, 129. Reported, with Amendments, 206. Bill considered, as amended, 253. Passed, with Amendments, 351. To which the Lords agree, 370. (Cited as Aberdeen Corporation (Tramways) Act, 1898.) R. A. 372.
44. [1900.] Petition for a Bill referred to the Select Committee on Standing Orders, 42. Report on Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 42. Report on said Petition, That the Standing Orders ought to be dispensed with, 68. Report read, and Bill to authorise the Lord Provost, Magistrates, and Town Council of the City and Royal Burgh of Aberdeen to construct additional Tramways, and to make certain Street Improvements in connection therewith, and for other purposes; ordered, 69. Read, 72. Committee, 90. Reported, with Amendments, 165. Considered, as amended, 169. Passed, 174. Agreed to by the Lords, with Amendments, 345. Lords' Amendments agreed to, 355. (Cited as Aberdeen Corporation Tramways Act, 1900.) R. A. 357.

Airdrie and Coatbridge Tramways—continued.

Airdrie and Coatbridge Tramways Act, 1898.)

Altrincham Gas (Tramways):
46. [1895-96.] Petition for a Bill for conferring further Powers on the Altrincham Gas Company, for the construction of Works, acquisition of Lands, laying down and maintenance of Tramways and Works, the raising of additional Capital, and for other purposes; and Bill ordered; CXLVIII. 32. Read, and referred to the Examiners, 41. Report, Standing Order 62 complied with, 57. Committee, 71. Reported, 134. Passed, 168. By the Lords, with Amendments, 267. Lords' Amendments agreed to, 300. (Cited as Altrincham Gas Act, 1896.) R. A. 339.

Aston Manor Tramways:
47. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 19. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to empower the Urban District Council for the District of Aston Manor, in the County of Warwick, to construct Tramways, and to confer various Powers relating to Tramways upon that District Council; brought from the Lords; read, and referred to the Examiners, 214. Report, That the Standing Orders had not previously been complied with; Bill to be read a second time, 225. Committee, 228. Reported, 301. Considered, as amended, 320. Passed, with Amendments, 327. To which the Lords agree, 339. (Cited as Aston Manor Tramways Act, 1900.) R. A. 357.

Belfast Street Tramways:
48. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 8. Bill to confirm an Agreement between the Lord Mayor, Aldermen, and Citizens of the City of Belfast and the Belfast Street Tramways Company, and for other purposes; brought from the Lords, 256. Committee, 288. Passed, with an Amendment, 284. To which the Lords agree, 285. (Cited as Belfast Street Tramways Act, 1893.) R. A. 292.

Bexhill
TRAMWAYS—continued.

Blackpool and Fleetwood Tramroads:
50. (1896.) Report, That the Bill should originate in the House of Lords; CLII. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to empower the Blackpool and Fleetwood Tramroad Company, Limited, to construct Tramways in the County of Lancaster, and for other purposes; brought from the Lords; read, and referred to the Examiners, 210. Report, That the Standing Orders not previously inspected into have been complied with; Bill to be read a second time, 226. Committed, 237. Reported; preamble not proved, 330.

Birmingham City Tramways:
51. (1887.) Report, That the Standing Orders have not been complied with, and referred to the Select Committee on Standing Orders; CLII. 70. Report in the case of the Petition for Bill, That the Standing Orders ought to be dispensed with, with certain provisions; Report read; Bill for authorising the Corporation of the City of Birmingham Tramways Company, Limited, to construct additional Tramways, and for other purposes; Ordered, 103. Read, and referred to the Examiners, 107. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 116. Committed, 131. Reported, pursuant to Resolution, and with Amendments, 231. Considered, as amended, 235. Passed, 297. Agreed to by the Lords, with Amendments, 418. Lords' Amendments agreed to, 421. (Cited as City of Birmingham Tramways Act, 1897.) R. A. 437.

Blackburn Corporation (Tramways, &c.):
52. (1888.) Standing Order 193 suspended, and time for proceeding with Petition for Bill extended; CLIII. 41. Petition for a Bill to authorise the Corporation of the Borough of Blackburn to acquire the Undertaking of the Blackburn Corporation Tramway Company, Limited, to construct new Tramways in the Borough; to improve and work the Undertaking; to partially consolidate the Redeemable Debt and Mortgages of the Corporation; to consolidate and apply Soliciting Funds; to repeal Borrowing Powers; to borrow Money, and for other purposes; and Bill ordered, 45. Read, 47. Committed, 56. Reported from the Select Committee on Police and Sanitary Regulations Bills, 260. Passed, 262. Agreed to by the Lords, with Amendments, 357. Lords' Amendments agreed to, 368. (Cited as Blackburn Corporation (Tramways, &c.) Act, 1898.) R. A. 372.

Blackpool and Fleetwood Tramways:
53. (1896.) Report in the case for the Petition for the Bill, That the Standing Orders have not been complied with, and referred to the Select Committee on Standing Orders; CLIII. 64. Report, That the Standing Orders ought to be dispensed with, 67. Read, and referred to the Examiners, 69. Report, That the Standing Orders not previously inspected into have been complied with, 86. Report, Standing Order 62 has been complied with, 127. Passed, 139. Agreed to by the Lords, with Amendments, 141. Lords' Amendments agreed to, 165. (Cited as Blackpool and Fleetwood Tramroad Act, 1896.) R. A. 373.

Blackpool and Fleetwood Tramroad (Tramway Extensions):
54. (1896.) Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders have been certified to have been complied with, 20. Report, That the Standing Orders ought to be dispensed with, 21. Bill to empower the Blackpool and Fleetwood Tramroad Company to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 109. Report, That the Standing Orders not previously inspected into have been complied with, 214. Committed, 234. Passed, with Amendments, 301. (Cited as Blackpool and Fleetwood Tramroad Act, 1896.) R. A. 372.

Blackpool, Saint Anne's and Lytham Tramways:
55. (1900-94.) Petition for and Bill for incorporating and extending Tramways on the Blackpool, Saint Anne's, and Lytham Tramways Company, and for other purposes; Ordered; CXLVIII. 8. Read, 63. Committed, 82. Reported, 133. By the Lords, with Amendments, 293. Lords' Amendments agreed to, 350. (Cited as Blackpool, Saint Anne's, and Lytham Tramways Act, 1896.) R. A. 522.

56. (1900.) Petition for a Bill to revive the Powers, and extend the Period for Construction of the Blackpool, Saint Anne's, and Lytham Tramways, in the County Palatine of Lancaster, and for other purposes; and Bill ordered; CLII. 27. Read, and referred to the Examiners, 36. Report, That Standing Order 62 has been complied with, and Bill ordered to be read a second time, 64. Bill committed, 77. Considered, as amended, 195. Passed, 206. Agreed to by the Lords, with Amendments, 229. Lords' Amendments agreed to, 350. (Cited as Blackpool, Saint Anne's, and Lytham Tramways Act, 1897.) R. A. 523.

Bolton Corporation Tramways:
57. (1900-91.) Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders complied with, 77. Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Bolton to construct additional Tramways in and adjacent to the Borough, and for other purposes; brought from the Lords; read, and referred to the Examiners, 141. Report, Standing Orders not previously inspected into have been complied with, 147. Passed, with Amendments, 235. To which the Lords agree, 240. (Cited as Bolton Corporation Tramways Act, 1891.) R. A. 277.

58. (1900-94.) Petition for a Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Bolton to work their own and certain Suburban Tramways, and for other purposes; and Bill ordered; CXLVIII. 35. Read, 43. Committed, 57. Reported, 133. Passed, 157. Agreed to by the Lords, with Amendments, 235. Lords' Amendments agreed to, 254. (Cited as Bolton Corporation Tramways Act, 1892.) R. A. 339.

Bolton Tramways and Improvement:
60. (1897.) Petition for a Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Bolton to construct additional Tramways in and adjacent to the Borough, to construct Highway Works and Boating Lake and other Works; to borrow Additional Moneys, and for other purposes; and Bill ordered; CLII. 72. Read, 74. Committed, 91. Reported, with Amendments; passed (New Title), 207. Agreed to by the Lords, with Amendments, 341. Lords' Amendments agreed to, 351. (Cited as Bolton Tramways and Improvement Act, 1897.) R. A. 369.

Bradford Corporation Tramways and Improvement:
61. (1897.) Petition for a Bill to authorise the Mayor, Aldermen, and Burgesses of the Corporation of Bradford, in the County of York, to construct additional Tramways, to consolidate the Township in the Borough, to extend the Bradford Union, to make better Provision for the Health, Local Government, and Improvement of the Borough, and for other purposes; and Bill ordered; CLII. 39. Read, 48. Committed, 50. Petition for additional Provision referred to the Examiners.
II. Private Bills relating to—continued.

Bristol Tramways (Extensions):
67. [1898.] Petition for a Bill to authorise the Bristol Tramways and Carriage Company, Limited, to extend their Tramways and to order further Powers upon that Company and Bill ordered; CLIII. 51. Read, and referred to the Examiners, 53. Report, That Standing Order 63 has been complied with, 144. Committed, 165. Reported, 244. Passed, 267. Agreed to by the Lords, with Amendments, 337. Lords' Amendments agreed to, 389. (Cited as Bristol Tramways (Extensions) Act, 1898.) R. A. 373.

Bunbury Corporation (Tramways, &c.):
68. [1886.] Standing Order 195 suspended, and time for presenting Petition for Bill extended; CLIII. 44. Petition for a Bill to confer further Powers upon the Corporation of the County Borough of Bunbury with respect to Tramways and to their Electric Lighting and other Undertakings; to make further Provision for the Improvement and good Government of the Borough; to amend and extend the Provinces of the Local Acts relating to the Borough, and for other purposes; and Bill ordered, 45. Read, 47. Committed, 56. Reported, 244. Passed, 276. Agreed to by the Lords, with Amendments, 369. Lords' Amendments agreed to, 389. (Cited as Bunbury Corporation (Tramways, &c.) Act, 1889.) R. A. 390.

Chew Valley Tramway (Abandonment):

Christchurch, Bournemouth, and Winton Tramways:
70. [1900.] Report on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CLXI. 65. Petition for Bill referred to the Select Committee on Standing Orders, 66. Report, That the Standing Orders ought to be dispensed with, 81. Report, and Bill to empower the Poole and District Electric Traction Company, Limited, to construct Tramways from Christchurch and Winton to Bournemouth, and for other purposes; Ordered, 84. Read, and referred to the Examiners, 86. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 83. Day appointed for Second Reading, 104. Bill committed; Instruction, 106. Bill reported, with Amendments, 222. (Changed to Christchurch and Bournemouth Tramways) Vide infra.

Christchurch and Bournemouth Tramways (changed from Christchurch, Bournemouth, and Winton Tramways):
71. [1900.] Considered, as amended; CLVIII. 59. Passed (New Title), 251. Agreed to by the Lords, with Amendments, 570. Lords' Amendments agreed to, 344. (Cited as Christchurch and Bournemouth Tramways Act, 1900.) R. A. 391.

Glanstarf and Hill of Howth Tramroad:
72. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, That the Standing Orders had been certified not to have been complied with, in respect of the Bill as comprised in the list as intended to originate in the House of Lords, 74. Report, That the Standing Orders have not been complied with, on report of the Petition for the Bill originating in the House of Lords, referred to the Select Committee on Standing Orders, 74. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified not to have been complied with; Report, on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 77. Report, Standing Order 62 complied with; referred to the Select Committee on Standing Orders, 27. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with;
II. Private Bills relating to—continued.

Croydon and Hill of Howth Tramroad—continued.
dispensed with, 89. Bill for making a Tramroad in the County of Dublin, and for other purposes; brought from the Lords, 223. Read, and referred to the Examiners, 224. Reported that the Lords Orders not previously inquired into have been complied with; 235. Committed, 236. Reported, with Amendments, 318. Passed, with Amendments, 375. To which the Lords agree, 396. (Cited as Croydon and Hill of Howth Tramroad Act, 1898.) R. A. 396.

Continental Metropolitan Tramways Company:

Cork Electric Tramways:
75. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders has been certified to have been complied with, 43. Bill to enable the Cork Electric Tramways and Lighting Company, Limited, to extend their Tramways to Blackrock, and for other purposes; brought from the Lords; read, and referred to the Examiners, 190. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 206. Committed, 227. Reported, with Amendments, 260. Considered, as amended, 296. Passed, 330. To which the Lords agree, 325. (Cited as Cork Electric Tramways (Extension) Act, 1900.) R. A. 325.

Cork Junction Tramways:
76. [1896.] Report, in the case of Petition for Bill, That the Standing Orders have not been complied with, and referred to the Select Committee on Standing Orders; CLIV. 64. Petition for Bill referred to the Select Committee on Standing Orders, 65. Order, That the Petition for Bill be referred to the Select Committee on Standing Orders; Bill withdrawn, 65.

Coventry Electric Tramways:
77. [1897.] Petition for a Bill to incorporate the Coventry Electric Tramways Company, and to empower that Company to make and maintain Tramways, and for other purposes, and Bill ordered; CLVI. 61. Read, 62. Standing Orders 294 and 235 suspended, and Bill to be now read a second time; Bill committed, 176. Considered, as amended, 205. Passed, 297. Agreed to by the Lords, with Amendments, 409. Lords' Amendments agreed to, 416. (Cited as Coventry Electric Tramways Act, 1897.) R. A. 417.

Croydon Tramways:
78. [1890-91.] Petition for a Bill to make provision for the Release or Payment out of the Deposit Funds deposited respectively upon the application for “The Norwood District Tramways Act, 1882,” and upon the application for “The Croydon and Norwood Tramways Act, 1883,” and for other purposes, and Bill ordered; CXLV. 53. Read, and referred to the Examiners, 62. Order, referring Bill to the Examiners, discharged, and Bill withdrawn, 276.

Croydon Tramways and Improvements:
79. [1900.] Petition for a Bill to authorise the Corporation of Croydon to construct additional Tramways, and to work the Tramways in the Borough; to execute certain Street Improvements; to make further provision for the Government and for the Preservation of the Health of the Inhabitants of the County Borough of Croydon, and for other purposes, and Bill ordered; CLV. 26. Read, 27. Committed, 51. Reported with Amendments agreed to, 62. Bill for making a Tramroad in the County of Dublin, and for other purposes; brought from the Lords, 223. Read, and referred to the Examiners, 224. Reported that the Lords Orders not previously inquired into have been complied with, 235. Committed, 236. Reported, with Amendments, 318. Passed, with Amendments, 375. To which the Lords agree, 396. (Cited as Croydon and Hill of Howth Tramroad Act, 1898.) R. A. 396.

Croydon Tramways and Improvements—continued.
from the Select Committee on Police and Sanitary Regulations Bills, with Amendments, 271. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, 288. Ordered, that the Lord, with Amendments, 334. Lords' Amendments agreed to, 362. (Cited as Croydon Corporation Act, 1900.) R. A. 364.

Derby and Ashbourne Tramways:
80. [1896.] Report, That the Standing Orders have not been complied with, in the case of Petition for Bill, referred to Select Committee on Standing Orders; CLIV. 47. Petition for Bill, referred to the Select Committee on Standing Orders, 53. Order, That the Petition for Bill be referred to the Select Committee on Standing Orders, discharged; Petition withdrawn, 55.

Derby Corporation Tramways, &c.:

Devonport, Plymouth, and Stoke Tramways:
82. [1898.] Petition for a Bill for incorporating and conferring Powers on the Devonport, Plymouth, and Stoke Tramways Company, and for other purposes, and Bill ordered; CLIII. 61. Read, 62. Committed, 71. Reported, 300. Passed, 319. Agreed to by the Lords, with Amendments; Title changed to Devonport and District Tramways Bill, 301. Vide infra.

Devonport and District Tramways Bill (changed from Devonport, Plymouth, and Stoke Tramways Bill):
83. [1896.] Lords' Amendments agreed to; CLIII. 300. (Cited as Devonport and District Tramways Act, 1896.) R. A. 422.

Dublin Southern District Tramways:
84. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVII. 29. Report, Standing Orders complied with, 69. Bill to authorize the use of Mechanical Power upon the Undertaking of the Dublin Southern District Tramways Company; to enable that Company to acquire the Undertaking of the Blackrock and Kingstown Tramways Company, and for other purposes; brought from the Lords, 336. Considered, 407. Reported (Costs awarded), 467. Considered, as amended; Standing Orders suspended, and Bill to be now read the third time; read accordingly, and passed, with Amendments, 489. To which the Lords agree, with Amendments, 403. Lords' Amendments agreed to, 501. (Cited as Dublin Southern District Tramways Act, 1893.) R. A. 522.

85. [1898.] Report on Petition for Bill, That the Standing Orders had not been complied with; referred to the Select Committee on Standing Orders; Petition for Bill to empower the Dublin Southern District Tramways Company to lay down additional Tramways; to change the Name of the Company, and for other purposes; referred to the Select Committee on Standing Orders; CLIV. 106. Ordered, 125. Report, That Standing Order 62 complied with, 143. Committed, 157. Reported; Preamble not proved, 298.

86. [1898.] Petition for a Bill to amend the provisions of the Dublin Southern District Tramways Act, 1893, relating to the speed at which Engines, Carriages, and Trucks may be driven or propelled on the Tramways of the Dublin Southern District Tramways Company, and for other purposes, and Bill ordered; CLIII. 28. Read, and referred to the Examiners, 37. Report, That Standing Order 62 has been complied with, 53. Committed, 60. Passed, 216. Agreed to by the Lords, with
II. Private Bills relating to—continued.

Dublin Southern District Tramways—continued.

Dundee Extension, Police, Improvement and Tramways—continued. (Cited as Dundee Extension and Improvement Act, 1892.) R. A. 406.

Dundee United Tramways:
87. [1895.] Petition for a Bill to authorise the use of Mechanical Power upon the Undertaking of the Dundee United Tramways Company, Limited, and for other purposes; and Bill ordered, 23. Read, 30. Report from the Standing Orders Committee, on Petition for disposing with Standing Order 129 in the case of Petition against Bill; That the Standing Orders ought to be dispensed with, 67. Committed, 189. Bill passed (New Title), 254.

The House of Lords ordered, presented the 11th of February 1895; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and (the Bill having been reported and considered in Session I. 1895) ordered to be read the third time; CLI. 33. Passed, 47. (Cited as Dublin United Tramways Act, 1896.) R. A. 435.

Dundee United Tramways (Electric Power):
86. [1897.] Report, That the Bill should originate in the House of Lords; C.L.II. 33. Report, That the Standing Orders had been certified to have been complied with; Bill to authorise the use of Electrical Power upon the Tramways of the Dundee United Tramway Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 311. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 323. Committed, 345. Reported, with Amendments, 371. Considered, as amended, 407. Passed, with Amendments, 417. To which the Lords agree, 434. (Cited as Dublin United Tramways (Electric Power) Act, 1897.) R. A. 437.

Dublin United Tramways (New Lines):
90. [1897.] Report, That the Bill should originate in the House of Lords; C.L.II. 33. Report, That the Standing Orders had been certified to have been complied with, 90. Bill to empower the Dublin United Tramways Company to construct New Tramways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 311. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 223. Committed, 245. Reported, with Amendments, 279. Considered, as amended, 297. Passed, with Amendments, 342. To which the Lords agree, 354. (Cited as Dublin United Tramways (New Lines) Act, 1897.) R. A. 437.

Dundee Corporation Tramways:
91. [1898.] Report, That the Bill should originate in the House of Lords; C.L.II. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to empower the Lord Provost, Magistrates and Council of the City and Royal Burgh of Dundee to work and use the Tramways within the Burgh, and for other purposes; brought from the Lords, 190. Passed, with Amendments, 333. To which the Lords agree, 248. (Cited as Dundee Corporation Tramways Act, 1898.) R. A. 372.

Dundee and East Forfar Tramways:
92. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 29.

Dundee Extension, Police, Improvement and Tramways:
103. [1892.] Petition, and Bill to extend the Municipal and Parliamentary Boundaries of the City and Royal Burgh of Dundee; to alter the Wards for Municipal and other Elections; to authorise the construction of a new Road and Street and new Tramways, and for other purposes; Ordered; CXLVII. 33. Read, 43. Committed, 55. Reported from the Committee on Police and Sanitary Regulations Bills, 283. Passed (new Title), 186. By the Lords, with Amendments, 349. Lords' Amendments agreed to, 350. (Cited as Dundee Extension, Police, Improvement and Tramways Act, 1892.) CXLVIII. 36. Read, 43. Committed, 55. Reported from the Committee on Police and Sanitary Regulations Bills, 283. Passed (new Title), 198. By the Lords, with Amendments, 349. Lords' Amendments agreed to, 350. (Cited as Dundee Extension and Improvement Act, 1892.) R. A. 406.

Dundee Gas, Tramways, and Extension:
94. [1890.] Report, That the Bill should originate in the House of Lords; C.L.IV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Brought from the Lords (changed to Dundee Gas, Street Improvements, and Tramways Bill), 203. Veto infra.

Dundee Gas, Street Improvements, and Tramways:
95. [1890.] To construct further Works, to authorise the widening and improvement of Streets and the construction of new Tramways, and for other purposes; brought from the Lords; read, and referred to the Examiners; C.L.IV. 203. Reported, with Amendments, 297. Considered, as amended, 342. Passed, with Amendments, 297. To which the Lords agree, 315. (Cited as Dundee Gas, Street Improvements, and Tramways Act, 1890.) R. A. 338.

Edinburgh Corporation Tramways:
96. [1895-96.] Petition, and Bill to authorise Cable or Electrical Power to be used on the Tramways acquired and to be acquired by the Lord Provost, Magistrates, and Town Council of the City and Royal Burgh of Edinburgh; to authorise Agreements for the Purchase by the Magistrates and Council of other Tramways; and for other purposes; Ordered; CXLVIII. 36. Read, 44. Committed, 57. Reported (title amended), 130. Considered, as amended, 169. Bill passed (new Title), 186. By the Lords, with Amendments, 349. Lords' Amendments agreed to, 350. (Cited as Edinburgh Corporation Tramways Act, 1895.) R. A. 383.

Edinburgh Improvement and Tramways:
97. [1896.] Petition for a Bill to authorise the Lord Provost, Magistrates, and Council of the City of Edinburgh to widen, alter, and improve certain Streets, Places, and Districts within the said City; to make new Works; to construct Tramways; to purchase Tramways by Agreement; to provide additional Accommodation for the conduct of Corporation Business; to acquire Lands; to amend Acts, and for other purposes; and Bill ordered; CLI. 28. Read, 39. Committed, 32. Reported, 216. Considered, as amended, 272. Passed, 279. Agreed to by the Lords, with Amendments, 316. Lords' Amendments agreed to, 406. (Cited as Edinburgh Improvement and Tramways Act, 1896.) R. A. 425.

Edinburgh Street Tramways:
98. [1896.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Bill to authorize Agreements between the Edinburgh Street Tramways Company and Local Authorities, and for other purposes; brought from the Lords, 311. Committed, 275. Bill reported, 291. Passed, with Amendments, 393. To which the Lords agree, 399. (Cited as Edinburgh Street Tramways Act, 1892.) R. A. 401.

99. [1895-94.] Petition, and Bill to authorise the Edinburgh Street Tramways Company to make and maintain additional Tramways, and to under further Powers upon that Company; Ordered; CXLVII. 36. Read, and referred to the Examiners, 44. Committed, 71. Reported, 150. Passed, 180. By the Lords, with Amendments, 287. Lords' Amendments agreed to, 209. (Cited as Edinburgh Street Tramways Act, 1892.) R. A. 390.

100. [1896.] Report, Standing Orders not complied with; referred to the Select Committee on Standing Orders, 19. Petition for Bill, 33. Bill to authorise the Edinburgh Street Tramways Company to extend their Tramways, and for other purposes; Ordered; CLV. 56. Read, and referred to the Examiners, 61. Standing Order 62 complied with, 68. Committed, 62. Reported, 221. Considered, as amended, 218. Passed,
Glasgow Corporation (Tramways, &c.)—continued.

Examiners, 199. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 205. Committed, 222. Reported, with Amendments, 285. Considered, as amended, 329. Passed, with Amendments, 337. To which the Lords agree, 355. (Cited as Glasgow Corporation (Tramways, Libraries, &c.) Act, 1898.) R. A. 390.

Glasgow District Tramways:

108. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 13. Report, That the Standing Orders had not previously inquired into have been complied with; Bill to be read a second time, 195. Committed, 229. Reported, with Amendments, 355. To which the Lords agree, 360. (Cited as Great Grimsby Street Tramways Act, 1890.) R. A. 286.

Great Grimsby Street Tramways:

110. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with; Bill to authorise the Great Grimsby Street Tramways Company to extend their Tramways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 261. Committed, 270. Reported, with Amendments, 302. Considered, as amended, 323. Passed, with Amendments, 333. To which the Lords agree, 346. (Cited as Great Grimsby Street Tramways Act, 1890.) R. A. 286.

111. [1660.] Report, That the Bill should originate in the House of Lords; CLV. 20. Special Report from the Examiners thereon referred to the Select Committee on Standing Orders, 64. Report from Select Committee on Standing Orders in the case of Special Report, That the Standing Orders have been certified to have been complied with; Bill to be read a second time, 250. Committed, 254. Reported, with Amendments, 316. Considered, as amended, 327. Passed, with Amendments, 337. To which the Lords agree, 351. (Cited as Great Grimsby Street Tramways Act, 1890.) R. A. 357.

Great Orme Tramway and Tramroad:

112. [1898.] Report, That the Bill should originate in the House of Lords; CLXIII. 17. Report, That the Standing Orders had been certified to have been complied with; Bill for incorporating the Great Orme Tramways Company; and for authorising the Company to make and maintain a Tramway and Tramroad from Llandudno to or near the summit of the Great Orme, in the County of Conwy; brought from the Lords; read, and referred to the Examiners, 118. Motion, That the Bill be now read a second time, and Debate adjourned, 128. Committed, 129. Reported, with Amendments, 133. Passed, with Amendments, 207. To which the Lords agree, 210. (Cited as Great Orme Tramways Act, 1898.) R. A. 221.

Greenock.
II. Private Bills relating to—continued.

Greeneock and Port Glasgow Tramways:

113. [1892.] Report, That the Bill should originate in the House of Lords, CLIV. 18. Report, That the Standing Orders had been certificated to have been complied with, 23. Bill to authorise the use of Electrical Power on Tramways at Greenock, Port Glasgow, and Govan, and for other purposes; brought from the Lords; read, and referred to the Examiners, 164. Bill committed, 160. Reported, with Amendments, 20. Considered, as amended, 335. Passed, with Amendments, 345. To which the Lords agree, 392. (Cited as Greenock and Port Glasgow Tramways Act, 1892.) R. A. 390.

Hastings Tramways—continued.

120. [1890.] Petition for a Bill to incorporate the Hastings Tramways Company, and to empower that Company to make and maintain Tramways and other Works in the County of Hastings, and for other purposes; and Bill ordered; CXLIX. 14. Bill committed, 71. Reported, with Amendments, 125. Considered, as amended, 144. Queen's Consent signified; Bill passed, 1.2. Agreed to by the Lords, with Amendments, 121. Lords' Amendments agreed to, 360. (Cited as Hastings Tramways Act, 1900.) R. A. 357.

Hastings and Saint Leonards' Tramways:

121. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, That the Standing Order had been certificated not to have been complied with, 28. Report on Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 38. (Not further proceeded with.)

Halifax Corporation Tramways:

114. [1897.] Petition for a Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Halifax to construct Tramways in the Borough, and for other purposes; and Bill ordered; CXLVII. 28. Passed, 205. Agreed to by the Lords, with Amendments, 253. Lords' Amendment agreed to, 260. (Cited as Halifax Corporation Tramways Act, 1897.) R. A. 360.

Hamilton, Motherwell, and Wishaw Tramways:

115. [1890.] Petition for a Bill for incorporating and constructing Powers on the Hamilton, Motherwell, and Wishaw Tramways Company; and for other purposes; and Bill ordered; CLV. 55. Read, 57. Bill committed, 65. Bill reported, with Amendments, 122. Passed, 169. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to; to, with an Amendment, 322. To which the Lords agree, 393. (Cited as Hamilton, Motherwell, and Wishaw Tramways Act, 1900.) R. A. 357.

Harrow Road and Paddington Tramways:

116. [1890-91.] Report, Standing Orders not complied with; referred to the Select Committee on Standing Orders; CXLI. 130. Petition; for Bill referred to the Select Committee on Standing Orders, 140. Report, Standing Orders ought to be dispensed with, 158. Report read; Bill for empowering the Harrow Road and Paddington Tramways Company to construct new Tramways, and for other purposes; Ordered, 159. Read, and referred to the Examiners, 162. Report, Standing Order 62 complied with, 197. Instruction, 251. (See Instructions.) Passed, 328. By the Lords, with Amendments, 441. Lords' Amendments agreed to, 451. (Cited as Harrow Road and Paddington Tramways Act, 1891.) R. A. 484. See also Committee. 117. [1894.] Petition for a Bill to further extend the time for the compulsory Purchase of Lands, and for the completion of the Tramways authorised by the Harrow Road and Paddington Tramways Act, 1891; and Bill ordered; CXLIX. 14. Committed, 128. Reported, 164. Considered, as amended, 178. Passed, 180. Agreed to by the Lords, 259. (Cited as Harrow Road and Paddington Tramways Act, 1894.) R. A. 263.

Huddersfield Tramways (Transem):

122. [1890.] Report, That the Bill should originate in the House of Lords, CLIII. 33. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 38. (Not further proceeded with.)

Hull Tramways:

124. [1892.] Petition for a Bill to incorporate the Hull Tramways Company, and to empower that Company to construct additional Tramways in and adjacent to the Borough, and for other purposes; and Bill ordered; CLV. 26. Day ordered for Second Reading, 54. Bill committed, 71. Reported, with Amendments, 125. Considered, as amended, 144. Queen's Consent signified; Bill passed, 1.2. Agreed to by the Lords, with Amendments, 328. Lords' Amendments agreed to, 360. (Cited as Hull Tramways Act, 1900.) R. A. 357.

Ipswich Corporation Tramways:

123. [1894.] Report, On Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLIX. 158. Report, on Petition for a Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 178. Petition for Bill referred to the Select Committee on Standing Orders, 179. Report, That the Standing Orders ought to be dispensed with, 196. Report read; Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Huddersfield to construct a temporary Tramroad for the purposes of their Waterworks Undertaking; Ordered, 196. Read, 198. Committed, 218. Reported, 263. Considered, as amended; Standing Orders suspended, and Bill to be now read the third time; read, accordingly, and passed, 274. Agreed to by the Lords, 315. (Cited as Huddersfield Waterworks (Tramroad) Act, 1894.) R. A. 322.

Ipswich Corporation Tramways:

125. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certificated to have been complied with, 21. Bill to authorise the Mayor, Aldermen, and Burgesses of the Borough of Ipswich to construct Tramways and Street Improvements, and for other purposes; brought from the Lords, 170. Read, and referred to the Examiners, 171. Report, That the Standing Orders not previously inquired into have been complied with, Bill to be read a second time, 174. Committed, 194. Reported, with Amendments, 215. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 358. To which the Lords agree, 378. (Cited as Ipswich Corporation (Tramways, &c.) Act, 1890.) R. A. 394.

Kildiene and Stourport Electric Tramway:

126. [1896.] Petition for a Bill to incorporate the Kildiene and Stourport Electric Tramway Company and
II. Private Bills relating to—continued.

Kildare and Stourport Electric Tramways—continued.

to empower the Company to construct Tramways, and for other purposes; and Bill ordered; C.L. 69. Read, 77. Passed. 272. Agreed to by the Lords, with Amendments, 407. Lords. Amendments agreed to, 413. (Cited as Kildare and Stourport Electric Tramways Act, 1886.) R. A. 425.

Kirkcaldy Corporation and Tramways:

127. [1899.] Report, That the Bill should originate in the House of Lords; C.LIV. 15. Report, That the Standing Orders had been certified to have been complied with, 20. Bill for empowering the Provost, Magistrates, and Town Council of the Royal Borough of Kirkcaldy to construct Tramways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 151. Report, That the Standing Orders not previously inquired into have not been complied with; Bill to be read a second time, 162. Committed, 177. Reported, with Amendments, 202. Considered, as amended, 205. Passed, with Amendments, 337. To which the Lords agree, 358. (Cited as Kirkcaldy Corporation and Tramways Act, 1899.) R. A. 390.

Leeds Corporation Tramways:

126. [1895.] Report, That the Bill should originate in the House of Lords; CL. 12. Standing Orders not complied with; Report referred to the Select Committee on Standing Orders, 13. Standing Orders to be dispensed with, 84. Bill to empower the Mayor, Aldermen, and Citizens of the City of Leeds to construct additional Tramways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 311. Report, That the Standing Orders not previously inquired into have not been complied with, referred to the Select Committee on Standing Orders, 229.

129. [1896.] To empower the Mayor, Aldermen, and Citizens of the City of Leeds to construct additional Tramways, and for other purposes; brought from the Lords; read, and referred to the Examiners, 211. Report, That the Standing Orders not previously inquired into have not been complied with, referred to the Select Committee on Standing Orders, 229.

130. [1896.] Report, That the Bill should originate in the House of Lords; CLIV. 20. Money, and for other purposes; brought from the Lords; CLI. 36. Certificate, That the Declarations required by the Standing Orders had been deposited, 42. Report, That the Standing Orders ought to be dispensed with, 57. Report read, and Bill ordered to be read a second time, 61. Reported, with Amendments, 214. Considered, as amended; Clause added; Amendment agreed to, 216. Passed, with Amendments, 305. To which the Lords agree, 320. (Cited as Leeds Corporation Tramways Act, 1896.) R. A. 326.

Lincoln Corporation (Tramways):

130. [1895.] Report, That the Bill should originate in the House of Lords; CLIV. 20. Report, That the Standing Orders had been certified to have been complied with, 21. Bill to confer further Powers upon the Corporation of the City of Lincoln with respect to Tramways; and to authorize the Corporation to construct new Tramways and to work Tramways within and without the City; and to borrow Money, and for other purposes; brought from the Lords; read, and referred to the Examiners, 128. Report, That the Standing Orders not previously inquired into have not been complied with; Bill to be read a second time, 165. Committed, 140. Reported, with Amendments, 206. Considered, as amended, 283. Passed, with Amendments, 296. To which the Lords agree, 305. (Cited as Lincoln Corporation (Tramways, etc.) Act, 1900.) R. A. 369.

131. [1897.] Report, That the Bill should originate in the House of Lords; C.LIII. 33. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to authorize the Corporation of the City of Liverpool to acquire the Undertaking of the Liverpool United Tramways and Omnibus Company; to confer Powers on the Corporation for improving and working the Undertaking, and for borrowing Money, and for other purposes; brought from the Lords, 170. Standing Order 232 suspended, and Bill to be read a second time; Bill committted, 208. Reported, with Amendments, 264. Considered, as amended, 291. Passed, with Amendments, 297. To which the Lords agree, 322. (Cited as Liverpool Corporation Tramways Act, 1897.) R. A. 369.

Liverpool Tramways:

132. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, That the Standing Orders had been certified to have been complied with, 50. Bill to authorize the Liverpool United Tramways and Omnibus Company to construct new Tramways, and for other purposes; brought from the Lords, 210. Committed, 237. Bill reported, 364. Passed, with Amendments, 274. To which the Lords agree, 292. (Cited as Liverpool Corporation Tramways Act, 1892.) R. A. 401.

London County Council (Tramways):

132. [1892.] Petition to bring in a Bill to enable the London County Council to construct Tramways over Westminster Bridge and part of the Victoria Embankment, in the County of London, and for other purposes; and Bill ordered; CXLVII. 37. Read, 45. Motion, That the Bill be now read a second time; Amendment proposed "Six Months"; but, on Division, not made; Bill committed, 69. Reported, 238. Passed, 271.

London County Council (Northern Tramways):

134. [1898.] Examiners' Report, in the case of the Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; C.LIII. 60. Petition for Bill referred to the Select Committee on Standing Orders, 69. Order for referring said Petition to the Select Committee on Standing Orders discharged; Petition for Bill withdrawn, 189.

London County Council (Westminster Bridge and Embankment Tramways):

135. [1896.] Petition, and Bill to enable the London County Council to construct Tramways over Vauxhall Bridge, as about to be reconstructed, and the Approaches thereto, in the County of London, and for other purposes; Ordered; C.L. 10. Read, 60. Committed, 53. Instruction, 68. Bill reported, 155. Passed, 216. Agreed to by the Lords, with Amendments, 298. Lords' Amendments agreed to, 304. (Cited as London County Council (Vauxhall Bridge) Tramways Act, 1896.) R. A. 425.

London County Council (Westminster Bridge and Embankment Tramways):

136. [1898.] Petition for a Bill to enable the London County Council to construct Tramways over Westminster Bridge and along the Victoria Embankment, in the Administrative County of London, and for other purposes, and Bill ordered; C.LIII. 31. Read, 40. Motion, That the Bill be now read a second time; Amendment proposed "Six Months," and made, on Division; Second Reading put off for Six Months, 179.

London County Tramways:

137. [1895.] Petition for a Bill to enable the London County Council to work their Tramways, and for other purposes, and Bill ordered; CL. 25. Read, 22. Bill committed, 68. Motion, That Standing Order 171 be suspended in the case of the London County Tramways Bill, and that the Committee on the Bill have power, if they think fit, to provide in the Bill, notwithstanding the said Standing Order, that the local authority may place and run carriages upon the Tramways mentioned in the Bill, or any of them, and take and demand tolls and charges in respect thereof; and Question, on Division, agreed to; Order accordingly, 134. Report in pursuance of Instruction; Bill reported, 145. Considered, as amended, 172. Passed, 183. (Not further proceeded with.)

138. [1898.] Petition for Bill, presented the 14th day of February, 1895; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and (the Bill having been reported and considered in Session 1, 1895) ordered to be read the third time; CL. 34. Passed, 47. Amendments agreed to, 290. (Cited as London County Tramways Act, 1896.) R. A. 326.

138a. [1898.] Report from the Select Committee on Standing Orders, That, in the case of the Petition for leave to deposit Petition for Bill, the Standing Orders ought not to be dispensed with; C.LIV. 115.
London Street Tramways—continued.

129. [1890.] (No. 1.) Report on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; Petition for Bill referred to the Select Committee on Standing Orders, CLXVI. 131. Report on said Petition, That the Standing Orders ought to be dispensed with, 184. Report read; Bill to enable the London County Council to construct new Tramways, and to reconstruct and alter certain Tramways in the Counties of London and Middlesex, and to work certain Tramways by Electric Traction, and for other purposes; Ordered, 165. Read, 103. Committed, 178. Bill considered as amended; Standing Orders 223 and 243 suspended; Prince of Wales' Consent signified; Bill passed, 296. Agreed to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 385. (Cited as London County Tramways Act, 1890.) R. A. 394.

140. [1890.] (No. 2.) Petition for a Bill to enable the London County Council to work their Tramways by Electrical Power, and for other purposes; and Bill ordered; CLY. 45. Read, 46. Committed, 57. Reported, with Amendments, 112. Considered as amended; Standing Orders 252. Petition for Bill referred to the Select Committee on Standing Orders; CL. 64. Read, and referred to the Examiners, 45. Committed, 351. Reported, 369. Passed, 281. By the Lords, with Amendments, 478. Lords' Amendments agreed to, 489. (Cited as London County Tramways (Electrical Power) Act, 1890.) R. A. 522.


London Street Tramways:

145. [1895.] Petition for a Bill to confer further Powers upon the London, Deptford, and Greenwich Tramways Company, for the purpose of authorising the London, Deptford, and Greenwich Tramways Company to construct new Tramways, to extend the time for the completion of certain authorised Tramways of the Company, and for other purposes; Ordered, 96. Read, and referred to the Examiners, 88. Order of the day, That the Bill be referred to the Examiners, discharged; Bill withdrawn, 246.

London Tramways—continued.

144. [1890-91.] Petition for a Bill to authorize the London Tramways Company (Limited) to extend their Tramways over certain tramways of the City and Suburbs of London, and for other purposes; and Bill ordered; CLXVI. 131. Read, and referred to the Examiners, 131. Report, Standing Order 63 complied with, 255. Second Reading put off for Nine Months, 298.

145. [1895.] Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CLXVII. 77. Report, That the Standing Orders ought to be dispensed with, 288. Report read; Bill to enable the London Tramways Company (Limited) to extend their Tramways, and for other purposes; Ordered, 101. Committed, 230.

146. [1893-94.] Petition for Bill, presented upon the 3rd day of March, in Session 1, 1893. Petition for Leave for bringing in the said Bill made upon the same day; Bill read the first and second time; and committed; CXLVIII. 34. Order, That the Bill be committed, discharged; and Bill withdrawn, 416.

147. [1894.] Petition for a Bill to authorize the London Tramways Company (Limited) to extend their Tramways, and for other purposes; and Bill ordered; CXLIX. 63. Read, and referred to the Examiners, 66. Committed, 92. Reported, 127. Passed, 123. By the Lords, with Amendments, 296. Lords' Amendments agreed to, 305. (Cited as London Tramways Company (Limited) Act, 1894.) R. A. 232.

148. [1895.] Petition for a Bill to authorize the London Tramways Company (Limited) to construct additional Tramways, and for other purposes; and Bill ordered; CIX. 121. Read, and referred to the Examiners, 121. Committed, 144. Reported, 183. Considered, as amended, 190. Passed, 201. Agreed to by the Lords, with Amendments, 267. (Cited as London Tramways Company (Limited) Act, 1895.) R. A. 425.

London United Tramways:

146. [1895.] Petition for a Bill for empowering the London United Tramways, Limited, to widen a Common Road at Brentford, to use Mechanical Power on their Tramways in London, and for other purposes; and Bill ordered; CIX. 29. Read, and referred to the Examiners, 28. Committed, 121. Petition for additional Provision referred to the Examiners, 180. Report on the said Petition, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 188. Passed, 297. Agreed to by the Lords, with Amendments, 358. Lords' Amendments agreed to, 374. (Cited as London United Tramways Act, 1895.) R. A. 590.

149. [1895.] Petition for a Bill for conferring further Powers on the London United Tramways, Limited, for constructing Tramways, and widening and altering Roads in the County of Middlesex, and for other purposes; and Bill ordered; CIX. 66. Read, and referred to the Examiners, 68. Report, That Standing Order 63 has not been complied with; to be read a second time, 104. Day appointed for Second Reading, 116. Bill committed; Instruction, 119. Bill reported, with Amendments, 175. Day appointed for consideration, as amended, 201. Bill considered, as amended, 213. Passed, 221. Agreed to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 385. (Cited as London United Tramways Act, 1896.) R. A. 294.

151. [1896.] Report on Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLIII. 17. Petition for Bill referred to the Select Committee on Standing Orders, 112. Report on the said Petition, That the Standing Orders have not been complied with, 127. Report read; Bill for conferring further Powers on the London United Tramways, Limited, for constructing Tramways, and widening and altering Roads, for using mechanical power on their Tramways, and for other purposes; Ordered, 129. Read, and referred to the Examiners, 134. Report, That Standing Order 63 has been complied with, 136. Committed, 151. Reported; Special Report, 291. Passed, 291. Agreed to by the Lords, with Amendments, 411. Lords' Amendments agreed to, 418. (Cited as London United Tramways Act, 1898.) R. A. 432.

Manchester Carriage and Tramways Company:

152. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to enable the Manchester Carriage and Tramways Company to provide for the consolidation of their Share Capital, and for other purposes; brought from the Lords, 369. Standing Orders not previously inquired into complied with, 324. Considered, 338. Reported, without Amendment, 370. Considered, 379. Passed, 290. (Cited as Manchester Carriage and Tramways Company Act, 1899.) R. A. 499.

Manchester Corporation Tramways:

133. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders
II. Private Bills relating to—continued.

Manchester Corporation Tramways—continued.

Orders had been certified to have been complied with, 23. Bill to confer further Powers upon the Corporation of Manchester and neighbouring Authorities in respect of Tramways within and beyond the City, and for other purposes ; brought from the Lords, 198. Read, and referred to the Examiners, 199. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 298. Committed, 304. Reported, with Amendments, 356. Considered, as amended, 383. Passed, with Amendments, 402. To which the Lords agree, 419. (Cited as Manchester Corporation Tramways Act, 1900.) R. A. 424.

Moss Side Urban District Council (Tramways) :

154. [1906.] Report, That the Bill should originate in the House of Lords; CLIV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorise the Corporation of Manchester to construct additional Tramways in and near the City, and to confer further powers upon the Corporation and neighbouring Authorities in respect of Tramways within and beyond the City, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 274. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 285. Committed, 303. Reported, with Amendments, 354. Considered, as amended ; Standing Orders 223 and 243 suspended ; Bill passed, with Amendments, 375. To which the Lords agree, 400. (Cited as Manchester Corporation Tramways Act, 1900.) R. A. 401.

Moss Side Urban District Council (Tramways) :

155. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 16. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to empower the Urban District Council for the District of Moss Side to work any Tramway for the time being belonging to or leased by the Corporation of the City of Manchester from the Corporation, to be used by them, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 235. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 250. Committed, 250. Reported, with Amendments, 357. Considered, as amended, 367. Passed, with Amendments, 380. To which the Lords agree, 401. (Cited as Moss Side Urban District Council (Tramways) Act, 1899.) R. A. 424.

Neath Corporation Tramways :

156. [1897.] Report, That the Bill should originate in the House of Lords; CXLIV. 33. Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Neath, in the County of Glamorgan, to purchase the Tramway Undertaking of the Corporation of Neath, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 169. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 164. Committed, 174. Reported, 241. Passed, 258. By the Lords, with Amendments, 284. Lords' Amendments agreed to, 388. (Cited as Neath Corporation Tramways Act, 1897.) R. A. 102.

Newport Corporation :


North Metropolitan Tramways :

160. [1900-91.] Petition for a Bill to amend the North Metropolitan Tramways Act, 1890 ; and Bill ordered ; CLXVII. 57. Read, and referred to the Examiners, 65. Report, That Standing Order 62 ought to be dispensed with, 103. Reported; Preamble not proved, 121.

162. [1902.] Bill to empower the North Metropolitan Tramways Company to construct new Tramways in the County of London ; and Bill ordered ; CXLVII. 30. By the Lords, with Amendments, 284. Lords' Amendments agreed to, 388. (Cited as North Metropolitan Tramways Act, 1903.) R. A. 403.

163. [1897.] (No. 1.) Report, That in the case of the Petition for Bill the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders ; Petition for Bill referred to the Select Committee on Standing Orders ; CLIX. 107. Report, That the Standing Orders ought to be dispensed with, 161. Report read; Bill for empowering the North Metropolitan Tramways Company to construct new Tramways in the County of London, for authorising Agreements between that Company and the London Street Tramways Company and the London County Council ; for conferring further Powers upon the North Metropolitan Tramways Company as to losting, working, and using other Tramways and for other purposes ; Ordered, 165. Read, and referred to the Examiners, 169. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 189. Bill committed, 200. Instruction, 205. Report; consolidated with the North Metropolitan Tramways (No. 2) Bill into the North Metropolitan Tramways Bill, 283. Vide infra.

164. [1897.] Report, with Amendments ; CXLIV. 283. Considered, as amended, 298. Passed, 304. Agreed to by the Lords, with Amendments, 404. (Cited as North Metropolitan Tramways Act, 1897.) R. A. 437.

165. [1897.] (No. 2.) Report, That in the case of the Petition for Bill the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders ; CLXVII. 107. Petition for Bill referred to the Select Committee on Standing Orders, 109. Report, That the Standing Orders ought to be dispensed with, 164. Report read; Bill for empowering the North Metropolitan Tramways Company to construct new Tramways in the Counties of London, Kent, Essex, and Middlesex, and for other purposes; Ordered, 165. Read, and referred to the Examiners, 169. Report, That Standing Order 62 has been complied with ; Bill to be read a second time, 189. Bill committed, 200. Instruction (see Instructions), 205. Bill reported; consolidated with the North Metropolitan Tramways (No. 1) Bill into the North Metropolitan Tramways Bill, 283. Vide infra.

Norwich Electric Tramways :

166. [1897.] Report, on Petition for Bill, That the Standing Orders have not been complied with, referred to the
II. Private Bills relating to—continued.

Norwich Electric Tramways—continued.

Select Committee on Standing Orders; CLXII. 62. Petition for Bill, referred to the Select Committee on Standing Orders, 61. Report on Petition, That the Standing Orders ought to be dispensed with, 93. Report read; Bill to incorporate the Norwich Electric Tramways Company, and to empower that Company to make and maintain Tramways, and for other purposes; Ordered, 94. Read, 95. Committed, 102. Petition for additional Provision referred to the Examiners, 212. Report on said Petition, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 233. Report on said Petition, That the Standing Orders ought not to be dispensed with, 233. Bill reported, with Amendments, 283. Considered, as amended; Standing Orders not previously inquired into have not been complied with, referred to the Select Committee on Standing Orders on the said Petition, That the Standing Orders ought not to be dispensed with, 253. Bill reported, with Amendments, 283. Considered, as amended; Standing Orders have not been complied with, referred to the Select Committee on Standing Orders on the said Petition, That the Standing Orders ought not to be dispensed with, 253.

Plymouth Tramways—continued.

Plymouth Tramways, and for other purposes; Ordered; CXLVII. 58. Committed, 100. Instruction, 133. Bill reported, 202. Passed (New Title), 305. By the Lords, with Amendments, 351. Lords' Amendments agreed to, 396. (Cited as Plymouth Tramways Act, 1892.) R. A. 451.

Pony traird Water (Tramroad):


Portsmouth Corporation Tramways:

173. (1898.) Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to confer further Powers upon the Mayor, Aldermen, and Burgesses of the Borough of Portsmouth, with reference to the acquisition of property, and works of Tramways in the said Borough, and for other purposes; brought from the Lords, 316. Committed, 316. Reported, with Amendments, 337. Considered, as amended, 357. Passed, with Amendments, 365. To which the Lords agree, 411. (Cited as Portsmouth Corporation Tramways Act, 1898.) R. A. 432.

Portsmouth Street Tramways:

174. (1896.) Petition for a Bill to confer further Powers upon the Portsmouth Street Tramways Company, and for other purposes; and Bill ordered; CXLIX. 8. Bill to confer further Powers upon the Mayor, Aldermen, and Burgesses of the Borough of Portsmouth, with reference to the acquisition of property, and works of Tramways in the said Borough, and for other purposes; brought from the Lords, 316. Committed, 316. Reported, with Amendments, 337. Considered, as amended, 357. Passed, with Amendments, 365. To which the Lords agree, 411. (Cited as Portsmouth Street Tramways Act, 1896.) R. A. 375.

Rathmines and Rathgar Township Tramways and Improvement:

175. (1897.) Report, That the Bill should originate in the House of Lords; CLXI. 35. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to empower the Rathmines and Rathgar Improvement Commissioners to purchase and work certain Tramways of the Dublin United Tramway Company, and to confer further powers on the Commissioners with respect to Street widenings, the acquisition of Lands, the Borrowing of Moneys, and for other purposes; brought from the Lords; read, and referred to the Examiners, 241. Report, That the Standing Orders not previously inquired into have not been complied with; Bill to be read a second time, 295. Committed, 316. Reported, with Amendments, 337. Considered, as amended, 357. Passed, with Amendments, 365. To which the Lords agree, 399. (Cited as Rathmines and Rathgar Township Tramways and Improvement Act, 1897.) R. A. 360.

Rawmarsh Urban District Council (Tramways):

176. (1900.) Report, That the Bill should originate in the House of Lords; CLXI. 35. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to empower the Rawmarsh Urban District Council to construct and work Tramways and to make Street Improvements, and for other purposes; brought from the Lords; read, and referred to the Examiners, 202. Report, That the Standing Orders not previously inquired into have not been complied with; Bill to be read a second time, 208. Committed, 227. Reported, with Amendments, 326. Considered, as amended, 327. Passed, with Amendments, 324. To which the Lords agree, 329. (Cited as Rawmarsh Urban District Council (Tramways) Act, 1900.) R. A. 357.

Reading
II. Private Bills relating to—continued.

Reading Corporation Tramways:

177. [1900.] Petition for a Bill to confer Powers upon the Corporation of the Borough of Reading with respect to the Construction and working of Tramways in the Borough, and for other purposes, and Bill ordered; CLIV. 31. Read, 40. Committed, 52. Reported, with Amendments, 114. Considered, as amended, 130. Passed, 141. Agreed to by the Lords, with Amendments, 301. Lords' Amendments agreed to, 308. (Cited as Reading Corporation (Tramways) Act, 1900.) R. A. 357.

Rossendale Valley Tramways (Abandonment):

175. [1892.] Standing Orders suspended, and time for presenting Petition for Bill extended to day named; CXLVII. 56. Petition, and Bill ordered for the Abandonment of part of the Rossendale Valley Tramways, and for other purposes, 56. Committed, 82. Instruction, 164. Bill reported, 180. Passed, 223. Agreed to by the Lords, 310. (Cited as Rossendale Valley Tramways (Abandonment) Act, 1892.) R. A. 396.

Sheffield Corporation Tramways:

179. [1896.] Petition for a Bill to empower the Mayor, Aldermen, and Citizens of the City of Sheffield to work their Sheffield Tramways Undertaking, and Bill ordered; CLII. 29. Read, 41. Committed, 23. Reported, Considered, as amended, 224. Passed, 236. Agreed to by the Lords, with Amendments, 320. Lords' Amendments agreed to, 334. (Cited as Sheffield Corporation Tramways Act, 1896.) R. A. 373.

Sheffield Tramways:


Southampton Corporation Tramways:

181. [1897.] Report, That the Bill should originate in the House of Lords; CLIX. 33. Report, That the Standing Orders had been certified to have been complied with, 33. Bill to authorise the Mayor, Aldermen, and Burgesses of the County Borough of Southampton to acquire the Undertaking of the Southampton Tramways Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 241. Considered, as amended, 227. Passed, with Amendments, 328. To which the Lords agree, 453. (Cited as Southampton Corporation Tramways Act, 1897.) R. A. 390.

South Eastern Metropolitan Tramways:

182. [1899.] Petition for Bill referred to the Select Committee on Standing Orders; CLV. 38. Report, That the Standing Orders had been certified to have been complied with, referred to the Select Committee on Standing Orders, 42. Report, That the Standing Orders ought to be dispensed with, 55. Report read, and Bill for conferring further Powers on the South Eastern Metropolitan Tramways Company for constructing Tramways and widening and altering Roads, for using Mechanical Power on their Tramways, and for other purposes; Ordered, 57. Read, and referred to the Examiners, 58. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 67. Day appointed for Second Reading, 77. Second Reading deferred, 90. Bill committed; Instruction, 91. Bill reported, with Amendments, 188. Considered, as amended, 208. Passed (New Title), 218. Agreed to by the Lords, with Amendments, 330. Lords' Amendments agreed to, 347. (Cited as South Eastern Metropolitan Tramways Act, 1900.) R. A. 357.

South Lancashire Tramways:

183. [1900.] Petition for a Bill to incorporate the South Lancashire Tramways Company, and to empower that Company to make Tramways and Street Improvements, and for other purposes; and Bill ordered; CLV. 31. Read, 41. Day appointed for Second Reading, 52. Second Reading deferred, 65. Bill committed; Instruction, 73. Bill reported, with Amendments, 170. Considered, as amended, 198. Day appointed for Third Reading, 216. Bill passed, 218. Agreed to by the Lords, with Amendments, 325. Lords' Amendments agreed to, 348. (Cited as South Lancashire Tramways Act, 1900.) R. A. 394.

Southport and Lytham Tramroad:

184. [1900.] Report, That the Bill should originate in the House of Lords; CLIV. 13. Report, That the Standing Orders had been certified not to have been complied with, 24. Report, on Petition for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 24. Report, That the Standing Orders ought to be dispensed with, 77. Bill to authorise the construction of a Tramroad and station near to Southport, and for other purposes; brought from the Lords; read, and referred to the Examiners, 328. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 363. Standing Order 325 suspended; Bill committed, 381. Standing Orders 211, 236, and 237 suspended, and Committee on Bill have leave to proceed forthwith, 390. Bill reported, with Amendments, 303. Standing Orders, 84, 214, 249, and 250 suspended; Bill considered, as amended; Standing Orders 223 suspended; Bill passed, with Amendments, 422. To which the Lords agree, 420. (Cited as Southport District Tramroad Act, 1898.) R. A. 424.

185. [1899.] Petition for a Bill to empower the Southport District Tramway Company to construct certain Tramways, Tramway and Bridge between Southport and Lytham, and for other purposes; and Bill ordered; CLIV. 43. Read, and referred to the Examiners, 44. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 135. Committed, 149. Reported, with Amendments, 206. Considered, as amended, 227. Queen's consent signified; Bill passed, 239. Agreed to by the Lords, with Amendments, 379. Lords' Amendments agreed to, 385. (Cited as Southport and Lytham Tramroad Act, 1899.) R. A. 394.

Southport Tramways:

186. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 13. Report, That the Standing Orders had been certified to have been complied with, 24. Day appointed for Third Reading, 195. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 286. Committed, 384. Passed, 41. Considered, 52. Reported, with Amendments, 98. Day appointed for consideration as amended, 116. Bill considered, as amended, 119. Passed, 127. Agreed to by the Lords, with Amendments, 250. Lords' Amendments agreed to, 263. (Cited as Southport Extension and Tramways Act, 1900.) R. A. 506.

South Staffordshire Tramways:

188. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for conferring further Powers upon the South Staffordshire Tramways Company, with respect to the leasing of Tramways, and for other purposes; and Bill ordered; CLV. 24. Read, 41. Considered, 62. Reported, with Amendments, 98. Day appointed for consideration as amended, 116. Bill considered, as amended, 119. Passed, 127. Agreed to by the Lords, with Amendments, 250. Lords' Amendments agreed to, 263. (Cited as South Staffordshire Tramways Act, 1899.) R. A. 506.

South Staffordshire Tramways Act, 1899.)
South Staffordshire Tramways—continued.

190. [1895.] Report, The Bill should originate in the House of Lords; CL IV. 13. Report, The Standing Orders had been certified to have been complied with, 21. Bill to sell and transfer Portions of their Undertaking to Local Authorities, to confirm a lease of their Undertaking to the South Staffordshire Tramways (Limited) Company, Limited; to re-arrange their Capital, and for other purposes; brought from the Lords, 229. Read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with ; Bill to be read a second time, 249. Committed, 264. Reported, with Amendments, 293. Considered, as amended, 305. Passed, with Amendments, 320. To which the Lords agree, 329. (Cited as South Staffordshire Tramways Act, 1900.) R. A. 357.

Stockport Corporation Tramways.

191. [1900.] Report, for Bill, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders ; CXLVI. 102. Petition for Bill, referred to the said Committee, 172. Report, Standing Orders ought to be dispensed with, 197. Report read; Bill for empowering the Stockport and Dethford Tramways Company to construct new Tramways, and to change the name of the Company, and for other purposes; Ordered, 188. Read, and referred to the Examiners, 191. Report, Standing Order 62 has been complied with, 271. Passed, 290. By the Lords, with Amendments, 296. Lords' Amendments agreed to, 311. (Cited as London, Dethford, and Greenwich Tramways Act, 1901.) R. A. 594.

Stone, Darenth, and Swanley Tramroads, and Thames Jetty.

192. [1893.] Report, That the Bill should originate in the House of Lords; C.L. 12. Report, That the Standing Orders had been certified to have been complied with, 13. (No further proceeding.)

Streford Urban District Council (Tramways).

193. [1896.] Report, That the Bill should originate in the House of Lords; CL IV. 15. Report, That the Standing Orders had been certified to have been complied with, 21. Bill to empower the Urban District Council for the District of Streford to work any Tramway for the time being belonging to or leased by them, and for other purposes; brought from the Lords; read, and referred to the Examiners, 235. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 250. Committed, 350. Reported, with Amendments, 377. Considered, as amended, 381. Passed, with Amendments, 391. To which the Lords agree, 401. (Cited as Streford Tramways Act, 1896.) R. A. 424.

Swansea Corporation Tramways.

194. [1896.] Report, That the Bill should originate in the House of Lords; CL IV. 14. Report, That the Standing Orders had been certified to have been complied with, 16. (No further proceeding.)

195. [1896.] Report, That the Bill should originate in the House of Lords; CL IV. 14. Report, That the Standing Orders had been certified to have been complied with, 20. (No further proceeding.)

Swansea Improvements and Tramways.

196. [1897.] Report, That the Bill should originate in the House of Lords; CL IV. 33. Bill for conferring further powers upon the Swansea Improvements and Tramways Company with respect to their Tramways Undertaking, and with respect to the Electric Lighting Undertaking of the Corporation of Swansea, and for other purposes; brought from the Lords; read, and referred to the Examiners, 281. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 294. Committed, 302. Bill reported, with Amendments, 377. Considered, as amended, 399. Passed, with Amendments, 407. To which the Lords agree, 418. (Cited as Swansea Improvements and Tramways Act, 1897.) R. A. 437.

Tramways Capital Guarantee Company.

197. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, Standing Orders complied with, 12. Bill to make provision as to the Funds held in Trust for the Holders of Certificates guaranteed by the Tramways Capital Guarantee Company (Limited), and for other purposes; brought from the Lords; read, and referred to the Examiners, 301. Report, Standing Orders not previously inquired into complied with, 310. Committed, 327. Bill reported, 345. Passed, with Amendments, 353. To which the Lords agree, 366. (Cited as Tramways Capital Guarantee Company (Limited) Act, 1894.) R. A. 381.

Wallasey Tramways and Improvements.

198. [1896.] Report, That the Bill should originate in the House of Lords; CL IV. 15. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorise the Wallasey Urban District Council to construct Tramways, Street Improvements, and Pomeranies, and for other purposes; brought from the Lords; read, and referred to the Examiners, 114. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 120. Committed, 124. Reported, with Amendments, 155. Considered, as amended, 184. Queen's Consent signified; Bill passed, with Amendments, 196. To which the Lords agree, 210. (Cited as Wallasey Tramways and Improvements Act, 1896.) R. A. 257.

Wellingborough and District Tramroads.

199. [1900.] Petition for a Bill to empower the British Electric Traction Company, Limited, to construct Tramroads in the County of Northampton, and for other purposes, and Bill ordered, 55. Read, and referred to the Examiners, 57. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 67. Day appointed for Second Reading, 77. Bill committed; Instruction, 80. Bill reported, with Amendments, 128. Considered, as amended, 149. Queen's Consent signified; Bill passed, 157. Agreed to by the Lords, with Amendments, 211. Lords' Amendments agreed to, 230. (Cited as Wellingborough and District Tramroads Act, 1900.) R. A. 377.

West London Tramways.

200. [1899.] Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders ; CXLVI. 70. (No further proceeding.)

West Metropolitan Tramways.


202. [1891-94.] Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders ; CXLIVIII. 32. Petition for Bill, referred to the said Committee, 40. Report, That the Standing Orders ought to be dispensed with, 76. Report read; Bill to empower the West Metropolitan Tramways Company to construct additional Tramways, and for other purposes; Ordered, 76.
West Metropolitan Tramways—continued.

Weston-super-Mare, Clevedon, and Portishead Tramways:

203. [1892.] Petition, and Bill ordered to receive the
Powers granted by the West-super-Mare, Clevedon, and
Portishead Tramways Act, 1895, with respect to the Construk-
tion of the Tramways thereby authorised, and to authorize
the West-super-Mare, Clevedon, and Portishead Tramways
Company to construct additional Tramroads, to sell and transfer
the Undertaking, and for other purposes; CXL VII. 55. Read,
and referred to the Examiners, 61, 101. Committed, 174. In-
By the Lords, with Amendments, 384. Lords' Amendments
agreed to, 388. By the Lords, with Amendments, 416.
Considered, as amended, 419. Title changed to Weston-super-Mare
Tramways Bill, 255. Vide infra.

Weston-super-Mare Pier and Tramways:

205. [1897.] Petition for a Bill for incorporating the
Weston-super-Mare Pier and Tramways Company, and
authorizing them to make and maintain a Pier, Tramways,
and other works at Weston-super-Mare, and for other pur-
puses, and Bill ordered; CIII. 46. Read, 61. Bill committed,
126. Reported, with Amendments, 174. Considered, as
amended, 195; Title changed to Weston-super-Mare Tramways
Bill, 255. Vide infra.

Tramways (London) —See Metropolitan.

Transfer of Land —See Land.

Transvaal Mortgage Loan and Finance Company:

[1895.] Report, That the Bill should originate in the
House of Lords; CLIV. 15. Report, That the Standing
Orders had been certified to have been complied with, 24.
Bill to empower the Transvaal Mortgage, Loan and Finance
Company to construct Light Railways in the County of
Somerset, and for other purposes; brought from the Lords;
read, and referred to the Examiners, 235. Report, That the
Standing Orders not previously inquired into have been com-
plied with; Bill to be read a second time, 250. Com-
mitted, 260. Reported, with Amendments, 357. Considered,
as amended, 368. Passed, with Amendments, 361. To which
the Lords agree, 404. (Cited as Withington Tramways Act,
1899.) R. A. 404.

Wolverhampton Tramways:

209. [1899.] Report, That the Bill should originate in the
House of Lords; CLIV. 16. Report, That the Standing
Orders had been certified to have been complied with, 24.
Bill to alter the Gauge of certain of its Tramways, and to work
the same by mechanical power; brought from the Lords;
read, and referred to the Examiners, 282. Report, That the
Standing Orders not previously inquired into have been com-
plied with; Bill to be read a second time, 296. Com-
mitted, 304. Reported, with Amendments, 347. Considered,
as amended, 374. Passed, with Amendments, 383. To which
the Lords agree, 404. (Cited as Wolverhampton Tramways
Act, 1899.) R. A. 424.

Widlington Urban District Council (Tramways):

207. [1899.] Report, That the Bill should originate in the
House of Lords; CLIV. 16. Report, That the Standing
Orders had been certified to have been complied with, 24.
Bill to empower the Urban District Council for the District of
Widlington to work any Tramway for the time being belong-
ing to or leased by them, and for other purposes; brought
from the Lords; read, and referred to the Examiners, 255.
Report, That the Standing Orders not previously inquired into have
been complied with; Bill to be read a second time, 256. Com-
mitted, 260. Reported, with Amendments, 357. Considered,
as amended, 368. Passed, with Amendments, 361. To which
the Lords agree, 404. (Cited as Widlington Tramways Act,
1899.) R. A. 404.

Trawlers' Licensing—continued.

Second Reading upon future Day discharged; another Day
appointed, 277. Order for Second Reading this Day dis-
charged; Bill withdrawn, 345.

Trawling (Scottish Coasts):

[1898.] Motion, That it is the imperative duty of the
Government to see that the Law with regard to Trawling in the
waters round the Scottish Coasts is properly enforced; Closure
claimed, but Mr. Speaker withholds his assent; Question put,
pursuant to Standing Order (Closure of Debate), and Question
negatived; Amendment made, by leaving out "Scottish" and
inserting "British"; Main Question, so amended, put, and
government to see that the Law with regard to Trawling in the
waters round the Scottish Coasts is properly enforced; Closure
claimed, but Mr. Speaker withholds his assent; Question put,
pursuant to Standing Order (Closure of Debate), and Question
negatived; Amendment made, by leaving out "Scottish" and
inserting "British"; Main Question, so amended, put, and
agreed to; CIV. 76. See Resolutions.

Treason Felony Prisoners:

[1896.] Petition praying for the grant of an Amnesty to
Political Prisoners convicted upon charges having reference to
revolutionary movements between 1892 and 1895, to be delivered
by the Attorney-General to the Secretary of State for the
Munitions of War; read; ordered to lie upon the Table; CIII.
210.

Treasurer Bills:

[1899, Sess. II.] Bill to raise Money by Treasury Bills
for the Service of the year ending on the 31st day of March,
1900; Ordered upon Resolution reported from the Committee
of Ways and Means, and presented accordingly, 437. Com-
mitted, 439. Considered in Committee, and reported, without
Amendment.
Truck Acts Amendment: Bills relative to:

Tron Water:—See Waterworks.

Trees (Ireland):

Treaty Engagements (Ottoman Empire):

Treasury Bills—continued.

2. [1893.] To amend the Truck Acts; Ordered and presented; CXLVII. 37. Order for Second Reading upon future Day discharged; another Day appointed, 166. Order for Second Reading upon future Day discharged; another Day appointed, 231. (No further proceeding.)

3. [1898.] To amend the Truck Acts; Ordered and presented; CLIII. 231. (Second Reading not proceeded with.)

4. [1898.] (No. 9.) To amend the Truck Acts, and to make it illegal for Employers to compel their Workmen, as a condition of employment to become or remain Members of or to leave any Benefit or Friendly Society or Club; Ordered, and presented accordingly; CLIII. 298. (Second Reading not proceeded with.)

5. [1896.] To amend the Truck Acts, and to make it illegal for Employers to compel their Workmen, as a condition of their Employment, to become or remain Members of, or to leave, any Benefit or Friendly Society or Club; Ordered and presented; CLIV. 501. Order for Second Reading upon future Day discharged; another Day appointed, 90. (Second Reading not proceeded with.)

6. [1899.] (No. 2.) To amend the Truck Acts; Ordered; CXLV. 129. Presented, 130. (Second Reading not proceeded with.)

7. [1899.] (No. 3.) To amend the Truck Acts; Ordered, and presented accordingly; CLIV. 155. (Second Reading not proceeded with.)

8. [1900.] To amend the Truck Acts; Ordered and presented; CLV. 86. (Second Reading not proceeded with.)

Trustee (Colonial Stock):

The following Bills were presented.

Trustee Bill to consolidate enactments relating to trustees; brought from the Lords; CXLVIII. 153. Order for Second Reading discharged; Bill withdrawn, 218.

Trustee Consolidation:

Trustee (Consolidation):

Trustee (Colonial Stock):

Trustee Act (1893) Amendment:


2. [1895.] Bill to amend the Trustee Act, 1893, in regard to the Investment of Trust and other Funds; Ordered; CL. 24. Presented, 25. Motion, That the Bill be read a second time, and, Objection being taken to further Proceeding, Debate adjourned, 179. Further adjourned, 184, 298.

Trustee Savings Banks:—See Savings Banks.

Trustee, Executors, and Securities Insurance Corporation:

Trust Fund:

Trust Funds Investment in Ireland:

Trust Investment:

Trust Investment (1889) Amendment:

1. [1890-91.] Bill to amend the Law as to the Investment of Trust Funds in Ireland; Ordered; CXLVIII. 19. Report, That the Standing Orders had been certified to have been complied with, 18. (No further proceeding.)

2. [1892.] Bill to amend "The Trust Investment Act, 1892"; Ordered; CXLIX. 49. Report, That the Standing Orders had been certified to have been complied with, 86. (No further proceeding.)
Trusts Act (1899) Amendment—continued.

2. [1902.] Bill to amend "The Trusts Act, 1899"; Ordered, and presented accordingly; CXLVII. 80. Order for Second Reading discharged; Bill withdrawn, 362.

3. [1895.] Bill to amend "Trusts Amendment Act, 1889"; to extend the powers of Trustees in regard to the investment of Trust Funds and Deposits; Ordered and presented; CXLVIII. 42. (Second Reading not proceeded with.)

Trusts Administration:

[1895.] Bill to provide for the appointment of Judicial Trustees, and otherwise to amend the Law respecting the Administration of Trusts and the Liability of Trustees; Ordered and presented; CL. 272. Motion, That the Bill be read a second time, withdrawn; Bill withdrawn, 324.

Trusts Amendment (Scotland):

[1890-91.] Bill to amend the Law of Trusts in Scotland; Ordered and presented; CXI. 85. Passed, 242. By the Lords, with Amendments, 477. Lords' Amendments agreed to, 486. (Cited as Trusts (Scotland) Amendment Act, 1891.) R. A. 523.

Trusts (Scotland):

1. [1896.] Bill to amend the Trusts (Scotland) Act, 1867, Amendment Act, 1877, brought from the Lords; CLL. 371. (No further proceeding.)

2. [1897.] Bill to amend the Trusts (Scotland) Act, 1867, Amendment Act, 1887, Ordered, and presented accordingly; CLL. 47. Bill committed, 66. Considered in Committee, and reported, 101. Bill considered, as amended, 115. Bill passed, 154. Agreed to by the Lords, 228. (Cited as Trusts (Scotland) Act, 1897.) R. A. 281.

3. [1898.] Bill to amend the Trusts (Scotland) Amendment Act, 1884; Ordered and presented; CLIII. 90. Bill committed, 385. Considered in Committee, and reported, 432. Bill passed, 451. Passed, with Amendments, 477. Agreed to by the Lords, with Amendments, 334. Lords' Amendments agreed to, 347. (Cited as Trusts (Scotland) Amendment Act, 1898.) R. A. 372.

Tynemouth Water:—See Waterworks.

U.

United States, Arbitration Treaty—continued.

Government will, at the first convenient opportunity, open up negotiations with the Government of the United States with a view to the conclusion of such a Treaty between the two Nations, so that any difficulties or disputes arising between the two Governments which cannot be adjusted by diplomacy shall be referred to Arbitration." Amendment on going into Supply withdrawn; CXLVIII. 300.

Unlawful Possession:

[1897.] Bill to make Provision for dealing with Persons suspected of having Stolen Property in their Possession; Ordered; CLL. 16. Presented, 19. Motion, That the Bill be now read a second time, and, at Midnight, Debate adjourned, 25. Resumed; Closure claimed (four times), but Mr. Speaker withholds his assent, and, at Midnight, Debate adjourned, 30. Further adjourned, 32, 310.

Universities:

Aberdeen University:

1. [1893-94.] Report, That the Bill should originate in the House of Lords; CXVII. 28. Report, That the Standing Orders had been certified to have been complied with, 106. Bill to explain, vary, or alter the Deed of Settlement of the Universal Life Assurance Society, and for other purposes; brought from the Lords; read, and referred to the Examiners, 25. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 104. Considered, as amended, 149. Passed, with Amendments, 150. To which the Lords agree, 163. (Cited as Aberdeen Life Assurance Society's Act, 1900.) R. A. 551.

United States Arbitration Treaty:

[1893-94.] "This House has learnt with satisfaction that both Houses of the United States Congress have authorised the President to conclude a Treaty of Arbitration with any other country; and this House expresses the hope that Her Majesty's
Universities—continued.

Birmingham University:

2. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 19. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to transfer all the Property and Liabilities of Mason University College, in the City of Birmingham, to the University of Birmingham, and to repeal the Mason University College Act, 1897; to confer certain Powers on the said University, and for other purposes; brought from the Lords; read, and referred to the Examiners, 148. Report, That the Standing Orders not previously inserted into have been complied with; Bill to be read a second time, 159. Committed, 175. Reported without Amendment, 206. Passed, 212. (Cited as Birmingham University Act, 1900.) R. A. 221.

Universities and College Estates:

3. [1898.] Bill to amend the Universities and College Estates Act, 1828 to 1890; Ordered; CXLIII. 75. Passed, 76. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," but not made, on Division; Bill committed to the Standing Committee on Law, &c., 197. Bill reported from the Standing Committee, without Amendment; Minutes of Proceedings to be printed; Day appointed for Third Reading, 257. Motion, That the Bill be now read the third time; and Question agreed to, on Division, 358. Agreed to by the Lords, with Amendments, 386. Lords' Amendments to be now considered; considered, and agreed to, 411. (Cited as Universities and Colleges Estates Act, 1898.) R. A. 432.

Universities of Oxford and Cambridge Act (Statute by Jesus College relating to the Meyrick Endowment):

4. [1893.] Resolution for Address, praying Her Majesty to withhold Her Assent to a Statute made by the Governing Body of Jesus College, Oxford, on the 22nd day of June 1893, altering and amending the Statutes in relation to the College in the matter of a Statute concerning the Meyrick Endowment; To be presented by Privy Councillors; CLI. 105. Queen's Answer, 194. See Addresses.

Universities Representation Abolition:

5. [1894.] Bill to abolish the Representation in Parliament of the Universities of the United Kingdom; Ordered and presented; CXLIX. 80. (Not proceeded with.)

Universities (Scotland) Act, 1899 (Ordinance No. 57, General No. 19):

6. [1895.] Motion, That an Address be presented to Her Majesty to withhold Her Assent to Ordinance No. 57 until it be revised, by leaving out Section (vii.) of the Ordinances, and Question Negatived, on Division; CLI. 64.

Universities (Scotland) Acts Amendment:

7. [1895.] Bill, intituled, An Act to amend the Universities (Scotland) Act, 1858, and the Universities (Scotland) Act, 1889, so as to make further provision for Retiring Allowances of Professors in the University of Aberdeen; brought from the Lords; read; CLI. 198. (Second Reading not proceeded with.)

8. [1895.] Bill to amend the Universities (Scotland) Act, 1858, and the Universities (Scotland) Act, 1889, in regard to Retiring Allowances of Professors in the University of Aberdeen; Ordered and presented; CLIV. 52. Order for resuming adjourned Debate discharged, and Bill withdrawn, 249.

University Degrees:

9. [1898.] Bill to regulate the use of certain University Degrees in the United Kingdom of Great Britain and Ireland; Ordered and presented; CXLIII. 371.

10. [1898.] Bill to regulate the use of certain University Degrees in the United Kingdom of Great Britain and Ireland; Ordered; CLIV. 18. Passed, 20. (Second Reading not proceeded with.)

University Education (Ireland):

11. [1897.] Bill to establish a Catholic University in Ireland; Ordered; CLII. 16. Presented, 19. (Second Reading not proceeded with.)

London University Commission:

12. [1896.] Bill to make further provision with respect to the University of London; brought from the Lords; read; CLIV. 413. Order for Second Reading discharged; Bill withdrawn, 444.

13. [1897.] Bill, intituled, An Act to make further Provision with respect to the University of London; brought from the Lords; read; CLII. 391. Order for Second Reading discharged, and Bill withdrawn, 421.

14. [1898.] Bill, intituled, An Act to make further Provision with respect to the University of London; brought from the Lords; read, 248. Bill reported from the Standing Committee, with Amendments, 356. Bill considered, as amended; re-committed in respect of a new Clause; Bill considered in Committee, and reported, considered, as amended; read the third time, on Division; passed, with Amendments, 375. To which the Lords agree, 411. (Cited as University of London Act, 1897.) R. A. 482.

University of London Act (1898) Amendment:

15. [1898.] Bill to amend the University of London Act, 1898, with respect to Holloway College; Ordered, and presented accordingly; CLIV. 434. Bill committed, 347. Considered in Committee, and reported, without Amendment; passed, 352. Agreed to by the Lords, with an Amendment, 378. Lords' Amendment agreed to, 205. (Cited as University of London Act, 1898.) R. A. 423.

Mason University College:

16. [1897.] Report, That the Bill should originate in the House of Lords; CXLII. 33. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to incorporate Mason University College, and for other purposes; brought from the Lords; read, and referred to the Examiners, 142. Report, That no Standing Orders not previously inquired into are applicable, 158. Committed, 177. Reported, without Amendment, 206. Passed, 211. (Cited as Mason University College Act, 1897.) R. A. 281.

University of Wales (Graduates):

17. [1896.] Bill to extend the Privileges of the Graduates of the University of Wales; Ordered and presented; CLIV. 142. (Second Reading not proceeded with.)

18. [1896.] Bill to extend the Privileges of the Graduates of the University of Wales; Ordered and presented; CLIV. 156. (Second Reading not proceeded with.)

Universities (Addresses):—See Motions.

University of Wales (Charter):—See Addresses.

Urban District Council of Woking v. The London Necropolis and National Museum Company:

19. [1898.] Petition, praying that the proper Officer may attend a Trial at the Court of the Justices of Guildford, and produce a Plan, deposited in the Private Bill Office of the House of Commons, &c., have given; CLII. 300.

20. [1899.] Petition for leave for the proper Officer to attend the Justices' Court of Guildford, and produce Documents; CLIV. 77.
V.

Vagrancy (Scotland):  
[1899-01.] Bill to amend the Law of Vagrancy in Scotland; Ordered; CXLVI. 239. (Second Reading not proceeded with.)

Vagrants' Children Protection:  
1. [1890.] Bill for the further Protection of the Children of Vagrants; Ordered, and presented accordingly; CLV. 294.  
2. [1900.] Bill for the further Protection of the Children of Vagrants; Ordered; and presented; CLII. 21. Motion, That the Bill be now read a second time; and Debate adjourned, 106. Further adjourned, 128, 134.

Valuation (Metropolis):  
1. [1892-94.] Bill for better securing uniformity in the valuation and assessment of Ratesable Property in the Administrative County of London, to establish a Tribunal to deal with Assessment Appeals, and for other purposes; Ordered; CXLVII. 17. Presented, 22. (Second Reading not proceeded with.)
2. [1904.] Bill for better securing uniformity in the valuation and assessment of Ratesable Property in the Administrative County of London; to establish a Tribunal to deal with Assessment Appeals, and for other purposes; Ordered, and presented; CXLIX. 48. Order for Second Reading discharged; Bill withdrawn, 316.

Valuation of Lands (Scotland):  
[1890-91.] Bill to amend the Valuation of Lands (Scotland) Act; Ordered and presented; CXLVI. 309. Order for Second Reading discharged; Bill withdrawn, 426.

Valuation of Lands (Scotland) Law Amendment:  
1. [1892.] Bill to amend the Valuation of Lands (Scotland) Acts; Ordered and presented; CXLVII. 58. (Second Reading not proceeded with.)

Valuation and Assessment of London:—See Metropolis.

Vauxhall Bridge (London County Council):—See Metropolis.

Vehicles' Lights:  
1. [1899-94.] Bill to make compulsory the Carriage of Lights by all Vehicles using the Highways of England and Wales from Sunset to Sunrise on any Day of the Year; Presented, instead of Bill withdrawn; CXLVIII. 264. Motion, That the Bill be now read a second time; Debate adjourned, 569. Order for resuming adjourned Debate discharged; Bill withdrawn, 591. Vide supra.
2. [1893-94.] (No. 2.) Bill to make compulsory the Carriage of Lights by all Vehicles using the Highways of England and Wales from Sunset to Sunrise on any Day of the Year; Presented; CXLVIII. 264. Motion, That the Bill be now read a second time; Debate adjourned, 569. Order for resuming adjourned Debate discharged; Bill withdrawn, 591. Vide supra.
Vehicles' Lights—continued.

3. [1894.] Bill to regulate the Use of Lights on Conveyances after Dark; Ordered; CXLIX. 29. Presented, 29. (Second Reading not proceeded with.)


5. [1895.] Bill to require Vehicles on Highways to carry Lights after Dark; Ordered; CLII. 15. Presented, 18. Motion, That the Bill be now read a second time; Clause claimed, but Mr. Speaker withholds his assent; Question put, and, on Division, the numbers being equal, Mr. Speaker gives his casting vote; Bill committed; Memorandum relative to corruptions of numbers, 210. Members come to the Table, and state that they had erroneously reported numbers of a Division; Clerk ordered to correct numbers, 221. Bill considered in Committee, 296. Bill further considered in Committee, 309. Committee deferred, 314. (No further proceeding.)

Verminous Persons:

[1897.] Bill to permit Local Authorities to provide Cleansing and Disinfection for Persons infected with Vermin; Ordered; CLII. 91. Presented, 92. Bill committed, 176. Considered in Committee, 188. Bill further considered in Committee, and reported, 266. Considered, as amended, 372. Order for Third Reading this day discharged; another Day appointed, 295. Motion, That the Bill be now read the third time; Amendment proposed, "re-committed," and negatived on Division; Main Question proposed; Question put, pursuant to Standing Order (Closure of Debate), and negatived; Debate resumed; Main Question put, and agreed to, on Division; 335. Bill passed, 335. Agreed to by the Lords, with Amendments; Title changed to Cleansing of Persons Bill, 367.

Cleansing of Persons Bill (Changed from Verminous Persons Bill):

[1897.] Agreed to by the Lords, with Amendments; CLII. 131. Lords' amendments ordered; considered and agreed to; Special Entry, 469. (Cited as Cleansing of Persons Act, 1897.) R. A. 435.

Verney, Captain:

[1890-91.] Mr. Speaker acquainted the House, That he had received a letter from Mr. Justice Smith relating to the imprisonment of Captain Edmund Hope Verney; CXLVI. 286. Address for Copy of the Record of the Proceedings upon the Trial of the Indictment against Captain Edmund Hope Verney, a Member of this House, at the Central Criminal Court, upon Wednesday the 6th Day of May 1891, 372. Return to Address presented, printed, 276. Letter from Mr. Justice Smith again read; Letter and Record considered; Resolution, That Captain Edmund Hope Verney be expelled this House, 325.

Verney's Qualification Abolition:

[1891-91.] Bill for the Abolition of the Ratal Qualifications for Members of Vestries; Ordered and presented; CXLIX. 51. (Second Reading not proceeded with.)

Verney's Qualification:

1. [1892.] Bill for the Abolition of the Ratal Qualifications for Members of Vestries; Ordered, and presented according; CXLVII. 140. (Second Reading not proceeded with.)

2. [1893-94.] Bill for the Abolition of the Ratal Qualifications for Members of Vestries; Ordered and presented; CXLVIII. 48. (Second Reading not proceeded with.)

Veterinary Surgeons Amendment:

[1890.] Bill to further amend the Law relating to Veterinary Surgeons; Ordered and presented; CLII. 101. Bill committed to the Standing Committee on Law, 212. Report of Committee of Chairman, 209. Of Names of Members added in respect of the Bill, 272. Bill reported from the Standing Committee, without Amendment; Minutes of Proceedings to be printed, 291. Bill passed, 294. Agreed to by the Lords, 339. (Cited as Veterinary Surgeons Amendment Act, 1900.) R. A. 356.

Vexatious Actions:


Vexatious Actions (Scotland):

[1898.] Bill to prevent Vexatious Legal Proceedings in Scotland; Ordered and presented; CLIII. 241. Bill committed to the Standing Committee on Law, 374. Bill reported from the Standing Committee; Minutes of Proceedings to be printed, 324. Passed, 325. Agreed to by the Lords, 411. (Cited as Vexatious Actions (Scotland) Act, 1898.) R. A. 452.

Vexatious Litigation (Scotland):

[1892.] Bill to amend the Law as to Vexatious Litigation in Scotland; Ordered and presented; CXLVII. 355. Victoria Eye and Ear Hospital (Dublin); (changed from Dublin Eye and Ear Hospital):

[1897.] Bill brought from the Lords; read, and referred to the Examiners; CLII. 219. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 229. Considered, with Amendments, 283. Considered, as amended, 291. Passed, with Amendments, 297. To which the Lords agree, 325. (Cited as Dublin Eye and Ear Hospital Act, 1897.) R. A. 390.

Voluntary Conveyances:

[1893-94.] Bill to amend the Law relating to the avoidance of Voluntary Conveyances; brought from the Lords; CXLVIII. 230. Read, 297. Committed, 296. Passed, with an Amendment, 325. To which the Lords agree, 383. (Cited as Voluntary Conveyances Act, 1893.) R. A. 305.

Voluntary Schools—See Education.

Volunteer Act (1865) Amendment:

[1893-94.] Bill to amend the "Volunteer Act, 1863"; Ordered and presented; CXLIX. 86. (Second Reading not proceeded with.)

Volunteer Forces (Jury Exemption):

1. [1892.] Bill for the Exemption of Efficient Volunteers from Jury Service; Ordered; CXLVI. 28. Presented, 29. (Second Reading not proceeded with.)


Volunteers (Military Service):

[1896.] Bill to amend the Law as to the calling out of Volunteers for actual Military Service; Ordered, and presented accordingly; CLI. 241. Bill committed, 277. Report, without Amendment; passed, 286. Agreed to by the Lords, 311. (Cited as Volunteer Act, 1896.) R. A. 334.

Volunteers:


2. [1900.] Bill, intituled, An Act to amend the Volunteer Act, 1863, brought from the Lords; CLV. 290. Read, 301. Motion, That the Bill be now read the third time; Amendment
Wages Boards: [1900.] Bill to provide for the establishment of Wages Boards; Ordered and presented; CLIV. 69. (Second Reading not proceeded with.)

Wages (Ireland): [1893-94.] Bill to provide for the Weekly Payment of Wages in certain Cases in Ireland; Ordered; CLVIII. 27. Presented, 28. (Second Reading not proceeded with.)

Waitresses: [1898.] Bill to amend the Law relating to the Employment of Waitresses in Restaurants; Ordered, and presented accordingly; CLIV. 249. (Second Reading not proceeded with.)

Voters’ Successive Occupation: [1890-91.] Bill to provide for the Registration of Voters in England and Wales; Ordered and presented; CXLVIII. 31. (Second Reading not proceeded with.)

Von Roemer’s Resumption of British Nationality: [1894.] Bill to restore Justin Clemens von Roemer or Von Roemer to British Nationality, and to confer upon her all the Rights, Privileges, and Capacities of a natural-born Subject of Her Majesty the Queen; brought from the Lords; CXLIX. 249. Read, 353. Bill committted, 376. Bill reported, 378. Standing Orders suspended, and Bill to be now taken into consideration, provided amended Print shall have been previously deposited; Bill considered; Standing Orders suspended, and Bill to be now read the third time; read accordingly, and passed, with Amendments, 377. To which the Lords agree, 394. (Cited as Von Roemer’s Resumption of British Nationality, 1904.) R. A. 400.

Votes of Members:—See Members.
Wales—Water.

Wales, Prince of—continued.

His consent signified to Bills—continued.

4. On reading the Order of the Day for Third Reading of a Bill; [1900-01]; CXLVI. 403 (Privy),—[1900]; CLV. 363.

5. Queen’s Consent and Prince of Wales’ Consent on Third Reading (Private); [1898]; CL. 308.—[1898]; CLIII. 144.—[1900]; CLV. 177.

6. His Consent signified to a Lords’ Amendment; [1898]; CLIII. 297.

His Answer, and the Prince of Wales, to Message of Congratulation; [1893-94]; CXLVII. 444.

Wallasey Urban District Council:

[1892] Report, That the Bill should originate in the House of Lords; CL. 14. Standing Orders complied with, 18. Bill to authorize the Wallasey Urban District Council to construct a Promenade and other Works; to acquire certain Lands, and for other purposes; brought from the Lords, 233. Read, and referred to the Examiners, 234. Report, Standing Orders not previously invoked into operation; referred to Committee, 264, 281. Queen's Consent signified; Bill passed, with Amendments, 396. To which the Lords agree, 421. (Cited as Wallasey Urban District Council (Promenade) Act, 1892.) R. A. 425.

Wallasey Tramways:—See Tramways.

War Loan:

[1890] Bill to provide for raising Money for the present War in South Africa; Ordered, upon Resolution reported from the Committee of Ways and Means, and presented accordingly, to the Gentleman appointed to bring in the Bill; CLV. 86. Second Reading deferred, 92. Motion, That the Bill be now read a second time; Amendment proposed, “Six Months,” but not made, on Division; Bill committed, 95. Considered in Committee, and reported, without Amendment, 97. Motion, That the Bill be now read the third time, and Question agreed to on Division; Bill passed, 99. Agreed to by the Lords, 108. (Cited as War Loan Act, 1900.) R. A. 119. (See also Supplemental War Loan.)

Ward Electrical Car Company:

[1892] Petition and Bill ordered; CXLVII. 55. Read, and referred to the Examiners, 60.

Warehousemen's Certificates:

[1897] Bill to define the Positions and Obligations of a Warehouseman who issues a Certificate of the Deposit or a Warrant for the delivery of Goods, and to render the Title of Warehouseman who issues a Certificate of the Deposit or a Warrant more complete; Ordered and presented; CLII. 80. (Second Reading not proceeded with.)

Warehousemen, Clerks, and Drapers' Schools:

[1893] Report from the Standing Orders Committee, That the Standing Orders ought to be dispensed with; That the Parties be permitted to deposit their Petition for a Bill; CL. 114. Examiner’s Report on said Petition, Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 136. Petition for Bill referred to the Select Committee on Standing Orders, 127. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with; Report read; Bill to enable a certain fundamental rule of the Institution, called “The Warehousemen's, Clerks’, and Drapers' Schools,” to be repealed, altered, or amended at a Special Court of the Institution, and for other purposes; Ordered, 148. Standing Order 63 complied with, 196. Committed, 216. Bill reported, without Amendment, 246. Passed, 257. Agreed to by the Lords, 319. (Cited as Warehousemen, Clerks' and Drapers' Schools Act, 1898.) R. A. 245.

Waste Lands Afforestation (Ireland):

[1900.] Bill for the re-afforestation of Waste Lands in Ireland; Ordered; CLV. 14. Presented, 17. (Second Reading not proceeded with.)

Waterford Infirmary:

1. [1895.] Bill for the Establishment of a Public Infirmary in the City of Waterford; Ordered and presented; CL. 47. (Second Reading not proceeded with.)

2. [1895.] (No. 2.) Bill for the Establishment of a Public Infirmary for the County of Waterford, and for the City of Waterford, and for appropriating the Lepers Hospital of Saint Stephen's for the purposes thereof, and for other purposes connected therewith; Ordered, and presented accordingly; CL. 107. Examiners to examine with respect to compliance with Standing Orders, 110. (Second Reading not proceeded with.)

3. [1895.] Petition for a Bill for appropriating the Lepers Hospital of Saint Stephen, in the City of Waterford, and converting the same into a Public Infirmary for the County of Waterford and the City of Waterford; and to make Provision for the Establishment, Management, and Maintenance of the said Infirmary, and for other purposes, and Bill ordered; CL. 32. Read, 41. Motion, That the Bill be now read a second time; Amendment proposed, “Six Months,” but not made, on Division; Bill committed, 55. Reported, 115. Considered, as amended, 126. Passed, 135. Agreed to by the Lords, 211. (Cited as Waterford Infirmary Act, 1896.) R. A. 237.

Waterloo-with-Seaforth Local Board:—See Local Boards.

Watermen's and Lightermen's Acts Amendment:

1. [1893-94.] Bill to amend the Watermen's and Lightermen's Acts; Ordered; CXLVII. 16. Presented, 21. Second Reading deferred, 32. Examiners to examine the Bill with respect to compliance with the Standing Orders relative to Private Bills, 33. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 51. Report, That the Standing Orders ought to be dispensed with, 94. Order for Second Reading discharged; Bill withdrawn, 291.

2. [1898.] Bill to amend the Watermen's and Lightermen's Acts; Ordered and presented; CLIII. 288. Examiners to examine the Bill with respect to compliance with Standing Orders, 271. Report, That the Standing Orders applicable have not been complied with; referred to the Select Committee on Standing Orders, 311.

3. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 91.

Watermen's Certificates:

1. [1896.] Bill to grant Certificates to Watermen Ordered and presented; CXL. 441. (Not proceeded with.)

2. [1898.] Bill to grant Certificates to Watermen; Ordered and presented; CLIII. 106. (Second Reading not proceeded with.)

3. [1899.] Bill to grant Certificates to Watermen; Ordered and presented; CLV. 97. (Second Reading not proceeded with.)

4. [1900.] Bill to amend the Law relating to Watermen's Certificates; Ordered; CXL. 14. Presented, 17. (Second Reading not proceeded with.)

Water Supply (London):—See Metropolis.
I. Public and Provisional Order Bills relative to:

- Bonnybridge, &c., Water Provisional Order:
  1. [1896.] To confirm a Provisional Order under "The Public Health (Scotland) Act, 1897," and any Acts amending the same, relating to Bonnybridge, Denmyleshand, Parkfoot, Longcroft, Magga, and Holmfield Water; Ordered; CLI. 212. Presented, read, and referred to the Examiners; CLI. 199. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 184. Bill committed, 234. Witness ordered to attend the Committee on the Bill, 310. Bill reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, 225. Bill considered, as amended; Passed, 330. Agreed to by the Lords, Amendments; Day appointed for considering them, 391. Lords' Amendments agreed to, 233. (Cited as Bonnybridge, &c., Water Provisional Order Confirmation Act, 1896.) R. A. 456.

- Clackmannan (Alloa and Tillicoultry) Water Supply Provisional Order:
  2. [1897.] To confirm a Provisional Order, under "The Public Health (Scotland) Act, 1897," and any Acts amending the same, relating to Clackmannan (Alloa and Tillicoultry) Water Supply; Ordered; CLI. 212. Presented, read, and referred to the Examiners, 211. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 229. Bill committed, 234. Witness ordered to attend the Committee on the Bill, 310. Bill reported, with Amendments; Provisional Order confirmed; Day appointed for consideration, 225. Bill considered, as amended; Passed, 330. Agreed to by the Lords, Amendments; Day appointed for considering them, 391. Lords' Amendments agreed to, 233. (Cited as Clackmannan (Alloa and Tillicoultry) Water Supply Order Confirmation Act, 1897.) R. A. 436.

- Culter Water Provisional Order Confirmation:
  4. [1896.] To confirm a Provisional Order, under "The Public Health (Scotland) Act, 1897," and any Acts amending the same, relating to Culter Water; brought from the Lords; read, and referred to the Examiners; CLI. 301. Report, That the Standing Orders applicable have been complied with; Day appointed for Second Reading, 313. Bill committed, 319. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 345. Bill passed, 314. (Cited as Culter Water Order Confirmation Act, 1896.) R. A. 373.

- Cupar Water Provisional Order Confirmation:
  5. [1896.] To confirm a Provisional Order, under "The Burgh Police (Scotland) Act, 1895," relating to Cupar Water; Ordered and presented; read and referred to the Examiners; CLI. 55. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 68. Bill committed, 72. Reported, without Amendment; Provisional Order confirmed; Day appointed for Third Reading, 93. Bill passed, 95. Agreed to by the Lords, 167. (Cited as Cupar Water Provisional Order Confirmation Act, 1896.) R. A. 236.

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Paisley Waterworks Provisional Order—continued.

For Second Reading, 210. Bill committed, 223. Standing Orders 211 and 286 suspended, and Committee of Selection have leave to appoint Committee on Bill to proceed forthwith, 322. Bill reported, without Amendment; Provisional Order confirmed; Bill passed, 337. Agreed to by the Lords, 378. (Cited as Paisley Waterworks Provisional Order Confirmation Act, 1800.) R. A. 393.

Water Companies (Regulation of Powers):

10. [1892.] To regulate the Powers of Companies supplying Water under the Powers of "The Waterworks Clauses Act, 1847"; brought from the Lords; CXLVII. 310. Read, 314. Motion, That the Bill be now read a second time; Debate adjourned, 372.

Water Orders Confirmation:

20. [1892.] To confirm certain Provisional Orders made by the Board of Trade under "The Gas and Water Works Facilities Act, 1870," relating to Ross Water and Severnside Water; brought from the Lords; read, and referred to the Examiners; CLXVI. 572. Report, That no Standing Orders are applicable; Day appointed for Second Reading, 370. Bill committed; Standing Orders suspended, and Leave to the Committee on the Bill to sit and proceed forthwith, 369. Bill reported, without Amendment; Provisional Orders confirmed; passed, 398. (Cited as Water Orders Confirmation Act, 1892.) R. A. 406.


22. [1895.] To confirm certain Provisional Orders made by the Board of Trade under "The Gas and Water Works Facilities Act, 1870," relating to Ross Water and Newmarket Water; brought from the Lords; read, and referred to the Examiners, CL. 297. Standing Orders complied with, 307. Bill committed, 314. Bill reported; Provisional Orders confirmed; passed, 326. (Cited as Water Orders Confirmation Act, 1895.) R. A. 333.


25. [1899.] Intituled, An Act to confirm certain Provisional Orders made by the Board of Trade under "The Gas and Water Works Facilities Act, 1870," relating to Burnham and District Water, Harpenden Water, Maidstone Water, Stourbridge Water, and Tilbury, Pangbourne and District Water; brought from the Lords; read, and referred to the Examiners; CL. 270. Report, That the Standing Orders applicable have been complied with, 307. Day appointed for Second Reading, 304. Bill committed, 316. Reported, without Amendment; Provisional Orders confirmed; Day appointed for...
I. Public and Provisional Order Bills relative to—continued.

Water Provisional Orders Confirmation—continued.

Water Provisional Orders Confirmation:

28. [1893-94] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The Gas and Water Works Facilities Act, 1870," relating to Oswestry Water, North Somerset Water, Rockford, Hayleigh, and Jellic Water, and Sweffham Water; brought from the Lords; read, and referred to the Examiners; CLXVI. 251. Report, Standing Order complied with; 379. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 409. Bill passed, 413. (Cited as Water Orders Confirmation Act, 1891.) R. A. 460.

Water Provisional Orders: 28. [1893-94] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The Gas and Water Works Facilities Act, 1870," relating to Oswestry Water, North Somerset Water, Rockford, Hayleigh, and Jellic Water, and Sweffham Water; brought from the Lords; read, and referred to the Examiners; CLXVI. 251. Report, Standing Order complied with; 379. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 409. Bill passed, 413. (Cited as Water Orders Confirmation Act, 1891.) R. A. 460.

Water Provisional Orders:

28. [1893-94] (No. 1.) To confirm certain Provisional Orders made by the Board of Trade under "The Gas and Water Works Facilities Act, 1870," relating to Oswestry Water, North Somerset Water, Rockford, Hayleigh, and Jellic Water, and Sweffham Water; brought from the Lords; read, and referred to the Examiners; CLXVI. 251. Report, Standing Order complied with; 379. Reported, without Amendment; Provisional Orders confirmed; Day appointed for Third Reading, 409. Bill passed, 413. (Cited as Water Orders Confirmation Act, 1891.) R. A. 460.

Womens, &c. Water Provisional Order:

34. [1894.] To confirm a Provisional Order made by the Secretary for Scotland, under "The Public Health (Scotland) Act, 1897," relating to Wemyss, and Buckhaven, Methil, and Innerleven Water; Ordered, 444. Passed, 455. To which the Lords agree, 463. (Cited as Water Orders Confirmation (No. 2) Act, 1893.) R. A. 468.

Accrington Gas and Water—continued.

36. [1892-94.] Report, That the Bill should originate in the House of Lords; CXLIX. 29. Report, That the Standing Orders had been certified to have been complied with; 12. Bill to authorize the Transfer of part of the Undertaking of the Incewasse and Abertillery Gas and Water Company to the Abertillery Local Board; to regulate the Capital and Powers of the Company, and for other purposes; brought from the Lords, 156. Committed, 158. Reported, 191. Considered, as amended, 205. Passed, with Amendments, 217. To which the Lords agree, 245. (Cited as Accrington Local Board Waterworks Act, 1894.) R. A. 293.

Accrington Gas and Water:

36. [1892-94.] Report, That the Bill should originate in the House of Lords; CXLIX. 29. Report, That the Standing Orders had been certified to have been complied with; 12. Bill to authorize the Transfer of part of the Undertaking of the Incewasse and Abertillery Gas and Water Company to the Abertillery Local Board; to regulate the Capital and Powers of the Company, and for other purposes; brought from the Lords, 156. Committed, 158. Reported, 191. Considered, 205. Passed, with Amendments, 217. To which the Lords agree, 245. (Cited as Accrington Local Board Waterworks Act, 1894.) R. A. 293.

II. Private Bills relative to:

Aberdare Local Board Water:

35. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders had been certified to have been complied with; 12. Bill to authorize the Transfer of part of the Undertaking of the Incewasse and Abertillery Gas and Water Company to the Abertillery Local Board; to regulate the Capital and Powers of the Company, and for other purposes; brought from the Lords, 156. Committed, 158. Reported, 191. Considered, as amended, 205. Passed, with Amendments, 217. To which the Lords agree, 245. (Cited as Aberdare Local Board Waterworks Act, 1894.) R. A. 293.

Aberdare Gas and Water:

36. [1892-94.] Report, That the Bill should originate in the House of Lords; CXLIX. 29. Report, That the Standing Orders had been certified to have been complied with; 12. Bill to authorize the Transfer of part of the Undertaking of the Incewasse and Abertillery Gas and Water Company to the Abertillery Local Board; to regulate the Capital and Powers of the Company, and for other purposes; brought from the Lords, 156. Committed, 158. Reported, 191. Considered, as amended, 205. Passed, with Amendments, 217. To which the Lords agree, 245. (Cited as Aberdare Local Board Waterworks Act, 1894.) R. A. 293.

Aberdare Gas and Water—continued.

37. [1891.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Report, That the Standing Orders had been certified to have been complied with; 12. (Changed to Aberdare District Gas and Water Bill); Bill to constitute and incorporate a Gas and Water Board for the Borough of Aberdare and the Districts of the Local Boards of Church, Clayton-le-Moors, Great Harwood and Rishton, in the County Palatine of Lancaster; to transfer to and vest in such Board the Undertaking of the Aberdare Gas and Waterworks Company, and for other purposes; brought from the Lords, 156. Committed, 158. Reported, 191. Considered, as amended, 205. Passed, with Amendments, 217. To which the Lords agree, 245. (Cited as Aberdare District Gas and Water Act, 1894.) R. A. 293.
II. Private Bill relative to——continued.

Aldershot Gas and Water:

38. [1890.] Report, That the Bill should originate in the House of Lords; CLXI. 14. Report, That the Standing Orders had been certified to have been complied with, 36. Bill to confer further Powers on the Alderston Gas and Water Company for the construction of a Tramroad and the acquisition of Lands for that purpose, the defining and extending their Limits of Water Supply, also empowering the Company to enter into an Agreement with the North Camp and Farnborough District Gas Company, Limited, the raising of additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 273. Committed, 313. Reported, with Amendments, 340. To which the Lords agree, 378. (Cited as Alderston Gas and Water Act, 1890.) R. A. 425.

Alloa Water:

39. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Read, Standing Orders complied with, 72. Bill to authorise the Police Commissioners of the Borough of Alloa to provide an additional Water Supply to the Burgh and Places adjacent; and to make and maintain new and additional Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 273. Report, No Standing Orders not previously inquired into, applicable, 291. Passed, with Amendments, 455. To which the Lords agree, 468. (Cited as Alloa Water Act, 1891.) R. A. 494.

Airrie and Coatbridge Water:


Airrie and Coatbridge Water Trust:

41. [1892.] Petition and Bill for authorising the Airrie and Coatbridge Water Company to construct New Works, to raise additional Capital, and for other purposes; ordered; CXLIV. 53. Read, and referred to the Examiners, 45. Report, That Standing Order 62 has been complied with, 55. Committed, 60. Reported, 113. Bill passed, 137. By the Lords, with Amendments, 341. Lords' Amendments agreed to, 357. (Cited as Airrie and Coatbridge Waterworks Amendment Act, 1892.) R. A. 986.

Ambleside District Gas and Water:

42. [1899.] Report, That the Bill should originate in the House of Lords; CLXV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to empower the Airrie and Coatbridge Water Company to abandon certain Works authorised by the Airrie and Coatbridge Waterworks Amendment Act, 1892, and to construct additional Waterworks, to amend the provisions of that Act, to raise additional Capital, and for other purposes; brought from the Lords; read and referred to the Examiners, 116. Report, That the Standing Orders not previously inquired into are applicable; Bill to be read a second time, 124. Committed, 137. Witnesses ordered to attend the Committee, 216, 239. Bill reported, with Amendments, 262. Considered, as amended, 287. Passed, with Amendments, 297. To which the Lords agree, 305. (Cited as Airrie and Coatbridge Waterworks Amendment Act, 1899.) R. A. 336.

Ambleside District Gas and Water——continued.

Company, and Bill ordered; CXLIX. 12. Read, and referred to the Examiners, 10. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 60. Committed, 74. Reported; Presumably not proved, 191.

Ambleside Local Board (Gas and Water):

45. [1896.] Report, That the Bill should originate in the House of Lords; Cl. 11. Report, Standing Orders complied with, 12. Bill to provide for the transfer of the Undertaking of the Ambleside District Gas and Water Company (Limited) to the Ambleside Urban District Council, and to confer further Powers on the said Council with respect to the Supply of Gas and Water, and for other purposes; brought from the Lords (Title changed to Ambleside Urban District Council (Gas and Water)), 114. Report, Standing Orders complied with, 126. Committed, 188. Reported, 205. Considered, as amended, 227. Passed, with Amendments, 210. To which the Lords agree, 284. (Cited as Ambleside Urban District Council (Gas and Water Act, 1896.) R. A. 285.

Ashton-under-Lyne, Stalybridge, and Dukinfield (District) Water:

46. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Report, That the Standing Orders had been certified to have been complied with, 30. Bill to confer further powers on the Ashton-under-Lyne, Stalybridge, and Dukinfield (District) Waterworks Joint Committee, brought from the Lords, and referred to the Examiners, 220. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 227. Committed, 251. Reported, Considered, as amended, 338. Passed, with Amendments, 303. To which the Lords agree, 384. (Cited as Ashton-under-Lyne, Stalybridge, and Dukinfield (District) Waterworks Act, 1892.) R. A. 386.

Bacup Corporation Water:

48. [1894.] Report, That the Bill should originate in the House of Lords; CLXVI. 16. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Bacup, in the County of Lancaster, to purchase and acquire the Undertaking of the Rossendale Waterworks Company; and for other purposes; brought from the Lords, 113. Committed, 179. Reported, 203. Considered, as amended, 260. Passed, with Amendments, 239. To which the Lords agree, 232. (Cited as Bacup Corporation Water Act, 1894.) R. A. 263.

Barnsley Corporation (Water):

49. [1899.] Report, That the Bill should originate in the House of Lords; CLXV. 16. Report, That the Standing Orders had been certified to have been complied with, 36. Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Barnsley to construct additional Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 116. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 124. Committed, 137. Bill reported, with Amendments, 262. Considered, as amended, 287. Passed, with Amendments, 297. To which the Lords agree, 305. (Cited as Barnsley Water Act, 1898.) R. A. 373.

Barnsley Corporation (Water):——continued.

50. [1899.] Report, That the Bill should originate in the House of Lords; Cl. 11. Report, Standing Orders complied with, 12. Bill to empower the Corporation of Barnsley to obtain Water from Hagg Brook and other Tributaries of the River
II. Private Bills relative to—continued.

**Barnsley Corporation (Water)—continued.**

Barnsley Corporation (Water).—Continued.

River Porter or Little Don, in the Township of Bradfield, for the supply of the Borough of Barnsley and other places, and to borrow money to extend their limits of Water Supply, and for other purposes; brought from the Lords; CXL. 36.

Certificate, That the Declaration required by the Standing Orders ought to be dispensed with; Bill read the first time; Committed, 32. Reported, with Amendments, 205. Passed, with Amendments, 269. To which the Lords agree, 301. (Cited as Barnsley Corporation (Water) Act, 1890.) R. A. 325.

**Bexhill Water and Gas—continued.**

Bexhill Water and Gas Company to acquire additional Lands, and to raise further Capital, and for other purposes; and Bill ordered; CXLVII. 30. Passed, with Amendments, 451. To which the Lords agree, 468. (Cited as Bexhill Water and Gas Act, 1890.) R. A. 325.

**Barrow-in-Furness Corporation Water.**

51. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 30. Bill to empower the Corporation of Barrow-in-Furness to make additional Waterworks, and for other purposes; brought from the Lords; CXLVII. 30. Committed, 142. Report, with Amendments, 179. Passed, 261. To which the Lords agree, 261. (Cited as Barrow-in-Furness Corporation Water Act, 1892.) R. A. 207.

**Barry and Cadocston Gas and Water.**

52. [1892.] Petition and Bill for conferring further Powers on the Barry and Cadocston Gas and Water Company; ordered; CXLVII. 34. Read, and referred to the Examiners, 179. Report, That the Standing Orders not previously inspected into copied with; Bill to be read a second time. 207. Committed, 222. Reported, with Amendments, 269. Considered, as amended, 294. Passed, with Amendments, 294. To which the Lords agree, 301. (Cited as Barry and Cadocston Gas and Water Act, 1893.) R. A. 326.

**Birtsmorton Water.**

53. [1890.] Report, That the Bill should originate in the House of Lords; CXLV. 15. Report, That the Standing Orders had been certified to have been complied with; Bill to incorporate and confer Powers for the supply of Water upon the Birtsmorton Water Company; brought from the Lords; read, and referred to the Examiners, 179. Report, That the Standing Orders not previously inspected into copied with; Bill to be read a second time. 207. Committed, 222. Reported, with Amendments, 269. Considered, as amended, 294. Passed, with Amendments, 294. To which the Lords agree, 301. (Cited as Birtsmorton Water Act, 1890.) R. A. 338.

**Belfast Water.**

54. [1890-91-92.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with; Bill to incorporate and confer Powers for the supply of Water to the City and District of Belfast, for the purpose of constructing a Water Works to supply the City of Belfast and the Districts adjacent thereto; to confer further Powers on the Belfast Water and Gas Company; and for other purposes; brought from the Lords; read, and referred to the Examiners, 179. Considered, as amended, 294. Passed, with Amendments, 294. To which the Lords agree, 301. (Cited as Belfast Water Act, 1892.) R. A. 338.

55. [1897.] Report, That the Bill should originate in the House of Lords; CXL. 33. Bill to confer further Powers on the Belfast City and District Water Commissioners; brought from the Lords; Read, and referred to the Examiners, 263. Report, That the Standing Orders not previously inspected into have been complied with; Bill to be read a second time. 294. Day appointed for Second Reading. 322. Bill committed, 317. Reported, with Amendments, 355. Considered, as amended, 367. Passed, with Amendments, 378. To which the Lords agree, 347. (Cited as Belfast Water Act, 1897.) R. A. 338.

56. [1890.] Petition for a Bill to confer further Powers on the Belfast City and District Water Commissioners; and Bill ordered; CXLVIII. 29. Read, 32. Day appointed for Second Reading, 48. Second Reading deferred, 51. Bill committed, 56. Reported, with Amendments, 178. Considered, as amended, 198. Queen's Consent signified; Bill passed, 207. Agreed to by the Lords, with Amendments, 269. Lords' Amendments agreed to, 224. (Cited as Belfast Water Act, 1890.) R. A. 338.

**Bexhill Water and Gas.**

57. [1892.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLVII. 191. Report, on Petition for Bill, GEN. INDEX. CXLVI—CXLV. (1890-91—1900.) 5 s 3

**Bexhill Water and Gas—continued.**

That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 345. Petition for Bill to be read a second time; Bill referred to the said Committee, 246. Report, That the Standing Orders ought to be dispensed with, 259. Report read; Bill for authorising the Bexhill Gas and Water Company to raise additional Capital; ordered, 326. Read, and referred to the Examiners, 321. Report, That Standing Orders 62 has been complied with; Bill to be read a second time; 326. Standing Order suspended, and Bill to be now read a second time; Accordingly read the second time, and passed, 357. Agreed to by the Lords, 359. (Cited as Bexhill Water and Gas Act, 1892.) R. A. 402.

58. [1895.] Petition for a Bill for authorising the Bexhill Water and Gas Company to acquire additional Lands, and to raise further Capital, and for other purposes, and Bill ordered; CXLVIII. 29. Read, and referred to the Examiners, 263. Considered, as amended, 294. Passed, with Amendments, 294. To which the Lords agree, 301. (Cited as Bexhill Water and Gas Act, 1895.) R. A. 402.

**Bilston Commissioners (Water).**

59. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Bill for conferring further Powers upon the Bilston Township Commissioners with respect to the construction of Waterworks and the Supply of Water within their District, and for other purposes; brought from the Lords; read, and referred to the Examiners, 263. Considered, as amended, 294. Passed, with Amendments, 294. To which the Lords agree, 301. (Cited as Bilston Commissioners (Water) Act, 1893.) R. A. 468.

**Birmingham Corporation Water.**

60. [1892.] Petition and Bill for empowering the Corporation of the City of Birmingham to obtain a Supply of Water from the Rivers Elan and Claerwen, and for other purposes; Ordered; CXLVII. 34. Read, 43. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; but, on Division, not made; Bill committed, 88. (See Committee.) Bill reported, 251. Order for Third Reading read; Queen's Consent signified; Motion, That the Bill be now read the third time; Amendment proposed, to leave out from the words "Bill be" to the end of the Question, in order to add the words "re-committed to a Committee of the whole House" in respect of Clause 53; but, on Division, not made; Bill passed, 304. By the Lords, with Amendments, 392. Lords' Amendments agreed to, 392. (Cited as Birmingham Corporation Water Act, 1892.) R. A. 402.

61. [1886.] Report, That the Bill should originate in the House of Lords; CXL. 14. Standing Orders complied with, 18. Bill for empowering the Corporation of Birmingham to make certain Divisions of the Aqueduct authorised by the Birmingham Corporation Water Act, 1892; and to construct an additional short Line of Railway; and to acquire additional Lands, and for other purposes; brought from the Lords; read, and referred to the Examiners, 177. Standing Orders applicable complied with, 126. Committed, 136. Bill reported, 200. Bill passed, with Amendments, 228. To which the Lords agree, 288. (Cited as Birmingham Corporation Water Act, 1886.) R. A. 326.

**Blackpool Sea Water.**

62. [1898.] Report, That the Bill should originate in the House of Lords; CXLIV. 14. Standing Orders complied with, 18. Order for Third Reading read; Queen's Consent signified; Motion, That the Bill be now read the third time; Amendment proposed, "Six Months"; but, on Division, not made; Bill passed, 304. By the Lords, with Amendments, 392. To which the Lords agree, 392. (Cited as Blackpool Sea Water Act, 1898.) R. A. 326.

**Bodmin Water.**

63. [1893-94.] Petition for a Bill to extend the Limits of Supply of the Bodmin Waterworks Company, to enable them to construct additional Waterworks, and to raise further Capital, and for other purposes; and Bill ordered; CXLVIII. 36. Read, and referred to the Examiners, 43. Report, That...
II. Private Bills relative to—continued.

Bodmin Water—continued.

Standing Order 62 complied with, 162. Bill committed, 175.

Prince of Wales' Consent signified; Bill passed, 300. By the Lords with Amendments, 349. Lords' Amendments agreed to, 258. (Cited as Bodmin Water Act, 1893.) R. A. 457.

Bognor Water:

64. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, That the Standing Orders had been certified to have been complied with, 23.

Bognor Water:

64. [1900-91.] Petition for a Bill for incorporating the Bognor Water Company, and for enabling them to construct and maintain Waterworks, and supply Water, and for other purposes; and Bill ordered; CXLVI. 53. Read, and referred to the Examiners, 22. Report, Standing Order 63 complied with, 103. Passed, 191. By the Lords, with Amendments, 469. Lords' Amendments agreed to, 480. (Cited as Bognor Water Act, 1891.) R. A. 523.

Bournemouth Gas and Water:

65. [1896.] Petition for a Bill for altering the Limits for the supply of Gas and Water of the Bournemouth Gas and Water Company, and for authorising that Company to construct new Gasworks and Waterworks, and to raise additional Capital, and for other purposes; and Bill ordered; CXLVII. 53. Read, and referred to the Examiners, 22. Report, Standing Order 63 complied with, 103. Passed, 191. By the Lords, with Amendments, 491. Lords' Amendments agreed to, 490. (Cited as Bournemouth Gas and Water Act, 1891.) R. A. 425.

Brompton, Chatham, Gillingham, and Rochester Water:

66. [1898.] Report, That the Standing Orders not previously inquired into have been complied with, 21. Bill to extend the Powers of the Bristol Waterworks Company for the protection of the purity of their Water; brought from the Lords, 190. Read, and referred to the Examiners, 197. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 24. Passed, 297. Report, Standing Orders not amended, 290. Passed, 270. (Cited as Brompton, Chatham, Gillingham, and Rochester Water Act, 1898.) R. A. 305.

Brynbo Water:

74. [1902.] Petition for a Bill to authorise the Brynbo Water Company to raise additional Capital, and for other purposes, and Bill ordered; CXLVII. 22. Read, and referred to the Examiners, 22. Report, Standing Order 63 has been complied with; Bill to be read a second time, 60. Committed, 60. Witnesses ordered to attend the Committee on the Bill, and produce Papers, 150. Bill reported, 168. Considered, as amended, 185. Passed, 196. Agreed to by the Lords, 214. (Cited as Brymbo, Chatham, Gillingham, and Rochester Water Act, 1898.) R. A. 305.

Bristol Water:

71. [1900.] Report, That the Bill should originate in the House of Lords; CL. 11. Report, Standing Orders complied with, 12. Bill for the granting of further powers to the Bristol Waterworks Company, and for other purposes; and Bill ordered; CXLVII. 66. By the Lords, 196. Read, and referred to the Examiners, 197. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 208. Committed, 227. Passed, without Amendment, 290. Passed, 270. (Cited as Bristol Waterworks Act, 1895.) R. A. 304.

Brighton Corporation (Water)—continued.

Company and to confer further Powers upon the Mayor, Aldermen, and Burgesses of the Borough of Brighton, and for other purposes, and Bill ordered; CXLVII. 22. Read, 28. Committed, 52. Reported, 106. Considered, as amended; Amendment made, 118. Bill passed, 129. Agreed to by the Lords, with Amendments, 332. Lords' Amendments agreed to, 344. (Cited as Brighton Corporation Water Act, 1896.) R. A. 378.

Brynmawr and Abertillery Gas and Water:

75. [1902.] Petition, and Bill to authorise the Brynmawr and Abertillery Gas and Water Company to construct Additional Waterworks, and to extend their Limits for the Supply of Water, and for other purposes; ordered; CXLVII. 34. Read, and referred to the Examiners, 43. Report, That Standing Order 62 has been complied with, 80. Committed, 100. Passed, 146. Considered, as amended, 159. Passed, 173. By the Lords, with Amendments, 272. Lords' Amendments agreed to, 379. (Cited as Brynmawr and Abertillery Gas and Water Act, 1892.) R. A. 401.

Burley-in-Wharfedale Urban District Water:

76. [1899.] Petition for a Bill to empower the Urban District Council of Burley-in-Wharfedale, in the Township of Burley, in the Parish of Otley, in the West Riding of the County of York, to construct and maintain additional Waterworks, and for other purposes, and Bill ordered; CXLV. 25. Read, 36. Day appointed for Second Reading, 48. Bill committed, 60. Reported, 114. Considered, as amended, 150. Passed,
BURY - IN - WHARFEDALE URBAN DISTRICT WATER — continued.


BURY CORPORATION WATER.

87. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to constitute and incorporate a Joint Water Board, consisting of representatives from the Councils of the respective Boroughs of Bury, Haslingden, and Rawtenstall, and the Urban Districts of Radcliffe, Ramboltbottom, Little Lever, Whitefield, and Tottington, and the Rural District of Bury, all in the County Palatine of Lancaster; and to transfer to and vest in each Board the Water Undertaking of the Bury Corporation, and for other purposes; brought from the Lords; read, and referred to the Examiners, 290. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 263. Committed, 254. Reported, with Amendments, 316. Considered, as amended, 330. Passed, with Amendments, 340. To which the Lords agreed, 351. (Cited as Bury District Water (Transfer) Act, 1890.) R. A. 357.

CHELSEA CORPORATION WATER.

88. [1895.] Petition for Bill, presented 11th of February 1895; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and committed; CLI. 33. Order for committee discharged; Bill committed to the Select Committee on London Water Companies Bills, 117. Reported from the Select Committee on London Water Companies Bills, 221. Considered, as amended, 234. Passed, 255. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 318. (Cited as Chelsea Waterworks Act, 1896.) R. A. 320. Special Report from the Select Committee on London Water Companies Bills, 340.

CHELSEA WATER — continued.

89. [1897.] Petition for a Bill to confer further Powers upon the Governor and Company of Chelsea Waterworks; to declare valid the creation and issue by them of certain Shares and Stock, and the payment of Dividends thereon, and for other purposes; and Bill ordered; CLV. 25. Read, and referred to the Examiners, 37. Order for referring Bill to Examiners discharged; Bill withdrawn, 41.

CHELSEA WATER — Purchase.

90. [1897.] Petition for a Bill to empower the London County Council to acquire the Undertaking of the Governor and Company of Chelsea Waterworks, and for other purposes, and Bill ordered; CLV. 56. Day appointed for Second Reading, 72. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and Closure claimed, but Mr. Speaker withheld his Assent; Amendment made, on Division; Second Reading put off for Six Months, 108.

CHELSEA WATER — Transfer.

91. [1895.] Petition for a Bill for the Transfer to the London County Council of the Undertaking of the Governor and Company of Chelsea Water-works, and for other purposes, and Bill ordered; CLV. 60. Day appointed for Second Reading, 72. Motion, That the Bill be read a second time upon 3rd May; Amendment proposed "now," and withdrawn; Bill to be read a second time upon 3rd May, 92. (Second Reading not proceeded with.)

92. [1896.] Petition for Bill, presented the 11th of February 1896; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first time; and ordered to be read a second time; CLI. 33. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and, on Division, made; Second Reading put off for six months, 116.

CHESTERFIELD WATER AND GAS.

93. [1894.] Petition for a Bill for the granting of further Powers to the Chesterfield Waterworks and Gas Light Company, and for other purposes; and Bill ordered; CXLIX. 12. Read, and referred to the Examiners, 19. Committed, 44. A Witnesses ordered to attend, 86. Bill reported; preamble not proved, 107.

CHESTERFIELD GAS AND WATER BOARD.

94. [1895.] Petition, That the Bill should originate in the House of Lords; CL. 11. Report, Standing Order compulsive, with, 12. Bill to constitute and incorporate a Gas and Water Board for the Borough of Chesterfield and the Districts adjacent thereto, in the County of Derby; to transfer to and vest in such Board the Undertaking of the Chesterfield Waterworks and Gas Light Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 292. Motion, That the Bill be now read a second time; Standing Order 243 suspended; Bill passed, with Amendments, 295. To which the Lords agreed, 411. (Cited as Carlisle Corporation Water Act, 1890.) R. A. 320.

CHATHAM CORPORATION WATER.

95. [1893-94.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Report, That the Standing Orders had been certified to have been complied with, 69. (Not further proceeded with.)

CHELSEA CORPORATION WATER — continued.

96. [1896.] Petition for a Bill to authorise the Governor and Company of Chelsea Waterworks to lay down a new Main from West Molesey to Surbiton, to construct an additional Filter Bed and other Works at Surbiton, and to raise further Money by Debenture Stock, and to confer further powers upon them, and Bill ordered; CL. 23. Read, 30. Report, Standing Order 612 complied with, 42. Committed, 54. Bill committed to the Select Committee on the Lambeth Water (Transfer) Bill, and Southwark and Vauxhall Water (Transfer) Bill; Order, That all Petitions against the Bill be referred to the Committee, &c., 163. Report, 322.
II. Private Bills relative to—continued.

Colne Valley and Central Middlesex Water Companies—continued.

portions of their Undertaking to the Colne Valley Water Company, and for other purposes, and Bill ordered; CXLIX. 53. Read, and referred to the Examiners, 19. Committed, 108. Reported, 184. Passed, 212. By the Lords, with Amendments, 331. Lords' Amendments agreed to, 356. (Cited as Colne Valley and Central Middlesex Water Act, 1894.) R. A. 381.

Cranbrook District Water:


Crowborough District Water:

100. [1897.] Petition for a Bill for incorporating the Crowborough District Water Company to extend their Limits of Supply, construct additional Waterworks, and for other purposes, and Bill ordered; CL. 40. Read, 49. Committed, 65. Reported, 134. Considered, as amended, 138. Passed, 148. Agreed to by the Lords, with Amendments, 320. Lords' Amendments agreed to, 322. (Cited as Crowborough District Water Act, 1897.) R. A. 390.

Croydon Water:


Deal
II. Private Bills relative to—continued.

Deal and Walmer Water:

103. [1897.] Report, That the Bill should originate in the House of Lords; CLXI. 53. Report, That the Standing Orders had been certified to have been complied with, 28. Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Deal and the Urban District Council of Walmer to acquire the Undertaking of the, as amended, 250. Report, That the Standing Orders had been certified to have been complied with; Bill to be read a second time, 209. Committee, 210. Reported, with Amendments, 210. Considered, as amended, 214. Queen's Consent signified; Bill passed, with Amendments, 253. To which the Lords agree, 254. (Cited as Deal and Walmer Water Act, 1897.) R. A. 140.

Dewsbury and Heckmondwike Water:

104. [1895.] Petition for a Bill to empower the Corporation of Dewsbury to obtain a Supply of Water from the Rivers Ashop, Noe, and the Burbage Brook, to construct additional Waterworks, and for other purposes; and Bill ordered; CLIV. 26. Read, 26. Committed, 48. Report, on Petition, for dispensing with Standing Order 129 in the case of Petition against the Bill, That the Standing Order ought to be dispensed with, 134. Instruction to the Committee on the Bill, 220. Reported, with other Bills into the Dewsbury and Heckmondwike Water Bill, 277. (See Dewsbury and Heckmondwike Water Bill Consolidated Bill.)

Dewsbury and Heckmondwike Water Bill (consolidated from Dewsbury Corporation Water Bill, Leicester Corporation Water Bill, and Sheffield Corporation Water Bill):

105. [1899.] Reported, with Amendments; CLIV. 267. Considered, as amended; Standing Orders 283 and 248 suspended; Queen's Consent signified; Bill passed, 284. Agreed to by the Lords, with Amendments, 303. Lords' Amendments agreed to, with Amendments, and a consequential Amendment made to the Bill, 408. The Lords agree to the Amendments made by this House to the Amendments made by the Lords to the Bill; and the Constitutional Amendment made by this House without Amendment, 422. (Cited as Dewsbury and Heckmondwike Water Act, 1899.) R. A. 424.

Derby Water:

106. [1893-94.] Petition for a Bill for conferring further Powers on the Derby Water Company for the construction of Works, the Purchasing of Land, and for extending their Limits of Supply, and for making provisions for the Purchase by the Joseph Shreeve Local Board of a portion of the Undertaking of the Company, and for the supply of Water in bulk by the Company to that Local Board, and for other purposes; and Bill ordered; CXLVIII. 36. Read, and referred to the Examiners, 44. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 68. Committee, 76. Reported, with Amendments, 124. Considered, as amended, 127. Passed, 128. Agreed to by the Lords, 259. (Cited as Derby Waterworks Act, 1896.) R. A. 251.

Dundee Water:

107. [1897.] Petition for a Bill for constructing additional Waterworks to the Dundee and Maxwelltown Waterworks Commissioners, and for other purposes; and Bill ordered; CLIV. 40. Read, and referred to the Examiners, 49. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 68. Committee, 76. Reported, with Amendments, 124. Considered, as amended, 127. Passed, 128. Agreed to by the Lords, 259. (Cited as Dundee Waterworks Act, 1897.) R. A. 251.

Eastbourne Water:

108. [1892.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLIX. 281.

Dewsbury and Heckmondwike Water—continued.

109. [1895.] Report, That the Bill should originate in the House of Lords; CLII. 11. Report, Standing Orders complied with, 12. Bill for empowering the Dewsbury and Heckmondwike Waterworks Board to construct additional Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 311. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 328.

110. [1896.] Bill for empowering the Dewsbury and Heckmondwike Waterworks Board to construct additional Waterworks, and for other purposes; brought from the Lords; CXL. 26. Certificate, That the declarations required by the Standing Orders had been deposited; Bill read the first time, 12. Committed, 140. Verbal Amendments made; Bill passed, with Amendments, 102. To which the Lords agree, with a Consequential Amendment, 108. Lords, Consequential Amendment agreed to, 203. (Cited as Dewsbury and Heckmondwike Water Act, 1896.) R. A. 257.

Derwent Valley Water:

111. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 98. Report, That the Standing Orders had been certified to have been compiled with, 24. Bill for empowering the Derwent Valley Water Company to construct additional Waterworks, and for other purposes; brought from the Lords, 148. Read, and referred to the Examiners, 149. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 150. Committed, 175. Reported, with Amendments, 203. Considered, as amended, 211. Passed, with Amendments, 213. To which the Lords agree, 253. (Cited as Derwent Valley Water Act, 1890.) R. A. 264.

Dumfries and Maxwelltown Water:

112. [1897.] Petition for a Bill for creating additional Waterworks to the Dumfries and Maxwelltown Waterworks Commissioners, and for other purposes; and Bill ordered; CLIII. 40. Read, 40. Committed, 60. Reported, with Amendments, 91. Considered, as amended, 90. Passed, 124. Agreed to by the Lords, with Amendments, 309. Lords' Amendments agreed to, 320. (Cited as Dumfries and Maxwelltown Waterworks (Additional Powers) Act, 1897.) R. A. 291.

Dundee Water:

113. [1899-1901.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders complied with, 72. Bill to empower the Dundee Water Commissioners to extend, enlarge, and alter their Limestone Reservoir and Works connected therewith; and to construct additional Aqueducts, Conduits, or Lines of Pipes, and other Works, and for other purposes; brought from the Lords, 213. Read, and referred to the Examiners, 214. Report, That Standing Orders not previously inquired into applicable, 215. Passed, with Amendments, 269. To which the Lords agree, 400. (Cited as Dundee Water Act, 1901.) R. A. 413.

Eastbourne Water:

114. [1897.] Report, That the Bill should originate in the House of Lords; CLIV. 36. Report, That the Standing Orders had been certified to have been complied with, 18.

Eastbourne Corporation Water:

115. [1896.] Petition for a Bill for extending the Limits of Supply of the Eastbourne Waterworks Company, and for conferring further Powers on the Company for the construction of Works, the raising of Capital, and for other purposes; brought from the Lords, 233. Read, and referred to the Examiners, 234. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 42. Committed, 221. Passed, with Amendments, 293. To which the Lords agree, 253. (Cited as Eastbourne Water Act, 1896.) R. A. 425.

116. [1897.]
Eastbourne Water—continued.

116. [1897.] Report, That the Bill should originate in the House of Lords; CLV. 33. Report, That the Standing Orders had been certified to have been complied with, 39. Bill for conferring further Powers on the Eastbourne Waterworks Company for the construction of Works and otherwise in relation to their Undertaking, and for other purposes; and Bill ordered; CXLVII. 189. Read, and referred to the Examiners, 44. Report, Standing Order 62 complied with, 60. Motion, That the Bill be now read a second time; Amendment proposed, "Six months"; Debate adjourned, Mr. Speaker declined to propose a Question (Abuse of Bail); Closure obtained, but Mr. Speaker withheld his assent; Debate resumed; Amendment, on Division, made; Second Reading put off for Six Months, 128.

118. [1894.] Petition for a Bill to authorise the East London Waterworks Company to execute further Works, and to raise further Money in order to enable them to fulfil their Statutory Obligations relating to the Supply of Water or otherwise; and to meet the increased demand for Water within their District; to confer further Powers upon and make further Provision with respect to the Undertaking of that Company, and to amend the Acts relating to them, and for other purposes; and Bill ordered; CXLVIII. 36. Read, and referred to the Examiners, 44. Report, Standing Order 62 complied with, 60. Motion, That the Bill be now read a second time; Amendment proposed, "Six months"; Debate adjourned, Mr. Speaker declined to propose a Question (Abuse of Bail); Closure obtained, but Mr. Speaker withheld his assent; Debate resumed; Amendment, on Division, made; Second Reading put off for Six Months, 128.

East London Water:

117. [1894-95.] Petition for a Bill to authorise the East London Waterworks Company to raise further Money in order to enable them to fulfil their Statutory Obligations relating to the Supply of Water or otherwise, and to meet the increased demand for Water within their District; to confer further Powers upon and make further Provision with respect to the Undertaking of that Company, and to amend the Acts relating to them, and for other purposes; and Bill ordered; CXLVII. 36. Read, and referred to the Examiners, 44. Report, Standing Order 62 complied with, 60. Motion, That the Bill be now read a second time; Amendment proposed, "Six months"; Debate adjourned, Mr. Speaker declined to propose a Question (Abuse of Bail); Closure obtained, but Mr. Speaker withheld his assent; Debate resumed; Amendment, on Division, made; Second Reading put off for Six Months, 128.

119. [1897.] Petition for a Bill to authorise the East London Waterworks Company to execute further Works and to raise further Money in order to enable them to fulfil their Statutory Obligations relating to the Supply of Water or otherwise, and to meet the increased demand for Water within their District, to give effect to an Agreement between the Company and the Persons entitled to or claiming Lammas or Common Rights over certain Lands acquired by the Company in the Parish of Low Leyton, otherwise Saint Mary Leyton, in the County of Essex, to confer further Powers upon and make further Provision with respect to the Undertaking of the Company, and to amend the Acts relating to them, and for other purposes; and Bill ordered; CXLIX. 15. Read, and referred to the Examiners, 40. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months"; but on Division, not made; Bill committed, 94. Bill reported, 208. Passed, 239. By the Lords, with Amendments, 328. Lords Amendments agreed to, 359. (Cited as East London Waterworks Act, 1894.) R. A. 381.

120. [1897.] Petition for a Bill to authorise the East London Waterworks Company to execute further Works and to raise further Money in order to enable them to fulfil their Statutory Obligations relating to the Supply of Water or otherwise, and to meet the increased demand for Water within their District, to confer further Powers upon and make further Provision with respect to the Undertaking of the Company, and to amend the Acts relating to them, and for other purposes; and Bill ordered; CXLVII. 36. Read, and referred to the Examiners, 44. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 48. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed; Instruction to the Committee, 103. Report from the Select Committee on Standing Orders, on Petition for a Bill to empower the London County Council to acquire the Undertaking of the East London Waterworks Company, and for other purposes; and Bill ordered; CXLVII. 15. Read, and referred to the Examiners, 44. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 48. Day appointed for Second Reading, 62. Second Reading deferred, 93. Motion, That the Bill be now read a second time; Amendment proposed, "Six Months," and withdrawn; Bill committed; Instruction to the Committee, 102. Report from the Select Committee on Standing Orders, on Petition for a Bill to empower the London County Council to acquire the Undertaking of the East London Waterworks Company, and for other purposes; and Bill ordered; CXLVII. 15. Read, and referred to the Examiners, 44. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 48. Day appointed for Second Reading, 62. Second Reading deferred, 93. Motion, That the Bill be now read a second time, and Question negatived, 116.

East London Water—continued.

145. Bill reported, pursuant to Instructions; Consolidated with the East London Water (Temporary Supply) Bill; Bill reprinted, with amendments; Day appointed for consideration, as amended, 184. Bill considered, as amended, 196. Passed, 207.

121. [1900.] Petition for a Bill to authorise the East London Waterworks Company to construct additional Storage Reservoirs and other Works, to take further Water from the River Thames in cases of exceptional Drought and other emergency; to raise further Money, and for other purposes; and Bill ordered; CLV. 26. Read, and referred to the Examiners, 27. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 48. Day appointed for Second Reading, 66. Bill committed, 94. Report, with Amendments, 200. Considered, as amended, 213. Passed, 221. Agreed to by the Lords, with Amendments, 351. Lords Amendments agreed to, 356. (Cited as East London Waterworks Act, 1900.) R. A. 393.

East London Water (Hoight's Supply):

122. [1896.] Petition for a Bill to make further provision as to the Reservoirs which shall be supplied by the East London Waterworks Company, and Bill ordered; CLV. 28. Read, 28. Day appointed for Second Reading, 56. Motion, That the Bill be now read a second time, and Question negatived, and Bill withdrawn, 143.

East London Water (Levyon, Lammas Lands):

123. [1903-94.] Report, on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought not to be dispensed with; CXLVII. 189.

East London Water (Purchase):

124. [1895.] Petition for a Bill to empower the London County Council to acquire the Undertaking of the East London Waterworks Company, and for other purposes; and Bill ordered; CXLIX. 50. Read, 50. Day appointed for Second Reading, 72. Order for Second Reading discharged; Bill withdrawn, 108.

East London Water (Temporary Supply):

125. [1899.] Petition for a Bill to enable the East London Waterworks Company, with the sanction of the Local Government Board, to take further Water from the River Thames in cases of exceptional Drought and other emergency, and for other purposes; and Bill ordered; CLV. 26. Read, 26. Day appointed for Second Reading, 56. Motion, That the Bill be now read a second time, 56. Day appointed for Second Reading, 62. Second Reading deferred, 93. Bill considered, as amended, 173. Report to Instructions; consolidated with the East London Water Bill; Bill so consolidated reported, with Amendments, 173. See East London Water.

East London Water (Transfer):

126. [1895.] Petition for a Bill for the transfer to the London County Council of the Undertaking of the East London Waterworks Company, and for other purposes; and Bill ordered; CLV. 28. Read, 28. (Second Reading not proceeded with.)

127. [1896.] Petition for Bill, presented the 11th day of February 1895; and the Order of Leave for bringing in the said Bill made upon the same day, read; Bill read the first time; and ordered to be read a second time; CLV, 33. Day appointed for Second Reading, 62. Second Reading deferred, 94. Motion, That the Bill be now read a second time, and Question negatived, 116.

East Shropshire Water:

128. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 19. Report, That the Standing Orders had been certified to have been complied with, 24.
II. Private Bills relative to—continued.

East Stirlingshire Water:

129. [1890.] Report, That the Bill should originate in the House of Lords; C.L.VII. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to empower the Eastern District Committee of the County Council of the County of Stirling to construct Waterworks and to supply Water within their District; to authorise the County Council of the County of Stirling to acquire Lands and Servitudes for the purposes of such Water supply; to authorise and require the said County Council to levy Assessments and to borrow Money, and for other purposes; brought from the Lords, 146. Committed, 160. Reported, with Amendments, 271. Considered, as amended, 258. Passed with Amendments, 260. To which the Lords agree, 306. (Cited as East Stirlingshire Water Act, 1900.) R. A. 309.

East Stonehouse Water:

130. [1892-94.] Petition for a Bill for empowering the Local Board for the District of East Stonehouse, in the County of Devon, to construct additional Waterworks, and improve their existing Water supply, and for making better Provision for the Health and Government of the District, and for other purposes; and Bill ordered; CXLVIII. 30. Read, 44. Committed, 57. Bill reported, 160. Passed (New Title), 183. By the Lords, with Amendments, 253. Lords' Amendments agreed to, 260. (Cited as East Stonehouse Water Act, 1892.) R. A. 339.

East Surrey Water:

131. [1890.] Report, That the Bill should originate in the House of Lords; C.L.II. 14. Report, That the Standing Orders had been certified to have been complied with, 18. Bill to authorise the Transfer of certain Waterworks to the Eastern District Water Company, and to extend the Limits of Supply of and confer further Powers upon that Company, and for other purposes; brought from the Lords, 239. Read, and referred to the Examiners, 146. Report, That the Standing Orders not previously inquired into, and which are applicable, have been complied with; Bill to be read a second time, 250. Day appointed for Second Reading, 294. Bill committed, 267. Report from the Select Committee on Standing Orders in respect of Petition for dispensing with Standing Order 129, That the Standing Orders ought not to be dispensed with, 301. Bill reported, without Amendment, 314. Day appointed for Third Reading, 323. Motion, That the Bill be now read the third time; Amendment proposed, "Three Months," but not made, on Division; Main Question put; Bill passed, 330. (Cited as East Surrey Water Act, 1890.) R. A. 373.

East Warwickshire Water:

132. [1897.] Petition for a Bill to enable the East Warwickshire Waterworks Company to construct additional Waterworks, to raise additional Capital, and for other purposes; and Bill ordered; CLI. 41. Read, and referred to the Examiners, 56. Committed, 76. Petition for additional Provision, referred to the Examiners, 139. Report, on said Petition, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 158. Report from the Select Committee on Standing Orders on said Petition, That the Standing Orders ought to be dispensed with, 292. Reported, with Amendments, 223. Considered, as amended, 237. Passed (New Title), 246. Agreed to by the Lords, with Amendments, 301. Lords' Amendments agreed to, 349. To which the Lords agree, 396. (Cited as East Warwickshire Waterworks Act, 1897.) R. A. 438.

Edinburgh and District Water:

133. [1893.] Report, That the Bill should originate in the House of Lords; CL. 12. Bill to provide an additional Supply of Water to the City of Edinburgh, Town and Port of Leith, and Town and Port of Portobello, and Districts and Places adjacent; to confer further Powers on the Edinburgh and District Water Trustee, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 146. Report, That the Standing Orders applicable with, 168. Committed, 167. Reported, 185. Considered, as amended, 198. Passed, with Amendments, 200. To which the Lords agree, 221. (Cited as Edinburgh and District Waterworks (Additional Supply) Act, 1893.) R. A. 252.

134. [1898.] Report, That the Bill should originate in the House of Lords; C.LIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to authorise the Edinburgh and District Water Trustees to construct additional Works; to make deviations of authorised Works, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 123. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 129. Committed, 138. Reported, with Amendments, 214. To which the Lords agree, 239. (Cited as Edinburgh and District Waterworks Act, 1898.) R. A. 221.

Exmouth and District Water:

135. [1890.] Report, That the Bill should originate in the House of Lords; C.L.V. 20. Report, That the Standing Orders had been certified to have been complied with, 24. (No further proceedings.)


Exmouth Urban District Water:

137. [1890.] Report, That the Bill should originate in the House of Lords; C.L.V. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to agglomerise the Exmouth Urban District Council to purchase the Undertaking of the Exmouth and District Waterworks Company, and to supply Water within their District, and for other purposes; brought from the Lords, 146. Read, and referred to the Examiners, 149. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 150. Committed 178. Reported, with Amendments, 224. Considered, as amended, 305. To which the Lords agree, 315. To which the Lords agree, 315. (Cited as Exmouth Urban District Water Act, 1890.) R. A. 347.

Falkirk and District Water:

138. [1896.] Report, That the Bill should originate in the House of Lords; C.L.I. 14. Report, That the Standing Orders had been certified to have been complied with, 14. Bill to provide an additional Supply of Water to the Burgh of Falkirk and Districts and Places adjacent, and for the construction and maintenance of new and additional Waterworks; to confer further Powers on the Falkirk and Larbert Water Trustees, and for other purposes; brought from the Lords, 125. Read, and referred to the Examiners, 126. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 137. Committed, 154. Reported, with Amendments, 277. Considered, as amended, 252. Passed, with Amendment, 303. To which the Lords agree, 311. (Cited as Falkirk and District Water (Additional Supply) Act, 1896.) R. A. 329.

139. [1890.] Report, That the Bill should originate in the House of Lords; C.L.V. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to provide an additional Supply of Water to the Burgh of Falkirk and Districts and Places adjacent, and for the construction and maintenance of new and additional Waterworks; to extend the limits of Compulsory Supply; to confer further Powers on the Falkirk and Larbert Water Trustees, and for other purposes; brought from the Lords; Read, and referred to the Examiners, 142. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read...
II. Private Bills relative to—continued.

Falkirk and District Water—continued.


Falmouth Water:


Felixstowe and Walton Water:


142. [1890.] Report, That the Bill should originate in the House of Lords; CL.III. 17. Report, That the Standing Orders had been certified to have been complied with, 20. Bill to authorise the Urban District Council of Felixstowe and Walton to purchase the Undertaking of the Felixstowe and Walton Waterworks Company; and for other purposes; brought from the Lords; read, and referred to the Examiners, 255. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 267. Committed, 282. Reported, with Amendments, 292. Considered, as amended, 321. Passed, with Amendments, 353. To which the Lords agree, 375. (Cited as Felixstowe and Walton Water Act, 1898.) R. A. 372.

Fife Water and Gas:

143. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders complied with; 72. Bill to confer further Powers upon the Fife Water and Gas Company in relation to the supply of Water and Gas; to extend their limits for the supply of Water; to raise additional Capital, and for other purposes; brought from the Lords, 171. Report, Standing Orders not previously inquired into complied with, 179. Bill passed, 267. Amendements, 274. To which the Lords agree, 309. (Cited as Fife Water and Gas Act, 1891.) R. A. 549.

144. [1890.] Report, That the Bill should originate in the House of Lords; CL.III. 17. Report, That the Standing Orders had been certified to have been complied with; Report on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 27. Report, That the Standing Orders ought to be dispensed with, 75. Said Report referred back to the Standing Orders Committee, 105. Report from the said Committee, That the Standing Orders ought to be dispensed with, 118. Bill to authorise the Urban District Council of Fife to supply Water and Gas, and to acquire the Undertaking of the Fife Water and Gas Company; brought from the Lords; read, and referred to the Examiners, 253. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 267. Committed, 283. Reported, with Amendments, 390. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 393. To which the Lords agree, 411. (Cited as Fife Water and Gas Act 1898.) R. A. 432.

Fishguard Water and Gas—continued.


146. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with; Bill to enable the Fishguard Water and Gas Company to extend their Limits of Supply, to construct additional Waterworks and Gasworks, to change the Name of the Company; and for other purposes; brought from the Lords, 148. Read, and referred to the Examiners, 149. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 159. Committed, 175. Reported, with Amendments, 206. Considered, as amended, 221. Passed, with Amendments, 233. To which the Lords agree, 260. (Cited as Fishguard Water and Gas Act, 1900.) R. A. 264.

Folkestone Corporation Water (Transfer):

147. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. (No further proceedings.)

Folkestone Water:

148. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill for the granting of further Powers to the Folkestone Waterworks Company; brought from the Lords, 223. Read, and referred to the Examiners, 224. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 238. Committed, 239. Reported, with Amendments, 231. Considered, as amended, 342. Passed, with Amendments, 351. To which the Lords agree, 365. (Cited as Folkestone Water Act, 1898.) R. A. 372.

Forres Water:

149. [1899.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to enable the Provost, Magistrates and Town Council of the Royal Borough of Forres to purchase the Undertaking of the Forres Water Company (Limited); to authorise them to construct New Works, and to supply Water to the Royal Borough of Forres and the Parishes of Forres, Badford, and Dinnington, in the County of Elgin; brought from the Lords; read, and referred to the Examiners, 290. Report, That the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 321. Report, from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with; Report read; Bill to be read a second time, 364. Standing Orders 253 suspended; Bill committed; Standing Orders 211, 236, and 237 suspended, and leave to the Committee of Selection to appoint the Committee on the Bill; to sit and proceed forthwith, 369. Bill reported, with Amendments, 380. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 395. To which the Lords agree, 411. (Cited as Forres Water Act, 1899.) R. A. 432.

Frimley and Purborough District Water:

150. [1902.] Report from Examiners on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders; CXLVII. 55. (No further proceedings.)

Fylde Water (Transfer) :

Fylde Water Board :

the Lords agree, 428.
as amended, 393.
Bill, 364.
on-the-Sea, all

and the Urban Districts of Fleetwood, Lytham, and St. Anne's- to constitute and incorporate a Joint Water Board consisting of 424.

Acts relating to the Company, and for other purposes ;
to confirm an Agreement between the Fylde Waterworks the House of Lords; CLIV. 15.

Lords, with Amendments, 224.
Lords' Amendments agreed to, 207.Lords' Amendments agreed to, has been complied with ;

further Powers to the Fylde Waterworks Company, and for other purposes ;
other purposes ; brought from the Lords; read, and referred to the Examiners, 219.

and Bill ordered ; CXLIX. 14.
Petition for a Bill for the granting of further Powers to the Fylde Waterworks Company, and for other purposes ; and Bill ordered; CLII. 56.

Report, That no Standing Orders not previously inquired into are applicable ; Bill to be read a second time, 52. Day appointed for Second Reading, 329.

Reported, 413. Report, That no Standing Orders not previously inquired into are applicable ; Bill to be read a second time, 150. Committed, 251.

Glasgow Corporation Water—continued.

Fulwood Local Board (Water) :

158. [1895.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to confer further Powers on the Corporation of Glasgow in relation to their Gas, Water, and Electricity Undertakings, and for other purposes ; brought from the Lords; read, and referred to the Examiners, 141. Report, That no Standing Orders not previously inquired into have been complied with ;


Glasgow Corporation (Gas and Water) :

Glasgow Corporation Water—continued.

previously inquired into are applicable, 226. Committed, 251. Reported, 313. Considered, as amended; Standing Orders not previously inquired into have been complied with ;

Bill to be read the third time, and passed, with Amendments, 388. To which the Lords agree, 384. (Cited as Glasgow Corporation Waterworks Act, 1891.) R. A. 398.

Glasgow Waterworks Act, 1896.)

Petition for a Bill to empower the London County Council to acquire the Undertaking of the Grand Junction Waterworks Company, and for other purposes ; and Bill ordered; CXLVII. 57. Read, and referred to the Examiners, 44. Order referring Bill to the Examiners discharged; and Bill withdrawn, 388.

Grand Junction Water (Purchase) :

[1897.] Petition for a Bill to confer further Powers on the Goole and District Gas and Water Company, and for other purposes ; and Bill ordered; CXLVII. 57. Read, and referred to the Examiners, 44. Order referring Bill to the Examiners discharged; and Bill withdrawn, 388.

Goole and District Gas and Water:

[1893-94.] A Petition for a Bill to confer further Powers on the Goole and District Gas and Water Company, and for other purposes ; and Bill ordered; CXLVII. 57. Read, and referred to the Examiners, 44. Order referring Bill to the Examiners discharged; and Bill withdrawn, 388.

Grand Junction Water (Transfer) :

[1893.] Petition for a Bill for the transfer to the London County Council of the Undertaking of the Grand Junction Waterworks Company, and for other purposes ; and Bill ordered; CL. 21. Read, 36. (Second Reading not proceeded with.)
WATERWORKS—continued.

11. Private Bills relative to—continued.

Grand Junction Water (Transfer)—continued.

164. [1896.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to enable the Great Berkhamstead and Milton Waterworks Company to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 111. Report, That the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 323. Report from the Select Committee on Standing Orders had been certified to have been complied with, 23. Bill committed, 267. Reported, without Amendment, 250. Passed, 267. (Cited as Great Berkhamstead and Milton Waterworks Act, 1897.) R. A. 435.

Gravesend and Milton Water:

165. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to enable the Gravesend and Milton Waterworks Company to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 111. Report, That the Standing Orders not previously inquired into have not been complied with; referred to the Select Committee on Standing Orders, 323. Report from the Select Committee on Standing Orders had been certified to have been complied with, 23. Bill committed, 267. Reported, without Amendment, 250. Passed, 267. (Cited as Gravesend and Milton Waterworks Act, 1897.) R. A. 435.

Gravesend and Northfleet Water Board:

166. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Report, on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 38.

Gravesend Corporation Water:

167. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Report, on Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 38.

Great Berkhamstead Water:

168. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for incorporating and conferring Powers on the Great Berkhamstead Waterworks Company; brought from the Lords; read, and referred to the Examiners, 127. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 149. Committed, 157. Reported, with Amendments, 219. Considered, as amended, 234. Passed, with Amendments, 241. To which the Lords agree, 272. (Cited as Great Berkhamstead Waterworks Act, 1900.) R. A. 308.

Great Yarmouth Water:

169. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, That the Standing Orders had been certified to have been complied with, 22. Bill for incorporating and conferring Powers on the Great Yarmouth Waterworks Company, and to authorize that Company to construct new Works; to raise further Money, and for other purposes; brought from the Lords; read, and referred to the Examiners, 137. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 220. Committed, 227. Reported, with Amendments, 237. Considered, as amended, 237. Queen's Consent signified; Bill passed, with Amendments, 283. To which the Lords agree, 401. (Cited as Great Yarmouth Waterworks Act, 1899.) R. A. 424.

Gwyrfai Rural District Council Water—continued.

of the Brecon District of Gwyrfai, in the County of Carnarvon; brought from the Lords; read, and referred to the Examiners, 270. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Day appointed for Second Reading, 294. Bill committed, 270. Reported, with Amendments, 295. Considered, as amended, 320. Day appointed for Third Reading, 327. Queen's Consent signified; Bill passed, with Amendments, 350. To which the Lords agree, 342. (Cited as Gwyrfai District Water Act, 1900.) R. A. 357.

Hamilton Water:

171. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill for authorising the Hamilton Waterworks Commissioners to make and maintain additional Waterworks, and for conferring further Powers upon those Commissioners, and for other purposes; brought from the Lords, 223. Read, and referred to the Examiners, 224. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 238. Committed, 252. Reported, with Amendments, 282. Considered, as amended, 290. Passed, with Amendments, 301. To which the Lords agree, 308. (Cited as Hamilton Water Act, 1898.) R. A. 372.

Harrogate Water:

172. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 33. Report, That the Standing Orders had been certified to have been complied with, 38. Bill for conferring further Powers on the Harrogate Waterworks Company, for the Construction of Works; and the raising of Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 136. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 142. Committed, 159. Report from the Select Committee on Standing Orders, for dispensing with Standing Order 129, That the said Order ought to be dispensed with, 210. Bill reported, with Amendments, 264. Considered, as amended, 265. Queen's Consent signified; Bill passed, with Amendments, 417. To which the Lords agree, 428. (Cited as Harrogate Waterworks Act, 1897.) R. A. 437.

Harrogate Corporation (Water Transfer):

173. [1897.] Report, That the Bill should originate in the House of Lords; CLIII. 53. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to enable the Harrogate Corporation to purchase the Undertaking of the Borough of Harrogate, to administer the Harrogate and Borough of Harrogate to purchase the Undertaking of the Harrogate Waterworks Company, and for other purposes; brought from the Lords, 142. Committed, 155. Reported, with Amendments, 261. Considered, as amended, 460. Passed, with Amendments, 471. To which the Lords agree, 484. (Cited as Harrogate Corporation (Waterworks Transfer) Act, 1897.) R. A. 480.

Hartlepool Gas and Water:

174. [1898.] Petition for a Bill to confer further Powers upon the Hartlepool Gas and Water Company, and Bill ordered; CLIII. 30. Read, and referred to the Examiners, 30. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 50. Committed, 60. Reported, 112. Considered, as amended, 129. Passed, 135. Agreed to by the Lords, with an Amendment, 190. Lords' Amendment agreed to, 201. (Cited as Hartlepool Gas and Water Act, 1898.) R. A. 292.

175. [1899.] Petition for a Bill to consolidate and convert the Capital of the Hartlepool Gas and Water Company, and to enable the Company to raise additional Money, and for other purposes; and Bill ordered; CLV. 27. Read, and referred to the Examiners, 28. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 48. Committed, 57. Reported, with Amendments, 110. Considered, as amended, 119. Passed, 127. Agreed to by the Lords, with Amendments, 290. Laps, Amendments agreed to, 302. (Cited as Hartlepool Gas and Water Act, 1899.) R. A. 357.

Hemel
Horsforth Urban District Council (Water) continued.


Horsforth Water:

192. [1899.] Petition for a Bill for authorising the Horsforth Waterworks Company to construct a new Reservoir and other Works, and to raise additional Capital, and for other purposes; and Bill ordered; CLV. 28. Read, and referred to the Examiners, 37. Report, That the Standing Order 62 has been complied with; Day appointed for Second Reading, 62. Bill committed, 74. Witnesses ordered to attend the Committee on the Bill, 96, 99. Bill reported; Preamble not proved, 114.

Huddersfield Water:

183. [1896.] Petition for a Bill to authorise the Mayor, Aldermen, and Burgesses of the County Borough of Huddersfield to construct additional Waterworks, and for other purposes; and Bill ordered; CL 29. Read, 29. Committ ed, 22. Reported, 120. Considered, as amended, 178. Passed, 188. Agreed to by the Lords, 280. (Cited as Huddersfield Waterworks Act, 1896.) R. A. 329.

Hunstanton Water and Gas:

184. [1897.] Report, That the Bill should originate in the House of Lords; CXLIX. 33. Report, That the Standing Orders had been complied with; Bill to dissolve the Hunstanton Water Company (Limited) and the Hunstanton Gas Company (Limited), and to re-incorporate the Proprietors therein as a new Company for the supply of Water and Gas to Hunstanton and adjoining Places in the County of Norfolk; brought from the Lords, 240. Read, and referred to the Examiners, 241. Report, That the Standing Orders not previously inquired into have been complied with, 202. Considered, 277. Reported, with Amendments, 303. Considered, as amended, 327. Passed, with Amendments, 325. To which the Lords agree, 345. (Cited as Hunstanton Water and Gas Act, 1897.) R. A. 360.

Kendal Corporation Gas and Water:

185. [1894.] Report, That the Bill should originate in the House of Lords; CXLIX. 8. Bill to authorise the Transfer of the Undertaking of the Kendal Union Gas and Water Company to the Corporation of Kendal, the Incorporation of additional Waterworks, and for other purposes; brought from the Lords, 166. Considered, 183. Reported, 213. Passed, with Amendments, 249. To which the Lords agree, 209. (Cited as Kendal Corporation Gas and Water Act, 1894.) R. A. 308.

Kent Water Board:

186. [1890.] Petition for a Bill to constitute and incorporate a Water Board for the Urban Districts of Beckenham, Bromley, Erith, Bexley, and Dartford, and the Rural Districts of Bromley and Dartford, and part of the Rural District of Sevenoaks, all in the County of Kent; to transfer to and vest in such Board the Undertaking of the Company of Proprietors of the Kent Waterworks, and part of the Undertaking of the Company of Proprietors of the Lambeth Waterworks, and for other purposes; and Bill ordered; CLI. 29. Read, 39. Motion, That the Bill be now read a second time; and Question negatived, 116.

Horsforth Urban District Council (Water) continued.


Horsforth Urban District Council (Water) continued.


Horsforth Urban District Council (Water) continued.


Horsforth Urban District Council (Water) continued.


Horsforth Urban District Council (Water) continued.

II. Private Bills relative to—continued.

Kent Water Board—continued.

of the Kent Waterworks, and part of the Undertaking of the Company of Proprietors of the Lambeth Waterworks, and for other purposes; and Bill ordered; CLII. 42. Read, 51. Day appointed for Second Reading, 66. Second Reading deferred, 84. Order for Second Reading discharged; Bill withdrawn, 109.

Kent Water (Purchase): 188. [1897.] Petition for a Bill to empower the London County Council to acquire the Undertaking of the Company of Proprietors of the Kent Waterworks, and for other purposes; and Bill ordered; CL. 24. Read, 46. (Second Reading not proceeded with.)

Kent Water (Transfer): 149. [1885.] Petition for a Bill for the transfer to the London County Council of the Undertaking of the Company of Proprietors of the Kent Waterworks, and for other purposes; and Bill ordered; CL. 24. Read, 46. (Second Reading not proceeded with.)

Lambeth Water: 190. [1896.] Petition for a Bill to authorise the Company of Proprietors of the Lambeth Waterworks to execute further Works and to raise further Money, and for other purposes, and Bill ordered; CL. 24. Read, 46. Standing Order 62 complied with, 47. Committed to the Select Committee on the Lambeth Water (Transfer) Bill (afterwards amalgamated with the Southwark and Vauxhall Water (Transfer) Bill), 57. Special Report, 322.

Kilmarnock Corporation Water: 191. [1889.] Report, That the Bill should originate in the House of Lords; CCL. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to authorise the Urban District Council of Kettering to purchase the Undertaking of the Kettering Waterworks Company, and for other purposes; brought from the Lords, 223. Read, and referred to the Examiners, 224. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 226. Committed, 236. Reported, with Amendments, 262. Considered, as amended, 296. Passed, with Amendments, 306. To which the Lords agree, 309. (Cited as Kettering Water Act, 1890.) R. A. 373.

Kirkcaldy and Dysart Water: 192. [1892.] Report, That the Bill should originate in the House of Lords; CCLXVII. 20. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to enable the Provost, Magistrates, and Town Council of the Burgh of Kirkcaldy to acquire the Undertaking of the Kirkcaldy Water Company; to construct Waterworks and supply Water to the said Burgh and Places adjacent, for other purposes; brought from the Lords, read and referred to the Examiners, 256. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 153. Committed, 342. Reported, 360. Passed, with Amendments, 368. To which the Lords agree, 391. (Cited as Kilmarnock Corporation Water Act, 1892.) R. A. 390.


Kirkcaldy and Dysart Water: 194. [1896.] Petition for a Bill to authorise the Waterworks Commissioners of Kirkcaldy and Dysart to make and maintain additional Works for providing an increased Water Supply, and for other purposes; and Bill ordered; CCL. 39. Read, 29. Committee, 55. Bill reported, 187. Passed, 221. Agreed to by the Lords, with Amendments, 225. Lords’ Amendments agreed to, 334. (Cited as Kirkcaldy and Dysart Waterworks Act, 1896.) R. A. 373.

Lanarkshire (Middle Ward District) Water: 195. [1896.] Petition for a Bill to empower the County Council of the County of Lanark to construct Waterworks and to supply Water within their District, and to authorise the County Council of the County of Lanark to levy Assessments and to borrow Money for such Waterworks and Supply, and for other purposes; Ordered; CCLXVII. 36. Read, 41. Committee, 55. Passed, 164. By the Lords, with Amendments, 207. Lords’ Amendments agreed to, 368. (Cited as Lanarkshire (Middle Ward District) Water Act, 1892.) R. A. 601.
II. Private Bills relative to—continued.

Lanarkshire (Middle Ward District) Water—continued.

202. [1896.] Petition for a Bill to empower the District Committee of the Middle Ward of the County of Lanark to abandon certain Works authorized by the Lanarkshire (Middle Ward District) Water Act, 1892, and to construct additional Waterworks; to amend the provisions of that Act; to authorise and require the County Council of the County of Lanark to levy Assessments, and to borrow Money, and for other purposes, and Bill ordered; CLV. 20. Read, 29. Committed, 32. Reported, 165. Passed, 190. Agreed to by the Lords, 325. (Cited as Lanarkshire (Middle Ward District) Water Act, 1896.) R. A. 326.

203. [1896.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to enable the District Committee of the Middle Ward of the County of Lanark to construct additional Waterworks and certain Railways in connection with their Undertaking; to confer further Powers on the County Council of the County of Lanark with respect to the Domestic Water Rate, authorised by the Lanarkshire (Middle Ward District) Water Act, 1892, and to enable them to borrow additional Money to defray the provisions of the said Act, and for other purposes; brought from the Lords; read, and referred to the Examiners, 144. Report, That the Standing Orders not previously inspired into have been complied with; Bill to be read a second time, 124. Committed, 137. Reported, with Amendments, 206. Considered, as amended, 294. Passed, with Amendments, 321. To which the Lords agree, 309. (Cited as Lanarkshire (Middle Ward District) Water Act, 1896.) R. A. 338.

Leicester Corporation (Water) :

204. [1890.] Petition for a Bill to extend the Powers of the Mayor, Aldermen, and Burgesses of the Borough of Leicester with respect to their supply of Water; and for other purposes; and Bill ordered; CLV. 28. Read, 28. Committed, 48 Report from the Select Committee on Standing Orders, on Petition for dispensing with Standing Order 129 in the case of the Petition against the Bill, That the Standing Orders ought to be dispensed with, 134. Witnesses ordered to attend the Committee on the Bill, 170, 260. Instruction to the Committee on the Bill, 229. Bill reported (consolidated with other Bills into the Derwent Valley Water Bill), 207. (See Derwent Valley Water Bill.)

Leis ideas Corporation (Water) :

205. [1896.] Report, That the Bill should originate in the House of Lords; CLVII. 17. Report, That the Standing Orders had been certified to have been complied with, 28. Bill for transferring to the Mayor, Aldermen, and Burgesses of the Borough of Leicester the Undertaking of the Leicestershire Waterworks Company; and for empowering the Corporation to supply Water within the Limits of Supply of the Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 135. Report, That the Standing Orders not previously inspired into have been complied with; Bill to be read a second time, 144. Committed, 154. Chairman of Ways and Means discharged from further attendance on the Committee on the Bill; another Member appointed Chairman, 222. Bill reported, with Amendments, 250. Considered, as amended, 314. Prince of Wales' consent signified; Bill passed, with Amendments, 237. To which the Lords agree, 349. (Cited as Leicester Corporation Act, 1896.) R. A. 372.

Linlithgow District Mines Drainage :

206. [1892.] Report, That the Bill should originate in the House of Lords; CLXLV. 20. Bill to effect the Drainage of certain Mines and Mineral Lands in the Counties of Fife and Denbigh, and for other purposes; brought from the Lords; read, and referred to the Examiners, 165. Committed, 184. Reported, 219. Queen's Consent signified; Bill passed, with Amendments, 250. To which the Lords agree, 263. (Cited as Linlithgow District Mines Drainage Act, 1892.) R. A. 289.

Llanbradach District and Aber Valley Water :

207. [1892.] Report, That the Bill should originate in the House of Lords; CLXLVI. 50. Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders, 20. Report, That the Standing Orders had been certified to have been complied with, 21. Report, That the Standing Orders ought to be dispensed with, 84.

Llandrindod Wells Water :

208. [1900.] Leave to Examiners to examine the Petition for Bill as to whether the Standing Orders have or have not been complied with, 32. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 74. Report, That the Standing Orders ought not to be dispensed with, 84.

Llanellty (Local Board) Water:

209. [1890-91.] Report, That the Bill should originate in the House of Lords; CLXLVI. 48. Report, Standing Orders complied with, 72. Bill to authorise the Local Board of Health for the District of the Borough of Llanelli to make additional Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 116. Report, That the Standing Orders not previously inspired into have been complied with; Bill reported, with Amendments, 128. Passed, 177. (Cited as Llanelli (Local Board) Waterworks Act, 1893.) R. A. 277.

London County Council (Water) :

210. [1884.] Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders CLV. 11. Report for Bill to empower the London County Council, by Agreement, to purchase or take on lease and hold Lands and Water Rights, referred to the said Committee, 17. Order referring Petition to the said Committee, discharged; and Petition withdrawn, 68.

London Sea Water Supply:

211. [1890.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, Standing Orders complied with, 72. Bill to authorize the Local Board of Health for the District of the Borough of Llanelly to make additional Waterworks and for other purposes; brought from the Lords; read, and referred to the Examiners, 116. Report, That the Standing Orders not previously inspired into have been complied with; Bill reported, with Amendments, 128. Passed, 177. (Cited as London Sea Water Supply Act, 1896.) R. A. 357.

London Water Commission:

212. [1890-91.] Petition for Bill to constitu a public authority to promote Bills in Parliament for improving the Supply, and diminishing the cost of Water in the City of London, and the County of London, and adjoining Boroughs and populous places, and for other purposes; presented by the Sheriff of London at the Bar, and Bill ordered; CLXLVI. 68. Read, 70. Bill committed to a Select Committee, 191. (See Committees and Instructions.) Southwark and Vauxhall Water Bill reported from the Committee, 202. London Water Commission Bill reported from the Committee;Provided not proved; Cranford Water Bill reported from the Committee; Parties do not proceed; Metropolitan Water Supply Bill reported from the Committee; Provided not proved, 399. Special Report, 480.

London Water (Aqueducts and Works) :

213. [1890.] Report, That, in the case of the Petition for Bill, the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CLV. 24.

London Water (Finance):

214. [1890.] Petition for a Bill to authorise the London County Council to expend Money on Capital Account for in
II. Private Bills relative to—continued.

London Water (Finance)—continued.

in connection with the acquisition and construction of Waterworks, and to raise such Money by the creation and issue of Stock and Annuities, and Bill ordered; CLIV. 20. Read, 38. Day appointed for Second Reading, 54. Motion offers to postpone a Motion relative to suspension of Standing Order 194; Mr. Speaker intervenes, and states that he would decline to admit the Motion to the House whenever it came on, and gives an explanation; Order for Second Reading discharged; Bill withdrawn, 159.

London Water (Purchase):—continued.

and Motion withdrawn; Bill withdrawn, 124.

the construction of Reservoirs and Works in Wales for the supply of Water to London and its Neighbourhood, and for other purposes; and Bill ordered; CLIV. 20. Read, 39. Day appointed for Second Reading, 51. Order for Second Reading discharged; Bill withdrawn, 227.

London Water (Welsh Reservoirs and Works):—continued.

and Neighbourhood, for the supply of Water to London and its Neighbourhood, and for other purposes; and Bill ordered; CLIV. 20. Read, 39. Day appointed for Second Reading, 55. Motion, That the Bill be now read a second time, and Debate adjourned, 151. Bill after other Private Business, 124. Debate resumed; Amendment proposed, "Six Months," and made, on Division; Second Reading put off for Six Months, 124.

London Water (Wells Reservoirs and Works):—continued.

Petition for a Bill to authorise the London County Council to raise and expend Money on Capital Account in connection with the acquisition of Waterworks, and Bill ordered; CLIV. 33. Read, 69. Order for Second Reading discharged; Bill withdrawn, 108.

London Water (Wells Supply):—continued.

Petition for a Bill to authorise the construction of Reservoirs and Works in Wales, and the construction of Aqueducts and Works for the supply of Water to London and Neighbourhood, and for other purposes, and Bill ordered; CLV. 29. Read, 39. Day appointed for Second Reading, 55. Motion, That the Bill be now read a second time; Amendment proposed, "It is inexpedient that the Bill be read a second time before the Royal Commission on London Water Supply has presented its Report," and made; Resolution accordingly, 103. Order for Second Reading discharged; Bill withdrawn, 401.

Lowestoft Water and Gas—continued.

Orders had been certified to have been complied with, 73. Report, That the Standing Orders ought to be dispensed with, 96.

Luton Water:

222. [1897.] Petition for a Bill to authorize the Luton Water Company to raise additional Capital, and for other purposes, and Bill ordered; CLIV. 43. Read, and referred to the Examiners, 52. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 60. Committed, 295. Reported, with Amendments, 156. Considered, as amended, 174. Passed, 181. Agreed to by the Lords, with an Amendment, 263. Lords' Amendment agreed to, 291. (Cited as Luton Water Act, 1897.) R. A. 390.

Lyonst Water:

223. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders not complied with, 61. Report, That the Standing Orders had been certified not to have been complied with, 73. Report, That the Standing Orders ought to be dispensed with, 96.

Maldon Water:

224. [1898.] Petition for a Bill to incorporate and confer Powers on the Maldon Waterworks Company, and Bill ordered; CLIV. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 66. Committed, 62. Petition for additional Provision referred to the Examiners, 142. Report on said Petition, That the Standing Orders have not been complied with, 106. Bill reported, 244. Day appointed for Second Reading, 255. Motion, That the Standing Orders have not been complied with, as amended, deferred, 270. Bill considered, as amended, 283. Standing Order 241 suspended; Bill passed (New Title), 287. Agreed to by the Lords, with Amendments, 370. Lords' Amendments agreed to, 386. (Cited as Maldon Water Act, 1897.) R. A. 309.

Malvern Water:

225. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 48. Report, Standing Orders certified to have been complied with, 72. Bill to authorise the Malvern Local Board to construct additional Waterworks, and the supply of Water to their District, and for other purposes; brought from the Lords; read, and referred to the Examiners, 163. Report, Standing Orders not previously inquired into have been complied with, 172. Queen's Consent signified; Bill passed, with Amendments, 402. To which the Lords agree, 409. (Cited as Malvern Water Act, 1891.) R. A. 410.

Market Drayton Water:

228. [1890-91.] Petition for a Bill for incorporating the Market Drayton Water Company, and empowering them to construct Works and supply Water, and for other purposes, and Bill ordered; CXLVI. 36. Read, 64. Passed, 177. Agreed to by the Lords, 257. (Cited as Market Drayton Water Act, 1891.) R. A. 277.

Meneston Water:

227. [1898.] Petition for a Bill for incorporating and conferring Powers on the Meneston Waterworks Company, and Bill ordered; CLIV. 29. Read and referred to the Examiners, 39. Report, That the Standing Orders had been certified to have been complied with; Bill to be read a second time, 81. Day appointed for Second Reading, 96. Bill committed, 110. Reported,
WATERWORKS—continued.

II. Private Bills relative to—continued.

Menstone Water—continued.

Reported, with Amendments, 291. Standing Orders 64, 214, 219, and 230 suspended; Bill considered; Standing Order 225 and 243 suspended; Bill passed, 297. Agreed to by the Lords, 365. (Cited as Menstone Waterworks Act, 1899.) R. A. 390.

Menstone Water (Transfer):

228. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorize the Rural District Council of Wharfedale to purchase the Undertaking of the Menstone Waterworks Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 108. Report, That the Standing Orders not previously invigorated into have been complied with; Bill to be read a second time, 110. Committed, 130. Reported, with Amendments, 219. Considered, as amended, 234. Passed, with Amendments, 241. To which the Lords agree, 260. (Cited as Menstone Waterworks (Transfer) Act, 1900.) R. A. 284.

Merthyr Tydfil Local Board Water:


Metropolitan Water Companies:

230. [1899.] Petition for a Bill for improving and facilitating the distribution of the water and works of the Metropolitan Water Companies; and Bill ordered; CLV. 29. Read, and referred to the Examiners, 39. Report, That Standing Orders 62 and 63 had been complied with; Bill to be read a second time, 48. Day appointed for Second Reading, 62. Second Reading deferred, 63. Bill committed, 105. Order for committal discharged; Bill withdrawn, 154.

231. [1900.] Petition for a Bill to confer further Powers upon the Local Government Board, to improve further obligations upon the Metropolitan Water Companies; with a view to providing for the future needs of the Metropolitan in regard to the supply of water; and Bill ordered; CLY. 30. Read, and referred to the Examiners, 60. Report, That Standing Orders 62 and 63 had been complied with; Bill to be read a second time, 68. Day appointed for Second Reading, 104. Motion, That the Bill be now read a second time; Mr. Speaker makes a statement; Order discharged; Bill withdrawn, 128.

Mid-Kent Water:

232. [1898.] Petition for a Bill to dissolve and re-incorporate the Mid-Kent Water Company, Limited; to extend their Limits of Supply, and to confer further Powers for the construction of Works, the raising of Capital, and otherwise in relation to their Undertaking; and Bill ordered; CXLII. 32. Read, and referred to the Examiners, 49. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 132. Day appointed for Second Reading, 135. Bill committed, 144. Reported, 196. Day appointed for consideration, as amended, 220. Bill considered, as amended, 283. Standing Order 243 suspended; Bill passed, 287. Agreed to by the Lords, with Amendments, 391. Lords' Amendments agreed to, 394. (Cited as Mid-Kent Water Act, 1899.) R. A. 482.

233. [1900.] Petition for a Bill for extending the Limits of Supply of the Mid-Kent Water Company, and for conferring further powers on the Company for the construction of Works, the raising of Capital, and otherwise, in relation to their Undertaking; and Bill ordered; CULY. 30. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 51. Considered, as amended, 234. Passed, 241. Agreed to by the Lords, with Amendments, 275. Lords' Amendments agreed to, 385. (Cited as Mid-Kent Water Act, 1900.) R. A. 394.

Midlothian and Peebles District Board of Lunacy (Water):

234. [1898.] Report, That the Bill should originate in the House of Lords; CXLII. 17. Report, That the Standing Orders had been certified to have been complied with, 20. Bill, intituled, An Act to empower the District Board of Lunacy for the landward portion of Midlothian and County of Peebles to construct Waterworks for the supply of Water to their Rosslynlee Asylum; to make provision for the Use of such Works, and for other purposes; brought from the Lords; read, and referred to the Examiners, 85. Report, That no Standing Orders not previously invigorated into are applicable; Bill to be read a second time, 98. Committed, 101. Reported, without Amendment, 134. Passed, 138. (Cited as Midlothian and Peebles District Board of Lunacy (Water Supply) Act, 1898.) R. A. 221.

Mold Water:

235. [1892.] Petition, for a Bill to confer further Powers upon the Mold Gas and Water Company, to empower them to raise additional Capital, and for other purposes; brought from the Lords; read, and referred to the Examiners, 391. Lords' Amendments agreed, 379. (Cited as Mold Water Act, 1892.)

Motherwell Water:

236. [1899.] Report, That the Bill should originate in the House of Lords; CXLIX. 16. Bill to authorize the Commissioners of the Burgh of Motherwell to provide an additional Water Supply to the Burgh; and to make and maintain new and additional Waterworks, and for other purposes; brought from the Lords, 131. Read, and referred to the Examiners, 132. Report, That the Standing Orders not previously invigorated into have been complied with; Bill to be read a second time, 148. Committed, 157. Reported, with Amendments, 224. Considered, as amended, 242. Passed, with Amendments, 234. To which the Lords agree, 272. (Cited as Motherwell Water (Additional Supply) Act, 1899.) R. A. 308.

Mountain Ash Water:

237. [1895.] Report, That the Bill should originate in the House of Lords; CLY. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorize the Urban District Council of Mountain Ash to construct additional Waterworks and Gasworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 148. Report, That the Standing Orders not previously invigorated into have been complied with; Bill to be read a second time, 156. Committed, 175. Reported, with Amendments, 206. Considered, as amended, 222. Passed, with Amendments, 224. To which the Lords agree, 272. (Cited as Mountain Ash Water Act, 1895.) R. A. 357.

Neath Corporation Water:

238. [1894.] Petition for a Bill to authorize the Mayor, Aldermen, and Burgesses of the Borough of Neath, in the County of Glamorgan, to acquire the Undertaking of the Neath Corporation; and for other purposes; brought from the Lords; read, and referred to the Examiners, 234. Report, That the Standing Orders not previously invigorated into have been complied with; Bill to be read a second time, 237. Considered, 254. Reported, with Amendments, 265. To which the Lords agree, 267. (Cited as Neath Corporation Water Act, 1894.) R. A. 309.

None
II. Private Bills relative to—continued.

Newhaven and Seaford Water:

239. [1899.] Report, That the Bill should originate in the House of Lords; CIX. 15. Report, That the Standing Orders had been certified to have been complied with, 23.

Newcastle and Gateshead Water:

240. [1898-99.1.] Report, That the Bill should originate in the House of Lords; CXLIX. 49. Report, Standing Orders had been certified complied with, 72. Bill to enable the Mayor, Aldermen, and Burgess of the Borough of Newcastle to construct Waterworks and supply Water to the said Borough and adjacent places, and to acquire the Undertaking of the Newcastle upon-Tyne Waterworks Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 163. Report, Standing Orders not previously inquired into complied with, 217. Passed, with Amendments, 428. To which the Lords agree, 436. (Cited as Newcastle Corporation Act, 1897.) R. A. 409.

Newhaven and Seaford Water—continued.

247. [1898.] Report, That the Bill should originate in the House of Lords; CIXI. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to incorporate and confer Powers on the Newhaven and Seaford Water Company; brought from the Lords; read and referred to the Examiners, 253. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 296. Committed, 278. Reported, with Amendments, 359. Considered, as amended, 379. Queen's Consent signified; Bill passed, with Amendments agreed to, in which the Lords agree, 411. (Cited as Newhaven and Seaford Water Act, 1898.) R. A. 432.

Newhaven and Seaford Water Board:

248. [1896.] Report, That the Bill should originate in the House of Lords; CIXI. 17. Report, That the Standing Orders had been certified not to have been complied with, referred to the Select Committee on Standing Orders, 27.

249. [1898.] Report, that the Bill should originate in the House of Lords; CIXI. 15. Report, Standing Orders not previously inquired into complied with, 24. Report, on Petition for Bill, That the Standing Orders have not been certified to have been complied with, referred to the Select Committee on Standing Orders, 24. Report, That the Standing Orders ought to be dispensed with, 30. (No further proceeding.)

Newcastle and Gateshead Water:

241. [1898.] Report of Select Committee on Standing Orders, That the Standing Orders ought not to be dispensed with; CCLI. 145.

242. [1897.] Petition for a Bill to extend the Powers of the Mayor, Aldermen, and Burgess of the Borough of Newcastle with respect to their supply of Water, and for other purposes, and Bill ordered; CXLIV. 44. Read, 52. Committed, 222. Considered, as amended, 239. Agreed to by the Lords, with Amendments, 255. Lords' Amendments agreed to, 270. (Cited as Newcastle Corporation Waterworks Act, 1897.) R. A. 436.

NewCASTLE and Gateshead Water:

243. [1897.] Report on Petition for leave to deposit a Petition for a Bill, That the Standing Orders ought to be dispensed with; CXLVII. 125. Report, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 142. Report, That the Standing Orders ought not to be dispensed with, 191.

244. [1894.] Report, That the Bill should originate in the House of Lords; CCLXX. 8. Bill to empower the Newcastle and Gateshead Water Company to abandon the Undertaking of a portion of certain Works authorised by the "Newcastle and Gateshead Waterworks Act, 1890," and to construct a new Reservoir and Works in lieu thereof, and for other purposes; brought from the Lords; read, and referred to the Examiners, 137. Motion, That the Bill be now read a second time; Amendment proposed "Six Months," but not made; Bill committed, 163. Reported, 210. Queen's Consent signified; Bill passed, with Amendments, 240. To which the Lords agree, 269. (Cited as Newcastle and Gateshead Waterworks Act, 1894.) R. A. 203.

245. [1898.] Report, That the Bill should originate in the House of Lords; CCLII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill for the granting of further Powers to the Newcastle and Gateshead Water Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 202. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 311. Committed, 327. Reported, with Amendments, 390. Considered, as amended, Standing Orders 223 and 245 suspended; Queen's Consent signified; Bill passed, with Amendments, 265. To which the Lords agree, 431. (Cited as Newcastle and Gateshead Waterworks Act, 1898.) R. A. 432.

Newhaven and Seaford Water:

246. [1897.] Report, That the Bill should originate in the House of Lords; CCLI. 33. Report, That the Standing Orders had been certified to have been complied with, 58. Bill to incorporate and confer Powers on the Newhaven and Seaford Water Company; brought from the Lords; read, and referred to the Examiners, 168. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 184. Committed, 190. Reported, Preamble, not proved, 561.

Newhaven and Seaford Water—continued.

247. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to incorporate and confer Powers on the Newhaven and Seaford Water Company; brought from the Lords; read and referred to the Examiners, 253. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 296. Committed, 278. Reported, with Amendments, 359. Considered, as amended, 379. Queen's Consent signified; Bill passed, with Amendments agreed to, in which the Lords agree, 411. (Cited as Newhaven and Seaford Water Act, 1898.) R. A. 432.
II. Private Bills relative to—continued.

New River Company—continued.

from Chadwell and Amwell to London, commonly called the New River Company; for the execution of new Works and the raising of further Money, and for other purposes, and Bill ordered; CLIII 44. Read, and referred to the Examiners, 22. Committed, 66. Reported, 283. Considered, as amended, 320. Passed, 500. Agreed to by the Lords, with Amendments, 257. Lords' Amendments agreed to, 299. (Cited as New River Company's Act, 1897.) R. A. 437.

New River Water (Purchase):

254. [1897.] Petition for a Bill to empower the London County Council to acquire the Water Undertaking of the New River and Company of the New River brought from Chadwell and Amwell to London, and for other purposes, and Bill ordered; CLIV. 25. Read, 36. (Second Reading not proceeded with.)

255. [1898.] Petition for a Bill to provide for vesting in the London County Council the Water Undertaking of the New River and Company of the New River brought from Chadwell and Amwell to London, and for other purposes, and Bill ordered; CLV. 25. Read, 36. (Second Reading not proceeded with.)

New River Water (Transfer):

256. [1898.] Petition for Bill, presented 11th day of February 1898, and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first time; and ordered to be read a second time; CLIV. 34. Second Reading deferred, 94. Motion, That the Bill be now read a second time, and Question negatived, 118.

Newtown Water:

257. [1898.] Report, That the Bill should originate in the House of Lords; CLII. 17. Report. That the Standing Orders had been certified to have been complied with, 25. Bill to authorize the Urban District Council of Newtown and Llanllwchaiarn to purchase the Undertaking of the New River, brought from Chadwell and Amwell to London, for other purposes; brought from the Lords; read, and referred to the Examiners, 253. Report, That no Standing Orders not previously inquired into have been complied with; Committee, 254. Report, That the Standing Orders not previously inquired into have been complied with, 255. Passed, with Amendments, 430. To which the Lords agreed, 453. (Cited as Newtown Water Act, 1898.) R. A. 373.

Northallerton Water:

258. [1900-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 40. Report, Standing Orders had been certified to have been complied with, 72. Bill to empower the Northallerton Local Board to make Waterworks and supply Water, and for other purposes; brought from the Lords; read, and referred to the Examiners, 253. Report, That no Standing Orders not previously inquired into have been complied with, 255. Passed, with Amendments, 430. To which the Lords agreed, 453. (Cited as Northallerton Waterworks Act, 1891.) R. A. 460.

Northampton Urban District Water:

259. [1898.] Petition for a Bill to authorize the Urban District Council of Northampton to construct Waterworks for the supply of their District, and for other purposes, and Bill ordered; CLIII 32. Read, 40. Committed, 51. Reported, 55. Considered, as amended, 112. Passed, 122. Agreed to by the Lords, with an Amendment, 206. Lords' Amendment agreed to, 314. (Cited as Northampton Urban District Water Act, 1898.) R. A. 372.

North Shields Water:

260. [1892.] Report, That the Bill should originate in the House of Lords; CXLVI. 30. Report, That the Standing Orders had been certified to have been complied with, 50.

North Wales Counties Lunatic Asylum (Water) :

261. [1896.] Petition for a Bill for empowering the Visiting Committee of the North Wales Counties Lunatic Asylum to execute Works for supplying the said Asylum with Water, and for other purposes; and Bill ordered; CLX. 40. Read, 40. Committed, 53. Report, 238. Bill passed, 200. Agreed to by the Lords, with Amendments, 236. Lords' Amendments agreed to, 255. (Cited as North Wales Counties Lunatic Asylum (Water Supply) Act, 1896.) R. A. 373.

North Warwickshire Water :


North Warwickshire Water Company to extend their Limits of Supply, to construct additional Waterworks, and for other purposes; and Bill ordered; CLIII. 32. Read, and referred to the Examiners, 49. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 48. Committed, 57. Reported, with Amendments, 107. Considered, as amended, 112. Passed, 130. Agreed to by the Lords, with Amendments, 286. Lords' Amendments agreed to, 295. (Cited as North Warwickshire Water Act, 1900.) R. A. 309.

Norwich City Water:

264. [1898.] Petition for leave to bring in a Bill to confer further Powers on the City of Norwich Waterworks Company, and for other purposes; and Bill ordered; CLI. 31. Read, and referred to the Examiners, 49. Report, That Standing Order 62 has been complied with, Bill to be read a second time, 50. Committed, 60. Witness ordered to attend the Committee, 89. Bill reported, 92. Considered, as amended, 106. Passed, 115. Agreed to by the Lords, 209. (Cited as City of Norwich Waterworks Act, 1898.) R. A. 372.

Nottingham Corporation Water:

265. [1897.] Petition for a Bill to empower the Corporation of Nottingham to construct additional Waterworks; to extend their Limits of Supply, and for other purposes; and Bill ordered; CLIV. 44. Read, 53. Committed, 64. Report, 222. Considered, as amended, 234. Day appointed for bringing in Third Reading, 247. Bill passed, 252. Agreed to by the Lords, with Amendments, 371. Lords' Amendments agreed to, 386. (Cited as Nottingham Corporation Water Act, 1897.) R. A. 438.

Nuneaton and Chilvers Coton Urban District Council Water:


Oley Urban District Council Water:

267. [1899.] Petition for a Bill to enable the Urban District Council of Oley to construct additional Waterworks, and for other purposes, and Bill ordered; CLV. 30. Read, 39. Committed, 49. Reported: Provable not proved, 33.

268. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report. That the Standing Orders had been certified to have been complied with, 24. Bill to enable the Urban District Council of Oley to construct additional Waterworks, and for other purposes, brought from the Lords; read, and referred to the Examiners, 116. Report, That the Standing Orders not previously inquired into have been
II. Private Bills relative to—continued.

Otley Urban District Council Water—continued.

be with; Bill to be read a second time, 118. Com-
mittcd, 130. Reported, with an Amendment, 183. Considered, as amended, 204. Passed, with an Amendment, 212. To which the Lords agreed, 243. (Cited as Otley Urban District Council (Waterworks) Act, 1900.) R. A. 264.

Paignton Urban District Water:

269. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorise the Paignton Urban District Council to construct additional Waterworks, and for other purposes; brought from the Lords, and referred to the Examiners, 146. Report, That the Standing Orders not previously inquired into have been com-
mittkd with; Bill to be read a second time, 156. Committed, 166. Reported, with Amendments, 219. Considered, as amended, 234. Prince of Wales's Consent signified; Bill passed, with Amendments, 293. To which the Lords agree, 292. (Cited as Paignton Urban District Water Act, 1900.) R. A. 309.

Padiham Urban District Council Water (Extension of Time):

165. [1899.] Petition for a Bill to confer further Powers upon the Padiham Urban District Council to construct additional Works; to authorise the Padiham Urban District Council to construct additional Works; and the Padiham Urban District Council to construct additional Works; and to authorise the Padiham Urban District Council (Waterworks) Act, 1896.) R. A. 329.

Perth Water, Police, and Gas:

271. [1890.] Report, that the Bill should originate in the House of Lords; CLVI. 14. Report, That the Standing Orders had been certified to have been complied with, 19. Bill to extend the Time limited by the Padiham Local Board Act, 1893, for the construction of certain Works therein authorized; brought from the Lords, 171. Committed, 194. Reported, without Amendment, 283. (Cited as Perth Urban District Council (Water) Act, 1896.) R. A. 183.

Plymouth Corporation Water:

272. [1893-94.] Petition, for a Bill to confer further Powers on the Corporation of Plymouth in regard to the Construction of Works, to extend their Limits for the Supply of Water, and for other purposes; Bill passed, with Amendments, 219. To which last-mentioned Amendments the Lords agree, 203. Lords' Amendments agreed to, 234. (Cited as Borough of Ports-

Porthcawl Water:

275. [1896.] Petition for a Bill for dissolving the Porthcawl Water Company, and re-incorporating the Members thereof with others, and for enabling them to maintain and continue Waterworks, and to supply Water within the Parishes of Newton Nottage and Sker, in the County of Glamorgan, and for other purposes; and Bill ordered; CLIX. 31. Read, and referred to the Examiners, 45. Order for referring the Bill to the Examiners discharged; Bill withdrawn, 283.

Porthcawl Water (Tramroad)—continued.

in the County of Glamorgan, in connection with the Under-

Portypridd Water (Tramroad)—continued.

That the Standing Order ought to be dispensed with, 103. To which the Lords agree, 124. Petition, for a Bill to confer further Powers upon the Borough of Portypridd Waterworks Company as to the Construction of Works, to extend their Limits for the Supply of Water, and for other purposes, and Bill ordered; CLX. 31. Read, and referred to the Examiners, 40. Com-
mittkd, 165. Reported, 228. With Amendments, (New Title), 272. Agreed to by the Lords, with Amendments, 235. Lords' Amendments agreed to, 334. (Cited as Borough of Port-


Rhyrney and Aber Valleys Gas and Water—continued.


Rhyrney Valley Gas and Water:

282. [1897.] Report, That the Standing Orders have not been complied with, referred to the Select Committee on Standing Orders; CL. II. 216. Bill to extend the Period of the Waterworks authorised by the Rhymney Valley Gas and Water Act, 1892; brought from the Lords; read, and referred to the Examiners, 331. Report from the Select Committee on Standing Orders; That the Standing Orders ought to be dispensed with, 333. Report, That the Standing Orders not previously inquired into have been complied with; Bill read a second time, 333. Committed, 347. Reported, without Amendment, 341. Passed, 417. (Cited as Rhymney Valley Gas and Water Act, 1897.) R. A., 432.

Rickmansworth and Uxbridge Valley Gas:

283. [1890.] Petition for Bill for extending the Limits of Supply of and conferring Powers upon the Rickmansworth and Uxbridge Valley Gas Company, and for other purposes; and Bill ordered; CL. V. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 76. Day appointed for Second Reading, 167. Bill committed, 104. Reported, with Amendments, 214. Considered, as amended, 238. Passed, 247. Agreed to by the Lords, with Amendments, 359. Lords' Amendments agreed to, 364. (Cited as Rickmansworth and Uxbridge Valley Water Act, 1900.) R. A., 359.

 Rochdale Corporation Water:

284. [1890.] Report, That the Bill should originate in the House of Lords; CL. III. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to authorise the Mayor, Aldermen, and Burgesses of the County Borough of Rochdale to acquire the Undertaking of the Todmorden Waterworks Company; to construct additional Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 206. Report That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 206. Committed, 207. Reported, with Amendments, 238. Considered, as amended, 286. Passed, 214. Considered, as amended, 325. Passed, 417. Agreed to by the Lords, with Amendments, 306. To which the Lords agree, 416. (Cited as Rochdale Corporation Water Act, 1890.) R. A., 432.

Rochester Extension and Water:

285. [1893-94.] Petition, That the Bill should originate in the House of Lords; CL. V. 28. Report, That the Standing Orders had been certified to have been complied with, 69. (Not further proceeded with.)

Roxburgh, Berwick, and Selkirk District Board of Lunacy (Water):

286. [1890.] Petition for a Bill to empower the Roxburgh, Berwick, and Selkirk District Board of Lunacy to construct Waterworks for the Supply of Water to their Asylum; to make Provision for the Cost of such Works, and for other purposes, and Bill ordered; CL. II. 32. Read, 41. Reported, 225. Passed, 225. Agreed to by the Lords, with Amendments, 324. Lords' Amendments agreed to, 390. (Cited as Roxburgh, Berwick, and Selkirk District Board of Lunacy (Water Supply) Act, 1890.) R. A., 359.

Runcorn Water:

287. [1893-94.] Report, That the Bill should originate in the House of Lords; CL. V. 29. Report, That the Standing Orders had been certified to have been complied with,

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Runcorn Water—continued.

69. Bill to authorise the Runcorn Improvement Commissioners to acquire the Undertaking of the Runcorn, Weston, and Halton Waterworks Company; and to confer additional powers on the Commissioners; brought from the Lords (changed to Runcorn Commissioners Bill), 274. See Runcorn Commissioners.

Saint Alban's Water:

288. [1890.] Petition for a Bill to authorise the Saint Alban's Waterworks Company to acquire further Lands, and to raise further Money, and to extend their Limits of Supply, and for other purposes; and Bill ordered; CL. V. 31. Read, and referred to the Examiners, 41. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 88. Committed, 57. Reported, with Amendments, 169. Considered, as amended, 216. Passed, 220. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 319. (Cited as Saint Alban's Waterworks Act, 1900.) R. A., 437.

Saint David's Water and Gas:


Saint Neot's Water:


291. [1898.] Report, That the Bill should originate in the House of Lords; CL. V. 15. Report, That the Standing Orders had been certified to have been complied with, 23. Bill to enable the Saint Neot's Water Company to extend their limits of Supply, and for other purposes; brought from the Lords, 210. Considered, as amended, 301. Passed, with Amendments, 320. To which the Lords agree, 330. (Cited as Saint Neot's Water Act, 1898.) R. A. 389.

Scunthorpe Urban District Gas and Water:

292. [1898.] Petition, For a Bill to authorise the Scunthorpe Urban District Council, in the County of Lincoln, to construct and maintain Gas Works and Water Works, and for other purposes, and Bill ordered; CL. V. 293. Read, 292. Committed, 293. Report, That the Standing Orders have been inquired into have been complied with; Bill read a second time, 292. Committed, 293. Reported, with Amendments, 311. Lords' Amendments agreed to, 325. (Cited as Scunthorpe Urban District Gas and Water Act, 1898.) R. A., 389.

Scunthorpe Urban District Gas and Water—continued.

293. [1898.] Report, That the Bill should originate in the House of Lords; CL. V. 14. Report, That the Standing Orders had been certified to have been complied with, 25. Bill to enable the Scunthorpe Urban District Council to construct and maintain Gas Works and Water Works, and for other purposes, and Bill ordered; CL. V. 293. Read, 292. Committed, 293. Minutes of Evidence of the Committee on the Scunthorpe Urban District Gas and Water Act, 1891, referred to the Committee on the Bill, 140. Bill reported, with Amendments, 146. Considered, as amended, 163. Passed, 177. Agreed to by the Lords, with Amendments, 311. Lords' Amendments agreed to, 325. (Cited as Scunthorpe Urban District Gas and Water Act, 1890.) R. A., 320.

Shannon Water and Electric Power:


Sheffield
Southend Water—continued.

II. Private Bills relating to—continued.

Sheffield Corporation (Water) :


295. [1896.] Petition for a Bill to empower the Corporation of Sheffield to construct Works for impounding the Waters of the River Porter or Little Don, and its Tributaries; and to supply Water to the Corporations of Barnsley, Rotherham, and Doncaster; and to acquire the Water Underscriptions of the Stocksbridge Urban District Council, and for other purposes, and Bill ordered; CXLVIII. 32. Read, 41. Committed, 53. Reported, 293. Passed (New Title), 337. Agreed to by the Lords, with Amendments, 371. Lords' Amendments agreed to, 383. [Cited as Sheffield Corporation (Water) Act, 1896.] R. A. 425.

Sheffield Corporation (Derwent Valley) Water :

296. [1899.] Petition for a Bill to empower the Corporation of Sheffield to extend their Water Undertaking, and to give additional supplies of Water in Bulk to other Corporations and Authorities by constructing Works for impounding the Waters of the Rivers Derwent and Ashop and their Tributaries, and for other purposes, and Bill ordered; CLIV. 151. Read, 39. Committed, 49. Instruction to the Committee on the Bill, 225. Bill reported; consolidated with other Bills into the Derwent Valley Water Bill, 297. See Derwent Valley Water Bill.

Sheringham Gas and Water :

297. [1893.] Report, That the Bill should originate in the House of Lords; CLVII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill, intituled, An Act to dissolve the Sheringham Gas and Water Company, Limited, and to re-incorporate the Proprietors therein as a new Company for the supply of gas and Water in the Parish of Sheringham and Branton Regis, in the County of Norfolk; brought from the Lords; read, and referred to the Examiners, 123. Report, That the Standing Orders not previously inquired into and which are applicable have been considered; the Bill ordered to be read a second time, 136. Committed, 151. Reported, with Amendments, 282. Considered, as amended, 288. Passed, with Amendments, 306. To which the Lords agreed, 320. [Cited as Sheringham Gas and Water Act, 1893.] R. A. 372.

Southampton Corporation Water :

298. [1897.] Report, That the Bill should originate in the House of Lords; CLII. 53. Report, That the Standing Orders had been certified to have been complied with, 38. [No further proceeding.] 299. [1899.] Report, That the Bill should originate in the House of Lords; CLV. 15. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to enable the Mayor, Aldermen, and Burgesses of the Borough of Southampton to acquire the portion within the Borough of Undertaking of the South Hants Waterworks Company, and for other purposes; brought from the Lords; read, and referred to the Examiners, 174. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 176. Committed, 201. Reported; Presumably not proved, 296.

Southend Water—continued.

By the Lords, with Amendments, 225. Lords' Amendments agreed to, 235. [Cited as Southend Waterworks Act, 1894.] R. A. 263.

301. [1898.] Petition for a Bill for conferring further Powers on the Southend Waterworks Company for the construction of Works, the raising of Money, and otherwise in relation to their Undertaking, and for other purposes; and Bill ordered; CLIII. 33. Read, and referred to the Examiners, 41. Report, That Standing Order 62 has been complied with; Bill reported, as amended, 73. Passed, 173. Considered, as amended, 197. Passed, 203. Agreed to by the Lords, with Amendments, 309. Lords' Amendments agreed to. [Cited as Southend Waterworks Act, 1898.] R. A. 372.

South Essex Water :

302. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 30. Report, That the Standing Orders had been certified to have been complied with, 24.

303. [1900.] Report, That the Bill should originate in the House of Lords; CXLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24.

South Hants Water :

304. [1894.] Petition for a Bill to extend the Limits of Supply of the South Hants Waterworks Company, and to confer further Powers upon that Company, and for other purposes; and Bill ordered; CLXIX. 16. Read, and referred to the Examiners, 22. Report, Standing Order 62 complied with, 35. Committed, 45. Petition for additional Provision referred to the Examiners, 94. Report, as amended, 114. Passed, 173. The Standing Orders have been complied with ; Instruction to the Committee on the Bill, 63. Bill reported, 69. Considered, as amended, 78. Queen's Consent signified; Bill passed, 88. By the Lords, with Amendments, 245. Lords' Amendments agreed to, 283. [Cited as South Hants Water Act, 1894.] R. A. 263.

305. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 30. Report, That the Standing Orders had been certified to have been complied with, 35. Bill to confer further Powers upon the Company, and for other purposes; brought from the Lords, 131. Read, and referred to the Examiners, 114. Report, as amended, 130. Passed, 351. Queen's Consent signified; Bill passed, with Amendments, 350. To which the Lords agreed, 362. [Cited as South Hants Water Act, 1899.] R. A. 395.

Southport Water :

306. [1900.] Petition for a Bill for the granting of further Powers to the Southport Waterworks Company; and Bill ordered; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorise the South Hants Waterworks Company to make additional Waterworks; to extend the Limits of Supply of the Company; to raise additional Capital; to confer further Powers upon the Company, and for other purposes; brought from the Lords, 181. Read, and referred to the Examiners, 182. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 201. Committed, 222. Reported, with Amendments, 233. Considered, as amended, 234. Queen's Consent signified; Bill passed, with Amendments, 250. To which the Lords agreed, 329. [Cited as Southport Water Act, 1900.] R. A. 264.

South Staffordshire Water :

307. [1893-94.] Petition for a Bill to authorise the South Staffordshire Waterworks Company to construct new Reservoirs and other Works, and to raise further Capital, and for other purposes; and Bill ordered; CLXIX. 16. Read, and referred to the Examiners, 21. Report, That Standing Order 62 complied with, 41. Committee, 60. Reported, 85. Passed, 118.

Soulwark
II. Private Bills relative to—continued.

Southwark and Vauxhall Water:—continued.

309. [1890-91.] Petition for a Bill to authorise the Southwark and Vauxhall Water Company to raise additional Capital, and for other purposes, and Bill ordered; CXLVII. 26. Read, and referred to the Examiners, 65. Report, Standing Order 62 complied with, 115. Bill committed to the Select Committee on London Water Companies Bills, 119. (See Committee.) Passed, 303. By the Lords, with Amendments, 315. Lords' Amendments agreed to, 421. (Cited as Southwark and Vauxhall Water Act, 1891.) R. A. 400.

310. [1890.] Petition for a Bill to authorise the Southwark and Vauxhall Water Company to acquire Lands, construct additional Works, and raise additional Capital, and for other purposes, and Bill ordered, 16. Report, Standing Order 62 complied with, 52. Committed, 66. Bill reported, 298. Bill considered, as amended; Standing Orders suspended; Bill passed, 299. By the Lords, with Amendments, 308. Lords' Amendments agreed to, 329. (Cited as Southwark and Vauxhall Water Act, 1890.) R. A. 381.

311. [1890.] Petition for a Bill to authorise the Southwark and Vauxhall Water Company to acquire Lands, construct additional Works, and raise additional Capital, and for other purposes, and Bill ordered; CL. 26. Read, and referred to the Examiners, 41. Committed, 116. Committed to the Select Committee on London Water Companies Bills, 117. Reported from the Select Committee; Preamble not passed; Special Report, 340.

312. [1897.] Report from the Select Committee on the Standing Orders on Petition for leave to deposit Petition for a Bill, That the Standing Orders ought to be dispensed with; CLL. 117. Examiners' Report, in the case of Petition for Bill, That the Standing Orders have not been complied with; referred to the Select Committee on Standing Orders, 126. Petition for Bill referred to the Select Committee on Standing Orders, 139. Report from the Select Committee on Standing Orders, That the Standing Orders ought to be dispensed with, 157. Report read; Bill to increase the Quantity of Water which the Southwark and Vauxhall Water Company may take from the River Thames; ordered, 157. Read, and referred to the Examiners, 159. Report, That Standing Order 62 has been complied with, Bill to be read a second time, 190. Committed, 200. Reported, with Amendments, 292. Motion, That the Bill be now taken into consideration; Amendment proposed; re-committed to the former Committee, and withdrawn; Main Question put; Bill considered, as amended, 302. Passed, 307. Agreed to by the Lords, with Amendments, 404. Day appointed for considering them, 417. Lords' Amendments agreed to, 422. (Cited as Southwark and Vauxhall Water Act, 1897.) R. A. 437.

313. [1898.] Petition for a Bill to authorise the Southwark and Vauxhall Water Company to acquire Lands, construct additional Works, take additional Water from the River Thames, and raise additional Capital, and for other purposes, and Bill ordered; CXLII. 33. Read, and referred to the Examiners, 41. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 30. Day appointed for Second Reading, 72. Bill committed, 74. Motion for an Instruction to the Committee withdrawn, 88. Minutes of Evidence of the Committee on the Richmond Foot Bridge, Staines, Leam, and shipway Bill, 1900; referred to the Committee on the Bill, 165. Bill reported, 180. Considered, as amended, 220. Queen's Consent signified; Bill passed, 254. Agreed to by the Lords, with Amendments, 309. Lords' Amendments agreed to, 310. (Cited as Southwark and Vauxhall Water Act, 1898.) R. A. 573.

Southwark and Vauxhall Water (Purchase):—continued.

314. [1897.] Petition for a Bill to empower the London County Council to acquire the Undertaking of the Southwark and Vauxhall Water Company, and for other purposes, and Bill ordered; CLL. 56. Read, 61. Day appointed for Second Reading, 72. Order for Second Reading discharged; Bill withdrawn, 108.

Southwark and Vauxhall Water (Transfer):—continued.

315. [1894.] Petition for a Bill for the transfer to the London County Council of the Undertaking of the Southwark and Vauxhall Water Company, and for other purposes, and Bill ordered; CL. 26. Read, 39. Committed to a Select Committee of Nine Members, Four to be nominated by the Committee on Selection (this Committee to act otherwise known as London Water Transfer Bills Committee); Petitions referred; Council ordered; Power to send for persons, papers, and records; Seven to be the Quorum, 53. Chelsea Water Bill committed to the same Committee, with the London Water (Transfer) Bill, 163. Order, That Seven be the Quorum of the Committee, discharged; Five to be the Quorum, 216. Special Report on the Bills, 322. See Lambeth Water (Transfer) Bill.

316. [1898.] Petition for Bill, presented the 11th day of February 1895, and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first and second time; and committed; CLL. 34. Motion, That the Order that the Bill be committed, be read and discharged, and that the Bill be committed to a Select Committee, and objection being taken, Debate adjourned, 53. Order for resuming adjourned Debate discharged, 116. Orders for committee of Bill discharged, and Bill withdrawn, 116.

Spalding Urban District Council (Water):—continued.

317. [1890.] Petition for a Bill to authorise the Upper District Council of Spalding to purchase the Undertaking of the Spalding Waterworks Company, and for other purposes, and Bill ordered; CLL. 32. Read, 41. Committed, 32. Reported, with Amendments, 110. Considered, as amended, 123. Passed, 130. Agreed to by the Lords, with Amendments, 210. Day appointed for considering them, 220. Lords' Amendments considered, and Debate on an Amendment adjourned, 296. Resumed; Amendment agreed to; subsequent Lords' Amendments agreed to, 315. (Cited as Spalding Water Act, 1900.) R. A. 357.

Staines Reservoirs:—continued.

318. [1896.] Petition for a Bill to authorise the Construction of new Reservoirs at Staines and other Works for affording an additional Supply of Water for certain Districts north of the River Thames, and for other purposes, and Bill ordered; CLL. 32. Read, 41. Committed, 32. Reported, with Amendments, 110. Considered, as amended, 123. Passed, 130. Agreed to by the Lords, with Amendments, 210. Day appointed for considering them, 220. Lords' Amendments agreed, and Debate on an Amendment adjourned, 296. Resumed; Amendment agreed to; subsequent Lords' Amendments agreed to, 423. (Cited as Staines Reservoirs, &c. Act, 1896.) R. A. 448.

Staines Reservoirs Joint Committee:—continued.


Stirling Water:—continued.

320. [1890-91.] Petition for a Bill to authorise the Stirling Waterworks Commissioners to acquire additional Lands, and to make and maintain additional Works, and for other purposes, and Bill ordered; CXLVII. 39. Read, 46. Committed, 46. Reported, 163. Passed, 248. Agreed to by the Lords, 319. (Cited as Stirling Waterworks Act, 1893.) R. A. 329.

Stockport Corporation Water:—continued.

321. [1898.] Petition for a Bill to authorise the Mayor, Aldermen, and Burgesses of the Borough of Stockport to purchase the Undertaking of the Stockport District Water Company, and for other purposes, and Bill ordered; CLL. 31. Read, 49. Committed, 49. Reported, with Amendments, 101. Considered, as amended, 117. Passed, 121. Agree.
II. Private Bills relative to—continued.

Stockport District Water—continued.

Agreed to by the Lords, with Amendments, 162. Lords’ Amendments agreed to, 378. (Cited as Stockport Corporation Water Act, 1899.) R. A. 381.

Stockport District Water: 222. [1899.] Petition for a Bill to ratify and confirm certain Agreements made by the Corporation of Manchester and the Stockport District Waterworks Company; and their Predecessors the Stockport Water Company, and Bill ordered; CLIV. 31. Read, and referred to the Examiners, 40. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 62. Committed, 74. Reported, without Amendment, 104. Passed, 117.

Swindon Water: 233. [1890.] Report, That the Bill should originate in the House of Lords; CLIV. 15. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to authorize the Stockton and Middlesex Water Board to construct a new Reservoir and other Works, to amend the Acts relating to the supply of Water by the Board, to change the name of the Board, and for other purposes; brought from the Lords; read, and referred to the Examiners, 109. Report, That the Standing Orders not previously invited into have been complied with; Bill to be read a second time, 207. Committed, 223. Reported, without Amendment, 222. Passed, 258. (Cited as two Valley Waterworks Act, 1899.) R. A. 274.

Sunderland and South Shields Water: 234. [1890-91.] Petition for a Bill for the granting of further Powers to the Sunderland and South Shields Water Company, and for other purposes, and Bill ordered; CXLVI. 58. Read, and referred to the Examiners, 66. Report, Standing Order 92 suspended; Queen’s Consent signified; Bill passed, 179. By the Lords, with Amendments, 263. Lords’ Amendments agreed to, 296. (Cited as Sunderland and South Shields Water Act, 1891.) R. A. 349.

235. [1892.] Petition, and Bill for the granting of further Powers to the Sunderland and South Shields Water Company, and for other purposes; Ordered; CXLVII. 39. Read, and referred to the Examiners, 48. Order referring Bill to the Examiners discharged, and Bill withdrawn, 74.

Swansea Corporation Water: 236. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Swansea to make and maintain additional Waterworks, and for other purposes; brought from the Lords, 219. Committed, 251. Reported, 315. Passed, with Amendments, 363. To which the Lords agree, 302. (Cited as Swansea Corporation Water Act, 1892.) R. A. 401.

Swinton Water: 237. [1894.] Report, That the Bill should originate in the R-use of Lords; CXLIX. 8. Report, Standing Orders complied with, 17. Bill to enable the Local Boards for the Districts of Old S-inon and of Swinton New Town, both in the County of Wilts, to acquire the Undertaking of the Swinton Waterworks Company, Limited; and to construct additional Waterworks, and for other purposes; brought from the Lords; 209. Committed, 213. Reported, 315. Passed, with Amendments, 363. To which the Lords agree, 302. (Cited as Swinton Corporation Water Act, 1894.) R. A. 401.

Todmorden Corporation Water—continued.

Orders had been certified to have been complied with, 26. Bill to authorize the Mayor, Aldermen, and Burgesses of the Borough of Todmorden to construct certain Reservoirs and other Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 292. Report, That the Standing Orders not previously invited into have been complied with; Bill to be read a second time, 207. Committed, 223. Reported, with Amendments, 251. To which the Lords agree, 411. (Cited as Todmorden Corporation Water Act, 1898.) R. A. 432.

Tolton Water: 331. [1899.] Report, That the Bill should originate in the House of Lords; CLII. 15. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to empower the Corporation of the Borough of Torquay to acquire Lands for the purposes of their Water Undertaking, and for other purposes; brought from the Lords; read, and referred to the Examiners, 199. Report, That the Standing Orders not previously invited into have been complied with; Bill to be read a second time, 264. Committed, 258. Reported, with Amendments, 275. Considered, as amended, 322. Passed, with Amendments, 366. To which the Lords agree, 390. (Cited as Tolton Waterworks Act, 1899.) R. A. 430.

Trediggar Local Board Water: 332. [1892.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Bill to authorise the Local Board for the District of Tredegar to construct Additional Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 165. Committed, 227. Reported, 262. Passed, with Amendments, 267. To which the Lords agree, 310. (Cited as Trediggar Waterworks Act, 1892.) R. A. 286.

Troon Water: 333. [1890-91.] Report, That the Bill should originate in the House of Lords; CXLVI. 49. Report, Standing Orders certified to have been complied with, 23. Bill to provide for a supply of Water to the Town of Troon and places adjacent, and for other purposes; brought from the Lords, 157. Read, and referred to the Examiners, 158. Order referring Bill to the Examiners, discharged; Bill withdrawn, 128.

Tynemouth Corporation Water: 334. [1897.] Report, That the Bill should originate in the House of Lords; CXLV. 51. Report, That the Standing Orders had been certified to have been complied with, 38. Bill to empower the Mayor, Aldermen, and Burgesses of the Borough of Tynemouth, in the County of Northumberland, to supply Water to the Borough of Tynemouth and adjacent Places; to acquire the Undertaking of the Company of Proprietors of the North Shields Waterworks, and for other purposes; brought from the Lords; read, and referred to the Examiners, 159.
II. Private Bills relative to—continued.

Tynemouth Corporation (Water)—continued.

Examiners, 170. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 184. Committed, 190. Reported, with Amendments, 361. Considered, and amended, 361. Passed, with Amendments, 400. To which the Lords agree, 410. (Cited as Tynemouth Corporation (Water) Act, 1897.) R. A. 436. 335. [1898.] Report, That the Bill should originate in the House of Lords; CLIII. 17. Report, That the Standing Orders had been certified to have been complied with, 26. Bill to empower the Corporation of Tynemouth to obtain Water from the River Font, in the County of Northumberland, for the supply of the Borough of Tynemouth and adjacent places, for other purposes; brought from the Lords, 249. Reported, with Amendments, 384. Considered, as amended, 385. Passed, with Amendments, 386. To which the Lords agree, 392. (Cited as Tynemouth Corporation (Water) Act, 1897.) R. A. 298.

Wakefield Water:

211. [1896.] Report, That the Bill should originate in the House of Lords; CXLVIII. 29. Bill for the transfer to and vesting in the Corporation of Proprietors of the West Middlesex Waterworks Company, and for other purposes; brought from the Lords, 211. Committed, 305. Reported, 357. Passed, with Amendments, 375. To which the Lords agree, 392. (Cited as Wakefield Corporation Water Act, 1896.) R. A. 413.

West Yorkshire (Mombonshire) Water:

240. [1890-91.] Petition for a Bill for incorporating the Western Valleys (Mombonshire) Water Company, and empowering them to construct Waterworks and supply Water, and for other purposes; and Bill ordered; CXLVII. 26. Passed, 179. By the Lords, with Amendments, 382. Lords' Amendments agreed to, 396. (Cited as Western Valleys (Monmouthshire) Water and Gas Act, 1891.) R. A. 413.

Western Valleys (Monmouthshire) Water (Gas Purchase):

241. [1897.] Report, That the Bill should originate in the House of Lords; CXLVII. 31. Bill for the transfer to and vesting in the Western Valleys (Monmouthshire) Water Company the Undertaking of the Rossa and Pontymister Gas Company, and for other purposes; brought from the Lords, 219. Committed, 305. Reported, 357. Passed, with Amendments, 375. To which the Lords agree, 392. (Cited as Western Valleys (Monmouthshire) Water and Gas Act, 1892.) R. A. 401.

Westgate and Birchington Water:

342. [1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Bill for authorising the Company to raise further Capital, and for other purposes; brought from the Lords, read, and referred to the Examiners, 303. Bill for the transfer to and vesting in the Western Valleys (Monmouthshire) Water Company the Undertaking of the Rossa and Pontymister Gas Company, and for other purposes; brought from the Lords, 219. Committed, 305. Reported, 357. Passed, with Amendments, 375. To which the Lords agree, 392. (Cited as westgate and Birchington Water Act, 1892.) R. A. 357.

West Gloucestershire Water:

343. [1899.] Petition for a Bill for extending the limits of Supply of the West Gloucestershire Water Company, and for authorising the Company to raise further Capital, and for other purposes; and Bill ordered; CLIV. 32. Read, and referred to the Examiners, 40. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for authorising the Company to transfer its Undertaking and Birchington Water Company, and for conferring further Powers on the Company for the construction of Works, the raising of Capital, and otherwise in relation to their Undertaking, and for other purposes; brought from the Lords, read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 304. Reported, without Amendment, 316. Passed, 223. (Cited as Westgate and Birchington Water Act, 1892.) R. A. 357.

West Hampshire Water:

244. [1892-94.] Petition for a Bill for the transfer to and vesting in the Western Valleys (Monmouthshire) Water Company the Undertaking of the Rossa and Pontymister Gas Company, and for other purposes; and Bill ordered; CXLVII. 40. Read, and referred to the Examiners, 40. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for authorising the Company to raise further Capital, and for other purposes; brought from the Lords, read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 304. Reported, without Amendment, 316. Passed, 223. (Cited as Westgate and Birchington Water Act, 1892.) R. A. 357.

Western Hampshire Water:

244. [1895.] Petition for a Bill for incorporating the West Hampshire Water Company, and empowering them to construct Waterworks, and supply Water, and for other purposes; and Bill ordered; CXLVII. 40. Read, and referred to the Examiners, 40. Report, That the Standing Orders had been certified to have been complied with, 24. Bill for authorising the Company to raise further Capital, and for other purposes; brought from the Lords, read, and referred to the Examiners, 230. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 240. Committed, 304. Reported, without Amendment, 316. Passed, 223. (Cited as West Hampshire Water Act, 1895.) R. A. 327.

Wath-upon-Deane Urban District Council:

329. [1898.] Report, That the Bill should originate in the House of Lords; CLVII. 17. Report, That the Standing Orders had been certified to have been complied with, 27. Bill intituled, An Act to provide for the sale and transfer of the Undertaking of the West Melton Waterworks Company, Limited, to the Wath-upon-Deane Urban District Council, and to confer further Powers on the said Council with reference to the supply of Water, and for other purposes; brought from the Lords, 250. Read, and referred to the Examiners, 231. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 256. Committed, 278. Reported, with Amendments, 387. Considered, as amended; Standing Orders 223 and 243 suspended; Bill read, and referred to the Examiners, 230. To which the Lords agree, 231. (Cited as Water-upon-Deane Urban District Council Act, 1898.) R. A. 432.
West Middlesex Water—continued.

second time, 50. Reported, with Amendments, 173. Considered, as amended, 185. Queen's consent signified; Bill passed, 196. Agreed to by the Lords, with Amendments, 305. Lords' Amendments agreed to, 320. (Cited as West Middlesex Waterworks Act, 1899.) R. A. 336.

West Middlesex Water (Purchase):

347. [1897.] Petition for a Bill to empower the London County Council to acquire the Undertaking of the Company of Proprietors of the West Middlesex Waterworks Company, and for other purposes; and Bill ordered; CLII. 56. Read, 61. Day appointed for Second Reading, 72. Order for Second Reading discharged; Bill withdrawn, 108.

West Middlesex Water (Transfer):

348. [1898.] Petition for a Bill for the Transfer to the London County Council of the Undertaking of the West Middlesex Waterworks Company, and for other purposes; and Bill ordered; CL. 27. Read, 36. (Second Reading not preceded with.)

349. [1898.] Petition for Bill, presented upon the 11th day of February 1895; and the Order of Leave for bringing in the said Bill, made upon the same day, read; Bill read the first time, and ordered to be read a second time; CL. 34. Motion, That the Bill be read a second time, and Question negatived, 116.

Wetherby District Water:

350. [1899.] Petition for a Bill for supplying Water certain Parishes in the Rural Districts of Wetherby and Tadcaster, in the West Riding of the County of York, and for other purposes; and Bill ordered; CLIV. 32. Read, 40. Committed, 49. Reported, with Amendments, 104. Considered, as amended, 121. Passed, 130. Agreed to by the Lords, with Amendments, 209. Lords' Amendments agreed to, 297. (Cited as Wetherby District Water Act, 1899.) R. A. 338.

351. [1900.] Petition for a Bill to enable the Wetherby District Water Company to extend their Limits of Supply, construct additional Waterworks, and for other purposes; and Bill ordered; CL. 22. Read, and referred to the Examiners, 41. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 48. Committed, 67. Reported, with Amendments, 110. Considered, as amended, 118. Passed, 127. Agreed to by the Lords, with Amendments, 201. Lords' Amendments agreed to, 212. (Cited as Wetherby District Water Act, 1900.) R. A. 221.

Weymouth Water:

352. [1897.] Petition for a Bill for extending the Limits of Supply of the Company of Proprietors of the Weymouth Waterworks, and for conferring further Powers on that Company for the Construction of Works and the raising of Capital, and for other purposes; and Bill ordered; CLIV. 46. Read, and referred to the Examiners, 44. Committed, 92. Witnesses ordered to attend the Committee on the Bill, 219. Bill reported, with Amendments, 204. Considered, as amended, 206. Queen's consent signified; Bill passed, 204. Agreed to by the Lords, with Amendments, 204. Lords' Amendments agreed to 369. (Cited as Weymouth Waterworks Act, 1897.) R. A. 456.

Wey Valley Water:

353. [1898.] Petition for a Bill for incorporating and conferring Powers upon the Wey Valley Water Company, for extending the Limits of Supply of and conferring further Powers upon the Priory and Farndonshire District Water Company, and the Farmhouse Water Company, Limited; for authorising Agreements between those Companies, and for other purposes; and Bill ordered; CLII. 34. Read, and referred to the Examiners, 42. Report, That Standing Orders 62 and 63 have been complied with, 154. Committed, 167. Reported, 209. Bill expanded, as amended, 203. Standing Order 248 suspended; Bill passed, 207. Agreed to by the Lords, with Amendments, 411. Lords' Amendments agreed to, 418. (Cited as Wey Valley, Priory, and Farmhouse Water Act, 1898.) R. A. 432.

Weymouth Water:

354. [1898.] Petition for a Bill to sanction certain Works constructed by and Expenditure of the Weymouth Waterworks Company, to make void a certain Deed of Grant, to confer further Powers on the Company, and for other purposes; and Bill ordered; CL. 27. Standing Order 62 complied with, 62. Committed, 55. Reported, 114. Agreed to by the Lords, with Amendments, 114. (Cited as Weymouth Water Act, 1895.) R. A. 252.

Wishaw Water:

355. [1898.] Petition for a Bill to authorise the Commissioners of the Borough of Wishaw to provide an additional Water Supply to the Borough, and to make and maintain new and additional Waterworks, and for other purposes; and Bill ordered; CLIII. 34. Read, 42. Committed, 41. Reported, 152. Considered, as amended, 172. Passed, 192. Lords' Amendments agreed to, 320. Lords' Amendments agreed to, 327. (Cited as Wishaw Water (Additional Supply) Act, 1898.) R. A. 375.

356. [1899.] Report, That the Bill should originate in the House of Lords; CLIV. 16. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to confer further borrowing Powers on the Commissioners of the Borough of Wishaw for the purposes of their Water Undertaking; brought from the Lords; read, and referred to the Examiners, 43. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 74. Day appointed for Second Reading, 86. Second Reading deferred, 63. Bill committed, 110. Reported, with Amendments, 216. Considered, as amended, 339. Passed, 244. Approved, 245. (Cited as Wishaw Water Act, 1899.) R. A. 338.

Woking Water and Gas:

357. [1899.] Petition for a Bill for conferring further Powers on the Woking Water and Gas Company for the construction of Works, and for authorising the Company to raise further Money, and for extending their Limits for Supply of Water, and for other purposes; and Bill ordered; CLIV. 32. Read, and referred to the Examiners, 42. Report, That Standing Order 62 has been complied with; Bill to be read a second time, 74. Day appointed for Second Reading, 86. Second Reading deferred, 63. Bill committed, 110. Reported, with Amendments, 216. Considered, as amended, 339. Passed, 244. Approved, 245. (Cited as Woking Water and Gas Act, 1899.) R. A. 390.

Woodbridge District Water:

358. [1898.] Petition for a Bill for incorporating the Woodbridge District Water Company, and empowering them to construct Works and supply Water, and for other purposes; and Bill ordered; CL. 33. Read, 42. Committed, 62. Reported, with Amendments, 170. Considered, as amended, 192. Passed, 190. Agreed to by the Lords, with Amendments, 330. Lords' Amendments agreed to, 345. (Cited as Woodbridge Water Act, 1900.) R. A. 309.

Wokington Corporation Water:


Wymondham Water:

360. [1898.] Petition for a Bill for supplying with Water the Parish of Wymondham and other places in the County of Norfolk; and Bill ordered; CLII. 34. Read, 42. Day
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II. Private Bills relative to—continued.

Wymondham Water—continued.

Day appointed for Second Reading, 55. Motion, That the Bill be now read a second time; Amended proposal, "Six Months;" and made, Second Reading passed off for Six Months, 62.

Yewick Corporation (Water) :

301. [1898.] Report from the Select Committee on Standing Orders, That, in the case of Petition for Bill, the Standing Orders ought to be dispensed with; that the Parties be permitted to deposit their Petition; CLIII. 145. Petition for Bill referred to the Select Committee on Standing Orders, 166. Report read; Bill to enable the Corporation of Yewick to construct an additional Reservoir and other Waterworks, and to raise Money for the purpose of borrowing on Mortgage or otherwise; ordered, 179. Read, 181. Committed, 194. Reported, 277. Considered, as amended; Bill passed, 292. Agreed to by the Lords, with Amendments, 349. Lords' Amendments agreed to, 555. (Cited as Yewick Corporation (Waterworks) Act, 1896.) R. A. 575.

York New Water :

362. [1895.] Petition for a Bill for empowering the York New Waterworks Company to raise additional Capital, for altering the Name of the Company; to extend their Limits of Supply, and for other purposes; and Bill ordered; UL. 27. Read, and referred to the Examiners, 33. Standing Order 62 complied with, 31. Committed, 37. Reported, 188. Passed, 189. By the Lords, with Amendments, 224. Lords' Amendments agreed to, 219. (Cited as York Waterworks Act, 1895.) R. A. 252.

Ystrad Gas and Water :

363. [1896.] Report, That the Bill should originate in the House of Lords; CLI. 14. Report, That the Standing Orders had been certificated to have been complied with, 18.

Ystrad-fyingd Urban District Council (Gas and Water) :


Wellingborough Tramroads:—See Tramways.

Wenys Water:—See Waterworks.

Western Highlands and Islands (Scotland) Works :

[1890-91.] Bill to make Provisions in regard to the Construction and Maintenance of certain Works of Public and Local Utility in the Western Highlands and Islands of Scotland; Ordered, and presented accordingly; CLLVII. 400. Bill for consideration, as amended, read; Objection taken; Further proceeding stood adjourned, 431. Bill further considered; Motion, That the Bill be now read the third time; Questions, That the Debate be now adjourned, an Division, negatived; Original Question again proposed; Motion, That this House do now adjourn; but Mr. Speaker declines to propose the Question (Abuses of Rules); Bill to be now read the third time; passed, 468. Agreed to by the Lords, 518. (Cited as Western Highlands and Islands (Scotland) Works Act, 1891.) R. A. 625.

Western Highlands and Islands (Scotland) Works Act (1891) Amendment :

[1896.] Bill to amend the Western Highlands and Islands (Scotland) Works Act, 1891; Ordered and presented; CLI. 21. Order for Second Reading on future day discharged; another Day appointed, 119. (No further proceeding.)

Westgate Water:—See Waterworks.

Westminster Bridge and Embankment Tramways (London County Council):—See Metropolis.

Weston-super-Mare Grand Pier :

1. [1897.] Petition for a Bill to extend the Time for the Completion of the Pier and Works authorised by the Weston-super-Mare Grand Pier Act, 1888, and for other purposes; and Bill ordered; CLXI. 46. Read, and referred to the Examiners, 54. Report, That Standing Order 62 has been complied with, 184. Committed, 188. Reported, with Amendments, 209. Considered, as amended, 202. Passed, 272. Agreed to by the Lords, with Amendments, 371. Lords' Amendments agreed to, 383. (Cited as Weston-super-Mare Grand Pier Act, 1897.) R. A. 436.

2. [1899.]

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Weston-super-Mare Grand Pier—continued.

2. [1896.] Report, That the Bill should originate in the House of Lords ; CXLV. 18. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to extend the time for the completion of the authorised Pier and Works of the Weston-super-Mare Grand Pier Company, and for other purposes ; brought from the Lords, 365. Read, and referred to the Examiners, 396. Report, That no Standing Orders not previously inquired into are applicable; Bill to be read a second time, 337. Committed, 350. Reported, without Amendment, 399. Passed, 491. (Cited as Weston-super-Mare Grand Pier Act, 1899.) R. A. 201.

Weston-super-Mare Tramways :—See Tramways.

West Riding Rivers Conservancy :—

[1896.] Petition for a Bill for empowering the Urban District Council of Weston-super-Mare to acquire the Undertaking of Knightstone, Weston-super-Mare, Limited, to construct Marine Lakes and a Pier and other Works ; and for making further provisions for the Improvement, Health, and Local Government of the Urban District of Weston-super-Mare, and for other purposes, and Bill ordered ; CLI. 25. Standing Order 63 has been complied with, 71. Committed, 82. Reported, 377. Standing Orders 84, 214, 215 and 239 suspended ; Bill considered, as amended ; Standing Orders 223 and 243 suspended ; Queen's Consent signified ; Bill passed (New Title), 387. Agreed to by the Lords, with Amendments, 441. Standing Order 246 suspended, and Lords' Amendments considered, and agreed to, 415. (Cited as Weston-super-Mare Urban District Council Act, 1896.) R. A. 458.

West Middlesex Water :—See Waterworks.

West Riding Rivers Conservancy :—


Wetherby District Water :—See Waterworks.

Weymouth Water :—See Waterworks.

Wey Valley Water :—See Waterworks.

Whitby Water :—See Waterworks.

Whitstable Oyster Fishery Company :—

[1890.] Report, That the Bill should originate in the House of Lords ; CLI. 14. Standing Orders complied with, 18. Bill for reconstituting the Company of Free Fishers and Dredgers of Whitstable, in the County of Kent, and for altering and enlarging their Powers, and for other purposes ; brought from the Lords ; read, and referred to the Examiners, 206. Report, That no Standing Orders not previously inquired into are applicable, 220. Committed, 234. Reported, without Amendment, 261. Passed, without Amendment, 267. (Cited as Whitstable Oyster Fishery Act, 1890.) R. A. 335.

Wild Birds Protection Act (1880) Amendment—continued.


Wild Birds Protection :—

1. [1893-94.] Bill to amend "The Wild Birds Protection Act, 1880"; Ordered and presented ; CXLVIII. 196. Committed, 212. Reported, 222. Considered, as amended, 235. Passed, 241. By the Lords, with Amendments, 419. Lords' Amendments considered ; Motion, That this House doth disagree with the Lords in an Amendment, and objection being taken, Debate stood adjourned, 512. Debate further adjourned for three months, 513.

2. [1899.] Bill to consolidate and amend the Law relating to the Protection of Wild Birds; Ordered and presented accordingly ; CXLV. 33. Bill withdrawn, 383.

3. [1895.] Bill to consolidate and amend the Law relating to the Protection of Wild Birds; Ordered, and presented accordingly ; CXLV. 291. (No further proceeding.)

Wild Birds Protection (Ireland) :—


Wild Birds Protection Acts Amendment :

1. [1895.] Bill to amend the Wild Birds Protection Acts, brought from the Lords, 226. Read, 226. (Second Reading not proceeded with.)

2. [1896.] (No. 2.) Bill to amend the Wild Birds Protection Acts, brought from the Lords ; CLI. 290. Read, 290. Bill committed, 438. Considered in Committee, and reported, 444. Passed, with Amendments, 455. To which the Lords agreed, 468. (Cited as Wild Birds Protection Act, 1896.) R. A. 458.

Willowden Sewerage :—See Sewers.

William Hasecock and Company :—

[1896.] Report, on Petition for Bill, That the Standing Orders have not been complied with ; referred to the Select Committee on Standing Orders ; CLI. 109. Bill for the creating of New Preferred and Deferred Convertible Ordinary Shares of William Hasecock and Company, Limited, and for other purposes ; Ordered, 158. Read, and referred to the Examiners, 120. Standing Order 63 has been complied with, 149. Committed, 163. Reported, 187. Considered, as amended, 257. Passed, 216. Agreed to by the Lords, 290. (Cited as William Hasecock and Company, Limited (Further Capital), Act, 1896.) R. A. 226.

Wilmington Tramways :—See Tramways.

Wine and Beerhouses Acts Amendment : Bills relative to :

1. [1893-94.] To amend the Law relating to the Licensing of Beerhouses and Places for the Sale of Cider and Wine by Retail in England and Wales ; Ordered, and presented accordingly ; CXLVIII. 572. (Not further proceeded with.)

2. [1894.] To amend the Law relating to the Licensing of Beerhouses and Places for the Sale of Cider and Wine by Retail in England and Wales ; Ordered, and presented accordingly ; CXLIX. 154. (Second Reading not proceeded with.)

3. [1895.] To amend the Law relating to the Licensing of Beerhouses and Places for the Sale of Cider and Wine by Retail in England and Wales ; Ordered and presented, CL. 26. (Second Reading not proceeded with.)

4. [1896.] To amend the Law relating to the Licensing of Beerhouses and Places for the Sale of Cider and Wine by Retail in England and Wales ; Ordered and presented ; CXLV. 441. (Not proceeded with.)

5. [1897.]
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Wine and Beerhouse Acts Amendment: Bills relative to—continued.

5. [1897.] To amend the Law relating to the Licensing of Beerhouses and Places for the Sale of Cider and Wine by Retail in England and Wales; Ordered and presented; CXLIV. 165. Order for Second Reading deferred; another day appointed, 182. (No further proceeding.)

6. [1898.] To amend the Law relating to the Licensing of Beerhouses and Places for the Sale of Cider and Wine by Retail in England and Wales; Ordered and presented; CL. 110.

7. [1899.] To amend the Law relating to the Licensing of Beerhouses and Places for the Sale of Cider and Wine by Retail in England and Wales; Ordered and presented; CXLIV. 101.

Witnsworth:—See Waterworks.

Withington Urban District Council:—

[1900.] Report, That the Bill should originate in the House of Lords; CLV. 20. Report, That the Standing Orders had been certified to have been complied with, 24. Bill to empower the Urban District Council for the District of Withington to construct Tramways and to make various Street Improvements, and for other purposes: brought from the Lords; read, and referred to the Examiners; 206. Report, That the Standing Orders not previously inquired into have been complied with; Bill to be read a second time, 283. Committee appointed, 303. Reported, with Amendments, 345. Considered, as amended; Standing Orders 223 and 243 suspended; Bill passed, with Amendments, 358. To which the Lords consented, 270. (Cited as Withington Urban District Council Act, 1900.) R. A. 394.

Witnsworth:—continued.

Resolutions and Incidental Proceedings—continued.

14. Message to the Lords requesting Peers to attend as Witnesses before Select Committees; [1895]; CL. 59.—[1897]; CXLIV. 201, 401—[1898]; CLIII. 291.—Group of Railway Bills; [1900]; CLV. 110, 278.

15. The Clerk of the Parliaments to attend as a Witness before the Committee of Public Accounts; [1896]; CLV. 356.

16. Message from the Lords requesting attendance of Members as Witnesses before Select Committees; [1897]; CXLIV. 523.—[1900]; CLV. 311.

17. Motion, That the Bill be now read a second time; Mr. Speaker declines to propose a Question (Abuse of Roles); Amendment proposed, "Three Months," and made, on Division; another day appointed, 92, 102, 117. (Second Reading not proceeded with.)

Wishaw Water:—See Waterworks.

Witnesses:—

Resolutions and Incidental Proceedings:

1. Sessional Orders relating to them; [1890-91]; CXLIV. 4.—[1899]; CLIV. 4.—[1900]; CLV. 4, 408.

2. Ordered to attend group of Railway Bills; [1890-91]; CXLIV. 116.—[1899]; CLV. 97.—[1900]; CLV.; 108.

3. Committee on Police and Sanitary Regulations; [1890-91]; CXLIV. 124.—[1899]; CLV. 345.

4. To attend group of Private Bills as long as a Bill shall be under the consideration of the Committee; [1899]; CLV. 96.—Private Bills; [1890-91]; CXLIV. 124.—[1899]; CXLIV. 116.—And produce Correspondence; [1899]; CLII. 101.—Relative to Provincial Order Bills; [1899]; CLIII. 302.—[1899]; CLV. 193.

5. Produce certain Documents; [1899]; CLII. 145.—Produce Papers; [1899]; CLIII. 159.—[1899]; CLV. 97.—[1900]; CXLIV. 272.

6. Select Committees on Bills; [1890-91]; CXLVII. 109.—[1895]; CXLIV. 279.—[1898]; CLIII. 244.

7. Group Two of Railway Bills, and produce Records and Papers; [1899]; CLIV. 140.—And in this, 188. To attend a Committee on a Bill; [1900]; CLV. 180.

8. Joint Committee of Lords and Commons; [1892]; CXLIV. 189.—[1900]; CLV. 201.—And remain in attendance during the proceedings of the Committee; [1900]; CLV. 277.

9. Joint Committee to have leave to hear Witnesses; [1898]; CLII. 146.

10. May be heard against a certain Bill referred to the Joint Committee of both Houses on Canal Rates, &c.; [1894]; CXLIV. 230.

11. Counsel to examine Witnesses on Divorce Bills; [1897]; CLV. 105.—[1898]; CLIII. 130.—[1899]; CLV. 113.

12. Witnesses to be heard on their petitions against Bills; [1890]; CXLV. 89.
Women County Councillors:

1892. Bill to enable Women to be elected to, and to serve on, County Councils; Ordered and presented; CXLVII. 54. (Second Reading not proceeded with.)

Women's Disabilities Removal:

1892. Bill to remove the Disabilities of Women; Ordered and presented; CXLVII. 55. Order for Second Reading discharged; Bill withdrawn, 192.

Women's Disabilities:—See Marriages.

Women's Franchise:

1. 1893-94. Bill to abolish the Elective Disabilities of Women; Ordered and presented; CXXVIII. 329. (Not further proceeded with.)

2. 1894. Bill to abolish the Elective Disabilities of Women; Ordered; CXLIX. 36. Presented, 37. (Second Reading not proceeded with.)

Women's Parliamentary and Local Franchise:

1895. Bill to extend the Parliamentary and certain Local Franchises to Women; Ordered and presented; CL. 46. Order for Second Reading discharged; Bill withdrawn, 234.

Woodbridge Water:—See Waterworks.

Worcestershire County Council:

1. 1897. Petition for a Bill to authorise the re-transfer to the Justices of the Peace for the County of Worcester, and to the Worcestershire County Council of the Parish of Yardley, in the County of Worcester, for Police and all other purposes, from the Justices of the Peace for the County of Warwick and the Warwickshire County Council, and for other purposes; and Bill ordered; CXL. 46. Read, 54. Day appointed for Second Reading, 66. Order for Second Reading upon future day discharged; Bill withdrawn, 105.

2. 1898. Petition for a Bill to authorise the re-transfer to the Justices of the Peace for the County of Worcester, and to the Worcestershire County Council of the Parish of Yardley, in the County of Worcester, for Police and all other purposes, from the Justices of the Peace for the County of Warwick and the Warwickshire County Council, and for other purposes; and Bill ordered; CXL. 46. Read, 54. Day appointed for Second Reading, 66. Order for Second Reading upon future day discharged; Bill withdrawn, 105.

3. 1899. Petition for a Bill to provide facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered and Bill ordered; CL. 17. Presented, 29. (Second Reading not proceeded with.)

4. 1899. Petition for a Bill to provide facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered and presented; CL. 17. Presented, 29. (Second Reading not proceeded with.)

5. 1899. Petition for a Bill to provide facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered and presented; CL. 17. Presented, 29. (Second Reading not proceeded with.)

6. 1899. (No. 2.) To give facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CXLII. 48. Presented, 20. Order for Second Reading upon future day discharged; Bill withdrawn, 105.

7. 1899. Motion, That the Bill be now read a second time; Motion agreed to, 383. Motion, That the Bill be now read a second time; Motion agreed to, 378. Motion, That the Bill be now read a second time; Motion agreed to, 378.

8. 1897. (No. 2.) To facilitate the acquisition by Working Men of their own Dwelling Houses; Ordered and presented; CL. 17. Presented, 29. (Second Reading not proceeded with.)

9. 1897. Intended, An Act to provide facilities for the acquisition by Working Men of their own Dwelling Houses; brought from the Lords; CL. 127. Read, 157. (Second Reading not proceeded with.)

10. 1898. To provide facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CLII. 20. Presented, 23. Motion, That the Bill be now read a second time; Motion agreed to, 383. Motion, That the Bill be now read a second time; Motion agreed to, 378. Motion, That the Bill be now read a second time; Motion agreed to, 378.

11. 1899. (No. 2.) To facilitate the acquisition by Working Men of their own Dwelling Houses; Ordered and presented; CL. 17. Presented, 29. (Second Reading not proceeded with.)

12. 1899. To enable Working Men to purchase their Dwelling Houses; Ordered; CLIV. 90. Presented, 60. (Second Reading not proceeded with.)

Workington Water:—See Waterworks.

Workmen's Accidents (Compensation):

1895. Bill to provide Compensation to Workmen or their Representatives in cases of Accidents arising in the course of their Employment; Ordered; Cl. 15. Presented, 19. (No further proceeding.)

Workmen (Compensation for Accidents):

1897. Bill to amend the Law with respect to Compensation for Accidents to Workmen (including Accidents suffered in the course of their Employment); Ordered, and presented accordingly; CL. 106. Bill to have precedence of Orders of the Day and Notice of Motion; Thursdays and Wednesdays, 211. Motion, That the Bill be now read a second time; Motion, That no Bill dealing with Accidents to Workmen will be satisfactory to this House which does not provide for the prevention of Accidents, as well as for compensation in case of injury; Question proposed, That the words proposed to be left out stand part of the Question; Clause cleared, but Mr. Speaker withholds his Assent; Question proposed, That the Bill be committed to a Select Committee, and, at the next Five, Debate adjourned, 212.

1898. (No. 2.) To provide facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CLII. 22. Presented, 24. (Second Reading not proceeded with.)

12. 1899. To enable Working Men to purchase their Dwelling Houses; Ordered; CLIV. 90. Presented, 60. (Second Reading not proceeded with.)

Working Men's dwellings: Bills relative to—continued.

6. 1896. (No. 2.) To give facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CXLII. 20. Presented, 23. (Second Reading not proceeded with.)

7. 1897. To give facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CXLII. 48. Presented, 20. Order for Second Reading upon future day discharged; Bill withdrawn, 105.

8. 1897. (No. 2.) To facilitate the acquisition by Working Men of their own Dwelling Houses; Ordered and presented; CL. 17. Presented, 29. (Second Reading not proceeded with.)

9. 1897. Intended, An Act to provide facilities for the acquisition by Working Men of their own Dwelling Houses; brought from the Lords; CL. 127. Read, 157. (Second Reading not proceeded with.)

10. 1898. To provide facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CLII. 20. Presented, 23. Motion, That the Bill be now read a second time; Motion agreed to, 383. Motion, That the Bill be now read a second time; Motion agreed to, 378. Motion, That the Bill be now read a second time; Motion agreed to, 378.

11. 1899. (No. 2.) To facilitate the acquisition by Working Men of their own Dwelling Houses; Ordered and presented; CL. 17. Presented, 29. (Second Reading not proceeded with.)

12. 1899. To enable Working Men to purchase their Dwelling Houses; Ordered; CLIV. 90. Presented, 60. (Second Reading not proceeded with.)

Working Men's dwellings: Bills relative to—continued.

Workmen's Accidents (Compensation):

1895. Bill to provide Compensation to Workmen or their Representatives in cases of Accidents arising in the course of their Employment; Ordered; Cl. 15. Presented, 19. (No further proceeding.)

Workmen (Compensation for Accidents):

1897. Bill to amend the Law with respect to Compensation for Accidents to Workmen (including Accidents suffered in the course of their Employment); Ordered, and presented accordingly; CL. 106. Bill to have precedence of Orders of the Day and Notice of Motion; Thursdays and Wednesdays, 211. Motion, That the Bill be now read a second time; Motion, That no Bill dealing with Accidents to Workmen will be satisfactory to this House which does not provide for the prevention of Accidents, as well as for compensation in case of injury; Question proposed, That the words proposed to be left out stand part of the Question; Clause cleared, but Mr. Speaker withholds his Assent; Question proposed, That the Bill be committed to a Select Committee, and, at the next Five, Debate adjourned, 212. Proceedings on Bill, if under discussion at Twelve of the clock, not to be interrupted under Standing Order (Sittings of the House): Debate on Amendment to Second Reading resumed; Amendment withdrawn; Bill committed, 232. Order for Committee read; Motion, That it be an Instruction to the Committee that they have power to insert facilitating the acquisition of Dwellings for the Working Class by the use of public money, the freethhold should be vested in public bodies and not the individual "(Question proposed). That the words proposed to be left out stand part of the Question; Clause cleared, but Mr. Speaker withholds his Assent; Question proposed, That the Bill be committed to a Select Committee, and, at the next Five, Debate adjourned, 212.

1898. (No. 2.) To provide facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CLII. 22. Presented, 24. (Second Reading not proceeded with.)

12. 1899. To enable Working Men to purchase their Dwelling Houses; Ordered; CLIV. 90. Presented, 60. (Second Reading not proceeded with.)

Working Men's dwellings: Bills relative to—continued.

6. 1896. (No. 2.) To give facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CXLII. 20. Presented, 23. (Second Reading not proceeded with.)

7. 1897. To give facilities for the acquisition by Working Men of their own Dwelling Houses; Ordered; CXLII. 48. Presented, 20. Order for Second Reading upon future day discharged; Bill withdrawn, 105.
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Workmen (Compensation for Accidents)—continued.

Bill passed, 302. Agreed to by the Lords, with Amendments, 404. Lords' Amendments considered; several agreed to; several disagreed to; and a Consequential Amendment made to the Bill; Committee appointed to draw up reasons to be assigned to the Lords for disagreeing with certain Amendments made by the Lords to the Bill; Committee appointed to withdraw immediately; Three to be the Quorum, 410-412. Reasons reported and agreed to, 412. The Lords agree to the Amendments made by this House to the Amendments made by the Lords, with Amendments; agree to the Consequential Amendment to the Bill, and do not insist on certain Amendments to which this House hath disagreed, 428. Lords' Amendments to the Amendments made by this House to the Amendments made by the Lords to be now considered; considered, and agreed to, 428. (Cited as Workmen's Compensation Act, 1897.) R. A. 136.

Workmen's Compensation Act (1897) Amendment:

1. [1898.] Bill to extend the provisions of the Workmen's Compensation Act, 1897, to Injuries to Health and Loss of Life suffered by Persons employed in certain Dangerous and Injurious Occupations; Ordered and presented; CLIII. 274.
2. [1898.] Bill to amend the Workmen's Compensation Act, 1897; Ordered; CXLIX. 36. Presented, 20. (Second Reading not proceeded with.)
3. [1898.] (No. 2.) Bill to amend the Workmen's Compensation Act, 1897; Ordered and presented; CLVI. 67. (Second Reading not proceeded with.)
4. [1900.] Bill to amend the Workmen's Compensation Act, 1897;Ordered; CLV. 12. Presented, 15. Order for Second Reading read; Mr. Speaker calls attention to the fact that the provisions of the Bill were identical with those of the Workmen's Compensation Act (1897) Amendment Extension Bill; whereon Order discharged; Bill withdrawn, 139.
5. [1900.] (No. 2.) Bill to amend the Workmen's Compensation Act, 1897; Ordered; CLV. 13. Presented, 16. (Second Reading not proceeded with.)
6. [1900.] (No. 3.) Bill to amend the Workmen's Compensation Act, 1897; Ordered; CLV. 15. Presented, 17. (Second Reading not proceeded with.)

Workmen's Compensation Act:

[1900.] Resolution, That there is urgent need to extend the provisions of the Workmen's Compensation Act, with appropriate modifications, to the Naval and Military servants of the State who may be killed or injured in the course of their employment; CLV. 165.

Workmen's Compensation Act:—See Resolutions.

Workmen's Compensation Act (1897) Extension:

[1898.] Bill to extend the benefits of the Workmen's Compensation Act, 1897, to Agricultural Labourers; Ordered; CLV. 12. Presented, 16. Read a second time, and committed to the Standing Committee; Minutes of Proceedings to be printed, 151. Motion, That the Bill be now taken into consideration; Closure claimed, but Mr. Speaker withholding his assent; Question put; Bill considered, as amended; Title numbered; Day appointed for Third Reading, 252. Bill passed, 274. Agreed to by the Lords, with an Amendment, 325. Lords' Amendment considered forthwith, and agreed to, 328. (Cited as Workmen's Compensation Act, 1897.) R. A. 359.

Workmen's Houses Tenure:

1. [1898.] Bill to make provision with respect to the Tenure of the Houses of Workmen in certain Employments; Ordered; CXLIX. 36. Presented, 37. (Second Reading not proceeded with.)
2. [1899.] Bill to make provision with respect to the Tenure of the Houses of Workmen in certain Employments; Ordered; CLIV. 49. Presented, 65. (Second Reading not proceeded with.)
3. [1898.] Bill to make provision with respect to the Tenure of the Houses of Workmen in certain Employments; Ordered; CLIV. 49. Presented, 65. (Second Reading not proceeded with.)
4. [1899.] Bill to make provision with respect to the Tenure of the Houses of Workmen in certain Employments; Ordered; and presented accordingly; CLV. 51. (Second Reading not proceeded with.)
5. [1899.] Bill to make provision with respect to the Tenure of the Houses of Workmen in certain Employments; Ordered; and presented accordingly; CLV. 51. (Second Reading not proceeded with.)

Writers to the Signet Widows' Fund:

[1898.] Petition for a Bill to further regulate the working, management, and control of the Widows' Fund of the Writers to Her Majesty's Signet in Scotland; to enlarge the Powers of Investment of the Moneys of the Fund; to amend the Acts now regulating the Fund, and for other purposes; and Bill ordered; CLIII. 34. Read, and referred to the Examiners, 42. Report, That Standing Order 63 has been complied with; Bill to be read a second time, 50. Committed, 61. Reported, 74. Considered, as amended, 96. Passed, 92. Agreed to by the Lords, 127. (Cited as Writers to the Signet Widows' Fund Act, 1898.) R. A. 221.

Wymondham Water:—See Waterworks.

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Yewil Water:—See Waterworks.

York, Their Royal Highnesses the Duke and Duchess of:

[1898.] Resolution, That an humble Address be presented to Her Majesty to congratulate Her Majesty on the birth of a Son to His Royal Highness the Duke and Her Royal Highness the Duchess of York; CXLIX. 250. Queen's Answer, 259. See Resolutions.

York Water:—See Waterworks.

Yorkshire Coroners:


Youthful Offenders:

1. [1898.] Bill, intituled, An Act to amend the Law relating to Youthful Offenders, and for other purposes connected therewith; brought from the Lords; CLIV. 339.
2. [1900.]
Youthful Offenders—continued.

2. [1900.] Bill, intituled, An Act to amend the Law relating to Youthful Offenders, and for other purposes connected therewith; brought from the Lords; CLV. 125. Read, 175. Motion, That the Bill be now read a second time. Amendment proposed, "Six Months"; Question proposed, That "now" stand part, and, at Midnight, Debate adjourned, 211. Order for resumption of Debate discharged; Bill withdrawn, 326.

Ystrad Water:—See Waterworks.

Zanzibar Indemnity:

[1894.] Bill for authorising the Treasury to indemnify the Bank of England with respect to the Transfer of Consolidated Bank Annuities standing in the name of the late Sultan of Zanzibar; Ordered, and presented accordingly; CXLIX. 276.

Zanzibar Indemnity—continued.