GENERAL INDEX
to the Journals
of the
House of Commons

Volume 216, 1960-61,
to Volume 225, 1969-70.

Ordered, by The House of Commons, to be Printed,
11th November 1975

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PREFACE

This Volume, which covers the Sessions 1960-61 to 1969-70, is the seventeenth in the series of General Indexes to the Journals of the House of Commons.

The method of compilation of this Index follows as closely as possible that used in the earlier volumes. However, the considerable changes made in the procedure of the House during the decade have necessitated certain rearrangements and other appropriate changes. Among the more important of these procedural changes were the abolition of the Committees of Supply and Ways and Means, the ending of the requirement for proceedings relating to public money to be initiated in Committee of the whole House, the change in the method of signifying Royal Assent to Bills made by the Royal Assent Act 1967, and the provisions for morning sittings of the House. These and other lesser changes are reflected in particular under the headings “Bills”, “House of Commons”, “Proceedings”, “Queen”, “Resolutions”, “Speaker”, “Supply”, and “Ways and Means”.

Other minor changes designed to improve ease of reference have been made in the form of the Index. Mention may be made of two of these. The entries relating to Standing Committees are in an entirely new form and acknowledge the fact that the title of the Bill or matter under consideration is generally of greater interest to the user than the distinguishing letter of the Standing Committee. In the Alphabetical entries relating to Bills, Private Bills introduced in the Commons are now distinguished by recording their first stage as “read the first time”. The first stage of Public Bills continues to be recorded as “presented” or “ordered; presented”.

I should like to pay a tribute to the efforts of all those members of the Clerk’s Department who have enabled this laborious task to be completed.

E. S. TAYLOR,
Clerk of the Journals.

House of Commons.

November, 1975.
ABERDARE MARKETS AND TOWN HALL COMPANY:
[1964-65] (Lords): Bill, intituled, An Act to confer further powers upon the Aberdare Markets and Town Hall Company; and for other purposes; brought from the Lords, 272 (Cited as Aberdare Markets and Town Hall Act 1965) R.A., 411.

ABERDEEN CORPORATION (FISH MARKET) ORDER CONFIRMATION:
[1968-69] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Aberdeen Corporation (Fish Market); presented, 241. (Cited as Aberdeen Corporation (Fish Market) Order Confirmation Act 1969) R.A., 305.

ABERDEEN HARBOUR ORDER CONFIRMATION:

ABERFAN DISASTER: see also TRIBUNALS OF INQUIRY (EVIDENCE) ACT 1921 (ABERFAN DISASTER).
[1966-67] Resolution, That this House takes note of the Report of the Tribunal appointed under the Tribunals of Inquiry (Evidence) Act 1921 to inquire into the disaster at Aberfan, 618.

ABOLITION OF FIDELITY BONDING:
[1967-68] Bill to abolish Fidelity bonding and similar practices in the retail and distributive trades; ordered; presented, 257.

ABOLITION OF RESALE PRICE MAINTENANCE:
[1963-64] Bill to repeal Section 25 of the Restrictive Trade Practices Act 1956, and to make it unlawful for supplies of goods to be withheld from retailers cutting suggested prices of such and similar goods; presented, 48. Motion for Second Reading; Question negatived, 73.

ABOLITION OF SLAVERY:
[1968-69] Motion: That this House takes note of the continuance of slavery in member states of the United Nations; and, having regard to the fact that this is contrary to the Universal Declaration of Human Rights and to the fact that the suppression of the slave trade and the abolition of slavery have been a continuing concern of British Governments for generations, calls upon Her Majesty's Government to take more positive action at the United Nations by moving resolutions designed to produce the organisational machinery and money necessary to eradicate this ancient evil; Debate adjourned, 299.

ABORTION:
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ABORTION LAW [REFORM]:
[1969-70] Bill to amend the Abortion Act 1967; presented, 55. Motion for Second Reading; Debate adjourned, 158.

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II. Modes of Presenting Accounts and Papers.
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I. AUTHORITY FOR PRESENTING ACCOUNTS AND PAPERS


ACCOUNTS AND PAPERS

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[1964-65.] Motion for annulment of Order (Housing) [26/63]—Question amended; Petition of General Objection against the Order referred to a Joint Committee, 241.

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ACTIONS OF HER MAJESTY’S GOVERNMENT:
[1964-65.] Motion, That this House deplores the hasty and ill-considered actions of Her Majesty’s Government during their first hundred days of office and has no confidence in their ability to conduct the nation’s affairs; Question amended, in line 2, by leaving out from “the” to end and adding “irresponsibility of the former administration leading to the serious situation which confronted Her Majesty’s Government, and pledges its support for remedial measures to strengthen the country’s economy and security and provide rising standards for the British people”, instead; Question, as amended, agreed to, 118.

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[1968-69.] Motion for an Address; Debate adjourned. 6. Resumed and adjourned, 8, 9. Resumed; Amendment proposed (Post Office) but not made; Debate on Main Question adjourned, 10. Resumed; another Amendment proposed (The Economy) but not made; Main Question agreed to; Address to be presented, 12. Queen's Answer, 36.
[1969-70.] Motion for an Address; Debate adjourned, 5. Resumed and adjourned, 9, 10. Resumed; Amendment proposed (Economic Affairs) but not made; Debate on Main Question adjourned, 16. Resumed; another Amendment proposed (Housing) but not made; Main Question agreed to; Address to be presented, 18. Queen's Answer, 27.

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Malaysia (Gift of a Speaker's Chair); Considered in Committee, [1962-63] 288. Resolution reported and agreed to; Address to be presented, 297. Queen's Answer, 298.
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ADEN: See also HOUSE, Motions for the Adjournment.

[1962-63.] Motion, That this House approves the policy set out in the White Paper on the Accession of Aden to the Federation of South Arabia; Amendment proposed, to leave out from "House" to end and add "regrets the decision of Her Majesty's Government to compel Aden Colony to accede to the Federation of South Arabia without first obtaining the consent of the colony's inhabitants", instead; Amendment not made; Main Question agreed to, 23.

ADEN, PERIM AND KURIA MURIA ISLANDS:

[1966-67.] Bill to make provision for, and in connection with, the relinquishment of Her Majesty's sovereignty over Aden, Perim and the Kuria Muria Islands, and to amend the definition of "Governor" in section 32(1) of the British Nationality Act 1948; presented, 496. (Cited as Aden, Perim and Kuria Muria Islands Act 1967) R.A. 577.

— [MONEY]. See RESOLUTIONS, IV.

ADMINISTRATION OF ESTATES (SMALL PAYMENTS):

[1964-65.] Bill to provide for increasing the limits in enactments and instruments which allow property to be disposed of on death without probate or other proof of title, or in pursuance of a nomination made by the deceased; to extend certain of the said enactments relating to an intestate's property to cases where the deceased leaves a will; and for connected purposes; presented, 66. (Cited as Administration of Estates (Small Payments) Act 1965) R.A., 441.

ADMINISTRATION OF JUSTICE:

[1963-64] [Lords]: Bill, intituled, An Act to provide for the administration of justice in the metropolitan area; to provide for a lieutenant and deputy lieutenant for Greater London; to make fresh provision with respect to the indemnification of justices and their clerks, recorders and clerks of the peace; to make minor amendments of the law relating to the administration of justice in England and Wales and an amendment of section 5 of the Justices of the Peace Act 1949 extending to Scotland; and for connected purposes; brought from the Lords. 71. (Cited as Administration of Justice Act 1964) R.A. 255.

[1964-65] [Lords]: Bill, intituled, An Act to enable common investment funds to be established for the investment of moneys in certain courts in England, Wales and Northern Ireland and certain other moneys; to make fresh provision for dealing with funds in the Supreme Court of Judicature in England and to amend the law concerning dealing with funds in county courts in England and Wales or in the Mayor's and City of London Court; to amend the law concerning giving security by way of making a deposit with the Accountant General of the Supreme Court of Judicature in England; to make miscellaneous amendments of the law relating to that court and to inferior courts in England and Wales; to amend section 8 of the Prosecution of Offences Act 1879; to enable benefits under section 10 of the Courts of Justice (Concentration of Site) Act 1963 to be commuted into capital sums; to amend the War Pensions (Administrative Provisions) Act 1919; to enlarge the legislative power of the Parliament of Northern Ireland and amend the Criminal Appeal (Northern Ireland) Act 1930; to repeal certain obsolete, spent, unnecessary or superseded enactments; and for purposes connected with the matters aforesaid.

[1969-70.] (Lords): Bill, intituled, An Act to make further provision about the courts (including assizes), their business, jurisdiction and procedure; to enable a High Court judge to accept appointment as arbitrator or umpire under an arbitration agreement; to amend the law respecting the enforcement of debt and other liabilities; to amend Section 106 of the Rent Act 1968; and for miscellaneous purposes connected with the administration of justice; brought from the Lords, 123. (Cited as Administration of Justice Act 1969) R.A., 364.


[1968-69.] Bill to increase the jurisdiction of county courts and to amend the County Courts Act 1919; to make further provision for appeals from the High Court (whether in England and Wales or in Northern Ireland) to the House of Lords; to enable wills and codicils to be made for mentally disordered persons; to make provision for interim payments to be made where proceedings are pending, and for conferring powers to be exercisable by the court before the commencement of an action; to enable any jurisdiction of the High Court to be assigned to two or more Divisions concurrently; to change the title and qualification of offices on registers of the Chancery Division; to make further provision with respect to miscellaneous matters, that is to say, certain emoluments in the offices of the Supreme Court, records of grants of probate and grants of administration, admission as a public notary, pension rights and related matters in connection with certain judicial offices, and the stipend and fees of the Chancellor of the County Palatine of Durham; to extend the legislative power of the Parliament of Northern Ireland with respect to grand juries and indictments; and for purposes connected with the matters aforesaid; presented, 72. (Cited as Administration of Justice Act 1968) R.A., 367.

[1966-67.] (Lords): Bill, intituled, An Act to consolidate the enactments relating to the contents of advertisements displayed or issued in connection with hire-purchase or credit-sale; brought from the Lords, 500. (Cited as Advertisements (Hire-Purchase) Act 1967) R.A., 565.

ADVERTISING:

[1961-62.] (Lords): Motion, That this House, noting the increasing power of the advertising industry, its influence upon our national life and its effect on our economy, calls upon Her Majesty's Government to institute an independent inquiry to consider whether safeguards are necessary in the interests of the consumer public; Debate adjourned, 65.

ADVOCATES' WIDOWS' AND ORPHANS' FUND ORDER CONFIRMATION:

[1968-69.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to the Advocates' Widows' and Orphans' Fund; presented, 46. (Cited as Advocates' Widows' and Orphans' Fund Order Confirmation Act 1968) R.A., 74.

AFFILIATION PROCEEDINGS (AMENDMENT):

[1964-65.] Bill to amend the Affiliation Proceedings Act 1957; ordered; presented, 295.

AFFILIATION PROCEEDINGS (BLOOD TESTS):

[1960-61.] (Lords): Bill, intituled, An Act to empower magistrates' courts and courts hearing appeals therefore to require the applicant for an affiliation order, her child and the alleged father to undergo blood tests; and for purposes connected therewith; brought from the Lords, 249.

AGE OF MAJORITY:

[1967-68.] Resolution, That this House takes note of the Committee on the Age of Majority, 29.

AGE OF MAJORITY (SCOTLAND):


AGE LEVEL OF EMPLOYMENT:

[1967-68.] Bill to prevent employers from refusing employment to persons on the sole ground that they are aged 45 years or over; ordered; presented, 139.

[1968-69.] Bill to prevent employers from refusing employment to persons on the sole ground that they are aged 45 years or over; ordered; presented, 176.

Brought from the Lords, 87. (Cited as Administration of Justice Act 1965) R.A., 190.

[1967-68.] Bill to make provision with respect to the pensions of certain judicial officers; brought from the Lords (whether in England and Wales or in Northern Ireland) to the House of Lords; to enable wills and codicils to be made for mentally disordered persons; to make provision for interim payments to be made where proceedings are pending, and for conferring powers to be exercisable by the court before the commencement of an action; to enable any jurisdiction of the High Court to be assigned to two or more Divisions concurrently; to change the title and qualification of offices on registers of the Chancery Division; to make further provision with respect to miscellaneous matters, that is to say, certain emoluments in the offices of the Supreme Court, records of grants of probate and grants of administration, admission as a public notary, pension rights and related matters in connection with certain judicial offices, and the stipend and fees of the Chancellor of the County Palatine of Durham; to extend the legislative power of the Parliament of Northern Ireland with respect to grand juries and indictments; and for purposes connected with the matters aforesaid; presented, 72. (Cited as Administration of Justice Act 1968) R.A., 367.

ADVERTISEMENTS (HIRE-PURCHASE):
AGRICULTURAL EMPLOYMENT:

See also AGRICULTURAL AND FORESTRY ASSOCIATIONS (TRADING AGREEMENTS):

[1961-62] Bill to provide that certain trading agreements entered into by associations of persons occupying land used for agriculture or forestry shall be exempted from the application of Part I of the Restrictive Trade Practices Act 1956; presented, 34. (Cited as Agricultural and Forestry Associations Act 1962) R.A., 274.

AGRICULTURAL HOLDINGS (SCOTLAND):

[1969-70] Bill to amend the law relating to agricultural tenancies in Scotland; and for purposes connected therewith; ordered; presented, 163.

AGRICULTURAL HOLDINGS (DECEASED TENANTS):

[1966-67] Bill to make further provision with respect to the tenure of agricultural holdings by extending in appropriate cases the tenancy of an agricultural holding where the original tenant had died; and for purposes connected with the matters aforesaid; presented, 29. Order for Second Reading discharged; Bill withdrawn, 201.

AGRICULTURAL HOLDINGS (SCOTLAND):

[1969-70] Bill to amend the law relating to agricultural tenancies in Scotland; and for purposes connected therewith; ordered; presented, 137.

AGRICULTURAL MARKETING:


AGRICULTURAL NUISANCES:

[1963-64] Bill to remedy nuisances arising from the use ofattery methods in agriculture; ordered; presented, 142.

AGRICULTURAL POLICY:

[1963-64] Motion, That this House regrets the failure of Her Majesty's Government to produce an effective long-term policy for British agriculture. Question amended by leaving out from "House" to end and adding "welcomes the developments in the Government's agricultural policies, which provide the best basis for the continuing prosperity of the industry", instead; Question, as amended, agreed to, 278.

[1966-67] Motion, That this House expresses grave concern at the loss of confidence which is spreading through the agricultural industry as a result of the failure of Her Majesty's Government's policy, and calls on Her Majesty's Government to give the farming industry the necessary encouragement to attain the higher levels of production of which it is undoubtedly capable and to play its full part in assisting the nation's balance of payments; Question negatived, 240.

AGRICULTURAL RESEARCH ETC. (PENSIONS):

[1960-61] Bill to provide for contributory pension schemes in respect of persons employed at certain agricultural institutions and colleges financed wholly or partly out of public funds; presented, 61. (Cited as Agricultural Research etc. (Pensions) Act 1961) R.A., 127.

— [MONEY]. See COMMITTEES, I, 2.

AGRICULTURAL RESEARCH IN SCOTLAND:


AGRICULTURE: See also ADDRESSES, VII and VIII and COMMITTEES, III.


[1960-61] Bill to provide for contributory pension schemes in respect of persons employed at certain agricultural institutions and colleges financed wholly or partly out of public funds; presented, 61. (Cited as Agricultural Research etc. (Pensions) Act 1961) R.A., 127.

— [MONEY]. See COMMITTEES, I, 2.

AGRICULTURAL RESEARCH IN SCOTLAND:


AGRICULTURE: See also ADDRESSES, VII and VIII and COMMITTEES, III.


[1966-67] Bill to establish a Meat and Livestock Commission and make other provision for the livestock and livestock products industries, to authorise grants for improvements of agricultural land and make provision with respect to the shape and size of farms and related matters, agriculture and forestry on hill land, co-operative activities in agriculture, diseases of animals and other matters connected with agriculture; presented, 13. Read a second time, 30.

[1966-67] Bill to establish a Meat and Livestock Commission and make other provision for the livestock and livestock products industries, to amend the Agriculture (Calf Subsidies) Act 1952 and make new provision with respect to the supervision and enforcement of schemes under that Act, to authorise the payment of subsidies in respect of cows maintained for the purpose of breeding calves for beef, to authorise grants for improvements of agricultural land and in respect of expenditure on equipment, plant and machinery for use in agriculture, and on certain vehicles and supplementary grants in respect of certain expenditure, and to make provision with respect to the shape and size of farms and related matters, agriculture and forestry on hill land, co-operative activities in agriculture, diseases of animals and other matters connected with agriculture; presented, 7. (Cited as Agriculture Act 1967) R.A., 479.


[1969-70] Bill to make provisions in respect to agriculture and related matters and with respect to flood warning systems; and to amend the Diseases of Animals Act 1950 as respects importation and treatment by serum or vaccine; presented, 8. (Cited as Agriculture Act 1970) R.A., 364.


AGRICULTURE ACT 1958 (AMENDMENT):

1968-69. Motion, That this House takes note of the Paper entitled Code No. 2 of the Codes of Recommendations for the Welfare of Livestock, relating to pigs, a copy of which was laid before this House on the 26th day of June last, and approves the Code contained in paragraphs 1 to 33 thereof, leave out from “June” to end and add “regrets that this Code fails to implement the recommendations of the Brambell Report and, whilst approving paragraphs 1 to 33 thereof as a temporary measure, requests Her Majesty’s Government to introduce an amended Code in the forthcoming Session of Parliament”; instead; Debate adjourned. Resumed; Amendment withdrawn; Main Question agreed to, 385.

1968-69. Resolution, That this House takes note of the Paper entitled Code No. 1 of the Codes of Recommendations for the Welfare of Livestock, relating to cattle, a copy of which was laid before this House on the 26th day of June last, and approves the Code contained in paragraphs 1 to 36 thereof, 285.

1968-69. Resolution, That this House takes note of the Paper entitled Code No. 3 of the Codes of Recommendations for the Welfare of Livestock, relating to turkeys, a copy of which was laid before this House on the 26th day of June last, and approves the Code contained in paragraphs 1 to 33 thereof, 286.

1968-69. Resolution, That this House takes note of the Paper entitled Code No. 4 of the Codes of Recommendations for the Welfare of Livestock, relating to domestic fowl, a copy of which was laid before this House on the 26th day of June last, and approves the Code contained in paragraphs 1 to 62 thereof, 286.

1969-70. Motion, That this House deplores the failure of Her Majesty’s Government’s agricultural policy; Question amended by leaving out from “House” to end and adding “fully supports the agricultural policy of Her Majesty’s Government in the interests of producers and consumers alike, both of whose interests would be prejudiced by the policy advocated by the Opposition”; instead; Question, as amended agreed to, 120.

———[MONEY], See COMMITTEES I, 2; RESOLUTIONS, IV.

AGRICULTURE (SCOTLAND):


AGRICULTURE (SPRING TRAPS):

1968-69. Bill to make provision with respect to the termination of the power to authorise by order under subsection (4) of Section 50 of the Agriculture (Scotland) Act 1948 the use of spring traps other than approved traps in Scotland; presented, 7. (Cited as Agriculture (Miscellaneous Provisions) Act 1968) R.A., 327.

———[MONEY], See COMMITTEES I, 2; RESOLUTIONS, IV.

AGRICULTURE AND HORTICULTURE:

1963-64. Bill to make provision for and in connection with the maintenance of minimum price levels for imports affecting the market for agricultural or horticultural produce of descriptions produced in the United Kingdom; to make further provision for assisting by the payment of grants the production and marketing of horticultural produce; to impose requirements as to grading of horticultural produce when dealt with in bulk and as to the mode of packing and transporting such produce; and for purposes connected with the matters aforesaid; presented, 7. (Cited as Agriculture and Horticulture Act 1964) R.A., 199.

———[MONEY], See COMMITTEES I, 2.

AGRICULTURE IN WALES AND MONMOUTHSHIRE:


AGRICULTURAL TRAINING BOARD (ABOLITION):

1968-69. Bill to abolish the Agricultural, Horticultural and Forestry Industry Training Board; presented, 57.
AID TO UNDERDEVELOPED COUNTRIES:

[1968-69] Resolution, That this House recognises the value of the contribution made by voluntary organisations, the work of young people and the Ministry of Overseas Development and its associated organisations in the field of aid to under-developed countries; is of the opinion that continued aid to under-developed countries constitutes a vital factor in achieving a stable peaceful world; and calls on Her Majesty's Government to achieve the new target for the transfer of resources adopted by the United Nations Conference on Trade and Development in New Delhi early this year, as soon as the balance of payments permits, 53.

AIR CORPORATIONS:

[1962-63] Bill to make further provision with respect to the borrowing powers of the British Overseas Airways Corporation and the British European Airways Corporation, and with respect to the power of the Minister of Aviation to make advances to those corporations; to make further provision with respect to the payment of pension benefits in the case of employees who become members of those corporations, and to provide in certain cases for compensating members of those corporations for loss of office; and for purposes connected with the matters aforesaid; presented, 8. (Cited as Air Corporations Act 1952) R.A., 69.

[1963-64] Bill to extend the powers of the British Overseas Airways Corporation and the British European Airways Corporation to borrow from the Minister of Aviation sums required by them for financing any accumulated deficits on their revenue account; presented, 20. (Cited as Air Corporations Act 1964) R.A., 100.

[1965-66] Bill to provide for the capital reconstruction of the British Overseas Airways Corporation; to provide for Exchequer investment in that Corporation otherwise than by way of loan; to amend the financial duties and borrowing powers of that Corporation and of the British European Airways Corporation; to enable the Treasury to guarantee foreign currency debts of those Corporations; and to amend sections 21 and 23(4) of, and paragraphs 9 and 10 of Schedule 1 to, the Air Corporations Act 1949; presented, 7. (Cited as Air Corporations Act 1966) R.A., 138.


[1957-68] Bill to raise the limits imposed by Section 22 of the Air Corporations Act 1967 on the amounts which the British European Airways Corporation may borrow; to authorise the Corporation to borrow from the Board of Trade account and in order to repay sums borrowed for the purpose of financing deficits on revenue for that purpose; and for purposes connected with the matters aforesaid; presented, 167. (Cited as Air Corporations Act 1968) R.A., 283.

[1968-69] Bill to make new provision in relation to the finances of the British European Airways Corporation; and to amend the provisions of the Air Corporations Act 1967 relating to members of the corporations in order to prevent conflicts of interest; presented, 201. (Cited as Air Corporations Act 1969) R.A., 363.

AIR FORCE:

[1962] see also DEFENCE (AIR FORCE):


AIR GUNS AND SHOT GUNS, ETC.:

[1961-62] Bill to restrict the use and possession of air guns, shot guns and similar weapons; presented, 34. (Cited as Air Guns and Shot Guns, etc. Act 1962) R.A., 321.

AIR POLLUTION:

[1966-67] Bill to make further provisions against the pollution of the air; to confer powers upon local authorities in this respect; to amend the law with regard to diesel and other exhaust fumes; and for purposes connected therewith; ordered; presented, 259. Standing Committee discharged from considering the Bill; Bill withdrawn, 492.

AIRCRAFT INDUSTRY:

[1961-62] Motion, That this House, gravely concerned at the position of the aircraft industry, calls for more efficient planning between Her Majesty's Government and the industry in order to eliminate the uncertainty which now prevails; Question amended by leaving out from " House " to end and adding " commends the aircraft and associated electronic industries, both for their performance in overseas markets and their formidable contribution to our defensive strength, and supports the steps being taken by Her Majesty's Government to promote the competitive efficiency of these industries in the difficult conditions which confront them "; instead; Question, as amended, agreed to, 159.

AIRCRAFT INDUSTRY (PLOWDEN REPORT):


AIRCRAFT INDUSTRY AND THE ROYAL AIR FORCE (EFFECT OF GOVERNMENT POLICY):

[1966-67] Motion, That this House condemns Her Majesty's Government for having made a project, of which they had no firm assurance and which has now collapsed, the core both operationally and industrially of the long term aircraft programme of this country; Question negatived, 562.

AIRCRAFT NOISE:

[1966-67] Bill to restrain nuisance by aircraft noise; to restore freedom to pursue actions against aircraft owners and operators for nuisance by noise and vibration; to empower the President of the Board of Trade more effectively to limit and sustain aircraft noise; to empower the Parliamentary Commissioner to enquire into and report on all such questions; and for purposes connected therewith; ordered; presented, 169.

AIR TRANSPORT LICENSING ACT 1960 (AMENDMENT):

[1968-69] Bill to place an obligation on the Air Transport Licensing Board to inquire into the financial standing of any company seeking to organise package tours and hire aircraft for this purpose and to take financial backing into account when considering whether or not to grant a licence; ordered; presented, 222.

ALLHALLOWS STAINING CHURCHYARD:

[1960-61] (Lords): Bill, intituled, An Act to authorise the sale of the churchyard of the former church of Allhallows Staining to the Master, Wardens and Commonalty of Freemen of the Art or Mystery of Gloveworkers of the City of London, and for other purposes; brought from the Lords, 142. (Cited as Allhallows Staining Churchyard Act 1961) R.A., 222.

ALLOWANCE OF TIME. See HOUSE II, C.

AMENDMENT OF ELECTRICITY DEPOSIT CHARGES:

[1969-70.] Bill to amend the powers of electricity supplying authorities to demand deposits from consumers and to amend the rate of interest on those deposits; ordered; presented, 201.

AMENDMENT OF STATUTORY INSTRUMENTS:

[1969-70.] Bill to enable the House of Commons to amend certain Statutory Instruments, and to alter the definition of the period during which either House may entertain prayers that Statutory Instruments be annulled; presented, 80. Motion for Second Reading; Debate adjourned, 254.
AMENDMENTS

I. Amendments made.

II. Amendments proposed, but not made.

III. Amendments withdrawn.

IV. Manner of making or proposing Amendments.

V. Incidental Proceeaings.

[For Amendments to Public Bills, see under " Bills, Public ".]

I. AMENDMENTS MADE—relative to—

BILLS:


COMMITTEES:

To Questions: That certain matters be referred to a Select Committee, [1963-64] 183. —For an Instruction to a Select Committee, [1967-68] 22.

To Questions, That Reports of Select Committees be now taken into consideration, [1966-67] 288.

ORDERS ALLOCATING TIME TO BILLS:


STANDING ORDERS:

To Question, for amending Standing Order (Counting), [1967-68] 54.

SUPPLY:

[Note. In consequence of Amendments made to the Standing Orders (Appointment of Supply and Ways and Means) and (Business of Supply) on 14th December 1966, the Committee of Supply ceased to exist on 17th January 1967: the entries which follow marked (a) relate to Amendments proposed in the House before 17th January 1967; those marked (b) to Amendments proposed when Business of Supply was considered in the House after 17th January 1967.]


(b) To Questions for Resolutions of the House relating to:—

Agriculture, [1969-70] 120.


Civil Defence, [1967-68] 133.


Industrial Relations, [1968-69] 120.


Territorial and Army Volunteer Reserves, [1967-68] 246.

OTHER MATTERS:


II. AMENDMENTS PROPOSED, BUT NOT MADE—relative to—

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BILLS:

To Questions for reading them a second time now: By leaving out the word " now " and adding the words " upon this day six months ".


For re-committing them, in respect of proposed Clauses and Amendments: By leaving out the words " Committee of the whole House " and inserting the words " Standing Committee ", [1960-61] 114.
II. Amendments Proposed, but not made—cont.

For taking them into consideration now: By leaving out the words "now" and adding the words "upon this day six months", [1961-62] 264.—For taking them into consideration now: By leaving out the word "now" and adding the words "upon this day six months", [1964-65] 94.—For taking them into consideration now: By leaving out from the word "That" to the end of the Question and adding words of a different tenor, [1966-67] 174.

For reading them the third time now: by leaving out the word "now" and adding the words "upon this day six months", [1964-65] 143.—By leaving out from the word "That" to the end of the Question and adding words of a different tenor, [1967-68] 262.

COMMITTEES:

MEMBERS:
To Question relative to the exclusion of Anthony Neil Wedgwood Benn, otherwise Lord Stansgate, from the House, [1960-61] 220. To Question, That a certain Member be the Chairman of Ways and Means and that another Member be the Deputy Chairman of Ways and Means, [1961-62] 85.

ORDERS ALLOCATING TIME TO BILLS:

STANDING ORDERS:
To Questions for the Amendment of Standing Orders or the making of new Standing Orders: (Attendances of Law Officers in Standing Committees), [1967-68] 47.

SUPPLY:

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III. AMENDMENTS WITHDRAWN—relative to—


By leaving out from the word "that" to the end of the Question and adding words of a different tenor, [1966-67] 241.

To Questions for taking them into consideration now: By leaving out the words "now" and adding words of a different tenor, [1966-67] 241.


HOUSE:
To a Question for allocating time for consideration of a Bill [1967-68] 153.

SUPPLY:

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IV. MANNER OF MAKING OR PROPOSING AMENDMENTS—relative to—


COMMITTEES:

HOUSE:
To a Question for allocating time for consideration of a Bill [1967-68] 153.

SUPPLY:

OTHER MATTERS:
IV. Manner of Making or Proposing Amendments—cont.

IV. Manner of Making or Proposing Amendments—cont.


To Questions for re-committing them in respect of proposed Amendments, by adding words, [1960-61] 238.—And adding words, [1963-64] 219, [1964-65] 94.—By leaving out the words “Standing Committee”, [1962-63] 164.—In respect of proposed Amendments and proposed Clauses, by adding words, [1962-63] 104, 289.—In respect of a proposed Clause and a proposed Amendment, by leaving out the words “Committee of the whole House” and inserting the words “Standing Committee”, [1960-61] 114.

To Questions for taking them into consideration now: By leaving out the word “now” and adding the words “upon this day six months”, [1962-63] 219, [1964-65] 94.—By leaving out the words “now taken into consideration” and adding the words “committed to a Committee of the whole House”, [1960-61] 30, 263, [1961-62] 300.—And adding words for re-commital of a Bill to a Committee of the whole House in respect of a proposed Amendment, [1960-61] 238.—And adding words for re-commital of a Bill to the former Committee in respect of certain provisions, [1961-62] 264.

To Questions for reading them the third time now: By leaving out the word “now” and adding the words “upon this day six months”, [1960-61] 114.—By leaving out from the word “That” to the end of the Question and adding words of a different tenor, [1967-68] 262.


COMMITTEES:


SUPPLY:


(b) [before 17th January 1967] To a Resolution reported from the Committee of Supply: By leaving out a sum and inserting another, [1961-62] 305.


OTHER MATTERS:


To Questions that a Report from a Select Committee be now taken into consideration: By inserting words, [1966-67] 288.
Amendment proposed to Question for Resolution, to leave out words and add others; Debate adjourned (and not resumed) on Question, That the words proposed to be left out stand part of the Question. [1960-61] 275, [1961-62] 228.


Amendment proposed to Question for the appointment of a Select Committee, to leave out words and insert others; Debate adjourned on Question that the Amendment be made, [1967-68] 95. Resumed, and Amendment withdrawn, 115.


Amusements (Regulation): [1968-69] Bill to enable local authorities to regulate the establishment and conduct of amusement arcades; to restrict the admission of young persons; and for purposes connected therewith; presented, 348. [1969-70] Bill presented, 140.

Anchors and Chain Cables: [1964-65] Bill to make new provision in substitution for the Anchors and Chain Cables Act 1899; ordered; presented, 204. Bill considered; further consideration adjourned, 342. (No. 2.) Bill to amend the law relating to the testing and supply of anchors and chain cables and to bring it up to date in substitution for the Anchors and Chain Cables Act 1899; ordered; presented, 377. [1966-67] Bill to make new provision in substitution for the Anchor and Chain Cables Act 1899; presented, 467. (Cited as Anchors and Chain Cables Act 1967) R.A., 597.

Animals: Protection of: See House, ANNUAL FARM PRICE REVIEW: [1964-65] Motion, That this House notes with regret that Her Majesty’s Government have so conducted and concluded the Annual Farm Price Review that severe damage has been done to the confidence of the farming industry; Question amended, in line 1, by leaving out from “with” to end of Question and adding “satisfaction the Government’s constructive proposals for the longer term future of the agricultural industry” instead; Question, as amended, agreed to, 204. [1968-69] Motion, That this House, recalling that on the 12th day of November 1968 the Minister of Agriculture promised to provide adequate resources to match the requirements of an expansion planned for British agriculture with the object of securing a net import saving of £160 million per annum by 1972-73, deplores the complete failure of Her Majesty’s Government to live up to these promises in this year’s Price Review; Question amended, by leaving out from “House” to end of Question and adding “congratulates Her Majesty’s Government on their decisions on the Annual Farm Price Review which place the right emphasis on those commodities where expansion is wanted in the interests of the agricultural industry and of the economy; notes that the agricultural policy of Her Majesty’s Opposition would raise the price of food in the shops; and congratulates Her Majesty’s Government on their policy of rejective agricultural expansion without damaging increases in the cost of food to the housewife”, instead; Question, as amended, agreed to, 183.

Animal Boarding Establishments: [1963-64] Bill to regulate the keeping of boarding establishments for animals; and for purposes connected therewith; presented, 33. (Cited as Animal Boarding Establishments Act 1963) R.A., 313.

Animal Breeding Establishments: [1968-69] Bill to control and license animal breeding establishments; ordered; presented, 268.


Animals (Control of Intensified Methods of Food Production): [1960-61] Bill to authorize the Minister of Agriculture, Fisheries and Food and the Secretary of State for Scotland to make regulations for secur...
ANTARCTIC TREATY:

[1966-67.] Bill to enable effect to be given to measures for the conservation of Antarctic fauna and flora which, in pursuance of the Antarctic Treaty signed at Washington on 1st December 1959, have been or may hereafter be recommended for approval by contracting parties to that treaty; and for other purposes connected with the Antarctic Treaty; presented, 95. (Cited as Antarctic Treaty Act 1967) R.A., 597.

ANTI-DISCRIMINATION:

[1967-68.] Bill to establish an anti-discrimination board to examine and remove discrimination against women in respect of employment, education and training, social and public life; and to provide for equal pay for work of equal value; ordered; presented, 233.

[1968-69.] Bill to provide for equal pay to women for work of equal value; to establish an anti-discrimination board; and for connected purposes; presented, 121. (1969-70.) Bill presented, 70.

ARBITRATION (INTERNATIONAL INVESTMENT DISPUTES):


— [MONEY]. See COMMITTEES I, 2.

ARCHITECTS REGISTRATION (AMENDMENT):

[1968-69.] Bill to amend section 14 of the Architects Registration Act 1931; to vary from time to time the proportion of the income of the Architects Registration Council of the United Kingdom which has to be put into the fund maintained by the Council for the support of needy students of architecture; to widen the purposes of the fund; and for purposes connected therewith; ordered; presented, 55. (Cited as Architects Registration (Amendment) Act 1969) R.A., 363.

AREAS OF SPECIAL SCIENTIFIC INTEREST:

[1963-64.] Bill to make provision for the better protection of areas of special scientific interest; and for purposes connected therewith; presented, 246.

[1966-67.] Bill ordered; presented, 492.


ARGYLL COUNTY COUNCIL (ARINAGOUR AND CRAIGNURE PIERS, ETC.) ORDER CONFIRMATION:

[1960-61.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Argyll County Council (Arinagour and Craignure Piers, etc.); presented, 252. (Cited as Argyll County Council (Arinagour and Craignure Piers, etc.) Order Confirmation Act 1961) R.A., 303.

ARGYLL COUNTY COUNCIL (SCALASAIG PIER, ETC.) ORDER CONFIRMATION:

[1961-62.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Argyll County Council (Scalasaig Pier, etc.); presented, 56. (Cited as Argyll County Council (Scalasaig Pier, etc.) Order Confirmation Act 1961) R.A., 70.

ARMED FORCES:

[1965-66.] Bill to continue the Army Act 1955 and the Air Force Act 1955; to amend those Acts and the Naval Discipline Act 1957; to make fresh provision as to the engagement of persons for service in the Royal Navy, regular army and regular air force; to provide for the discharge and recognition of service of ratings in the Royal Navy; to make provision as to the transfer to the reserve of such ratings; to provide for the taking into service custody in certain circumstances of persons overseas and subject to service law; and for purposes connected with the matters aforesaid; presented, 26. Bill read a second time and committed to a Select Committee, 50.


ARMED FORCES AND RESERVES:

[1968-69.] Motion, That this House regrets that Her Majesty's Government have announced no plans to arrest the run-down of Her Majesty's forces or of the Reserve, particularly in view of the changed situation in Europe and of the recent North Atlantic Treaty Organisation communiqué in Brussels; Question negatived, 69.

ARMED FORCES (HOUSING LOANS):


ARMED TRESPASS:

[1964-65.] Bill to make armed trespass a criminal offence and for related purposes; presented, 66. Standing Committee discharged from considering Bill; Bill withdrawn, 200.

ARMY:

— See also DEFENCE (ARMY).


ARMY AND AIR FORCE:

[1960-61.] Bill to continue, and amend, the Army Act 1955 and the Air Force Act 1955; to amend the Courts-Martial (Appeals) Act 1951; to validate the employment of British protected persons in certain military and air forces; and for purposes connected with the matters aforesaid; presented, 74. (Cited as Army and Air Force Act 1961) R.A., 321.

ARMY RESERVE:

[1961-62.] Bill to make further provision with respect to reserves for the regular army; presented, 25. (Cited as Army Reserve Act 1962) R.A., 142.

[1968-69.] Bill to extend the period during which certain national servicemen or national service volunteers are liable to serve in the army reserve; presented, 139. (Cited as Army Reserve Act 1968) R.A., 261.

— [MONEY]. See COMMITTEES I, 2.

ARTS AND AMENITIES IN SCOTLAND:


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ARTS AND RECREATIONAL AMENITIES IN SCOTLAND:

ARTS, GRANTS FOR. See ESTIMATES.

ASSASSINATION OF PRESIDENT KENNEDY. See ADDRESSES. III.

ASSAY OFFICES:

ASSOCIATED STATES (GIFT OF A PARLIAMENTARY LIBRARY). See ADDRESSES, IV; and MEMBERS.

ATOMIC ENERGY AUTHORITY:
[1969-70.] [Lords]: Bill, intituled, An Act to provide for the transfer to British Nuclear Fuels Limited and the Radiochemistry Centre Limited of parts of the undertaking of the United Kingdom Atomic Energy Authority and of property, rights, liabilities and obligations appertaining to those parts of the Authority's undertaking; to make provision with respect to persons employed by the Authority and engaged in those parts of the Authority's undertaking, with respect to the control and finances of the said companies, and with respect to the application of pension schemes, maintained by the Authority; to make provision as to investment grants and equivalent grants in connection with the transfer of property to the said companies and in connection with arrangements relating to the gas centrifuge process for producing enriched uranium; to amend the provisions of the Nuclear Installations Act 1965 relating to permits under section 2 of that Act and to provide for the application of security provisions where permits are granted under that section; and for purposes connected with those matters; brought from the Lords, 308.

ATOMIC ENERGY AND RADIOACTIVE SUBSTANCES. See ADDRESSES, VII and VIII.

ATTLEE, EARL.: See HOUSE, V, D.

AUCTIONS (BIDDING AGREEMENTS):
[1968-69.] Bill to amend the law with respect to proceedings for offences under the Auctions (Bidding Agreements) Act 1927; to make fresh provision as to the rights of a seller of goods by auction where an agreement subsists that a person or persons shall abstain from bidding for the goods; and for connected purposes; presented, 118. (Cited as Auctions (Bidding Agreements) Act 1969) R.A., 388.

AUCTIONS (BIDDING AGREEMENTS) ACT 1927 (AMENDMENT):
[1968-69.] Bill to render illegal certain agreements and transactions affecting bidding at auctions; presented, 48. Order for Second Reading discharged; Bill withdrawn, 130.

AUCTIONEERS REGISTRATION:
[1964-65.] Bill to provide for the registration of auctioneers; to regulate the conduct of persons carrying on business as auctioneers; and for purposes connected therewith; ordered; presented, 193.

AUSTRALIA AND NEW ZEALAND BANKING GROUP:
[1969-70.] Bill to provide for the transfer to Australia and New Zealand Banking Group Limited of the undertakings of Australia and New Zealand Bank Limited and The English, Scottish and Australian Bank, Limited and for other purposes; read the first time, 78. (Cited as Australia and New Zealand Banking Act 1970) R.A., 336.

AUSTRALIAN AGRICULTURAL COMPANY:
[1961-62.] Bill to amend enactments relating to the Australian Agricultural Company, and for other purposes; read the first time, 78. (Cited as Australian Agricultural Company Act 1962) R.A., 209.

AUTHORISED SWEEPSTAKES:
[1967-68.] Bill to authorise sweepstakes by the persons, on the terms and for the purposes hereinafter prescribed; presented, 59. Motion for Second Reading; Question negatived, 124.

AUTOMATION:
[1963-64.] Resolution, That this House, recognising the social consequences that follow when automation increases production by using a smaller labour force and when people below a minimum standard of ability and education may consequently find it hard to obtain employment, calls on Her Majesty's Government to state their policy for improving still further the educational facilities provided for less gifted children who may otherwise be excluded from an automated labour market, 266.

AVIATION, MINISTER OF (CONDUCT):
[1967-68.] Motion, That this House regrets that the Minister of Aviation misled the House on the 7th day of March last on a material point of fact, namely, by concealing from the House that the value of the Saudi Arabian contract announced on the 21st day of December last is included in the dollar offset arranged with the American Government for the cost of the F111A aircraft; Question negatived, 57.

AYRSHIRE POLICE ORDER:
[1967-68.] Motion, That this House, while approving of the Secretary of State for Scotland's proposal to amalgamate the police forces in Ayrshire, urgently calls upon him to reconsider the provision that the treasurer shall be the town chamberlain of Ayr, contrary to the views of the county council of Ayr and the burgh of Kilmarnock, who take the view that the treasurer's duties, including the payment of the police, could be carried out with greater economy and efficiency at the Ayr County Buildings where there is an organisation, a staff and other facilities for doing so; Question negatived, 133.
BEAGLE AIRCRAFT COMPANY:
[1969-70.] Motion, That this House regrets the mishandling by Her Majesty's Government of the Beagle Aircraft Company; Question negatived, 201.

BEDFORD CORPORATION:
[1963-64.] Bill to confer further powers upon the mayor, aldermen and burgesses of the borough of Bedford, to make further provision with regard to lands and for the improvement and local government of the borough; to provide for the transfer to the said mayor, aldermen and burgesses of the estate of the guardians of the poor within the town of Bedford in the county of Bedford and the dissolution of those guardians, and for other purposes; read the first time, 77. (Cited as Bedford Corporation Act 1964) R.A., 339.

[1968-69.][Lords]: Bill, intituled, An Act to confer further powers upon the mayor, aldermen and burgesses of the borough of Bedford in relation to lands and streets; to make further provision with regard to the health, local government, welfare, improvement and finances of the borough; and for other purposes; brought from the Lords, 280. (Cited as the Bedford Corporation Act 1969) R.A., 364.

BENEFICES (SUSPENSION OF PRESENTATION) (CONTINUANCE):
[1964-65.] Measure presented, 144. To be presented for Royal Assent, 270. (Cited as Benefits (Suspension of Presentation) (Continuance) Measure 1965) R.A., 298.

BENN, MR. ANTHONY NEIL WEDGWOOD.
See COMMITTEES III and PRIVILEGES.

BERKSHIRE AND BUCKINGHAMSHIRE COUNTY COUNCILS (WINDSOR-ETON BRIDGE, &c.):
[1960-61.][Lords]: Bill, intituled, An Act to provide for the construction and maintenance of a bridge in the counties of Berks and Buckingham across the river Thames with approach roads there-to, to make further provision for the construction of bridges across the river Thames, to confer further powers on the county council of the administrative counties of Berks and Buckingham, to make provision with reference to the powers and constitution of the Bucks Water Board, and for other purposes; brought from the Lords, 177. (Cited as Berkshire and Buckinghamshire County Councils (Windsor-Eton Bridge, &c.) Act 1961) R.A., 235.

BERKSHIRE COUNTY COUNCIL:
[1969-70.][Lords]: Bill to originate in the Lords, 86. Examiner's Report, in case of Petition for Bill, Standing Orders complied with, 105.

BERMUDA CONSTITUTION:

BETTERMENT LEVY:
[1968-69.] Motion, That this House regrets that hardship has been caused to many people who have paid or have become liable to pay the betterment levy because of the failure of Her Majesty's Government to take the appropriate action; Question negatived, 225.

BETTING AND GAMING:
[1969-70.] Motion, That the Gaming Clubs (Licensing) (Amendment) Regulations 1970, a copy of which was laid before this House on 25th February, be withdrawn; Question negatived, 315.

—See also ADDRESSES, VII.

BETTING DUTIES:
[1962-63.][Lords]: Bill, intituled, An Act to consolidate certain enactments relating to betting, gaming, lotteries and connected matters; brought from the Lords, 55. (Cited as Betting Duties Act 1963) R.A., 124.

BETTING, GAMING AND LOTTERIES:
[1962-63.][Lords]: Bill, intituled, An Act to consolidate certain enactments relating to betting, gaming, lotteries and connected matters; brought from the Lords, 55. (Cited as Betting, Gaming and Lotteries Act 1963) R.A., 124.

BETTING, GAMING AND LOTTERIES (AMENDMENT):
[1968-69.][Lords]: Bill to amend the Betting, Gaming and Lotteries Act 1963 in relation to the maximum percentage which may be deducted by the operator for amounts staked on the totaliser; brought from the Lords, 233. (Cited as Betting, Gaming and Lotteries (Amendment) Act 1969) R.A., 261.

BETTING, GAMING AND LOTTERIES (AMUSEMENTS WITH PRIZES):
[1963-64.] Bill to amend the Betting, Gaming and Lotteries Act 1963 with respect to the provision of amusements with prizes; presented, 49. (Cited as Betting, Gaming and Lotteries Act 1964) R.A., 339.

BETTING LEVY:
[1960-61.] Bill to provide for contributions for purposes connected with the advancement of horse racing from persons engaged by way of business in effecting betting transactions on horse races; and for connected purposes; presented, 30. (Cited as Betting Levy Act 1961) R.A., 169.

BILL OF RIGHTS:
[1968-69.] Motion for leave to bring in a Bill to preserve the rights of the individual; Question negatived, 219.

BILL OF RIGHTS (No. 2):
[1968-69.] Bill to declare the inalienable rights and liberties of the subject; ordered; presented, 548.
BILLS, PRIVATE

I. Bills consented to by the Crown.
II. Bills sent to the Lords.
III. Bills brought from the Lords.
IV. Bills withdrawn.
V. Bills passed several stages in one day.
VI. Orders, Resolutions and Incidental Proceedings relative to Private Bills.
VII. Questions relative to Bills negatived.
VIII. Motion withdrawn relative to Private Bills.
IX. Debates Adjourned, on Questions.

I. BILLS CONSENTED TO BY THE CROWN


II. BILLS SENT TO THE LORDS


III. BILLS BROUGHT FROM THE LORDS


IV. BILLS WITHDRAWN:


V. BILLS PASSED SEVERAL STAGES IN ONE DAY

VI. ORDERS, RESOLUTIONS AND INCIDENTAL PROCEEDINGS RELATIVE TO PRIVATE BILLS

FIRST READINGS:


Lords Bill read the first time and ordered to be read a second time, [1960-61] 19.


Lords Bill read the first and second times and committed to the Chairman of Ways and Means, [1960-61] 6, [1965-66] 12.

SECOND READINGS AND COMMITTEES:


Order for committee discharged and Bill committed to a Select Committee, [1961-62] 190.

RE-COMMITTAL:
Bill re-committed to Committee of the whole House in respect of an Amendment, [1962-63] 271.

COMMITTEES ON BILLS:
House resolves itself immediately into a Committee, after the re-commital of a Bill to a Committee of the whole House, [1962-63] 271.

REPORTS FROM THE CHAIRMAN OF WAYS AND MEANS:


That a Bill relates to the estate of an individual and is such that the Standing Orders, compliance with which is to be inquired into by the Examiners of Petitions for Private Bills, should not apply thereto, [1962-63] 234.

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REPORTS FROM EXAMINERS OF PETITIONS FOR PRIVATE BILLS


In the case of Petitions for Bills intended to be introduced pursuant to the provisions of the Private Legislation (Scotland) Act 1936 (substituted Bills): That the Standing Orders applicable thereto have been complied with, [1960-61] 188, [1967-68] 334.

In the case of Petition for Bill intended to be introduced pursuant to the provisions of the Private Legislation Procedure (Scotland) Act 1936, and to originate in the Lords: That the Standing Orders applicable thereto have been complied with, [1961-62] 158.

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In the case of Bills brought from the Lords and referred after First Reading:
That the Standing Orders not previously inquired into have been complied with, [1960-61] 127, [1967-68] 50, 192.

That the Standing Order not previously inquired into, has not been complied with, [1964-65] 332.


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YL Orders, Resolutions, &c.—cont.
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FOR PRIVATE BILLS '.-cont.
In the case of Petitions for additional Provi­
sions: That the Standing Orders have not been
complied with, [1960-61] 176, 188, [1961-62] 110,
225, 252, 279, [1965-66] 114, [1966-67] 58, 65,
200.

REPORTS FROM THE , COMMITTEE OF
SELECTION:
That they have appointed under the Standing
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Unopposed Bills), a Panel of Members to serve on
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tional Members, [1961-62] 141, [1964-65] 130,
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ting, and that a letter had been received on his
behalf stating that he was unable, on account of
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the next day, [1964-65] 348.
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63] 175, [1963-64] 200, 212, 220, 284, 292, 301,
316, [1964-65] 265, 274, 287, 297, 311, 327, 339,
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330, 341, [1968-69] 65, 90, 168, 174, 233, 244,
320, [1969-70] 265, 283, 308.—In consequence of
the absence of a Member, [1964-65] 348.
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ordered to be read the third time, [1960-61] 190,
274, [1964-65] 203, 263, [1966-67] 109, 130, 141,
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242, 255, [1969-70] 166, 311, 327.—And Reports
ordered to lie upon the Table, [1960-61] 126, 190,
213, 265, 295, [1961-62] 120, 217, 223, 243, 256,
286, [1962-63] 118, 147, 224, 234, [1963-64] 164,
67] 78, 93, 187, 404, 467, 508, 534, [1967-68] 147,
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amended, ordered to lie upon the Table, [1960-61]
68] 216, 300, 312, 339, [1968-69] 114, 166, 255,

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upon the Table, [1960-61] 10, 168, 190, 204, 213,
216, 220, 222, 224, 246, 265, 285, 295, 300, 320,
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[1963-64] 114, 125, 134, 144, 164, 176, 210, 220,
247, 252, 290, 297, 328, [1964-65], 173, 199, 203,
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368, [1966-67] 56, 57, 66, 70, 93, 109, 130. 141.
159. 174, 187, 261, 404, 437, 467. 476, 508, 550,
559, 562, [1967-68] 147, 185, 208, 215, 216, 226,
234, 245, 256, 339, 345, 346, [1968-69] 113, 114,
124, 155, 156, 166, 187, 230, 234, 242. 251. 252.
70] 166. 178, 191, 204, 218, 235, 247.248. 261, 280,
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Means) with Amendments, and, as amended,
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That the Committee have examined the allega­
tions contained in the Preamble of the Bill and
amended the same and found the same, as amen­
ded, to be true, and have gone through the Bill
and made Amendments thereunto, and Bill, as
amended, ordered to lie upon the Table, [1962­
63] 118, [1967-68] 185.—And Report ordered to
lie upon the Table, [1960-61] 53, 126, 141, 142,
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[1967-68] 146, 184, 185, 208, 315, [1968-69] 182,
That the Committee have examined the allega­
tions contained in the Preamble of the Bill, and
amended the same and found the same, as amen­
ded, to be true, and have gone through the Bill
and made Amendments thereunto and have
amended the Title, and Bills, as amended, and
Reports ordered to lie upon the Table, [1961-62]
That the Committee have examined the alle­
gations contained in the Preamble of the Bill and
verbally amended the same and found the same,
as amended to be true and have gone through
the Bill and made Amendments thereunto; and
Bill, as amended, ordered to lie upon the Table
[1969-70] 311.—And Report ordered to lie upon
the Table, [1964-65] 368, 395, [1966-67] 78, 146,
204.
That the Committee have examined the allega­
tions contained in the Preamble of the Bill and
amended the same and found the same, as amen­
ded to be true; and have gone through the Bill
and made no further Amendment thereunto ; and
Bill, as amended, and Report, ordered to lie upon
the Table. [1966-67] 130.
That the Committee have examined the allega­
tions contained in the Preamble of the Bill, and
verbally amended the same and found the same
as amended to be true; and had gone through
the Bill and made Amendments thereunto; and
had amended the Title [and short title changed];
and Bill, as amended, and Report, ordered to lie
upon the Table. [1969-70] 191.
That the Committee have examined the allega­
tions contained in the Preamble of the Bill, but


VI. Orders, Resolutions, &c.—cont.

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the same not having been proved to their satisfaction, they have directed the Member reporting to refer the Bill, without Amendment; and Bill ordered to lie upon the Table, [1964-65] 181, [1964-65] 257, [1965-66] 187, [1967-68] 135.

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Of circumstances relating to particular Bills, viz:—
Port of London Bill, [1963-64] 238.
Welland and Nene (Empingham Reservoir) and Mid-Northamptonshire Water Bill, [1968-69] 269 [Report entered in extenso].

Costs awarded:
That the Committee have altered certain provisions of the Bill for the protection of the Petitioners, and that with respect to such Petitioners they are unanimously of opinion that they have been unreasonably subjected to expense in defending their rights proposed to be interfered with by the Bill and are entitled to recover from the promoters of the Bill their whole costs in relation thereto, [1961-62] 189.

CONSIDERATION OF BILLS, AS AMENDED IN COMMITTEE:


Bill, as amended, considered; Amendments made; objection taken to further Proceeding; further consideration of the Bill adjourned, and Bill ordered to be taken into further consideration to-morrow, [1962-63] 252. Bill further considered [at Seven o’clock]; other Amendments made to the Bill; Bill ordered to be read the third time, 287.

Bill, as amended, considered; a Clause brought up and read the first time; Question proposed, for reading the Clause a second time; objection taken to further Proceeding; further consideration of the Bill adjourned, and Bill ordered to be taken into further consideration on a future day, [1963-64] 273. Bill further considered [at Seven o’clock]; Question for reading the proposed Clause a second time put and negatived; Bill ordered to be read the third time, 292.

Order read for taking into consideration a Bill, as amended in Committee; Motion, That the Bill be now taken into consideration; Amendment proposed to Question, to leave out the words "now taken into consideration" and add the words "re-committed to a Committee of the whole House (in respect of an Amendment)" ; Amendment withdrawn; Main Question agreed to; Bill considered accordingly; Bill ordered to be read the third time, [1960-61] 238.

Order read for taking into consideration a Bill, as amended in Committee; Motion, That the Bill be now taken into consideration; Amendment proposed to Question, to leave out the words "now taken into consideration" and add the words "re-committed to the former Committee (in respect of certain provisions)" , but not made; Main Question agreed to; Bill considered accordingly; Bill ordered to be read the third time, [1961-62] 264.

Order read for taking into consideration a Bill, as amended in Committee; Motion, That the Bill be now taken into consideration; Amendment proposed to Question, to leave out word "now" and, at end of Question, add words "upon this day six months", but not made or withdrawn; Main Question agreed to; Bill considered accordingly, and ordered to be read the third time, [1964-65] 219, [1965-66] 94, [1966-67] 264. [Bill as amended by the Chairman of Ways and Means].

Order read for taking into consideration a Bill, as amended in Committee; Motion, That the Bill be now taken into consideration; Amendment proposed to Question, to leave out the words "now taken into consideration" and add the words "re-committed to the former Committee (in respect of certain provisions)" , but not made; Main Question agreed to; Bill considered accordingly; Bill ordered to be read the third time, [1961-62] 264.

Order read for taking into consideration a Bill, as amended in Committee; Motion, That the Bill be now taken into consideration; Amendment proposed to Question, to leave out word "now" and, at end of Question, add words "upon this day six months", but not made or withdrawn; Main Question agreed to; Bill considered accordingly, and ordered to be read the third time, [1966-67] 174.


Bills, as amended, considered; Amendments made; Standing Order (Notice of Third Reading) suspended and Bills ordered to be read the third time now, [1960-61] 377, [1968-69] 379.

Bills, as amended, considered; Amendments made; Standing Order (Notice of Third Reading) suspended and Bills ordered to be read the third time now, [1966-67] 350.

THIRD READINGS AND PASSINGS:
THIRD READINGS AND PASSINGS:—cont.

LORDS AMENDMENTS:


ORDERS MADE:

Standing Orders of 26th July 1967 read; Certificat—by one of the Clerks in the Private Bill Office that the Declaration required by the Standing Order in respect of the Bill has been deposited; Bill read the first time and [the Bill having been read a second time in the last Session of Parliament] read a second time and committed, [1967-68] 10.

Standing Orders of 23rd and 24th October 1968 read; Bill read the first time and [the Bills having been read the third time in the last Session of Parliament] read a second and third time, and passed, [1969-70] 10.

Standing Orders of 23rd and 24th October 1968 read; Bill read the first time and (having been read a second time in the last Session of Parliament) read a second time and referred to the Examiners, [1968-69] 10.

Standing Orders of 23rd July 1969 read; Bill read the first time and and (having been read a second time in the last Session of Parliament) read a second and third time, and passed, [1969-70] 10.

ORDERS MADE:

That the Promoters of a Bill be permitted to present the Petition for their Bill on or before a certain day, notwithstanding anything in Standing Order (Presentation of Petition for Bill under Standing Orders) (Notice of Second Reading) suspended provided that Agent for Bill shall give notice of the day proposed for Second Reading, [1961-62] 265.


Adjourned Debate on Question for Second Reading of a Bill to be resumed on a future day, [1960-61] 188.

Adjourned Debate on Motion for an Instruction to be resumed on a future day, [1964-65] 251.

Committee on a Bill given leave to proceed notwithstanding the absence of more than one of their members, [1964-65] 38, &c., [1965-66] 307.

ORDERS MADE:—cont.

VI. Orders, Resolutions, &c.—cont.

ORDERS MADE:—cont.

Bill, as amended on re-committal, to lie upon the Table, [1962-63] 272.


[See also Consideration of Bills, as Amended in Committee.]


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Orders, That the Promoters of Private Bills shall have leave to suspend further proceedings thereon in order to proceed with the Bills, if they think fit, in the next Session, &c., [1965-66] 133, [1969-70] 346.

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ORDERS READ:


It being Seven o’clock, &c., and the Order being read for the Second Reading of a Bill, Bill ordered to be read a second time upon a future day at Seven o’clock, [1968-69] 158.


For resuming adjourned Debate on an Instruction to a Committee on a Bill, and Debate ordered to be further adjourned till a future day, [1964-65] 253, 268.


For taking into further consideration Bills, as amended in Committee, and Bills ordered to be taken into further consideration to-morrow or on future days, [1962-63] 255.—At Seven o’clock, [1962-63] 261, [1963-64] 283.


ORDERS DISCHARGED:

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For taking a Bill into consideration now, [1967-68] 353.
For resuming adjourned Debate on Question for an Instruction to Committee on a Bill, [1964-65] 271.
For Third Reading of a Bill, and Bill recommitted to a Committee of the whole House in respect of an Amendment, [1962-63] 271.

VII. MOTIONS WITHDRAWN
For the Second Reading of a Bill, and less than the required majority having voted for the Closure, and it being after Ten o'clock, [1969-70] 170. [Order for resuming Debate on a future day, 188. Debate resumed, 194].

VIII. MOTIONS WITHDRAWN
For the suspension of the Standing Order 70 (Notice of consideration of Lords Amendments), and objection being taken, [1968-69] 353.

IX. DEBATES ADJOURNED, ON QUESTIONS
For the suspension of the Standing Order (Notice of consideration of Lords Amendments), and objection being taken, [1968-69] 353.

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I. Bills sent to the Lords.
II. Orders, Resolutions and Incidental Proceedings relative to Provisional Order Bills.
III. Bills to confirm Provisional Orders under the Private Legislation Procedure (Scotland) Act 1936.
IV. Bills to confirm Special Procedure Orders.

I. BILLS SENT TO THE LORDS

II. ORDERS, RESOLUTIONS AND INCIDENTAL PROCEEDINGS RELATIVE TO PROVISIONAL ORDER BILLS

PRESENTATIONS AND FIRST READINGS:

REPORTS FROM THE EXAMINERS OF PETITIONS FOR PRIVATE BILLS:
That the Standing Orders applicable have been complied with, and Bills ordered to be read a second time to-morrow or on future days, [1960-61] 238, [1961-62] 240, [1963-64] 247.


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BILLS SENT TO THE LORDS:


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A. Bills proceeded with under Section 7 of the Act:

1. Bills sent to Lords:
   Returned with Amendments, to which the Commons agree, [1963-64] 235.

Orders and Incidental Proceedings:


B. Bills presented under Section 8 of the Act:

1. Bills sent to Lords:
   Returned with Amendments, to which the Commons agree, [1966-67] 466.

Orders and Incidental Proceedings:


Orders read for third reading of Bill, and Bill ordered to be read the third time on future day, [1966-67] 525.


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Presented and read the first time; ordered to be read a second time on a future day and to be printed, [1967-68] 10.—Read a second time and ordered to be taken into consideration tomorrow.

19. Considered, to be read the third time to-morrow, 24. Read the third time, and passed, 26. Agreed to by the Lords without Amendment, 36.

Orders and Incidental Proceedings:

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BILLS, PUBLIC

I. Bills consented to by the Crown.

II. Clauses.

III. Amendments made and proposed to be made to Bills on various stages.

IV. Bills sent to the Lords.

V. Bills withdrawn, put off, or laid aside.

VI. Bills passed with unusual expedition or through several stages in one day.

VII. Bills endorsed, by Mr. Speaker (or Mr. Deputy Speaker) as Money Bills under the provisions of Section 1 (3) of the Parliament Act 1911.

VIII. Bills certified by Mr. Speaker, pursuant to Standing Order (Public Bills relating exclusively to Scotland), as, in his opinion, relating exclusively to Scotland.

IX. Bills to be proceeded with under the Standing Order (Procedure upon Bills whose main object is to create a charge upon the public revenue).

X. Orders, Resolutions and Incidental Proceedings relative to Public Bills.

XI. Questions negatived.

XII. Questions superseded or not proposed.

XIII. Motions withdrawn.

I. BILLS CONSENTED TO BY THE CROWN.

IN VARIOUS STAGES OF THEIR PROGRESS, AS AFFECTING THE PROPERTY OR PRIVileges OF THE CROWN.


Incidental Proceedings:

The Order being read for Second Reading of a Bill, and notice taken that Her Majesty's interest in respect of the Principality and Stewartry of Scotland, [1969-70] 246, 298.—a Bill, and notice taken that Her Consent had not been signified, Mr. Deputy Speaker declines to propose the Question, [1969-70] 337.

II. CLAUSES.

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An Amendment to leave out a Clause, and any other Amendment to that Clause, to be considered pursuant to Standing Order 126, [1967-68] 239, [1968-69] 352, 354.—Amended and added, [1960-61] 204.

Clauses brought up and read the first and second time; Amendment proposed and withdrawn; Clause added, [1962-63] 194.


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MANNER OF MAKING OR PROPOSING AMENDMENTS TO CLAUSES:


MANNER OF MAKING OR PROPOSING AMENDMENTS TO PROPOSED AMENDMENTS TO CLAUSES:


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AMENDMENTS TO PROPOSED AMENDMENTS TO BILLS:

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Amendments proposed to proposed Amendments to Bills, but not made:


AMENDMENTS TO PROPOSED AMENDMENTS TO BILLS:

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MANNER OF MAKING OR PROPOSING AMENDMENTS TO BILLS:


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To which Amendments the Commons agree, but disagree to others and amend the words so restored to the Bill, [1967-68] 282, 135, 55—Special entries being made in the Journal of the Reasons for agreeing thereto.

To which Amendments the Commons agree, one of which is proposed by the Commons in lieu of one of their Amendments, [1964-65] 280, 135, 55—Special entries being made in the Journal of the Reasons for agreeing thereto.

To which the Commons have disagreed, disagree to others and amend the words so restored to the Bill, and make a consequential Amendment to the Bill, [1967-68] 282, 135, 55—Special entries being made in the Journal of the Reasons for agreeing thereto.

To some of which Amendments the Commons agree, a special entry being made in the Journal of the Reason for agreeing to one of them; and agree to another with an Amendment, a special entry being made in the Journal of the Reason for agreeing to it; they disagree to others and in the case of one disagreed to, amend words restored to the Bill and make a consequential Amendment to the Bill, [1966-67] 306, 135, 55—Special entries being made in the Journal of the Reasons for agreeing thereto.

To some of which Amendments the Commons agree, special entries being made in the Journal of the Reasons for agreeing to some of them; and agree to another with an Amendment, a special entry being made in the Journal of the Reason for agreeing to it; they disagree to others and in the case of one disagreed to, amend words restored to the Bill and make a consequential Amendment to the Bill, [1966-67] 306, 135, 55—Special entries being made in the Journal of the Reasons for agreeing thereto.

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To some of which Amendments the Commons disagree, making Amendments to the words restored to the Bill in the case of certain of them and Amendments to the Bill in lieu of others and a consequential Amendment to the Bill; to others the Commons agree, special entries being made in the Journal of the Reasons for agreeing to some of them; and to others they agree with Amendments and consequential Amendments to the Bill, [1967-68] 380, 382, 386. Lords do not insist on their Amendments to which the Commons have disagreed; agree to the Amendments made by the Commons to other of their Amendments, to the Commons consequential Amendments to the Bill, to the Commons Amendments in lieu of certain of their Amendments to which the Commons have disagreed, and to the Amendments made by the Commons to the words so restored to the Bill, [1967-68] 396.

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Message to the Lords, requesting the return of a Bill, because an Amendment made by the Commons had not been communicated to the Lords, [1969-70] 358. Bill returned by the Lords, 358. Message to the Lords requesting their agreement to the Amendment, 358. Lords agree to the further Amendment, 359.

VI. BILLS WITHDRAWN, PUT OFF, OR LAID ASIDE.


After discharging Orders for resuming on a future day Debate on Question for Second Reading of Bill, [1968-69] 130.

BILLS LAID ASIDE:

Mr. Speaker having drawn the attention of the House to the fact that a Clause in the Bill (which was brought from the House of Lords) infringes the Privileges of the House, [1967-68] 106.
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VII. BILLS PASSED WITH UNUSUAL EXPEDITION OR THROUGH SEVERAL STAGES IN ONE DAY.


Bill read a second time; committed to a Committee of the whole House; considered in Committee (pursuant to Order) and reported, without Amendment; read the third time and passed, [1965-66] 11.

Bill read a second time; considered in Committee; Question proposed that the Chairman do report the Bill without Amendment, and it being four o'clock and objection being taken to further proceeding the Chairman left the Chair to report Progress, &c.; House resolves to resolve itself into Committee on a future day, [1968-69] 107.

Debate resumed on Question for reading Bill a second time; Bill read a second time; considered in Committee, reported with an Amendment; as amended considered; read the third time and passed, [1968-69] 378.


Bill considered in Committee, reported without Amendment at a certain hour pursuant to the Standing Order (Business Committees) and an Order that day; Sitting suspended pursuant to the Standing Order (Sittings of the House (Suspended Sittings)); Sitting resumed and Bill read the third time and passed. [1968-69] 331.


Bills re-committed, considered in Committee and reported without Amendment; not amended in the Standing Committee, considered; read the third time and passed, [1962-63] 191, 208.

Bill re-committed, considered in Committee and reported (pursuant to Order) without Amendment; as amended in Committee considered; read the third time and passed, [1961-62] 99.

Bills re-committed, considered in Committee, reported without Amendment; as amended in Committee (for the Standing Committee) considered; read the third time and passed; [1961-62] 219, [1962-63] 211.

Bill re-committed, considered in Committee, [1962-63] 230. Further considered in Committee, reported without Amendments; as amended in the Standing Committee considered; read the third time and passed, 242.

Bill re-committed, considered in Committee, reported without Amendment; as amended in the Standing Committee and on re-committal considered; read the third time and passed, [1962-63] 295.

Bill re-committed, considered in Committee, [1961-62] 113. Further considered in Committee, reported with an Amendment; as amended in the Standing Committee and on re-committal considered; read the third time and passed, 125.

Bill, as amended in the Standing Committee considered; Debate adjourned on Amendment, [1960-61] 290. Debate resumed; further considered; re-committed to Committee of the whole House in respect of an Amendment; considered in Committee and reported with a further Amendment; as amended in the Standing Committee and on re-committal considered; read the third time and passed, 294.

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Bills originating in Committees of Ways and Means (or other Committees of the whole House), or (following the abolition of the Committee of Ways and Means, 24th October 1967) Bills brought in upon Ways and Means Resolutions, notwithstanding the practice of the House relating to the interval between the various stages of such Bills, after Orders made relative thereto:

Bill presented, and read the first and second time, [1966-67] 192.

Bill considered in Committee, reported with Amendments; as amended considered; read the third time and passed, [1967-68] 113.

Bill considered in Committee, reported with Amendments; considered (pursuant to Order), an Amendment made; Bill read the third time and passed, [1969-70] 351.

Bill considered in Committee, reported without Amendment; read the third time and passed, [1969-70] 56, 312.

Bill considered in Committee, reported with Amendments; Ordered, on Division, to be taken into consideration now; considered, Amendments proposed to the Bill but not made or withdrawn; Bill read the third time and passed, [1968-69] 57.

Bills re-committed, considered in Committee and reported, with Amendments; as amended, in Committee and on re-committal, considered, [1961-62] 271. Further considered; re-committed, considered in Committee and reported, with an Amendment; as amended, considered, 274.
VII. Bills passed with unusual expedition or through several stages in one day—cont.

Bill as amended (in the Committee or in the Standing Committee), considered; Amendments made to the Bill; Bill read the third time and passed, [1964-65] 73, [1967-68] 114.

Bill, as amended in the Standing Committee, not amended on recommittal and as amended on consideration, further considered; read the third time and passed, [1967-68] 331.

Bill as amended in the Committee and in the Standing Committee further considered, other Amendments made to the Bill, and Bill ordered to be read the third time this day (after sitting late), [1968-69] 340.

Bill, not amended in the Standing Committee, considered; read the third time and passed, [1967-68] 294.

Bill, not amended in the Standing Committee, considered; an Amendment made to the Bill; Bill read the third time and passed, [1967-68] 61.

Consolidated Fund (Appropriation) Bill:

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VIII. BILLS ENDORSED BY MR. SPEAKER (OR MR. DEPUTY SPEAKER) AS MONEY BILLS UNDER THE PROVISIONS OF SECTION 1(3) OF THE PARLIAMENT ACT 1911.

Air Corporations Bill, [1963-64] 46.
Armed Forces (Housing Loans) Bill, [1964-65] 164.
Honourable Lady Hylton-Foster's Annuity Bill, [1964-65] 423.
Local Employment Bill, [1962-63] 244.
Revenue (No. 2) Bill, [1967-68] 114.
Rural Water Supplies and Sewerage Bill, [1965-66] 42.
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IX. BILLS CERTIFIED BY MR. SPEAKER, PURSUANT TO STANDING ORDER
(PUBLIC BILLS RELATING EXCLUSIVELY TO SCOTLAND), AS, IN HIS OPINION,
RELATING EXCLUSIVELY TO SCOTLAND.

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Agriculture (Spring Traps) (Scotland) Bill, [1968-69] 19.
Building (Scotland) Bill, [1969-70] 97.
Burgh Police (Amendment) (Scotland) Bill, [1963-64] 108.
Companies (Floating Charges) (Scotland) Bill, [1961-62] 82.
Conveyancing and Feudal Reform (Scotland) Bill, [1969-70] 139.
Countrywide (Scotland) Bill, [1966-67] 410.
Countrywide and Tourist Amenities (Scotland) Bill, [1963-64] 15.
Credit-Sale Agreements (Scotland) Bill, [1960-61], 227.
Divorce (Scotland) Bill [Lords], [1963-64] 172.
Evidence (Road Traffic) (Scotland) Bill, [1964-65] 36.
Forestry (Sale of Land) (Scotland) Bill, [1962-63] 11.
Evidence (Road Traffic) (Scotland) Bill, [1964-65] 112.
Forestry (Sale of Land) (Scotland) Bill, [1962-63] 45.
Hospital Endowments (Scotland) Bill, [1969-70] 326.
Housing (Scotland) Bill [Lords], [1966-67] 266.
Independent Schools Protection (Scotland) Bill, [1965-64] 303.
Land Compensation (Scotland) Bill [Lords], [1962-63] 294.
Law Reform (Succession etc.) (Scotland) Bill, [1962-63] 260.
Legitimation (Scotland) Bill, [1967-68] 69.
Licensing (Certificates in Suspense) (Scotland) Bill, [1966-67] 127.
Local Government (Development and Finance) (Scotland) Bill, [1963-64] 94.
Local Government (Footpaths and Open Spaces) (Scotland) Bill, [1969-70] 67.
Lost Property (Scotland) Bill, [1964-65] 138.
New Towns (Scotland) Bill [Lords], [1967-68] 144.
Registration of Births, Deaths and Marriages (Scotland) Bill [Lords], [1964-65] 249.
Rivers (Prevention of Pollution) (Scotland) Bill, [1964-65] 36.
Sale of Venison (Scotland) (No. 2) Bill, [1967-68] 183.
Sewerage (Scotland) Bill, [1967-68] 59.
Solictors (Scotland) Bill [Lords], [1964-65] 319.
Spray Irrigation (Scotland) Bill [Lords], [1963-64] 279.
Statute Law Revision (Scotland) Bill [Lords], [1964-65] 314.
Succession (Scotland) Bill, [1963-64] 15.
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Town and Country Planning (Scotland) Bill [Lords], [1968-69] 70.
Universities (Scotland) Bill, [1965-66] 8.
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X. BILLS TO BE PROCEEDED WITH UNDER THE STANDING ORDER
(PROCEDURE UPON BILLS WHOSE MAIN OBJECT IS TO CREATE A
CHARGE UPON THE PUBLIC REVENUE).

Honourable Lady Hylton Foster's Annuity Bill, [1964-65] 420.
Housing (Amendment) (Scotland) Bill, [1964-65] 248.
International Development Association Bill, [1963-64] 76.
Ministerial Salaries and Members' Pensions Bill, [1964-65] 77.
Overseas Service Bill, [1960-61] 47.
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XI. ORDERS, RESOLUTIONS AND INCIDENTAL PROCEEDINGS
RELATIVE TO PUBLIC BILLS.

ORDERS FOR BRINGING IN BILLS:


Motions for leave to bring in Bills; Questions put and, Mr. Speaker's opinion as to the decision of the Question being challenged, proceedings stand deferred pursuant to Order 14th December 1966, [Sittings of the House (Morning Sittings)], [1966-67] 377, 409, 477, 495, 558, 567, 581.—Deferred proceeding resumed that day and Questions put and agreed to, [1966-67] 479.—Deferred proceeding resumed on a subsequent day and Question put and agreed to, [1966-67] 342.—Questions negatived, [1966-67] 420, 498, 558, 568, 585.

Resolutions of the Committee of Ways and Means reported; read; read a second time; agreed to and Bills ordered to be brought in upon the Resolutions, [1966-67] 93.

Resolutions of the Committee of Ways and Means come to, and a Resolution of an earlier day read; Bill ordered to be brought in upon the Resolutions, [1967-68] 93.
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PRESENTATIONS AND FIRST READINGS:


Bills presented on day following that on which it was ordered; read the first time and ordered to be read a second time to-morrow, [1968-69] 360.

Lords Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 16, [1968-69] 16, [1969-70] 16. Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 29.

Lords Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 29.


PRESENTATIONS AND FIRST READINGS:


Bills presented on day following that on which it was ordered; read the first time and ordered to be read a second time to-morrow, [1968-69] 360.

Lords Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 16, [1968-69] 16, [1969-70] 16. Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 29.

Lords Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 29.


PRESENTATIONS AND FIRST READINGS:


Bills presented on day following that on which it was ordered; read the first time and ordered to be read a second time to-morrow, [1968-69] 360.

Lords Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 16, [1968-69] 16, [1969-70] 16. Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 29.

Lords Bills read the first time immediately or on the same day, and ordered to be read a second time to-morrow or on future days, [1967-68] 29.

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For Bills referred to the Scottish Grand Committee and (from Session 1965-66 onwards) to Second Reading Committees see under ORDERS READ, below.

COMMITTALS AFTER SECOND READING:


Part of Bill (which stood committed to a Standing Committee) to be considered by the Scottish Standing Committee, as it had been a separate Bill, [1963-64] 91.

Bills committed to Committees of the whole House, after Orders for their commitment to Standing Committees, discharged pursuant to Orders, no Petition against them having been deposited in the Private Bill Office, [1966-67] 76, [1968-69] 47.


Bill committed to Standing Committee, after Order for commitment to a Committee of the whole House discharged, [1966-67] 494.

Re-committed Bill, as amended in Select Committee, re-committed to a Select Committee after Order for the Committee on the Bill discharged, [1964-65] 160.


**XL Orders, Resolutions &c.—cont.**

**RE-COMMITTALS:**


**PROCEDINGS IN COMMITTEES OF THE WHOLE HOUSE: See also above under II. CLAUSES**

**BILLS, PUBLIC COMMITTEES OF THE WHOLE HOUSE**

**II. CLAUSES**

See also above under **II. CLAUSES**.
REPORTS:


Questions proposed, That the Chairman do report the Bill without Amendment; and it being after Four o'clock and objection being taken to further Proceeding, Chairman leaves Chair to report Progress, [1968-69] 107.

REPORTS:


Certain Clauses and Schedules (committed to Committees of the whole House), reported and ordered to lie upon the Table: Without Amendment, [1962-63] 111.—With Amendments, [1968-69] 270.


Re-committed Bills reported from Committees of the whole House with Amendments and amended Title and ordered to be considered now, [1961-62] 254.


Re-committed Bills reported from Committees of the whole House without Amendment and ordered to be considered now, [1962-63] 191, 208.

XL Orders, Resolutions &c.—cont.

Bills reported to Select Committees, with Amendments, together with the Minutes of Evidence taken before the Committees, and re-committed to Committees of the whole House, [1963-64] 299, [1964-65] 157.—And with amended Titles, [1960-61] 142.


(Minutes of Evidence reported with Special Reports from the Committees: see SPECIAL REPORTS below.)

Bill reported from Select Committee, without Amendment, (with Minutes of Speeches of Counsel before the Committee) [locus standi of Petitioners disallowed] and ordered to lie upon the Table, [1968-69] 148.


Bills reported from Standing Committees without Amendment and ordered to lie upon the Table, [1967-68] 167 (Not proceeded with)—So far as amended, [1967-69] 265 (Recommitted to the former Committee, with an Instruction, 281.)


Parts of Bills reported from Standing Committees, with Amendments (other parts having been committed to Committees of the whole House), [1962-63] 153, [1968-69] 308.

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Bill reported from Standing Committee, with Amendments, and as amended re-committed to a Committee of the whole House, pursuant to Order made on an earlier day; House receives to resolve itself into Committee on the Bill to-morrow, [1967-68] 291.
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Members report from Committees of the whole House on Bills: That they have gone through Bills now pending in the House of Lords and made Amendments thereto and have agreed to Reports which they have directed the Member reporting to make to the House, together with the Minutes of Evidence taken before them, [1963-64] 274, [1966-67] 348.—That they have gone through Bills now pending in the House of Lords and made Amendments thereto and have agreed to Reports which they have directed the Member reporting to make to the House, and have directed him to report the Minutes of Evidence taken before them, [1960-61] 214, [1961-62] 106, 175, 251, 277, [1962-63] 50, 267, [1963-64] 86, 271, [1964-65] 146, 173, 284, 308, 312, [1966-67] 187, 226, 261, 407, 428, 458, 509, 534, 559, 571, [1967-68] 37, 99, 119, 147, 216, [1968-69] 205, 336, [1969-70] 116, 167.—That they have gone through Bills, now pending in the House of Lords, and made no Amendments thereto and have agreed to Reports which they have directed the Member reporting to make to the House, and have directed him to report the Minutes of Evidence taken before them, [1960-61] 204, [1961-62] 105, [1962-63] 28, [1963-64] 17, [1964-65] 111—That they have gone through Bills, now pending in the House of Lords, and made Amendments thereto and have agreed to Reports which they have directed the Member reporting to make to the House, and have directed him to report the Minutes of Evidence taken before them, [1960-61] 214, [1962-63] 111, [1964-65] 297, [1967-68] 287, [1968-69] 146, 318.—And made Amendments to certain Bills and made no Amendments to other Bills, and have agreed to Reports, &c., [1964-65] 297, [1967-68] 185.

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SPECIAL REPORTS:
From Select Committees:
From Standing Committees:
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Considered; a Clause added; Amendments made; further consideration adjourned, [1966-67] 138. Further considered; other Amendments made and Bill ordered to be read the third time this day (after sitting late), 142.

Considered; an Amendment made; Debate on a further Amendment adjourned, [1966-67] 328. Resumed and Amendment not made; Bill ordered to be read the third time now, 364.

Bills, as amended in Committees of the whole House and not amended on re-committed—Considered and ordered to be read the third time now, [1961-62] 99.

Bills, as amended in Committees of the whole House and on re-committed—Considered; Clauses added; Amendments made, and Bill re-committed to a Committee of the whole House in respect of an Amendment, 274.—As amended on re-committal, considered and ordered to be read the third time this day (after sitting late), 276.

Considered; Clauses added, and further consideration adjourned, [1961-62] 272.—Further considered; Amendments made, and Bill re-committed to a Committee of the whole House in respect of an Amendment, 274.—As amended on re-committal, considered and ordered to be read the third time to-morrow, 283.

Bills, as amended in Committees of the whole House and not amended on re-committed—Considered; Clauses added; Amendments made and Bill ordered to be read the third time now, 364.

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XI. Orders, Resolutions &c.—cont.


Considered; a Clause (or Clauses) added; Amendments made; a Schedule (or Schedules) added, and Bills ordered to be read the third time now, [1964-65] 330, [1967-68] 340, [1968-69] 276.—And a Schedule amended and added, other Schedules added, and Bill ordered to be read the third time now, [1967-68] 346.

Considered; a Clause added; Amendments made; a Schedule added; other Amendments made, and Bill read the third time, the Question having been put pursuant to the Standing Order (Third Reading), [1968-69] 380.

Considered; Motion for Third Reading, and Queen's Consent signified, [1967-68] 239, 339.—Motion for Third Reading, Queen's Consent signified, and Question put pursuant to the Standing Order (Third Reading), [1967-68] 209, 210.


Considered; Clauses added; Amendments made; a Schedule added; Motion for Third Reading, and Queen's Consent signified, [1967-68] 204.

Considered; Amendments made; a Schedule added; other Amendments made and Bill ordered to be read the third time now, [1962-63] 202.

Considered; a Clause added; Amendments made; a Schedule added; Motion for Third Reading, and Queen's Consent signified, [1964-65] 236.

Considered; Amendments made; Title amended, and Bills ordered to be read the third time now, [1965-66] 79, [1966-67] 453, [1967-68] 188, [1969-70] 287.—Read the third time, the Question having been put forthwith pursuant to the Standing Order (Third Reading), [1967-68] 64.

Considered; a Clause added; Title amended and Bill ordered to be read the third time now, [1967-68] 214.

Considered; Clauses added; Amendments made; Schedule added; other Amendments made; Title amended, and Bill ordered to be read the third time now, [1963-64] 231.

Considered; Amendments made; Title amended; Motion for Third Reading and Queen's Consent signified, [1962-63] 247.

Considered; a Clause added; Amendments made; Title amended; Motion for Third Reading, and Queen's Consent signified, [1964-65] 254.

Considered; Clauses added; further consideration adjourned, [1963-64] 239; Further considered; Amendments made; Title amended, and Bill ordered to be read the third time now, 272.

Considered; a Clause added; further consideration adjourned, [1968-69] 30. Further considered; Amendments made; Title amended and Bill ordered to be read the third time now, 304.

Considered; a Clause amended and added; another Clause added; Amendments made; Title amended and Bill read the third time, the Question having been put pursuant to the Standing Order (Third Reading), [1967-68] 317.

Considered; Clauses added; further consideration adjourned, [1968-69] 272. Further considered; another Clause added; Amendments made; further consideration adjourned, 296. Further considered; other Amendments made; a Clause divided; other Amendments made; a Schedule added; other Amendments made; Title amended and Bill ordered to be read the third time now, 309.

Considered; a Clause added; another Clause amended and added; Amendments made; a Schedule added; other Amendments made; Title amended; Motion for Third Reading and Queen's Consent signified, [1968-69] 284.

Considered; Amendments made and Debate on Question for Third Reading now adjourned, [1960-61] 217.

Considered; Clauses added; Debate adjourned on Question for Second Reading of a Clause, [1960-61] 177. Resumed and Question negatived; Amendments made and Bill ordered to be read the third time now, 179.

Considered; further consideration adjourned, [1964-65] 109. Further considered; Amendments made; Motion for Third Reading, and Queen's Consent signified, 133.

Considered; a Clause added; Amendments made; Debate on further Amendment adjourned, [1965-66] 91. Resumed; Amendment withdrawn; other Amendments made, and Bill ordered to be read the third time now, 97.

Considered; Clauses added; a Clause divided; Amendments made; further consideration adjourned, [1963-64] 135. Further considered; other Amendments made; Motion for Third Reading and Queen's Consent signified, 154.

Considered; a Clause added; Amendments made; a Schedule added; further consideration adjourned, [1963-64] 150. Further considered; other Amendments made and Bill ordered to be read the third time now, 161.

Considered; Amendments made; a Clause divided; other Amendments made; Bill read the third time, the Question having been put pursuant to the Standing Order (Third Reading), [1968-69] 131.

Considered; Clauses added; Amendments made; further consideration adjourned, [1960-61] 244. Further considered; other Amendments made; further consideration adjourned, 246. Further considered; other Amendments made; a Schedule added, and Bill ordered to be read the third time to-morrow, 258.
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Considered; a Clause added; Debate on Amendment adjourned, [1969-70] 305. Resumed, Amendment made; other Amendments made; Motion for Third Reading and Queen's Consent signified, 333.

Considered; Clauses added; Amendments made; Sitting suspended pursuant to the Order [12th December 1967]. Speaker resumes Chair; other Amendments made; Debate on Amendment adjourned, [1967-68] 269. Resumed and Amendment not made; other Amendments made; Sitting suspended (pursuant to the same Order); Speaker resumes the Chair; other Amendments made; Debate on Amendment adjourned, [1967-68] 277. Resumed and Amendment not made; other Amendments made; Sitting suspended (pursuant to the Order); Speaker resumes Chair; Motion for Third Reading and Queen's Consent signified, 277.

Considered; Clauses added; Amendments made; further consideration adjourned, [1967-68] 287. Further considered; other Amendments made and Bill ordered to be read the third time now, 289.

Considered; Debate adjourned on Question for Second Reading of a Clause, [1967-68] 333. Resumed and Clause read a second time, amended and added; Amendments made; Motion for Third Reading and Queen's Consent signified; Debate adjourned on Question for Third Reading, 350. Resumed and Bill read the third time, 358.

Considered; a Clause added, and Debate adjourned on Question for Second Reading of the Clause, [1967-68] 353. Resumed and Question for Second Reading of the Clause negatived; Debate adjourned on Question for Second Reading of another Clause, 235. Debate resumed and adjourned 247. Resumed and Question negatived; Amendments made and Bill ordered to be read the third time now, 288.

Considered; Clauses added; Motion made for reading another Clause a second time; Sitting suspended pursuant to the Standing Order (Sittings of the House (Suspended Sittings)); Speaker resumes Chair and Question again proposed; Debate stands adjourned. It being Two o'clock, [1968-69] 228. Resumed and Question for reading Clause a second time negatived; Debate adjourned on Question for Second Reading of another Clause, 231. Resumed and Question for Second Reading of the Clause negatived; Amendments made; further consideration adjourned, 227. Further considered; other Amendments made Motion for Third Reading and Queen's Consent signified, 249.

Considered; Amendments made; Debate adjourned on Motion for Third Reading, [1968-69] 261. Adjourned Debate ordered to be resumed on a future day, 301.

Considered; further consideration adjourned [1967-68] 313. Further considered; Amendments made; further consideration adjourned, 316. Further considered; other Amendments made and Bill ordered to be read the third time now, 320.

Considered; a Clause added; Amendments made; further consideration adjourned [1969-70] 281. Further considered; other Amendments made; Motion for Third Reading and Queen's Consent signified, 284.

Considered; Clauses added; another Clause amended and added; other Clauses added; Motion made for reading another Clause a second time and Sitting suspended pursuant to the Order [12th December 1967]. Speaker resumes the Chair and Question put and negatived; Amendments made; further consideration adjourned, [1967-68] 250. Further considered other Amendments made; a Schedule added; Motion for Third Reading and Queen's Consent signified; Bill read the third time after Amendment to Question for Third Reading proposed, but not made, 258.

Considered; an Amendment made; a Clause divided; other Amendments made; further consideration adjourned, [1968-69] 242. Further considered; other Amendments made and Bill ordered to be read the third time now, 280.

Considered; an Amendment amended and made; other Amendments made and Bill ordered to be read the third time now, [1964-65] 246.

Considered; Clauses added; Amendments made; further consideration adjourned, [1966-67] 226. Further considered, other Amendments made; a Schedule added; a Schedule amended and added; other Amendments made and Bill ordered to be read the third time on a future day, 230.

Considered; a Clause added; Amendments made; Amendment amended and made; other Amendments made; Motion for Third Reading and Queen's Consent signified, [1966-67], 518.

Considered; Clauses added; further consideration adjourned, [1966-67] 315. Further considered; an Amendment made; further consideration adjourned, 315. Further considered; other Amendments made; further consideration adjourned, 318. Further considered; other Amendments made and Bill ordered to be read the third time to-morrow, 322.

Considered; a Clause added; Debate on Amendment adjourned, [1967-68] 221. Resumed; Amendment made; Debate on further Amendment adjourned, 230.

Considered; Clauses added; Amendments made; further consideration adjourned, [1967-68] 304. Further considered, other Amendments made and Bill ordered to be read the third time now, 307.

Considered; Clauses added; further consideration adjourned, [1969-70] 232. Further considered; Amendments made; Schedule added; other Amendments made; Motion for Third Reading and Queen's Consent and Prince of Wales' Consent signified, 244.

Considered; a Clause added; Amendments made; further consideration adjourned, [1969-70] 293. Further considered; other Amendments made; Motion for Third Reading and Queen's Consent and Prince of Wales' Consent signified, 297.

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XI. Orders, Resolutions &c.—cont.

Considered; a Clause added; Amendments made; Motion for Third Reading and Queen's Consent and Prince of Wales' Consent (in respect of the Principality and Stewartry of Scotland) signified, [1969-70] 319.

Considered; Motion to re-commit the Bill to a Committee of the whole House in respect of a certain Clause negatived; Bill ordered to be read the third time now, [1963-64] 318.

Bill (reported without Amendment from the Select Committee), as amended (on re-commitment) in the Standing Committee.—Considered; Amendments made and Bill ordered to be read the third time now, [1968-69] 263.

Bills, as amended in Standing Committee and on re-commitment:

Considered and Bill ordered to be read the third time now, [1961-62] 126.

Considered; Amendments made and Bills ordered to be read the third time now, [1960-61] 88.—Motion for Third Reading and Queen's Consent signified, [1960-61] 257.

Considered;Clauses added; Amendments made, and Bills ordered to be read the third time now, [1961-62] 254, [1962-63] 195.

Considered; Amendments made; Bill ordered to be read the third time now, [1962-63] 139.

Considered;Clauses added; Amendments made; Motion for Third Reading and Queen's Consent signified, [1962-63] 129.

Considered;Clauses added; Amendments made; a Schedule added; Motion for Third Reading and Queen's Consent signified [1962-63] 289.

Considered; a Clause amended and added; Amendments made and further consideration adjourned, [1960-61] 205. Further considered; other Amendments made and Bill ordered to be read the third time this day (after sitting late), 223.

Considered; Amendments made and further consideration adjourned, [1960-61] 273. Further considered; other Amendments made and Bill ordered to be read the third time now, 275.

Considered; Amendments made and further consideration adjourned, [1962-63] 248. Further considered, other Amendments made, a Schedule added and Bill ordered to be read a third time now, 257.

Considered;Clauses added; Amendments made; further consideration adjourned, [1961-62] 204. Further considered; other Amendments made and Bill ordered to be read the third time now, 208.

Considered;Clauses added; further consideration adjourned, [1961-62] 293. Further considered; other Amendments made, a Schedule added; Motion for Third Reading and Queen's Consent signified, 314.

Considered; Amendments made; Debate adjourned on Amendment, [1962-63] 165. Resumed; other Amendments made; Motion for Third Reading and Queen's Consent signified, 168.

Considered; Debate on proposed Clause adjourned, [1962-63] 266. Resumed; proposed Clause negatived; a Clause added; Amendments made and Bill ordered to be read a third time now, 278.

Bills, as amended in the Standing Committee and not amended on re-commitment:

Considered; Amendments made and Bill ordered to be read the third time now, [1962-63] 211, 243.

Considered; a Clause added; Amendments made and Bill ordered to be read the third time now, [1962-63] 296.

Considered; Amendments made; Title amended, and Bill ordered to be read the third time now, [1961-62] 220.

Considered;Clauses added; further consideration adjourned, [1960-61] 215. Further considered; Amendments made and Bill ordered to be read the third time now, 224.

Considered; Debate adjourned on Question for second reading of a Clause, [1961-62] 174. Resumed; Clause added; Amendments made, and Bill ordered to be read the third time now, 213.

Considered; Amendments made; Debate adjourned on a further Amendment, [1961-62] 177. Resumed; Amendment not made; other Amendments made and Bill ordered to be read the third time now, 178.

Considered; an Amendment made; further consideration adjourned, [1967-68] 324. Further considered; Clauses added; further consideration adjourned, 326. Further considered, a Clause amended and added; other Amendments made; further consideration adjourned, 328. Further considered; other Amendments made; Motion for Third Reading and Queen's Consent signified, 330.

Bills, not amended in Standing Committees:—


Considered; further consideration adjourned, [1960-61] 170.—Further considered; Bill ordered to be read the third time now, 203.

Considered; Debate on Amendment adjourned, [1962-63] 176.

Considered, and ordered to be read the third time this day (after sitting late), [1968-69] 327.

Considered; Debate on Question for Third Reading now adjourned, [1962-63] 247.


And read the third time, the Question having been put forthwith pursuant to the Standing Order (Third Reading), [1969-70] 108, 355.—Amendment made; Motion for Third Reading, Queen's Consent signified and Question put forthwith pursuant to the Standing Order (Third Reading), [1967-68] 61.
XL Orders, Resolutions &c.—cont.

Order for consideration read; Motion to recommit the Bill to Standing Committee negat­ived; considered; Amendments made and Bill ordered to be read the third time now, [1960-61] 186.

Bills, not amended in Standing Committees and not amended on re-commital; Considered and Bill ordered to be read the third time now, [1962-63] 308.—Considered, Motion for Third Reading and Queen’s Consent signified, [1962-63] 191.

Schedules


Manner of making or proposing Amendments to Schedules: by inserting words, [1962-63] 203.

BILLS REFERRED FOR CONSIDERATION ON REPORT TO A STANDING COMMITTEE:

Bills referred in the Standing Committee, considered; Bills referred for consideration on Report to a Standing Committee, [1967-68] 225.—Report, That the Committee have considered the Bill and made no Amendments thereto; Bill ordered to be read the third time on a future day, [1967-68] 235.—Bill read the third time, [1967-68] 244.

THIRD READINGS AND PASSINGS:


Bill read the third time after a verbal Amendment made to the Bill, [1960-61] 117.


Bill read the third time after Amendment to the Question for reading the Bill a third time now, by leaving out from the word “That” to the end of the Question and adding words of a different tenor, proposed but not made, [1967-69] 252.


LORDS AMENDMENTS:


Considered and agreed to, an Amendment having been proposed to one of them and withdrawn, [1960-61] 323.


Considered and agreed to, one with an Amendment, special entries being made in the Journal of the reasons for agreeing to several of them, and of the reason for agreeing to the Amendment so amended, [1960-61] 312, [1962-63] 304.

Considered and agreed to, an Amendment having been proposed to one of them and withdrawn, and special entries being made in the Journal of the reasons for agreeing to others of them, [1962-63] 301.

Considered; several agreed to; others amended and agreed to; another amended and agreed to and a consequential Amendment made to the Bill, [1967-68] 384.

Considered, several agreed to and consequential Amendments made to the Bill in respect of two of them; others agreed to Amendments proposed to them but not made; others amended and agreed to; one disagreed to but an Amendment made to the Bill in lieu thereof, [1967-68] 397.

Considered; several agreed to; a special entry being made in the Journal of the reason for agreeing to one of them; one amended and agreed to; others disagreed to.


Considered; several agreed to; Amendments having been proposed to certain of them but not made; others disagreed to; an Amendment proposed to the Bill in lieu of one of the Lords Amendments disagreed to, but not made, [1964-65] 425.

Considered; several agreed to, special entries being made in the Journal of the reason for agreeing to some of them; others agreed to after Amendments proposed to them but not made; one amended and agreed to; others disagreed to and an Amendment made to the Bill in lieu of one of them after an Amendment proposed to the said Amendment (in lieu) but not made, [1967-68] 308.
XI. Orders, Resolutions &c.—cont.

Considered; several agreed to; a special entry being made in the Journal of the reason for agreeing to one of them; one amended and agreed to; several disagreed to; further consideration adjourned, [1967-68] 380. Further considered; several agreed to; special entries being made in the Journal of the reason for agreeing to some of them; one disagreed to and Amendments made to the words so restored to the Bill; others disagreed to and an Amendment made to the Bill in lieu of one of them, another Amendment made to the Bill in lieu of another of them and a consequential Amendment made to the Bill; further consideration adjourned, 382. Further considered; several agreed to; special entries being made in the Journal of the reason for agreeing to some of them; another amended and agreed to; another amended and agreed to; another amended and agreed to and a consequential Amendment made to the Bill; others disagreed to, Amendments being made to the Bill in lieu of two of them; another disagreed to and an Amendment made to the words so restored to the Bill; others disagreed to, [1967-68] 341.

Considered; several agreed to; a special entry being made in the Journal of the reason for agreeing to one of them; another agreed to after Amendments proposed to it but not made; another amended and agreed to; others disagreed to, [1968-69] 361.

Considered; several agreed to, a special entry being made in the Journal of the reason for agreeing to one of them; a consequential Amendment made to the Bill; one disagreed to, and an Amendment made to the words so restored to the Bill; others disagreed to, [1968-69] 341.

Considered; one agreed to; another disagreed to and an Amendment made to the Bill in lieu thereof; a consequential Amendment made to the Bill by dividing a Clause into two; another consequential Amendment made to the Bill; other Lords Amendments disagreed to and Amendments made to the words so restored to the Bill; Amendment proposed to it but not made; another amended and agreed to; others disagreed to, [1968-69] 376.

Considered; several agreed to; others disagreed to; an Amendment divided; so much of the Lords Amendment as proposed to be inserted by the Lords, but not made; so much of the Lords Amendment as proposed to insert words agreed to, 405.

Considered; several agreed to; a consequential Amendment being made to the Bill; another agreed to after Amendments proposed to it but not made, [1966-67] 615.

Considered; several agreed to; a special entry being made in the Journal of the reason for agreeing to some of them; another Amendment agreed to and amended; another disagreed to; words restored to the Bill amended; a consequential Amendment made to the Bill; other Amendments disagreed to, [1966-67] 590.

Considered; several agreed to; a consequential Amendment being made to the Bill; another agreed to after Amendments proposed to it but not made, [1966-67] 615.

Considered; several agreed to; a consequential Amendment made to the Bill; another disagreed to and Amendments proposed to it but not made, [1966-67] 386.

Lords Amendments designated by Mr Speaker (pursuant to Allocation of Time Order), [1962-63] 301, [1964-65] 369.


Amendment made to Bill instead of a Clause left out by the Lords, [1967-68] 340.


XI. Orders, Resolutions &c.—cont.


ORDERS MADE OR RESOLUTIONS COME TO:

- Ballot for unofficial Members' Bills to be held on a certain day and Bills to be introduced on another day, such Bills to have precedence over Government Business on certain Fridays and on and after a certain day to be arranged on the order paper in a certain order, [1960-61] 7, [1961-62] 59, [1963-64] 9, [1964-65] 26, [1965-66] 8, [1966-67] 7.—And varying the provisions of the Standing Order (Precedence of Government Business) and no unofficial Member to give notice of motion for leave to bring in a Bill, or for presenting a Bill, until after a day different from that provided for in the Standing Order, [1966-67] 43.—Varying the provisions of the Standing Order (Precedence of Government Business), [1968-69] 5, [1969-70] 9.


- Government Business (save as provided in the Order) to have precedence at every sitting till the Summer Adjournment; no Bills other than Government Bills to be introduced, and the Standing Order (Precedence of Government Business) to have effect after the Summer Adjournment as if the Session had been opened then, [1966-67] 28, [Order read and discharged, and another Order made, varying the provisions of the Standing Order (Precedence of Government Business), 43].

- Notwithstanding a previous Order, Public Bills other than Government Bills and private Members' Notices of Motions to have precedence over Government Business on days other than those fixed; and making other provisions, [1966-67] 402.


BILLS, PUBLIC

That the requirements of the Standing Orders and of the practice of the House relating to the imposition of charges upon the people shall be deemed to have been complied with in respect of any provision of a certain Bill or of any Amendment thereto moved by a Minister of the Crown which authorises expenditure or the imposition of any such charge; and that immediately after the Bill has been read a second time it shall be considered in a Committee of the whole House, [1965-66] 11.

That if a certain Bill be committed to a Committee of the whole House, further proceedings shall stand postponed; and that as soon as the proceedings on the report of any Money Resolution relating to the Bill and come to by a Committee (or, proceedings on any Resolution come to by the House on Money) have been concluded the House will immediately resolve itself into a Committee on the Bill, [1964-65] 432, [1969-70] 35.

That Bills may be referred to a Second Reading Committee; Second Reading Committees to be Standing Committees, to report to the House whether the Bill ought to be read a second time, and making other provisions, [1964-65] 422, [1966-67] 24.

That, for the remainder of the Session, a second Standing Committee be constituted for the consideration of Bills certified by Mr. Speaker as relating exclusively to Scotland and committed to a Standing Committee; that the Committee, in respect of each Bill so committed, consist of not less than twenty nor more than fifty members to be nominated by the Committee of Selection, of whom not less than a certain number shall represent Scottish constituencies; that all bills certified by Mr. Speaker as relating exclusively to Scotland and committed to a Standing Committee be distributed between the two Committees by Mr. Speaker, [1964-65] 318, [1966-67] 134, [1967-68] 729.

That notwithstanding anything in the Standing Order (Standing Committees (Constitution and Powers)), a Clause and a Schedule of a Bill committed to a Standing Committee be considered by the Scottish Standing Committee as if it were a separate Bill; and that when both parts of the Bill have been reported to the House the Bill be considered as if it had been reported as a whole, [1963-64] 9.

That, notwithstanding anything in paragraph (2) of the Standing Order (Standing Committees (Constitution and Powers)) and the Standing Order (Scottish Standing Committees), Bills be considered by the Scottish Standing Committee, [1962-63] 112, [1967-68] 221.

That part of a Bill be committed to a Committee of the whole House; that the remainder be committed to a Standing Committee; and that, when the respective provisions of the Bill have been reported to the House, the Bill be proceeded with as if reported as a whole to the House from a Standing Committee, [1962-63] 55, [1968-69] 240, [1969-70] 309.

XI. Orders, Resolutions &c.—cont.

Clauses and Schedules to be considered in a certain order on re-commitment and on Report [provision made in an Allocation of Time Order], [1967-68] 291, 298.—Order varied by supplementary Order relating to consideration of Amendments on Report, 354.

That Amendments to a Bill be considered in a certain order; on House, according to Order, taking into consideration a Bill, as amended in Committee, [1965-66] 344.

On consideration of Bill as amended in the Committee of the whole House, Standing Committee, Amendments to be considered in a certain Order, [1968-69] 354.

That notice of Amendments to a Bill, as amended in the Committee, of new Clauses or new Schedules may be received before the Bill has been reported, [1964-65] 302.

That notwithstanding the Standing Order (Amendments on Report) Amendments may be proposed on consideration of a Finance Bill in pursuance of any Order of the House authorising provisions as respects income tax relief for a future year or in pursuance of any Resolution of the Committee of Ways and Means agreed to by the House relating to Stamp Duties, [1966-67] 532.

That Clause(s) of and Schedule(s) to Bills do lie upon the Table, [1962-63] 111, [1963-64] 112, 116, [1964-65] 270.

That any stage of a Consolidated Fund ( Appropriation) Bill may be proceeded with at the conclusion of the preceding stage, notwithstanding the practice of the House as to the interval between the various stages of such a Bill; that if the Bill be amended in Committee, it may forthwith be taken into consideration, as amended, without any Question being put; and that notice of any Amendment, Clause or Schedule to be proposed on consideration of the Bill may be given at any time after the making of this Order, [1969-70] 340.

That a Standing Committee be discharged from considering those provisions of a Bill which have not been considered by that Committee and that those provisions be committed to a Committee of the whole House; that a Schedule to the Bill considered after a certain Clause; that if the Bill be amended in Committee, it may forthwith be taken into consideration, as amended, without any Question being put; and that notice of any Amendment, Clause or Schedule to be proposed on consideration of the Bill may be given at any time after the making of this Order, [1969-70] 341.

That a Standing Committee be discharged from considering a Bill and that the Bill be committed to a Committee of the whole House; and that if the Bill be amended in Committee, it may forthwith be taken into consideration, as amended, without any Question being put; and that notice of any Amendment, Clause or Schedule to be proposed on consideration of the Bill may be given at any time after the making of this Order, [1969-70] 341.

That upon a Bill being reported from Standing Committee it shall stand re-committed to a Committee of the whole House in respect of any Amendment or proposed Clause or Schedule of which notice may be given for re-commitment; during proceedings on re-commitment any Question that a Clause [as amended] stand part or that a Schedule [as amended] be a Schedule to the Bill to be put without debate; notwithstanding the practice of the House, notices of Amendments to the Bill as amended in the Standing Committee or of proposed Clauses or Schedules to be proposed on re-commitment may be received before the Bill has been reported from Standing Committee; certain parts of the Bill to be printed forthwith, [1967-68] 287.

That a Message be sent to the Lords requesting them to return a Lords Amendment, because an Amendment made by this House had not been communicated to the Lords, [1969-70] 358.


That on a certain day and for the remainder of the present Session, a notice of a motion, amendment or question given after half past Ten o'clock to be treated for all purposes as if given after the rising of the House, but this Order not to apply to notices in relation to Bills in certain circumstances, [1966-67] 291.

That during the remainder of the Session, in respect of certain Bills for imposing, renewing etc., a charge upon the people, in certain circumstances a Motion may be made by a Minister of the Crown that the Business Committee shall make recommendations to the House on the allocation of time to Bills; the Question on such a Motion to be put not more than Two hours after the commencement of proceedings; and making further provisions, [1966-67] 466.
ORDERS READ:


That the adjourned Debate on Question for Third Reading of a Bill be resumed upon a future day, [1969-70] 324 [Dropped Order].

For Printing:

XL Orders, Resolutions &c.—cont.


For Third Reading of Bill, and it being Ten o’clock, Mr. Speaker interrupts the Business [Business of the House Motion made], [1963-64] 156.


ORDERS DISCHARGED:


For Third Reading of Bill, and it being Ten o’clock, Mr. Speaker interrupts the Business [Business of the House Motion made], [1963-64] 156.


ORDERS DISCHARGED:


For Third Reading of Bill, and it being Ten o’clock, Mr. Speaker interrupts the Business [Business of the House Motion made], [1963-64] 156.


ORDERS DISCHARGED:


For Third Reading of Bill, and it being Ten o’clock, Mr. Speaker interrupts the Business [Business of the House Motion made], [1963-64] 156.

XI. Orders, Resolutions &c.—cont.


For giving precedence to Government Business until the Summer Adjournment, except on certain days, and making provisions as to precedence of private Members' Notices of Motions, and providing for the form in which the Standing Order (Precedence of Government Business) is to have effect after the Summer Adjournment, [1966-67] 43, (and another Order made, varying the provisions of the Standing Order.)

Incidental Proceedings:

Order read for taking Bill into consideration, as amended in Standing Committees; Motion to discharge Order and Debate adjourned, [1960-61] 268.

Motion to discharge an Order constituting a second Standing Committee for Scottish Bills, withdrawn, [1967-68] 224.

BILLS SENT TO THE LORDS:


XII. QUESTIONS NEGATIVED.

Relative to Bills:


For re-committing a Bill to a Committee of the whole House in respect of a Clause, [1963-64] 318.

For referring a Bill to the Scottish Grand Committees, and not less than Ten Members having signified their objection, Mr. Speaker declares the Noes have it, [1961-62] 158.

Relative to Clauses:


Relative to Schedules:

For referring a second time Schedules offered to be added to Bills, [1967-68] 337.

On Consideration of a Bill, as amended:

That a Bill be re-committed to a Committee of the whole House in respect of a Clause, [1963-64] 318.

IN COMMITTEES OF THE WHOLE HOUSE:

Relative to Bills:


Relative to Clauses:

XIII. QUESTIONS SUPERSEDED OR NOT PROPOSED.

Questions superseded:

Questions not proposed to the House:
For the Second Reading of a Bill, and notice taken that Her Majesty's interest is concerned therein, and that Her Consent had not been signified, Mr. Deputy Speaker declines to propose the Question, [1969-70] 137.

For the Second Reading of a Bill, and Mr. Speaker calls attention to the fact that the Bill has not yet been printed and says that he thinks that he ought not to propose the Question for Second Reading, [1966-67] 165.

XIV. MOTIONS WITHDRAWN.

Relative to Bills:
For reading Bills a second time now, [1966-67] 115.
For constituting a Second Standing Committee to consider Scottish Bills, &c., [1967-68] 211; Order made, 220; Motion to discharge the Order withdrawn, 224.

Relative to Clauses:

BIRDS, PROTECTION OF: See PROTECTION OF BIRDS.

BIRKENHEAD CORPORATION (MERSEY TUNNEL):

BIRKENHEAD CORPORATION (MERSEY TUNNEL APPROACHES):
[1964-65] Bill to provide for the improvement of the approaches to the Mersey Tunnel in the county borough of Birkenhead by the construction of street works and otherwise; to authorize the mayor, aldermen and burgesses of the county borough to purchase lands compulsorily; to confer further powers on the said mayor, aldermen and burgesses; and for other purposes; read the first time, 222. (Cited as Birkenhead Corporation (Mersey Tunnel Approaches) Act 1965) R.A., 411.

BIRMINGHAM CORPORATION:
[1960-61] Bill to provide for the removal of certain restrictions attaching to Cannon Hill Park in the city of Birmingham, and to confer powers upon the lord mayor, aldermen and citizens of that city with regard thereto; read the first time, 72. (Cited as Birmingham Corporation Act 1960) R.A., 303.
[1964-65] Bill to provide for the registration of houses in the city of Birmingham or intended to be let in lodgings or occupied or intended to be occupied by members of more than one family, to confer further powers upon the lord mayor, aldermen and citizens of that city; and for other purposes; read the first time, 106. (Cited as Birmingham Corporation Act 1965) R.A., 411.

[1967-68.] Bill to empower the lord mayor, aldermen and citizens of the city of Birmingham to make payments to or on behalf of tenants of certain dwelling-houses in the same city in respect of the rents thereof; and for other purposes; read the first time, 79. (Cited as Birmingham Corporation Act 1968) R.A., 327.

[1969-70.] Bill to confer powers upon the lord mayor, aldermen and citizens of the city of Birmingham with regard to finance and local government; and for other purposes; read the first time, 114. (Cited as Birmingham Corporation 1970) R.A., 364.

BIRTH OF A SON TO HER MAJESTY THE QUEEN: See ADDRESSES, II.

BLACKBURN CORPORATION:
[1969-70] Bill to confer further powers on the mayor, aldermen and burgesses of the county borough of Blackburn in relation to the finances of the borough; and for other purposes, read the first time, 114. Read the third time and passed, 292.
BLACKFRIARS BRIDGEHEAD IMPROVEMENTS: [1965-66] [Lords]: Bill to originate in the Lords, 51. Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 60.

[1966-67] [Lords]: Bill, intituled, An Act to authorise the Corporation of London to extend the river wall and street works authorized by the Blackfriars Bridgehead Improvements Act 1960, and to acquire lands compulsorily; and for other purposes; brought from the Lords, 109. (Cited as Blackfriars Bridgehead Improvements Act 1966) R.A., 201.

BLACKPOOL CORPORATION:

[1966-67] [Lords]: Bill, intituled, An Act to confer further powers on the mayor, aldermen and burgesses of the borough of Blackpool, to make further provision for the improvement and local government of the borough; to enact provisions with regard to markets, finances and superannuation; and for other purposes; brought from the Lords, 201. (Cited as Blackpool Corporation Act 1969) R.A., 388.

BOLTON CORPORATION:

[1969-70] Bill to confer further powers on the mayor, aldermen and burgesses of the county borough of Bolton in relation to the finances of the borough; to make further provision for the local government and improvement of the borough; and for other purposes, read the first time, 114. (Cited as Bolton Corporation Act 1970) R.A., 336.

BOLTON WATER ORDER 1962 (PETITION OF GENERAL OBJECTION, PETITION FOR AMENDMENT AND COUNTER-PETITIONS). See COMMITTEES, II, and WATER.

BOOTSLE CORPORATION:

[1969-70] [Lords]: Bill, intituled, An Act to confer further powers upon the mayor, aldermen and burgesses of the borough of Bootle; to empower them to establish an undertaking for the supply of heat; to make further provision for the improvement, health, local government and finances of the borough; and for other purposes; brought from the Lords, 329. Read the first time and referred to the Examiners, 329. Report, no Standing Order not previously inquired into applicable, 345.

BORDERS DEVELOPMENT (SCOTLAND):

[1968-69] Bill to set up a Borders Development Board; to define its powers; to advance the economic development of the counties of Berwickshire, Roxburghshire, Selkirkshire and Peebles-shire; and for purposes connected therewith; ordered; presented, 89.

BORROWING AND SECURITIES:


BOTSWANA (GIFT OF A PARLIAMENTARY LIBRARY AND SILVER INKSTAND). See ADDRESSES, IV, and MEMBERS.

BOTSWANA INDEPENDENCE:

[1966-67] [Lords]: Bill, intituled, An Act to make provision for, and in connection with, the establishment of the Bechuanaland Protectorate, under the name of Botswana, as an independent republic within the Commonwealth; brought from the Lords, 146. (Cited as Botswana Independence Act 1966) R.A., 192.

BOUNDARY COMMISSIONS, RECOMMENDATIONS OF THE. See RECOMMENDATIONS OF THE BOUNDARY COMMISSIONS.

BOXING:

[1966-67] Motion, That leave be given to bring in a Bill to prohibit professional boxing; Question negatived, 66.

BOURNEMOUTH CORPORATION:

[1968-69] Bill to make further provision for the investment of moneys forming part of the superannuation fund maintained by the mayor, aldermen and burgesses of the borough of Bournemouth; to confer further powers upon the said mayor, aldermen and burgesses with regard to finance; and for other purposes; read the first time, 86. (Cited as Bournemouth Corporation Act 1969) R.A., 201.

BRADFORD CATHEDRAL AND CHURCHYARD:

[1966-68] [Lords]: Bill to originate in the Lords, 51. Examiner's Report, in case of Petition for Bill, Standing Orders complied with, 60.

[1966-67] [Lords]: Bill, intituled, An Act to vest in the Chapter of the Cathedral Church of Saint Peter Bradford the said Cathedral and the churchyard of that Cathedral; to provide for the removal of certain restrictions attaching to the said churchyard; to authorise the use of the said churchyard for building and for other purposes and the disposal thereof; and for other purposes; brought from the Lords, 227. (Cited as Bradford Cathedral and Churchyard Act 1969) R.A., 364.

BRADFORD CORPORATION:

[1968-69] [Lords]: Bill, intituled, An Act to confer further powers on the Lord mayor, aldermen and citizens of the city of Bradford, to make further provision with regard to the health, local government, welfare, improvement and finances of the city; and for other purposes; brought from the Lords, 303. (Cited as Bradford Corporation Act 1969) R.A., 364.

BRADFORD CORPORATION (CONDITIONING HOUSE):

[1962-63] Bill to extend the powers conferred upon the lord mayor, aldermen and citizens of the city of Bradford by the Bradford Corporation (Various Powers) Act 1887, and subsequent Acts in connection with the testing of articles at the conditioning house established under the said Act of 1887, to remove certain doubts as to those powers, to amend the said Act of 1887, to make other provisions in connection with the matters aforesaid, and for other purposes; read the first time, 75. (Cited as Bradford Corporation Conditioning House Act 1963) R.A., 217.

BRAIN DRAIN, THE:

[1966-67] Motion, That this House regrets that, far from fulfilling their promises, Her Majesty's Government have pursued policies which have aggravated the loss to the United Kingdom of qualified and skilled manpower; and calls upon Her Majesty's Government to encourage men and women of ability to remain at home by pursuing policies in the field of health, education and science better designed to that end; Question negatived, 249.
BREATHE TESTS—BRITISH MUSEUM

BREATHE TESTS:
[1967-68.] 

BRIDGE STREET BAPTIST CHURCH, BANbury:

BRIGHTON CORPORATION:
[1965-66.] Bill to confer further powers on the mayor, aldermen and burgesses of the county borough of Brighton; to make further provision with respect to the local government, improvement and finances of the borough; and for other purposes; read the first time, 67. Standing Order relative to suspension of Bill, 133.


[1968-69.] Bill to authorise the mayor, aldermen and burgesses of the county borough of Brighton to construct street works and other works and to acquire lands for those purposes; read the first time, 86. Motion for Second Reading; Question negatived, 161.

[1969-70.] Bill read the first time, 114. Read the third time and passed, 292.

BRIGHTON MARINA:
[1966-67.] Bill to authorise the Brighton Marina Company Limited to construct works and to acquire lands; and for other purposes; read the first time, 320. Read the third time and passed, 529. Message from the Lords communicating a Resolution relative to the suspension of the Bill, 577. Message considered; Orders made with respect to the suspension of the Bill; to be Standing Orders and to be communicated to the Lords, 588.


BRIGHTON SKYDECK:
[1966-65.] [Lords]: Bill, intituled, An Act to authorise Skydeck Brighton Limited to construct works and to acquire lands; and for other purposes; brought from the Lords, 306. (Cited as Brighton Skydeck Act 1965) R.A., 41.

BRISTOL CORPORATION (GENERAL POWERS):

BRISTOL CORPORATION:
[1965-66.] Bill to confer further powers upon the Corporation with reference to their dock undertaking; and for other purposes; brought from the Lords, 277. Motion for Second Reading; Question negatived, 334.


BRISTOL SIDDELEY ENGINES LIMITED:
[1967-68.] Motion, That this House accepts the conclusions of the Report of the Committee of Inquiry into Certain Contracts made with Bristol Siddeley Engines Limited; Amendment proposed, to add at end “except in so far as they condemn identifiable individuals denied, by the procedures adopted, the basic rights of natural justice”; Amendment not made; Main Question agreed to, 219.

BRITAIN AND THE EUROPEAN COMMUNITIES:
[1969-70.] Motion, That this House takes note of the Command Paper on Britain and the European Communities; brought from the Lords, 176. Debate resumed; Question agreed to, 179.

BRITISH BROADCASTING CORPORATION:
[1967-68.] Bill to enable the Postmaster General to issue directives to the British Broadcasting Corporation to retain sound radio and television programmes of a specified character; 139. Motion for Second Reading; Question negatived, 203.

See also BROADCASTING.

BRITISH MUSEUM:
[1964-62.] [Lords]: Bill, intituled, An Act to enable the British Museum to lend certain works of art for exhibition in Vienna under the auspices of the Council of Europe; brought from the Lords, 150. (Cited as British Museum Act 1962) R.A., 208.

[1962-63.] Bill to alter the composition of the Trustees of the British Museum, to provide for the separation from the British Museum of the British Museum (Natural History), to make new provision with respect to the regulation of the two Museums and their collections in place of that made by the British Museum Act 1753 and enactments amending or supplementing that Act, and for purposes connected with the matters aforesaid; presented, 8. (Cited as British Museum Act 1963) R.A., 271.

See COMMITTEES, 1, 2.

BRITISH MUSEUM LIBRARY:
[1967-68.] Motion, That this House regrets Her Majesty’s Government’s decision regarding the siting of the British Museum Library and the failure of the Secretary of State for Education and Science to carry out sufficient consultations with the Statutory Trustees before announcing this decision; Question negatived, 27.
BRITISH NATIONALITY:

[1962-63.] Bill to provide for the acquisition of citizenship of the United Kingdom and Colonies by certain classes of persons who would otherwise be stateless; to restrict the grounds on which persons may be deprived of such citizenship where deprivation would render them stateless; and to repeal section 20 (4) and section 21 of the British Nationality Act 1948; ordered; presented, 281.

[1963-64.] Bill to facilitate the resumption or renunciation of citizenship of the United Kingdom and Colonies; presented, 87. (Cited as British Nationality Act 1964) R.A., 177.

(No. 2.) Bill to provide for the acquisition of citizenship of the United Kingdom and Colonies by certain classes of persons who would otherwise be stateless; to restrict the grounds on which persons may be deprived of such citizenship where deprivation would render them stateless; to repeal section 20 (4) and section 21 of the British Nationality Act 1948; and to extend the powers exercisable under that Act with respect to British protected persons; ordered; presented, 218. (Cited as British Nationality (No. 2) Act 1964) R.A., 302.

[1964-65.] Bill to provide for the acquisition of the status of British subject by alien women who have been married to persons being British subjects by virtue of section 13 or 16 of the British Nationality Act 1948 or British subjects by virtue of section 2 of that Act, and for purposes connected with the matter aforesaid; presented, 209. (Cited as British Nationality Act 1965) R.A., 411.

BRITISH NORTH AMERICA:


BRITISH RAILWAYS:

[1962-63.] Bill to empower the British Railways Board to construct works and to acquire lands; to extend the time for the compulsory purchase of certain lands and the completion of a certain work; to confer further powers on the Board; and for other purposes; read the first time, 88. (Cited as British Railways Act 1963) R.A., 271.

[1963-64.] Bill to empower the British Railways Board to construct works and to acquire lands; to extend the time for the compulsory purchase of certain lands and the completion of a certain work; to confer further powers on the Board; and for other purposes; read the first time, 71. (Cited as British Railways Act 1964) R.A., 255.

[1964-65.] Bill to empower the British Railways Board to construct works and to acquire lands; to extend the time for the compulsory purchase of certain lands; to empower the Fishguard and Rosslare Railways and Harbours Company to construct works and to acquire lands; to confer further powers on the Board and the company; and for other purposes; read the first time, 106. (Cited as British Railways Act 1965) R.A., 411.

[1965-66.] Bill to empower the British Railways Board to construct works and to acquire lands; to extend the time for the compulsory purchase of certain lands and the completion of certain works; to confer further powers on the Board; and for other purposes; read the first time, 67. Read a second time and committed, 74. Standing Order relative to suspension of Bill, 133.


(No. 2.) Bill to empower the British Railways Board to construct works and to acquire lands; to extend the time for the compulsory purchase of certain lands and the completion of certain works; to confer further powers on the Board; and for other purposes; read the first time, 320. (Cited as British Railways Act 1967) R.A., 297.

[1967-68.] Bill to empower the British Railways Board to construct works and to acquire lands; to extend the time for the compulsory purchase of certain lands and the completion of certain works; to confer further powers on the Board; and for other purposes; read the first time, 79. (Cited as British Railways Act 1968) R.A., 368.

[1968-69.] Bill to empower the British Railways Board to construct a work and to acquire lands; to extend the time for the compulsory purchase of certain lands; to confer further powers on the Board and C. A. E. C. Howard Limited; and for other purposes; read the first time, 86. (Cited as British Railways Act 1969) R.A., 364.

[1969-70.] Bill to empower the British Railways Board to construct a work; to extend the time for the compulsory purchase of certain lands and the completion of a certain work; to confer further powers on the Board; and for other purposes; read the first time, 114. Bill, as amended in Committee, considered, 338.

BRITISH RAILWAYS (DEFICIT):

[1966-67.] Motion, That this House regrets the mounting deficit of British Railways and the failure of Her Majesty's Government to take measures to bring about the elimination of the working deficit and the increase in productivity that would, as a result of the associated lower costs and lower manpower requirements, make a significant contribution to the nation's economic growth; Question amended by leaving out from "regrets" to end and adding "the financial situation of British Railways and congratulates Her Majesty's Government on the steps being taken, together with the British Railways Board, and with the help of the Joint Steering Group, to identify and provide for the socially necessary lines; to give to British Railways a realistic efficiency target; to modernise freight handling; and to enable the railways to respond to changing traffic demands", instead; Question, as amended, agreed to, 529.

BRITISH RAILWAYS (FISHGUARD HARBOUR, ETC. VESTING):

[1966-67.] Bill to transfer to the British Railways Board the harbour at Fishguard and other works, property, lands and powers; and for other purposes; read the first time, 320. Order for Second Reading discharged; Bill withdrawn, 380.
BRITISH RAILWAYS (MERSEY RAILWAY EXTENSIONS): [1967-68.] Bill to empower the British Railways Board to construct works and to acquire lands; and for other purposes; read the first time, 79. (Cited as British Railways (Mersey Railway Extensions) Act 1968) R.A., 368.

BRITISH STANDARD TIME: [1967-68.] [Lords]: Bill, intituled, An Act to establish the time for general purposes at one hour in advance of Greenwich mean time throughout the year; brought from the Lords, 53. (Cited as British Standard Time Act 1968) R.A., 367.

BRITISH STANDARD TIME (ABOLITION): [1969-70.] Bill to abolish British Standard Time within the United Kingdom and to authorise the resumption of Greenwich Mean Time with variants as hitherto; presented, 55. Motion for Second Reading; Debate adjourned, 302.

BRITISH STANDARD TIME ACT (REPEAL): [1968-69.] Bill to repeal the British Standard Time Act 1968, and to make other provision for the computation of time; presented, 55.

BRITISH STEEL CORPORATION (BORROWING POWERS): [1967-68.] Resolution, That Section 19(4) of the Iron and Steel Act 1967 shall have effect with the substitution for the reference therein to £300,000,000 of a reference to £400,000,000, 342.

BRITISH TRANSPORT COMMISSION: [1960-61.] Bill to empower the British Transport Commission to construct works and to acquire lands; to confer further powers on the Board; and for other purposes; read the first time, 72. (Cited as British Transport Commission Act 1961) R.A., 321.

[1961-62.] Bill to empower the British Transport Commission to construct works and to acquire lands, to authorise the closing to navigation of portions of certain canals, and to enact schemes for the redevelopment of parts of the Ashton Canal and the Dearn and Dove Canal, to extend the time for the compulsory purchase of certain lands and the completion of certain works, to confer further powers on the Commission; and for other purposes; read the first time, 78. (Cited as British Transport Commission Act 1962) R.A., 321.

Motion, That this House takes note of the Report and Accounts of the British Transport Commission for 1960 and 1961; Amendment proposed, at end, to add, "but regrets that Government action has adversely affected the service that public transport is able to render to the nation"; Amendment not made; Main Question agreed to, 266.

[1962-63.] Motion, That this House takes note of the Report and Accounts of the British Transport Commission for 1961; Amendment proposed, at end, to add, "but views with deep concern the proposed large-scale closure of railway workshops and the withdrawal of unprofitable branch line services"; Amendment not made; Main Question agreed to, 46.

BRITISH TRANSPORT COMMISSION ORDER CONFIRMATION: [1960-61.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to the British Transport Commission; presented, 249. (Cited as British Transport Commission Order Confirmation Act 1961) R.A., 303.

[No. 2.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to the British Transport Commission; presented, 292. (Cited as British Transport Commission (No. 2) Order Confirmation Act 1961) R.A., 321.

BRITISH TRANSPORT DOCKS: [1963-64.] Bill to empower the British Transport Docks Board to construct works and to acquire lands; to confer further powers on the Board; and for other purposes; read the first time, 67. Bill read a second time and committed, 74.

[1966-67.] Bill to read the first time and (having been read a second time before its suspension in the last Parliament), read a second time, 21. (Cited as British Transport Docks Act 1966) R.A., 201.

[No. 2.] Bill to empower the British Transport Docks Board to construct works and to acquire lands; to confer further powers on the Board; and for other purposes; read the first time, 320. (Cited as British Transport Docks Act 1967) R.A., 297.

[1968-69.] [Lords]: Bill, intituled, An Act to empower the British Transport Docks Board to construct works and to acquire lands; to confer further powers on the Board; and for other purposes; brought from the Lords, 175. (Cited as British Transport Docks Act 1969) R.A., 305.


BRITISH WATERWAYS: [1962-63.] Bill to authorise the closing to navigation of portions of certain waterways; and for other purposes; presented, 88. (Cited as British Waterways Act 1963) R.A., 271.

[1964-65.] Bill to empower the British Waterways Board to construct works and to acquire lands; to relieve the Board from their obligation to maintain certain waterways for navigation and to extinguish rights of navigation on certain waterways; to confer further powers on the Board; and for other purposes; read the first time, 106. (Cited as British Waterways Act 1965) R.A., 411.
BRITISH WATERWAYS—BUILDING

[1965-66.] Bill to relieve the British Waterways Board from their obligation to maintain certain waterways for navigation and to extinguish rights of navigation thereon; and for other purposes; read the first time, 67. Bill read a second time and committed, 74. Standing Order relative to suspension of Bill, 135.

[1966-67.] Bill read the first time and (having been read a second time before its suspension in the last Parliament) read a second time, 21. (Cited as British Waterways Act 1966) R.A., 193.

Resolution, That this House takes note of the British Waterways Board Annual Report and Accounts for 1965 and of Chapter VIII (Inland Waterways) of the statement on Transport Policy, 257.

[1969-70.] Bill to make provision for regulating the use of pleasure boats and houseboats on certain of the inland waterways of the British Waterways Board and for making charges therefor; to confer further powers on the Board; and for other purposes; read the first time, 114. Bill reported, with Amendments, 307.

BRITISH WATERWAYS ORDER CONFIRMATION:

[1964-65.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to British Waterways; presented, 324. (Cited as British Waterways Order Confirmation Act 1965) R.A., 411.

BROADCASTING:

[1961-62.] Motion, That a Licence and Agreement, between Her Majesty's Postmaster General and the British Broadcasting Corporation, be approved; Debate adjourned, 46. Debate resumed; Question agreed to, 88.


— See also BRITISH BROADCASTING CORPORATION.

BROADCASTING POLICY:

[1969-70.] Motion, That this House regrets that the policy of Her Majesty's Government will cause a serious deterioration in the quality of broadcasting; Question amended by leaving out from "House" to the end of the Question and adding "conscious of the contribution made by the British Broadcasting Corporation as a public service to the development of broadcasting in this country, rejects the Opposition's proposals for private enterprise commercial local radio stations"; Question, as amended, agreed to, 68.

BROADCASTING (ADVERTISING CONTRACTS):

[1963-64.] Bill to regulate the placing of advertising contracts with radio and television stations; ordered; presented, 272.

BROADCASTING ENABLING:

[1966-67.] Bill to enable the Postmaster General to establish a Television and Radio Authority for the purpose of running the fourth Television Channel, setting up a National Popular Radio Programme and acting as parent station to local radio stations and to abolish pirate radio stations operating within or without territorial waters; ordered; presented, 188. Order for Second Reading discharged; Bill withdrawn, 379.

BROADCASTING, INCLUDING TELEVISION, IN WALES AND MONMOUTHSHIRE:


BROADCASTING, &c., OF PROCEEDINGS IN THE HOUSE OF COMMONS: See also COMMITTEES, III.

[1966-67.] Motion, That this House, taking note of the Report from the Select Committee on Broadcasting, &c., of Proceedings in the House of Commons, approves for an experimental period the broadcasting of its proceedings on closed circuits, subject to any recommendations which the Select Committee on House of Commons (Services) may make thereon; Question negatived, 263.

[1967-68.] Resolution, That this House approves the making of sound recordings of its proceedings for an experimental period for the purpose of providing for Members specimen programmes, 31.

[1969-70.] Motion, That this House approves for an experimental period the broadcasting of its proceedings on closed circuits; Debate adjourned, 49.

BRUCELLOSIS:

[1963-64.] Resolution, That this House takes note of the continued existence of the condition known as brucellosis in cattle in this country, takes note of Her Majesty's Government's efforts to reduce the incidence of the disease through the calffood vaccination scheme and the free calf vaccination scheme, and hopes that, in view of the transmissibility of the disease to man, Her Majesty's Government will consider introducing further measures designed to eradicate the disease in cattle, 266.

BRUNEL UNIVERSITY:

[1966-67.] [Lords]: Bill, intituled, an Act to dissolve the Brunel College of Advanced Technology; to transfer all the rights, property and liabilities of that college to the Brunel University; and for other purposes; brought from the Lords, 458. (Cited as Brunel University Act 1967) R.A., 565.

BRUNTON REPORT:

Matter referred to Scottish Grand Committee, [1963-64] 142.

BRUSSELS NEGOTIATIONS: See EUROPEAN ECONOMIC COMMUNITY.

BUCKINGHAMSHIRE COUNTY COUNCIL:

[1969-70.] Bill to confer further powers on the County Council and on local authorities in the administrative county of Buckingham in relation to lands, and the local government, improvements, health and finances of the county and of the boroughs and districts therein; to make further provision for the preservation and improvement of the Chilterns woodlands; and for other purposes; read the first time, 114. Bill read a second time, 143.

BUILDING: See ADDRESSES, VIII.
BUILDING AND BUILDINGS: See also ADDRESSES, VII.


BUILDING (SCOTLAND):

[1969-70.] Bill to amend the Building (Scotland) Act 1959, and for purposes connected therewith; presented, 93. (Cited as Building (Scotland) Act 1970) R.A., 394.

BUILDING AND CONSTRUCTION INDUSTRIES:

[1969-70.] Motion, That this House deplores the effect of Her Majesty's Government's policies on the building and construction industries; Question negatived, 161.

BUILDING CONTROL:

[1965-66.] Bill to regulate building and constructional work; presented, 30. Reported from Standing Committee, 96.


[BUILDING SOCIETIES:] See also ADDRESSES, VIII.


BUREAUCRACY. See GROWTH OF BUREAUCRACY.

BURDEN ON RATEPAYERS:

[1966-67.] Motion, That this House deplores the heavy and ever-increasing burden imposed on ratepayers as the result of the policies of the present Government; notes, in particular, that high interest rates, increase in taxation, and inadequate provision by way of General Rate Support Grant have accentuated the difficulties of local authorities and individual ratepayers; deplores the fact that rebates provided for individual ratepayers are, in part, being provided at the cost of other ratepayers and are, in any event, inadequate; and calls upon Her Majesty's Government to take early action to redeem their election pledge to give early relief to ratepayers; Proceedings lapse at Seven o'clock, 392.

BURGH POLICE (AMENDMENT) (SCOTLAND):

[1963-64.] Bill to amend paragraph (36) of section 381 of the Burgh Police (Scotland) Act 1892 with regard to the laying down of salt on streets and footways in burghs in Scotland in time of snow or frost; presented, 104. (Cited as Burgh Police (Amendment) (Scotland) Act 1964) R.A., 255.

BURIAL OF OFFENDERS:

[1960-61.] Bill to amend section 6 of the Capital Punishment Act 1868; ordered; presented, 299.

BUS FUEL GRANTS:

[1966-67.] Bill to extend section 92 of the Finance Act 1965 so as to enable grants to be made under that section in respect of surcharges under section 9 of the Finance Act 1961 on customs and excise duties charged on fuel used in operating stage carriage services and to enable provision to be made in Northern Ireland for similar purposes; presented, 263. (Cited as Bus Fuel Grants Act 1966) R.A., 304.

[MONEY.] See COMMITTEES, I, 2.

BUSINESS COMMITTEES. See COMMITTEES, III.

BUSINESS INTERESTS OF MEMBERS OF PARLIAMENT (REGISTER):

[1966-67.] Bill to provide for a register of the outside business interests of Members of Parliament; ordered, 479; presented, 480.

BUSINESS SUB-COMMITTEES:

[1960-61.] National Health Service Bill: Members nominated by Mr. Speaker, 134.

[1961-62.] Transport Bill: Members nominated by Mr. Speaker, 133.

Housing (Scotland) Bill: Members nominated by Mr. Speaker, 133.

Pipelines Bill [Lords]: Members nominated by Mr. Speaker, 284.

[1962-63.] London Government Bill: Members nominated by Mr. Speaker, 86.

[1967-68.] Transport Bill: Members nominated by Mr. Speaker, 155.

CAERPHILLY URBAN DISTRICT COUNCIL:


CADERDALE WATER:

[1968-69.] [Lords]: Bill to originate in the Lords, 73. Message from the Lords communicating a Resolution relative to the suspension of the Bill, 345. Lords Message considered: Resolution, That this House concurs, &c.; Message to the Lords to acquaint them, &c., 354.
CAMPAIGN FOR NUCLEAR DISARMAMENT:

[1969-70.] (Lords): Bill, intituled, An Act to authorize the Calderdale Water Board to acquire lands and to construct an impounding reservoir and other works; to confer further powers upon that board; and for other purposes; brought from the Lords, 33. Motion for Second Reading; Question negatived, 131.

CANCELLATION OF AIRCRAFT PROJECTS:

[1964-65.] Motion, That this House regrets the influence which the supporters and policies of the Campaign for Nuclear Disarmament have upon the Government's policies; Proceedings lapsed at Seven o'clock, 364.

CANCER, INCREASE IN DEATHS FROM LUNG:

See INCREASE IN DEATHS FROM LUNG CANCER.

CAPITAL ALLOWANCES:

[1966-67.] (Lords): Report from Joint Committee on Consolidation, &c., Bills in respect of Capital Allowances; Bill withdrawn, 284.

[1967-68.] (Lords): Bill, intituled, An Act to consolidate Parts X and XI of the Income Tax (Consolidation) Act 1952 with related provisions in that Act and subsequent Acts, but without the provisions of the said Part X relating to patents or to agricultural estate management expenditure which is not capital expenditure; brought from the Lords, 66. (Cited as Capital Allowances Act 1968) R.A., 95.

CAPITAL Punishment:

[1956-67.] Motion for leave to bring in a Bill to restore capital punishment for the murder of police or prison officers; Question negatived 262.

[1968-69.] Motion for leave to bring in a Bill to delete the provision in the Murder (Abolition of Death Penalty) Act 1965 which enables the suspension of capital punishment to be prolonged beyond the five-year experimental period by Resolutions of both Houses of Parliament; Question negatived, 304.

[1969-70.] Motion, That this House, whilst recognising that the decision on the future of capital punishment must be a matter for individual Members, deplors Her Majesty's Government's action in asking Parliament to reach a conclusion on the question of the continuance of the Murder (Abolition of Death Penalty) Act 1965 at an unnecessarily early stage, in disregard of the will and intention of Parliament as declared in that Act, and declines to come to a decision on it until after the publication of all available and relevant statistics covering the full year 1969; Question negatived, 83.

CARAVAN SITES:

[1964-65.] Bill to provide that operators of caravan sites shall enter into written agreements with licensed occupiers of residential caravan sites; to provide that copies of such agreements shall be furnished to local authorities on demand; to make it an offence for caravan site operators to charge a premium for admission to a site; and for purposes connected therewith; presented, 138. Order for Second Reading discharged; Bill withdrawn, 140.

[1967-68.] Bill to restrict the eviction from caravan sites of occupiers of caravans and make other provision for the benefit of such occupiers; to secure the establishment of such sites by local authorities for the use of gipsies and other persons of nomadic habit, and control in certain areas the unauthorised occupation of land by such persons; and for purposes connected with the matters aforesaid; presented, 38. (Cited as Caravan Sites Act 1965) R.A., 367.

CARIBBEAN AND NORTH ATLANTIC TERRITORIES:

[1963-64.] Motion that Draft Order be not submitted to Her Majesty; Motion withdrawn, 217.
CARRIAGE—CEREALS MARKETING

CARRIAGE BY AIR:
[C1960-61.] Bill to give effect to the Convention concerning international carriage by air known as "the Warsaw Convention as amended at The Hague, 1955", to enable the rules contained in that Convention to be applied, with or without modification, in other cases and, in particular, to non-international carriage by air; and for con­nected purposes; presented, 31. (Cited as Car­riage by Air Act [1961] R.A., 266.

CARRIAGE BY AIR, SUPPLEMENTARY PROVISIONS:
[C1961-62.] Bill to give effect to the Convention supplementary to the Warsaw Convention, for the unification of certain rules relating to inter­national carriage by air performed by a person other than the contracting carrier; and for con­nected purposes; presented, 34. (Cited as Car­riage by Air (Supplementary Provisions) Act 1962] R.A., 305.

CARRIAGE OF GOODS BY ROAD:

CARRIAGE OF GOODS BY SEA (AMEND­MENT):
[C1960-70.] Bill to amend the law with respect to carriage of goods by sea; ordered; presented, 150. Read the third time and passed, 336.

CASE FOR A SOCIALIST BUDGET:
[C1960-70.] Resolution, That this House approves the general economic strategy outlined in successive economic reviews of the Trades Union Congress and upheld at the 1969 Labour Party conference at Brighton; and considers that these measures should now be incorporated in a socialist budget, 196.

CASEMENT, SIR ROGER:
[C1960-61.] Bill to provide for the transfer to Ireland of the remain of Sir Roger Casement; ordered; presented, 142.

CATHEDRALS:

CENSORSHIP OF PLAYS:
[C1965-66.] Bill to abolish the censorship of plays; ordered; presented, 135.

CENSORSHIP OF PLAYS (ABOLITION):
[C1962-63.] Motion, That leave be given to bring in a Bill to make it optional to submit a play to the Lord Chamberlain for licence, and legal to perform an unlicensed play whether it has been submitted or not; Question negatived, 51.

CENSORSHIP OF THE THEATRE. See COMMITTEES, II.

CENSURE:
[C1964-65.] Motion, That this House has no confidence in Her Majesty's Government and de­plores the Prime Minister's conduct of the nation's affairs; Question negatived, 402.

CENSURE:

CENTENARY OF THE CANADIAN PARLIAMENT:
[C1966-67.] Resolution, That this House, mindful of its debates in February and March 1867, which led to the passage of the British North America Act and to the establishment of the Parliament and Dominion of Canada and recalling the hopes then expressed that the foundation had thereby been laid for the development of strong and self-reliant parliamentary institutions in that country; notes that these hopes have been more than fulfilled in the continuing vigour and vitality of the parliamentary system in Canada and sends its most friendly greetings and warm congratulations to the Canadian House of Commons on the centenary of its establishment, and all good wishes for the second century of its existence, 468.

CENTRAL AFRICA:
[C1961-62.] Motion, That this House supports Her Majesty's Government's efforts in helping to seek a solution of the problems of Central Africa; Amendment proposed, to leave out from "House" to end and add "calls upon Her Majesty's Government to implement the majority recommendations of the Monckton Commission that there should be an African majority in the Legislature of Northern Rhodesia and to declare its intention to permit secession by any of the territories in the Central African Federation", instead; Amendment not made; Main Ques­tion agreed to, 222.

[C1962-63.] Motion, That this House regrets the failure of Her Majesty's Government to revise its policies in Central Africa in accordance with the wishes of the population, and calls upon Her Majesty's Government to dissolve the present Federation and to promote constitutional reforms in the three territories so that they may achieve early independence under representative demo­cratic governments; Question amended by leaving out from "House" to end and adding "welcomes the further constitutional progress in Nyasaland as reflected in the agreed Report of the Nyasaland Constitutional Conference, notes that elections under new Constitutions are pending in Northern and Southern Rhodesia, and endorses Her Majesty's Government's continuing efforts to promote a constructive solution to the problem of the future association of the territories in Cen­tral Africa", instead; Question, as amended, agreed to, 47.

[C1965-66.] Motion, That, in view of the grave danger to all the populations of Central Africa inherent in a policy which may well destroy the most thriving economy in Central Africa, that of Rhodesia, and of the repeated expressions and acts of loyalty to the Sovereign by Rhodesian Governments and by the constitutionally elected Smith régime, Her Majesty's Government should reconsider its whole Rhodesian policy and, in partic­ular, the policy of sanctions; Proceedings lapsed at Seven o'clock, 33.

CENTRAL ORGANISATION FOR DEFENCE:

CEREALS MARKETING:
[C1964-65.] Bill to provide for the establishment of a Home-Grown Cereals Authority, and to make provision as to the functions and finances of the
CEREA LS MARKETING—CHAIRMAN OF BRITISH TRANSPORT COMMISSION:

[1960-61.] Motion, That this House deplores the statement of the Minister of Transport on his appointment of a new Chairman of the British Transport Commission; Question negatived, 159.

CHAIRMAN OF WAYS AND MEANS AND DEPUTY CHAIRMAN

I. The Chairman of Ways and Means.

II. The Deputy Chairman of Ways and Means.

III. INCIDENTAL PROCEEDINGS

I. THE CHAIRMAN OF WAYS AND MEANS


For other entries relating to Absence of Mr. Speaker, see that heading under "Speaker" in the General Alphabet.

His unavoidable absence announced to the House (in addition to that of Mr. Speaker), [1969-70] 95.


II. THE DEPUTY CHAIRMAN OF WAYS AND MEANS


During the absence through illness of Mr. Speaker, a Member appointed an additional Deputy Chair-

man of Ways and Means and to be entitled to exercise all the powers vested in the Deputy Chairman of Ways and Means including his power as Deputy Speaker (Queen's Consent signified), [1964-65] 41.

III. INCIDENTAL PROCEEDINGS

Motion relative to the conduct of the Chairman of Ways and Means in the Chair in accepting the Closure; Question negatived, [1960-61] 102.—Withdrawn, [1966-67] 130.

Motion relative to the Rulings of the Chairman of Ways and Means in Committee of Supply, withdrawn, [1961-62] 163.


Presents a Bill according to an Order of the House, [1968-69] 44.

Reports to the House on matters relating to Private Bills: See that Title in the General Alphabet.

Acquaints the House that, pursuant to the Church Assembly (Powers) Act 1919 he and the Chairman of Committees in the House of Lords had divided a Measure into two Measures, [1963-64] 200.
CHAIRMAN OF WAYS AND MEANS, CONDUCT OF—cont.

sitting of Wednesday the 29th day of June last, thus infringing the rights of minorities; Motion withdrawn, 130.

CHAIRMAN OF WAYS AND MEANS, RULINGS OF TINE:

[1961-62] Motion, That this House respectfully dissents from the Rulings given by the Chairman of Ways and Means whereby the only Amendment calling for a reduction on the Navy Estimates was not moved, considered or decided and declares that the right and, in appropriate circumstances, the duty of the Committee of Supply to reduce any proposed grant of money to the Crown cannot and ought not to be frustrated, abrogated or diminished in any manner by the Chair; Motion withdrawn, 163.

CHAIRMAN OF COMMITTEES OF THE WHOLE HOUSE:


Chairman directs Member to discontinue his speech (Irrelevance), [1962-63] 38.

Chairman leaves the Chair, grave disorder having arisen, [1961-62] 55.


Leave the Chair, pursuant to Allocation of Time Orders, at the appointed hour, to report Progress and ask leave to sit again, [1966-67] 160, 163.

Leave the Chair, pursuant to Resolution, at or after One o'clock in the afternoon, [1964-65] 191, 202, 217, 254, 245, 255, 271.

Leave the Chair pursuant to Orders (Sittings of the House (Morning Sittings)), at half-past Twelve o'clock, [1966-67] 353, 528.

For entries relating to Motions to report Progress negatived or withdrawn, see under "Bills Public: Questions negatived or withdrawn" in the General Alphabet.


Leaves the Chair, the Chairman's opinion as to a decision of a Question being challenged (at a morning sitting), [1966-67] 349.


Chairman put forthwith at a certain hour, pursuant to Order (Allocation of time), Question to dispose of business to be concluded at that hour, [1960-61] 140.—Question to bring Committee proceedings to a conclusion, [1960-61] 141.—Questions on Amendments or Clauses moved by Members of the Government, and further Questions necessary to complete proceedings on Clauses, [1966-67] 160, 162.—Questions necessary to dispose of business to be concluded at that hour including Questions on Amendments moved by members of the Government, [1966-67] 160, 162, 163, 178, 179.—Questions already proposed from the Chair, [1966-67] 162, 163.


Proceeds to put forthwith, pursuant to Order, the Questions for outstanding Votes and for sanctioning the sums temporarily authorised in respect of Navy, Army and Air Expenditure, on the last but one allotted day, [1966-67] 389.
CHAIRMEN OF COMMITTEES OF THE
WHOLE HOUSE—cont.

Proceeds to put forthwith, pursuant to Order, every Question which under the provisions of paragraph (4) of the Standing Order (Business of Supply) he is directed to put at half-past Nine o'clock, as soon as the House has resolved itself into the Committee of Supply, [1965-66] 119.

Proceeds to put forthwith Question necessary to dispose of the Vote under consideration and the Question for outstanding Votes and for sanctioning the sums temporarily authorised in respect of the Navy, Army and Air Services (Expenditure) pursuant to Standing Order, on the fifth allotted day, [1966-67] 182.


Put Questions forthwith, That a Clause [as amended] stand part of the Bill, or that a Schedule [as amended] be a Schedule to the Bill, pursuant to a particular Order, [1967-68] 298, 299, 302, 303, 304.

CHAIRMEN'S PANEL:


Put Question forthwith, pursuant to the Standing Order (Sittings of the House (Suspended Sittings)), That the Proceedings of the Committee be suspended, [1968-69] 122, 125, 164, 185.


Chairman gives casting vote in Committee on a Bill, on Question, That a word stand part of a Clause, and states that he thinks that he ought to vote for the retention of the word in the Bill, [1964-65] 298.

Reports, That the Proceedings of the Committee had been suspended (pursuant to the Standing Order (Sittings of the House (Suspended Sittings))) [1968-69] 122, 125, 164, 185.

Resolutions reported:


That if, during the consideration of a Bill before one of the Standing Committees, it shall appear that the business would be expedited by postponing the further consideration of the Bill in hand until the Bill next on the list has been reported, and if the Member in charge of the Bill rises and makes a Motion to that effect, the Chairman will be in order in proposing such a Question, [1960-61] 19, [1961-62] 23, [1962-63] 22, [1963-64] 23, [1964-65] 39, [1965-66] 25, [1966-67] 32, [1967-68] 24, [1968-69] 28, [1969-70] 27.


That it is desirable that proposals should be made for amending the Standing Order (Chairmen of Standing Committees), to enable Mr. Speaker to appoint one or more members of the Chairmen's Panel to act as alternate Chairmen of a Standing Committee, [1967-68] 23.


CHAPEL STREET CONGREGATIONAL CHURCH (SOUTHPORT) BURIAL GROUND:

[1963-64.] [Lords]: Bill, intituled, An Act to authorise the removal of the restrictions attaching to the burial ground attached to or comprised in the Congregational Church and Sunday School Building situate at Chapel Street, in the borough of Southport; to authorise the use of the said burial ground for building or otherwise; and for other purposes; brought from the Lords, 142. (Cited as Chapel Street Congregational Church (Southport) Burial Ground Act 1964) R.A., 255.

CHARITIES.

See also CHurches and Young Persons.

CHATTEL MORTGAGES:

CHELSEA COLLEGE. UNIVERSITY OF LONDON:

[1964-65.] Bill to make provision for the granting of mortgages upon personal chattels; and for purposes connected therewith; ordered; presented, 385.

[1965-66.] Bill ordered; presented, 78.

CHEDDAR CHEESE:

[1968-69.] Motion, That this House regrets the muddle which has surrounded the proposed introduction of higher charges for dentures and spectacles; Question negatived, 323.

CHESHIRE COUNTY COUNCIL:

[1967-68.] Bill to make provision in relation to the offices of chairman and deputy chairman of the Cheshire Court of Quarter Sessions; to confer further powers on the Cheshire County Council and local authorities in the administrative county of the county palatine of Chester in relation to amenities, roads, industrial development and highways and the local government, improvement, health and finances of the county; to enact provisions with respect to window cleaners and tattooists; to make further provision for the superannuation of employees; and for other purposes; read the first time, 79. (Cited as Cheshire County Council Act 1968) R.A., 368.

CHESHIRE BRINE PUMPING (COMPENSATION FOR SUBSIDENCE):


CHICHESTER RURAL DISTRICT COUNCIL:

[1963-64.] [Lords]: Bill, intituled, An Act to provide for the cesser of charges payable under the Coast Protection Act 1949, in respect of certain coast protection works at Selsey; to authorise the rural district council of Chichester to repay amounts already paid in respect of such charges and for purposes incidental thereto; brought from the Lords, 134. (Cited as Chichester Rural District Council Act 1964) R.A., 255.

CHIEF ENAHORO. SEE ENAHORO, CHIEF.

CHILDREN AND YOUNG PERSONS ACT 1963 (AMENDMENT):

[1968-69.] Motion for leave to bring in a Bill to amend the Children and Young Persons Act 1963; and for purposes connected therewith; presented, 115. (Cited as Children and Young Persons Act 1969) R.A., 388.

— [MONEY] See COMMITTEES, I, 2; RESOLUTIONS, IV.

CHILDREN AND YOUNG PERSONS ACT 1963 (AMENDMENTS):

[1968-69.] Bill to amend sections 37 and 38 of the Children and Young Persons Act 1963; and for connected purposes; presented, 259.

[1969-70.] Bill presented, 163. Read a second time and committed to a Standing Committee, 337.

CHILDREN AND YOUNG PERSONS (SCOTLAND):


CHINA AND THE UNITED NATIONS:


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### CHIROPODISTS—CHURCHWARDENS

**CHIROPODISTS, REGISTRATION OF:** See REGISTRATION OF CHIROPODISTS.

**CHRIST CHURCH WITH SAINT ANDREW AND SAINT MICHAEL, EAST GREENWICH:**

[1967-68] (Lords): Bill, intituled, An Act to authorise the demolition of the church of Christ Church and the church of Saint Andrew and Saint Michael, East Greenwich; to provide for the construction of a new parish church for the parish of Christ Church with Saint Andrew and Saint Michael, East Greenwich; to authorise the use for other purposes of the site of the said church of Saint Andrew and Saint Michael and part of the site of the said church of Christ Church; and for purposes incidental thereto; brought from the Lords, 183. (Cited as Christ Church with Saint Andrew and Saint Michael (East Greenwich) Act 1968) R.A., 783.

**CHRONICALLY SICK AND DISABLED PERSONS:**

[1969-70] Bill to make further provision with respect to the welfare of chronically sick and disabled persons; and for connected purposes; presented, 54. (Cited as Chronically Sick and Disabled Persons Act 1970) R.A., 364. --- (MONEY). See RESOLUTIONS, IV.

**CHURCH COMMISSIONERS:**


**CHURCH COMMISSIONERS (LOANS FOR THEOLOGICAL COLLEGES AND TRAINING HOUSES):**


**CHURCH OF ENGLAND:**

[1960-62] Resolution, That this House is mindful of the fact that the majority of the people of this country adhere to the Christian religion and that the Church of England is by law established; and is concerned that the relationship between Parliament and Church shall, in the interests of both, be effectively maintained, 60.

**CHURCH OF ENGLAND ASSEMBLY (POWERS) ACT 1919:** Measures passed under the provisions thereof, see the following headings in the General Alphabet:
- Benefices (Suspension of Presentation)
- Cathedral
- Church Commissioners
- Church Commissioners (Loans for Theological Colleges and Training Houses)
- Churchwardens (Appointment and Resignation)
- Clergy (Ministration and Non-resident Electors)
- Clergy (Ordination and Miscellaneous Provision)
- Clergy Penities
- Ecclesiastical Jurisdiction
- Extra-Parochial Ministry
- Faculty Jurisdiction
- Farnham Castle
- Holy Table
- Incumbents and Churchwardens (Trusts)
- Overseas and Other Clergy (Ministry and Ordination)
- Pastoral
- Prayer Book (Alternative and Other Services)
- Prayer Book (Further Provisions)
- Prayer Book (Miscellaneous Provisions)
- Prayer Book (Verses of the Bible)
- Sharing of Church Buildings
- Synodical Government
- Vestures of Ministers


---See also ECCLESIASTICAL COMMITTEE.

**CHURCH OF ENGLAND CONVOCATIONS:**

[1966-67] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1956, relating to the Churches and Universities (Scotland) Widows’ and Orphans’ Fund (Amendment) ; presented, 508. (Cited as Church and Universities (Scotland) Widows’ and Orphans’ Fund (Amendment) Order Confirmation Act 1967) R.A., 565.

**CHURCHES AND UNIVERSITIES (SCOTLAND) WIDOWS’ AND ORPHANS’ FUND (AMENDMENT) ORDER CONFIRMATION:**

[1963-64] Resolution, nemine contradicente, that this House desires to take this opportunity of marking the forthcoming retirement of the Right Honourable Gentleman the Member for Woodford by putting on record its unbounded admiration and gratitude for his services to Parliament, to the nation and to the world; remembers above all his inspiration of the British people when they stood alone, and his leadership until victory was won; and offers its grateful Thanks to the Right Honourable Gentleman for these outstanding services to this House and to the Nation, 233.

**CHURCHILL, SIR WINSTON.** See also ADDRESSES, V.

---See also ADDRESSES, V; COMMITTEES, III and HOUSE, V, D.

[1963-64] Resolution, nemine contradicente, that this House desires to take this opportunity of marking the forthcoming retirement of the Right Honourable Gentleman the Member for Woodford by putting on record its unbounded admiration and gratitude for his services to Parliament, to the nation and to the world; remembers above all his inspiration of the British people when they stood alone, and his leadership until victory was won; and offers its grateful Thanks to the Right Honourable Gentleman for these outstanding services to this House and to the Nation, 239.

**CHURCHILL, SIR WINSTON (MEMORIALS):** See COMMITTEES OF THE WHOLE HOUSE AND ADDRESSES, V.

**CHURCHILL, SIR WINSTON, QUEEN’S MESSAGE RESPECTING THE DEATH OF:** See ADDRESSES, I.

**CHURCHWARDENS (APPOINTMENT AND RESIGNATION):**

CIGARETTES—CIVIL

CIGARETTES (HEALTH HAZARDS). See also LABELLING OF CIGARETTE PACKETS.

[1964-67.] Bill to make it illegal to sell packets of cigarettes which are not clearly marked with a warning of the health hazards consequent upon smoking; ordered; presented, 107. Motion for Second Reading; Debate adjourned, 252.

[1963-64.] Bill to make it illegal to sell packets of cigarettes which are not clearly marked with a warning of the health hazards consequent upon smoking, or which contain gift coupons; ordered, 335; presented, 336.

[1969-70.] Bill to provide for the labelling of cigarette packets to inform the public of possible health hazards resulting from cigarette smoking; ordered; presented, 122.

CINEMATOGRAPH FILMS:

CITY OF LONDON (ABOLITION):
[1964-65.] Motion for leave to bring in a Bill to dissolve the Corporation of the City of London and make provisions consequent thereon; to make provision for the administration of the City; and for related purposes; Question negatived, 174.

CITY OF LONDON COURTS:
[1963-64.] [Lords]: Bill, intituled, An Act to make provision for the appointment of judges of the Central Criminal Court and with respect to the preservation of the City Cemetery and Crematorium, the re-accommodation of the Central Criminal Court and other places in the city; the investment of moneys by the Corporation of London; and for other purposes; read the first time, 79. (Cited as City of London (Various Powers) Act 1968) R.A., 346.

[1969-70.] Bill to make further provision with respect to superannuation, administration and the borrowing of money by the Corporation of London; and for other purposes; read the first time, 114. Bill read the third time, and passed, 292.

CITY UNIVERSITY: THE.
[1966-67.] [Lords]: Bill, intituled, An Act to dissolve the Northampton College of Advanced Technology, London, and to transfer all the rights, property and liabilities of that college to The City University; to provide for the pooling of investments and moneys of certain endowed funds of The City University; and for other purposes; read the Lords, 506. (Cited as the City University Act 1967) R.A., 565.

CIVIC AMENITIES:
[1966-67.] Bill to make further provision for the protection and improvement of buildings of architectural or historic interest and of the character of areas of such interest; for the preservation and planting of trees; and for the orderly disposal of damaged vehicles and equipment and other rubbish; presented, 93. (Cited as Civic Amenities Act 1967) R.A., 597.

— [MONEY.] See COMMITTEES, I, 2; RESOLUTIONS, IV.

CIVIL AIR TRANSPORT:
[1969-70.] Motion, That this House deplores the approved in principle by Her Majesty's Government of the proposals by the British Overseas Airways Corporation to take over British United Airways, thereby undermining their own policy
for civil air transport as stated in Command Paper No. 4213; and urges Her Majesty’s Government to ensure that the establishment of a second force independent airline is not frustrated either by the implementation of this proposal or by surrender to threats of industrial action; Question negatived, 220.

CIVIL AVIATION:

[1967-68.] (Lords): Bill, intituled, An Act to amend the law relating to aerodromes, aircraft and civil aviation; to enable the Board of Trade to give financial assistance in respect of certain aerodromes; and to extend the powers of the Parliament of Northern Ireland in relation to aerodromes in Northern Ireland; brought from the Lords, 67. (Cited as Civil Aviation Act 1968) R.A., 405.

[1968-69.] Motion, That Regulations be withdrawn; Question negatived, 307.

[1969-70.] Motion, That an Order be withdrawn; Motion withdrawn, 290.


— [MONEY.] See RESOLUTIONS, IV.

CIVIL AVIATION (EUROCONTROL):

[1961-62.] Bill to make provision in connection with the international convention relating to cooperation for the safety of air navigation, known as the Eurocontrol Convention; to provide for the recovery of charges for services provided for aircraft; to authorise the use of certain records as evidence in proceedings for the recovery of such charges or proceedings under the Air Navigation Order; and for purposes connected with the matters aforesaid; presented, 13. (Cited as Civil Aviation (Eurocontrol) Act 1962) R.A., 114.

[1967-68.] Motion, That this House regrets Her Majesty’s decision to disband the Civil Defence Corps and the Auxiliary Fire Service and to abolish the Civil Defence responsibilities of local authorities contrary to the security interests of the nation, and calls upon Her Majesty’s Government to make it possible for members of those Services who so wish to continue on a voluntary basis; Question amended by leaving out from “House” to end, and adding “expresses its appreciation to the members of the Civil Defence Corps and the Auxiliary Fire Service for their services to the cause of Civil Defence, and while recognising the great value of the contribution made by the voluntary services, notes with approval that the Government, having regard to the economic and international situation, have decided to make a reduction in the level of Civil Defence”; instead; Question, as amended, agreed to, 133.


CIVIL EVIDENCE:

[1967-68.] (Lords): Bill, intituled, An Act to amend the law of evidence in relation to civil proceedings, and in respect of the privilege against self-incrimination to make corresponding amendments in relation to statutory powers of inspection or investigation; brought from the Lords, 168. (Cited as Civil Evidence Act 1968) R.A., 405.

CIVIL PROCEEDINGS (REGISTRATION OF CHANGE OF ADDRESS):

[1963-64.] Bill to make compulsory the registration of change of address in civil proceedings in England and Wales where a judgment has been made by a court until such judgment is satisfied or until the court otherwise directs; presented, 239. Motion for Third Reading; Debate adjourned, 276.

CIVIL SERVICE:


CLEAN AIR:

See also ADDRESSES, VIII.

[1967-68.] Bill to make further provision for abating the pollution of the air; presented, 39. (Cited as Clean Air Act 1968) R.A., 405.

— [MONEY.] See RESOLUTIONS, IV.

CLEAN AIR (FURTHER PROVISIONS):

[1964-65.] Bill to give further powers to local authorities to take action against the pollution of the air; ordered; presented, 407.

CLERGY (MINISTRATION TO NON-RESIDENT ELECTORS):

[1963-64.] Measure printed (being part of a divided Measure), 200. Measure withdrawn, 233. See also next entry.

CLERGY (ORDINATION AND MISCELLANEOUS PROVISIONS):

[1963-64.] Measure presented, 197. Measure divided and Order for printing discharged, 200. See also following entry and CLERGY (MINISTRATION TO NON-RESIDENT ELECTORS):

(No. 2) Measure printed (being part of a divided Measure), 200. To be presented for Royal Assent, 252. (Cited as Clergy (Ordination and Miscellaneous Provisions) Measure 1964) R.A., 255.

CLERGY PENSIONS:


CLERGY PENSIONS (AMENDMENT):

CLERKS OF THE HOUSE:

CLERK OF THE CROWN:


Mr. Speaker acquaints the House that he has issued a Warrant to the Clerk of the Crown to make out new Writ during Recess of the House, [1964-65] 3.

Mr. Speaker acquaints the House that he has issued Warrants to the Clerk of the Crown to make out new Writs during Adjournments of the House, [1962-63] 316, [1963-64] 249, [1964-65] 96, [1965-66] 373. For Writs issued during Adjournments but House not acquainted by Mr. Speaker, see Note under "ELECTIONS" in the General Alphabet.


For entries relating to Orders to Clerks to carry Amendments to Lords Amendments, or Bills, Public Bills sent to the Lords, see Notes under "Orders to Clerks to carry Amendments to Lords Amendments, or Bills, Public Bills sent to the Lords".


NOTE: After Session 1968-69, directions to Clerks to carry Bills or Amendments to Bills, or Messenger relating thereto, to the Lords, are not minuted in the Journal.

Sir Edward Abdy Fellowes:

Mr. Speaker acquaints the House, that he has received a letter from Sir Edward Abdy Fellowes, K.C.B., C.M.G., M.C., tendering his resignation of the Patent of the Clerk of the House of Commons, which letter Mr. Speaker reads to the House, [1961-62] 66. Resolution, nemine contradicente, That Mr. Speaker be requested to convey to Sir Edward Abdy Fellowes, K.C.B., C.M.G., M.C., on his retirement from the Office of Clerk of this House, an expression of Members’ deep appreciation of the service which he has rendered to this House for forty-two years, their admiration for his profound knowledge of its procedure and practice, their gratitude for the help constantly and readily given to them, and their recognition of the work he has done in spreading in and beyond the Commonwealth knowledge and understanding of the traditions of the British Parliament, 68.
CELEKS—CLOSURE OF DEBATE

CELEKS OF THE HOUSE—cont.

CLERK ASSISTANT

SECOND CLERK ASSISTANT

A CLERK AT THE TABLE

For other entries relating to Clerks of the House, see HOUSE, and COMMITTEES, V, 3.

CELEKS’ MONEY (ACCOUNTS):

[1964-65.] Bill to make special provision for safeguarding clients’ money or deposits; and for purposes connected therewith, [1964-65] presented, 65.

[1966-67.] Bill presented, 95; Motion for Second Reading; Debate adjourned, 358.


[1969-70.] Bill to make special provision for safeguarding clients’ money or deposits; ordered; presented, 293.

CLOSURE OF DEBATE

I. In the House.

1. Closure claimed and Question put.
2. Further Question claimed.
3. Main Question or Main Question, as amended, claimed.
4. Assent of Chair withheld.
5. Assent of Chair withdrawn, Reason given.

II. In Committees of the whole House.

1. Closure claimed and Question put.
2. Assent of Chair withheld.

III. Question for putting the Question now negatived or not decided in the Affirmative.

I. CLOSURE CLAIMED AND QUESTION PUT:

Members rise in their place and claim to move, That the Question be now put and Questions, That the Question be now put, put by Mr. Speaker (or Mr. Deputy Speaker):

ADRESSES:
Praying that the Ministry of Aviation Disbution Order 1967 be made, &c. (Mr. John Silkin), [1966-67] 343.

BILLS, PUBLIC:
On Questions for reading Bills a second time now:
Abolition of Resale Price Maintenance Bill (Sir John Vaughters-Baerga), [1966-67] 73.
Commonwealth Immigrants Bill (Mr. Grey), [1967-68] 128.
Companies Bill (Mr. Grey), [1967-68] 59.
Conservation of Seals Bill (Mr. Temple), [1967-68] 83.
Consolidated Fund Bill (Mr. John Silkin), [1967-68] 234.
Consolidated Fund (No. 2) Bill (Mr. John Silkin), [1967-68] 362; (Mr. Perry), [1967-68] 357.
Consolidated Fund (Appropriation) Bill (Mr. John Silkin), [1966-67] 587.

Deer (England and Wales) Bill (Mr. Moore), [1966-67] 134.
Development of Tourism Bill (Mr. Grey), [1968-69] 139.
Divorce Reform Bill (Mr. Peter Jackson), [1967-68] 103.
Divorce Reform Bill (Mr. Peter Jackson), [1968-69] 69.
Hare Coursing Bill (Mr. Mellish), [1969-70] 333.
Housing Bill (Mr. Hughes-Young), [1963-64] 28.
Industrial Expansion Bill (Mr. Grey), [1967-68] 94.
Iron and Steel Bill (Mr. Pitch), [1966-67] 166.
Iron and Steel Bill (Mr. Grey), [1968-69] 244.
National Coal Board (Additional Powers) Bill (Mr. Lawson), [1966-67] 237.
National Health Service Contributions Bill (Mr. Redmayne), [1966-67] 106.
Prizes and Earnings (No. 2) Bill (Mr. Whitlock), [1966-67] 207.
Rest Bill (Mr. Short), [1964-65] 209.
Science and Technology Bill (Mr. Lawson), [1964-65] 80.
Sexual Offences Bill (Mr. Berkeley), [1965-66] 89.
I. In the House—cont.

1. CLOSURE CLAIMED AND QUESTION PUT—cont.

Sunday Entertainments Bill (Mr. Parker), [1968-69] 141.
Transport Bill (Mr. John Silkin), [1967-68] 67.
Transport Holding Company Bill (Mr. Howick), [1967-68] 72.
Widows' Pensions Bill (Mr. Lipton), [1962-63] 82.

On Questions arising on Amendments proposed to Questions, That Bills be now read a second time:

That words stand part of the Question:
Army Reserve Bill (Mr. Redmayne), [1961-62] 42.
Building Control Bill (Mr. Irving), [1965-66] 47.
Commonwealth Immigrants Bill (Mr. Redmayne), [1961-62] 27.
Crofters (Scotland) Bill (Mr. Redmayne), [1960-61] 148.
Housing (Scotland) Bill (Mr. Hughes-Young), [1961-62] 35.
Medical Termination of Pregnancy Bill (Mr. David Steel), [1966-67] 164.
Prices and Incomes Bill (Mr. Fitch), [1966-67] 146.
Race Relations Bill (Secretary Sir Frank Soskice), [1964-65] 251.
War Damage Bill (Mr. Short), [1964-65] 121.

That the Amendment be made:
Children and Young Persons Bill (Mr. Grey), [1968-69] 154.
Race Relations Bill (Mr. John Silkin), [1967-68] 214.

On Question, That the Debate on the Question, That a Bill be read a second time now, be now adjourned:
National Health Service Contributions Bill (Viscount Hinchingbrooke), [1960-61] 106.

On Question, That a Standing Committee be discharged from further consideration of a Bill, and that the Bill be committed to a Committee of the whole House:
Murder (Abolition of Death Penalty) Bill (Mr. Paget), [1964-65] 329.
Post Office Bill (Mr. Driberg), [1968-69] 228 ; (Mr. Harper), 231 ; (Mr. Perry), 231 ; (Mr. Fitch), 222 ; (Dr. Miller), 237.

On Questions, That further consideration of Bills be now adjourned:
Medical Termination of Pregnancy Bill (Mr. Pannell), [1966-67] 539
Prices and Incomes (No. 2) Bill (Mr. John Silkin), [1966-67] 554 (twice).

On Questions for reading Bills the third time now:
Consolidated Fund (Appropriation) Bill (Mr. Redmayne), [1961-62] 318 ; (Mr. Short), [1964-65] 407 ; (Mr. John Silkin), [1966-67] 199.
Consolidated Fund (No. 2) Bill (Mr. Short), [1964-65] 195.
Murder (Abolition of Death Penalty) Bill (Mr. Paget), [1964-65] 365.

On Question, That the Debate on the Question, That a Bill be read the third time now, be now adjourned:
Consolidated Fund (No. 2) Bill (Mr. Short), [1964-65] 195.

BILLS, PRIVATE:

On Questions for reading Bills a second time now:
Greater London Council (General Powers) Bill (the Chairman of Ways and Means), [1966-67] 32.
Plymouth and South West Devon Water Bill (Mr. Emery), [1969-70] 260.
CLOSURE OF DEBATE

1. Closure claimed and question put—cont.

Welland and Nene (Empingham Reservoir) and Mid-Northamptonshire Water Bill (Mr. Bradley), [1968-69] 187.

Yorkshire Dovestone Water Bill (Mr. John Ryrie), [1966-70] 201.

On Questions arising on amendments proposed to the question, That Bills be read a second time now:

On question, That the word "now" stand part of the question:

Greater London Council (General Powers) (No. 2) Bill (Mr. Samuel Silkin), [1966-67] 269.

Welsh Shipping Agency Bill (the Chairman of Ways and Means), [1963-64] 288.

On question arising on an amendment proposed to the question, That a Bill, as amended, be now taken into consideration:

That words stand part of the question:

Tees Valley and Cleveland Water Bill (Mr. Tinn), [1966-67] 174.

Committees, Select:

On question for taking reports into consideration now:

Procedure (Mr. John Silkin), [1966-67] 447.

On other questions relative to select committees, see "Privilege" and "Vehicles Excise Duty (Allegations)" (under Other Matters below).

House, Adjournment of the:

On question, That the House do now adjourn (Mr. Allsop), [1968-69] 39; (Mr. Whitelaw), [1962-63] 32.

On question, That Mr. Speaker do now leave the Chair, That words stand part of the question (Mr. Bowden), [1961-62] 321; (Mr. Redmayne), [1962-63] 63; (Mr. John Silkin), [1966-67] 269; (Mr. O'Malley), [1967-68] 248; (Mr. Mellish), [1969-70] 81.—And making provision as to the sittings of the House on a future day (Mr. John Silkin), [1966-67] 206.

On question, That the House at its rising this day do adjourn till a certain day (Mr. Mellish), [1968-69] 363.

On question, That the words stand part of question, That the House at its rising on a future day do adjourn till a certain day (Mr. Whitlock), [1966-67] 387.

House, Business and Sittings of the:

On questions arising on amendments proposed to questions for allocating time for the remaining stages of Bills:

That words stand part of a question:

National Health Service Contributions Bill and National Health Service Bill (Mr. Redmayne), [1966-67] 131.

Selective Employment Payments Bill (Mr. John Silkin), [1966-67] 151 (three).

That an amendment be made to a question:

Transport Bill (Mr. John Silkin), [1967-68] 152, 153.

On question, as amended, for allocating time for the remaining stages of a Bill:

Selective Employment Payments Bill (Mr. John Silkin), [1966-67] 152.

On question for adjourning the debate on a question for allocating time for a Bill:

Transport Bill (Mr. John Silkin), [1967-68] 152.

On question for adjournment (Summer) and for certain provisions as to the sitting of the House on a future day (Mr. John Silkin), [1966-67] 262.

On question for varying the hour of sitting, &c., on any day on which the order for committee on a Bill stands as first order of the day:

Murder (Abolition of Death Penalty) Bill (Mr. Shortt), [1964-65] 181.

Privilege:

On question for referring a matter to the Committee of Privileges:

Complaint of the hon. Member for Ashfield (Sir Douglas Glover), [1964-65] 153.

On question for agreeing with the committee of privileges in a report and for an order (Mr. O'Malley), [1967-68] 362.

Statutory Instruments:

On questions, That orders or regulations be approved:


Southern Rhodesia Constitution Order 1965 (Mr. Shortt), [1965-66] 23.

Southern Rhodesia (Petroleum) Order 1965 (Mr. Shortt), [1965-66] 62.

Southern Rhodesia (Prohibited Trade and Dealings) Order 1966 (Mr. John Silkin), [1966-67] 341.

Supply:

On question arising on amendment to question, That Mr. Speaker do now leave the Chair, That words stand part of the question (Mr. Bowden), [1961-62] 39; (Mr. Whitehead), [1964-65] 129.


On questions for resolutions:

Beagle Aircraft Company (Mr. Pym), [1969-70] 201.

Betterment Levy (Mr. Pym), [1968-69] 225.

Decimalisation (Mr. Pym), [1969-70] 170.

Fees for Overseas Students (Mr. Whitehead), [1966-67] 369.

Growth of Bureaucracy (Mr. Whitelaw), [1967-68] 88.

Recommendations of the Boundary Commissions (Mr. Pym), [1968-69] 298.

Smokeless Zones and Pollution (Mr. Pym), [1969-70] 138.

Withdrawal of Sir Frederick Crawford's Passport (Mr. Whitelaw), [1967-68] 244.

On amendments to questions for resolutions:

Question, That an amendment be made:

Civil Defence (Mr. Whitelaw), [1967-68] 133.

Industrial Relations (Mr. Whitelaw), [1968-69] 320.
OTHER MATTERS:

Questions for Resolutions or Amendments thereto.

Agricultural Policy: On Question, That words stand part of Question (Mr. Bowden), [1965-66] 278.


British Transport Commission: On Question, That words be added to Question (Mr. Redmayne), [1963-64] 46.

Closure: On Question, That this House has no confidence, &c. (Mr. Whitelaw), [1964-65] 402.

Chairman of the British Transport Commission: On Question, That this House deprecates, &c. (Mr. John Taylor), [1960-61] 119.

Church of England: On Question, That this House is mindful, &c. (Captain Crr), [1962-63] 60.


Closure of Newspapers: On Question, That this House deprecates, &c. (Mr. John Silkin), [1963-64] 43.

Conduct of the House Secretary: On Question, That this House deprecates, &c. (Mr. John Silkin), [1966-67] 235.

Cost of Living: On Question, That words stand part of Question (Mr. Bowden), [1963-64] 306.

Defence: On Question, That this House regrets, &c. (Mr. Whitelaw), [1963-66] 131: That words stand part of Question (Mr. John Silkin), [1966-67] 396; That Amendment be made to Question (Mr. Grey), [1968-69] 147.


Development in Rural Areas: On Question, That this House, concerned, &c. (Mr. Thorpe), [1963-64] 102.


Earnings Related Social Security: On Question, That Amendment be made to Question (Mr. Grey), [1968-69] 149.

Economic Affairs: On Question, That this House has no confidence, &c. (Mr. Batsford), [1966-67] 271.

Education: On Question, That this House is of the opinion, &c. (Sir Charles Taylor), [1963-64] 233.


House of Lords Reform: On Question, That Amendment be made to Question (Mr. W. Hamilton), [1960-69] 32.

Incomes Policy: On Question, That words stand part of Question (Mr. Reynolds), [1961-62] 278.

Mainteance of Law and Order: On Question, That this House, noting, &c. (Mr. Dewar), [1968-69] 131.


National Health Service: On Question, That this House deprecates, &c. (Mr. Bowden), [1960-61] 97.

National Insurance, etc., Benefits: On Question, That words stand part of Question (Mr. Bowden), [1962-63] 41.

Nationalisation: On Question, That words stand part of Question (Mr. Bowden), [1963-64] 265.


Parliamentary Expenses: On Question, That in the opinion of this House it is expedient, &c. (Mr. J. Hamilton), [1969-70] 95.


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Rates: On Question, That this House recognises, &c. (Dr. King), [1964-66] 169.

Scottish Economy: On Question, That this House has no confidence, &c. (Mr. Bruce Gardyne), [1968-69] 233.

Social Security: On Question, That words stand part of Question (Mr. Bowden), [1963-64] 45.

Unemployment: On Question, That words stand part of Question (Mr. Redmayne), [1962-63] 62.


Vehicles for those Injured in Industry: On Question, That words stand part of Question (Mr. Redmayne), [1963-64] 298.

Welfare State: On Question, That words stand part of Question (Mr. Short), [1961-62] 102.

2. FURTHER QUESTION CLAIMED:

Vehicles for those Injured in Industry: On Question, That proposed words be added in the Main Question (Mr. Redmayne), [1963-64] 298.

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Nationalisation: That this House, having regard, &c. (Mr. Redmayne), [1964-69] 265.

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Vehicles for those Injured in Industry: That this House calls, &c. (Mr. Redmayne), [1964-69] 298.

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Local Authorities (Goods and Services) Bill (Mr. Hilton), [1967-68] 60.
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Manchester Corporation Bill (Sir Charles Taylor), [1964-65] 248.

On Question for referring a matter to the Committee of Privileges:

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On Question for agreeing with the Committee of Privileges in its Report and for an Order (Mr. Hanham), [1967-68] 362.

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HOUSE, ADJOURNMENT OF THE:

On Question, That this House now adjourn, (Mr. Sydney Silverman), [1961-62] 322.

On Question, That words stand part of the Question (Mr. William Yates), [1965-66] 56.

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Central Africa: On Question, That this House, recognising, &c. (Mr. Sydney Silverman), [1965-66] 33 (twice).

ASSENT OF CHAIR WITHHELD, REASON GIVEN:

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On Question, That this House do now adjourn, as he had just withheld his assent to that Motion (Mr. Sydney Silverman), [1961-62] 322.
CLOSURE OF DEBATE

II. IN COMMITTEES OF THE WHOLE HOUSE

1. CLOSURE CLAIMED AND QUESTION PUT:

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COMMITTEES ON BILLS:

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Consolidated Fund Bill (Mr. Redmayne), [1960-61] 117 (twice).
Finance Bill (Mr. John Silkin), [1966-67] 110.
London Government Bill (Clause No. 1 and Schedule No. 1) (Mr. Hughes-Young), [1962-63] 81.
Machinery of Government Bill (Mr. Short). [1964-65] 78.

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Finance (No. 2) Bill (Mr. Short), [1964-65] 282.

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Expiring Laws Continuance Bill (Mr. Wakefield), [1961-62] 137, 185.

On Questions, That certain words proposed to be left out of Clauses or Schedules stand part thereof:

Commonwealth Immigrants Bill (Mr. Redmayne), [1961-62] 55, 61; (Mr. Hughes-Young) 60.

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Commonwealth Immigrants Bill (Mr. Redmayne), [1960-61] 119.

On Questions, That an Amendment be made:

Coal Industry Bill (Mr. O'Malley), [1967-68] 45.

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Murder (Abolition of Death Penalty) Bill (Mr. O'Malley), [1968-69] 64.

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Murder (Abolition of Death Penalty) Bill (Mr. Short), [1964-65] 282.

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Army Reserve Bill (Mr. Redmayne), [1961-62] 68.

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National Health Service Contributions Bill (Mr. Redmayne), [1960-61] 119.

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Committee of Supply:

On Question for a Resolution for a number of men (Mr. Redmayne), [1961-62] 141.

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On Question for a Resolution (Mr. Redmayne), [1960-61] 98.

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National Health Service Contributions Bill (Mr. Redmayne), [1960-61] 119.
National Health Service Contributions Bill (Mr. Redmayne), [1960-61] 238.
On Questions, That an Amendment be made:

Capital Allowances Bill [Lords] (Mr. John Wells), [1967-68] 88.
Commonwealth Immigrants Bill (Mr. Baxter), [1967-68] 129.
Parliament (No. 2) Bill (Mr. Clegg), [1968-69] 135.
On Question, That a Clause, as amended, stand part of a Bill:

Finance (No. 2) Bill (Mr. Short), [1964-65] 310.

On Question, That the Chairman do report Progress and ask leave to sit again:

III. QUESTION FOR PUTTING THE QUESTION NOW NEGATIVELY OR NOT DECIDED IN THE AFFIRMATIVE

1. QUESTION NEGATIVELY FOR PUTTING THE QUESTION NOW:

In the House:

BILLS, PUBLIC:
On Question for reading Bills a second time now:
Public Service and Armed Forces Pensions Commission Bill (Mr. Carr), [1966-67] 340; (Mr. Frank Taylor), [1967-68] 85.
Redundant Workers (Severance Pay) Bill (Mr. Julius Silverman), [1963-64] 110.
Right of Privacy Bill (Sir John Foster), [1969-70] 118.

HOUSE, ADJOURNMENT OF:
On Question, That this House do now adjourn (Mr. Sydney Silverman), [1961-62] 261; (Mr. Hastings), [1968-69] 134; (Mr. Allanu), [1968-69] 329.

MATTERS:

STATUTORY INSTRUMENTS:
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Prices and Incomes (Mr. Whitelaw), [1967-68] 353.

2. QUESTION FOR PUTTING THE QUESTION NOW NOT DECIDED IN THE AFFIRMATIVE (INSUFFICIENT MAJORITY):

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BILLS, PUBLIC:
On Questions for reading Bills a second time now:
Emoluments of Top Management (Disclosure and Regulation) Bill (Mr. Short), [1964-65] 151.
Local Authorities (Goods and Services) Bill (Mr. Wallace), [1967-68] 60.
Planning Right and Worsenment Bill (Mr. Walter Clegg), [1969-70] 104.

CLOSURE OF NEWSPAPERS:
[1960-61.] Resolution, That this House regrets the closure of the News Chronicle and Star newspapers and the methods by which it was effected; expresses anxiety at the increasing concentration of newspapers in fewer hands; and calls upon Her Majesty's Government to institute an inquiry into the Press with particular reference to the monopolistic trend and its social implications, 43.

CLYDE NAVIGATION ORDER CONFIRMATION:
CLYDE—COATBRIDGE


[1961-62] Bill to make provision until the end of the year nineteen hundred and sixty-two for financing any accumulated revenue deficit of the National Coal Board; presented, 29. (Cited as Coal Industry Act 1961) R.A., 70.

[1962-63] Bill to make further provision with respect to temporary advances to, and temporary borrowings by, the National Coal Board, and to make provision for altering the financial year of the Board; and for purposes connected therewith; presented, 11. (Cited as Coal Industry Act 1962) R.A., 69.

[1965-66] Bill to make provision with respect to borrowing by, and loans by the Minister of Power to, the National Coal Board; with respect to the capital reconstruction, and the application of certain funds, of that Board; for the making of grants with the object of accelerating the redeployment of the manpower resources of that Board and the elimination of uneconomic colliery capacity; with respect to provisions or compensation for certain persons who have been members of that Board; and for connected purposes; presented, 10. (Cited as Coal Industry Act 1965) R.A., 63.

[1967-68] Bill to make further provision with respect to borrowing by and grants to the National Coal Board; to provide for supplementary payments to redundant workers in the coal industry, for the reimbursement to the Board of contributions to retirement benefits to or in respect of such workers and of losses incurred by the Board in deferring the closure of coal mines; and for the reimbursement to boards generating electricity or producing gas of the additional cost of using coal in pursuance of an arrangement made with the Minister of Power or the Secretary of State; to authorize the appointment of additional members to the National Coal Board; and for connected purposes; presented, 18. (Cited as Coal Industry Act 1967) R.A., 63.

[1969-70] Bill to make further provision with respect to grants to the National Coal Board and the reimbursement of the Board's losses due to postponed pit closures; with respect to payments to workers in the coal industry who are made redundant and to the reimbursement to electricity generating boards of the cost of using coal in certain cases; to enable the said Board to borrow money otherwise than in sterling and to participate in overseas aid; to amend the National Coal Board (Additional Powers) Act 1966; and for connected purposes; presented, 228. Read a second time, 251.


COASTAL POLLUTION: [1968-69] Motion, That this House, noting the evidence given to the Select Committee on Science and Technology on Coastal Pollution by the Chief Scientific Adviser to the Government, in which he stated "I cannot at the moment name a single Minister who has the responsibility for putting all these recommendations into effect", regrets that Her Majesty's Government have refused to accept the unanimous recommendations of the Select Committee on Ministerial responsibility for preventing and dealing with further cases of coastal pollution; Question negatived, 291.

COATBRIDGE—COMMISSION

COATBRIDGE BURGH ORDER CONFIRMATION:

COLLECTIONS OF MANUSCRIPTS (PRESERVATION):
[1969-70.] Bill to encourage the preservation of collections of manuscripts by controlling and regulating their export and by amending the law relating to their acceptance in lieu of Estate Duty; presented, 56.

COLLECTIVE CONTRACTS OF EMPLOYMENT:
[1964-65.] Bill to make collective contracts relating to employment enforceable; and to provide for matters connected therewith; presented, 72. Motion for Second Reading; House adjourned for want of forty Members, 258.

COLLEGES RATING RELIEF (OXFORD AND CAMBRIDGE):
[1963-64.] Bill to include the Colleges of Oxford and Cambridge in the First Schedule to the Rating and Valuation Act 1961; ordered; presented, 123. Order for Second Reading discharged; Bill withdrawn, 218.

COLLEGIATE CHURCHES (CAPITAL ENDOWMENTS):

COLLIERY CLOSURES:
[1968-69.] Motion, That this House views with concern the situation in the coal-mining industry created by the alarming rate of pit closures and, therefore, calls for a further slowing down of such closures, an independent examination of the relative costs of coal and nuclear power, a comprehensive review of fuel policy including a detailed appraisal of the social costs involved in any fuel policy and its alternatives, and an urgent examination of measures required to stimulate employment of males in those areas likely to be affected by pit closures, including a programme for the establishment with Government aid of industrial sites in advance of the closures; Motion withdrawn, 159.

COLONIAL LOANS:


COMMISSION FOR INDUSTRY AND MANPOWER:
[1969-70.] Bill to establish a Commission with functions similar to those hitherto performed by the Monopolies Commission and the National Board for Prices and Incomes and certain other functions; to make fresh provision for preventing or remedying adverse effects on the public interest that may result from the conduct of large undertakings, or from matters tending to prevent, restrict or distort competition or to limit exports, or from mergers; to authorise the bringing into force of provisions requiring notice of certain company distributions, of certain increases in prices or charges and of certain claims, settlements or awards; to provide for the periodical review of certain remuneration and allowances; and for purposes connected with those matters; presented, 212. Read a second time and committed to a Standing Committee, 248. Allocated to a Standing Committee, 253.

— [MONEY.] See RESOLUTIONS, IV.
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   1. Committees of the whole House resolved on to consider Various Matters.
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III. Select Committees.
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IV. Standing Committees.

V. Orders, Resolutions and Incidental Proceedings relative to Committees.
   1. Committees of the whole House.
   2. Joint Committees of Lords and Commons.
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I. COMMITTEES OF THE WHOLE HOUSE TO CONSIDER VARIOUS MATTERS

COMPTROLLER AND AUDITOR GENERAL (SALARY):
[1963-64] Considered, 163. Further considered, 163. Resolution reported and agreed to, 166.
[1964-67] Considered, 64. Resolution reported and agreed to, 68.

CYPRUS (GIFT OF A BOOKCASE AND A GAVEL):
[1962-63] Considered; Resolution for an Address come to, 95. Resolution reported and agreed to, 98.

JAMAICA (GIFT OF A SPEAKER’S CHAIR):
[1963-64] Considered; Resolution for an Address come to, 40. Resolution reported and agreed to, 42.

KENYA (GIFT OF A BOOKCASE):
[1965-66] Considered; Resolution for an Address come to, 49. Resolution reported and agreed to, 50.

MALAWI (GIFT OF A SPEAKER’S CHAIR):
[1966-67] Considered; Resolution for an Address come to, 33. Resolution reported and agreed to, 43.

MALAYA (GIFT OF A SPEAKER’S CHAIR):
[1962-63] Considered; Resolution for an Address come to, 288. Resolution reported and agreed to, 297.

NIGERIA (GIFT OF A SPEAKER'S CHAIR):
[1961-62] Considered; Resolution for an Address come to, 312. Resolution reported and agreed to, 314.

SABAH (GIFT OF A MACE):
[1965-66] Considered; Resolution for an Address come to, 106. Resolution reported and agreed to, 112.

SARAWAK (GIFT OF A SPEAKER’S CHAIR):
[1965-66] Considered; Resolution for an Address come to, 106. Resolution reported and agreed to, 112.

SIERRA LEONE (GIFT OF A MACE):
[1961-62] Considered; Resolution for an Address come to, 60. Resolution reported and agreed to, 62.

SINGAPORE (GIFT OF A BOOKCASE):
[1963-64] Considered; Resolution for an Address come to, 106. Resolution reported and agreed to, 112.

SIR WINSTON CHURCHILL (MEMORIALS):
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TANGANYIKA (GIFT OF A SPEAKER’S CHAIR):
[1962-63] Considered; Resolution for an Address come to, 67. Resolution reported and agreed to, 70.

TRINIDAD AND TOBAGO (GIFT OF A BOOKCASE AND A GAVEL):
[1963-64] Considered; Resolution for an Address come to, 40. Resolution reported and agreed to, 42.

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<td>— Members, by Her Majesty's Command, acquaint the House, That Her Majesty, having been informed of the subject matter of the Motions proposed to be moved under the Standing Order (Money Committees) in Committees of the Whole House, recommends them to the consideration of the House and the House resolves itself into a Committee pursuant to the said Standing Order, relative to—</td>
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1. Appointed at the instance of the Lords.

II. JOINT COMMITTEES OF LORDS AND COMMONS

1. Appointed at the instance of the Lords.

CONSOLIDATION, &c.—BILLS

[1964-65]. Message from the Lords communicating a Resolution, That it is desirable that all Consolidation Bills (including Bills for consolidating Private Acts), Statute Law Revision Bills and Bills presented under the Consolidation of Enactments (Procedure) Act, 1949, in the present Session be referred to a Joint Committee of both Houses of Parliament and desiring the concurrence of the House, 58. Lords Message considered; Resolution. That this House doth concur in the said Resolution; Message sent to the Lords to acquaint them therewith, 62. Message from the Lords, That they have appointed a Committee consisting of Six Lords to join with a Committee of the Commons as a Joint Committee on Consolidation Bills (including Bills for consolidating Private Acts), Statute Law Revision Bills, and Bills presented under the Consolidation of Enactments (Procedure) Act, 1949, in the present Session; they have resolved that the Memoranda laid and any representations made thereof be read and considered; Message sent to the Lords to acquaint them therewith, 66. Minutes of the Joint Committee on Consolidation Bills (including Bills for consolidating Private Acts), Statute Law Revision Bills, and Bills presented under the Consolidation of Enactments (Procedure) Act, 1949, in the present Session, 112. Resolution reported and agreed to, 127. Note. Resolutions authorising expenditure in connection with Bills, or authorising other charges upon the Public Revenue, come to order after the House has resolved itself into the Committee, and agreed to, 204. Facsimile of the Minutes of the Joint Committee on Consolidation Bills (including Bills for consolidating Private Acts), Statute Law Revision Bills, and Bills presented under the Consolidation of Enactments (Procedure) Act, 1949, in the present Session, 263. Resolution reported and agreed to, 289. Note. Resolutions come to and ordered to be reported, 77. Message sent to the Lords to acquaint them with the said Resolution, 40. Note. Resolutions come to and reported, 99. Message sent to the Lords to acquaint them therewith, 147. Resolution reported and agreed to, 190. Message sent to the Lords to acquaint them therewith, 214. Resolution reported and agreed to, 256. Message sent to the Lords to acquaint them therewith, 31. Resolution reported and agreed to, 31. Message sent to the Lords to acquaint them therewith, 37. Message sent to the Lords to acquaint them therewith, 107. Resolution reported and agreed to, 147. Resolution reported and agreed to, 165. Message sent to the Lords to acquaint them therewith, 266. Resolution reported and agreed to, 299. Message sent to the Lords to acquaint them therewith, 374. Message sent to the Lords to acquaint them therewith, 40. Message sent to the Lords to acquaint them therewith, 423. Message sent to the Lords to acquaint them therewith, 429. Message sent to the Lords to acquaint them therewith, 439.
[1961-62.] Message from the Lords communicating a Resolution. That it is desirable that, in the present Session, all Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act, 1949, be referred to a Joint Committee of both Houses of Parliament, and desiring the concurrence of the House. 8. Lords Message considered; Resolution, That the House doth concur in the said Resolution; Message sent to the Lords to acquaint them therewith. 45. Message from the Lords. That they have appointed a Committee of Six Lords to join with a Committee of the Commons as a Joint Committee on Consolidation Bills. Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act. 1949; they request the Commons to appoint an equal number of their Members to be joined with the said Lords; and they have ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act, 1949, and representations made with respect thereto, be referred to the Joint Committee. 30. Lords Message considered; Select Committee of Six Members appointed to join with the Lords Committee; Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949 and any representations made with respect thereto, be referred to the Committee; Committee nominated; Power to send for persons, papers, and records and to sit notwithstanding any Adjournment of the House. Three shall be a Quorum; Message sent to the Lords to acquaint them therewith. 42. Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message sent to the Lords to acquaint them therewith. 42. Reports in respect of Bills pending in the House of Lords:—Betting, Gaming and Lotteries Bill [Lords], 50. Purchase Tax Bill [Lords], 104. Statute Law Revision Bill [Lords], 217. Land Compensation (Scotland) Bill [Lords], 267. Statute Law Revision (Scotland) Bill [Lords].

[1963-64.] Message from the Lords communicating the Resolution. That it is desirable that, in the present Session, all Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act, 1949, be referred to a Joint Committee of both Houses of Parliament, 18. Lords Message considered; Resolution, That this House doth concur in the said Resolution; Message sent to the Lords to acquaint them therewith. 20. Message from the Lords. That they have appointed a Committee of Seven Lords to join with a Committee of the Commons as a Joint Committee on Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act, 1949; they request the Commons to appoint an equal number of their Members to be joined with the said Lords; and they have ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, and any representations made with respect thereto, be referred to the Joint Committee. 37. Lords Message considered; Select Committee of Seven Members appointed to join with the Lords Committee; Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949 and any representations made with respect thereto, be referred to the Committee; Committee nominated; Power to send for persons, papers, and records and to sit notwithstanding any Adjournment of the House. Three shall be a Quorum; Message sent to the Lords to acquaint them that this House hath appointed a Committee of Six Members of whom Three shall be a Quorum, with power to send for persons, papers, and records and to sit notwithstanding any Adjournment of the House; Three to be the Quorum; Message sent to the Lords to acquaint them therewith. 95. Reports in respect of Bills pending in the House of Lords:—Betting, Gaming and Lotteries Bill [Lords], 50. Purchase Tax Bill [Lords], 104. Statute Law Revision Bill [Lords], 217. Land Compensation (Scotland) Bill [Lords], 267. Statute Law Revision (Scotland) Bill [Lords].
the House to join with the Committee appointed by the Lords to consider the Bills aforesaid, and hath ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, and any representations made with respect thereto to be referred to the Committee, 41. Message from the Lords proposing place and time of meeting, 48. Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 48. Reports in respect of Bills pending in the House of Commons:—Television Bill [Lords], 86. Statute Law Revision Bill [Lords], 97. Statute Law Revision (Scotland) Bill [Lords], 290.

[1964-65.] Message from the Lords communicating the Resolution, That it is desirable that, in the present Session, all Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act 1949, be referred to a Joint Committee of both Houses of Parliament, and desiring the concurrence of the House, 28. Lords Message considered; Resolution, That this House doth concur in the said Resolution; Message sent to the Lords to acquaint them therewith, 30. Message from the Lords, That they have appointed a Committee of Eight Members to join with a Committee of the Commons as a Joint Committee on Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act 1949; that they request the Commons to appoint an equal number of their Members to be joined with the said Lords; and that they have ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, and representations made with respect thereto to be referred to the Joint Committee, 54. Lords Message considered; Select Committee of Eight Members appointed to join with the Lords Committee; Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, and representations made with respect thereto to be referred to the Committee; Committee nominated; Power to send for persons, papers and records and to sit notwithstanding any Adjournment of the House; Three to be the Quorum; Message sent to the Lords to acquaint them that this House hath appointed a Committee of Eight Members, of whom there shall be a Quorum, with power to send for persons, papers, and records and to sit notwithstanding any Adjournment of the House, to join with the Committee appointed by the Lords to consider the Bills aforesaid, and hath ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949 be referred to the Committee, 69. Message from the Lords, proposing place and time of meeting, 70. Lords Message considered; Commons Committee to meet Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 79. Members discharged from the Commons and other Members added, 282. Message from the Lords, That they have appointed Four Lords to be added to the Committee, and desiring the House to appoint an equal number to be added, 298. Lords Message considered; Four Members added to the Committee; Message to the Lords to acquaint them therewith, 314. Reports in respect of Bills pending in the House of Lords:—Industrial and Provident Societies Bill [Lords], 146. Dangerous Drugs Bill [Lords], 173. National Insurance Bill [Lords], 284. National Insurance (Industrial Injuries) Bill [Lords], Family Allowances Bill (Lords), Statute Law Revision (Consequential Repeals) Bill [Lords], and National Health Service (Contributions) Bill [Lords], 297. Compulsory Purchase Bill [Lords], the New Towns Bill [Lords], 325. Ministerial Salaries Consolidation Bill [Lords], and Nuclear Installations Bill [Lords], 330. Hire-Purchase Bill [Lords] and Hire-Purchase (Scotland) Bill [Lords], 366. Superannuation Bill [Lords], 372. Matrimonial Causes Bill [Lords], 376.

[1965-66.] Message from the Lords communicating the Resolution, That it is desirable that, in the present Session, all Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act 1949, be referred to a Joint Committee of both Houses of Parliament, 8. Lords Message considered; Resolution, That this House doth concur in the said Resolution; Message sent to the Lords to acquaint them therewith, 12. Message from the Lords, That they have appointed a Committee of Twelve Lords to join with a Committee of the Commons as a Joint Committee on Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act 1949; they request the Commons to appoint an equal number of their Members to be joined with the said Lords; and they have ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, and any representations made with respect thereto to be referred to the Joint Committee, 33. Lords Message considered; Select Committee of Twelve Members appointed to join with the Lords in the said Committee; Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, be referred to a Joint Committee of both Houses of Parliament, 37. Lords Message considered; Commons Committee to meet Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 48. A Member discharged and another added, 94. Report in respect of Bills pending in the House of Lords:—Mines (Working Facilities and Support) Bill [Lords] and Statute Law Revision Bill [Lords], 33.

[1966-67.] Message from the Lords communicating the Resolution, That it is desirable that, in the present Session, all Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act 1949, be
Ir. Joint Committees of Lords and Commons—cont.

CONSOLIDATION, &c. BILLS—cont.

referred to a Joint Committee of both Houses of Parliament; and desiring the concurrence of the House, 29. Lords Message considered; Resolution, That this House doth concur in the said Resolution; Message sent to the Lords to acquaint them therewith, 39. Message from the Lords, That they have appointed a Committee of Twelve Lords to join with a Committee of the Commons as a Joint Committee on Consolidation Bills (whether public or private), Statute Law Revision Bills and Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act 1949; they request the Commons to appoint an equal number of their Members to be joined with the said Lords, and they have ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, and representations made with respect thereto, to be referred to the Joint Committee, 59. Lords Message considered; Select Committee of Twelve Members appointed to join with the Lords in the said Committee; Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, and any representations made with respect thereto, to be referred to the Committee, 64. Message from the Lords proposing place and time of meeting; Commons Committee to meet Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 125. Message from the Lords communicating the Resolution; That it is desirable that in the present Session all Bills to consolidate any enactments with amendments to give effect to recommendations made by one or both of the Law Commissions, together with any report containing such recommendations,

and desiring the concurrence of the House, 12. Motion to consider the Lords Message, and Debate adjourned, 16; Resumed and further adjourned, 17. Resumed; Question put and agreed to; Lords Message considered accordingly; Resolution, That this House doth concur in the said Resolution; Message sent to the Lords to acquaint them therewith, 23. Message from the Lords, That they have appointed a Committee of Twelve Lords to join with a Committee of the Commons as a Joint Committee to consider the classes of Bills (as above), and requesting the Commons to appoint an equal number of their Members to be joined with the said Lords, 26. Lords Message considered; Select Committee of Twelve Members appointed to join with the Lords Committee to consider all such Bills (as above); Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act and any representations with respect thereto and any reports containing recommendations by the Law Commissions to be referred to the Committee; Committee nominated; Power to send for persons, papers and records and to sit notwithstanding any Adjournment of the House; Three to be the Quorum; Message sent to the Lords to acquaint them with the said Committee; Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act, and any representations made with respect thereto, to be referred to the Committee, 64. Message from the Lords proposing place and time of meeting; Commons Committee to meet Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 125. Lords Message considered; Commons Committee to meet Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 32. Members discharged and others added, 516. Reports in respect of Bills pending in the House of Lords:—Sea Fisheries Regulation Bill [Lords], 187. Housing (Scotland) Bill [Lords], 236. Forestry Bill [Lords] and Plant Health Bill [Lords], 261. Teachers' Superannuation Bill [Lords], 371. General Rate Bill [Lords], 374. Capital Allowances Bill [Lords], 384. Development of Inventions Bill [Lords] and Agriculture Bill [Lords], 407. Industrial Injuries and Diseases (Old Case) Bill [Lords], 428. Advertisements ( Hire Purchase) Bill [Lords] and Legal Aid (Scotland) Bill [Lords], 458. Road Traffic Regulation Bill [Lords], 509. Police (Scotland) (Ni) Bill [Lords], 534. Sea Fisheries (Shellfish) Bill [Lords], 559. Sea Fish Conservation Bill [Lords], 571. Special Report in respect of the Forestry Bill [Lords], 574.
CONSERVATION, &c. BILLS—cont.

[1968-69] Message from the Lords Communicating the Resolution, That it is desirable that, in the present Session, the following classes of Bills be referred to a Joint Committee of both Houses of Parliament:

(1) all Consolidation Bills, whether public or private;
(2) Statute Law Revision Bills;
(3) Bills prepared pursuant to the Consolidation of Enactments (Procedure) Act 1949, together with any memoranda laid pursuant to that Act and any representations made with respect thereto;
(4) Bills to consolidate any enactments with amendments to give effect to recommendations made by one or both of the Law Commissions, together with any report containing such recommendations, 14.

Lords Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message sent to the Lords to acquaint them therewith, 16. Message from the Lords, That they have appointed a Committee of Twelve Lords to join with a Committee of the Commons as a Joint Committee to consider the classes of Bills (as above); and requesting the Commons to appoint an equal number of their Members to be joined with the said Lords, 28; Lords Message considered; Select Committee of Twelve Members appointed to join with the Lords to consider such classes of Bills (as above); Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949 and any representations made with respect thereto, and any Reports containing recommendations by the Law Commissions to be referred to the Committee; Committee nominated; Power to send for persons, papers and records and to sit notwithstanding any Adjournment of the House; Three to be the Quorum; Message sent to the Lords to acquaint them that this House hath appointed a Committee of Twelve Members, of whom Three shall be a Quorum, with power to send for persons, papers, and records and to sit notwithstanding any Adjournment of the House, to join with the Committee appointed by the Lords to consider the Bills aforesaid, and hath ordered that any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949, any representations made with respect thereto, and any Reports containing recommendations by the Law Commissions be referred to the Committee, 20. Message from the Lords proposing place and time of meeting, 121; Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 121. Message from the Lords communicating a Resolution, That it is desirable that, in the present Session, all Bills prepared by one or both of the Law Commissions to promote the reform of the Statute Law by the repeal, in accordance with Law Commissions recommendations, of certain enactments which (except in so far as their effect is preserved) are no longer of practical utility, and by making provision in connection with the repeal of those enactments, together with any Law Commission report on any such Bill, 17.

Lords Message considered; Resolution, That this House doth concur with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 29. Message from the Lords, That they have appointed a Committee of Twelve Lords to join with a Committee of the Commons as a Joint Committee to consider the classes of Bills (as above); They have ordered that the Committee have power to agree with the House of Commons in the appointment of a Chairman, 40. Lords Message considered; Select Committee of Twelve Members appointed to join with the Lords to consider such classes of Bills (as above); Any Memoranda laid pursuant to the Consolidation of Enactments (Procedure) Act 1949 and any representations made with respect thereto, and any Reports containing recommendations by the Law Commissions to be referred to the Committee; Committee nominated; Power to send for persons, papers and records and to sit notwithstanding any Adjournment of the House; Three to be the Quorum; Message sent to the Lords to acquaint them with such of the said Orders as are necessary to be communicated, 44. Message from the Lords proposing time and place of meeting, 84. Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 90. Reports in respect of Bills pending in the Lords;—Sea Fish Industry Bill [Lords], 116. Income and Corporation Taxes Bill [Lords], and Taxes Management Bill [Lords], 167.
CENSORSHIP OF STAGE PLAYS:

[1965-66.] Message from the Lords, communicating the Resolution. That it is desirable that a Joint Committee of both Houses of Parliament be appointed to review the law and practice relating to the censorship of stage plays, 96.

CENSORSHIP OF THE THEATRE:

PUBLICATION OF PROCEEDINGS IN PARLIAMENT

[1967-68.] Message from the Lords, communicating the Resolution: That it is desirable that a Joint Committee of both Houses of Parliament be appointed to consider whether any and, if so, what changes in the law of defamation and of Parliamentary Privilege are desirable in relation to the publication of the proceedings in Parliament; and desiring the concurrence of this House, 15. Lords Message considered; Resolution. That this House doth concur in the said Resolution; Message to the Lords to acquaint them therewith, 21. Message from the Lords, That they have appointed a Committee of Three Lords to join with a Committee of the Commons as a Joint Committee to consider and report whether any and, if so, what changes in the law of defamation and of Parliamentary Privilege are desirable in relation to the publication of the proceedings in Parliament; they request the Commons to appoint an equal number of their Members to be joined with the said Lords; they have ordered that such Committee have power to agree with the Committee of the House of Commons in the appointment of a Chairman; they have further ordered that leave be given to the Joint Committee to hear parties interested by themselves, their Counsel, Agents, or Witnesses, so far as the Committee think fit; they have further ordered that the evidence taken before the Joint Committee be printed, but that no copies be delivered out except to members of the Committee and to such other persons as the Committee shall think fit until further order; and they have further ordered that the Joint Committee have leave to report from time to time, 28. Lords Message considered; Select Committee of Three Members appointed to join with the Committee appointed by the Lords; Committee nominated; leave to hear parties interested by themselves, their Counsel or Agents, so far as the Committee think fit; Power to send for persons, papers and records, to sit notwithstanding the Adjournment of the House, and to report from time to time, 33. Lords Message from the Lords, That they have ordered that Two Lords be the Quorum of the Committee, and proposing a place and time of meeting, 45; Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 166. Report, 515.

[1969-70.] Message from the Lords, communicating the Resolution. That it is desirable that a Joint Committee of both Houses of Parliament be appointed to consider and report whether any and, if so, what changes in the law of defamation and of Parliamentary Privilege are desirable in relation to the publication of the proceedings in Parliament, 17. Lords Message considered; Resolution. That this House doth agree with the Lords in the said Resolution; Message to the Lords to acquaint them therewith, 21. Message from the Lords, That they have appointed a Committee of Three Lords to join with a Committee of the Commons as a Joint Committee to consider and report whether any and, if so, what changes in the law of defamation and of Parliamentary Privilege are desirable in relation to the publication of the Proceedings in Parliament; they request the Commons to appoint an equal number of their Members to be joined with the said Lords; they have ordered that Two be the
II. Joint Committees of Lords and Commons—cont.

PUBLICATION OF PROCEEDINGS IN PARLIAMENT—cont.

Quorum of the Committee; that such Committee have power to agree with the Committee of the House of Commons in the appointment of a Chairman; that leave be given to the Joint Committee to hear parties interested by themselves, their Counsel, Agents and Witnesses, so far as the Committee think fit; that the Memoranda received by the Joint Committee on the Publication of Proceedings in Parliament in the last Session be referred to the Committee; that the evidence taken before the Joint Committee be printed, but no copies be delivered out except to members of the Committee and to such other persons as the Committee shall think fit, until further order; and that the Joint Committee have leave to report from time to time, 33. Lords Message considered; Select Committee of Three Members appointed to join with the Committee appointed by the Lords; Committee nominated; Leave to hear parties interested by themselves, their Counsel or Agents, so far as the Committee think fit; power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House and to report from time to time; Two to be the Quorum; Message to the Lords to acquaint them with so much of these Orders as are necessary to be communicated to the Lords, 35. Order, that Memoranda laid before Joint Committee on the same subject in the last Session and not reported to the House, he laid before the House, 41. Referred to the Committee, 43. Message from the Lords proposing time and place of meeting, 43. Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 46. First Report, 68. Second Report, 312.

2. APPOINTED AT THE INSTANCE OF THE COMMONS HOUSE OF LORDS REFORM:

[1961-62.] Resolution, That it is expedient that a Joint Committee of both Houses of Parliament be appointed to consider whether any, and if so what changes should be made in the rights of Peers of England, Scotland, Ireland, Great Britain or of the United Kingdom, and of Peeresses in their own right, to sit in either House of Parliament, or to vote at Parliamentary elections, and whether, and if so under what conditions, a Peer should be enabled to surrender a peerage permanently or for his lifetime or for any less period having regard to the effects and consequences thereof; to be communicated to the Lords and their concurrence desired thereto, 14. Message from the Lords concurring in the Resolution, 17. Resolution and Lords Message read; Select Committee of Eleven Members appointed to consider whether any, and if so what changes, &c.; nominated; Memoranda reported from the Joint Committee on House of Lords Reform in the last Session of Parliament referred to the Committee; Power to send for persons, papers and records and to report from time to time; Five to be the Quorum; Message sent to the Lords to acquaint them therewith and to request them to appoint an equal number of Lords to join with the Committee appointed by the Commons, 17. Message from the Lords that they have appointed a Committee consisting of Twelve Lords to join with the Commons Committee, and proposing place and time of meeting, 18. Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message sent to the Lords to acquaint them therewith, 19. Report, 30.

3. CONSTITUTED UNDER THE PROVISIONS OF SECTIONS 4 AND 10 OF THE STATUTORY ORDERS (SPECIAL PROCEDURE) ACT 1945:

BOLTON WATER ORDER 1962 (PETITION OF GENERAL OBJECTION, PETITION FOR AMENDMENT AND COUNTER-PETITIONS):

[1961-62.] Petition of General Objection referred to a Joint Committee; Message sent to the Lords to acquaint them therewith, 300.

[1962-63.] Message from the Lords, That they have nominated Three Members to serve on the Joint Committee, 22. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 25. Lords Message considered; Message sent to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 25. Message from the Lords proposing place and time of meeting, 30. Lords Message considered; Members appointed to serve on the Joint Committee, 31. Order reported, without Amendment, 84.

DORSET WATER ORDER 1968 (PETITIONS FOR AMENDMENT):

[1967-68.] Report from the Committee of Selection, That they have nominated Three Members
COMMITTEES

II. Joint Committees of Lords and Commons—cont.

DOESSET WATER ORDER 1968 (PETITIONS FOR AMENDMENT AND COUNTER-PETITIONS):

[1961-62.] Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 25. Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 301. Message from the Lords, That they have appointed Three Lords to serve on the Joint Committee, and proposing place and time of meeting, 303. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 303. Reports from the Committee of Selection, That they have discharged Members and appointed others, 315, 320. Order reported, with Amendments, 328.

EAST ANGLIAN WATER ORDER, 1961 (PETITION FOR AMENDMENT):

[1961-62.] Message from the Lords considering that they have appointed Three Lords to serve on the Joint Committee, 25. Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee and proposing place and time of meeting, 27. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 31. Order reported, without Amendment, 44.

EAST DEVON WATER (REGROUPING) ORDER 1963 (PETITIONS FOR AMENDMENT AND COUNTER-PETITIONS):

[1963-64.] Message from the Lords communicating that they have appointed Three Lords to serve on the Joint Committee to consider six Petitions for Amendment of the East Devon Water (Regrouping) Order 1963 and seven Counter-Petitions, which stand referred to a Joint Committee, 109. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 110. Lords Message considered; Message sent to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 112. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 115. Report from the Joint Committee, That one of the Members was not present during a sitting of the Committee, but that with the consent of all parties the Committee continued their Sitting, 152. Order reported, with Amendments, 153.

HIGH WYCOMBE (INNER RELIEF ROAD) APPROPRIATION ORDER 1964 (PETITION OF GENERAL OBJECTION):

[1964-65.] Petition of General Objection referred to a Joint Committee; Message sent to the Lords to acquaint them therewith, 241. Message from the Lords, That they have appointed Three Lords to serve on the Joint Committee, 265. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 272. Lords Message considered; Message sent to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 272. Message from the Lords proposing place and time of meeting, 278. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 278. Order reported [not approved], 308.

ISLE OF WIGHT (YARMOUTH I.W. BRIDGE) SCHEME 1964 CONFIRMATION INSTRUMENT 1967 (PETITIONS OF GENERAL OBJECTION):

[1966-67.] Message from the Lords that they have appointed three Lords to serve on the Joint Committee to consider the Petitions of General Objection against the Isle of Wight (Yarmouth I.W. Bridge) Scheme 1964 Confirmation Instrument 1967 which stand referred to a Joint Committee, 537. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 548. Lords Message considered; Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 548. Message from the Lords proposing place and time of meeting, 550. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 553. Report from the Committee of Selection, That they have discharged Members and added others, 560. Report from the Joint Committee, That one of the Members was not present during a sitting of the Committee, but that with the consent of all parties the Committee continued their Sitting, 568. Order reported [not approved], 571. Special Report (after leave given), 589.

LLANELLY AND DISTRICT WATER BOARD ORDER, 1961 (PETITION OF GENERAL OBJECTION AND PETITION FOR AMENDMENT):

[1961-62.] Petition of General Objection referred to a Joint Committee; Message to the Lords to acquaint them therewith, 140. Message from the Lords communicating that they have appointed Three Lords to serve on the Joint Committee, 219. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 225. Lords Message considered; Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 225. Message from the Lords proposing place and time of meeting, 231. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 231. Order reported, with Amendments, 243.
MANCHESTER CORPORATION (WALSHAW, MAKERFIELD WATER BOARD ORDER, 1960)

OBJECTION AND COUNTER-PETITION:

[1966-67] Petition for Amendment referred to a Joint Committee; Message to the Lords to acquaint them therewith, 259. Message from the Lords, That they have appointed Three Lords to serve on the Joint Committee, 321. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 325. Lords Message considered; Message to the Lords to acquaint them that the House has appointed Three Lords to serve on the Joint Committee; and proposing place and time of meeting, 326. Message from the Lords proposing place and time of meeting, 332. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 335. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords proposing place and time of meeting, 336. Report from the Committee of Selection, That they have discharged one Member and added another, 341. Order reported, without Amendment, 369.

MAKERFIELD WATER BOARD ORDER, 1960

PETITIONS FOR AMENDMENT:

[1960-61] Message from the Lords communicating that they have appointed Three Lords to serve on the Joint Committee to consider two Petitions for the Amendment of the Makerfield Water Board Order, 1960, and a Counter-Petition, which stand referred to a Joint Committee, 20. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 21. Lords Message considered; Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 22. Message from the Lords proposing place and time of meeting, 23. Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message to the Lords to acquaint them therewith, 23. Order reported, without Amendment, 29.

MANCHESTER CORPORATION (UNSWORTH, BURY) COMPULSORY PURCHASE CONFIRMATION ORDER 1966 (PETITION FOR AMENDMENT, PETITION OF GENERAL OBJECTION AND COUNTER-PETITION):

[1966-67] Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee (on both Orders), 354. Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 355. Message from the Lords, That they have appointed Three Lords to serve on the Joint Committee, 357. Message from the Lords proposing place and time of meeting, 366. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 370. Report from the Committee of Selection, That they have discharged one of the Members and added another, 377.

MANCHESTER (ULLSWATER AND WINDERMERE) WATER ORDER 1966 (PETITION FOR AMENDMENT AND COUNTER-PETITIONS):

[1966-67] Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 325. Message from the Lords communicating that they have appointed Three Lords to serve on the Joint Committee, 329. Message from the Lords proposing place and time of meeting, 332. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 336. Report from the Committee of Selection, That they have discharged one Member and added another, 358. Order reported, without Amendment, 366.

MINISTRY OF TRANSPORT HIGHWAYS COMPULSORY PURCHASE ORDER (No. 66) (LONDON-PENZANCE TRUNK ROAD, PLYMPTON BY-PASS) 1968 (PETITION OF GENERAL OBJECTION):

[1968-69] Message from the Lords, That they have appointed Three Lords to serve on the Joint Committee to consider the Petition of General Objection against the Ministry of Transport Highways Compulsory Purchase Order (No. 66) (London-Penzance Trunk Road, Plympton By-Pass) 1968, which stands referred to a Joint Committee; and proposing place and time of meeting, 14. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 23; Lords Message considered; Message to the Lords to acquaint them that the House has appointed Three Members; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve thereon as proposed by the Lords; Message to the Lords to acquaint them therewith, 23. Reports from the Committee of Selection, That they have discharged Members and added others, 25, 32. Order reported, without Amendment, 45.

NORTHALLERTON AND THE DALES WATER BOARD ORDER 1962 (PETITION FOR AMENDMENT):

[1962-63] Message from the Lords communicating that they have appointed Three Lords to serve on the Joint Committee to consider a Petition for the Amendment of the Northallerton and the Dales Water Board Order 1962, which stands referred to a Joint Committee, 67. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 68. Lords Message considered; Message sent to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 68. Report from the Committee of Selection, That they have discharged Two Members and added Two others, 71. Message from the
COMMITTEES

II. Joint Committees of Lords and Commons—cont.

NORTHALLERTON AND THE DALES WATER BOARD ORDER 1962 (PETITION FOR AMENDMENT):

Lords proposing place and time of meeting, 80. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message sent to the Lords to acquaint them therewith, 80. Order reported, without Amendment, 96.

NORTH DERBYSHIRE WATER BOARD ORDER 1963 (PETITIONS FOR AMENDMENT):

[1962-63] Message from the Lords communicating that they have appointed Three Lords to serve on the Joint Committee to consider two Petitions for Amendment of the North Derbyshire Water Board Order 1962, which stand referred to a Joint Committee, 129. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 133. Lords Message considered; Message sent to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 133. Message from the Lords proposing place and time of meeting, 133. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message sent to the Lords to acquaint them therewith, 135. Report from the Committee of Selection, That they have discharged a Member and added another, 137. Order reported, without Amendment, 156.

NORTH DEVON (MELDON RESERVOIR) WATER ORDER 1966 (PETITION OF GENERAL OBJECTION):

[1966-67] Message from the Lords, That they have appointed Three Lords to serve on the Joint Committee to consider the Petition of General Objection against the North Devon (Meldon Reservoir) Water Order 1966, which stands referred to a Joint Committee, 348. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 352. Lords Message considered; Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 354. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message sent to the Lords to acquaint them therewith, 355. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message to the Lords to acquaint them therewith, 356. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message to the Lords to acquaint them therewith, 357. Order reported (not approved), 379.

RUGBY AND SOUTH WARWICKSHIRE WATER ORDER 1966 (PETITION OF GENERAL OBJECTION):

[1966-67] Message from the Lords that they have appointed three Lords to serve on the Joint Committee to consider the Petition of General Objection against the Rugby and South Warwickshire Water Order 1966 which stands referred to a Joint Committee, 346. Report from the Committee of Selection, That they have nominated three Members to serve on the Joint Committee, 355. Lords Message from the Lords proposing place and time of meeting, 359. Message from the Lords proposing place and time of meeting, 366. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message to the Lords to acquaint them therewith, 370. Order reported, without Amendment, 382.

SOUTH AND WEST DORSET WATER ORDER 1964 (PETITION OF GENERAL OBJECTION, PETITION FOR AMENDMENT AND COUNTER-PETITION):

[1964-65] Petition of General Objection referred to a Joint Committee; Message to the Lords to acquaint them therewith, 166. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 348. Message from the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 352. Lords Message from the Lords proposing place and time of meeting, 359. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message to the Lords to acquaint them therewith, 364. Order reported (not approved), 379.

TAF FECHAN WATER BOARD ORDER 1964 (PETITIONS FOR AMENDMENT AND COUNTER-PETITIONS):

[1964-65] Message from the Lords, communicating that they have appointed Three Lords to serve on the Joint Committee to consider three Petitions for Amendment of the Taf Fechan Water Board Order 1964 and two Counter-Petitions, which stand referred to a Joint Committee, 206. Report from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 209. Lords Message considered; Message sent to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 210. Lords Message considered; Members appointed to serve on the Joint Committee to meet the Lords appointed to serve therein as proposed by the Lords; Message to the Lords to acquaint them therewith, 216. Order reported, with Amendments, 346.
COMMITTEES

II. Joint Committee of Lords and Commons—cont.

WEST CUMBERLAND WATER BOARD ORDER, 1960 (PETITION FOR AMENDMENT):

[1960-61] Message from the Lords communicating that they have appointed Three Lords to serve on the Joint Committee to consider the Petition for the Amendment of the West Cumberland Water Board Order, 1960, which stands referred to a Joint Committee, 46. Reports from the Committee of Selection, That they have nominated Three Members to serve on the Joint Committee, 47; That they have discharged a Member and added another, 50. Lords Message considered; Message to the Lords to acquaint them that the House has appointed Three Members to serve on the Joint Committee, 50. Message from the Lords proposing place and time of meeting of Joint Committee, 50. Lords Message considered; Commons Committee to meet the Lords Committee as proposed by the Lords; Message to the Lords to acquaint them with, 52. Order reported, with Amendments, 58.

III. SELECT COMMITTEES

1. On Various Matters

Note: For Reports of Select Committees on various matters considered, agreed to, approved or taken note of, see REPORTS.

AGRICULTURE:

[1966-67] To consider the activities in England and Wales of the Ministry of Agriculture, Fisheries and Food and to report thereon this Session; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, and to admit strangers during the examination of witnesses unless they otherwise order; Four to be the Quorum, 292. Motion to nominate Committee; Debate adjourned, 255. Debate resumed; Committee nominated (Fourteen Members), 336. Committee to consist of Sixteen Members; Two Members added, 374. Leave to report from time to time the Minutes of Evidence taken before them, 384. Leave to hold sittings in Brussels, 555. Report, 595. Special Report, 354. Minutes of Evidence taken by the Committee up to a certain day reported; to be printed, 384. Minutes of Evidence taken on certain days reported; to be printed, 147, &c. —Taken before Sub-committee, 247, &c. —To much of such Evidence as has been reported to the Committee reported; to be printed, 352, &c. Minutes of Evidence taken before a Sub-committee reported; to be printed, together with a Special Report made upon a former day, 330.

[1968-69] Motion, to appoint a Committee to report on the activities in England and Wales of the Ministry of Agriculture, Fisheries and Food by the 21st day of December 1968; that the Committee do consist of Twenty-five members; that certain Members be members of the Committee, that the Committee have power to send for persons, papers and records; to sit notwithstanding any Adjournment of the House; to adjourn from place to place and to admit strangers during the examination of witnesses unless they otherwise order; and to report from time to time the Minutes of the Evidence taken before them; that Six be the Quorum of the Committee; that the Committee have power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; every such Sub-committee have power to send for persons, papers and records; to sit notwithstanding any Adjournment of the House; to adjourn from place to place; to report to the Committee from time to time; and to admit strangers during the examination of witnesses unless they otherwise order; that the Committee have power to report from time to time the Minutes of the Evidence taken before such Sub-committees and reported by them to the Committee; that during the present Session the Committee have power to appoint persons with expert knowledge for the purpose of particular inquiries, either to supply information which is not readily available or to elucidate matters of complexity within the Committee's order of reference; that the Minutes of the Evidence taken before the Select Committee on Agriculture in the last Session of Parliament together with Memoranda be referred to the Committee; Debate adjourned, 21, 24, 27. Debate resumed; Motion withdrawn, 29. Committee appointed; To report on the activities in England and Wales of the Ministry of Agriculture, Fisheries and Food by the 28th day of February 1969; To consist of Twenty-five Members; nominated; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, and to admit strangers during the examination of witnesses unless they otherwise order, and to report from time to time the Minutes of the Evidence taken before them; Six to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee;
AGRICULTURE—cont.

Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report to the Committee from time to time, and to admit strangers during the examination of witnesses unless they otherwise order; Committee to have power to report from time to time the Minutes of the Evidence taken before such Sub-committees and reported by them to the Committee; Three to be the Quorum of every such Sub-committee; Committee to have power to appoint persons with expert knowledge &c.; Minutes of the Evidence taken before the Select Committee in the last Session of Parliament and Memoranda referred to the Committee, 31. Report, 114. Special Report, 114. Minutes of Proceedings to be printed, 116.

BROADCASTING OF PROCEEDINGS IN THE HOUSE OF COMMONS:

[1965-66.] To inquire into the matter of Broadcasting of Proceedings in the House of Commons; appointed; nominated (Eleven Members); Minutes of Evidence taken before the Select Committee on Broadcasting and Debate in the last Session of Parliament and Memoranda laid before the Committee relating to the Broadcasting of Proceedings in the House of Commons, referred to the Committee; Power to send for persons, papers and records; Power to report from time to time; Three to be the Quorum, 50. Special Report [Inquiry not completed], 113.

BROADCASTING, &c., OF PROCEEDINGS IN THE HOUSE OF COMMONS:

[1966-67.] To inquire into the matters of broadcasting, photographing and filming of Proceedings in the House of Commons; appointed; nominated (Eleven Members); Minutes of Evidence taken before the Select Committee on Publications and Debates Reports in the last Session of Parliament and Memoranda laid before the Committee relating to the Broadcasting of Proceedings in the House of Commons, referred to the Committee; Power to send for persons, papers and records; Power to report from time to time; Three to be the Quorum, 46. Report, 199. Minutes of Evidence, &c., taken before the said Select Committee in the last Parliament to be printed, 199. Message from the Lords, requesting the House to communicate the Report with Minutes of Proceedings and Minutes of Evidence, 217. Lords Message considered; copy of the Report with Minutes of Proceedings and Minutes of Evidence ordered to be communicated to the Lords, 218.

BUSINESS COMMITTEES (For Business Sub-committees, see COMMITTEES V. 4.)

[1962-63.] Local Health Service Bill; Members of the Committee nominated by Mr. Speaker, 139. Recommendation reported, 166. Report considered and agreed to, 169.

[1963-64.] Commonwealth Immigrants Bill; Members of the Committee nominated by Mr. Speaker, 82. Recommendations reported, 85, 94. Reports considered and agreed to, 87, 96. Housing (Scotland) Bill; Members of the Committee nominated by Mr. Speaker, 164. Recommendation reported, 170. Report considered and agreed to, 176. Transport Bill; Members of the Committee nominated by Mr. Speaker, 174. Recommendation reported, 189. Order, That the Report do lie upon the Table, discharged; Committee have leave to make a further Report, 193. Second Recommendation reported, 194. Report considered and agreed to, 205. Pipelines Bill; Members of the Committee nominated by Mr. Speaker, 300. Recommendation reported, 309. Report considered and agreed to, 311.


[1967-68.] Transport Bill; Members of the Committee nominated by Mr. Speaker, 249. Resolution reported, 253. Report considered and Resolution agreed to, 268. Finance Bill; Members of the Committee nominated by Mr. Speaker, 255. Resolutions reported, 255, 291. Reports considered and Resolutions agreed to, 264, 298. Order varied, 254.

[1968-69.] House of Commons (Redistribution of Seats) (No. 2) Bill; Members of the Committee nominated by Mr. Speaker, 337. Resolution reported, 328. Report considered and Resolution agreed to, 331.

[1969-70.] Ports Bill; Members of the Committee nominated by Mr. Speaker, 241. Resolutions reported, 242, 288. Reports considered and Resolutions agreed to, 249, 293.

EDUCATION AND SCIENCE:

[1967-68.] Motion to appoint a Select Committee to consider the activities of the Department of Education and Science and the Scottish Education Department and to report thereon this Session; Amendment proposed to the Question, to leave out " and the Scottish Education Department", but not made; Main Question agreed to and Committee appointed; Motion for the Committee to consist of Seventeen Members; Amendment proposed to the Question, to leave out "Seventeen" and insert "Eighteen", but not made; Main Question agreed to; Nominated; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, and to admit strangers during the examination of witnesses unless they otherwise order, and to report from time to time the Minutes of the Evidence taken before them; Four to be the Quorum, 123. Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report to the Committee from time to time, and to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; Committee to have power to report from time to time the Minutes of the Evidence taken before such Sub-committees and reported by them to

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EDUCATION AND SCIENCE—cont.

the Committee, 220. Report, 364. Special Reports, viz.:—First, 127. Second, 225. Third, 335. Minutes of Evidence taken before the Committee on certain days reported; to be printed, 192. &c.

[1964-69.] Appointed and to report thereon this Session; nominated (Thirteen Members); power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order; to report from time to time the Minutes of the Evidence taken before them; Four to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report to the Committee from time to time, and to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; Committee have power to report from time to time the Minutes of Evidence taken before such Sub-committees and reported by them to the Committee, 25. Power to appoint persons with technical knowledge, &c., 86. Messages to the Lords requesting the attendance of Peers as Witnesses before Sub-committees, 60, 103, 228, 235. Leave given, 63, 104, 233, 240. Report 363. Special Reports, viz.:—First, 34. Second, 45 with Minutes of Evidence previously reported, 90. Minutes of Evidence taken before Sub-committees, 94, Fourth, 334, Fifth, 347. Minutes of Evidence taken before the Committee on certain days reported; to be printed, 65, &c. A Memorandum reported; to be printed, together with Minutes of Evidence previously reported, 90. Minutes of Evidence taken before the Sub-committees on certain days reported; to be printed, 78, &c. Order for printing Minutes of Evidence taken on a certain day read and discharged, 88. So much of the Minutes of Evidence taken on a certain day as relates to a particular matter to be printed, 88.

[1969-70.] Appointed; to report from time to time the Committee, 220. Report, 364. Special Reports, viz.:—First, 127. Second, 225. Third, 335. Minutes of Evidence taken before the Committee on certain days reported; to be printed, 192. &c.

ESTIMATES:

[1960-61.] Nominated, 12. Members discharged and others added, 51, 178, 280. Message to the Lords, to request the attendance of a Peer as a Witness before a Sub-committee, 39. Leave given, 46. To report the attendance of an officer of the House of Commons, 51. Minutes of Evidence taken before a Sub-committee on certain days reported; to be printed, 77, &c. To be printed, 140, &c. Memoranda laid before the Committee reported; to be printed, 349.


[1963-64.] Nominated, 14. A Member discharged and another added, 51. Minutes of Evidence taken before several Sub-committees appointed by the Estimates Committee in the last Session and reported to the House, with
III. Select Committees—cont.

ESTIMATES—cont.


[1965-66] Nomination, 20. For the remainder of the present Session, power to appoint persons with technical or scientific knowledge for the purpose of particular enquiries, either to supply information which is not readily available or to elucidate matters of complexity within the Committee’s order of reference, 83. A member discharged and another added, 71. Reports, viz.:—First, 55. Second, 114. Special Reports, viz.:—First, 45. Second, 45. Third, 45. Fourth, 56. Fifth, 77. Sixth, 360. Fourth, 386. Sixth, 386. Special Reports, viz.:—First, 47. Second, 88. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 349. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 358. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 358.


[1967-68] Order, That during the present Session, notwithstanding anything in the Standing Order (Estimates Committee) the Committee do consist of Thirty-three Members nominated; Power to appoint persons with technical or scientific knowledge, &c., 26. Two Members discharged and two added, 126. Message to the Lords requesting the attendance of a Peer as a Witness before a Sub-committee, 222. Leave given, 228. Reports, viz.:—First, 88. Second, 88. Third, 356. Fourth, 386. Fifth, 386. Sixth, 386. Special Reports, viz.:—First, 47. Second, 88. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 50. Minutes of Proceedings to be printed, 387.

[1966–67] Order, That during the present Session, notwithstanding anything in the Standing Order (Estimates Committee) the Committee do consist of Thirty-three Members nominated; Every Sub-committee appointed by the Committee to have power to admit strangers during the examination of witnesses unless they otherwise order; Power to appoint persons with technical or scientific knowledge, &c., 46. Members discharged and others added, 157, 193. Message to the Lords, requesting the attendance of a Peer as a Witness before a Sub-committee, 222. Leave given, 231. Report, 90. Special Reports, viz.:—First, 70. Second [Inquiries not completed], 349. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 70. To lie upon the Table, 358. So much of the Memoranda laid before certain Sub-committees as have been reported to the Committee reported to be printed, 349. To lie upon the Table, 349. Minutes of Proceedings to be printed, 349.

HOUSE OF COMMONS (SERVICES)

[1965–66] To advise Mr. Speaker on the control of the accommodation and services in that part of the Palace of Westminster and its precincts occupied by or on behalf of the House of Commons and to report thereon to this House, nominated; to consist of Seventeen Members; charged and another added, 126. Leave given, 157. Message to the Lords, requesting the attendance of a Peer as a Witness before a Sub-committee, 222. Leave given, 228. Reports, viz.:—First, 88. Second, 88. Third, 356. Fourth, 386. Fifth, 386. Sixth, 386. Special Reports, viz.:—First, 47. Second, 88. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 50. Minutes of Proceedings to be printed, 387.

[1966–67] Order, That during the present Session, notwithstanding anything in the Standing Order (Estimates Committee) the Committee do consist of Thirty-three Members; nominated; Every Sub-committee appointed by the Committee to have power to admit strangers during the examination of witnesses unless they otherwise order; Power to appoint persons with technical or scientific knowledge, &c., 26. Members discharged and others added, 157, 193. Message to the Lords, requesting the attendance of a Peer as a Witness before a Sub-committee, 222. Leave given, 231. Report, 90. Special Reports, viz.:—First, 70. Second [Inquiries not completed], 349. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 70. To lie upon the Table, 358. So much of the Memoranda laid before certain Sub-committees as have been reported to the Committee reported to be printed, 349. To lie upon the Table, 349. Minutes of Proceedings to be printed, 349.

III. Select Committees—cont.

HOUSE OF COMMONS (SERVICES)—cont.

Committee, 44. A Member added to the Committee; 45. Members of Sub-committees nominated by the House, 92. A Sub-committee to have the assistance of the Librarian, 78. Reports, viz.:—First, 75. Second, 111. Third, 111. Special Report, 90. Minutes of Evidence taken before a Sub-committee on certain days reported, 125. Minutes of Proceedings to be printed, 125.

[1966-67.] Appointed; to consist of Seventeen Members; nominated; Five to be the Quorum; Second Special Report from the Select Committee on Publications and Debates Reports in Session 1964-65 of the last Parliament referred to the Committee; Minutes of Evidence taken before the Library Sub-committee appointed by the Select Committee on House of Commons (Services) in the last Session of the last Parliament, with Appendices, and reported to the House on the 7th day of March last, referred to the Committee; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee empowered to include not more than Three Members nominated by the House, after the Committee shall have made recommendations thereon; Three to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report to the Committee from time to time; Committee to have power to report Minute of Evidence taken before Sub-committees and reported by them to the Committee; Any Sub-committee which may be appointed to deal with the organisation of, and the provision of services in, the Library to have the assistance of the Librarian; Minutes of Proceedings to be printed, 609.

[1968-69.] Appointed; to consist of Sixteen Members; nominated; Five to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Two to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report to the Committee from time to time; Committee to have power to report Minute of Evidence taken before Sub-committees and reported by them to the Committee; Any Sub-committee which may be appointed to deal with the organisation of, and provision of services in, the Library to have the assistance of the Librarian; Minutes of Proceedings from time to time, 61. Members discharged and others added, 238, 246. Message to the Lords requesting the attendance of a Peer as a Witness, 101. Leave given, 102. Reports, viz.:—First, 65. Second, 255. Third, 269. Fourth, 256. Fifth, 236. Sixth, 259. Seventh, 299. Ninth, 346. Tenth, 354. Eleventh, 359. Twelfth, 451. Thirteenth, 493. Fourteenth, 545. Fifteenth, 598. Special Report, 76. Minutes of Evidence taken before a Sub-committee together with Memoranda, and Minutes of Evidence taken before a Sub-committee of the Select Committee on House of Commons (Services) in the last Session of the last Parliament, reported, 609. Minutes of Proceedings to be printed, 609.

[1967-68.] Appointed; nominated (Fourteen Members); Five to be the Quorum; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Two to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report to the Committee from time to time; Committee to have power to report Minute of Evidence taken before Sub-committees and reported by them to the Committee; Any Sub-committee which may be appointed to deal with the organisation of, and provision of services in, the Library to have the assistance of the Librarian; Minutes of Proceedings from time to time, 61. Members discharged and others added, 238, 246. Minutes of further Proceedings reported; to be printed, 187.

[1969-70.] Appointed; to consist of Sixteen Members; nominated; Five to be the Quorum; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time, and to report Minutes of Proceedings from time to time; Power to appoint Sub-committees, and to refer to such Sub-committees any of the matters referred to the Committee; Two to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report to the Committee from time to time; Committee to have power to report Minute of Evidence taken before Sub-committees and reported by them to the Committee; Any Sub-committee which may be appointed to deal with the organisation of, and provision of services in, the Library to have the assistance of the Librarian; Minutes of Proceedings on certain days reported, 187, 387. Minutes of Proceedings to be printed, 609.
KITCHEN AND REFRESHMENT ROOMS (HOUSE OF COMMONS):

[1960-61.] To control the arrangements for the Kitchen and Refreshment Rooms in the Department of the Serjeant at Arms attending this House; appointed; nominated (Thirteen Members); Four to be the Quorum; Power to send for persons, papers and records and to sit notwithstanding any Adjournment of the House; Power to appoint Sub-committees and to delegate to such Sub-committees any of the powers upon them conferred for controlling the arrangements for the Kitchen and Refreshment Rooms in the department of the Serjeant at Arms attending this House; Three to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House. 9. Special Report, 389.

[1961-62.] Appointed; nominated (Thirteen Members); Four to be the Quorum; Power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House; Power to appoint Sub-committees and to delegate to such Sub-committees any of the powers upon them conferred for controlling the arrangements for the Kitchen and Refreshment Rooms in the department of the Serjeant at Arms attending this House; Three to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House. 12. Special Report, 316.

[1962-63.] Appointed; nominated (Thirteen Members); Four to be the Quorum; Power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House; Power to appoint Sub-committees and to delegate to such Sub-committees any of the powers upon them conferred for controlling the arrangements for the Kitchen and Refreshment Rooms in the department of the Serjeant at Arms attending this House; Three to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House. 12. Special Report, 298.

[1963-64.] Appointed; nominated (Thirteen Members); Four to be the Quorum; Power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House; Power to appoint Sub-committees and to delegate to such Sub-committees any of the powers upon them conferred for controlling the arrangements for the Kitchen and Refreshment Rooms in the department of the Serjeant at Arms attending this House; Three to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House. 13. Special Reports, viz.:—First, 97. Second, 262.

[1964-65.] Appointed; nominated (Thirteen Members); Four to be the Quorum; Power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House; Power to appoint Sub-committees and to delegate to such Sub-committees any of the powers upon them conferred for controlling the arrangements for the Kitchen and Refreshment Rooms in the department of the Serjeant at Arms attending this House; Three to be the Quorum of every such Sub-committee; Every such Sub-committee to have power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House. 9. Special Report. 389.

MEMBERS' INTERESTS (DECLARATION):

[1968-69.] To consider the rules and practices of the House in relation to the declaration of Members' interests and to report thereon. Motion. That certain Members be members of the Committee; Amendment proposed to the Question, to leave out one Member and insert another, but not made; Another Amendment proposed to add another Member, but not made; Main Question put and Committee nominated (Nine Members); Power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House; Five to be the Quorum, 257. Special Report, 267. Second Special Report [Inquiry not completed] 372.

[1969-70.] Appointed; nominated (Nine Members); Power to send for persons, papers and records, and to sit notwithstanding any Adjournment of the House; Five to be the Quorum; Minutes of Evidence taken before the Select Committee on the same subject, together with Appendices, in the last Session, and reported on 14th October, referred to the Committee. 31. Report, 70.

NATIONALISED INDUSTRIES:

[1960-61.] To examine the Reports and Accounts of the Nationalised Industries established by Statute whose controlling Boards are appointed by Ministers of the Crown, and whose annual receipts are not wholly or mainly derived from moneys provided by Parliament or advanced from the Exchequer; appointed; nominated (Thirteen Members); power to send for persons, papers and records and to report from time to time; Five to be the Quorum, 12. Special Report, 186. Report, 324.

[1961-62.] Appointed; nominated (Thirteen Members); power to send for persons, papers and records and to report from time to time; Five to be the Quorum, 11. Leave given, 87. Report, 111. Special Reports, viz.:—First, 257. Second [Inquiry not completed], 319.

[1962-63.] Appointed; nominated (Thirteen Members); power to send for persons, papers and records and to report from time to time; Five to be the Quorum, 11. Message to the Lords requesting the attendance of a Peer as a Witness, 81. Leave given, 87. Report, 111. Special Reports, viz.:—First, 257. Second [Inquiry not completed], 319.

[1963-64.] Appointed; nominated (Thirteen Members); Minutes of Evidence taken before the Select Committee on Nationalised Industries in the last Session and not then reported to the House, together with relevant Appendices, referred to the Committee; Power to send for persons, papers and records and to report from time to time; Five to be the Quorum, 14. Order for Return of the Evidence taken at..., 8 : Return laid upon the Table, 11. A Member discharged from the Committee and another added, 46. Report, 232.

[1964-65.] Appointed; nominated (Thirteen Members); Power to send for persons, papers and records and to report from time to time; Five to be the Quorum, 16. Report, 253. Special Reports, viz.:—First, 76. Second, 144.

COMMITTEES
III. Select Committees—cont.

NATIONALISED INDUSTRIES—contd.

[1964-65.] Appointed; nominated (Thirteen Members); Power to send for persons, papers and records, to adjourn from place to place, and to report from time to time; Five to be the Quorum, 52. Report, 406.

[1965-66.] To examine the Reports and Accounts of the Post Office and of the Nationalised Industries established by Statute whose controlling Boards are appointed by Ministers of the Crown and whose annual receipts are not wholly or mainly derived from moneys provided by Parliament or advanced from the Exchequer; appointed; nominated (Thirteen Members): Power to send for persons, papers and records, to adjourn from place to place, and to report from time to time; Five to be the Quorum, 52. Message to the Lords requesting the attendance of a Peer as a Witness, 43. Leave given, 45. Reports, viz.:—First, 32. Second, 94. Minutes of Evidence taken on certain days reported; to be printed, 114. Special Reports, viz.:—First, 32. Second, 32. Minutes of further Proceedings to be printed, 114.

[1966-67.] Appointed; to consist of Eighteen Members; nominated; so much of the Minutes of Evidence taken before the Select Committee on Nationalised Industries in the last Session of the last Parliament as relates to the Post Office, together with relevant Appendices, referred to the Committee; Power to send for persons, papers and records, to adjourn from place to place, and to report from time to time; Five to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to report to the Committee from time to time and to adjourn from place to place; Three to be the Quorum of every such Sub-committee; Committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees and reported by them to the Committee, 83. Power to appoint persons with specialist knowledge for the purpose of particular inquiries, either to supply information which is not readily available or to elucidate matters of complexity within the Committee's Order of reference, 379. Leave to a Sub-committee to hold sittings in the United States of America, 208. Leave to a Sub-committee to sit notwithstanding the Adjournment of the House, 208. Leave to report the Minutes of Evidence taken before a Sub-committee from time to time, 422. Message to the Lords requesting the attendance of a Peer as a Witness before a Sub-committee, 412. Leave given, 415. Members discharged and others added, 222, 350, 374, 387. Reports, viz.:—First, 370, Second, 618. Special Report, 569. Second Special Report brought up, read and entered. [Inquiry not completed], 618. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 431. Special Report, 315. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 188, etc.

[1968-69] Motion to appoint a Select Committee to examine the Reports and Accounts of the Nationalised Industries established by Statute whose controlling Boards are appointed by Ministers of the Crown and whose annual receipts are not wholly or mainly derived from moneys provided by Parliament or advanced from the Exchequer; Amendment proposed to the Question thereon to leave out from "industries" to "whose" in line 6 and insert "and other bodies in which the State has a controlling interest"; Question proposed. That the Amendment be made and Debate adjourned, 95; further adjourned, 111; resumed; Amendment withdrawn; Main Question agreed to and Committee appointed; to consist of Eighteen Members; nominated; so much of the Minutes of Evidence taken before a Sub-committee appointed by the Select Committee on Nationalised Industries in the last Session as was reported to the House on a certain day referred to the Committee; Power to send for persons, papers and records, to adjourn from place to place, and to report from time to time; Power to report from time to time the Minutes of Evidence taken before such a Sub-committee; Committee to have power to report from time to time any Minutes of Evidence taken before such Sub-committees, 115. Message to the Lords requesting the attendance of a Peer as a Witness before a Sub-committee, 225. Leave given, 227, Report, 364. Special Report, 315. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 188, etc.

[1967-68.] Motion to appoint a Select Committee to examine the Reports and Accounts of the Post Office and of the Nationalised Industries established by Statute whose controlling Boards are appointed by Ministers of the Crown and whose annual receipts are not wholly or mainly derived from moneys provided by Parliament or advanced from the Exchequer; Amendment proposed to the Question thereon to leave out from "industries" to "whose" in line 5 and insert "and other bodies in which the State has a controlling interest", but not made; Main Question agreed to and Committee appointed; to consist of Eighteen Members; nominated (Seventeen Members): Power to send for persons, papers and records, to adjourn from place to place, to report from time to time, and to report from time to time the Minutes of the Evidence taken before them; Power to appoint persons with
NATIONALISED INDUSTRIES—cont.

specialist knowledge, &c.; Five to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to report to the Committee from time to time and to adjourn from place to place; The Quorum of every such Sub-committee; Committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees. 112. Another Member nominated, 117. Messages to the Lords requesting the attendance of Peers as Witnesses before them; Eight to be the Quorum, 222. Minutes of Evidence taken before Sub-committees reported; to be printed, 349.

[1969-70.] To examine the Reports and Accounts of the Nationalised Industries established by Statute whose controlling Boards are appointed by Ministers of the Crown and whose annual receipts are not wholly or mainly derived from moneys provided by Parliament or advanced from the Exchequer; and of the Independent Television Authority, Cable and Wireless Ltd., and the Horserace Totalisator Board, and to examine such activities of the Bank of England as are not—

(i) activities in the formulation and execution of monetary and financial policy, including responsibilities for the management of the gilt-edged, money and foreign exchange markets;

(ii) activities, as agents of the Treasury, in managing the Exchange Equalisation Account and administering Exchange Control;

(iii) activities as a banker to other banks and private customers.

To consist of Eighteen Members; nominated; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless the House otherwise order, to report Minutes of Evidence from time to time, and to report from time to time; Nine to be the Quorum; Power to appoint two Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report from time to time the Minutes of Evidence taken before such Sub-committees, 19. Minutes of Evidence taken and Memoranda laid before the Select Committee on the same subject in the last Session referred to the Committee, 20. A Member discharged and another added, 21. Power to appoint additional Sub-committees to hear evidence abroad; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to adjourn from place to place; Two to be the Quorum of every such Sub-committee; Committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees; Committee to have power to send for persons with specialist knowledge, &c., 41. Message sent to the Lords requesting the attendance of a Peer as Witness, 173. Before a Sub-committee, 88, 227. Leave given, 93, 176, 231. Special Reports, viz.:—First, 37. Second, 49. Third, 53. Fourth, 119. Fifth [Inquiry not completed], 189. Minutes of Evidence taken from time to time reported; to be printed, 349.
III. Select Committees—cont.

OVERSEAS AID—cont.

350.—Minutes of Evidence taken before Sub-committees on certain days reported: to be printed, 111, &c. Minutes of Evidence taken before Sub-committees, together with Appendices reported: to be printed, 350. Minutes of Evidence taken before Select Committee on Overseas Aid in last Session, together with Appendices, to be printed, 350.

PALACE OF WESTMINSTER:
[1965-66.] To make recommendations on the control of the accommodation, powers and services in that part of the Palace of Westminster which is to be vested in Mr. Speaker on behalf of this House; nominated (Fourteen Members); Power to send for persons, papers and records, and to report from time to time; Five to be the Quorum, 543. Message to the Lords requesting the attendance of an Officer of that House before the Committee as a Witness, 257; Leave given, 257. Report, 374.

PARLIAMENTARY COMMISSIONER FOR ADMINISTRATION:
[1961-62.] Select Committee appointed to classify and prepare abstracts of the same in such form and manner as shall appear to require it; nominated (Fifteen Members); Power to send for persons, papers and records; Three to be the Quorum, 11. Report, 42.

[1969-70.] Appointed; nominated (Eleven Members); Power to send for persons, papers and records, and to report from time to time; Four to be the Quorum, 18. A Member discharged and another added, 91. Reports, viz.:—First, 63. Second, 175. Third, 185. Fourth, 320. Fifth, 340.

[1967-68.] Appointed; nominated (Twelve Members); Minutes of the Evidence taken before the Select Committee on Parliamentary Privilege, together with Appendices, in the last Session and reported on a certain day, referred to the Committee; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 129. A Member discharged and another added, 346. Special Report [Inquiry not completed], 618.

PARLIAMENTARY PRIVILEGE:
[1966-67.] To review the law of Parliamentary Privilege as it affects this House and the procedure by which cases of privilege are raised and dealt with in this House and to report whether any changes in the law of privilege or practice of the House are desirable; nominated (Twenty Members); Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 129. A Member discharged and another added, 346. Special Report [Inquiry not completed], 618.

PETITIONS, PUBLIC:
[1966-67.] To review the law of Parliamentary Privilege as it affects this House and the procedure by which cases of privilege are raised and dealt with in this House and to report whether any changes in the law of privilege or practice of the House are desirable; nominated (Twenty Members); Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 129. A Member discharged and another added, 346. Special Report [Inquiry not completed], 618.

[1967-68.] Appointed; nominated (Eleven Members); Minutes of the Evidence taken before the Select Committee on Parliamentary Privilege, together with Appendices, in the last Session and reported on a certain day, referred to the Committee; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 11. Report, 42.

[1966-67.] To review the law of Parliamentary Privilege as it affects this House and the procedure by which cases of privilege are raised and dealt with in this House and to report whether any changes in the law of privilege or practice of the House are desirable; nominated (Twenty Members); Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 129. A Member discharged and another added, 346. Special Report [Inquiry not completed], 618.

[1967-68.] Appointed; nominated (Twelve Members); Minutes of the Evidence taken before the Select Committee on Parliamentary Privilege, together with Appendices, in the last Session and reported on a certain day, referred to the Committee; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 129. A Member discharged and another added, 346. Special Report [Inquiry not completed], 618.

[1967-68.] Appointed; nominated (Eleven Members); Minutes of the Evidence taken before the Select Committee on Parliamentary Privilege, together with Appendices, in the last Session and reported on a certain day, referred to the Committee; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 129. A Member discharged and another added, 346. Special Report [Inquiry not completed], 618.

[1967-68.] Appointed; nominated (Twelve Members); Minutes of the Evidence taken before the Select Committee on Parliamentary Privilege, together with Appendices, in the last Session and reported on a certain day, referred to the Committee; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to report from time to time; Three to be the Quorum, 129. A Member discharged and another added, 346. Special Report [Inquiry not completed], 618.
III. Select Committees—cont.

PETITIONS, PUBLIC—cont.

[1966-67.] Appointed; nominated (Fifteen Members); Power to send for persons, papers and records; Three to be the Quorum, 84. Reports, viz.:—First, 172. Second, 287. Third, 435. Fourth, 389.

[1967-68.] Appointed; nominated (Fifteen Members); Power to send for persons, papers and records; Three to be the Quorum, 29. Reports, viz.:—First, 64. Second, 203. Third, 273. Fourth, 256.

[1968-69.] Appointed; nominated (Fifteen Members); Power to send for persons, papers and records; Three to be the Quorum, 29. Reports, viz.:—First, 88. Second, 187. Third, 257. Fourth, 384. Special Report, 384.

[1969-70.] Appointed; nominated (Fifteen Members); Power to send for persons, papers and records; Five to be the Quorum, 11. A Member added, 209.

[1970-71.] Appointed, 3. To consist of Twelve Members; nominated; Power to send for persons, papers and records; Five to be the Quorum, 11. A Member added, 135.

[1971-72.] Appointed, 4. To consist of Twelve Members; nominated; Power to send for persons, papers and records; Five to be the Quorum, 13. Complaint made to the House of a speech made by Mr. Hogg, Member for St. Marylebone, reflecting on the conduct of Members of the House, the text of which speech purported to be contained in a document issued by the Conservative and Unionist Central Office; Motion, that the Matter of the Complaint be referred to the Committee and, pending their Report, Mr. Hogg be suspended from the service of the House; Question amended by leaving out from "Committee" to the end, and, as amended agreed to; Motion to leave out a Member, and, as amended agreed to; Motion to amend the Report referred to the Committee, 174. Report, 261.

[1972-73.] Appointed, 14. To consist of Fifteen Members; nominated; Power to send for persons, papers and records; Six to be the Quorum, 32. Complaint made to the House of an expression reported in a newspaper as having been used by Mr. Duffy, Member for Colne Valley; Matter of the Complaint referred to the Committee, 138. Report, 162. Complaint made to the House of a letter addressed to Members of the House of Commons and delivered to certain Members; Matter of the Complaint referred to the Committee, 276. Report, 288. Complaint made to the House of passages in a speech reported in a newspaper as having been delivered by Mr. Chancellor of the Exchequer; Matter of the Complaint referred to the Committee, 346. Report, 359.

[1973-74.] Appointed, 3. To consist of Fifteen Members; nominated; Power to send for persons, papers and records; Six to be the Quorum, 40.

COMMITTEES

PRIVILEGES, COMMITTEE OF:

[1960-61.] Appointed, 3. To consist of Twelve Members; nominated; Power to send for persons, papers and records; Five to be the Quorum, 24. A Member added, 77. Matter of a petition concerning Anthony Neil Wedgwood Benn referred, 37. Report, 142. Report considered, 181; Resolution, 182.

[1961-62.] Appointed, 4. To consist of Twelve Members; nominated; Power to send for persons, papers and records; Five to be the Quorum, 11. A Member added, 209.

[1962-63.] Appointed, 3. To consist of Twelve Members; nominated; Power to send for persons, papers and records; Five to be the Quorum, 11. A Member added, 135.

[1963-64.] Appointed, 4. To consist of Twelve Members; nominated; Power to send for persons, papers and records; Five to be the Quorum, 13. Complaint made to the House of an article published in the Wolverhampton Express and Star newspaper, reflecting on the conduct of Members of the House, the text of which article purported to be contained in a document issued by the Conservative and Unionist Central Office; Motion, that the Matter of the Complaint be referred to the Committee and, pending their Report, Mr. Hogg be suspended from the service of the House; Question amended by leaving out from "Committee" to the end, and, as amended agreed to; Motion to leave out a Member, and, as amended agreed to; Motion to amend the Report referred to the Committee, 174. Report, 261.

[1964-65.] Appointed, 14. To consist of Fifteen Members; nominated; Power to send for persons, papers and records; Six to be the Quorum, 32. Complaint made to the House of a speech as published in a newspaper as having been used by Mr. Hogg, Member for St. Marylebone, reflecting on the conduct of Members of the House, the text of which speech purported to be contained in a document issued by the Conservative and Unionist Central Office; Motion, that the Matter of the Complaint be referred to the Committee and, pending their Report, Mr. Hogg be suspended from the service of the House; Question amended by leaving out from "Committee" to the end, and, as amended agreed to; Motion to leave out a Member, and, as amended agreed to; Motion to amend the Report referred to the Committee, 174. Report, 261.

[1965-66.] Appointed, 15. To consist of Fifteen Members; nominated; Power to send for persons, papers and records; Five to be the Quorum, 61. A Member discharged and another added, 208. Complaint made to the House of a report published in a newspaper reflecting upon the conduct of Members; Matter of the Complaint referred to the Committee, 415. Report, 460.

[1966-67.] Appointed, 3. To consist of Fifteen Members; nominated; Power to send for persons, papers and records; Six to be the Quorum, 33. A Member discharged and another added, 215. A Member added to the Committee, 265. Complaint made to the House of a letter from Mrs. Ewing, Member for Hamilton, published in a newspaper, reflecting on the conduct of Members; Motion to refer the Matter of the Complaint to the Committee, withdrawn, 265. Complaint made of an article published in the Observer newspaper, purporting to give an account of evidence given before the Select Committee on Science and Technology and not reported by them to the House; Matter of the Complaint referred to the Committee, 273. Report, 352.

[1967-68.] Appointed, 3. To consist of Fifteen Members; nominated; Power to send for persons, papers and records; Six to be the Quorum, 14. Complaint made to the House of the publication in the Wolverhampton Express and Star newspaper, of a report imputing partial conduct to the Chairman of a Sub-committee of the Estimates Committee; Matter of the Complaint referred to the Committee, 151. Report, 162. Complaint made to the House of certain events attending the visit of Sub-committee B of the Select Committee on Education and Science to the University of Essex for the purpose of taking evidence; Matter of the Complaint referred to the Committee, 225. Report, 291. Complaint made to the House of an article published in the Sunday Times newspaper, reflecting on the conduct of the Chairman of the Catering Sub-committee of the Select Committee on House of Commons (Services); Matter of the Complaint referred to the Committee, 376. Special Report [Inquiry not completed], 387.

[1968-69.] Appointed, 4. To consist of Fifteen Members; nominated; Power to send for persons, papers and records; Six to be the Quorum, 10. Memorandum laid before the House, 14; Laid, 17; Memorandum referred to the Committee, 16. Matter of the Complaint made to the House on 13th October 1969 in the last Session referred to the Committee, 14. Report, 189. Complaint made to the House of a matter reported in The Times newspaper (relating to the alleged service of a writ on Mr. Maxwell, a Member of the House); Matter of the Complaint referred to the Committee, 93. Report, 248. Committee further adjourned 194, 239.

PROCEDURE:

[1961-62.] To consider any matters which may be referred to them by the House relating to the procedure in the public business of the House; To consist of Twelve Members; Power to send for persons, papers, and records; Six to be the Quorum, 206. Motion to nominate Members; Amendment proposed to leave out a Member, and
III. Select Committees—cont.

PROCEDURE—cont.

withdrawn; Main Question agreed to; Committee nominated, 226. Matter referred to the Committee, viz.—The effect of paragraph (3) of the Standing Order (Nomination of Standing Committees) on minorities, 226; Report, 270.

[1962-63.] Appointed; nominated (Twelve Members); Power to send for persons, papers and records, and to report from time to time; Five to be the Quorum, 128. Motion to refer to the Committee, 147. Instruction, to consider what provision may be necessary to secure the passage of Bills contained in an appointed time, 147. Matters referred to the Committee, viz.—The rule relating to reference in the House to matters considered as sub judice, 35; Report, 128.—Methods of expediting the passage of Bills contained in an appointed time which are usually included in Finance Bills, 147; Report, 179.—Motion to refer the matters of the recommital of Bills to Committees of the whole House; of the operation of sub-paragraph (a) of paragraph (1) of the Standing Order (Exemptions from the Standing Order (Sittings of the House)) in relation to Consolidated Fund Bills; of renaming Standing Committees; of the application of the Standing Order (Statutory Instruments, &c., Procedure) to motions for affirmative resolution; and of paragraph (4) of the Standing Order (Questions to Members) in relation to Mondays; Amendment proposed, to leave out the words " and but not "; but not made; Main Question agreed to, 266. Report, 269.

[1963-64.] Appointed; nominated (Twelve Members); Power to send for persons, papers and records, and to report from time to time; Five to be the Quorum, 128. Motion to refer to the Committee the matters of the form of the Defence Estimates; of the disclosure of matters contained in the Reports of Select Committees; of the allocation of time to proceedings on Public Bills; of opportunities for brief speeches; and of the method of signifying objection during the time for unopposed business, being matters relating to the procedure in the public business of the House; Question amended by inserting, after " speeches " the words " and of morning sittings " and, as amended, agreed to, 183. Reports, viz.—First, 262. Second, 309. Third, 329.

[1964-65.] Appointed to consider the Procedure in the Public Business of the House; and to report what alterations, if any, are desirable for the more efficient despatch of such business; to consist of Sixteen Members; nominated; Third Report of the Select Committee on Procedure in the last Session of the last Parliament referred to the Committee; Power send for persons, papers and records and to report from time to time; Instruction to the Committee to report first on (a) the expediency of appointing a Committee to which Bills other than Bills relating exclusively to Scotland or Wales could be referred for Second Reading with the aim of reducing the time required for proceedings on such Bills in the House; (b) the time of sitting of the House; (c) the expediency of providing that Private Members' Motions under the Standing Order (Motions to be the Quorum, 94. Committee to consist of Eighteen Members; Two further Members nominated, 110. A Member discharged and another added, 365. Reports, viz.—First, 195. Second, 235. Third, 366. Fourth, 395. Fifth, 429.

[1965-66.] Appointed to consist of Eighteen Members; nominated; First Report from the Select Committee, Procedure in the last Session referred to the Committee; Power to send for persons, papers and records, and to report from time to time; Five to be the Quorum, 52. A Member added, 85. Report, 125.

[1966-67.] Appointed to consist of Eighteen Members; nominated; Power to send for persons, papers and records and to report from time to time; Instruction to the Committee to report first on the times and sittings of the House, and methods of voting; Five to be the Quorum, 61. Power to appoint sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records and to report to the Committee from time to time; Three to be the Quorum of every such Sub-committee; Committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees and reported by them to the Committee, 292. Members discharged and others added, 84, 137, 234, 487. Reports, viz.—First, 187. Second, 299. Third, 300. Fourth, 388. Fifth, 417. Sixth, 435. Seventh, 485. Eighth, 497.

[1967-68.] Motion to appoint a Select Committee to consider whether any change is desirable in the number of the periods into which the sittings of the House are customarily divided within the Parliamentary Session, and in the times at which such periods should begin and end; and whether the financial year ought to be the same as the calendar year; Debate adjourned, 185. Appointed, to consider whether any change, &c., (as above); nominated (Thirteen Members); Power to send for persons, papers and records, and to report from time to time; Four to be the Quorum, 220. Motion to discharge the above Orders, withdrawn, 224. Motion, That the matter of questions to Ministers with particular reference to the adequacy of the time allotted for answers to oral questions, the maximum and minimum periods of notice for the tabling of questions for oral and for written reply and the rules and practice of the House restricting the submission of such questions be referred to the Committee, withdrawn, 249. Report, 348.

[1968-69.] To consider the Procedure in the Public Business of the House; and to report what alterations, if any, are desirable for the more efficient despatch of such business; nominated (Thirty Members); Power to send for persons, papers and records, and to report from time to time; Four to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; every such Sub-committee to have power to send for persons, papers and records, and to report to the Committee from time to time; Three to be the Quorum of every such Sub-committee; Committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees and reported by them to the Committee, 37. Power to appoint persons with specialist knowledge, &c., 69. A Member discharged and another added, 115. Reports, viz.—First, 356. Second, 256. Special Report, 65.
HI. Select Committees—cont.

PROCEDURE—cont.

[1969-70.] Appointed; nominated (Ten Members); Power to send for persons, papers and records, and to report from time to time; Four to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees and reported by them to the Committee, 62. Reports, viz.:—First, 140. Second, 205. Special Reports, viz.:—First, 127. Second (Injury not completed), 350.

PUBLIC ACCOUNTS :


[1966-67.] Nominated. So much of the Minutes of Evidence taken before the Committee of Public Accounts as was reported in the last Session of the last Parliament, with Appendices, referred to the Committee, 46. Message to the Lords requesting the attendance of several Peers as witnesses, 218. Leave given, 225. Members discharged and others added, 72, 330. Reports, viz.:—First, 134. Second, 196. Third, 375. Fourth, 528. Fifth, 598. Special Report, 316. Second Special Report, 869. Minutes of Evidence taken before the Committee of Public Accounts in a former Session, with Appendices, reported; to be printed, 84.


COMMITTEES

PUBLICATIONS AND DEBATES REPORTS:

[1960-61.] To ask Mr. Speaker in arrangements for the reporting and publishing of Debates and in regard to the form and distribution of the notices Papers issued in connection with the Business of the House; and to inquire into the expenditure on stationary and printing for the House and the public services generally; appointed; nominated (Eleven Members); Power to send for persons, papers and records, and to report from time to time; Three to be the Quorum, 12.

[1961-62.] Appointed; nominated (Eleven Members); Power to send for persons, papers, and records and to report from time to time; Three to be the Quorum, 13.

[1962-63.] Appointed; nominated (Eleven Members); Power to send for persons, papers, and records and to report from time to time; Three to be the Quorum, 17.

[1963-64.] Appointed; nominated (Eleven Members); Power to send for persons, papers and records, and to report from time to time; Three to be the Quorum, 21. A Member discharged and another added, 53. Report, 55.

[1964-65.] Appointed; nominated (Eleven Members); Power to send for persons, papers and records, and to report from time to time; Three to be the Quorum, 61. A Member discharged and another added, 224. Message to the Lords requesting the attendance of a Peer as a witness, 325. Leave given, 227. Special Reports, viz.:—First (Inquiry not completed), 402. Second, with memoranda. (Inquiry not completed), 425.

RACE RELATIONS AND IMMIGRATION:

[1968-69.] To review policies but not individual cases, in relation to—

(a) the operation of the Race Relations Act 1966 with particular reference to the work of the Race Relations Board and the Community Relations Commission, and

(b) the admission into the United Kingdom of Commonwealth citizens and foreign nationals for settlement;

To consist of Sixteen Members; nominated; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order, to report Minutes of Evidence from time to time, and to report from time to time the Five to be the Quorum, 31. Power to appoint Sub-committees and to refer to such Sub-committee any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, and to report from time to time the Minutes of the Evidence taken before such Sub-committees and reported by them to the Committee; Three to be the Quorum, every such Sub-committee, 129. Message to the Lords requesting the attendance of a Peer as a witness, 223. Leave given, 228. Report, 359. Special Reports, viz.:—First, 76. Second, 162. Third, 329. Fourth, 382. Minutes of Evidence taken before the Committee on certain days reported; to be printed, 68, &c.—Taken before Sub-committees on certain days reported; to be printed, 141, &c.
SCIENCE AND TECHNOLOGY—cont.

[1969-70.] Appointed; to consist of Sixteen Members; nominated; so much of the Minutes of Evidence taken before the Committee on the same subject in the last Session as was reported to the House on 16th October last, referred to the Committee; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, and to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; Three to be the Quorum of every such Sub-committee; 28. Message to the Lords requesting the attendance of a Peer as a Witness, 269. Leave given, 278. Special Reports, viz.:—First, 35. Second [Inquiry not completed], 350. Minutes of Evidence (or part thereof) taken before the Committee on certain days reported; to be printed, 48, &c.—So much of the Evidence taken before Sub-committees on certain days as had been reported by them to the Committee reported; to be printed, 350.

RACE RELATIONS AND IMMIGRATION—cont.

[1967-68.] To consider Science and Technology and to report thereon from time to time; nominated (Fourteen Members); Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order; Four to be the Quorum, 292. Nominated (Fourteen Members), 328. Leave to report from time to time the Minutes of Evidence taken before them, 388. Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report to the Committee from time to time and to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; Three to be the Quorum of every such Sub-committee; 28. Message to the Lords requesting the attendance of a Peer as a Witness, 269. Leave given, 278. Special Reports, viz.:—First, 35. Second [Inquiry not completed], 350. Minutes of Evidence (or part thereof) taken before the Committee on certain days reported; to be printed, 48, &c.—So much of the Evidence taken before Sub-committees on certain days as had been reported by them to the Committee reported; to be printed, 350.

SCIENCE AND TECHNOLOGY:

[1966-67.] To consider Science and Technology and to report thereon from time to time: Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, and to admit strangers during the examination of witnesses unless they otherwise order; Four to be the Quorum, 292. Nominated (Fourteen Members), 328. Leave to report from time to time the Minutes of Evidence taken before them, 388. Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report to the Committee from time to time and to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; 28. Message to the Lords requesting the attendance of a Peer as a Witness, 269. Leave given, 278. Special Reports, viz.:—First, 35. Second [Inquiry not completed], 350. Minutes of Evidence (or part thereof) taken before the Committee on certain days reported; to be printed, 48, &c.—So much of the Evidence taken before Sub-committees on certain days as had been reported by them to the Committee reported; to be printed, 350.

[1968-69.] Appointed; to report thereon from time to time; nominated (Fourteen Members); Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; 28. Message to the Lords requesting the attendance of a Peer as a Witness, 269. Leave given, 278. Special Reports, viz.:—First, 35. Second [Inquiry not completed], 350. Minutes of Evidence (or part thereof) taken before the Committee on certain days reported; to be printed, 48, &c.—So much of the Evidence taken before Sub-committees on certain days as had been reported by them to the Committee reported; to be printed, 350.

[1969-70.] Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; 28. Message to the Lords requesting the attendance of a Peer as a Witness, 269. Leave given, 278. Special Reports, viz.:—First, 35. Second [Inquiry not completed], 350. Minutes of Evidence (or part thereof) taken before the Committee on certain days reported; to be printed, 48, &c.—So much of the Evidence taken before Sub-committees on certain days as had been reported by them to the Committee reported; to be printed, 350.
III. Select Committees—cont.

SCIENCE AND TECHNOLOGY—contd.

before the Select Committee on the same subject in last Session referred to the Committee, 25. Members discharged and other Members added, 189. Messages to the Lords, requesting the attendance of Peers as Witnesses before Sub-committees, 228, 261. Leave given, 233, 270. Reports, viz.:—First, 128. Second, 177. Third, 259. Fourth, 359. Special Reports, viz.:—First, 28. Second, 28, Third, 60. Fourth, 146. Fifth, 360. Minutes of Evidence taken before Sub-committees on certain days reported; to be printed, 57, &c.

[1969-70.] Appointed; to report thereon from time to time: nominated (Fourteen Members); Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order, and to report Minutes of Evidence from time to time; Five to be the Quorum; Power to appoint Sub-committees and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report to the Committee from time to time, and to admit strangers during the examination of witnesses unless they otherwise order; Three to be the Quorum of every such Sub-committee; Committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees; Committee to have power to appoint persons with technical or scientific knowledge, &c. Report, 256. Special Reports, viz.:—First, 46. Second, 60. Third, 90. Fourth, 127. Minutes of Evidence taken before the Committee on a certain day reported; to be printed, 256.—Taken before Sub-committees on certain days reported; to be printed, 127, &c.—So much of the Evidence taken before Sub-committees on certain days as had been reported by them to the Committee reported; to be printed, 127, &c. Memoranda submitted to Sub-committees, reported; to be printed, 328. Order for printing Minutes of Evidence taken on a certain day read and discharged (Minutes of Evidence to be printed together with a Special Report), 328.

SCOTTISH AFFAIRS:

[1968-69.] To consider Scottish Affairs; to consist of Sixteen Members; nominated; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place and to admit strangers during the examination of witnesses unless they otherwise order, to report from time to time, and to report Minutes of Evidence taken before them; Eight to be the Quorum. Power to appoint persons with expert knowledge, &c. Report, 220. Special Reports, viz.:—First, 146. Second, 336. Minutes of Evidence taken before the Committee on certain days reported; to be printed, 336. Appendices to Minutes of Evidence reported; to be printed together with the Minutes of Evidence, 360. Minutes of Proceedings to be printed, 382.

[1969-70.] Appointed; to consist of Sixteen Members; nominated; Power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to admit strangers during the examination of witnesses unless they otherwise order, to report from time to time and to report Minutes of Evidence from time to time; Eight to be the Quorum; Power to appoint persons with expert knowledge, &c. Minutes of Evidence taken before the Select Committee on Scottish Affairs in the last Session, together with Memoranda, referred to the Committee; Power to appoint such Sub-committees as the Committee may think fit, each consisting of not more than Six Members and to refer to such Sub-committees any of the matters referred to the Committee; Every such Sub-committee to have power to send for persons, papers and records, to sit notwithstanding any Adjournment of the House, to adjourn from place to place, to report to the Committee from time to time, and to admit strangers during the examination of witnesses unless they otherwise order. Committee to have power to report from time to time the Minutes of Evidence taken before such Sub-committees and reported by them to the Committee; Three to be the Quorum of every such Sub-committee, 21. Message to the Lords requesting the attendance of a Peer as a Witness, 49. Leave given, 21. Report, 328. Special Report, 30. Minutes of Evidence taken before the Committee on certain days reported; to be printed, 39, &c.—Taken before Sub-committees on certain days reported; to be printed, 88, &c. Minutes of Evidence taken before the Select Committee on Scottish Affairs on a certain day in the last Session to be printed, 328.

SELECTION, COMMITTEE OF:

[1960-61.] Nominated, 6. Reports: As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, from the Chairman's Panel of the Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 15. As to the selection of Seventeen Members to be the Panel appointed to serve on Committees on Unopposed Bills under Standing Order (Committees on Unopposed Bills), 15. As to the selection of Eight Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 16. As to the selection, in pursuance of Standing Order (Parliamentary Panel), of Twenty-Five Members to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 16. A Member discharged from the Panel and another added, 18. Report of Resolution, That, after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee will be entertained by the Committee of Selection, except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a Member of the Government or has changed his office for another, 16. Report as to the nomination of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act, 1943), 21, 47. As to the discharge of a Member from such a Committee, and the addition of another, 50. As to the nomination of Four Members to serve on a Select Committee on a Hybrid Bill (such Committee being partly nominated by the House), 53. As to the discharge of such a Member and the addition of another, 59, 111.
III. Select Committees—cont.

SELECTION COMMITTEE OF—cont.

[1961-62.] Nominated, 10. Motion to add a Member and Debate adjourned, 120; Further adjourned, 133. Resumed and further adjourned, 135. A Member added, 193. Reports: As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, from the Chairmen's Panel of Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 16. As to the appointment of Seventeen Members to be the Panel of Members to serve on Committees on Unopposed Bills under Standing Order (Committees on Unopposed Bills), 16: As to the addition of a Member to the Panel, 141. As to the appointment of Eight Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 16. As to the selection, in pursuance of Standing Order (Parliamentary Panel), of Twenty-five Members to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 16. Report of Resolution, That after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee in respect of that Bill will be entertained by this Committee, except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a Member of the Government or has changed his office for another, 16. Other Reports: As to the nomination of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 25, 225. As to the nomination of Four Members to serve on a Committee on the nomination of Four Members to serve on a Joint Committee (such Committee being partly nominated by the House), 207.

[1962-63.] Nominated, 11. Report of Resolution, That after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee in respect of that Bill will be entertained by this Committee, except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a Member of the Government or has changed his office for another, 17. Reports: As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, from the Chairmen's Panel of Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 48. As to the appointment of Sixteen Members to be the Panel of Members to serve on Committees on Unopposed Bills under Standing Order (Reference to Committees on Unopposed Bills), 24. As to the appointment of Eight Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 24. As to the selection, in pursuance of Standing Order (Parliamentary Panel), of Twenty-five Members to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 24. Other Reports: As to the appointment of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 25, 68, 133. As to the discharge of a Member from such a Committee and the addition of another, 137.—Several Members, 77.

[1963-64.] Nominated, 14. Report of Resolution, That, after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee in respect of that Bill will be entertained by this Committee except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a Member of the Government or has changed his office for another, 18. Reports: As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, from the Chairmen's Panel of Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 18. As to the appointment of Sixteen Members to be the Panel of Members to serve on Committees on Unopposed Bills under Standing Order (Reference to Committees on Opposed and Unopposed Bills), 18. As to the appointment of Eight Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 18. As to the selection, in pursuance of Standing Order (Parliamentary Panel), of Twenty-five Members to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 18. As to the discharge of a Member from the Panel and the addition of another, 26. Other Reports: As to the nomination of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 110. As to the nomination of Four Members to serve on a Hybrid Bill (such Committee being partly nominated by the House), 255. As to the discharge of one such Member and the addition of another, 272.

[1964-65.] Nominated, 41. Report of Resolution, That, after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee in respect of that Bill will be entertained by this Committee, except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a Member of the Government or has changed his office for another, 48. Reports: As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, from the Chairmen's Panel of Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 93. As to the appointment of Sixteen Members to be the Panel of Members to serve on Committees on Unopposed Bills under Standing Order (Reference to Committees on Opposed and Unopposed Bills), 48. As to the addition of a Member to the Panel of Members on Unopposed Bills under Standing Order (Reference to Committees on Opposed and Unopposed Bills), 130. As to the appointment of Eight Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 48. As to the selection, in pursuance of Standing Order (Parliamentary Panel), of Twenty-five Members to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 48. As to the discharge of such a Member and the addition of another, 54. Other Reports: As to the nomination of Four Members to serve on a Select Committee on a Hybrid Bill (such Committee being partly nominated by the House), 120. As to the appointment of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 272, 309, 348.

[1965-66.] Nominated, 13. Report of Resolution, That, after a Bill has been under consideration in a Standing Committee, no application for
III. Select Committees—cont.

SELECTION, COMMITTEE OF—cont.

changes in the composition of that Committee in respect of that Bill will be entertained by this Committee except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a member of the Government or has changed his office for another, 23. Reports: As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, from the Chairman's Panel of Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 23. As to the appointment of Eight Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 23. As to the selection, in pursuance of Standing Order (Parliamentary Panel), of Twenty-five Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 23. As to the appointment of Eighteen Members to be the Panel of Members to serve on the Committee on Unopposed Bills under Standing Order (Reference to Committees of Opposed and Unopposed Bills), 48.

[1966-67] Nominated, 22. A Member discharged and another added, 453. Report of Resolution. That, after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee in respect of that Bill will be entertained by this Committee except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a member of the Government or has changed his office for another, 27. Reports: As to the appointment of Eight Members to serve on the Committee on Unopposed Bills under Standing Order (Reference to Committees of Opposed and Unopposed Bills), 27. As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, of Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 22. As to the selection in pursuance of Standing Order (Parliamentary Panel) of Twenty-five Members to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 22; Report of Resolution. That, after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee in respect of that Bill will be entertained by this Committee except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a member of the Government or has changed his office for another, 23. Other Reports: As to the appointment of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 32. As to the appointment of Eight Members to serve on the Standing Orders Committee under the Standing Order (Appointment of Standing Orders Committee), 40. As to the selection, in pursuance of Standing Order (Parliamentary Panel) of Twenty-five Members of the House to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 40. As to the appointment of Three Members to serve on Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 325 (twice), 345, 355 548, 560 (twice). As to the discharge of such Members and the addition of others, 341, 377, 560, 576.

[1967-68] Nominated, 10. Members discharged and others added, 80, 110. Report of Resolution. That, after a Bill has been under consideration in a Standing Committee, no application for changes in the composition of that Committee in respect of that Bill will be entertained by this Committee except where a Member is incapacitated from attendance by illness or where he has been appointed or ceased to be a member of the Government or has changed his office for another, 13. Reports: As to the appointment of Eight Members to serve on the Standing Orders Committee under the Standing Order (Appointment of Standing Orders Committee), 13. As to the selection, in pursuance of Standing Order (Parliamentary Panel), of Twenty-five Members of the House to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 13. As to the appointment, in pursuance of subsection (3) of section 1 of the Parliament Act 1911, from the Chairman's Panel of Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 23. As to the appointment of Eighteen Members to be the Panel of Members to serve on the Committee on Unopposed Bills under Standing Order (Reference to Committees of Opposed and Unopposed Bills), 31. As to the appointment of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 201. As to the discharge of such a Member and the addition of another, 315, 320.

[1968-69] Motion that certain Members be members of the Committee; objection taken to further proceedings; Debate adjourned, 11. Debate resumed; members nominated, 13. Reports: As to the appointment, in pursuance of subsection (3) of Section 1 of the Parliament Act 1911, of the Two Members whom Mr. Speaker shall consult, if practicable, before certifying a Bill to be a Money Bill, 22. As to the selection in pursuance of Standing Order (Parliamentary Panel) of Twenty-five Members to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 22. As to the appointment of Eight Members to serve on the Standing Orders Committee under the Standing Order (Appointment of Standing Orders Committee), 40. As to the selection, in pursuance of Standing Order (Parliamentary Panel) of Twenty-five Members of the House to form the Parliamentary Panel of Members of the House to act as Commissioners under the Private Legislation Procedure (Scotland) Act 1936, 40. As to the discharge of such Members and the addition of others, 25, 32. As to the appointment of Eighteen Members to be the Panel of Members to serve on the Committee on Unopposed Bills under Standing Order (Reference to Committees of Opposed and Unopposed Bills), 35. As to the appointment of Three Members to serve on a Joint Committee (under the Statutory Orders (Special Procedure) Act 1945), 53. As to the discharge of such Members and the addition of others, 57. As to the nomination of Four Members to serve on a Select Committee on a Hybrid Bill (such Committee being partly nominated by the House), 124.
SELECTION COMMITTEE OF—

STANDING ORDERS:

[1963-64.] Report from the Committee of Selection as to the selection of Eight Members to be the Panel of Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 23. Reports from Examiners of Petitions for Private Bills referred, 58, 65, 99, 368, 381, 475. Resolutions reported, 57, 71, 81, 113, 368, 395, 499.

SIR WINSTON CHURCHILL.

[1963-64.] To wait upon the Right Honourable Gentleman to convey the Thanks of the House: appointed; nominated (Six Members), 330. Report, 334.

STANDING ORDERS:

[1960-61.] Report from the Committee of Selection as to the selection of Eight Members to be the Panel of Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 16. Reports from Examiners of Petitions for Private Bills referred, 176, 188. Resolutions reported, 211.


[1963-64.] Report from the Committee of Selection as to the selection of Eight Members to be the Panel of Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 18. Reports from Examiners of Petitions for Private Bills referred, 92, 205, 225, 279, 332. Resolutions reported, 120, 219, 348, 261, 348.

[1964-65.] Report from the Committee of Selection as to the selection of Eight Members to be the Panel of Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 23. Report from Examiner of Petitions for Private Bills referred, 114.

[1966-67.] Report from the Committee of Selection as to the selection of Eight Members to be the Panel of Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 40. Reports from Examiners of Petitions for Private Bills referred, 56, 65, 99, 368, 381, 475. Resolutions reported, 57, 71, 81, 113, 368, 395, 499.

[1967-68.] Report from the Committee of Selection as to the selection of Eight Members to be the Panel of Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 13. Reports from Examiners of Petitions for Private Bills referred, 136, 157, 284. Resolutions reported, 147, 185, 301.

[1968-69.] Report from the Committee of Selection as to the selection of Eight Members to serve on the Standing Orders Committee under Standing Order (Appointment of Standing Orders Committee), 32. As to the appointment of a Member to serve on the Panel, 45. For Report of the Committee of Selection in respect of Standing Committees, see COMMITTEES, IV.


STANDING ORDERS (REVISION):

[1962-63.] To consider and report upon the re-arrangement and re-drafting of the Standing Orders so as to bring them into conformity with existing practice; appointed; nominated (Eight Members); Power to send for persons, papers and records; Three to be the Quorum, 292. Report, 308.

STATUTORY INSTRUMENTS:

[1960-61.] To consider every Statutory Instrument, every Scheme or Amendment of a Scheme requiring approval by Statutory Instrument, and every Draft of such an Instrument, Scheme or Amendment, being an Instrument, Scheme, Amendment or Draft which is laid before the House and upon which proceedings may be or might have been taken in the House in pursuance of any Act of Parliament, with a view to determining whether the special attention of the House should be drawn to it on any of the following grounds:

(i) that it imposes a charge on the public revenues or contains provisions requiring payments to be made to the Exchequer or any Government Department or to any local or public authority in consideration of any licence or consent, or of any services to be rendered, or prescribes the amount of any such charge or payments;

(ii) that it is made in pursuance of an enactment containing specific provisions excluding it from challenge in the courts, either at all times or after the expiration of a specified period;

(iii) that it appears to make some unusual or unexpected use of the powers conferred by the Statute under which it is made;

(iv) that it purports to have retrospective effect where the parent Statute confers no express authority so to provide;
of any Act of Parliament, and every Order which is subject to Special Parliamentary Procedure, with a view to determining whether the special attention of the House should be drawn to it on any of the following grounds:—

(i) that it imposes a charge on the public revenues or contains provisions requiring payments to be made to the Exchequer or any Government Department, or to any local or public authority in consideration of any licence or consent, or of any services to be rendered, or prescribes the amount of any such charge or payments;

(ii) that it is made in pursuance of an enactment containing specific provisions excluding it from challenge in the courts, either at all times or after the expiration of a specified period;

(iii) that it appears to make some unusual or unexpected use of the powers conferred by the Statute under which it is made;

(iv) that it purports to have retrospective effect where the parent Statute confers no express authority so to provide;

(v) that there appears to have been unjustifiable delay in the publication of, or in the laying of it before Parliament;

(vi) that there appears to have been unjustifiable delay in sending a notification to Mr. Speaker, under the proviso to subsection (1) of section four of the Statutory Instruments Act, 1946, where an Instrument has come into operation before it has been laid before Parliament;

(vii) that for any special reason its form or purport calls for elucidation;

and, if they so determine, to report to that effect; appointed; nominated (Eleven Members); to have the assistance of the Counsel to Mr. Speaker; power to sit notwithstanding any Adjournment of the House, to report from time to time, to report the Minutes of their Proceedings from time to time, and to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document;

Three to be the Quorum; Instruction to the Committee: Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document, and, if they so determine, to report to that effect; appointed; nominated (Eleven Members); to have the assistance of the Counsel to Mr. Speaker; power to sit notwithstanding any Adjournment of the House, to report from time to time, to report the Minutes of their Proceedings from time to time, and to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document; Three to be the Quorum; Instruction to the Committee: Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document, and, if they so determine, to report to that effect; appointed; nominated (Eleven Members); to have the assistance of the Counsel to Mr. Speaker; power to sit notwithstanding any Adjournment of the House, to report from time to time, to report the Minutes of their Proceedings from time to time, and to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document; Three to be the Quorum; Instruction to the Committee: Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document, and, if they so determine, to report to that effect; appointed; nominated (Eleven Members); to have the assistance of the Counsel to Mr. Speaker; power to sit notwithstanding any Adjournment of the House, to report from time to time, to report the Minutes of their Proceedings from time to time, and to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document; Three to be the Quorum; Instruction to the Committee: Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document, and, if they so determine, to report to that effect; appointed; nominated (Eleven Members); to have the assistance of the Counsel to Mr. Speaker; power to sit notwithstanding any Adjournment of the House, to report from time to time, to report the Minutes of their Proceedings from time to time, and to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document; Three to be the Quorum; Instruction to the Committee: Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document, and, if they so determine, to report to that effect; 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[1964-65.] Appointed; nominated (Eleven Members); To have the assistance of the Counsel to Mr. Speaker; Power to sit notwithstanding any Adjournment of the House, to report from time to time, and to report the Minutes of their Proceedings from time to time; Power to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document; Three to be the Quorum; Instruction to the Committee; Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document; Power to take evidence, written or oral, from Her Majesty's Stationery Office, relating to the printing and publication of any Instrument or other Document, 57. A Member discharged and another added, 52. Reports, viz.:—First, 137. Second, 363. Third, 385. Minutes of Proceedings reported; to be printed, 48, 62, 74, 83, 93, 118, 137, 153, 172, 185, 207, 211, 226, 253, 269, 295, 321, 333, 363, 374, 385, 402, 429.

[1965-66.] Appointed; nominated (Eleven Members); To have the assistance of the Counsel to Mr. Speaker; Power to sit notwithstanding any Adjournment of the House, to report from time to time, and to report the Minutes of their Proceedings from time to time; Power to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document; Three to be the Quorum; instruction to the Committee; Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document; Power to take evidence, written or oral, from Her Majesty's Stationery Office, relating to the printing and publication of any Instrument or other Document, 57. A Member discharged and another added, 52. Reports, viz.:—First, 137. Second, 363. Third, 385. Minutes of Proceedings reported; to be printed, 48, 62, 74, 83, 93, 118, 137, 153, 172, 185, 207, 211, 226, 253, 269, 295, 321, 333, 363, 374, 385, 402, 429.

[1966-67.] Appointed; nominated (Eleven Members); To have the assistance of the Counsel to Mr. Speaker; Power to sit notwithstanding any Adjournment of the House, to report from time to time, and to report the Minutes of their Proceedings from time to time; 

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[1967-68.] Appointed; nominated (Eleven Members); To have the assistance of the Counsel to Mr. Speaker; Power to sit notwithstanding any Adjournment of the House, to report from time to time and to report the Minutes of their Proceedings from time to time; Power to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to depute a representative to appear before them as a Witness for the purpose of explaining any such Instrument or other Document; Three to be the Quorum; Instruction to the Committee; Power to report to the House from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department in explanation of any Instrument or other Document; Power to take evidence, written or oral, from Her Majesty's Stationery Office, relating to the printing and publication of any Instrument or other Document, 9. Motion for an Instruction to the Committee to consider all general Statutory Instruments with a view to determining whether the special attention of the House should be drawn to any of them on any of the grounds set out in subparagraphs (I) to (vii) of the Order appointing the Committee and if they think fit reporting to that effect; Question amended by adding to that Order a further sub-paragraph: “First, the drafting of it appear to be defective” and by applying the Instruction to sub-paragraphs (I) to (vii), and, as amended, agreed to, 22. A Member added to the Committee, 48. Members discharged and others added, 211, 220. Reports, viz.:—First, 30. Second, 64. Third, 90. Fourth, 137. Fifth, 145. Sixth, 225. Seventh, 273. Eighth, 291. Ninth, 335. Minutes of Proceedings reported; to be printed, 13, 45, 82, 98, 117, 182, 203, 243, 312, 344, 382.

[1968-69.] To consider every Statutory Instrument, every Scheme or Amendment of a Scheme, requiring approval by Statutory Instrument, and every Draft of such an Instrument, Scheme or Amendment, being an Instrument, Scheme, Amendment or Draft which is laid before the House and upon which proceedings may be or might have been taken in the House in pursuance of any Act of Parliament, every other general Statutory Instrument and every Order which is subject to Special Parliamentary Procedure, with a view to determining whether the
III. Select Committees—cont.

### STATUTORY INSTRUMENTS—cont.

special attention of the House should be drawn to it on any of the following grounds:

(i) that it imposes a charge on the public revenues or contains provisions requiring payments to be made to the Exchequer or any Government Department or to any local or public authority in consideration of any licence or consent or of any services to be rendered, or prescribes the amount of any such charge or payments;

(ii) that it is made in pursuance of an enactment containing specified provisions excluding it from challenge in the courts either at all times or after the expiration of a specified period;

(iii) that it appears to make some unusual or unexpected use of the powers conferred by the Statute under which it is made;

(iv) that it purports to have retrospective effect where the parent Statute confers no express authority so to provide;

(v) that there appears to have been unjustifiable delay in the publication or in the laying of it before Parliament;

(vi) that there appears to have been unjustifiable delay in sending a notification to Mr. Speaker under the proviso to subsection (1) of Section four of the Statutory Instruments Act 1946, where an Instrument has come into operation before it has been laid before Parliament;

(vii) that for any special reason its form or purport calls for elucidation;

(viii) that it imposes a charge on the public revenues or contains provisions requiring payments to be made to the Exchequer or any Government Department or to any local or public authority in consideration of any licence or consent or of any services to be rendered, or prescribes the amount of any such charge or payments;

and, if they so determine, to report to that effect; nominated (Eleven Members); To have the assistance of Counsel to Mr. Speaker under the proviso to subsection (1) of Section four of the Statutory Instruments Act 1946, where an Instrument has come into operation before it has been laid before Parliament;


| Power to require any Government Department concerned to submit a memorandum explaining any Instrument or other Document which may be under their consideration or to make some unusual or unexpected use of the powers conferred by the Statute under which it is made; nominated (Eleven Members); To have the assistance of Counsel to Mr. Speaker under the proviso to subsection (1) of Section four of the Statutory Instruments Act 1946, where an Instrument has come into operation before it has been laid before Parliament; |
|---|---|
| to report from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department or to any local or public authority in consideration of any licence or consent or of any services to be rendered, or prescribed the amount of any such charge or payments; nominated (Eleven Members); To have the assistance of Counsel to Mr. Speaker under the proviso to subsection (1) of Section four of the Statutory Instruments Act 1946, where an Instrument has come into operation before it has been laid before Parliament; |
| to sit notwithstanding any Adjournment of the House; nominated (Eleven Members); To have the assistance of Counsel to Mr. Speaker under the proviso to subsection (1) of Section four of the Statutory Instruments Act 1946, where an Instrument has come into operation before it has been laid before Parliament; |
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| to report from time to time any Memoranda submitted or other evidence given to the Committee by any Government Department or to any local or public authority in consideration of any licence or consent or of any services to be rendered, or prescribed the amount of any such charge or payments; nominated (Eleven Members); To have the assistance of Counsel to Mr. Speaker under the proviso to subsection (1) of Section four of the Statutory Instruments Act 1946, where an Instrument has come into operation before it has been laid before Parliament; |
before the meeting of the Committee, the Order for the committal of the Bill to a Select Committee to be discharged and the Bill committed to a Standing Committee; Petitioners to be entitled to be heard by themselves, their Counsel or Agents in favour of the Bill against such Petition; Power to report from day to day the Minutes of the Evidence taken before them; Five to be the Quorum, 49. Order read, and, no Petition against the Bill having been deposited in the Private Bill Office, discharged, 76.

LOCAL AUTHORITIES' MUTUAL INVESTMENT TRUST BILL:
[1967-68.] Committed to a Select Committee of Eight Members, Four to be nominated by the House and Four by the Committee of Selection; any Petition against the Bill presented by being deposited in the Private Bill Office not later than the tenth day after this day and any Petition which has been deposited in the Private Bill Office and in which the Petitioners complain of any Amendment as proposed in the filled-up Bill or of any matter which has arisen during the progress of the Bill before the said Committee to stand referred to the Committee, but if no such Petition (of the former kind) is presented, or if all such Petitions are withdrawn before the meeting of the Committee, the Order for the committal of the Bill to a Select Committee to be discharged and the Bill committed to a Standing Committee; Petitioners to be entitled to be heard by themselves, their Counsel or Agents upon their Petition provided that it is prepared and signed in conformity with the Rules and Orders of the House, and the Member in charge of the Bill to be entitled to be heard by his Counsel or Agents in favour of the Bill against that Petition; Power to report from day to day the Minutes of the Evidence taken before them; Three to be the Quorum, 85. Order read, and, no Petition against the Bill having been deposited in the Private Bill Office, discharged, 98.

MUSEUM OF LONDON BILL [Lords]:
[1964-65.] Bill committed to a Select Committee of Eight Members, Four to be nominated by the House and Four by the Committee of Selection; any Petition against the Bill presented by being deposited in the Private Bill Office at any time not later than the tenth day after this day and any Petition which has been presented by being deposited in the Private Bill Office and in which the Petitioners complain of any Amendment as proposed in the filled-up Bill or of any matter which has arisen during the progress of the Bill before the said Committee, to stand referred to the Committee, but if no such Petition (of the former kind) is presented or if all such Petitions are withdrawn before the meeting of the Committee, the Order for the committal of the Bill to a Select Committee to be discharged and the Bill committed to a Standing Committee; Petitioners to be entitled to be heard by themselves, their Counsel or Agents upon their Petition provided that it is prepared and signed in conformity with the Rules and Orders of the House, and the Member in charge of the Bill to be entitled to be heard by his Counsel or Agents in favour of the Bill against that Petition; Power to report from day to day the Minutes of the Evidence taken before them; Three to be the Quorum, 123. Order read, and, no Petition against the Bill having been deposited in the Private Bill Office, discharged, 124.
NEW FOREST BILL [Lords]:

[1963-64.] Committed to a Select Committee of Eight Members, Four to be nominated by the House and Four by the Committee of Selection; any Petition against the Bill presented by being deposited in the Private Bill Office at any time not later than the fourteenth day after this day, and any Petition which has been presented by being deposited in the Private Bill Office and in which the Petitioners complain of any amendment as proposed in the filled-up Bill or of any matter which has arisen during the progress of the Bill before the said Committee, to stand referred to the Committee; Three to be the Quorum, 279. Reports from the Committee of Selection: as to the nomination of Four Members, 259. As to the discharge of one such Member and the addition of another, 272. Four Members nominated by the House, 260. Bill reported, with Amendments, 299. Minutes of Evidence reported; to be printed, 299. Minutes of Proceedings to be printed, 299.

[1965-66.] Bill committed to a Select Committee of Eight Members, Four to be nominated by the House and Four by the Committee of Selection; any Petition against the Bill presented by being deposited in the Private Bill Office not later than 18th January 1966, or if the House is not sitting on that day or before the next day on which the House sits, and any Petition which has been presented by being deposited in the Private Bill Office and in which the Petitioners complain of any amendment as proposed in the filled-up Bill or of any matter which has arisen during the progress of the Bill before the said Committee, being a Petition in which the Petitioners pray to be heard by themselves, their Counsel or Agents in favour of the Bill against that Petition; Power to report from day to day the Minutes of Evidence taken before them; Three to be the Quorum, 58. Order, That (inter alia) any Petition against the Bill presented in pursuance of any Order of the House of the present Session and not withdrawn shall stand referred to any Select Committee to whom the Bill may be committed in the next Session; to be a Standing Order, 134.

[1966-67.] Bill committed to a Select Committee of Eight Members, Four to be nominated by the House and Four by the Committee of Selection; any Petition against the Bill (including any Petition standing referred to the Select Committee under any Order of the House in the last Session) presented by being deposited in the Private Bill Office not later than 9th May next, or if the House is not sitting on that day or before the next day on which the House sits, and any Petition which has been presented by being deposited in the Private Bill Office and in which the Petitioners complain of any amendment as proposed in the filled-up Bill or of any matter which has arisen during the progress of the Bill before the said Committee, being a Petition in which the Petitioners pray to be heard by themselves, their Counsel or Agents in favour of the Bill against that Petition; Power to report from day to day the Minutes of the Evidence taken before them; Three to be the Quorum, 31. Order, That (inter alia) any Petition against the Bill presented in pursuance of any Order of the House of the present Session and not withdrawn shall stand referred to any Select Committee to whom the Bill may be committed in the next Session; to be a Standing Order, 134.
III. Select Committees—cont.

SEVERN BRIDGE TOLLS BILL:

[1964-65] Committed to a Select Committee, 80. Committee to consist of Eight Members, Four to be nominated by the House and Four by the Committee of Selection; any Petition against the Bill presented by being deposited in the Private Bill Office at any time not later than 11th January 1965, and any Petition which has been presented by being deposited in the Private Bill Office and in which the Petitioners complain of any Amendment as proposed in the filled-up Bill or any matter which has arisen during the progress of the Bill before the said Committee, being a Petition in which the Petitioners pray to be heard by themselves, their Counsel or Agents, to stand referred to the Committee; but if no such Petition (of the former kind) is presented or if all such Petitions are withdrawn before the meeting of the Committee, the Order for the committal of the Bill to a Select Committee to be discharged and the Bill committed to a Standing Committee; Petitioners entitled to be heard by themselves, their Counsel or Agents upon their Petition provided that it is prepared and signed in conformity with the Rules and Orders of the House, and the Member in charge of the Bill to be entitled to be heard by his Counsel or Agents in favour of the Bill against that Petition; Power to report from day to day the Minutes of the Evidence taken before them; Three to be the Quorum, 81. Report from the Committee of Selection as to the nomination of Four Members, 120. Four Members nominated by the House, 124. Bill reported, with Amendments, 157. Minutes of Evidence reported; to be printed, 158. Minutes of Proceedings to be printed, 159.

TOWYN TREWAN COMMON BILL:

[1962-63] Committed to a Select Committee of Eight Members, Four to be nominated by the House and Four by the Committee of Selection; any Petition against the Bill presented by being deposited in the Private Bill Office at any time not later than the 10th day after this day, and any Petition which has been presented by being deposited in the Private Bill Office and in which the Petitioners complain of any amendment as proposed in the filled-up Bill or any matter which has arisen during the progress of the Bill before the said Committee, to stand referred to the Committee, but if no such Petition (of the former kind) is presented, or if all such Petitions are withdrawn before the meeting of the Committee, the Order for the committal of the Bill to a Select Committee to be discharged and the Bill committed to a Standing Committee; Petitioners entitled to be heard by themselves, their Counsel or Agents upon their Petition provided that it is prepared and signed in conformity with the Rules and Orders of the House, and the Member in charge of the Bill to be entitled to be heard by his Counsel or Agents in favour of the Bill against that Petition; Power to report from day to day the Minutes of the Evidence taken before them; Three to be the Quorum, 71. Report from the Committee of Selection as to the nomination of Nine Members, Five to be nominated by the House, 129. Committee to have leave to make a Special Report, and to report the Minutes of the speeches delivered before them by Counsel for the Bill and by Counsel for Petitioners against the Bill; Special Report made and entered; Special Report to be printed; Minutes of Speeches and Minutes of Proceedings of the Committee reported; to be printed; Bill reported without Amendment; to lie upon the Table, 148. Bill re-committed to a Standing Committee, 152.

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[1967-68] 293. Reason reported, 293.
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HOUSING OF COMMONS (REDEVELOPMENT OF SEATS) (NO. 2) BILL:  

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LONDON GOVERNMENT BILL:  

MERCHANT SHIPPING BILL:  

POST OFFICE BILL:  

RACE RELATIONS BILL:  

RENT BILL:  

REPRESENTATION OF THE PEOPLE BILL:  

TRADE DISPUTES BILL:  

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Note: Scottish = Amendment 95 (pursuant to Order, 132)
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*1 member discharged and 11 further members nominated.
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**Notes:**
- [Lords] indicates bills committed to the Standing Committee of the Lords.
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[1965-66]

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<th>Reports recommending Second Reading</th>
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| Criminal Law [Lords]                             | 39                                                              | 79                                          | 79, 78                                    | 78                            | 86                                | 86                                      |
| Misrepresentation                                 | 49                                                              | 53                                          | 53, 59                                    | 59                            | 69                                | 69                                      |

[1966-67]

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| Criminal Law [Lords]                             | 372                                                             | 375                                         | 375, 100                                   | 100                           | 109                               | 109                                      |
| Land Registration [Lords]                        | 136                                                             | 141                                         | 141, 164                                   | 164                           | 172                               | 172                                      |
| Misrepresentation [Lords]                        | 242                                                             | 247                                         | 247, 223                                   | 223                           | 238                               | 238                                      |
| Road Traffic                                     | 196                                                             | 199                                         | 199, 223, 225                             | 223                           | 238                               | 238                                      |
| Tribunals and inquiries [Lords]                  | 136                                                             | 141                                         | 141, 117                                   | 117                           | 118                               | 118                                      |
| Uniform Laws on International Sales              | 349                                                             | 344                                         | 344, 254                                   | 254                           | 266                               | 266                                      |
| Veterinary Surgeons [Lords]                       | 128                                                             | 130                                         | 130, 141                                   | 141                           | 159                               | 159                                      |

[1967-68]

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| Civil Aviation [Lords]                            | 87                                                              | 92                                          | 92, 100                                    | 100                           | 109                               | 109                                      |
| Civil Evidence [Lords]                            | 204                                                             | 209                                         | 209, 216                                   | 216                           | 216                               | 216                                      |
| Education [Lords]                                 | 84                                                              | 92                                          | 92, 84                                    | 84                            | 100                               | 100                                      |
| International Organisations [Lords]               | 282                                                             | 293                                         | 293, 290                                   | 290                           | 301                               | 301                                      |
| Theft [Lords]                                     | 214                                                             | 218                                         | 218, 217                                   | 217                           | 228                               | 228                                      |
| Water Resources                                   | 135                                                             | 129                                         | 129, 142, 145                             | 145                           | 159                               | 159                                      |

[1968-69]

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| Law of Property [Lords]                           | 276                                                             | 283                                         | 283, 287                                   | 287                           | 301                               | 301                                      |
| Medical [Lords]                                   | 276                                                             | 283                                         | 283, 290                                   | 290                           | 301                               | 301                                      |
| National Theatre                                 | 98                                                              | 103                                         | 103, 105                                   | 105                           | 114                               | 114                                      |
| Nuclear Installations                            | 119                                                             | 124                                         | 124, 131, 134                             | 134                           | 146                               | 146                                      |
| Nurses [Lords]                                    | 276                                                             | 284                                         | 284, 290                                   | 290                           | 301                               | 301                                      |
| Reckless Churches and Other Religious Buildings  | 108                                                             | 109                                         | 109, 117                                   | 117                           | 136                               | 136                                      |

[1969-70]

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| Fraternity Societies [Lords]                       | 299                                                             | 303                                         | 303, 304                                   | 304                           | 305                               | 305                                      |
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### IV. Scottish Grand Committee

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#### [1965-66]

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#### [1966-67]

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#### [1969-70]

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## IV. Welsh Grand Committee

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<th>Members nominated or added by Committees of Selection</th>
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V. ORDERS, RESOLUTIONS AND INCIDENTAL PROCEEDINGS RELATIVE TO COMMITTEES

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EVIDENCE. See that title in the General Alphabet.

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3. SELECT COMMITTEES—cont.

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Other Proceedings in regard to Select Committees:

Orders, That any Petitions against a Hybrid Bill [which has been committed to a Select Committee] deposited in the Private Bill Office at any time not later than a certain day in which the Petitioners pray to be heard by themselves, their Counsel or Agents do stand referred to the Committee but that if no such Petitions are deposited, or if all such Petitions are withdrawn before the Committee meets, the Order for the committal of the Bill shall be discharged and the Bill committed to another Committee:

—Not later than the tenth day after this day, and the Bill to be committed to a Committee of the whole House, [1962-63] 37.

—Not later than the fourteenth day, [1963-64] 229.

—Not later than a particular day, [1961-62] 49.

—Not later than the seventh day after this day and the Bill to be committed to a Standing Committee, [1960-61] 48, [1964-65] 123.


—Not later than a particular day, [1962-63] 69, [1964-65] 81, [1968-69] 71.—Or if the House is not sitting on that day or on the next day on which the House sits, [1963-64] 58, [1965-66] 31.


Order, That the Promoters of a Private Bill be at liberty to be heard by themselves, their Counsel or Agents, [1961-62] 190.

Order, That such Petitioners against a Private Bill as pray to be heard by themselves, their Counsel or Agents be heard against the Bill, if they think fit, [1961-62] 190.

Order, That a Committee appointed to join with a Lords Committee have leave to hear parties interested by themselves, their Counsel or Agents so far as the Committee think fit, [1966-67] 163, [1968-69] 33, [1969-70] 35.

Motion to appoint a Select Committee, Amendment proposed to the Question thereon, to leave out certain words and insert others, but not made; Main Question agreed to and Committee appointed, [1968-69] 112.

Motion to appoint a Select Committee; Amendment proposed the Question thereon, to leave out certain words, but not made; Main Question agreed to and Committee appointed, [1967-68] 123.

Motion to appoint a Select Committee; Amendment proposed to the Question thereon, and Debate adjourned, [1967-68] 95; Further adjourned, 111; Resumed; Amendment withdrawn; Main Question agreed to and Committee appointed, 115.


Motion for a Select Committee to consist of seventeen Members; Amendment proposed to leave out "seventeen" and insert "eighteen" but not made; Main Question agreed to and Committee nominated, [1967-68] 123.

Motion to discharge the Order appointing a Select Committee, and related Orders, withdrawn, [1967-68] 224.

Motion to nominate Members of a Select Committee; Amendment proposed, to leave out a Member, and withdrawn; Question agreed to, [1961-62] 226.


Motion to add a Member to a Select Committee; Debate adjourned, [1961-62] 130; Further adjourned, 135; Resumed and further adjourned, 135; Member added, 193.

Motion to add a Member to a Select Committee and Debate adjourned, [1967-68] 187; Debate resumed and Question agreed to, 201.

Motion, That a Member be discharged from a Select Committee and another Member added; and the Motion being proposed, after a brief explanatory statement from a Member who opposed it, Mr. Speaker puts the Question pursuant to the Standing Order (Motions for leave to bring in Bills and nomination of Select Committees at commencement of Public Business); Question agreed to, [1967-68] 203.

Motion to nominate Members of a Select Committee; Amendment proposed to the Question thereon, to insert the name of another Member, but not made; another Motion proposed, to insert the name of another Member, but not made; Main Question agreed to and Committee nominated, [1968-69] 257.

Motion to refer certain matters to a Select Committee; Amendment proposed to the Question thereon, to insert the name of another Member, but not made; another Motion proposed to the Question, but not made; Question agreed to, [1962-63] 246.—Question amended by adding another matter, and, as amended, agreed to, [1963-64] 183.

Motion for an Instruction to a Select Committee amended by adding a matter to the Committee order of reference, and, as amended, agreed to, [1967-68] 22.
V. Orders, Resolutions and Incidental Proceedings—cont.

3. SELECT COMMITTEES—cont.

Motion to refer a further matter to a Select Committee, withdrawn, [1967-68] 248.

Complaint made to the House of passages in certain newspapers; ruling by Mr. Speaker that in his view the matter did not, prima facie, raise a matter of Privilege, [1964-65] 145; Motion, That the matter of the complaint be referred to the Committee of Privileges; Question negatived, 193.

Complaint made to the House of a letter reflecting upon the conduct of Members; Motion to refer the matter of the complaint be referred to the Committee of Privileges, withdrawn, [1967-68] 248.

Committees further adjourned, [1969-70] 194, 239 (twice), 262.

Note: for Reports from Select Committees, see REPORTS in the General Alphabet.

SUB-COMMITTEES

Appointment, Nomination &c:

To consist of Two Members of the Committee, with not more than Five Members nominated by the House, after the Committee shall have made recommendations thereon, [1965-66] 44.

That Sub-committees may include not more than Five Members nominated by the House, after the Committee shall have made recommendations thereon, [1966-67] 69.

Sub-committees to consist of not more than Six Members of the Committee, [1969-70] 21.


Powers or leave given:


To appoint persons with technical or scientific knowledge for the purpose of particular inquiries, either to supply information which is not readily available or to elucidate matters of complexity within the Committee's order of reference, [1968-69] 12.


To admit strangers during the examination of witnesses unless they otherwise order, [1966-67] 479.—In Europe, [1966-67] 555.

Quorum of Sub-committees:


4. STANDING COMMITTEES

Constitution and Powers:

Second Reading Committees:

Order, That during the following Session the following paragraphs shall have effect:—

(1) when any Public Bill has been printed, a Motion, of which not less than Ten days' notice has been given, may be made by a Member of the Crown at the commencement of public business, that the Bill be referred to a Second Reading Committee, and the Question thereupon shall be put forthwith and decided without amendment or debate: and if, on the Question being put, not less than Twenty Members rise in their places and signify their objection thereto, Mr. Speaker shall declare that the Noes have it;

(2) a Second Reading Committee shall be a Standing Committee consisting of not less than Thirty nor more than Eighty Members, to be nominated by the Committee of Selection to serve on the Committee during the consideration of each Bill referred to it; and in the nomination of such Members the Committee of Selection shall have regard to their qualifications and to the composition of the House;

(3) a Second Reading Committee shall report to the House whether or not they recommend that the Bill ought to be read a second time; and they shall have power to state their reasons for recommending that a bill ought not to be read a second time;

(4) the terms of a Second Reading Committee's report shall be stated on the Order Paper beneath the Order for the Second Reading of the Bill; and the Question for the Second Reading of such a Bill shall be decided without amendment or debate, [1964-65] 421.—During the current Session, [1966-67] 24.
Scottish Grand Committee:

Order, For the remainder of the present Session the Standing Order (Special procedure for Scottish Estimates) to have effect as if the word "four" were substituted for the word "six" in line 11 and the Standing Order (Matters relating exclusively to Scotland) to have effect as if the word "four" were substituted for the word "six" in line 15, [1960-61] 214.—"Five" for "six" in line 11 and "three" for "two" to line 15, [1962-63] 263.—"Three" for "five" in line 11 and "five" for "two" in line 15, [1964-65] 41, [1965-66] 22, [1966-67] 60, [1966-67] 32, [1967-68] 56, [1967-68] 12.

Scottish Standing Committee:


Welsh Grand Committee:


Orders for Hybrid Bills to be committed to Select Committees read and discharged, no Petitions against the Bills having been deposited in the Private Bill Office, and Bills committed to Standing Committees, [1962-63] 134, [1963-64] 98, [1969-70] 176.—The Petition standing referred to the Committee having been withdrawn, [1966-67] 50.

Bills, &c., committed, &c.:


Order, That notwithstanding anything in paragraph (2) of the Standing Order (Standing Committees (Constitution and Powers)) and the Standing Order (Scottish Standing Committees), Bills be considered by the Scottish Standing Committees, [1963-64] 112, [1967-68] 231.

Order, That, notwithstanding anything in paragraph (2) of the Standing Order (Standing Committees (Constitution and Powers)), parts of a Bill be considered by the Scottish Standing Committee as if such parts had been a separate Bill, which after commitment by the House had been so allocated; and that, when the provisions committed to the Scottish Standing Committee and the provisions committed to Standing Committee D have been reported to the House, the Bill be considered as if it had been reported to the House as a whole, [1963-64] 91.
V. Orders, Resolutions and Incidental Proceedings—cont.

4. STANDING COMMITTEES—cont.

Order, That a Clause of, and a Schedule to, a Bill be committed to a Committee of the whole House; the remainder of the Bill to be committed to a Standing Committee; the provisions of the Bill so respectively considered to be reported and the Bill to be proceeded with as if reported as a whole from the Standing Committee, [1962-63] 55.

That certain Clauses of, and Schedules to, a Bill be committed to a Committee of the whole House; the remainder of the Bill committed to a Standing Committee; the provisions of the Bill so respectively considered to be reported and the Bill to be proceeded with as if reported as a whole from the Standing Committee, [1968-69] 240.

That certain Clauses of a Bill, and any New Clauses first appearing on the Order Paper before a certain date and relating to certain matters, be committed to a Committee of the whole House; the remainder of the Bill committed to a Standing Committee; the provisions of the Bill so respectively considered to be reported and the Bill to be proceeded with as if reported as a whole from the Standing Committee, [1969-70] 309.

Committees discharged:


Order, That a Standing Committee be discharged from further consideration of a Bill, and Bill committed to a Committee of the whole House, [1964-65] 161.


Order, That a Standing Committee be discharged from considering those provisions of the Bill committed to them, and that those provisions be committed to a Committee of the whole House (to which other provisions of the Bill had previously been committed) and be proceeded with after the conclusion of proceedings on a certain Clause; and making provision as to the manner in which the Bill shall be considered and as to giving notice of Amendments, [1969-70] 340.

Order, That a Standing Committee be discharged from considering those provisions of a Bill which have not been considered by them, and that those provisions be committed to a Committee of the whole House; and making provision as to the manner in which the Bill shall be considered and as to giving notice of Amendments, [1969-70] 341.

Order, That a Bill be committed to a Committee of the whole House; read and discharged; and Bill committed to a Standing Committee, [1966-67] 494. 37

Re-committed:

Order of the day for a Committee on a Bill read and discharged; Bill, as amended in the Select Committee, re-committed to a Standing Committee, [1964-65] 160.

Bill, reported without Amendment (with Special Report) from a Select Committee, re-committed to a Standing Committee, [1968-69] 152.

Bill re-committed to former Committee:

Bill, reported so far as amended (with Special Report) from a Standing Committee, re-committed to former Committee (with an Instruction that notwithstanding they have disagreed to a Clause, they have power to insert in the Bill provisions of a like effect), [1969-70] 281.

Questions negatived or withdrawn:

Motion made (on Order for Second Reading being read), and Question put, That a Bill be referred to the Scottish Grand Committee; but not less than Ten Members having risen and signified their objection, Mr. (Deputy) Speaker declares that the Noes have it: Bill ordered to be read a second time on a future day, [1961-62] 158.

—That a Matter be referred; and Mr. Speaker declares that the Noes have it, [1967-68] 335.

Motion made (on Order for Second Reading being read), and Question put, That a Bill be referred to a Second Reading Committee; but not less than Twenty Members having risen and signified their objection, Mr. Speaker declares that the Noes have it: Bill ordered to be read a second time on a future day, [1966-67] 178, [1968-69] 62.

Order for taking a Bill into consideration read; Motion made and Question proposed to re-commit the Bill to a Committee of the whole House in respect of certain proposed Clauses and Amendments: Amendment proposed to the Question to leave out the words "Committee of the whole House" and insert the words "Standing Committee" instead thereof, but not made, [1969-70] 114.

Motion, That a Standing Committee be discharged from further consideration of a Bill; Question negatived, [1966-67] 193.

Motion for an Order providing, for the remainder of a Session, for the constitution of a second Scottish Standing Committee, &c., withdrawn, [1967-68] 211.

Motion, That Orders made on a certain day relating to Scottish Standing Committees be discharged, and Debate adjourned, [1967-68] 223. Resumed, and Motion withdrawn, 224.

Motion, That a Bill, not amended in the Standing Committee, be recommitted to a Standing Committee; Question negatived, [1969-70] 186.

Incidental Proceedings:

Motion for the appointment of the Welsh Grand Committee; Debate adjourned, [1967-68] 141. Resumed and Order made, 158.


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V. Orders, Resolutions and Incidental Proceedings—cont.

4. STANDING COMMITTEES—cont.


Business Sub-committees:


Chairmen of Standing Committees.

(See also CHAIRMEN'S PANEL):


— In respect of matters relating to Wales and Monmouthshire: the other originally nominated Chairman in respect of matter re-appointed, [1960-61] 191.


Nominated Chairman, having heretofore been an additional Chairman of another Committee, [1969-70] 295.

Instructions:

To Standing Committees on Bills:

— That they have power to make provision in respect of certain matters, [1966-67] 218, 393.

— That notwithstanding they have disagreed to a Clause of a Bill, they have power to insert provisions with a like effect (Re-committed Bill), [1969-70] 281.

Allocation of Time Orders relating to Proceedings in Standing Committees, see HOUSE, II.

Leave given:


Leave given to Standing Committee to sit twice on the first day on which they shall meet: (Welsh Grand Committee), [1968-69] 61.

Special Reports:

Special Report from a Standing Committee (as to their decision that further consideration should not be given to a Bill) made (after leave given), read, entered, and ordered to lie upon the Table, [1967-68] 166; Bill reported, without Amendment, 157.

— (as to their decision that they could not, with advantage, proceed with the Bill, having struck out the effective Clause) made (after leave given), read, entered and ordered to lie upon the Table, [1967-69] 265; Bill reported, so far as amended, 265.

COMMON EUROPEAN LANGUAGE:

[1961-62] Bill to facilitate the formation of a common European language; ordered; presented, 123.

COMMON MARKET:

[1960-61] Motion. That leave be given to bring in a Bill to provide for the United Kingdom's membership of the European Economic Community; Question negatived, 177.

Motion. That this House supports the decision of Her Majesty's Government to make formal application under Article 237 of the Treaty of Rome in order to initiate negotiations to see if satisfactory arrangements can be made to meet the special interests of the United Kingdom, of the Commonwealth and of the European Free Trade Association; and further accepts the undertaking of Her Majesty's Government that no agreement affecting these special interests or involving British sovereignty will be entered into until it has been approved by this House after full consultation with other Commonwealth countries, by whatever procedure they may generally agree; Amendment proposed, to leave out from "House" to end and add "notes the decision of Her Majesty's Government to make formal application under Article 237 of the Treaty of Rome in order to initiate negotiations to see if satisfactory arrangements can be made to meet the special interests of the United Kingdom, of the Commonwealth and of the European Free Trade Association; regrets that Her Majesty's Government will be conducting these negotiations from a position of grave economic weakness; and declares that Great Britain should enter the European Economic Community only if this House gives its approval and if the conditions negotiated are generally acceptable to a
COMMON MARKET—cont.

Commonwealth Prime Ministers' Conference and accord with our obligations and pledges to other members of the European Free Trade Association, instead; Debate adjourned, 328. Debate resumed; Amendment not made; Main Question agreed to, 330.

[1962-63] Motion, That this House reaffirms the decision of the 3rd day of August 1961, and urges Her Majesty's Government to use every effort to bring the negotiations to a conclusion acceptable to Parliament; Amendment proposed; to leave out "House" to end and add "would support the entry of Great Britain into the European Economic Community; Question referred whether Great Britain should enter the European Economic Community provided that guarantees safe-guarding British agriculture, the vital interests of the Commonwealth and the European Free Trade Association countries are obtained and that Great Britain remains her present freedom to conduct her own foreign policy and to use public ownership and economic planning, to ensure social progress within the United Kingdom; it regrets however that the terms so far provisionally negotiated do not satisfy either these conditions or the binding pledges given by Her Majesty's Government; and therefore calls upon Her Majesty's Government to negotiate terms which secure these essential conditions and fully the Government's own pledges instead; Debate adjourned, 17. Debate resumed; Amendment not made; Main Question agreed to, 19.

COMMON MARKET REFERENDUM:

[1967-70] Motion, That leave be given to bring in a Bill to allow the electors of Great Britain and Northern Ireland the right to decide by way of referendum whether Great Britain should enter the European Economic Community; Question negatived, 76.

COMMENTS REGISTRATION:

[1964-65] [Lords]: Bill, intituled, An Act to provide for the registration of common land and of town or village greens; to amend the law as to prescriptive claims to rights of common; and for purposes connected therewith; brought from the Lords, 88. (Cited as Commons Registration Act 1965) R.A., 411.

— [MONEY]. See COMMITTEES, I, 2.

COMMONWEALTH CO-OPERATION:

[1962-63] Resolution, That this House, being convinced of the vital importance of the Commonwealth to the world, conscious both of its tangible strength and of the strains that are being imposed upon it by the events in Central and Southern Africa, calls upon Her Majesty's Government to explore means of improving methods of Commonwealth consultation and co-operation in the political, economic and administrative fields, to study methods of promoting Commonwealth development, trade and aid, and to take action to improve Government machinery so as to ensure the immediate and effective presentation of the British point of view in particular to our partners in the Commonwealth, 198.

COMMONWEALTH DEVELOPMENT:

[1962-63] Bill to extend the area of operation and alter the name of the Colonial Development Corporation and to amend sections 1, 4 and 6 of the Colonial Development and Welfare Act 1959; presented, 237. (Cited as Commonwealth Development Act 1963) R.A., 313.

— [MONEY]. See COMMITTEES, I, 2.

COMMONWEALTH DEVELOPMENT FINANCE COMPANY:

[1962-63] [Lords]: Bill, intituled, An Act to exempt Commonwealth Development Finance Company Limited from the provisions of the Moneylenders Acts 1900 to 1927, as from the incorporation of the Company until the sixth day of July, nineteen hundred and sixty-two, and for other purposes; brought from the Lords, 138. (Cited as Commonwealth Development Finance Company Act 1963) R.A., 217.

COMMONWEALTH IMMIGRANTS:

[1961-62] Bill to make temporary provision for controlling the immigration into the United Kingdom of Commonwealth citizens; to authorise the deportation from the United Kingdom of certain Commonwealth citizens convicted of offences and recommended by the court for deportation; to amend the qualifications required of Commonwealth citizens applying for citizenship under the British Nationality Act 1948; to make corresponding provisions in respect of British protected persons and citizens of the Republic of Ireland; and for purposes connected with the matters aforesaid; presented, 8. (Cited as Commonwealth Immigrants Act 1962) R.A., 258.

[1967-68] Bill to amend sections 1 and 2 of the Commonwealth Immigrants Act 1962, and Schedule 1 to that Act, and to make further provision as to Commonwealth citizens landing in the United Kingdom, the Channel Islands or the Isle of Man; and for purposes connected with the matters aforesaid; presented, 124. (Cited as Commonwealth Immigrants Act 1968) R.A., 133.

— [MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

COMMONWEALTH IMMIGRANTS (AMENDMENT):

[1962-63] Motion, That leave be given to bring in a Bill to amend Sections 7 and 12 of the Commonwealth Immigrants Act 1962; Question negatived, 128.

COMMONWEALTH IMMIGRANTS BILL AND ARMY RESERVE BILL (ALLOCATION OF TIME):


COMMONWEALTH SCHOLARSHIPS (AMENDMENT):


— [MONEY]. See COMMITTEES, I, 2.

COMMONWEALTH SECRETARIAT:

[1965-66] [Lords]: Bill, intituled, An Act to make provision with respect to the Commonwealth Secretariat; and for connected purposes; brought from the Lords, 88. (Cited as Commonwealth Secretariat Act 1966) R.A., 138.

COMMONWEALTH SETTLEMENT:

[1962-63] Bill to extend the period for which the Secretary of State may make contributions under schemes agreed under section one of the Empire Settlement Act 1922; presented, 109. (Cited as Commonwealth Settlement Act 1962) R.A., 167.
COMMONWEALTH—COMPANIES

COMMONWEALTH SETTLEMENT—cont.

[1966-67.] Bill to extend the period for which the Secretary of State may make contributions under schemes agreed under Section 1 of the Empire Settlement Act 1922; presented, 396. (Cited as Commonwealth Settlement Act 1967) R.A., 479.

--- [MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

COMMONWEALTH TEACHERS:

COMMONWEALTH TELECOMMUNICATIONS:

[1967-68] [Lords]: Bill, intituled, An Act to make provision as to the legal capacity of the Commonwealth Telecommunications Bureau and for the repeal of the provisions relating to the Commonwealth Telecommunications Board; brought from the Lords, 145. (Cited as Commonwealth Telecommunications Act 1968) R.A., 254.

COMMONWEALTH TRADE, TECHNICAL ASSISTANCE AND COMMONWEALTH LINKS:

[1963-64.] Motion, That this House approves the action taken by Her Majesty's Government to promote the development of the Commonwealth through the provision of technical assistance and development aid on an increasing scale, the strengthening of educational and cultural links, and the pursuit, in co-operation with other Commonwealth countries, of the policies for expanding trade endorsed at the meeting of the Commonwealth Economic Consultative Council in May 1963, and welcomes the intention of Her Majesty's Government to press forward vigorously with these and other measures to reinforce the bonds between the Governments and peoples of the Commonwealth; Amendment proposed, to leave out from " House " to end and add " regrets the continuing failure of Her Majesty's Government to take any constructive steps for the expansion of Commonwealth trade; deplores the damage done to economic relations with the Commonwealth by recent Government policies; and calls on Her Majesty's Ministers to prepare, as a matter of urgency, an effective plan for the development of Commonwealth production and trade"; instead; Amendment not made; Main Question agreed to, 100.

COMMUNIST SUBVERSION IN AFRICA:

[1963-64.] Resolution, That this House notes with grave concern the continuing use of subversion by Communist countries to destroy the influence of the West in Africa, and being aware of the likely effects of this campaign upon the lives of the Africans themselves and the free world, calls upon Her Majesty's Government to take all possible steps both in the United Nations and elsewhere to counteract this threat, 54.

COMMUNIST SUBVERSION IN AFRICA:

[1968-69] Resolution, That this House views with concern the delays, discomforts and general inadequacy of the transport systems used by commuters and the frustration and loss of efficiency which is caused thereby; expresses anxiety that the position will get worse in the future; notes the large capital investments in freight and inter-city travel made in recent years; considers that the time has come for a fresh appraisal to be made in order to relate capital resources available for transport to the demands of the present and new populations outside the great cities and London in particular; and urges Her Majesty's Government to give the matter immediate attention, 53.

COMPANIES:

[1961-62] Bill to amend the law relating to companies; presented, 91.
[1966-67] [Lords]: Bill, intituled, An Act to amend the law relating to companies, insurance, partnerships and moneylenders; brought from the Lords, 335. (Cited as Companies Act 1967) R.A., 597.

[1968-69] Bill to amend the law relating to companies so as to require that the agenda of annual general meetings shall include consideration of the appointment of shareholders' committees; ordered; presented, 20. Bill reported from the Standing Committee, with Amendments and an amended Title, 336. Regulations approved, [1969-70] 165.

--- [MONEY]. See RESOLUTIONS, IV.
--- See also WAYS AND MEANS.

COMPANIES (FLOATING CHARGES) (SCOTLAND):

[1960-61] Bill to amend the law of Scotland so as to empower companies to give security by way of floating charges; and for purposes connected therewith; ordered; presented, 64. (Cited as Companies (Floating Charges) (Scotland) Act 1961) R.A., 321.

COMPANIES (POLITICAL CONTRIBUTIONS):

[1963-64] Motion for leave to bring in a Bill to provide that no funds of any company shall be contributed to the support of any political party or to the furtherance of any political objects unless the support of such party or the furtherance of these objects has been approved by a resolution passed at a meeting of the company, and to provide further that all shareholders shall be informed when such contributions are made; Question negatived, 226.

COMPANIES (SHARE TRANSFERS):

[1961-62] Bill to amend the law relating to instruments of transfer of shares, stock and debentures in companies; presented, 40.
CONPREHENSIVE EDUCATION AND THE COMPTROLLER AND AUDITOR GENERAL

in line 3, by leaving out from "levels" to end ties from adopting schemes of reorganisation at Majesty's Government to discourage local authorities to reorganise secondary education on policy", instead; Question, as amended, agreed to, comprehensive lines which will preserve all that deplore any proposal to impose a comprehensive system upon local authorities; Question amended, in line 3, by leaving out from "levels" to end and adding "and regretting that the realisation of this objective is impeded by the separation of children into different types of secondary schools, notes with approval the efforts of local authorities to organise secondary education on comprehensive lines which will preserve all that is valuable in grammar school education for those children who now receive it and make it available to more children; recognises that the method and timing of such reorganisation should vary to meet local needs; and believes that the time is now ripe for a declaration of national policy", instead; Question, as amended, agreed to, 105.

CONGRESS OF THE CHAIRMAN OF WAYS AND MEANS. See CHAIRMAN OF WAYS AND MEANS, CONDUCT OF.

CONDUCT OF THE HOME SECRETARY. See HOME SECRETARY, CONDUCT OF.

CONDUCT OF THE MINISTER OF AVIATION. See MINISTER OF AVIATION, CONDUCT OF.

CONGO, THE.

[1961-62.] Motion, That this House supports the action of Her Majesty's Government in making a formal request to the Secretary General of the United Nations to secure an immediate cease fire in Katanga in order to bring to an end the destruction of life and property resulting from the present fighting and thus create conditions in which, in a united Congo, a peaceful and just basis for co-operation may be negotiated; Amendment made, to leave out from "House" to end and add "while urging that every effort should be made to establish a united Congo by agreement, regrets that Her Majesty's Government, by their equivocal and vacillating policies have thrown the gravest doubts upon their willingness genuinely to support the efforts of the United Nations to restore law and order and prevent civil war in the Congo, thus bringing the name of Britain into disrepute and making it more difficult for the United Nations forces, including Commonwealth troops, to fulfiil their difficult mission", instead; Amendment not made; Main Question agreed to, 116.

CONSERVATION OF SEALS.

[1968-69.] Resolution, That the rate of the salary which may be granted to the Comptroller and Auditor General under Section 1 of the Exchequer and Audit Departments Act 1957 be increased from £8,600 to £9,800 per annum and the date from which, under subsection (3) of that section, the person now holding the office is entitled to a salary at the said increased rate be the 1st day of July 1969 (Queen's Recommendation signified), 381.

CONSCIOUSNESS OF THE PUBLIC SERVICE VEHICLES (TRAVEL CONCESSIONS) ACT 1955.

[1968-69.] Motion, That this House, conscious of the need to raise educational standards at all levels, endorses the recommendation of the Newcomen Report that it would be premature to attempt a reasoned judgment of comprehensive and other types of secondary education, urges Her Majesty's Government to discourage local authorities from adopting schemes of reorganisation at the expense of grammar schools and other existing schools of proved efficiency and value and would deplore any proposal to impose a comprehensive system upon local authorities; Question amended, in line 3, by leaving out from "levels" to end and adding "and regretting that the realisation of this objective is impeded by the separation of children into different types of secondary schools, notes with approval the efforts of local authorities to organise secondary education on comprehensive lines which will preserve all that is valuable in grammar school education for those children who now receive it and make it available to more children; recognises that the method and timing of such reorganisation should vary to meet local needs; and believes that the time is now ripe for a declaration of national policy", instead; Question, as amended, agreed to, 105.

CONSPICUOUS PURCHASE:

[1964-65.] Lords: Bill, intituled, An Act to consolidate the Lands Clauses Acts as applied by Part I of Schedule A to the Acquisition of Land (Authorisation Procedure) Act 1946, and by certain other enactments, and to repeal certain provisions in the Lands Clauses Acts and related enactments which have ceased to have any effect; brought from the Lords, 372. (Cited as Comspicuous Purchase Act 1965) R.A., 411.

CONSPICUOUS PURCHASE:

[1966-67.] Bill 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 nine hundred and sixty-five; and to apply certain other sums out of the Consolidated Fund to the service of the years ending on the thirty-first day of March, one thousand nine hundred and sixty-six, and one thousand nine hundred and sixty-seven; ordered; presented, 177. (Cited as Consolidated Fund (No. 2) Act 1965) R.A., 169.

CONSPICUOUS PURCHASE:

[1967-68.] Bill 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 nine hundred and sixty-seven, and one thousand nine hundred and sixty-eight; ordered; presented, 5. (Cited as Consolidated Fund (No. 3) Act 1967) R.A., 169.

CONSPICUOUS PURCHASE:

[1968-69.] Lords: Bill, intituled, An Act to provide for the protection and conservation of seals in England and Wales and Scotland, and in adjacent territorial waters; brought from the Lords, 348.


CONSPICUOUS PURCHASE:

[1966-67.] Bill 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 nine hundred and sixty-five; and to apply certain other sums out of the Consolidated Fund to the service of the years ending on the thirty-first day of March, one thousand nine hundred and sixty-six, and one thousand nine hundred and sixty-seven; ordered; presented, 177. (Cited as Consolidated Fund (No. 2) Act 1965) R.A., 169.

CONSPICUOUS PURCHASE:

[1967-68.] Bill 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 nine hundred and sixty-seven, and one thousand nine hundred and sixty-eight; ordered; presented, 5. (Cited as Consolidated Fund (No. 3) Act 1967) R.A., 169.

CONSPICUOUS PURCHASE:

[1968-69.] Lords: Bill, intituled, An Act to provide for the protection and conservation of seals in England and Wales and Scotland, and in adjacent territorial waters; brought from the Lords, 348.


CONCESSIONARY FARES:

[1963-64.] Motion, That this House regrets the failure of Her Majesty's Government to attend the Public Service Vehicles (Travel Concessions) Act 1955 in order to restore to local authorities the freedom to initiate schemes of concessionary fares to pensioners, the blind and the disabled which they enjoyed until November 1954, and to deal with the anomalies which arose thereafter; Question amended by leaving out from "House" to end and adding "welcomes the action announced by Her Majesty's Government to secure that the powers of local authorities to grant travel concessions under the Public Service Vehicles (Travel Concessions) Act 1955 are not eroded", instead; Question, as amended, agreed to, 256.

CONDUCT OF THE CHAIRMAN OF WAYS AND MEANS. See CHAIRMAN OF WAYS AND MEANS, CONDUCT OF.

CONDUCT OF THE COMPTROLLER AND AUDITOR GENERAL. See COMPTROLLER AND AUDITOR GENERAL, CONDUCT OF.

CONDUCT OF THE HOME SECRETARY. See HOME SECRETARY, CONDUCT OF.

CONDUCT OF THE MINISTER OF AVIATION. See MINISTER OF AVIATION, CONDUCT OF.
CONSOLIDATED FUND—cont.

(APPROPRIATION) Bill 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 sixty-two, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 318. (Cited as Appropriation Act 1961) R.A., 330.

[1961-62.] Bill 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 nine hundred and sixty-two; ordered; presented, 105. (Cited as Consolidated Fund Act 1962) R.A., 114.

(No. 2.) Bill 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 nine hundred and sixty-one, one thousand nine hundred and sixty-two, and one thousand nine hundred and sixty-three; ordered; presented, 156. (Cited as Consolidated Fund (No. 2) Act 1962) R.A., 167.

(APPROPRIATION) Bill 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 sixty-three; ordered; presented, 156. (Cited as Consolidated Fund (No. 2) Act 1962) R.A., 167.

[1962-63.] Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st March 1963; ordered; presented, 95. (Cited as Consolidated Fund Act 1963) R.A., 124.

(No. 2.) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on the 31st day of March 1962, 1963 and 1964; ordered; presented, 152. (Cited as Consolidated Fund (No. 2) Act 1963) R.A., 161.

(APPROPRIATION) Bill 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 sixty-four, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 288. (Cited as Appropriation Act 1963) R.A., 313.

[1963-64.] Bill to apply a sum out of the Consolidated Fund to the service of the year ending on the thirty-first day of March 1965, one thousand nine hundred and sixty-four; ordered; presented, 73. (Cited as Consolidated Fund Act 1964) R.A., 100.

(No. 2.) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on 31st March 1963, 1964 and 1965; ordered; presented, 163. (Cited as Consolidated Fund (No. 2) Act 1964) R.A., 177.

(APPROPRIATION) Bill to apply a sum out of the Consolidated Fund to the service of the year ending on the thirty-first day of March 1965, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 326. (Cited as Appropriation Act 1964) R.A., 339.

[1964-65.] Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st March 1966; ordered; presented, 105. (Cited as Consolidated Fund Act 1965) R.A., 123.

(No. 2.) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on the 31st days of March 1964, 1965 and 1966; ordered; presented, 188. (Cited as Consolidated Fund (No. 2) Act 1965) R.A., 197.

(APPROPRIATION) Bill to apply a sum out of the Consolidated Fund to the service of the year ending on the thirty-first day of March 1966, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 399. (Cited as Appropriation Act 1965) R.A., 411.

[1965-66.] Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st March 1966; ordered; presented, 78. (Cited as Consolidated Fund Act 1966) R.A., 108.

(APPROPRIATION) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on 31st March 1965, 1966 and 1967, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 130. (Cited as Appropriation Act 1966) R.A., 138.

[1966-67.] Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st March 1967; ordered; presented, 333. (Cited as Consolidated Fund Act 1967) R.A., 358.

(No. 2.) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on the 31st day of March 1966, 1967 and 1968; ordered; presented, 399. (Cited as Consolidated Fund (No. 2) Act 1967) R.A., 408.

(APPROPRIATION) Bill to apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1967, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 192. (Cited as Appropriation (No. 2) Act 1967) R.A., 201.

(APPROPRIATION) Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st day of March 1968; and to appropriate the further supplies granted in this Session of Parliament; ordered; presented, 528. (Cited as Appropriation Act 1968) R.A., 596.

[1967-68.] Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st day of March 1968; ordered; presented, 88. (Cited as Consolidated Fund Act 1968) R.A., 95.

(No. 2.) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on 31st March 1967 and 1968; ordered; presented, 158. (Cited as Consolidated Fund (No. 2) Act 1968) R.A., 188.

(APPROPRIATION) Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st March 1969, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 327. (Cited as Appropriation Act 1969) R.A., 367.

[1968-69.] Bill to apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1969; ordered; presented, 97. (Cited as Consolidated Fund Act 1969) R.A., 113.

(No. 2.) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on the 31st day of March 1968, 1969 and 1970; ordered; presented, 172. (Cited as Consolidated Fund (No. 2) Act 1969) R.A., 178.

(APPROPRIATION) Bill to apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1970, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 349. (Cited as Appropriation Act 1969) R.A., 363.
CONSOLIDATED FUND—cont.


(No. 2.) Bill to apply certain sums out of the Consolidated Fund to the service of the years ending on 31st March 1969, 1970 and 1971; ordered; presented, 219. (Cited as Consolidated Fund (No. 2) Act 1970) R.A., 232.

(APPROPRIATION) Bill to apply a sum out of the Consolidated Fund to the service of the year ending on 31st March 1971, and to appropriate the supplies granted in this Session of Parliament; ordered; presented, 340. (Cited as Appropriation Act 1970) R.A., 364.

CONSOLIDATION, &c., BILLS. See COMMITTEES, II, 1.

CONSTITUTION OF RHODESIA AND NYASALAND (AMENDMENT):

[1961-62.] Motion, That leave be given to bring in a Bill to amend the constitution of the Federation of Rhodesia and Nyasaland by providing that immigration and emigration shall be a matter with respect to which the Federal Legislature shall not have, and the legislature of each territory shall have, power to make laws; Question negatived, 113.

CONSTRUCTION INDUSTRIES:

[1962-63.] Motion, That this House, while recognising the great progress made by the construction industries in recent years, appreciates the immensity of the tasks they must now undertake in the modernisation of the nation's economy and the renewal of its social capital, and calls upon Her Majesty's Government to assist the industries to meet this challenge, by developing long-term public building programmes, stimulating basic and applied research, promoting new methods of building, and encouraging improved practices in all constructional activities; Debate adjourned, 198.

CONSTRUCTION INDUSTRY CONTRACTS:

[1969-70.] Bill to make provision for the registration of persons undertaking work in the construction industry; to provide for the charging of a levy in respect of payments for such work where contractors are not registered; and for connected purposes; presented, 256. Reported, with Amendments, from the Standing Committee, 332.

— [MONEY.] See RESOLUTIONS, IV.

CONSTRUCTION INDUSTRY, REGULATION OF SELF EMPLOYMENT IN THE CONSTRUCTION INDUSTRY. Sr REGULATION OF SELF EMPLOYMENT IN THE CONSTRUCTION INDUSTRY.

CONSULAR RELATIONS:

[1967-68.] [Lords]: Bill, intituled, An Act to give effect to the Vienna Convention on Consular Relations; to enable effect to be given to other agreements concerning consular relations and to make further provision with respect to consular relations between the United Kingdom and other countries and matters arising in connection therewith; to restrict the jurisdiction of courts with respect to certain matters concerning or arising on board certain ships; to enable diplomatic agents and consular officers to administer oaths and do notarial acts in certain cases; and for purposes connected with those matters; brought from the Lords, 23. (Cited as Consular Relations Act 1968) R.A., 207.

— [MONEY.] See RESOLUTIONS, IV.

— See also WAYS AND MEANS.

CONSUMER PROTECTION: See also ADDRESSES, VI.


[1962-63.] Motion, That this House, recognising the need to protect consumers from unfair and undesirable trade practices and to promote better trading standards, regrets Her Majesty's Government's failure to introduce appropriate measures and take vigorous administrative action to safeguard consumers' interests; Question amended by leaving out from "House" to end and adding "welcomes the action of Her Majesty's Government in establishing the Consumer Council as a major first step in implementing the recommendations of the Final Report of the Committee on Consumer Protection", instead; Question, as amended, agreed to, 223.


CONSUMER TEST REGISTRATION:

[1961-62.] Bill to provide for the registration of particulars as to the financial state of affairs, control and management of bodies corporate and unincorporate, engaging in the publication of comparative reports on consumer goods or services or in the award of diplomas or of the authority to use marks or emblems denoting approval of such goods or services or their compliance with certain standards, and for the registration of particulars as to the criteria and results of research or investigation carried out for the purposes of such reports or awards; and for purposes connected therewith; presented, 23. Motion for Second Reading; Question negatived, 83.

CONTINENTAL SHELF:

[1963-64.] [Lords]: Bill, intituled, An Act to make provision as to the exploration and exploitation of the continental shelf; to enable effect to be given to certain provisions of the Convention on the High Seas done in Geneva on 29th April 1958; and for matters connected with those purposes; brought from the Lords, 62. (Cited as Continental Shelf Act 1964) R.A., 199.

— [MONEY.] See RESOLUTIONS, IV.

CONTRACTS OF EMPLOYMENT:

[1962-63.] Bill to require a minimum period of notice to terminate the employment of those who have been employed for a qualifying period, to provide for matters connected with the giving of the notice, and to require employers to give written particulars of terms of employment; presented, 55. (Cited as Contracts of Employment Act 1963) R.A., 313.

— [MONEY.] See RESOLUTIONS, IV.

CONTRACTS OF EMPLOYMENT: 153

[1968-69.] Bill to require employers and each of their employees to exchange a written contract of employment comprising certain specific terms and conditions; to regulate the rights of employer and employee to minimum periods of notice; to regulate the calculation of holiday pay and sick pay; to provide for the registration of contracts of employment; and for connected purposes; presented, 48.
CONTROL OF OFFICE AND INDUSTRIAL DEVELOPMENT:

[1964-65.] Bill to impose further restrictions (with retrospective effect, in the case of land in the metropolitan region) on the development of land in so far as any such development may relate to offices or premises; to provide, in relation to industrial development, for modifying the exemptions conferred in England and Wales by section 39 of the Town and Country Planning Act 1962 and in Scotland by section 19 of the Local Employment Act 1966; and for purposes connected with the matters aforesaid; presented, 9. (Cited as Control of Office and Industrial Development Act 1965) R.A., 411.

[1965-66.] Bill to regulate the waiting of vehicles from which ice cream or other foods are sold; presented, 47.

[1966-67.] Bill to deal with the danger to public health caused by lack of control over sewage round the coast-line and the fouling of beaches; ordered; presented, 456.

CONTROL OF VENereal Diseases:

[1961-62.] Bill to provide for the compulsory examination and treatment of persons suspected of suffering from venereal diseases by the restoration of provisions formerly contained in Diseases Act 1900; ordered; presented, 274.

[1968-69.] Bill presented, 49. Motion for Second Reading withdrawn; Bill withdrawn, 170.

CONVEYANCING AND FEUDAL REFORM (SCOTLAND):

[1969-70.] Bill to provide as respects Scotland for the variation and discharge of certain obligations relating to land; to facilitate the alienation of feudal estates and ground annuals; to reduce the period of positive possession of 20 years to 10 years; to provide for a new form of heritable security; to make certain amendments to the existing law relating to heritable securities; to make certain other amendments to the law relating to conveyancing; to abolish the rights of pre-emption of heritors in respect of glebes; to amend the Lands Tribunal Act 1949; and for connected purposes; presented, 134. (Cited as Conveyancing and Feudal Reform (Scotland) Act 1970) R.A., 364.

CONWAY CORPORATION:

[1964-65.] (Lords): Bill, intituled, An Act to provide for the transfer of the Conway Bridge to the mayor, aldermen and burgesses of the borough of Conway or the National Trust for Places of Historic Interest or Natural Beauty, or other body approved by the Minister of Public Building and Works for the dissolution of the Conway Bridge Commissioners; to authorise the taking down and removal of the said bridge; to provide further provisions with regard to the health, local government, improvement and finances of the borough; and for other purposes; brought from the Lords, 325. (Cited as Conway Corporation Act 1965) R.A., 411.

CO-ORDINATION BETWEEN GOVERNMENT DEPARTMENTS:

[1961-62.] Resolution. That, in the opinion of this House, the country would be better governed and happier and more justly treated if there were greater co-ordination in Government departments internally, and between Government departments externally on both policy and administration, 219.

COPYRIGHT:

[1969-70.] Bill to amend the Copyright Act 1956 so as to make provision for the subsequent variation by the Performing Right Tribunal of orders made pursuant to section 27 of that Act; presented, 55.
CORN EXCHANGE:  
[1968-69] [Lords]: Bill, intituled, An Act to increase the capital and borrowing powers of the Corn Exchange Company; to convert the existing capital stock into shares; to confer further powers on the Company; and for other purposes; brought from the Lords, 168. (Cited as Corn Exchange Act 1969) R.A., 305.

CORN RENTS:  
[1962-63] Bill to make further provision for the apportionment and redemption of corn rents and other payments wholly or partly payable in corn in certain cases; to transfer to the Treasury the proceeds of the apportionment of corn rents and other payments wholly or partly payable in corn; and for purposes connected with the matters aforesaid; presented, 32. (Cited as Corn Rents Act 1963) R.A., 217.

CORPORATION OF THE TRINITY HOUSE OF LEITH ORDER CONFIRMATION:  

CORRESPONDENCE COURSES (REGISTRATION):  
[1964-65] Bill to provide for the registration of correspondence courses; and for purposes connected therewith; ordered; presented, 68. Motion for Second Reading; Debate adjourned, 237.

COST OF LAND:  
[1963-64] Motion, That this House is gravely concerned at the continuing increase in the price of urban land especially for the building of houses for private persons and local authorities and for other local authority purposes such as the building of schools and roads and for open spaces, and deplores the grave burdens imposed upon the Housewife's purse, regrets the failure of Ministers to honour this promise in 1951 to mend the hole in the housewife's purse, regrets the failure of Ministers to honour this promise with the result that rising prices have reduced the value of the £1 sterling to 13s. 4d. during the 13 years of Conservative rule, thus endangering Great Britain's overseas trading position and causing hardship to all sections of the community; Question amended by leaving out from "House" to end and adding "and asks Her Majesty's Government to introduce urgent measures to deal with this grave problem; Debate adjourned, 250.

COST OF LIVING:  
[1963-64] Motion, That this House, recalling the pledge by Her Majesty's Government in 1951 to mend the hole in the housewife's purse, regrets the failure of Ministers to honour this promise with the result that rising prices have reduced the value of the £1 sterling to 13s. 4d. during the 13 years of Conservative rule, thus endangering Great Britain's overseas trading position and causing hardship to all sections of the community; Question amended by leaving out from "House" to end and adding "and asks Her Majesty's Government designed to secure growth without inflation, and welcomes the greater stability in prices in recent years and the high level of employment and living standards which are the result of these policies", instead; Question, as amended, agreed to, 306.

[1964-65] Motion, That this House deplores the Government's policies which have caused the steep rise in the cost of living since the General Election, a rise which is causing widespread anxiety as well as real hardship, particularly to public service and armed forces pensioners; Question amended by leaving out from "House" to end and adding approves the Government's policies which have been directed towards bringing to an end the steady rise in the cost of living which had gone on under the previous administrations; and in particular welcomes the special and urgent provisions which have been made to meet the claims of those in greatest need," instead; Question, as amended, agreed to, 393.

COSTS OF GOVERNMENT PROSECUTIONS:  
[1960-61] Bill to provide that local authorities shall not be liable to pay to Her Majesty's Government the costs of prosecutions instituted by Government departments in respect of matters in which the local authority is not concerned, and further to provide that this provision shall have retrospective effect; ordered; presented, 263.

COTTON INDUSTRY:  

COTTON TEXTILE INDUSTRY:  
[1964-65] Motion, That this House notes the conclusions of the Estimates Committee (in their Fourth Report 1961-62) that failing a speedy and satisfactory solution to the related problems of imports, marketing and fuller use of plant and machinery, much of the expenditure incurred under the Cotton Industry Act 1959 will have been to no purpose, and calls upon Her Majesty's Government to take positive steps without delay to end and adding "welcomes the assurances on import policy contained in the Government statement of the 6th day of this instant June as providing the basis upon which the cotton textile industry can work upon which the cotton textile industry can work within a prosperous national economy", instead; Question, as amended, agreed to, 267.

COUNCIL ON TRIBUNALS:  
[1965-66] Motion, That this House has noted the conclusions of the Estimates Committee (in their Fourth Report 1961-62) that failing a speedy and satisfactory solution to the related problems of imports, marketing and fuller use of plant and machinery, much of the expenditure incurred under the Cotton Industry Act 1959 will have been to no purpose, and calls upon Her Majesty's Government to take positive steps without delay to end and adding "welcomes the assurances on import policy contained in the Government statement of the 6th day of this instant June as providing the basis upon which the cotton textile industry can work within a prosperous national economy", instead; Question, as amended, agreed to, 267.
COUNCIL TENANTS’ CHARTER:

[1967-68.] Bill to establish a charter of rights for council tenants; ordered; presented, 203.

COUNSEL:

Promoters of a Private Bill may be heard in favour of the Bill by themselves, Counsel or Agents before a Select Committee, and Petitioners praying to be so heard to be heard against the Bill, if they think fit, [1961-62] 190.


Leave given to a Select Committee appointed to join with a Lords Committee on a public matter to hear parties interested by themselves, their Counsel or Agents, so far as the Committee think fit, [1966-67] 163, [1968-69] 33, [1969-70] 35.

Leave given to a Select Committee on a public matter to hear Counsel in their inquiry on a particular subject to such extent as they think fit, [1967-68] 159.

Minutes of Speeches delivered by Counsel before a Select Committee on a Hybrid Bill reported; to be printed, [1968-69] 148.

COUNTRYSIDE:

[1967-68.] Bill to enlarge the functions of the Commission established under the National Parks and Access to the Countryside Act 1949, to confer new powers on local authorities and other bodies for the benefit of those resorting to the countryside and to make other provision for the matters dealt with in the Act of 1949 and generally as respects the countryside, and to amend the law about trees and woodlands and footpaths and bridleways; presented, 7. (Cited as Countryside Act 1968) R.A., 227.

— [MONEY.] See RESOLUTIONS, IV.

COUNTRYSIDE AND TOURIST AMENITIES

(COUNTRYSIDE) [SCOTLAND):

[1966-67.] Bill to make provision for the better enjoyment of the Scottish countryside, for the establishment of a Countryside Commission for Scotland and for the improvement of recreational and other facilities; to extend the powers of local planning authorities as respects land in their districts; to make financial provision with respect to the matters aforesaid; and for connected purposes; presented, 408. (Cited as Countryside (Scotland) Act 1967) R.A., 619.

— [MONEY.] See RESOLUTIONS, IV.

COUNCIL—COVENT GARDEN

COUNTY COURTS:


COUNTY COURTS (JURISDICTION):

[1962-63.] Bill to increase the amounts by reference to which jurisdiction conferred on county courts by the County Courts Act 1959 is limited, and a right of appeal from such courts on questions of fact is by that Act conferred, in certain proceedings in which land is concerned, and make to that Act amendments consequential on the increase; to amend the provisions of that Act with respect to the construction of references to net annual value for rating; and to increase the amount by reference to which is determined the question whether the High Court or a county court has jurisdiction to entertain proceedings under certain other enactments; presented, 39. (Cited as County Courts (Jurisdiction) Act 1963) R.A., 124.

COUNTY COURTS (NON-SUIT):

[1963-64.] Bill to provide that non-suits in county court actions shall be subject to the discretion of the court; ordered; presented, 261.

COURT OF CHANCERY OF LANCASTER (AMENDMENT):

[1960-61.] Bill to amend the Court of Chancery of Lancaster Act 1951; presented, 82. (Cited as Court of Chancery of Lancaster (Amendment) Act 1960) R.A., 303.

COURTS-MARTIAL (APPEALS):


COVENT GARDEN MARKET:

See also COMMITTEES, III.

[1960-61.] Bill to establish a Covent Garden Market Authority and vest in them lands in the parish of Saint Paul, Covent Garden, and in the metropolitan borough of Finsbury and chattels the property of Covent Garden Market Limited; to make provision for the conduct in, and adjacent to, Covent Garden, under the control of the Covent Garden Market Authority, of activities relating to the dealing in bulk in horticultural produce; and to make provision with respect to matters arising out of the matters aforesaid; presented, 11. (Cited as Covent Garden Market Act 1961) R.A., 321.
COVENT GARDEN MARKET—cont.

[1964-65.] Bill to make provision for the transfer of Covent Garden Market to a site in the London boroughs of Lambeth and Wandsworth; to empower the Covent Garden Market Authority to acquire lands and easements for that and other purposes; to confer further powers on that Authority; to amend the provisions of the Covent Garden Market Acts 1961 ; and for other purposes; read the first time, 106. Orders relative to the suspension of the Bill; to be Standing Orders and to be communicated to the Lords, 405 ; Message from the Lords, communicating their concurrence thereon, 409.

[1965-66.] Bill read the first and second time and committed to the Chairman of Ways and Means, 12. (Cited as Covent Garden Market Act 1966) R.A., 139.

[1967-68.] Bill to prohibit the use for certain purposes of lands at Covent Garden in the City of Westminster and the London Borough of Camden, to provide for the disposal of lands at Covent Garden and to provide for the basis of compensation payable on such disposal (as required by the Covent Garden Market Act 1966); to confer further powers on the Covent Garden Market Authority; to amend the provisions of the Covent Garden Market Acts 1961 and 1966; and for other purposes; read the first time, 80. Read a second time and committed. 238. Examiner's Report, in case of Petition for additional Provision, Standing Orders not complied with, referred to the Standing Orders Committee, 284. Report, that the Standing Orders ought to be dispensed with, 301. Bill reported from the Committee, with Amendments and an amended Title, 348. As amended, considered, 378. Read the third time and passed, 384. CRIMES:

[1965-66.] Motion, That this House notes with grave concern the mounting wave of crime together with the falling detection rate; regrets that the Government's actions and proposals in this sphere, particularly with regard to the police, appear inadequate for the present situation; and rejects the Government's proposal to abolish juvenile courts and to give power to the executive to release prisoners after serving only one third of their sentences without reference to the judiciary; Question amended, in line 2, by leaving out from " of " to end of Question and adding " crime; warmly supports the efforts of the police to combat it, and endorses the determination of Her Majesty's Government to combine effective prevention and detection with penal reform," instead; Question, as amended, agreed to, 78.

CRIMES OF ABSOLUTE PROHIBITION (DEFENCE):

[1967-68.] Bill to provide a defence in all cases of crimes of absolute prohibition; ordered, 253 ; presented, 254.

CRIMES OF VIOLENCE:


CRIMINAL APPEAL:

[1963-64. [Lords]: Bill, intituled, An Act to enable the Court of Criminal Appeal to confer further powers on the police to combat it, and endorses the determination of Her Majesty's Government to combine effective prevention and detection with penal reform," instead; Question, as amended, agreed to, 78.

CRIMINAL APPEAL (NORTHERN IRELAND):

[1967-68. [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to appeals in criminal cases to the criminal division of the Court of Appeal, and, thence to the House of Lords; brought from the Lords, 183. (Cited as Criminal Appeal Act 1968) R.A., 234.

CRIMINAL EVIDENCE:

[1964-65.] Bill to make certain trade or business records admissible as evidence in criminal proceedings; presented, 122. (Cited as Criminal Evidence Act 1965) R.A., 298.

COVENRY CORPORATION:

[1968-69. [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to the Court of Criminal Appeal in Northern Ireland, the jurisdiction of the Court and appeals therefrom to the House of Lords; brought from the Lords, 183. (Cited as Criminal Appeal Act 1968) R.A., 234.

CREDIT-SALE AGREEMENTS (SCOTLAND):


WAYS AND MEANS:

[1968-69. [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to appeals in criminal cases to the criminal division of the Court of Appeal, and, thence to the House of Lords; brought from the Lords, 183. (Cited as Criminal Appeal Act 1968) R.A., 234.

[MONEY.] See COMMITTEES, I, 2.

— See also WAYS AND MEANS.

COVENTRY CORPORATION:

[1968-69. [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to appeals in criminal cases to the criminal division of the Court of Appeal, and, thence to the House of Lords; brought from the Lords, 183. (Cited as Criminal Appeal Act 1968) R.A., 234.


CRIMINAL APPEAL (NORTHERN IRELAND):

[1967-68. [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to appeals in criminal cases to the criminal division of the Court of Appeal, and, thence to the House of Lords; brought from the Lords, 183. (Cited as Criminal Appeal Act 1968) R.A., 234.

CRIMINAL EVIDENCE:

[1964-65.] Bill to make certain trade or business records admissible as evidence in criminal proceedings; presented, 122. (Cited as Criminal Evidence Act 1965) R.A., 298.
CRIMINAL INJURIES (COMPENSATION):

[1960-61.] Bill to compensate those injured by certain criminal offences against the person; to provide for their dependants and for the dependants of those killed by criminal acts; and for purposes connected therewith; ordered; presented, 31.

[1962-63.] Bill ordered; presented, 143.

CRIMINAL JUSTICE:

[1960-61.] Bill to amend the law with respect to the powers of courts in respect of young offenders; to make further provision as to the treatment of prisoners and other persons committed to custody, including provision for their supervision after discharge, and the management of prisons, approved schools and other institutions; to re-enact with modifications and additions certain statutory provisions relating to the removal, return and supervision of prisoners within the British Islands; and for purposes connected with the matters aforesaid; presented, 7. (Cited as the Criminal Justice Act 1961) R.A., 30.

[1964-65.] Bill to make as regards England and Wales further provision for the continuation of criminal trials notwithstanding the death or discharge of a juror; presented, 83. (Cited as Criminal Justice Act 1965) R.A., 411.

[1966-67.] Bill to amend the law relating to the proceedings of criminal courts, including the law relating to evidence, and to the qualifications of jurors, in such proceedings and to appeals in criminal cases; to reform existing methods and provide new methods of dealing with offenders; to make further provision for the treatment of offenders and the management of prisons and other institutions; to make further provision with respect to legal aid and advice in criminal proceedings; to amend the law relating to firearms and ammunition; to alter the penalties which may be imposed for certain offences; and for connected purposes; presented, 206. (Cited as Criminal Justice Act 1967) R.A., 397.

(No. 2.) Motion. That leave be given to bring in a Bill to impose a sentence of 30 years' imprisonment for the murder of police or prison officers; Question negatived, 521.

— [MONEY.] See COMMITTEES, I, 2; RESOLUTIONS, IV.

CRIMINAL JUSTICE (AMENDMENT):

[1969-70.] Bill to amend the Criminal Justice Act 1967 in relation to publicity for committal proceedings before magistrates' courts; presented, 55.

CRIMINAL JUSTICE (SCOTLAND):

[1962-63.] (Lords): Bill, intituled, An Act to amend the law of Scotland relating to the imprisonment and detention of offenders and other persons; to make further provision as to the treatment of prisoners and other persons committed to custody, including provision for their supervision within the British Islands, discharge, for the management of approved schools and for the treatment of persons detained therein; to amend the law relating to the payment of fines and detention in default of payment thereof within Great Britain; to alter the law relating to the proceedings of criminal courts in Scotland and to legal aid in such proceedings; to alter the law relating to the enforcement of warrants issued in Great Britain; to provide for the execution in Scotland of warrants issued by courts in the Isle of Man; to provide for the appointment of additional judges of the Court of Session; to make certain consequential amendments to the First Offenders Act 1948 and the Criminal Justice Act 1961; and for purposes connected with the aforesaid matters; brought from the Lords, 63. (Cited as Criminal Justice (Scotland) Act 1963) R.A., 313.


CRIMINAL JUSTICE ACT 1948 (AMENDMENT):

[1960-61.] Bill to amend section eight and section eleven of the Criminal Justice Act 1948; and for purposes connected with the aforesaid matters; brought from the Lords, 63. (Cited as Criminal Justice Administration Act 1948) R.A., 167.


CRIMINAL LAW:

[1965-66.] Bill to amend the law of England and Wales by abolishing the division of crimes into felonies and misdemeanours, to amend and simplify the law in respect of matters arising from or related to that division or the abolition of it, and for purposes connected therewith; presented, 45. Read a second time, 92.

[1966-67.] (Lords): Bill, intituled, An Act to amend the law of England and Wales by abolishing the division of crimes into felonies and misdemeanours and to amend and simplify the law in respect of matters arising from or related to that division or the abolition of it; and for purposes connected therewith; brought from the Lords, 578. (Cited as Criminal Law Act 1967) R.A., 397.

CRIMINAL PROCEDURE:


CRIMINAL PROCEDURE (ATTENDANCE OF WITNESSES):

[1964-65.] Bill to make new provision for securing the attendance of witnesses in criminal proceedings before courts of assize and quarter sessions; and to abolish the binding over of prosecutors for the purpose of such proceedings; presented, 123. (Cited as Criminal Procedure (Attendance of Witnesses) Act 1965) R.A., 411.
CRIMINAL PROCEDURE (INSANITY):

- [1963-64.] [Lords]: Bill, intituled, An Act to amend the form of the special verdict required by section 2 of the Trial of Lunatics Act 1883 and the procedure for determining whether an accused person is under a disability such as to constitute a bar to his being tried; to provide for an appeal against such a special verdict or a finding that the accused is under such a disability; to confer on the court of trial and the Court of Criminal Appeal further powers of making orders for admission to hospital; to empower the prosecution to put forward evidence of insanity or diminished responsibility; and for purposes connected with the matters aforesaid; brought from the Lords, 280. (Cited as Criminal Procedure (Insanity) Act 1964) R.A., 339.

CRIMINAL PROCEDURE (RIGHT OF REPLY):

- [1963-64.] Bill to amend the law relating to the prosecution's right of reply at trials on indictment; presented, 48. (Cited as Criminal Procedure (Right of Reply) Act 1964) R.A., 255.

CRIMINAL PROCEDURE (SCOTLAND):

- [1964-65.] Bill to amend the law of Scotland in relation to admissions and agreements in respect of evidence in trials on indictment, and for purposes connected therewith; presented, 155. (Cited as Criminal Procedure (Scotland) Act 1965) R.A., 411.

CRIMINAL RESPONSIBILITY:

- [1966-67.] Bill to widen the definition of insanity in relation to the criminal law and thereby replace the M'Naghten Rules; and for connected purposes; ordered; presented, 313.

CRIPPLED PERSONS (MISCELLANEOUS PROVISIONS):

- [1963-66.] Bill to empower the Minister of Health, in such circumstances as he shall deem proper and subject to such regulations as he may make, to issue to crippled persons any form of powered vehicle; to require appropriate authorities to take account of the needs of crippled persons when considering and approving plans of buildings to which it is intended that the public shall have access; and for purposes connected therewith; presented, 66.

CROFTERS (SCOTLAND):

- [1960-61.] Bill to make fresh provision with respect to the regulation, development and regulation of crofting in the crofting counties of Scotland; to authorise the making of grants and loans for the development of agricultural production on crofts and on holdings comparable in value and extent to crofts; and for purposes connected with the matters aforesaid; presented, 66. (Cited as Crofters (Scotland) Act 1961) R.A., 321.

CROFTERS CORPORATION:

- [1967-68.] [Lords]: Bill, intituled, an Act to empower the mayor, aldermen and burgesses of the borough of Crosby to construct works and to acquire lands; to confer further powers upon the Corporation; and for other purposes; brought from the Lords, 253. (Cited as Crosby Corporation Act 1968) R.A., 368.

CROWN ESTATE:

- [1960-61.] Bill to make new provision in place of the Crown Lands Acts 1829 to 1936, as to the powers exercisable by the Crown Estate Commissioners for the management of the Crown Estate, to transfer to the management of the Minister of Works certain land of the Crown Estate in Regent's Park and extend or clarify the powers of that Minister in Regent's Park, to amend the Forestry (Transfer of Woods) Act 1923, as it affects the Crown Estate, to amend the law as to escheated land, and for purposes connected therewith; presented, 57. (Cited as Crown Estate Act 1961) R.A., 321.

CRUDE OIL TERMINALS (HUMBER):

- [1964-65.] [Lords]: Bill, intituled, An Act to empower Crude Oil Terminals (Humber) Limited to acquire lands and to construct works; and for other purposes; brought from the Lords, 245. (Cited as Crude Oil Terminals (Humber) Act 1965) R.A., 411.

CRUELTY TO ANIMALS:

- [1968-69.] Bill to control the supply of live cats and dogs for the purposes of painful experiments; and for connected purposes; presented, 148.

CRUELTY TO ANIMALS ACT 1876 (AMENDMENT):

- [1967-68.] Bill to end the power of the Secretary of State to grant certificates to certain persons to enable them to carry out experiments upon animals without the use of an anaesthetic; ordered; presented, 91.

- [1968-69.] Bill to amend the Cruelty to Animals Act 1876; ordered; presented, 123.

CUMBERLAND COUNTY COUNCIL:

- [1963-64.] [Lords]: Bill, intituled, An Act to confer further powers on the Cumberland County Council and on local authorities in the administrative county of Cumberland in relation to lands, amenities, industrial development and highways and the local government, improvement, health and educational services and finances of the county and of the boroughs and districts therein and for other purposes; brought from the Lords, 253. (Cited as Cumberland County Council Act 1964) R.A., 339.

- [1969-70.] Bill to confer further powers on the Cumberland County Council and on local authorities in the administrative county of Cumberland in relation to lands, development and the local government, improvement and finances of the county; and for other purposes, read the first time, 114. Read the third time and passed, 223.

CUMBERLAND RIVER AUTHORITY:

- [1969-70.] Bill to provide as a temporary measure for the augmentation of the flow of the river Derwent by abstraction from Bassenthwaite Lake; to authorise the Cumberland River Authority to construct works and to acquire lands; and for other purposes; read the first time, 114. Read a second time and committed, 188.

CUSTOMARY HOLIDAYS:

- [1968-69.] Bill to extend to all persons employed the right to enjoy the benefits of customary holidays; ordered; presented, 209.

- [1968-69.] Bill ordered, 124; presented, 125.
### Customs—Data


| Customs and Excise: Addresses, IV; and Members. | Customs (Import Deposits): |
| [1968-69] Bill to grant a new duty of customs repayable after a specified period; ordered; presented, 44. (Cited as Customs (Import Deposits) Act 1968) R.A., 61. |
| [1969-70] Bill to extend for one year the period for which the duty imposed by the Customs (Import Deposits) Act 1968 may remain in force subject to the like exemptions and reliefs as were provided for by that Act, but to reduce the amount of that duty from fifty per cent, to forty per cent, of the value of the goods on which it is charged; ordered; presented, 26. (Cited as Customs (Import Deposits) Act 1969) R.A., 81. |
| —— See also Ways and Means. |

| D Notice System: |
| [1966-77] Motion, That this House approves the White Paper on the D Notice System, notes the Report of the Committee of Privy Councillors appointed to inquire into D Notice matters and the evidence attached thereto, welcomes Her Majesty's Government's acceptance of all of the recommendations in that Report bearing on the D Notice system, and, conscious of the need to provide adequate protection for the nation's secrets while safeguarding the freedom and independence of the Press, endorses Her Majesty's Government's expressed intention to discuss with the Press measures designed to maintain and strengthen the D Notice system; Amendment not made; Amendment not made; ordered; presented, 52. |

| Customs Duties (Dumping and Subsidies) Amendment: |
| [1967-68] Bill to make further provisions as regards the imposition of duties of customs where goods have been dumped or subsidised, and as regards duties so imposed; ordered; presented, 148. (Cited as Customs Duties (Dumping and Subsidies) Amendment Act 1968) R.A., 327. |
| —— See also Ways and Means. |

| Dangerous Drugs: See also Addresses, VII. |
| [1963-64] Bill to amend the Dangerous Drugs Act 1951; to create certain offences in connection with the drug known as cannabis and to penalise the intentional cultivation of any plant of the genus cannabis; and for purposes connected with the matters aforesaid; presented, 54. (Cited as Dangerous Drugs Act 1964) R.A., 255. |
| [1966-67] Bill to provide for the control of drug addiction and to make further provision with respect to drugs; presented, 410. (Cited as Dangerous Drugs Act 1967) R.A., 619. |
| —— [Money]. See Resolutions, IV. |

| Dartford Tunnel: |
| [1960-61] Bill to amend the Dartford Tunnel Acts 1950 to 1957, with respect to tolls and charges and in other respects; to provide for the abolition of the Dartford Tunnel Committee and the appointment of a joint committee; to confer further powers and to make further provisions with respect to the undertaking authorised by the said Acts; and for other purposes; read the first time, 72. (Cited as Dartford Tunnel Act 1961) R.A., 303. |
| [1961-62] Bill to authorise the construction of new or altered works and the acquisition of land for the purposes of or in connection with works authorised by the Dartford Tunnel Act 1957; to authorise the abandonment of certain authorised works, to amend the Dartford Tunnel Acts 1950 to 1961, and for other purposes; read the first time, 78. (Cited as Dartford Tunnel Act 1962) R.A., 321. |
| [1966-67] Bill to authorise the construction of a further tunnel under the river Thames between West Thurrock in the county of Essex and Dartford in the county of Kent with approaches thereto; to consolidate with amendments the Dartford Tunnel Acts 1930 to 1962; to confer further powers in connection with the works authorised by those Acts and the new works; and for other purposes; read the first time, 230. (Cited as Dartford Tunnel Act 1967) R.A., 597. |

| Data Surveillance: |
| [1968-69] Bill to prevent the invasion of privacy through the misuse of computer information; ordered; presented, 240. |
DEATH DUTIES: See ADDRESSES, VI.

DEATH OF HER ROYAL HIGHNESS THE PRINCESS ROYAL: See ADDRESSES, III.

DEATH OF MR. SPEAKER HYLTON-FOSTER. See SPEAKER, VII.


DEAF AND BLIND PERSONS:

[1963-64] Resolution, That this House, recognising the special needs of those persons who are at the same time both deaf and blind, calls upon the Government, local authorities and the general public to give increased attention to their problems, to co-operate in providing more visitors, both professional and voluntary, in seeing that these are suitably trained, and also in providing training for the deaf-blind themselves so that by active occupation and regular and frequent communication with other persons, both similarly handicapped and those having hearing and sight, they may be enabled to lead lives as full and satisfying as possible.

DECIMAL CURRENCY:

[1964-65] Bill to amend the law regarding currency and coinage and to provide for the introduction of decimal currency; presented, 243.

[1966-67] Bill to provide for the introduction of a decimal currency in the year 1971; and to regulate the constitution and functions of the Decimal Currency Board; presented, 376. (Cited as Decimal Currency Act 1967) R.A., 565.

[1968-69] Bill to make further provision in connection with the introduction of a decimal currency, and to impose restrictions on the melting or breaking of metal coins; presented, 84. (Cited as Decimal Currency Act 1968) R.A., 261.

—[MONEY] See RESOLUTIONS, IV.

DECIMALISATION:

[1969-70] Motion, That this House regrets the system of decimalisation of the currency to which Her Majesty's Government has committed this country; Question negatived, 170.


For an Amendment to an Amendment proposed to a Standing Order: adjourned, [1966-67] 117, 158.—Resumed, 169.

For an Amendment to a Bill in lieu of a Lords Amendment disagreed to: adjourned, [1967-68] 309.—Resumed at the same Sitting, 309.


For providing that, in respect of the Finance Bill, the Business Committee shall make recommendations on allocating days for consideration of the Bill: adjourned, [1966-67] 457.—Resumed, 465.

For a Resolution authorising expenditure in connection with a Bill, [1967-68] 123.—Resumed at the same Sitting, 123.

For taking into consideration a Lords Message concerning the appointment of a Joint Committee (Consolidation &c., Bills): adjourned, [1967-68] 16.—Resumed, 17, 23.


For a Resolution, that a Statutory Instrument be made: adjourned, Mr. Speaker being of opinion that, owing to the lateness of the hour at which consideration of the Motion was entered upon, the time for Debate had not been adequate, [1967-68] 158.—Resumed, 169.


For an Amendment to a Standing Order: adjourned, [1967-68] 22.—Resumed, 55.

For giving effect, for the remainder of the Session, to a Standing Order with certain modifications: adjourned, [1966-67] 330.

For an Amendment to a Standing Order (Private Business): adjourned, [1967-68] 149.—Resumed, 190.


For Supply:


For reducing the numbers for Naval Service: adjourned, [1967-68] 376.


On Amendments to Questions:—

To Questions for reading Bills a second time now:—

DEER HUNTING AND HARE COURSING


DEFENCE:

DEBATES—DEFENCE

I. DEBATES ADJOURNED AND RESUMED—cont.


II. INCIDENTAL PROCEEDINGS

For an Instruction to a Committee on a Private Bill, [1964-65] 253, &c.

For discharging a Standing Committee from considering a Bill and for appointing a Committee of the whole House, [1967-68] 194, 197, 200.

For a Resolution approving a revised Highway Code, [1968-69] 34.

For a Resolution, That a Statutory Instrument be made (Debate having been interrupted on the previous day pursuant to the Standing Order (Statutory Instruments, &c. (Procedure)), [1967-68] 166.

For an Amendment to Question for the appointment of a Select Committee, [1967-68] 111.


Orders for resuming adjourned Debates on future days discharged, on Questions: —For an Instruction to a Committee on a Private Bill, [1961-62] 271.—For the Second Reading of a Bill (and Bill withdrawn), [1962-63] 216.


For the Second Reading of a Clause proposed on Consideration of a Bill, [1968-69] 261.

For a Standing Order (relative to Private Business), [1966-67] 69.


For the appointment of a Select Committee, [1968-69] 21, 24, 27.

For adding a Member to a Select Committee, [1961-62] 133.

III. QUESTIONS NEGATIVED FOR ADJOURNING DEBATES


IV. MOTIONS WITHDRAWN FOR ADJOURNING DEBATES


DEFENCE:


DEFENCE:
Motion, That this House approves the Report on Defence 1961, contained in Command Paper No. 1288; Amendment proposed, to leave out from "House" to end and add "has no confidence in the policy set out in the White Paper, Command Paper No. 1288, will provide effectively for the defence of Britain"; instead; Debate adjourned, 122. Debate resumed; Amendment not made; Main Question agreed to, 123.

[1961-62.] Motion, That this House approves the Statement on Defence, 1962, contained in Command Paper No. 1639; Amendment proposed, to leave out from "House" to end and add "has no confidence in the policy as set out in the Statement on Defence, 1962, will provide effectively for the defence of Britain"; instead; Debate adjourned, 128. Debate resumed; Amendment not made; Main Question agreed to, 129.

[1962-63.] Motion, That this House approves the Statement on Nuclear Defence Systems issued following the Bahamas Meeting in December 1962; Amendment proposed, to leave out from House to end and add "has no confidence in a Government whose defence policy has collapsed and which, at Nassau, entered into an agreement which, by seeking to continue the illusion of an independent British nuclear deterrent, imposes further economic burdens upon the nation and makes more difficult the solution of Great Britain's defence problems"; instead; Debate adjourned, 88. Debate resumed; Amendment not made; Main Question agreed to, 89.

Motion, That this House approves the Statement on Defence, 1963, contained in Command Paper No. 1936; Amendment proposed, to leave out from "House" to end and add "has no confidence in a Government whose defence policies have collapsed repeatedly over eleven years and which now presents no policy to justify asking the taxpayers for the biggest defence expenditure in the peacetime history of Great Britain"; instead; Debate adjourned, 126. Debate resumed; Amendment not made; Main Question agreed to, 128.

[1963-64.] Motion, That this House expresses concern at the increasing demands on Great Britain's already strained military resources and calls on Her Majesty's Government to produce a Defence White Paper embodying proposals which will enable the armed forces to be capable of fulfilling Great Britain's legitimate military commitments and give priority to the provision of adequate conventional regular forces; Question amended by leaving out from "House" to end and adding "condemns Her Majesty's Government for having undermined the confidence both of the Services and of our friends and allies, and seriously weakened the defence capability of this country"; instead; Debate adjourned, 135. Debate resumed; Amendment not made; Main Question agreed to, 137.

Resolution, That this House approves the Supplementary Statement on Defence Policy 1967 which graverly impair the capability of the Royal Navy, the Army and the Royal Air Force to meet all the demands that may be made on them"; instead; Amendment not made; Main Question agreed to, 296.

Motion, That this House approves the Statement on Defence, 1965, contained in Command Paper No. 3540; Amendment proposed, to leave out from "House" to end and add "calls on Her Majesty's Government to produce a Defence White Paper embodying proposals which will enable the armed forces to be capable of fulfilling Great Britain's legitimate military commitments and give priority to the provision of adequate conventional regular forces; Question amended by leaving out from "House" to end and adding "condemns Her Majesty's Government for misleading party political statement in the opening paragraph of the White Paper on Defence and the defence of any clear account of Her Majesty's Government's proposals for maintaining the strength of the Armed Forces at a level consistent with the roles undertaken, nevertheless welcomes the recognition by Her Majesty's Government of the importance of a powerful nuclear capability"; instead; Debate adjourned, 158. Debate resumed; Amendment not made; Main Question agreed to, 165.

[1965-66.] Motion, That this House regret that Her Majesty's Government have announced decisions in the Statement on the Defence Estimates 1966 which will impair the ability of our forces to carry out the duties required of them; Debate adjourned, 130. Debate resumed; Question negatived, 133.

[1966-67.] Motion, That this House welcomes the fact that the Government is conducting its Defence Review as a continuing exercise in reducing the burden of British commitments, forces and expenditure overseas with due regard to the limits imposed by the national interest and security and approves the Statement on Defence, 1967, as a further contribution to this end; Debate adjourned, 372. Debate resumed; Question agreed to, 374.

Motion, That this House approves the Supplementary Statement on Defence Policy, 1967; Amendment proposed, to leave out from "House" to end and add "regrets that the proposals in the Supplementary Statement on Defence Policy 1967 that the demands that may be made on them are not adequately met; instead; Amendment not made; Main Question agreed to, 296.

[1967-68.] Motion, That this House approves the Statement on Defence, 1968, contained in Command Paper No. 3071; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the Statement of the Defence Estimates 1968 which will impair the ability of our forces to a level inadequate to maintain the security of this country and its overseas interests"; instead; Debate adjourned, 147. Debate resumed; Amendment not made; Main Question agreed to, 147.

[1968-69.] Motion, That this House approves the Statement on Defence 1969; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the Defence Review as a continuing exercise in reducing the burden of British commitments, forces and expenditure overseas with due regard to the limits imposed by the national interest and security and approves the Statement on Defence, 1969, as a further contribution to this end; Debate adjourned, 158. Debate resumed; Question negatived, 133.

[1969-70.] Motion, That this House approves the Statement on Defence 1970, contained in Command Paper No. 4290; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the defence of any clear account of Her Majesty's Government's proposals for maintaining the strength of the Armed Forces at a level consistent with the roles undertaken, nevertheless welcomes the recognition by Her Majesty's Government of the importance of a powerful nuclear capability"; instead; Debate adjourned, 158. Debate resumed; Amendment not made; Main Question agreed to, 165.

[1970-71.] Motion, That this House approves the Statement on Defence 1971; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the Supplementary Statement on Defence Policy 1971 which, by seeking to continue the illusion of an independent British nuclear deterrent, imposes further economic burdens upon the nation and makes more difficult the solution of Great Britain's defence problems"; instead; Debate adjourned, 135. Debate resumed; Amendment not made; Main Question agreed to, 137.

[1971-72.] Motion, That this House approves the Statement on Defence 1972; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the Defence Review as a continuing exercise in reducing the burden of British commitments, forces and expenditure overseas with due regard to the limits imposed by the national interest and security and approves the Statement on Defence, 1972, as a further contribution to this end; Debate adjourned, 372. Debate resumed; Question agreed to, 374.

[1972-73.] Motion, That this House approves the Statement on Defence 1973; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the Defence Review as a continuing exercise in reducing the burden of British commitments, forces and expenditure overseas with due regard to the limits imposed by the national interest and security and approves the Statement on Defence, 1973, as a further contribution to this end; Debate adjourned, 372. Debate resumed; Question agreed to, 374.

[1973-74.] Motion, That this House approves the Statement on Defence 1974; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the Defence Review as a continuing exercise in reducing the burden of British commitments, forces and expenditure overseas with due regard to the limits imposed by the national interest and security and approves the Statement on Defence, 1974, as a further contribution to this end; Debate adjourned, 372. Debate resumed; Question agreed to, 374.

[1974-75.] Motion, That this House approves the Statement on Defence 1975; Amendment proposed, to leave out from "House" to end and add "condemns Her Majesty's Government for the Defence Review as a continuing exercise in reducing the burden of British commitments, forces and expenditure overseas with due regard to the limits imposed by the national interest and security and approves the Statement on Defence, 1975, as a further contribution to this end; Debate adjourned, 372. Debt
DEFENCE—DEVELOPMENT

DEFENCE—cont.

instead; Debate adjourned. 192. Debate resumed; Amendment not made; Main Question agreed to. 194. Draft Orders approved, [1964-65] 401.

DEFENCE (ARMY): See also ARMY.


DEFENCE (ROYAL AIR FORCE): See also AIR FORCE.


DEFENCE (TRANSFER OF FUNCTIONS): [1963-64.] Bill to facilitate the making of new arrangements for the central organisation of defence, and to provide for matters consequential thereon; presented, 10. (Cited as Defence (Transfer of Functions) Act 1964) R.A., 150.

DENTISTS:


DEPARTMENT OF TECHNICAL CO-OPERATION:


— [MONEY]. See COMMITTEES. 1, 2.

DEPARTMENT OF WORLD SECURITY:


— (Cited as Design Copyright Act 1968) R.A., 405.

DETENTION CENTRES:


DEVELOPMENT AREAS:


DEVELOPMENT IN RURAL AREAS:

[1967-68] Resolution, That this House takes note of the plight of wives separated from their husbands and the urgent need to improve the enforcement and method of collection of maintenance orders; Motion lapses at Seven o'clock, 97.

DESERTED WIVES:

[1967-68] Motion, That this House takes note of the plight of wives separated from their husbands and the urgent need to improve the enforcement and method of collection of maintenance orders; Motion lapses at Seven o'clock, 97.

DESIGN COPYRIGHT:


DERBY CORPORATION:

[1968-69] R.A. to confer further powers on the borough of Derby in relation to the superannuation fund maintained by the council of that borough and in relation to the finances of that borough; and for other purposes; read the first time, 86. (Cited as Derby Corporation Act 1969) R.A., 201.

DERBYSHIRE COUNTY COUNCIL:

[1968-69] R.A. to confer further powers on the Derbyshire County Council in relation to the finances of the county; and for other purposes; read the first time, 86. (Cited as Derbyshire County Council Act 1969) R.A., 179.

DERBY CORPORATION:

[1968-69] R.A. to confer further powers on the borough of Derby in relation to the superannuation fund maintained by the council of that borough and in relation to the finances of that borough; and for other purposes; read the first time, 86. (Cited as Derby Corporation Act 1969) R.A., 201.

DERBYSHIRE COUNTY COUNCIL:

[1968-69] R.A. to confer further powers on the Derbyshire County Council in relation to the finances of the county; and for other purposes; read the first time, 86. (Cited as Derbyshire County Council Act 1969) R.A., 179.

DESERTED WIVES:

[1967-68] Motion, That this House takes note of the plight of wives separated from their husbands and the urgent need to improve the enforcement and method of collection of maintenance orders; Motion lapses at Seven o'clock, 97.

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[1968-69] R.A. to confer further powers on the Derbyshire County Council in relation to the finances of the county; and for other purposes; read the first time, 86. (Cited as Derbyshire County Council Act 1969) R.A., 179.

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DESERTED WIVES:

[1967-68] Motion, That this House takes note of the plight of wives separated from their husbands and the urgent need to improve the enforcement and method of collection of maintenance orders; Motion lapses at Seven o'clock, 97.
DEVELOPMENT OF INVENTIONS:


— [MONEY.] See COMMITTEES I, 2.

DEVELOPMENT OF PLAY-GROUPS:
[1966-67.] Bill to set up a joint authority of the Ministry of Health and the Department of Education and Science to promote, assist and support the development of play-groups for the pre-school child; ordered; presented, 522. Order for Second Reading discharged; Bill withdrawn, 355.

— (No. 2) Bill to promote, assist and support the development of play-groups and other activities for pre-school children; presented, 537.

[1967-68.] Bill ordered; presented, 245.

DEVELOPMENT OF TOURISM:
[1968-69.] Bill to provide for the establishment of a British Tourist Authority and Tourist Boards for Scotland and Wales with responsibility for promoting the development of tourism to and within Great Britain; to provide for the giving of financial assistance out of public funds for the provision of new hotels and the extension, alteration and improvement of existing hotels; to enable provision to be made for the registration of hotels and other establishments at which sleeping accommodation is provided by way of trade or business; and for connected purposes; presented, 114. (Cited as Development of Tourism Act 1969) R.A., 364.

— [MONEY.] See RESOLUTIONS, IV.

DEVELOPMENT OF YOUTH EMPLOYMENT SERVICE:
[1964-65.] Resolution, That this House, taking into account current trends in education and industry, and mindful of the need for helping young people to choose, obtain and settle down in employment and training suitable to their individual capacities and inclinations; and recognising the unique contribution which the Youth Employment Service can make to this end, calls on Her Majesty's Government to promote the further development of this service, 125.

DEVON COUNTY COUNCIL:
[1960-61.] [Lords]: Bill, intituled, An Act to confer further powers on the Devon County Council and on local and highway authorities in the administrative county of Devon in relation to land and highways and the local government, improvement, health and finances of the county; to confer further powers on the Exmouth Urban District Council with regard to pleasure grounds and on the Teignmouth Urban District Council with regard to their ferry undertaking and for other purposes; brought from the Lords, 280. (Cited as Devon County Council Act 1961) R.A., 330.

— [Lords]: Bill, intituled, An Act to alter the precepting powers of the North Devon Water Board and to confer further powers on the board; to confer further powers on the Devon County Council and on local and highway authorities in the administrative county of Devon in relation to highways and the local government, improvement, health and finances of the county; and for other purposes; brought from the Lords, 298. (Cited as Devon County Council Act 1965) R.A., 411.

DIESEL FUMES:
[1961-62.] Bill to enable new measures to be taken to abate the emission of diesel fumes from vehicles; ordered; presented, 54. Motion for Second Reading withdrawn; Bill withdrawn, 180.

DIPLOMATIC IMMUNITIES (CONFERENCES WITH COMMONWEALTH COUNTRIES AND REPUBLIC OF IRELAND):
[1960-61.] Bill to provide for conferring certain immunities on representatives of Governments of Commonwealth countries and the Republic of Ireland attending conferences in the United Kingdom and on their staffs; presented, 61. (Cited as Diplomatic Immunities (Conferences with Commonwealth Countries and Republic of Ireland) Act 1961) R.A., 127.

DIPLOMATIC PRIVILEGES:
[1963-64.] [Lords]: Bill, intituled, An Act to amend the law on diplomatic privileges and immunities by giving effect to the Vienna Convention on Diplomatic Relations; and for purposes connected therewith; brought from the Lords, 264. (Cited as Diplomatic Privileges Act 1964) R.A., 339.

[1965-66.] Bill to make further provision with regard to diplomatic privileges and immunities; ordered; presented, 69.

DIPLOMATIC PRIVILEGES AND INTERNATIONAL ORGANISATIONS:
[1969-70.] Bill to make further provision with respect to customs duty on hydrocarbon oils for the benefit of persons entitled to privileges under the Diplomatic Privileges Act 1964 or the Commonwealth Secretariat Act 1966, and to amend the International Organisations Act 1968 by including the Caribbean Development Bank among the organisations to which section 1 applies and by making further provision under section 2 with respect to vehicles excluded duty; presented, 280. Report from a Second Reading Committee, That the Bill ought to be read a second time, 329.

DISABLED AND CHRONIC SICK:
[1967-68.] Resolution, That this House urges the Government to give high priority to the task of identifying in the community those who suffer from severe disabilities or lasting illness and are in need of special help owing to their inability, or much reduced ability, to earn a living and owing to their dependence on the care of others or on prolonged treatment, 156.

DISABLED PERSONS (INDUSTRIAL TRAINING):
[1969-70.] Bill to provide that each industrial training board shall allocate a certain percentage of its financial resources towards the training of the disabled within its own industry; ordered; presented, 176.
DISABLED PERSONS' PENSIONS AND MISCELLANEOUS PROVISIONS:
[1965-66.] Bill to provide for pensions for disabled persons who do not at present qualify for benefit under the national insurance, industrial injuries or war disability schemes; to make provision for certain aids and amenities for the disabled; and for connected purposes; presented, 47. Motion for Second Reading; Question negatived, 130.

DISABLEMENT COMMISSION:
[1966-69.] Bill to establish a commission to review pensions and benefits for the disabled and to make recommendations on changes and additions; presented, 49. Motion for Second Reading; Question negatived, 180.

DISABLEMENT INCOME COMMISSION:
[1967-68.] Bill to establish a commission for the introduction of a disablement income; ordered; presented, 344.

DISEASES OF FISH:
[1967-68.] Motion, That draft Order be not negatived, 130.

DISMISSAL APPEALS BOARD:
[1967-68.] Bill to establish a commission for the dismissal of certain aids and amenities for the disabled; and for connected purposes; presented, 394. Motion for Second Reading; Question negatived, 147.

DISEASES OF FISH:
[1966-67.] Motion, That draft Order be not presented to Her Majesty; Motion withdrawn, 147.

DISMISSAL APPEALS BOARD:
[1966-67.] Bill to require that every worker shall be entitled to receive written notice of impending dismissal; to establish Dismissal Appeals Boards; and for connected purposes; ordered; presented, 344. Motion for Second Reading; Question negatived, 180.

DIVISIONS


Two Members appointed as Tellers for the Yeas, and one Member as Teller for the Noes; but no second Member being willing to act as Teller for the Noes, Mr. Speaker declares that the Yeas have it, [1966-67] 74.—The Chairman (in Committee) declares that the Yeas have it, [1962-63] 220, [1965-66] 11.


House proceeds to a Division, and Mr. Speaker states that he thinks the Yeas have it; on his decision being challenged, it appears to him that the Division is unnecessarily claimed and he accordingly calls upon the Members who support and who challenge his decision successively to rise in their places, and he declares the Yeas have it, one Member only who challenged his decision having stood up, [1960-61] 203.

House proceeds to a Division, but certain Members desiring of entering the Yea Lobby having been impeded by the presence of the throng of other Members, Mr. Deputy Speaker directs the House to proceed again to a Division, [1961-62] 275.

House proceeds to a Division, and certain Members appointed Tellers; but, it appearing that a Member (or Members) who had not been appointed had acted as Tellers, Mr. Speaker directs the House to proceed again to a Division, [1962-63] 51, [1966-67] 463, [1969-70] 173.

House proceeds to a Division; but the doors of the Lobby having been locked before the expiration of six minutes, Mr. Deputy Speaker directs the House to proceed again to a Division, [1964-65] 94.

House proceeds to a Division; but it appearing that the Division bells have not been rung correctly, Mr. Deputy Speaker directs the House to proceed again to a Division, [1966-67] 611.

House proceeds to a Division; a Member complains that he had passed into the Yea Division Lobby to Vote, but that the Tellers had left the door before he reached it, whereupon Mr. Deputy Speaker directs the House to proceed again to a Division, [1968-69] 161.

The numbers being equal (in Committee) on Question, That a wound was justly done by the Chairman he accordingly calls himself with the Yeas, as he thinks he ought to vote for the retention of the word in the Bill, [1964-65] 298.

DISPOSAL OF ABANDONED CARS, &c.:
[1965-66.] Bill to provide for the disposal of abandoned cars, derelict agricultural machinery and equipment, and bulky rubbish; and for connected purposes; ordered; presented, 94.

DISSEMINATION OF POLITICAL PROPAGANDA:
[1963-64.] Motion, That this House, registering its disapproval of any debasing of the public services and institutions by allowing them to be used for the dissemination of political propaganda and other highly contentious matter, calls upon Her Majesty's Government to ensure that the Post Office in any new distribution service shall follow the standards already observed in these matters by British Railways, the British Broadcasting Corporation and the Independent Television Authority; Question amended, by leaving out from "House" to end, and adding "approves the intention of Her Majesty's Government to respect the same principle of freedom of communications in the household delivery service as applies to the postal services generally", instead; Question as amended, agreed to, 96.

DISTRIBUTION OF PARLIAMENT:
[1961-62.] Motion, That this House declares that Her Majesty's Government no longer enjoys the confidence of the country, and accordingly calls upon the Prime Minister to advise Her Majesty to dissolve Parliament so that a General Election can be held; Question negatived, 316.

DISUSED GRAVEYARDS:
[1966-67.] Bill to provide for the better use of disused graveyards and burial grounds; ordered; presented, 118.
DIVORCE (SCOTLAND):  

[1962-63.] Bill to provide for the fixing of days when betting facilities may be provided on licensed tracks, and for preventing or restricting publicity for certain proceedings; presented, 79. (Cited as Dog Racing (Betting Days) Act 1962) R.A., 405.

[1968-69.] Bill to provide for the fixing of days when betting facilities may be provided on licensed tracks, and for preventing or restricting publicity for certain proceedings; presented, 142. (Cited as Dog Racing (Betting Days) Act 1965) R.A., 313.

DOMESTIC AND APPELLATE JURISDICTION (RESTRICTION OF PUBLICITY):  

[1967-68] Bill to make further provision for enabling courts to sit in private and for preventing or restricting publicity for certain proceedings; presented, 59. (Cited as Domestic and Appellate Proceedings (Restriction of Publicity) Act 1968) R.A., 405.

DONCASTER CORPORATION:  

[1969-70.] Bill, intituled, An Act to confer further powers on the mayor, aldermen and burgesses of the county borough of Doncaster in relation to the finances of the borough; and for other purposes: brought from the Lords, 205. (Cited as Doncaster Corporation Act 1970) R.A., 336.
DOUVAN—DUDLEY

DOUVAN REPORT. See TRADE UNIONS AND EMPLOYERS’ ASSOCIATIONS.

DOORSTEP SELLING:
[1966-67] Bill to regulate the conduct of itinerant salesmen ; presented, 46. Read a second time, 110.

DORSET WATER ORDER 1968 (PETITIONS FOR AMENDMENT): See COMMITTEES, II.

DOUBLE TAXATION RELIEF: See ADDRESSES, VI.

DOVER HARBOUR:
[1962-63] Bill to authorise the Dover Harbour Board to construct further works ; and for other purposes ; read the first time, 72. (Cited as Dover Harbour Act 1963) R.A., 313.

DRAINAGE RATES:

DRIVING INSTRUCTION:
[1965-66] Motion, That this House deplores the continuous increase in death and injury on our public roads in spite of many improvements in recent years, and feels that the time has approached when this serious problem must be thoroughly tackled at the source, and therefore calls on the Minister of Transport to see that there are far better and higher standards of driving instruction and education available by using more modern and scientific methods ; Motion withdrawn, 82.

DRUGS, MISUSE OF. See MISUSE OF DRUGS.

DRUGS (PREVENTION OF MISUSE):
[1963-64] Bill to penalise the possession, and restrict the importation, of drugs of certain kinds ; presented, 179. (Cited as Drugs (Prevention of Misuse) Act 1964) R.A., 239.

DRUGS ADVISORY BOARD:
[1962-63] Bill to provide for the establishment of a Drugs Advisory Board ; and for purposes connected therewith ; presented, 33. Motion for Second Reading ; Debate adjourned, 221.

DUDLEY CORPORATION:
[1968-69] (Lords) Bill, intituled, An Act to re-enact with amendments and to extend certain local enactments in force in the county borough of Dudley ; to confer further powers upon the mayor, aldermen and burgesses of that borough ; to make further provision in regard to the health, local government, improvement and finances of that borough ; and for other purposes ; brought from the Lords, 287. (Cited as Dudley Corporation Act 1969) R.A., 388.

DUNDEE CORPORATION ORDER CONFIRMATION:

DURBAN NAVIGATION COLLIERIES:
[1967-68] (Lords) Bill, intituled, An Act to make provision for the transfer to the Republic of South Africa of the registered office of The Durban Navigation Collieries Limited for the purpose of enabling that company to assume South African nationality for the purpose of application to that company of provisions of the Companies Acts 1948 to 1967 consequent upon such assumption ; and for other purposes incidental thereto ; brought from the Lords, 228. (Cited as Durban Navigation Collieries Act 1968) R.A., 327.

DURHAM COUNTY COUNCIL:
[1962-63] (Lords) Bill, intituled, An Act to confer further powers on the Durham County Council and on local authorities in the administrative county of Durham in relation to industry, lands and highways and the local government, improvement, health and finances of the county and of the boroughs and districts therein ; and for other purposes ; brought from the Lords, 232. (Cited as Durham County Council Act 1963) R.A., 313.
[1967-68] Bill to confer further powers on the Durham County Council and on local highway and other authorities in the administrative county of Durham in relation to lands, amenities, highways and the local government, improvement, health and finances of the county and of the boroughs and districts therein ; to make further provision with reference to the Tyne Tunnel and for other purposes ; read the first time, 79. (Cited as Durham County Council Act 1968) R.A., 368.

DURHAM MARKETS COMPANY:
[1964-65] (Lords) Bill, intituled, An Act to increase the capital and borrowing powers of the Durham Markets Company ; to re-enact with amendments certain of the statutory powers relating to the stallages, rents and tolls which may be demanded by the Company ; to confer further powers on the Company ; and for other purposes ; brought from the Lords, 236. (Cited as Durham Markets Company Act 1965) R.A., 298.
EARNINGS—ECONOMIC

EARNINGS-RELATED SOCIAL SECURITY:

[1968-69.] Motion, That this House approves the White Paper on Proposals for Earnings-Related Social Security as a basis for legislation; and invites Her Majesty's Government to continue consultation with a view to preparing legislation; Amendment proposed, to leave out from "House" to end and add "recognises the role of the State in providing a firm guarantee of security in old age, but believes that the widespread desire to provide additional pensions related to earnings and individual needs can best be achieved through private and occupational pension schemes; and declines at this stage to approve a plan which leaves unresolved the crucial question of the contracting out arrangements for occupational schemes and which adds yet further to the burden of taxation on individuals and industry", instead; Amendment not made; Main Question agreed to, 149.

EARNINGS RULE:

[1966-67.] Motion, That this House, believing that the application of the earnings rule to retirement pensions is producing undesirable anomalies between different classes of pensioners, depriving the nation of potentially valuable contributions to the economy and having adverse effects upon the mental and physical well-being of individual pensioners by encouraging an undesirably abrupt transition from full work to complete retirement, urges Her Majesty's Government to seek an early opportunity to abolish the rule; Question negatived, 297.

EAST ANGLIAN WATER ORDER 1961
(PETITION FOR AMENDMENT). See COMMITTEES, II.

EAST DEVON WATER (REGROUPING) ORDER 1963 (PETITIONS FOR AMENDMENT AND COUNTER-PETITIONS): See COMMITTEES, II.

EAST GREEN, ABERDEEN:

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the East Suffolk County Council in relation to lands and the local government, improvement and finances of the administrative county of East Suffolk; to make further provision for the superannuation of employees; and for other purposes; brought from the Lords, 283. Read a second time and committed, 307. Standing Order made, relative to suspension of Bill, 346.

EAST KILBRIDE BURGH:

[1966-67.] Bill to make provision for the constitution of the burgh of East Kilbride in the County of Lanark into a large burgh and for other purposes; read the first time, 173. (Cited as East Kilbride Burgh Act 1967) R.A., 479.

EAST SUFFOLK COUNTY COUNCIL:

[1968-69.] [Lords]: Bill, intituled, An Act to confer further powers on the East Suffolk County Council in relation to lands and the local government, improvement and finances of the administrative county of East Suffolk; to make further provision for the superannuation of employees; and for other purposes; brought from the Lords, 283. Read a second time and committed, 307. Standing Order made, relative to suspension of Bill, 346.

EAST-WEST TRADE (DEVELOPMENT):

[1960-61.] Resolution, That this House, being conscious of the necessity for the expansion of the exports of the United Kingdom of Great Britain and Northern Ireland to countries overseas, urges Her Majesty's Government to give every encouragement to those firms who endeavour to increase their exports to the countries of the Planned Economy Group, and asks Her Majesty's Government when negotiating trade agreements with these countries to have particular regard to the contributions that can be made by the Northern Ireland shipbuilding, heavy engineering, textile and electrical industries, 196.

ECCLESIASTICAL AREAS (REORGANISATION):


ECCLESIASTICAL COMMITTEE:


ECCLESIASTICAL FEES:


ECCLESIASTICAL JURISDICTION:


ECONOMIC AFFAIRS:

[1966-67.] Motion, That this House has no confidence in the economic policies of Her Majesty's Government to manage the economic affairs of the nation; Debate adjourned, 169. Debate resumed; Question negatived, 173.

Motion, That this House has no confidence in the economic policies of Her Majesty's Government; Question negatived, 271.

Motion, That this House has no confidence in the economic policies of Her Majesty's Government; Question negatived, 583.

ECONOMIC DEVELOPMENT OF NORTHERN IRELAND:

[1960-61.] Resolution, That this House views with grave concern the high and persistent rate of unemployment in Northern Ireland and calls upon Her Majesty's Government to reaffirm its determination to support fully the Government of Northern Ireland in their efforts to press forward towards a balanced economy and to provide full employment, 227.
ECONOMIC PROBLEMS IN THE NORTH-WEST:

[1967-68.] Motion, That this House calls attention to the Government's failure to put forward proposals designed to solve the economic problems of the North-West, and to the resulting lack of confidence in the textile industry and in the areas traditionally associated with it; Question, as amended, agreed to, 96.

ECONOMIC SITUATION:

[1960-61.] Motion, That this House, expressing its deep concern at the present grave balance of payments position facing the country, regrets the Government's failure to secure a more rapid economic growth and a steady expanding production, and calls upon Her Majesty's Government to institute policies designed to strengthen our economic position at home and abroad, and to secure social justice and a greater responsiveness to the needs of the nation; Amendment proposed, to leave out from "House" to end and add "noting the improvement in the economic situation of the country since October 1961 and the present high levels of employment, investment and consumption and recognising that in order to meet our commitments at home and abroad, further expansion, particularly in exports, is necessary, supports Her Majesty's Government in their determination to strengthen the country's economic and financial position", instead; Question, as amended, agreed to, 96.

Motion, That this House endorses the policy of Her Majesty's Government as outlined by the Chancellor of the Exchequer on the 25th day of this instant July which, being most unfair in their determination to strengthen the country's economic and financial position, is calculated to divide rather than to unite the nation, offer no long-term remedies for the weakness of the British economy and resemble in many respects those adopted by Her Majesty's Government in the past with such lamentable consequences for the country", instead; Debate adjourned, 93. Resumed; Amendment made; Question, as amended, agreed to, 96.

ECONOMIC EDUCATION:

[1961-62.] Bill to make further provision with respect to awards and grants by local education authorities and the Minister of Education in England and Wales, and by education authorities in Scotland and the Secretary of State in Scotland, and to enable the General Grant Order 1960, and the General Grant (Scotland) Order 1960 to be varied so as to take account of additional or reduced expenditure resulting from action (including anticipatory action) taken in accordance with that provision; to make further provision as to school leaving dates; and for purposes connected with the matters aforesaid; brought from the Lords, 226. (Cited as Education Act 1960) R.A., 339.

[1963-64.] Lords: Motion, That this House regrets that Her Majesty's Government has impaired secondary education by its failure for more than four years since the Crowther Report to take a decision on the raising of the school-leaving age and to set on foot a consistent programme of action in support of such a decision; and has failed either to announce acceptance of the Newsom Report or to deal vigorously with the grave emergency in higher education revealed by the Robbins Report; Question negative, 84.

EDINBURGH CORPORATION ORDER CONFIRMATION:


EDINBURGH TRADES MAIDEN FUND ORDER CONFIRMATION:

Resolution, That this House is of the opinion that the costs of educational services should be more widely spread so that an unfair burden shall not fall upon ratepayers in areas where there are few industries or industrial premises and an undue proportion of retired people; that cadet corps should be encouraged in public, grammar and secondary modern schools; and that a modern approach is needed to various other aspects of education, 223.

[1966-67.] Bill to enlarge the powers of the Secretary of State to make contributions, grants and loans in respect of aided schools and special agreement schools and to direct local education authorities to pay the expenses of establishing or enlarging controlled schools; and to provide for loans for capital expenditure incurred for purposes of colleges of education by persons other than local education authorities; presented, 126. (Cited as Education Act 1967) R.A., 358.

[1967-68.] Bill to amend the law as to the effect of and procedure for making changes in the character, size or situation of county schools or voluntary schools and to make certain changes as to the approval or provision of school premises; and for purposes connected therewith; presented, 38. (Cited as Education Act 1968) R.A., 207.

(No. 3.) [Lords]: Bill, intituled, An Act to make further provision for the government and conduct of colleges of education and other institutions of further education maintained by local education authorities, and of special schools as maintained, brought from the Lords, 58. (Cited as Education (No. 2) Act 1968) R.A., 327.

Motion, That this House regrets that the education service should have been subjected to cuts which are educationally damaging, based on a wrong choice of priorities, and disproportionate in relation to the economy as a whole; Question negatived, 109.

[1969-70.] Bill to make provision as to the duties of local education authorities with respect to the ending of selection of pupils for admission to secondary schools by reference to ability or aptitude; and for purposes connected therewith: presented, 140. Bill (having previously been reported from a Standing Committee) re-committed to former Committee with an Instruction, 281.

[1969-70.] Motion, That leave be given to bring in a Bill to restore the right to local Authorities in Scotland to charge fees for education; Question negatived, 107.

EDUCATION (MISCELLANEOUS PROVISIONS):

[1967-70.] [Lords]: Bill intituled, An Act to make provision, as respects England and Wales, for discontinuing the classification of handicapped children as unsuitable for education at school, and for supplementing awards under section 1 and restricting awards under section 2 of the Education Act 1962, and for purposes connected therewith; brought from the Lords, 332.

EDUCATION OF DEAF CHILDREN:

[1966-67.] Resolution, That this House urges Her Majesty's Government to take all possible steps to provide increased facilities in secondary education for the deaf child, and to ensure that adequate places are available in universities, teacher training colleges, and other colleges of higher education, 297.

EDUCATION (SCHOOL MILK):

[1969-70.] Bill to include among the children for whom milk is to be provided junior pupils at schools designated as secondary schools under Section 1 of the Education Act 1964; presented, 97. (Cited as Education (School Milk) Act 1970) R.A., 228.

EDUCATION (SCOTLAND):

See also

ADDRESSES, VII and VII.


[1962-63.] Bill to provide for the establishment of a board in Scotland for the purpose of discharging certain functions relating to examinations for pupils receiving secondary education and others; to amend the provisions of the Education (Scotland) Act 1962 with respect to the scope of regulations prescribing scales of salary for teachers and to the provision of pensions for widows, widowers, children and dependants of teachers; and to amend certain provisions of the Local Government (Scotland) Act 1947 relating to membership of education committees and of sub-committees thereof; and for purposes connected with the matters aforesaid; presented, 20. (Cited as Education (Scotland) Act 1963) R.A., 271.

[1964-65.] Bill to amend paragraph 20 of Schedule 3 to the Education (Scotland) Act 1962 to enable provision to be made for the payment of pensions to the widows or other dependants of teachers, who die without having completed ten years' service; presented, 53. (Cited as Education (Scotland) Act 1965) R.A., 190.


[1968-69.] Motion, That leave be given to bring in a Bill to restore the right to local Authorities in Scotland to charge fees for education; Question negatived, 107.
EDUCATION—ELECTIONS

EDUCATION (STATUS OF SECONDARY SCHOOLS):
[1963-64.] Motion for leave to bring in a Bill to provide that any proposal by a local education authority to change the status or nature of a secondary school shall require the approval of the Minister of Education; Question negatived, 204.

EFFECTS OF GOVERNMENT POLICY ON INDUSTRIAL RELATIONS:
[1961-62.] Motion. That this House deplores the damage done to industrial relations consequent upon the interference by Her Majesty's Government with the established forms of negotiation and the freedom of arbitration courts to arrive at unfettered decisions; Question negatived, 86.

ELECTION OF REGIONAL ECONOMIC PLANNING COUNCILS:
[1966-67.] Bill to provide for the election of all members of Regional Economic Planning Councils; and for connected purposes; ordered; presented, 348.

ELECTIONS

I. Writs (Warrants for New Writs) Issued.
(i) In the room of deceased Members.
(ii) In the room of Members who have become Peers.
(iii) In the room of Members who have accepted Office.
(iv) In the room of a Member who ceased to be a Member by Resolution of the House.

II. Orders, Resolutions and Incidental Proceedings relative to Elections.

I. WRITS (WARRANTS FOR NEW WRITS) ISSUED

(i) IN THE ROOM OF DECEASED MEMBERS:
Louth: Sir Cyril Osborne, [1969-70] 70.
I. WRITS (WARRANTS FOR NEW WRITS) ISSUED—Cont.


Weston-super-Mare: David William Ernest Webster, Esquire, [1968-69] 145.

(ii) IN THE ROOM OF MEMBERS WHO HAVE BECOME PEERS


Northstead, Manor of:


Deputy Chairman of the National Coal Board:


Justice of the High Court of Justice:


Senator of the College of Justice in Scotland:


Judge of County Courts:


President of the Probate, Divorce and Admiralty Division of the High Court of Justice:

I. WRITS (WARRANTS FOR NEW WRITS) ISSUED—Cont.

Her Majesty’s Justice Clerk and President of the Second Division of the Court of Session in Scotland:


The following Writs, issued by Mr. Speaker during Adjournments, were not communicated to the House:

In the room of deceased Members:
Cambridge: Robert Davies, Esquire. (See [1966-67] 513, and 610.)

Other Matters:
Mr. Speaker’s appointment of Members to execute his powers as regards the issue of warrants for new Writs in certain cases, [1964-65] 61, [1966-67] 38.

II. ORDERS, RESOLUTIONS AND INCIDENTAL PROCEEDINGS RELATIVE TO ELECTIONS

Sessional Orders and Resolutions:

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 any thing 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 [a Sessional Resolution], [1960-61] 3, [1961-62] 3, [1962-63] 3, [1963-64] 3, [1964-65] 14, [1965-66] 3, [1966-67] 14, [1967-68] 3, [1968-69] 3, [1969-70] 3.


That if 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 willfully concerned in such Bribery or other corrupt practices [a Sessional Resolution], [1960-61] 3, [1961-62] 3, [1962-63] 3, [1963-64] 3, [1964-65] 14, [1965-66] 3, [1966-67] 14, [1967-68] 3, [1968-69] 3, [1969-70] 3.


Mr. Speaker addresses the House in relation to Mr. Wedgwood Benn, and reads a letter that he has received from Mr. Benn; Motion, That Mr. Benn be admitted in, and heard, negatived; Motion, That the candidate returned was duly elected; and that he do take his seat”, instead; Amendment not made; Main Question agreed to, [1960-61] 230.

Mr. Speaker acquaints the House that he has received Certificates from the Judges appointed to try the Election Petitions relating to:

The Election for Bristol, South-East, that the candidate returned was duly elected; and that the Petitioner has been found liable to the respondent in expenses, [1964-65] 114.
ELECTIONS (WELSH FORMS):

[1963-64.] Bill to authorise the use, in connection with elections in Wales and Monmouthshire, of translations of statutory forms into the Welsh language; presented, 57. (Cited as Elections (Welsh Form) Act 1964) R.A., 255.

ELECTRICITY:


[1969-70.] Bill to provide for changes in the organisation of the electricity supply industry in England and Wales; to amend the law relating to charges for electricity and the powers of Electricity Boards; and for purposes connected with those matters; presented, 196. Bill read a second time, 239.


ELECTRICITY (AMENDMENT):

[1969-70.] Bill to empower the Central Electricity Generating Board to produce radioactive material in a nuclear reactor at any of the Board's generating stations for sale or supply to other persons, and to sell or supply radioactive material produced in any such reactor; and for purposes connected therewith; presented, 7. (Cited as Electricity (Amendment) Act 1969) R.A., 127. [MONEY]. See COMMITTEES, I, 2.

ELECTRICITY (BORROWING POWERS) (SCOTLAND):


ELECTRICITY AND GAS:

[1963-64.] Bill to increase the statutory limits imposed on the amounts outstanding in respect of borrowings by the Electricity Council and Electricity Boards and the Gas Council and Area Gas Boards; to make further provision for Exchequer advances to certain of those bodies; to provide in certain cases for compensating members of those bodies for loss of office; and for purposes connected with the matters aforesaid; presented, 10. (Cited as Electricity and Gas Act 1963) R.A., 59. [MONEY]. See COMMITTEES, I, 2.

ELECTRICITY DEPOSIT CHARGES, AMENDMENT OF:

ELECTRICITY DEPOSIT CHARGES.

ELECTRICITY IN SCOTLAND:


ELECTRICITY (SCOTLAND):

[1968-69.] Bill to increase the statutory limits imposed on the amounts outstanding in respect of borrowings by the Scottish Electricity Boards and to amend the law with respect to the authentication of the seals of the said Board; presented, 8. (Cited as Electricity (Scotland) Act 1969) R.A., 98. [MONEY]. See RESOLUTIONS, IV.

ELICHEM CHURCH MOOR LANE BOLTON

BURIAL GROUND:

[1963-64.] Bill to authorise the removal of the restrictions attaching to the burial ground forming part of the site of the former church known as the Elim Church, situated at Moor Lane, in the borough of Bolton, to authorise the use of the said burial ground for building purposes or otherwise; and for other purposes; read the first time, 126. (Cited as Elim Church Moor Lane Bolton Burial Ground Act 1964) R.A., 255.

ELY OISE—ESSEX WATER:

[1967-68.] Lords: Bill, intituled, an Act to provide for the transfer of water from the Ely Ouse river in the area of the Great Ouse River Authority to the area of the Essex River Authority; to authorise the Great Ouse River Authority and the Essex River Authority to acquire lands and to construct works; and for other purposes; brought from the Lords, 264. (Cited as Ely Ouse—Essex Water Act 1968) R.A., 368.

EMERGENCY LAWS (RE-ENACTMENTS AND REPEALS):

[1963-64.] Bill to repeal the remaining Defence Regulations (that is to say those set out in the Emergency Laws (Repeal) Act 1959), except the Defence (Armed Forces) Regulations 1929, and to re-enact certain of those Defence Regulations with modifications; and to continue for limited periods the Ships and Aircraft (Transfer Restrictions) Act 1939 and certain powers of the Board of Trade relating to jute products; presented, 229. (Cited as Emergency Laws (Re-enactments and Repeals) Act 1964) R.A., 302. [MONEY]. See COMMITTEES, I, 2.

EMERGENCY POWERS: See also ADDRESSES, I and VII; and MESSAGES.


EMOLUMENTS OF TOP MANAGEMENT (DISCLOSURE AND REGULATION):

[1964-65.] Bill to provide for the disclosure of emoluments and of other relevant information by directors and other senior officers in certain private and public enterprises; for the supervision and regulation of such emoluments in the national interest, including a national incomes policy, higher efficiency in British industry and greater comparability of rewards between public and private enterprise; and for matters connected therewith; presented, 65. Motion for Second Reading; Debate adjourned, 150.

EMPLOYED PERSONS (HEALTH AND SAFETY):

[1969-70.] Bill to authorise the establishment by the Secretary of State of an employment medical advisory service, to amend the Factories Act 1961 in relation to medical arrangements and related matters, to further the making in factories and elsewhere of arrangements for persons representing employees to participate in promoting the safety and health of employees, and for purposes connected therewith; presented, 167. Bill read a second time, 186. [MONEY]. See RESOLUTIONS, IV.
EMPLOYEES PROTECTION:

[1966-67] Bill to ensure the representation of employees in the establishment and maintenance of standards and conditions of safety and health in employment; to provide for the co-operation and co-ordination nationally of interested parties in matters of safety and health; and to make certain other provisions connected with the purposes aforesaid; presented, 94.

EMPLOYEES SECURITY:

[1968-69] Bill to establish machinery for the regular supply of information by employers on all matters affecting or likely to affect employment both to their employees and to the Department of Employment and Productivity; to set up a security fund within each industry for redundancy purposes; and for connected matters; ordered; presented, 71. Motion for Second Reading withdrawn; Bill withdrawn, 180.

EMPLOYERS' INSURANCE:

[1964-65] Bill to provide for insurance by employers in respect of injuries to certain employees, and for purposes connected therewith; presented, 337.

EMPLOYERS' LIABILITY (COMPULSORY INSURANCE). See INSURANCE (EMPLOYERS' LIABILITY).

EMPLOYERS' LIABILITY (DEFECTIVE EQUIPMENT):

[1967-68] Bill to make further provision with respect to the liability of an employer for injury to his employee attributable to any defect in equipment provided by or by arrangement with the employer for the purposes of the employer's business; and for purposes connected with the matter aforesaid; presented, 39. Bill reported from Standing Committee, 328.

[1968-69] Bill to make further provision with respect to the liability of an employer for injury to his employee which is attributable to any defect in equipment provided by the employer for the purposes of the employer's business; and for purposes connected with the matter aforesaid; presented, 47. (Cited as Employers' Liability (Defective Equipment) Act 1965) R.A., 256.

EMPLOYMENT AGENCIES (REGULATION): See INSURANCE (EMPLOYERS' LIABILITY).

EMPLOYMENT EXCHANGES:

[1966-67] Motion for leave to bring in a Bill to regulate all employment exchanges, both public and private; and to ensure competition between them; and for connected purposes; Question negatived, 561.

EMPLOYMENT OF WOMEN:

[1962-63] Bill to regulate the employment of women for reward during the period following childbirth; presented, 43. Further consideration (not amended in the Standing Committee) adjourned, 176. 377690

ENAHORO, CHIEF: See also HOUSE. Motions for the Adjournment.

[1962-63] Motion, That this House regrets the action of Her Majesty's Government in refusing political asylum to Chief Enahoro; Amendment proposed, to leave out from " House " to end and add " mindful of Great Britain's tradition of granting political asylum here to persons who might otherwise be exposed to injurious or oppressive treatment in their own country, is confident of the fair and impartial administration of justice in Nigeria and upholds the decision of the Secretary of State for the Home Department to return Chief Enahoro to stand his trial there "; agreed, 337.

ENGINEERING DESIGN (FIELDEN REPORT):

[1964-65] Resolution, That this House, having regard to the observations of the Fielden Report on Engineering Design that Great Britain's share of international trade in engineering goods has been declining, and that in spite of some notable successes, too many British products are being outclassed in performance, reliability and sales appeal, and that imports of machinery have been increasing, urges Her Majesty's Government to encourage the implementation of the report and particularly those recommendations concerning the need to increase the prestige of design, the status of designers and the need for adequate training, with the objective of strengthening our economy, 182.

ENTERTAINMENT CLUBS:

[1964-65] Bill to empower local authorities to require safe and hygienic conditions in entertainment clubs; to authorise the registration of such clubs by local authorities and the exercise of powers in connection with such registration; and for connected purposes; ordered; presented, 333.


ENTERTAINMENT EMPLOYMENT AGENCIES:

[1968-69] Bill to regulate fee-charging employment agencies in entertainment; presented, 259.

ENTICEMENT ACTIONS (ABOLITION):

[1968-69] Bill to abolish actions for enticement; presented, 291.

ENTRY TO PUBLIC SCHOOLS:

[1960-61] Resolution, That this House, recognising the valuable contribution that the independent schools have long been making to education, expresses the hope that Her Majesty's Government will encourage a closer association between these schools and the public educational system, 256.

EPISCOPAL CHURCH (SCOTLAND):

[1963-64] [Lords]: Bill, intituled, An Act to remove a disability restricting the Clergy of the Episcopal Church in Scotland in the exercise of their office in England; brought from the Lords, 103. (Cited as Episcopal Church (Scotland) Act 1964) R.A., 128.

EPING FOREST (WATERWORKS CORNER):

[1966-67] [Lords]: Examiner's Report in case of Petition for Bill. Standing Orders not complied with, referred to the Standing Orders Com-
EPPING FOREST (WATERWORKS CORNER)

178 EPPING—ESTATE

RESOLUTIONS, IV.

See — [MONEY.]

ERSKINE BRIDGE TOLLS:

[1967-68.] Bill to empower the Secretary of State to levy tolls in respect of the use of a new road which crosses the River Clyde at Erskine and of certain roads provided in connection therewith; to enable the Secretary of State to provide parking places in connection with those roads and, in relation to those roads, to impose prohibitions, restrictions and other requirements for the purpose of preventing obstruction and for the protection of property and otherwise; for connected purposes; ordered; presented, 14. (Cited as Erskine Bridge Tolls Act 1968) R.A., 110.

— [MONEY.] See RESOLUTIONS, IV.

ESSEX RIVER AND SOUTH ESSEX WATER:

[1968-69.] Bill to empower the Essex River Authority to construct a barrage across the estuary of the river Stour and other works; to empower the South Essex Waterworks Company to construct works and to abstract water from the river Stour; to empower the Essex River Authority and the South Essex Waterworks Company to acquire lands and rights; to confer further powers on the Essex River Authority and on the South Essex Waterworks Company; read the first time, 86. (Cited as Essex River and South Essex Water Act 1969) R.A., 364.

— [MONEY.] See RESOLUTIONS, IV.

EPPING FOREST—ESTATE

mittee, 475. Message from the Lords communicating a Resolution relative to the suspension of the Bill considered; this House concurs with the Lords; Message to the Lords to acquaint them, &c., 588.

[1967-68.] (Lords.) Bill, intituled, An Act to empower the Conservators of Epping Forest to grant to the Minister of Transport lands for road purposes, and to acquire lands in exchange, and for other purposes; brought from Lords, 42. (Cited as Epping Forest (Waterworks Corner) Act 1968) R.A., 207.

— [MONEY.] See RESOLUTIONS, IV.

EQUAL PAY:

[1967-68.] Bill to establish the principle of equality; ordered; presented, 356.


(No. 2.) Bill to prevent discrimination, as regards terms and conditions of employment, between men and women; presented, 127. (Cited as Equal Pay Act 1970) R.A., 364.

— [MONEY.] See RESOLUTIONS, IV.

ERSION PREVENTION:

[1966-67.] Bill to enable river boards to build erosion prevention works on river banks; ordered; presented, 427. Order for Second Reading discharged; Bill withdrawn, 448.

(No. 2.) Bill to enable river and other authorities to build erosion prevention works on river banks; presented, 465.

— [MONEY.] See RESOLUTIONS, IV.

ESSEX COUNTY COUNCIL:

[1969-70] Bill to confer further powers on the Essex County Council and local authorities in the county of Essex in relation to highways and the local government, improvement and health of the county; and for other purposes; ordered; presented, 114. Read a second time and committed to Committee, without Amendment [Preamble not proved], 181.

[1967-68.] Bill to empower the Essex County Council and local authorities in the county of Essex to construct a new approach road to Canvey Island, including a bridge across Benfleet Creek, and to purchase lands compulsorily for those and other purposes; to provide for the removal of the existing bridge across Benfleet Creek; to confer further powers on the said county council and on local authorities in the county of Essex in relation to highways and the local government, improvement and health of the county; and for other purposes; read the first time, 320. (Cited as Essex County Council (Canvey Island Approaches, etc.) Act 1967) R.A., 597.

[1967-68.] Bill to confer powers upon the Company; to amend the memorandum of association of the Hanningfield Housing Association Limited; and for other purposes; read the first time, 76. Reported from Committee, without Amendment [Preamble not proved], 181.

[1969-70] Bill to incorporate the Essex Water Company, to transfer to that Company the undertakings of the South Essex Waterworks Company and the Southend Waterworks Company, and to enable the Company to construct pipelines and other works and to acquire lands and for other purposes; read the first time and (having been read a second time before its suspension in the previous Session) read a second time and committed to Committee, with a View to Report by 15th July; with amendment, ordered, 348; presented, 349.

[1968-69] Bill to empower the Essex River Authority to construct a barrage across the estuary of the river Stour and other works; to empower the South Essex Waterworks Company to construct works and to abstract water from the river Stour; to empower the Essex River Authority and the South Essex Waterworks Company to acquire lands and rights; to confer further powers on the Essex River Authority and on the South Essex Waterworks Company; read the first time, 86. (Cited as Essex River and South Essex Water Act 1969) R.A., 364.

— [MONEY.] See RESOLUTIONS, IV.

— [1962-63.] Bill to incorporate the Esso Petroleum Company Limited into the Esso Petroleum Company; to amend the memorandum of association of the Esso Petroleum Company Limited; and for other purposes; read the first time, 56. Motion for Second Reading; Debate adjourned, 57.

[1967-68.] Bill to empower Esso Petroleum Company Limited to construct pipelines and other works and to acquire lands and for other purposes; read the first time and (having been read a second time before its suspension in the previous Session) read a second time and committed to Chairman of Ways and Means, 6. (Cited as Esso Petroleum Company Act 1961) R.A., 127.

— [1962-63.] Bill to make provision with respect to persons who negotiate for or otherwise act in relation to the acquisition or disposal by others of estates, interests or rights in or over land, and for purposes connected therewith; presented, 33: Motion for Second Reading: Debate adjourned, 154. Order for resuming Debate on future day discharged; Bill withdrawn, 216.

— [1964-65.] Bill to make provision with respect to persons and local authorities who negotiate for or otherwise act in relation to the acquisition or disposal by others of estates, interests, or rights in or over land; and for purposes connected therewith; ordered, 348; presented, 349.

— [1962-63.] Bill to make provision with respect to persons and local authorities who negotiate for or otherwise act in relation to the acquisition or disposal by others of estates, interests, or rights in or over land, and for purposes connected therewith; presented, 33: Motion for Second Reading: Debate adjourned, 154. Order for resuming Debate on future day discharged; Bill withdrawn, 216.
ESTATE DUTY (DEFERMENT OF PAYMENT):  

[1964-65.] Bill to provide for deferring payment of estate duty on that part of any estate which passes to a widow on the death of her husband, and for purposes connected therewith; presented, 65. Motion for Second Reading; Debate adjourned, 221.

ESTATE DUTY (SURVIVING SPOUSE):  

[1968-69.] Bill to amend the enactments relating to Estate Duty to provide for the deferment of estate duty on that part of any estate which passes to a widow on the death of her husband, and for purposes connected therewith; presented, 45. Read a second time, 72.

ESTATE AGENTS—cont.  

[1965-66.] Bill to make provision with respect to persons who negotiate for or otherwise act in relation to the acquisition or disposal by others of estates, interests or rights in or over land; and for purposes connected therewith; presented, 380.

Estate Agents to the Acquisition or Disposal by Others—See also Estate Agents; and for the safeguarding of clients' money and deposits; and for purposes connected therewith; presented, 380.

Estate Agents to the Safeguarding of Clients' Money and Deposits—See also Estate Agents; to make provision for the Estate Agents Council and to confer certain powers thereon; to provide for the bonding of Estate Agents; to make provision for the Estate Agents' Council and to confer certain powers thereon; to provide for the safeguarding of clients' money and deposits; and for purposes connected therewith; presented, 380.

ESTIMATES:  See also COMMITTEES III, IV and SUPPLY.  


Resolution, That this House takes note of the First Report and of the Ninth Special Report from the Estimates Committee relating to the Dental Services, 273.

Resolution, That this House takes note of the Sixth Report and of the Tenth Special Report from the Estimates Committee relating to the Timing of the Presentation of Supplementary Estimates, 275.

Resolution, That this House takes note of the Fifth Report of the Estimates Committee in the last Session of Parliament relating to Treasury Control of Establishments, 145.

Resolution, That this House takes note of the Ninth Report of the Estimates Committee in the last Session of Parliament relating to the Police, 346.

Resolution, That this House takes note of the First Report from the Estimates Committee and of the Fifth Special Report from the Estimates Committee relating to Government Statistical Services, 471.

Resolution, That this House takes note of the Ninth Report from the Estimates Committee in the last Session of Parliament and of the Second Special Report from the Estimates Committee relating to Manpower Training for Industry, 98.


Resolution, That this House takes note of the Sixth Report from the Estimates Committee in the last Session of Parliament relating to the Promotion of Exports and of the Departmental Observations thereon, 144.

EUROPEAN COMMON MARKET DANGER:  

[1960-61.] Motion, That this House, being greatly concerned at the pressure to make this country enter a European common market and the consequent threat to subject its independence, its membership of the Commonwealth and its right and power to plan its economy in its own way to a political union with Germany, France, Italy and Benelux, as well as at the threat to the survival of the Commonwealth inherent in these proposals, urges Her Majesty's Government not to enter into any negotiations concerning such entry until expressly empowered so to do by a conference of Commonwealth Prime Ministers and by this House; Amendment proposed, to leave out from " House " to end and add " conscious of the threat to the Free World inherent in the present divisions of Europe, would support Her Majesty's Government in entering into negotiation with the European Economic Community after consultation with the members of the Commonwealth, and with due regard to the interests of British agriculture and of the European Free Trade Association "; instead; Debate adjourned, 275.

EUROPEAN COMMUNITIES:  

[1966-67.] Motion, That this House approves the statement contained in the Command Paper, Membership of the European Communities; Amendment proposed, to leave out from " House " to end and add " regrets that Her Majesty's Government, having failed to inform the country of the estimated results of Great Britain's entry into the European Economic Community, have nonetheless declared their intention of applying immediately for entry, leaving substantial matters to be negotiated thereafter, and thereby causing anxiety to our partners in the Commonwealth and the European Free Trade Association and creating the probability of injurious repercussions on British sovereignty and the rule of law, on the price of food, on the balance of payments and on the rôle of sterling in the world "; instead; Debate adjourned, 475. Resumed and adjourned, 476. Resumed and adjourned, 478. Resumed; Amendment not made; Main Question agreed to, 479.

See also BRITAIN AND EUROPEAN COMMUNITIES.
EVIDENCE

EUROPEAN ECONOMIC COMMUNITY (BRUSSELS NEGOTIATIONS):

[1962-63] Motion, That this House expresses its full confidence in the determination and ability of Her Majesty's Government to deal with the political and economic situation arising from the breakdown of the Brussels negotiations: Amendment proposed, to leave out from "House" to end and add "has no confidence in the ability of Her Majesty's Government to formulate or to carry through a programme which would bring about the necessary changes in our policies for international trade and for economic and political co-operation; and does not believe that it has the capacity to arouse in Great Britain the sense of urgency and national purpose so necessary to meet the situation created by the breakdown in the negotiations in Brussels", instead: Debate adjourned, 101. Resumed; Amendment not made; Main Question agreed to, 102.

EVANNS, TIMOTHY JOHN:

[1960-61] Bill to provide for the transfer to his next of kin of the remains of Timothy John Evans; ordered; presented, 105.

EVICTION FROM RENTED DWELLINGS:

[1963-64] Bill to compel a landlord to obtain an order of the court before proceeding to eject a tenant; to provide that the court shall suspend the operation of such an order until satisfied that alternative accommodation is available; and for purposes connected therewith; ordered; presented, 96.

EUTHERANASIA. See VOLUNTARY EUTHANASIA.


EVIDENCE—cont.


EVIDENCE—road traffic (Scotland):

[1964-65] Bill to amend the law of evidence in Scotland by excluding the admissibility of judicial admissions arising out of the road traffic enactment in subsequent civil proceedings: presented, 66.

EXCHANGE CONTROL. See ADDRESSES, VII.

EXCHANGE OF YOUNG PERSONS:

[1967-68] Bill to establish a Foundation to promote the exchange of young persons between Great Britain and Europe; and for connected purposes; ordered; presented, 214.

EXCHEQUER:


EXETER CORPORATION:

[1965-66] [Lords]: Bill to originate in the Lords, 51. Examiner's Report, in case of petition for Bill, Standing Orders complied with, 60.

[1966-67] [Lords]: Bill, intituled, An Act to confer further powers on the mayor, aldermen and citizens of the city of Exeter; to make further provision with regard to the health, local government and finances of the city; and for other purposes; brought from the Lords, 20. (Cited as Exeter Corporation Act 1966) R.A., 193.

EXPANSION OF NEW TOWNS (REFERENDUM):

[1968-69] Bill to enable not less than 100 ratepayers in any area scheduled for expansion under New Towns procedure to require local authorities to hold a Referendum to decide whether or not to proceed with the expansion, provided that such a move is made within two years of the Designated Plan being made public: presented, 49.

EXPIRING LAWS:


— [MONEY]. See RESOLUTIONS, IV.

EXPIRING LAWS CONTINUANCE:


EXPIRING LAWS CONTINUANCE—cont.


—— [MONEY] See COMMITTEES, I, 2; RESOLUTIONS, IV.

EXPORT ENCOURAGEMENT:

[1966-67] Bill to encourage exports by extending the purchase tax relief available to bona fide tourists to the United Kingdom; ordered; presented, 391.

EXPORT GUARanteES:

[1961-62.] Bill to increase the limit imposed by section two of the Export Guarantees Act 1949, as amended by any subsequent enactment, on the liabilities which may be undertaken by the Board of Trade in respect of guarantees under that section and certain other transactions under the Export Guarantees Acts, 1949 to 1959; presented, 9. (Cited as Export Guarantees Act 1961) R.A., 70.


[1966-67.] Bill to raise the limits on the liabilities which may be undertaken by the Board of Trade in respect of guarantees under sections 1 and 2 of the Export Guarantees Act 1949 and certain other transactions under the Export Guarantees Acts 1949 to 1964; presented, 277. (Cited as Export Guarantees Act 1967) R.A., 408.


—— [MONEY] See COMMITTEES I, 2; RESOLUTIONS, IV.

EXPORT GUARANTEES AND PAYMENTS:

[1966-70.] Bill to amend the Export Guarantees Act 1968, and to confer on the Board of Trade power to make grants for the purpose of reducing costs incurred or to be incurred, under export contracts or contracts related to export contracts by persons carrying on business or other activities abroad; presented, 107. (Cited as Export Guarantees and Payments Act 1970) R.A., 265.

—— [MONEY] See RESOLUTIONS, IV.

EXPORT OF ANIMALS FOR RESEARCH:

[1966-67] Bill to prohibit the export of animals for vivisectional research and for purposes connected therewith; ordered; presented, 253.


EXPORT OF LIVESTOCK:

[1963-64] Bill to prohibit the export for slaughter of live horses, cattle, sheep, goats and pigs; ordered; presented, 211.

EXPORT OF MANUSCRIPTS:

[1968-69] Bill to control and regulate the export of historical manuscripts; presented, 48.

EXPORT REBATES. See WAYS AND MEANS.

EXPORT TRADE:

[1960-61] Resolution, That this House, conscious of this country's need to export at least 30 per cent. of all its manufactures in order to pay for the 50 per cent. of the food and nearly 100 per cent. of the raw material requirements which it must import, and recognising this country's inability to compel the foreigner to buy British when cheaper or better articles are offered and being aware that labour costs in this country are high because nine-tenths of the world lives at one-fifth of our standard, urges Her Majesty's Government to make better known to exporting firms the facilities offered by the Board of Trade as an additional help but not as a substitute for the higher quality at lower price goods needed to secure the necessary bigger share of world exports if mass unemployment and real hunger in this country are to be avoided, 116.

EXPORTS:

[1962-63] Resolution, That this House, conscious of the vital importance of an improved balance of payments and aware, particularly since the collapse of the Brussels talks, of the need to increase our industrial, commercial and financial power, congratulates the President of the Board of Trade on the various measures he has taken to help exporters, but nevertheless urges Her Majesty's Government to seek further means of encouraging a general expansion of our share of the world's trade in goods and services, 229.

EXTENSION OF LEASES:

[1966-67] Bill to provide powers to enable lessees and tenants occupying residential property, or the site and curtilage thereof, at low rents, under certain leases, and occupying sub-tenants of tenants under such leases, to obtain extensions of such leases or sub-leases; and for purposes connected with the matters aforesaid; ordered; presented, 60.

EXTRA-PAROCHIAL MINISTRY:


EYEMOUTH HARBOUR ORDER CONFIRMATION:

F

F111 K AIRCRAFT CONTRACTS:
[1966-67] Motion, That this House deplores the contradictory statements made by Her Majesty's Government, of the purchase of the United States F111 K aircraft, and calls for a realistic statement of its prospective cost and potentialities; Question negatived, 465.

FACTORIES: ADDRESSES, VIII.
See also FACILITIES FOR RECREATION AND LEISURE:
[1964-65] Motion, That this House, recognising the necessity to channel the enthusiasm of the younger generation into constructive activity, urges Her Majesty's Government to continue to give every encouragement to the fuller use of the arts and improved sports and youth service facilities; Debate adjourned, 72.

FACTORIES: See also ADDRESSES, VIII.
[1960-61] [Lords]: Bill, intituled, An Act to consolidate the Factories Acts, 1937 to 1959, and certain other enactments relating to the safety, health and welfare of employed persons; brought from the Lords, 234. (Cited as Factories Act 1961) R.A., 266.

FACTORY FARMING METHODS:
[1965-66] Motion, That this House should lay down statutory minimum standards of space and comfort for all animals kept in such conditions so that every animal shall be able to stand, lie down, turn round, have reasonable light, &c.; that periodic inspections by Government-appointed persons should be compulsory; and that a study should be made of the effects of the antibiotics, &c., used to prevent disease, and as to the possible effects on human males whose diet may often include chicken livers from artificially caponised chickens in view of their known sterilising effect on dogs and minks whose food has included caponised chicken offal; Debate adjourned, 82.

FACTORY LANE, WARRINGTON (LEVEL CROSSING):
[1962-63] [Lords]: Bill, intituled, An Act to authorise Joseph Crosfield & Sons Limited to construct a railway level crossing in the county borough of Warrington and for other purposes; brought from the Lords, 193. (Cited as Factory Lane, Warrington (Level Crossing) Act 1963) R.A., 313.

FACULTY JURISDICTION:

FAIR TRADE PRACTICES:
[1961-62] Bill to prohibit deceptive and misleading advertising and labelling of consumer goods and other unfair trading practices; and for purposes connected therewith; presented, 34. Motion for Second Reading; Question negatived, 118.

FAIR WAGES CLAUSE:
[1963-64] Bill to provide that industrial courts, when dealing with the operation of the Fair Wages Clause in Government contracts, shall consider any discrimination against trades unionists; ordered; presented, 255.

FALMOUTH CONTAINER TERMINAL:

FAMILY ALLOWANCES:

FAMILY ALLOWANCES AND NATIONAL INSURANCE:
[1961-62] Bill to improve and extend the allowances payable out of the Industrial Injuries Fund in respect of injury or disease arising out of pre-1948 employment; to amend the National Insurance (Industrial Injuries) Acts, 1946 to 1960, and the National Insurance Acts, 1946 to 1960, as regards the circumstances giving a right to or affecting the continuance or rate of certain benefits, as regards the references in certain provisions relating to contributions to an income not exceeding one hundred and fifty-six pounds a year or to remuneration not exceeding sixty shillings a week, and as regards matters connected with the administration of the Acts and the making and operation of orders and regulations thereunder; to make further provision as to sums wrongly paid by way of benefit under those Acts or by way of family allowance; to alter the meaning in those Acts and the Family Allowances Acts, 1945 to 1959, of the word "child"; to provide for certain expenses of the Minister of Pensions and National Insurance; and for purposes connected therewith; presented, 8. (Cited as Family Allowances and National Insurance Act 1961) R.A., 70.

[1963-64] Bill to extend the meaning of the word "child" in the Family Allowances Acts, the National Insurance Acts and the National Insurance (Industrial Injuries) Acts, to increase widowed mother's allowance and certain other benefits under the National Insurance Acts and the National Insurance (Industrial Injuries) Acts paid in respect of or by reference to children, to require the disregard of part of any such benefit in arriving at the amount of a national assistance grant, and for certain other purposes, and to relax the earnings rules relating to widow's benefit and retirement pensions, and for connected purposes; presented, 69. (Cited as Family Allowances and National Insurance Act 1964) R.A., 128.

[1967-68] Bill to increase family allowances under the Family Allowances Act 1965 and make related adjustments of certain benefits under the National Insurance Act 1965 or the National Insurance (Industrial Injuries) Act 1965, to make further provision as to the time at which a person ceases to be a child within the meaning of those Acts, and for purposes connected therewith; presented, 7. (Cited as Family Allowances and National Insurance Act 1967) R.A., 65.
FAMILY LAW REFORM:

FAMILY ALLOWANCES AND NATIONAL INSURANCE—cont.

(No. 2) Bill to increase family allowances under the Family Allowances Act 1965 and make related adjustments of certain benefits under the National Insurance Act 1965 or the National Insurance (Industrial Injuries) Act 1965, to abolish entitlement to unemployment benefit, sickness benefit and injury benefit under those Acts in respect of the first three days of any period of interruption of employment, and for connected purposes; presented, 167. (Cited as Family Allowances and National Insurance Act 1968) R.A., 327.

— [MONEY]. See COMMITTEES, I, 2.

RESOLUTIONS, IV.

FAMILY LAW REFORM:

[1968-69] [Lords]: Bill, intituled, An Act to amend the law relating to the age of majority, to persons who have not attained that age and the time when a particular age is attained; to amend the law relating to the property rights of illegitimate children and of other persons whose relationship is traced through an illegitimate link; to make provision for the use of blood tests for the purpose of determining the paternity of any person in civil proceedings; to make provision with respect to the evidence required to rebut a presumption of legitimacy and illegitimacy; to make further provision, in connection with the registration of the birth of an illegitimate child, for entering the name of the father; and for connected purposes; brought from the Lords, 94. (Cited as Family Law Reform Act 1968) R.A., 363.

— [MONEY]. See RESOLUTIONS, IV.

FAMILY POVERTY:

[1966-67] [Lords]: Motion, That this House regrets Her Majesty's Government's failure to announce any positive measures to alleviate the growing problems of poverty and deprivation amongst certain sections of the community, in particular the low income families, and recognises that these problems are being intensified by the absence of realistic social priorities and imaginative social policies on the part of Her Majesty's Government; Question amended, by leaving out from “House” to end and adding “recognising that the elimination of poverty among low income families deserves that special recognition denied it for so long by Conservative administrations, calls upon Her Majesty's Government to give full, detailed and speedy consideration to the best method of dealing with this human problem”, instead; Question, as amended, agreed to, 448.

FAMILY PRESERVATION:

[1964-65] Bill to make it an offence to give teaching or instruction calculated to encourage husband or wife to break marital obligations, or a parent or guardian to withdraw affection from young children; presented, 72. Order for Second Reading discharged; Bill withdrawn, 366.

FAMILY PROVISION:

[1965-66] Bill to amend the law of England and Wales in relation to the rights after a person's death of that person's spouse or former spouse and children, and to repeal Section 47(5) of the Administration of Estates Act 1925, as amended; presented, 110.


FARM AND GARDEN CHEMICALS:

[1963-64] Bill to make provision for the labelling of farm and garden chemicals, and matters related thereto; ordered; presented, 245.

[1964-65] Bill ordered; presented, 93.


FARMER & COMPANY, LIMITED (TRANSFER OF REGISTRATION):

[1968-69] Bill to enable provision for the transfer to the State of New South Wales in the Commonwealth of Australia of the registered office of Farmer & Company Limited, for the purposes of aquiring and altering the property of the Companies Acts 1948 to 1967; and for other purposes incidental thereto; read the first time, 86. (Cited as Farmer & Company Limited (Transfer of Registration) Act 1969) R.A., 365.

FARNHAM CASTLE:


FEDERAL GOVERNMENT:

[1967-68] Bill to establish Parliaments for Scotland, Wales and Northern Ireland; to amend the Government of Ireland Act; and for purposes connected thereto; ordered; presented, 119.

FEES FOR OVERSEAS STUDENTS:

[1966-67] Motion. That this House, while recognising the urgent need for economy in public expenditure, regrets the methods adopted by Her Majesty's Government in advising universities and local education authorities to increase fees for overseas students; Question negatived, 369.

FELIXSTOWE DOCK AND RAILWAY:

[1962-63] [Lords]: Bill, intituled, An Act to abandon works authorised by the Felixstowe Dock and Railway Act, 1956, and empower the Felixstowe Dock and Railway Company to construct new works in substitution therefor; to extend and redefine the limits of the dock; to capitalise certain reserve funds and to authorise the raising of additional capital by the Company to make provision with respect to the rates leviable by the Company in respect of the dock; and to confer further powers on the Company; to repeal Section 47(5) of the Administration of Estates Act 1925, as amended; presented, 110.

[1967-68] Bill to empower the Felixstowe Dock and Railway Company to construct works and to acquire land; to abandon certain of the works authorised by the Felixstowe Dock and Railway Act 1963; to extend and alter the limits of the dock; to authorise the raising of additional capital; to confer further powers on the Company;
FELIXSTOWE—FINANCE

FELIXSTOWE DOCK AND RAILWAY—cont.
and for other purposes; read the first time, 80.
(Cited as Felixstowe Dock and Railway Act 1968)
R.A., 327.

FELLOWES, SIR EDWARD ABDY, K.C.B.,
C.M.G., M.C.:
[1961-62.] Resolution, That Mr. Speaker be
requested to convey to Sir Edward Abdy Fellowes,
K.C.B., C.M.G., M.C., on his retirement from the
Office of Clerk of this House, an expression of
Members' deep appreciation of the service which
he has rendered to this House for forty-two years,
their admiration for his profound knowledge of its
procedure and practice, their gratitude for the help
constantly and readily given to them, and their
recognition of the great work he has done in
spreading in and beyond the Commonwealth
knowledge and understanding of the traditions of
the British Parliament, 68.

FEU:
[1964-65.] Bill to abolish feu duty in Scotland;
ordered; presented, 321.

FEUDAL AND LEASEHOLD TITLES:
[1964-65.] Bill to abolish certain restrictions in
feudal and leasehold titles in Scotland;
ordered; presented, 337.

FEUDAL REFORM (SCOTLAND):
[1968-69.] Bill to enable vassals, proprietors,
ec., to require the redemption of feu duties;
to modify or alter feudal and similar conditions;
to enable allocation of feu duty to be required;
and for purposes connected therewith;
ordered; presented, 133.

FIFTY-PENCE COIN WITHDRAWAL:
[1967-70.] Bill to provide for the replacement of
the fifty-pence coin by a note of the same
denomination; presented, 56.

FIFTY POUND TRAVEL ALLOWANCE:
[1969-70.] Motion, That this House regrets the
refusal of Her Majesty's Government to increase
the £50 travel allowance; Question negatived, 60.

FIFTY POUND TRAVEL LIMIT:
[1968-69.] Motion, That the fifty pound travel
limit is unworthy of Great Britain and should be
abolished; Question negatived, 314.

FILMS:
[1963-64.] [Lords]: Bill, intituled, An Act to
amend the Films Act 1960 in its application to
Newsreels; brought from the Lords, 218.
(Cited as Films Act 1964)
R.A., 302.

[1966-67.] Bill to extend the periods during
which loans, advances and orders may be made
under the Cinematograph Film Production
(Special Loans) Acts 1949 to 1957, a levy is to be
imposed under the Cinematograph Films Act 1957
and a quota of British films is to be maintained
under the Films Acts 1960 and 1964; to raise the
limit of exemptions from the quota; to increase
the maximum fee payable on an application for
the registration of a co-production film; and for
connected purposes; presented, 194.
(Cited as Films Act 1968)
R.A., 304.

[1969-70.] Bill to amend the enactments relating
to the financing and exhibition of films; pre­
presented. 93. (Cited as Films Act 1970)
R.A., 364.

[185] [MONEY]. See COMMITTEES, I, 2; RESO­
LUTIONS, IV.

FINANCE:
[1960-61.] Bill to grant certain duties, to alter
other duties, and to amend the law relating to the
National Debt and the Public Revenue, and
to make further provision in connection with
Finance; ordered; presented, 202.
(Cited as Finance Act 1961)
R.A., 303.

(Cited as
Finance Act 1962)
R.A., 321.

[1962-63.] Ordered; presented, 187.
(Cited as
Finance Act 1963)
R.A., 313.

[1963-64.] Ordered; presented, 208.
(Cited as
Finance Act 1964)
R.A., 302.

[1964-65.] Ordered; presented, 44.
(Cited as
Finance (No. 2) Act 1964)
R.A., 87.

(Cited as
Finance Act 1965)
R.A., 411.

[1966-67.] Ordered; presented, 55.
(Cited as
Finance Act 1966)
R.A., 192.

[1966-67.] (No. 2). Ordered; presented, 44.
(Cited as
Finance Act 1967)
R.A., 578.

[1967-68.] Ordered; presented, 181.
(Cited as
Finance Act 1968)
R.A., 347.

[1968-69.] Ordered; presented, 216.
(Cited as
Finance Act 1969)

[1969-70.] Ordered; presented, 275.
(Cited as
Finance Act 1970)
R.A., 364.

[1963-64.] [Lords]: Bill, intituled, An Act to
amend the Films Act 1960 in its application to
Newsreels; brought from the Lords, 218.
(Cited as
Films Act 1964)
R.A., 302.

[1966-67.] Bill to extend the periods during
which loans, advances and orders may be made
under the Cinematograph Film Production
(Special Loans) Acts 1949 to 1957, a levy is to be
imposed under the Cinematograph Films Act 1957
and a quota of British films is to be maintained
under the Films Acts 1960 and 1964; to raise the
limit of exemptions from the quota; to increase
the maximum fee payable on an application for
the registration of a co-production film; and for
connected purposes; presented, 194.
(Cited as
Films Act 1968)
R.A., 304.

[1969-70.] Bill to amend the enactments relating
to the financing and exhibition of films; pre­
presented. 93. (Cited as Films Act 1970)
R.A., 364.

[185] [MONEY]. See COMMITTEES, I, 2; RESO­
LUTIONS, IV.

FINANCE:
[1960-61.] Bill to grant certain duties, to alter
other duties, and to amend the law relating to the
National Debt and the Public Revenue, and
to make further provision in connection with
Finance; ordered; presented, 202.
(Cited as
Finance Act 1961)
R.A., 303.

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Finance Act 1963)
R.A., 313.

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(Cited as
Finance Act 1964)
R.A., 302.

[1964-65.] Ordered; presented, 44.
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Finance (No. 2) Act 1964)
R.A., 87.

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Finance Act 1965)
R.A., 411.

[1966-67.] Ordered; presented, 55.
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Finance Act 1966)
R.A., 192.

[1966-67.] (No. 2). Ordered; presented, 44.
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Finance Act 1967)
R.A., 578.

[1967-68.] Ordered; presented, 181.
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Finance Act 1968)
R.A., 347.

[1968-69.] Ordered; presented, 216.
(Cited as
Finance Act 1969)

[1969-70.] Ordered; presented, 275.
(Cited as
Finance Act 1970)
R.A., 364.

[185] [MONEY]. See COMMITTEES, I, 2; RESO­
LUTIONS, IV.
FINANCE BILL. See BILLS, PUBLIC; HOUSE.

FINANCE BILL (REALLOCATION OF TIME):


FINANCIAL BURDEN ON ELDERLY RATEPAYERS:

[1961-62.] Motion. That this House, in view of the increasing amount of local government expenditure, and the consequent dependence on the national exchequer for grants, urges Her Majesty's Government to take early action to help elderly ratepayers with small fixed incomes, and to consider the possibilities of alternative sources of local revenue, and to appoint a committee to inquire into the rating system, and the possibilities of alternative sources of local revenue; Debate adjourned, 127.

FIREARMS:

[1964-65.] Bill to amend the law relating to firearms, imitation firearms and ammunition; and for connected purposes; presented, 147. (Cited as Firearms Act 1965) R.A., 411.


FIREARMS ACT 1968 (AMENDMENT):

[1968-69.] Bill to amend section 5 of the Firearms Act 1968; presented, 272.

FIREWORKS:

[1961-62.] Bill to amend the law with regard to fireworks, imitation firecrackers and ammunition; and for connected purposes; ordered; presented, 173.

[1963-64.] Bill to exempt fireworks consigned for export from the requirements of the Fireworks Act 1951 as to marking; presented, 55. (Cited as Fireworks Act 1964) R.A., 177.

[1968-69.] Motion for leave to bring in a Bill to restrict the sale of fireworks to those in possession of a licence; Question negatived, 228.

FISHERY LIMITS:

[1963-64.] Bill to extend the British fishery limits and amend the definition of "sea-fishing" in the Sea Fisheries Act 1883; presented, 266. (Cited as Fishery Limits Act 1964) R.A., 339.

FISHERY LIMITS (SCOTLAND):

[1960-61.] Bill to enable the councils of counties and burghs in Scotland to take measures for the prevention or mitigation of flooding of non-agricultural land in their areas; and for purposes connected with the matters aforesaid; presented, 10. (Cited as Flood Prevention (Scotland) Act 1961) R.A., 303.

FLOOD PREVENTION (SCOTLAND): [MONEY]. See COMMITTEES, 1, 2.

FOOD AND DRUGS: See also ADDRESSES, VII and VIII.


FOOD AND DRUGS (MILK):

[1969-70.] Bill to authorise the treatment of milk by the application of steam; presented, 68. (Cited as Food and Drugs (Milk) Act 1970) R.A., 131.

FOOD IMPORTS:

[1963-64.] Resolution. That this House welcomes the decision of Her Majesty's Government to use measures of control of certain imports of foodstuffs as a means of stabilising the market for agricultural products in this country, 235.

FOOD AND DRUGS: See also ADDRESSES, VII and VIII.


FOOD AND DRUGS (MILK):

[1969-70.] Bill to authorise the treatment of milk by the application of steam; presented, 68. (Cited as Food and Drugs (Milk) Act 1970) R.A., 131.

FOOD IMPORTS:

[1963-64.] Resolution. That this House welcomes the decision of Her Majesty's Government to use measures of control of certain imports of foodstuffs as a means of stabilising the market for agricultural products in this country, 235.

FOOTWEAR MATERIALS MARKING:

[1963-64.] Bill to make provision with respect to the marking of materials used in the manufacture of footwear; presented; and read the first time, 167.
FOREIGN AFFAIRS:

[1960-61.] Motion, That this House supports the efforts of Her Majesty's Government to strengthen the unity of the free world and thus to create, in co-operation with the Commonwealth and with their allies, greater opportunities for the improvement of relations between East and West and for the promotion of conditions of peace and order throughout the world in accordance with the principles of the United Nations Charter; Amendment proposed, to leave out from "House" to end and add "in view of the dangers to world peace which have recently arisen in areas of political instability, particularly Cuba, Laos, the Congo and Angola, regrets the failure of Her Majesty's Government to cancel the visit of H.M.S. Leopard to Angola, and calls upon all Governments to base their foreign policies on the Charter of the United Nations, to seek the peaceful settlement of international disputes, and to promote positive co-operation between the Communist and Western Powers as the only means of ending the cold war and halting the arms race", instead; Debate adjourned, 232; Question negatived, 57.

FOREIGN BASES (REMOVAL):

[1962-63.] Motion. That leave be given to bring in a Bill to terminate the agreement with the Government of the United States of America for the siting of a Polaris submarine base in Great Britain; Question negatived, 57.

FOREIGN COMPENSATION: See also ADDRESS, VII:

[1962-63.] Bill to provide for the payment out of moneys provided by Parliament of additional compensation in respect of claims arising in connection with certain events in Egypt, to require the Foreign Compensation Commission to pay sums into the Exchequer in respect of deductions made in meeting such claims, and to make provision in relation to pensions and other payments to or in respect of members, officers and servants of the Commission; presented, 9. (Cited as Foreign Compensation Act 1962) R.A. 69.

FORESTRY:


FORESTRY (SALE OF LAND) (SCOTLAND):

[1962-63.] Bill to extend the power conferred on the Secretary of State by paragraph (c) of subsection (7) of section 4 of the Forestry Act 1945 to sell land vested in or acquired by him by or under the said section 4; presented, 33. (Cited as Forestry (Sale of Land) (Scotland) Act 1963) R.A., 271.

FORESTRY IN SCOTLAND:


FORTH AND CLYDE CANAL (EXTINGUISHMENT OF RIGHTS OF NAVIGATION):


FORTH HARBOUR REORGANISATION SCHEME CONFIRMATION (SPECIAL PROCEDURE):

[1967-68.] Bill to confirm in accordance with subsection (4) of section 2 of the Statutory Orders (Special Procedure) Act 1965, a Scheme under the Harbours Act 1964, relating to the reorganisation of a group of harbours on the estuary of the River Forth; presented, 10. (Cited as Forth Harbour Reorganisation Scheme Confirmation (Special Procedure) Act 1967) R.A., 46.
FORTH—GAME

FORTH PORTS AUTHORITY ORDER CONFIRMATION:
[1968-69.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to the Forth Ports Authority, read the first time, 321. (Cited as Forth Ports Authority Order Confirmation Act 1969) R.A., 364.

FORTH ROAD BRIDGE ORDER CONFIRMATION:

— [MONEY.] See COMMITTEES I, 2.

— (No. 2) [MONEY.] See COMMITTEES I, 2.

FREEDOM OF PUBLICATION (PROTECTION):

FREE SPEECH COMMISSION:
[1966-67.] Bill to establish a Commission to inquire into recent settlements of libel actions which may be contrary to the public interest; ordered; presented, 242.

FRIENDLY AND INDUSTRIAL AND PROVIDENT SOCIETIES:
[1966-67.] Bill to make further provision with respect to the accounts of friendly societies and industrial and provident societies and the auditing of those accounts, and with respect to the rules and valuations of friendly societies; presented, 39. (Cited as Friendly and Industrial Provident and Societies Act 1968.) R.A., 368.

FUTURE DEVELOPMENT OF MOTORWAY SYSTEM:
[1966-67.] Motion, That in the opinion of this House efficient communications form the basis on which the economic and social progress of Great Britain must be built and that an extended motorway plan should now be produced taking into special account the growth of road traffic, the changing industrial structure of Great Britain, the requirements of the development areas and the need for ready access to the ports; Debate adjourned, 370.

FUTURE OF WELSH COLLEGE OF ADVANCED TECHNOLOGY AND UNIVERSITY OF WALES:

GALE DAMAGE IN SCOTLAND:

GAME:
[1969-70.] (Lords): Bill, intituled, An Act to amend the law relating to societies and branches registered under the Friendly Societies Act 1896, to make other amendments to facilitate the consolidation of the Friendly Societies Acts 1896 to 1968, and for purposes connected therewith; brought from the Lords, 170.

GAME LICENCES AND GUN LICENCES (MISCELLANEOUS PROVISIONS) ETC.:
[1960-61.] Bill to restrict the use of guns, to amend the Game Licences Act, 1860, and the Gun Licences Act, 1870, and to enact provisions with respect to dealers in game, and other matters; presented, 20. Considered in Committee, 195.
GAMING:

[1967-68] Bill to make further provision with respect to gaming; and for purposes connected therewith; presented, 64. (Cited as Gaming Act 1968) R.A., 405.

--- [MONEY.] See RESOLUTIONS, IV.

GAMING ESTABLISHMENTS:

[1967-68] Bill to amend the law of gaming and to establish a board for the control of gaming establishments and for connected purposes; presented, 47.

GAS:

[1964-65] Bill to confer additional functions on the Gas Council and to make further provision as to the rating of the Gas Council and Area Gas Boards, to increase the number of members of the Gas Council and to regulate and facilitate the storage of gas by the Council and those Boards in underground strata; and for connected purposes; presented, 115. (Cited as Gas Act 1965) R.A., 411.

[1969-70] Bill to make further provision with respect to the Gas Council, area gas boards and gas consultative councils, and to amend the enactments relating to gas, and for purposes connected therewith; presented, 49.


Motion for approving Order; Debate adjourned, [1966-67] 495. Resumed; Question agreed to, 516.

--- [MONEY.] See COMMITTEES I, 2; and RESOLUTIONS, IV.

GAS (BORROWING POWERS):

[1964-65] Bill to increase the amount which may be borrowed by the Gas Council and Area Gas Boards under the Gas Act 1948; presented, 312. (Cited as Gas (Borrowing Powers) Act 1965) R.A., 411.

--- [MONEY.] See COMMITTEES I, 2.

GAS (UNDERGROUND STORAGE) (CHIL-COMB):

[1961-62] Bill to empower the Gas Council to construct works for the storage underground of gas, to acquire lands, to acquire rights of underground storage, to prevent interference with such rights, and for other purposes; read the first time, 78; Order for Second Reading discharged; Bill withdrawn, 126.

--- [MONEY.] See RESOLUTIONS, IV.

GAS AND ELECTRICITY (RESALE):

[1962-64] Bill to control the price at which gas and electricity may be resold in houses in multiple occupation and elsewhere; and for purposes connected therewith; ordered, 165; presented, 166.

GATESHEAD CORPORATION:

[1969-70] [Lords]: Bill, intituled, An Act to confer further powers on the mayor, aldermen and burgesses of the county borough of Gateshead in relation to the finances of the county borough; brought from the Lords, 251.

GENERAL RATE:


[1969-70] Bill to make provision as to the assessment of dwelling-houses for the purposes of valuation lists under the General Rate Act 1967 by reference to evidence as to the rents at which other dwelling-houses have been let or as to the relationship between those rents and the gross values of those other dwelling-houses in the current valuation lists; presented, 8. (Cited as General Rate Act 1970) R.A., 336.

GENERAL RATE ACT 1967 (AMENDMENT):

[1967-68] Bill to exempt for the purposes of assessing rate rebate the amount payable as compensation for war disablement and the amount of pension or other benefit payable to the widow or dependant of an officer or man who lost his life through a cause arising out of his service with Her Majesty's forces; ordered; presented and read the first time, 195.

[1969-70] Bill to amend the General Rate Act 1967; presented, 111.

GENOCIDE:


GIBRALTAR. See HOUSE, Motions for the Adjournment.

GIFTS TO POLITICAL PARTIES:

[1962-63] Motion. Leave be given to bring in a Bill to compel companies to publish details of all gifts to political parties; Question negative, 253.

GIPSY CAMPS (COMPENSATION):

[1962-63] Bill to provide compensation for owners of property near to gipsy camps provided or controlled by local authorities; ordered; presented, 159.

GLASGOW CORPORATION CONSOLIDATION (WATER, TRANSPORT AND MARKETS) ORDER CONFIRMATION:

GLASGOW CORPORATION ORDER CONFIRMATION:


(No. 2) Bill presented, 144. (Cited as Glasgow Corporation Order Confirmation Act 1970) R.A., 180.

GLASGOW CORPORATION (CARNOUSTIE STREET) BRIDGE ORDER CONFIRMATION:
[1966-67.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Glasgow Corporation (Carnoustie Street) Bridge; presented, 26. (Cited as Glasgow Corporation (Carnoustie Street) Bridge Order Confirmation Act 1966) R.A., 83.

GLASGOW CORPORATION (PARKING METERS) ORDER CONFIRMATION:

GLASGOW CORPORATION (SUPERANNUATION ETC.) ORDER CONFIRMATION:
[1968-69.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Glasgow Corporation (Superannuation etc.), presented, 165. (Cited as Glasgow Corporation (Superannuation etc.) Order Confirmation Act 1969) R.A., 223.

GLOUCESTER CORPORATION:
[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the mayor, aldermen and citizens of the city of Gloucester in relation to the finances of the city: and for other purposes; brought from the Lords, 308.

GLOUCESTERSHIRE COUNTY COUNCIL:
[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the Gloucestershire County Council in relation to the finances of the county and for other purposes; brought from the Lords, 282.

GOSPORT CORPORATION:
[1969-70.] Bill to confer further powers upon the mayor, aldermen and burgesses of the borough of Gosport: to make further provision for the improvement, local government, finance and superannuation of the borough: and for other purposes, read the first time, 114. (Cited as Gosport Corporation Act 1970) R.A., 364.

GOVERNMENT EXPENDITURE IN THE FIELD OF AVIATION:
[1963-64.] Motion, That this House is gravely concerned at the lack of financial control in the negotiation, placing and administration of Ministry of Aviation contracts, and with the terms of agreement with the French Government over the production of the Concord supersonic transport; Question negatived, 111.

GOVERNMENT INTERFERENCE WITH WAGE NEGOTIATING MACHINERY:
[1960-61.] Motion, That this House deplores the action of Her Majesty's Government in interfering with established negotiating machinery in respect of teachers' salaries and in its announced decision of its intention to disregard the findings of arbitration machinery and wages councils; Question amended, by leaving out from "House" to end and adding "welcomes the lead given by Her Majesty's Government in the measures taken to safeguard the economic interests of the nation by seeking to secure a more realistic relationship between increases in wages and salaries and increases in national productivity", instead; Question, as amended, agreed to, 342.

GOVERNMENT OF SCOTLAND:
[1969-70.] Bill to provide for the better government of Scotland; ordered; presented, 248.

GOVERNMENT OF WALES:
[1966-67.] Bill to provide a scheme for the domestic self-government of Wales; and for connected purposes; ordered; presented, 375.

GOVERNMENT PROPOSALS FOR LOCAL GOVERNMENT IN WALES:
Master referred to Welsh Grand Committee. [1968-69.] 49.

GOVERNMENT SERVICES FOR BRITISH EXPORTERS:
[1963-64.] Resolution, That this House welcomes the increase in British exports in 1963 and, since economic growth in the United Kingdom depends on a continuing increase in exports, notes with approval the wide range of services to exporters provided by Her Majesty's Government; and calls upon Her Majesty's Government to ensure that British exporters continue to receive all possible assistance, 201.

GOVERNMENT'S HOUSING PROGRAMME:
[1968-69.] Motion, That this House notes with concern the failure of Her Majesty's Government to fulfil their housing programme; and deplors the impact of Government policies upon the costs of mortgages and house building: Question amended by leaving out from the word "House" to end and adding "congratulates Her Majesty's Government on the success of its housing policy, as a result of which it is anticipated that by the end of 1969 two million new houses will have been completed since the General Election of 1964; on its reform of town and country planning; on its welcome proposal now before Parliament for the payment of some
GOVERNMENT'S HOUSING PROGRAMME:— cont.

generous improvement grants on old houses, for the speeding up of slum clearance, and for the removal of the grossly unfair basis for compensation payable to owner-occupiers in clearance areas whose previous Conservative administrations failed to help; on its effective action against escalating rents and its encouragement of long-term rent rebate schemes; on the provision of a domestic rate subsidy for the current year of 1s. 3d. in the £ in England and Wales, 2s. 6d. in the £ in Scotland; on its recent improvement of the rate rebate scheme introduced by the present Government; and of very great value to ratepayers most in need of help; on the increased assistance it has given to voluntary housing associations providing housing by improvement and conversion; and on its provision of option mortgages and the help towards home ownership; instead: Question, as amended, agreed to, 259.

GOVERNMENT SUPPORT FOR THE ARTS:

[1964-65] Motion, That this House congratulates Her Majesty's Government on their statement, A Policy for the Arts, and in particular would welcome encouragement being given to local authorities to co-ordinate more effectively their programmes for the support of the arts on a regional basis; Proceedings lapsed at Seven o'clock, 243.

GRAMMAR SCHOOLS:

[1964-65] Motion, That this House, while mindful of the need to ensure that the abilities and aptitudes of every child are developed to the fullest extent, and while recognising the importance of flexibility and variety in the organisation of secondary education including, in cases where appropriate, on educational grounds the comprehensive principle, would note the less deployment the whole-sale abolition, whether by closure or radical alteration, of direct grant and maintained grammar schools; Debate adjourned, 59.

GRANGEMOUTH BURGH:


GREAT NORTHERN LONDON CEMETERY COMPANY:


[1967-68] (Lords): Bill, intituled, An Act to authorise the Great Northern London Cemetery Company to sell certain land belonging to the said Company free from restrictions; to authorise the erection of buildings thereon; and for other purposes; brought from the Lords, 303. (Cited as Great Northern London Cemetery Company Act 1965) R.A., 368.

GREAT OUSE WATER:

[1960-61] Bill to constitute the Great Ouse Water Authority consisting of representatives of the Lee Valley Water Company, the Luton Water Company, the Mid-Northamptonshire Water Board, the North Bedfordshire Water Board and the county councils of the administrative counties of Bedford and Huntingdon for the provision of supplies of water in bulk to the said companies and boards and to other statutory water undertakers supplying water in the said counties and elsewhere, to authorise the Great Ouse Water Authority, the Lee Valley Water Company, the Luton Water Company, the Mid-Northamptonshire Water Board and the North Bedfordshire Water Board to acquire lands and to construct waterworks, to confer powers upon the Great Ouse Water Authority and upon certain of the constituent authorities thereof, including increased charging powers; and for other purposes; read the first time, 72. (Cited as Great Ouse Water Act 1961) R.A., 330.

GREAT YARMOUTH PORT AND HAVEN:

[1962-63] (Lords): Bill, intituled, An Act to vary certain tolls leviable by the Great Yarmouth Port and Haven Commissioners; to confer further powers upon the Commissioners; and for other purposes; brought from the Lords, 161. (Cited as Great Yarmouth Port and Haven Act 1963) R.A., 313.

GREATER LONDON AREA, QUALITY OF LIFE IN:

[1969-70] (Lords): Motion, That this House approves the policies of Her Majesty's Government which have resulted in increased prosperity and happiness for the people of the Greater London area; and regrets that the actions of many local government bodies have recently been out of harmony with the spirit of legislation passed by this House for the well-being of all citizens in the Greater London area; Debate adjourned, 212.

GREATER LONDON COUNCIL (GENERAL POWERS):

[1964-65] Bill to confer powers on the Greater London Council; and for other purposes; read the first time, 106. (Cited as Greater London Council (General Powers) Act 1965) R.A., 411.

[1965-66] Bill to empower the City of London and Tower Hamlets Cemetery Company to sell to the Greater London Council the lands known as the City of London and Tower Hamlets Cemetery; to confer further powers upon the Greater London Council and other authorities; and for other purposes; read the first time, 67. Standing Order relative to suspension of Bill, 133.


[1967-68] (No. 2) Bill to confer further powers upon the Greater London Council and other authorities; and for other purposes; read the first time, 320. (Cited as Greater London Council (General Powers) Act 1967) R.A., 255.


[1969-70] Bill read the first time, 114; Reported with Amendments, 327.

GREATER LONDON COUNCIL (MONEY):

[1964-65] Bill to regulate the expenditure on Capital Account and on lending to other persons by the Greater London Council during the financial period from 1st April 1965 to 30th September 1966; and for other purposes; read the first time, 241. (Cited as Greater London Council (Money) Act 1965) R.A., 411.
GREATER LONDON COUNCIL (MONEY)—
cont.
[1966-67.] Bill to regulate the expenditure on capital account and on lending to other persons by the Greater London Council during the financial period from the 1st day of April 1966 to the 30th day of September 1967; and for other purposes; read the first time, 20. (Cited as Greater London Council (Money) Act 1966) R.A., 201.

(No. 2) Bill to regulate the expenditure on capital account and on lending to other persons by the Greater London Council during the financial period from 1st April 1967 to 30th September 1968; and for other purposes; read the first time, 417. (Cited as Greater London Council (Money) Act 1967) R.A., 533.

[1967-68.] Bill to regulate the expenditure on capital account and on lending to other persons by the Greater London Council during the financial period from 1st April 1968 to 30th September 1969; and for other purposes; read the first time, 207. (Cited as Greater London Council (Money) Act 1968) R.A., 368.

[1968-69.] Bill to regulate the expenditure on Capital Account and on lending to other persons by the Greater London Council during the financial period from 1st April 1969 to 30th September 1970; and for other purposes; read the first time, 199. (Cited as Greater London Council (Money) Act 1969) R.A., 364.

[1969-70.] Bill to regulate the expenditure on capital account and on lending to other persons by the Greater London Council during the financial period from 1st April 1970 to 30th September 1971; and for other purposes; read the first time, 256.

GREATER LONDON COUNCIL (VAUXHALL CROSS IMPROVEMENT):
[1967-68.] [Lords]: Bill, intituled, An Act to empower the Greater London Council to execute street and other works and to acquire lands, to confer further powers on the Greater London Council; and for other purposes; brought from the Lords, 86. Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 105.

GREATER LONDON LOCAL RADIO AUTHORITY:
[1968-69.] Bill to establish a Greater London Local Radio Authority and to confer powers upon that Authority and other Authorities and for other purposes; read the first time, 87. Motion for Second Reading, Question negatived, 243.

GREEN BELT POLICY:
[1961-62.] Resolution. That this House, recognising the commendable progress that has been made in housing and slum clearance in recent years, and the shortage of suitable sites for all kinds of building in a country as small as Great Britain, urges Her Majesty's Government to hasten the process of designating Green Belts in order to prevent sporadic development, and to take measures to stimulate in-filling in urban areas and the development of building sites which may not be entirely economic from the builder's point of view, in order to preserve agricultural land on the outskirts of towns and villages without slowing the pace of building, 114.

GREENOCK CORPORATION ORDER CONFIRMATION:
[1966-67.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Greenock Corporation; presented, 376. (Cited as Greenock Corporation Order Confirmation Act 1967) R.A., 408.

GREENWICH HOSPITAL:
[1966-67.] Bill to amend the enactments relating to Greenwich Hospital in respect of the investment of capital money and the annual estimates of income and expenditure; presented, 537. (Cited as Greenwich Hospital Act 1967) R.A., 597.

GREENWICH HOSPITAL AND TRAVERS' FOUNDATION:
[1960-61.] Resolution, That the Statement of the Estimated Income and Expenditure of Greenwich Hospital and Travers' Foundation for the year ending 31st March 1962 be approved, 305.
[1962-63.] For the year ending 31st March 1963, 310.
[1962-63.] For the year ending 31st March 1964, 272.
[1963-64.] For the year ending 31st March 1965, 300.
[1965-66.] For the years ending 31st March 1967 and 1968, 239 and 492.

GRIMSBY CORPORATION:
[1961-62.] [Lords]: Bill, intituled, An Act to confer further powers on the mayor, aldermen and burgesses of the county borough of Grimsby in relation to streets and the local government, health, improvement and finances of the borough, and for other purposes; brought from the Lords, 212. (Cited as Grimsby Corporation Act 1962) R.A., 305.

GROWTH OF BUREAUCRACY:
[1957-68.] Motion, That this House deplores the failure of Her Majesty's Government to announce in their Statement on Public Expenditure clear proposals to streamline the machinery of Government and so reduce the numbers employed in the public service; Question negatived, 88.

GROWTH OF PRIVATE MONOPOLIES:
[1961-62.] Motion, That this House deplores the continued growth of bureaucracy and the failure of Her Majesty's Government to announce in their Statement on Public Expenditure clear proposals to streamline the machinery of Government and so reduce the numbers employed in the public service; Question negatived, 106.

GUARDIANSHIP OF INFANTS:
[1964-65.] Bill to amend the law with respect to the guardianship and custody of infants; ordered; presented, 32. Motion for Second Reading; Debate adjourned, 100.
[1964-65.] Bill ordered; presented, 218; as amended, in the Standing Committee, considered, 342.
GUIDED WEAPONS CONTRACTS (LANG REPORT):

[1963-64.] Motion, That this House, noting the findings of the first report of the Inquiry into the Pricing of Ministry of Aviation Contracts, deplores the failure of Her Majesty's Ministers to provide adequately for the protection of the taxpayer in respect of contracts placed with Messrs. Ferranti Limited, 337. Question amended by leaving out from “House” to end and adding “while recognising the difficulties involved in estimating costs in relation to novel and complex fields of manufacture, and noting the findings of the first report of Sir John Lang's Inquiry, endorses the action already taken to strengthen the contracts organisation of the Ministry of Aviation and the intention to take such further steps as may be necessary in the light of Sir John Lang's further report and approves the acceptance of the offer of Ferranti Limited to refund a total of £4,250,000 ; instead ; Question, as amended, agreed to, 338.

GUILDFORD CORPORATION:

[1966-67.] Bill to confer further powers upon the mayor, aldermen and burgesses of the borough of Guildford ; to make further provision with respect to the health, local government and improvement of the borough ; to provide for the transfer of the Guisling Navigation to the National Trust for Places of Historic Interest or Natural Beauty ; and for other purposes ; read the first time, 115. (Cited as Guildford Corporation Act 1967) R.A., 578.

GULF OIL REFINING:

[1964-65.] [Lords]: Bill, intituled, An Act to empower Gulf Oil Refining Limited to construct works and to acquire lands ; and for other purposes ; brought from the Lords, 243. (Cited as Gulf Oil Refining Act 1965) R.A., 411.

GUNS (THIRD PARTY INSURANCE):

[1963-64.] Bill to make insurance against third party risks a prerequisite for the issue of gun and game licences ; ordered ; presented, 144.

GUYANA (GIFT OF TABLE AND CHAIRS).
See ADDRESSES IV ; and MEMBERS.

GUYANA INDEPENDENCE:

[1964-71.] Bill to provide for the attainment by British Guiana of fully responsible status within the Commonwealth ; to make provision as to the effect of certain certificates of naturalisation ; and for purposes connected with the matters aforesaid ; presented, 22. (Cited as Guyana Independence Act 1960) R.A., 36.

GUYANA REPUBLIC:


GYPSIES AND OTHER TRAVELLERS:

[1961-62.] Motion, That this House, recognising that the loyalty to this country of the Remany people and other travellers is in no way inferior to that of any other section of the community, is of the opinion that Her Majesty's Government in co-operation with local authorities must devise and implement, as a matter of urgency, a national policy which will ensure adequate living quarters for the gypsies and other travellers, and provide for their good health, proper education and full employment ; Debate adjourned, 48.

HAMPSTEAD AND FINSBURY:


HAMPSHIRE COUNTY COUNCIL:

[1969-70.] Bill to confer further powers on the Hampshire County Council in relation to the administrative county of Hampshire, and for other purposes ; read the first time, 115. (Cited as Hampshire County Council Act 1970) R.A., 336.

HARBOURS:

[1963-64.] Bill to establish a National Ports Council ; to provide for the control of harbour development and for giving financial assistance for the improvement of harbours ; to make other provision respecting the construction, improvement, maintenance and management of harbours ; to make provision with respect to charges of certain harbour authorities and lighthouse authorities ; and for purposes connected with the matters aforesaid ; presented, 23. (Cited as Harbours Act 1966) R.A., 255.

—(MONEY). See COMMITTEES, I, 2.

HARBOURS (EXCHEQUER LOANS AND GRANTS):

[1967-68.] Resolution, That the limit on the aggregate amount of loans and grants together made by the Minister of Transport under Sections 11 and 12 of the Harbours Act 1964 as extended by the Docks and Harbours Act 1966 shall be £100,000,000 instead of £50,000,000, 290.

HAYMARKER (REGISTRATION):

[1964-66.] Bill to provide for the registration of hairdressers and for purposes connected therewith ; presented, 100. (Cited as Hairdressers (Registration) Act 1964) R.A., 339.

HACKNEY CARRIAGES:

[1962-63.] Bill to repeal certain obsolete provisions of the law relating to hackney carriages in the Metropolis ; ordered ; presented, 283.

[1963-64.] Bill ordered ; presented, 115.

HALLMARKING:

[1966-70.] Bill to amend the various statutes so far as they relate to exemptions from compulsory hallmarking of gold and silver wares, and to provide for the compulsory hallmarking of wares made of platinum ; ordered ; presented, 236.
HARBOURS, DOCKS, PIERS AND FERRIES.

See ADDRESSES, VII.

HARDY BROTHERS LIMITED (TRANSFER OF REGISTRATION):

[1966-69.] Bill to make provision for the transfer to the State of New South Wales in the Commonwealth of Australia of the registered office of Hardy Brothers, Limited ; for the cessation of application to that Company of provisions of the Companies Acts 1948 to 1967 ; and for other purposes ; read the first time, 87. (Cited as Hardy Brothers, Limited (Transfer of Registration) Act 1969) R.A., 305.

HARE COURSING:

[1969-70.] Bill to make hare coursing matches illegal ; presented, 312. Bill read a second time, 333.

—- See also LIVE HARE COURSING; LIVE HARE COURSING (ABOLITION).

HARWICH HARBOUR:

[1963-64.] [Lords]: Bill, intituled, An Act to confer further powers upon the Harwich Harbour Conservancy Board in respect of its Reserve Fund ; brought from the Lords, 165. (Cited as Harwich Harbour Act 1964) R.A., 255.

HAVEN MARINE TERMINAL COMPANY:


HAVERING CORPORATION:


HEALTH SERVICES AND PUBLIC HEALTH:

[1967-68.] Bill to amend the National Health Service Act 1946 and the National Health Service (Scotland) Act 1947, and make other amendments connected with the National Health Service ; to make amendments connected with local authorities' services under the National Assistance Act 1948 ; to amend the law relating to notifiable diseases and food poisoning ; to amend the Nurseries and Child-Minders Regulation Act 1948 ; to amend the law relating to food and dragee ; to enable assistance to be given to certain voluntary organisations ; to enable the Minister of Health and Secretary of State to purchase goods for supply to certain authorities ; to make other amendments in the law relating to the public health ; and for purposes connected with the matters aforesaid ; presented, 31. (Cited as Health Services and Public Health Act 1968) R.A., 387.

—- [MONEY]. See RESOLUTIONS, IV.

HEALTH SERVICES IN WALES AND MONMOUTHSHIRE:


HEALTH VISITORS AND SOCIAL WORKERS TRAINING:

[1961-62.] Bill to establish two Councils with functions relating to the training of health visitors and social workers ; to extend the powers of the Minister of Health, the Secretary of State and local authorities with respect to research into matters of social welfare ; and for purposes connected therewith ; presented, 10. (Cited as Health Visiting and Social Work (Training) Act 1962) R.A., 274.

—- [MONEY]. See COMMITTEES, I, 2.

HEARING AIDS:

[1966-67.] Bill to provide for the establishment of a Hearing Aids Council to register firms engaged in retail selling of hearing aids, to advise on the training of salesmen and audiological technicians, and to regulate trade practices ; ordered ; presented, 113.

[1966-68.] Bill to provide for the establishment of a Hearing Aids Council to register traders engaged in the manufacture or supply of hearing aids, to advise on the training of salesmen and audiological technicians, and to regulate trade practices ; ordered ; presented, 357; Motion for Second Reading ; Debate adjourned, 378.

[1967-68.] Bill to provide for the establishment of a Hearing Aids Council to register persons engaged in the manufacture or supply of hearing aids, to advise on the training of persons engaged in such business, and to regulate trade practices ; and for purposes connected therewith ; ordered ; presented, 82. (Cited as Hearing Aid Council Act 1968) R.A., 367.

HER MAJESTY'S RETURN FROM HER WEST AFRICAN TOUR:

See ADDRESSES, VI.

HERIOT-WATT COLLEGE ORDER CONFIRMATION:

[1965-66.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Heriot-Watt College ; presented, 43. (Cited as Heriot-Watt College Order Confirmation Act 1965) R.A., 63.

HIGHLAND DEVELOPMENT (SCOTLAND):

[1964-65.] Bill to make further provision for the economic and social development of the Highlands and Islands of Scotland, and for purposes connected therewith ; presented, 143. (Cited as Highlands and Islands Development (Scotland) Act 1965) R.A., 411.

—- [MONEY]. See COMMITTEES, I, 2.

HIGHLANDS AND ISLANDS DEVELOPMENT (SCOTLAND):

See: HIGHLANDS AND ISLANDS INDUSTRY.

HIGHLANDS AND ISLANDS INDUSTRY:

[1967-68.] Bill to enable the Highlands and Islands Development Board to acquire equity shareholdings in companies carrying on business in the
HIGHLANDS—HISTORIC

HIGHLANDS AND ISLANDS INDUSTRY—cont.
Highlands and Islands; and for matters connected therewith; ordered; presented, 67. (Cited as Highlands and Islands Development (Scotland) Act 1968) R.A., 367.

HIGHLANDS AND ISLANDS SHIPPING SERVICES:

HIGHWAY CODE. See ROAD TRAFFIC.

HIGHWAYS:

HIGHWAYS ACT 1959 (AMENDMENT):
[1969-70.] Bill to amend Section 127 of the Highways Act 1959; presented, 75.

HIGHWAYS (AMENDMENT):
[1964-65.] Bill to amend the procedure for enforcing the duty imposed on highway authorities and other persons by Section 129 of the Highways Act 1959; presented, 66. (Cited as Highways (Amendment) Act 1965) R.A., 411.

HIGHWAYS (LIABILITY FOR ANIMALS):
[1960-61.] Bill to amend the law relating to the liability for injury or damage caused by animals to persons or chattels on the highway; presented, 31. Motion for Second Reading; Debate adjourned, 163.

HIGHWAYS (MISCELLANEOUS PROVISIONS):

—[MONEY]. See COMMITTEES, I, 2.

HIGHWAYS (STRAYING ANIMALS):
[1962-63.] Bill to provide for the payment of compensation for injury or damage caused by animals straying on the highway; ordered; presented, 269.
[1963-64.] Bill ordered; presented, 87.
[1964-65.] Bill ordered; presented, 167.
[1965-66.] Bill ordered; presented, 86.
[1966-67.] Bill ordered; presented, 267.
[1967-68.] Bill ordered; presented, 128.

(No. 2.) Bill to make further provision with respect to civil liability for damage caused by animals straying on the highway; presented, 133.

HIGH WYCOMBE (INNER RELIEF ROAD) APPROPRIATION ORDER 1964 (PETITION OF GENERAL OBJECTION). See COMMIT­TEES, II. 37790

HILL SHEEP:
[1966-67.] Motion, That this House regrets that the Government has failed to improve the position of hill sheep farmers and thus achieve a healthy expansion in the hill sheep industry; Motion withdrawn, 132.

HIRE PURCHASE:
[1961-62.] Bill to amend the law relating to hire-purchase and sales on credit of goods; and for purposes connected therewith; presented, 33. Motion for Second Reading; Debate adjourned, 58.
[1963-64.] (No. 2) [Lords]: Bill, intituled, An Act to amend the law relating to hire-purchase and credit-sale, and, in relation thereto, to amend the enactments relating to the sale of goods; to make further provision as to the registration and licensing of mechanically propelled vehicles in relation to vehicles let or agreed to be sold by way of hire-purchase or conditional sale; to amend the Advertisements (Hire-Purchase) Act 1957; and for purposes connected with the matters aforesaid; brought from the Lords, 100. (Cited as Hire-Purchase Act 1964) R.A., 302.

—[MONEY]. See COMMITTEES, I, 2.

HIRE PURCHASE (AMENDMENT):
[1961-62.] Bill to raise certain price limits applicable to hire-purchase agreements and similar contracts; ordered, 265; presented, 266.

HIRE PURCHASE (LIMITATION OF PAY­MENTS):
[1962-63.] Bill to limit the total amount which may be paid by way of deposit and instalments under a hire-purchase agreement or a credit-sale agreement to 150 per cent. of the sum stated as the cash price of the goods; ordered; presented, 216.

HIRE PURCHASE (SCOTLAND):

HIRE PURCHASE OF MOTOR VEHICLES:
[1960-61.] Bill to ensure that hire purchase contracts are endorsed on the registration books of all motor vehicles subject to such contracts; ordered; presented, 116.

HISTORIC BUILDINGS:
[1962-63.] Bill to amend the law relating to the granting of permission to develop land in the vicinity of historic buildings; presented, 32. Motion for Second Reading; Question negatived, 113.
HOME OWNERSHIP AND INTEREST RATES:

1967-70. Motion, That this House, noting the effect of the present high level of mortgage interest rates, deprecates the policies of Her Majesty's Government designed to increase home ownership in all sections of the community; instead, questions, as amended, agreed to, 167.

HOME OWNERSHIP AND THE LAND COMMISSION:

1966-69. Motion, That this House notes with regret Her Majesty's Government's admission that there is now no possibility of fulfilling their election pledge to build 500,000 homes per year by 1970; and deplores the manner in which Her Majesty's Government's policies have resulted in the rising cost of homes and the increasing costs of mortgages which, combined with the damaging activities of the Land Commission, is deterring the spread of home ownership; Question negatived, 106.

HOME SAFETY:

1969-70. Bill to enable certain local authorities in England and Wales to promote safety in the home and to make contributions to voluntary organisations whose activities consist of or include the promotion of safety in the home; presented, 429. (Cited as Home Safety Act 1961) R.A., 235. — [MONEY]. See COMMITTEES, I, 2.

HOME SECRETARY, ACTION OF:

1964-65. Bill to settle and secure an annuity upon Audrey Pellew Hylton-Foster, commonly known as the Honourable Lady Hylton-Foster, in consideration of the eminent services of her late husband, the Right Honourable Sir Harry Bramston Hylton-Foster; presented, 429. (Cited as Honourable Lady Hylton-Foster's Annuity Act 1965) R.A., 432. — [MONEY]. See COMMITTEES, I, 2.

HOMOSEXUAL REFORM:

1964-65. Motion for leave to bring in a Bill to amend the law relating to homosexuality; Question negatived, 284.

HONOURABLE LADY HYLTON-FOSTER'S ANNUITY:

1964-65. Bill to settle and secure an annuity upon Audrey Pellew Hylton-Foster, commonly known as the Honourable Lady Hylton-Foster, in consideration of the eminent services of her late husband, the Right Honourable Sir Harry Bramston Hylton-Foster; presented, 429. (Cited as Honourable Lady Hylton-Foster's Annuity Act 1965) R.A., 432. — [MONEY]. See COMMITTEES, I, 2.

HOOKER ESTATES LIMITED (TRANSFER OF REGISTRATION):

1966-70. [Lords]: Bill, intituled, An Act to make provision for the transfer to the State of New South Wales in the Commonwealth of Australia of the registered office of Hooker Estates Limited; for the easier of application to that company of provisions of the Companies Acts 1948 to 1967; and for other purposes incidental thereto; brought from the Lords, 216. (Cited as Hooker Estates Limited (Transfer of Registration) Act 1970) R.A., 364.
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I. Adjournment of the House.
   A. House resolves to adjourn.
   B. House adjourns.
   C. Motions for the Adjournment of the House.
   D. Resolutions and Orders relating to the Adjournment of the House.

II. Business of the House: Orders relating thereto
   A. Public Business.
   B. Private Business.
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III. House informed of various matters.

IV. House interrupted in its Proceedings.

V. Sittings of the House.
   A. House sits late.
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I. ADJOURNMENT OF THE HOUSE

A.—HOUSE RESOLVES TO ADJOURN:


B.—HOUSE ADJOURNS:


From Thursday till Tuesday, [1964-65] 13.

From Tuesday till Monday, [1964-65] 112.
Autumn Adjournments:  

Christmas Adjournments:  
From Friday 20th December 1963 to Tuesday 14th January 1964, [1963-64] 64.  
From Tuesday 8th June to Tuesday 26th June 1965, [1964-65] 238.  

Easter Adjournments:  
From Thursday 11th April to Tuesday 23rd April 1963, [1962-63] 189.  
From Thursday 26th March to Thursday 7th April 1964, [1963-64] 179.  
From Thursday 11th April to Tuesday 23rd April 1968, [1967-68] 212.  

Whitsuntide Adjournments:  
From Friday 19th May to Tuesday 30th May 1961, [1960-61] 256.  
From Friday 8th June to Tuesday 26th June 1962, [1961-62] 261.  
From Friday 15th May to Tuesday 2nd June 1964, [1963-64] 240.  
From Friday 4th June to Monday 14th June 1965, [1964-65] 303.  

Summer Adjournments:  
From Friday 2nd August to Thursday 24th October 1963, (at Eleven o'clock), [1962-63] 315.  
From Friday 21st December 1964 to Tuesday 1st January 1965, (at Eleven o'clock), [1963-64] 340.  


An Order was made, pursuant to the Standing Order (Standing Order (Sittings of the House)) that the Question for Adjournment having been proposed at or after Ten o'clock, the Debate having continued for half an hour, the Question for Adjournment having been resolved by Royal Proclamation dated 25th September 1964.  


The House met on Tuesday 17th October 1963, pursuant to a notice given by Mr. Speaker by virtue of the Standing Order (Earlier meeting of House in certain circumstances.)
I. Adjournment of the House—cont.

B.—House Adjournments—cont.


For the purpose of discussing definite matters of urgent public importance: Members rise in their places and ask leave to move the Adjournment of the House for the purpose of discussing definite matters of urgent public importance; and the pleasure of the House being signified, the Motion stands over till the appointed time, [1962-63] 217, [1966-67] 420.

And the pleasure of the House not being signified, the Motion stands over (under the Standing Order) until the commencement of Public Business to-morrow, [1967-68] 43, [1968-69] 21, 287, [1969-70] 131, 201, 291, [1969-70] 239, 259.—And the pleasure of the House having been refused, Mr. Speaker called on those Members who supported the Motion to rise in their places and not less than Forty Members rising, the Motion stands over until the appointed time, [1969-70] 63, 255.—Less than Forty but more than Ten Members rising, and a Division claimed; Question negatived, [1961-62] 235.

For the purpose of discussing a specific and important matter that should have urgent consideration: (Standing Order made 14th November 1967):

Members rise in their places and ask leave to move the Adjournment of the House for the purpose of discussing a specific and important matter that should have urgent consideration, and the pleasure of the House being signified, the Motion stands over until the appointed time, [1962-63] 217, [1966-67] 420.

And the pleasure of the House not being signified, the Motion stands over (under the Standing Order) until the commencement of Public Business to-morrow, [1967-68] 43, [1968-69] 21, [1969-70] 239, 259.—And the leave of the House having been given, Mr. Speaker directing that the urgency of the matter so requires, the Motion stands over until Seven o'clock this evening, [1968-69] 98.—And the leave of the House having been given, the Motion stands over (under the Standing Order) until the commencement of Public Business on Monday next, [1969-70] 117.—The leave of the House having been refused, Mr. Speaker called on those Members who supported the Motion to rise in their places; and not less than Forty Members having accordingly risen, the Motion stands over (under the Standing Order) until the commencement of Public Business to-morrow, [1969-70] 305.

Leave given to move the Adjournment of the House for the purpose of discussing definite matters of urgent public importance and Motions made for the purpose of discussing the following matters:

1960-61.

The proposal of Her Majesty's Government to remove from their jurisdiction certain persons without due process of law (Mr. Paget), 63. Motion withdrawn, 64.

Dispatch of 19th Brigade Group to Portugal (Mr. George Brown), 255. Question negatived, 256.

1962-63.

Proposed deportation of Chief Enahoro (Mr. Paget), 217. Question negatived, 218.


Dangerous situation confronting the Government in Aden (Sir Alec Douglas-Home), 420. Motion lapsed at half-past Nine o'clock (pursuant to the Order of 14th December 1960), 420.

I. Adjournment of the House—cont.

C.—Motions for the Adjournment of the House—cont.

Leaves given to move the Adjournment of the House for the purpose of discussing specific and important matters that should have urgent consideration and Motions made for the purpose of discussing the following matters:

1967-68.

Letter of Intent sent by the then Chancellor of the Exchequer to the Managing Director of the International Monetary Fund on 23rd November (Mr. Foot), 43. Question negatived, 45.

Refusal to allow the sale of military equipment to South Africa (Mr. Hastings), 61. Question negatived, 64.

Closure of the Gibraltar frontier (Mr. Tilney), 231. Motion withdrawn, 233.

Supply of Arms to Nigeria (Mr. Barnes), 287. Motion lapses Three hours after the commencement of proceedings, pursuant to the Standing Order, 289.

1968-69.

Suspension of Second Class Postal Service (Sir Derek Walker-Smith), 98. Question negatived 98.

Anglo-French Relations (Mr. Hastings), 131. Motion lapses Three hours after the commencement of proceedings, pursuant to the Standing Order, 134.

Developments in Northern Ireland (Mr. Rose), 205. Motion lapses Three hours after the commencement of proceedings, pursuant to the Standing Order, 217.

Supply of Tanks to Libya (Mr. Paget), 291. Motion withdrawn, 293.

1969-70.

Relief plans for Nigeria (Mr. Hugh Fraser), 117. Question negatived, 120.

Situation in Northern Ireland (Mr. Radfan Pounder), 239. Motion withdrawn, 244.

II. BUSINESS OF THE HOUSE:

A. PUBLIC BUSINESS

1. Orders giving precedence to Government Business and making provision for days when Government Business shall not have precedence:

Government business to have precedence, except on ten Fridays on which unofficial Members' Bills shall have precedence, with provision for a ballot for precedence on a certain day and presentation of the Bills on a certain day, and except on ten Fridays and on two other days after Seven o'clock, and on two other days until Seven o'clock, on which unofficial Members' Motions shall have precedence, with provision as to the interruption of Government business, and as to the lapsing of proceedings on the unofficial Members' Motions, and for ballots for precedence on certain days, and with provisions precluding unofficial Members from giving Notice of Motion for leave to introduce Bills and from presenting Bills under the Standing Orders until after the day of the former ballot, [1960-61] 7, [1961-62] 9, [1962-63] 9.


Varying the date of one of the Ballots for private Members' Notices of Motions, as prescribed by the Order of a certain day, [1964-65] 112, [1965-66] 288.


Giving precedence to Public Bills other than Government Bills on a day other than that originally appointed and applying the provisions of paragraph (9) of the Standing Order (Precedence of Government Business) to that day; and giving precedence to private Members' Notices of Motions on a certain day, and appointing a day for the Ballot for such Notices, other than the days originally appointed, [1966-67] 402.

Extension of the War in Indo-China (Mr. Michael Foot), 305. Question negatived, 309.

South African Cricket Tour (Mr. Philip Noel Baker), 329. Motion lapses Three hours after the commencement of proceedings, pursuant to the Standing Order, 335.

D. RESOLUTIONS AND ORDERS RELATING TO THE ADJOURNMENT OF THE HOUSE.

Proceedings on any Motion for the Adjournment of the House moved by a Minister of the Crown excepted from the provisions of the Standing Order (Sittings of the House), for a specified period, [1965-66] 161, [1963-64] 71, [1962-63] 70, [1964-65] 266.—May be entered upon and proceeded with at any hour, though opposed, and Mr. Speaker not to interrupt the business till the conclusion of a period of Five hours after the hour at which proceedings on that Motion have been entered upon [1968-69] 363.

Mr. Speaker not to adjourn the House at a certain sitting until he shall have reported the Royal Assent to any Act (or the Acts) agreed upon by both Houses, [1965-66] 11, [1967-68] 133.

Mr. Speaker not to adjourn the House until he shall have reported the Royal Assent to the Acts which have been agreed upon by both Houses; when the Proceedings on any substantive Motion for the Adjournment of the House shall have continued for a period of Five and a half hours (without reckoning the time occupied by any intervening Proceedings) then if Mr. Speaker has already reported the Royal Assent, he shall forthwith adjourn the House without putting any Question; and if Mr. Speaker has not so reported the Royal Assent he shall forthwith suspend the sitting until a Message is received from the Lords, or until a Message is delivered directing the attendance of this House in the House of Peers for the purpose of hearing a Commission read for signifying the Royal Assent; and, as soon as he has reported the Royal Assent he shall forthwith adjourn the House without putting any Question; and making provision if such a Motion for the Adjournment of the House were withdrawn, [1966-67] 206.
2. Orders exempting business from the provisions of Standing Order (Sittings of the House) or providing that business may be entered upon and proceeded with at any hour (after the hour appointed for the interruption of business), though opposed:

A—PRIVATE BUSINESS—cont.

Acta of Parliament Numbering and Citation Bill [Lords], [1961-62] 123.
Agriculture (Spring Traps) (Scotland) Bill, [1968-69] 84.
Lords Amendments, 232.
Animals Bill [Lords], [1969-70] 141.
Banking of Warrants (Republic of Ireland) Bill [Lords], [1967-68] 147, 383.
Betting Duties Bill [Lords], [1962-63] 64.
Betting, Gaming and Lotteries Bill [Lords], [1962-63] 64.
Brighton Corporation Bill. See PRIVATE BUSINESS, below.
British Museum Bill ; Lords Amendments, [1962-63] 268.
British Nationality Bill, [1963-64] 98.
British Railways Bill. See PRIVATE BUSINESS, below.
British Transport Commission Bill. See PRIVATE BUSINESS below.
Business of the House (Customs and Excise (Import Deposits) Bill) : Motion, [1968-69] 52.
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[1965-67] 28, 42.
Caravan Sites Bill ; Lords Amendments, [1967-68] 365.
City of London (Various Powers) Bill. See PRIVATE BUSINESS, below.
Civil Aviation Bill [Lords], [1967-68] 256.
Civil Evidence Bill [Lords], [1968-69] 247, 356.
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Consular Relations Bill [Lords], [1967-68] 188.
Control of Office and Industrial Development Bill ; Lords Amendments, [1964-65] 369.
Criminal Evidence Bill, [1964-65] 252.
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A.—PUBLIC BUSINESS—cont.

Detention Centres ; Motion, [1967-68] 398.
Divorce Reform Bill [1968-69] 69, 287 (see also Government's Action regarding the Bill).
Divorce (Scotland) Bill [Lords], [1963-64] 314.
Domestic and Appellate Proceedings (Restriction of Publicity) Bill; Lords Amendments [1967­68] 379.
Education and Science ; Motion to appoint Select Committee, [1967-68] 123.
Education Bill [Lords], [1963-64] 282.
Electricity (Scotland) Bill, [1968-69] 69.
Employee's Liability (Defective Equipment) Bill; Lords Amendment, [1963-64] 326.
Episcopal Church (Scotland) Bill [Lords], [1963-64] 113.
Export Guarantees Bill [Lords], [1967-8], 241, 246.
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Fishery Limits Bill, [1963-64] 287.
Flood Prevention (Scotland) Bill, [1960-61] 89.
Forestry Bill [Lords], [1966-67] 357.
Gambia Independence Bill, [1964-65] 47.
General Rate Bill [Lords], [1966-67] 374.
General Rate Bill; Lords Amendments, [1969-70] 309.
Government's Action regarding the Divorce Reform Bill ; Motion, [1968-69] 287.
Greater London Council (General Powers) Bill, See Private Business, below.
Hairdressers (Registration) Bill; Lords Amendments, [1963-64] 326.
Harbours Bill, [1963-64] 156.
Hare Coursing Bill, [1969-70] 333.
Hill Sheep; Motion, [1966-67] 170.
Hire-Purchase (No. 2) Bill [Lords], [1963-64] 375.
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Hill Sheep; Motion, [1966-67] 122.
Hire-Purchase (No. 2) Bill [Lords], [1963-64] 273.
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Housing (Amendment) (Scotland) Bill, [1964-65] 340.
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Industrial Training Bill, [1963-64] 142.

Lords Amendments, 326.
Land Compensation (Scotland) Bill [Lords], [1962-63] 306.
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Local Government; Motion, [1966-67] 364.
Lords Amendments: Any Amendments which may be received from the Lords to a certain Bill, [1967-68] 265 [1968-69] 71.
Malaysia (Gift of a Speaker's Chair); Committee, [1962-63] 238.
Malicious Damage Bill, [1963-64] 284.
Members' Interests (Declaration); Motion, [1968-69] 257.

Members (Travelling Expenses); Motion, [1967-68] 244.
National Insurance (No. 2) Bill, [1964-65] 293.
Nationalised Industries, appointment of Select Committee; Motion, [1968-69] 112.
New Forest Bill [Lords], [1963-64] 306; Proceedings on or relating to, [1963-64] 229.
New Towns (Scotland) Bill [Lords], [1967-68] 186.
Nigeria (Gift of a Speaker's Chair); Committee, [1961-62] 312.
Nuclear Installations (Amendment) Bill, [1965-66] 133.
Parliamentary Expenses; Motion, [1960-61] 235.
Patents; Motion, [1968-69] 71.
Perpetuities and Accumulations Bill [Lords], [1968-64] 282.
Porkers Bill; Motion, [1968-69] 176.
Postal Bill; Motion relating to, [1969-70] 239.
Lords Amendments, 349.
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Private Members Motions; Motion for an Order relating to, [1967-68] 34.
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II. Business of the House, &c.—cont.

A.—PUBLIC BUSINESS—cont.


Provisional Collection of Taxes Bill [Lords], [1963-64] 306.


Rental Bill; Lords Amendments, [1964-65] 400.


Reform of Houses Bill; Lords Amendments, [1963-64] 326.

Registration of Births, Deaths and Marriages (Scotland) Bill [Lords], [1964-65] 400.

Remuneration of Teachers Bill; Lords Amendments, [1964-65] 170.

Rent Bill, [1964-65] 334; Lords Amendments, 476.

Rent Bill [Lords], [1967-68] 214.

Rent (Control of Increases) Bill, [1969-70] 57.


Riding Establishments Bill; Lords Amendments, [1963-64] 306.

Rivers (Prevention of Pollution) (Scotland) Bill; Lords Amendments, [1967-68] 233.


Roads (Scotland) Bill; Lords Amendments, [1967-68] 309.


Road Traffic (Driving Instruction) Bill; Lords Amendments, [1962-63] 392.


Road Traffic Regulation Bill [Lords], [1966-67] 569.


Science and Technology Bill, [1964-65] 103.

Lords Amendments, 170.

Science and Technology; Motion, [1967-68] 264.

Scottish Grand Committee; Motion, [1961-62] 266.

Scottish Standing Committees; Motion, [1967-68] 224.

Scrap Metal Dealers Bill; Lords Amendments, [1963-64] 306.


Sea Fisheries Bill; any Amendments which may be received from the Lords, [1968-69] 71.

Sea Fisheries; Motions, [1967-68] 356.

Sea Fisheries Regulation Bill [Lords], [1966-67] 253, 255.

Selective Employment Payments Bill (Allocation of Time); Motion, [1966-67] 151.

Sewerage (Scotland) Bill; Lords Amendments, [1967-68] 347.


Shipping Contracts and Commercial Documents Bill; Lords Amendments, [1963-64] 326.

Sittings of the House (Suspended Sittings); Motion, [1968-69] 23.


Social Security; Motion, [1968-69] 218.

Social Work (Scotland) Bill [Lords], [1967-68] 347.


Spray Irrigation (Scotland) Bill [Lords], [1963-64] 206.

Standing Order (Chairmen of Standing Committees); Motion, [1967-68] 59.

Standing Order (Counting); Motion; and Standing Order (Lords Amendments), Order of the Day, [1967-68], 54.

Standing Orders (Ways and Means); Motion, [1967-68] 624.

Statute Law (Repeals) Bill [Lords], [1968-69] 381.


Statute Law Revision (Scotland) Bill [Lords], [1963-64] 315.

Statutory Instruments; Motion, [1963-64] 203.


Standing Orders (Special Procedure); Motion for Instruction; [1961-62] 106.

Suicide Bill [Lords], [1960-61] 103.

Superannuation (Amendment) Bill, [1964-65] 121.

Lords Amendments, 190.

Supply, Committee of; [1950-51] 44.

Supply, Committee of: Reports from on certain days, [1963-64] 104, [1965-66] 94. (See also "Orders permitting Business of Supply to be taken after Ten o'clock", and "Composite Orders", below).

Tanganyika (Gift of a Speaker's Chair); Committee, [1962-63] 67.


Television Bill [Lords], [1963-64] 140.

Theatres Bill; Lords Amendments, [1967-68] 365.

Theft Bill [Lords], [1967-68] 356.

Tonga Bill [Lords], [1967-68] 333.


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II. Business of the House, &c.—cont.

A.—PUBLIC BUSINESS—cont.

Transport Bill; Lords Amendments, [1967-68] 381, 383. Allocation of Time; Motion, 152.
Transport ; Motion, [1968-69] 183.
Trustee Investments Bill ( Lords ), [1960-61] 294.
Trustee Savings Banks Bill ( Lords ), [1968-69] 345, 349.
Ulster Defence Regiment Bill ; Lords Amendment, [1969-70] 91.
Universities (Scotland) Bill ; Lords Amendments, [1962-63] 130.
Vehicles (Excise) Bill ( Lords ), [1961-62] 159.
Wales ; Motion, [1968-69] 218.
Walsall Corporation Bill, see [1960-61] 44.
Welsh Corporation Bill, see PRIVATE BUSINESS below.
War Damage Bill, [1964-65] 156.
Water Resources Bill, [1967-68] 244.
Water (Scotland) Bill ; Lords Amendments, [1969-70] 284.
Ways and Means and Supply ; Committees of, [1960-61] 44.
Welsh Grand Committee ; Motion, [1966-67] 118.
Welsh Shipping Agency Bill ( Lords ), see PRIVATE BUSINESS below.
West Bromwich Corporation Bill, see PRIVATE BUSINESS below.
Wolverhampton Corporation Bill, see PRIVATE BUSINESS below.
Yorkshire Durable Water Bill, Motion for an Instruction, see PRIVATE BUSINESS below.

3. Orders exempting Business from the provisions of the Standing Order (Sittings of the House) for a specified period of time, or providing that Business may be entered upon and proceeded with at a Sitting, though opposed, during a specified period of time:—

One hour:—
Procedure ; Motion, [1967-68] 249.
Town and Country Planning ; Order of the day, [1965-66] 49.
One and a half hours:—
Criminal Appeal Bill ( Lords ), [1967-68] 219; Criminal Appeal (Northern Ireland) Bill ( Lords ), [1967-68] 219.
Education and Science ; Motion, [1967-68] 219.
Import Duties (General) (No. 3) Order ; Motion, [1969-70] 117.
Local Government ; Motion, [1967-68] 219.
Police ; Motion, [1968-69] 45.
Rents Bill ( Lords ), [1967-68] 219.
Supreme Court of Judicature ; Motions, [1968-69] 61.
Tribunals and Inquiries ; Motion, [1968-69] 145.
Trade Marks ; Motion, [1969-70] 278.
Two hours:—
Britain and the European Communities ; Motion [1969-70] 176.
Supply ; See “Orders permitting Business of Supply to be taken after Ten o’clock”, below.
One and a half hours after half-past Nine o’clock (being the hour appointed, by Order, for the Interruption of Business on certain days in Session 1966-67).
European Communities ; Order of the day, [1966-67] 479.
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A.—PUBLIC BUSINESS—cont.

4. Order providing that Business may be entered upon and proceeded with at any hour, though opposed, for a certain period after they have been entered upon:

One hour:


5. Orders providing that certain proceedings may be entered upon and proceeded with at any hour, though opposed, for a certain period after they have been entered upon:

For One hour:

Alexandra Palace; Motion, [1966-67] 81.

For One and a half hours:

Medical Profession; Motion, [1967-68] 334.

Sea Fisheries; Motion, [1969-70] 256.

6. Orders allowing certain proceedings to be entered upon and proceeded with at any hour, though opposed, and certain other business to be entered upon and proceeded with, though opposed:

—For one and a half hours after Ten o'clock, or after it has been entered upon, whichever is the later, [1969-70] 94.

—For a period of one and a half hours after Ten o'clock, [1969-70] 289.

Order allowing certain proceedings to be entered upon and proceeded with for two hours after Ten o'clock, and certain other business to be entered upon and proceeded with at any hour, though opposed, [1969-70] 176.

7. Orders permitting certain Business to be taken on days allotted to the Business of Supply and modifying the course of proceedings on certain allotted days:


Orders permitting certain Business to be taken after Ten o'clock: (See also “Other Orders”):

—For a period of one and a half hours after Ten o'clock, though opposed, and certain other business to be entered upon and proceeded with, though opposed:

—One hour:

Alexandra Palace; Motion, [1966-67] 81.

Medival Profession; Motion, [1967-68] 334.

Sea Fisheries; Motion, [1969-70] 256.

—One and a half hours:

Medical Profession; Motion, [1967-68] 334.

Sea Fisheries; Motion, [1969-70] 256.

Orders allowing certain proceedings to be entered upon and proceeded with at any hour, though opposed, and certain other business to be entered upon and proceeded with, though opposed:

—For one and a half hours after Ten o'clock, or after it has been entered upon, whichever is the later, [1969-70] 94.

Orders allowing certain proceedings to be entered upon and proceeded with for two hours after Ten o'clock, and certain other business to be entered upon and proceeded with at any hour, though opposed, [1969-70] 176.

8. Following the abolition of the Committee of Supply, by Resolution 14th December 1966, Orders permitting Business other than the Business of Supply to be taken before Ten o'clock—

And directing Mr. Speaker to put forthwith, so soon as the House has entered upon the Business of Supply, any Question which he is directed by the Standing Order (Business of Supply) to put at Ten o'clock, [1966-67] 332, [1967-68] 87, [1969-70] 219.

And directing Mr. Speaker, if a Resolution relating to a Vote on Account shall have been agreed to before Ten o'clock, to put forthwith the Questions which he is directed by the Standing Order (Business of Supply) to put at Ten o'clock, [1966-67] 157.

And directing Mr. Speaker, if certain Motions shall have been disposed of before Ten o'clock, to put forthwith the Questions which he is directed by the Standing Order (Business of Supply) to put at Ten o'clock, [1966-67] 157.

And directing Mr. Speaker, if any Motion for the Adjournment of the House shall have been disposed of before Ten o'clock, to put forthwith the Questions which he is directed by the Standing Order (Business of Supply) to put at Ten o'clock, [1966-67] 398.

And directing Mr. Speaker, if any Motion for the Adjournment of the House moved by a Minister of the Crown shall have been withdrawn or negatived before Ten o'clock, to put forthwith the Question he is directed to put at Ten o'clock by the Standing Order (Business of Supply), [1968-69] 96.

And directing Mr. Speaker, if any Motion for the Adjournment of the House moved by a Minister of the Crown shall have been disposed of before Ten o'clock, to put forthwith the Question he is directed to put at Ten o'clock by the Standing Order (Business of Supply), [1968-69] 96.

And directing Mr. Speaker, if any Motion for the Adjournment of the House moved by a Minister of the Crown shall have been disposed of before Ten o'clock, to put forthwith the Questions which he is directed to put at Ten o'clock by the Standing Order (Business of Supply), [1968-69] 348.

Certain paragraphs of the Standing Order (Business of Supply) not to apply, and directing Mr. Speaker to put forthwith, so soon as the House enters upon the Business of Supply, the Question in respect of the Estimates for the current financial year, that the total amount outstanding be granted out of the Consolidated Fund and then severally...
II. Business of the House, &c.—cont.

A.—PUBLIC BUSINESS—cont.

the Questions on the Motions relating to Navy, Army and Air Services (Expenditure), and permitting Business other than the Business of Supply to be taken before Ten o'clock, [1969-70] 339.

Applying the Standing Order (Business of Supply) with the substitution of half-past Seven o'clock for half-past Nine o'clock, [1963-64] 321.

9. Orders permitting the Business of Supply to be taken after Ten o'clock:


Permitting the Business of Supply to be taken after half past Nine o'clock:

And to be entered upon and proceeded with at any hour during a period of two hours after half past Nine o'clock, though opposed, [1966-67] 376, 381.

10. Composite Orders:

Permitting Business of Supply to be taken after Ten o'clock, and the proceedings on Vote A of the Defence (Air) Estimates, and on certain Bills to be entered upon and proceeded with until any hour, though opposed, [1958-69] 167.

Permitting the Business of Supply to be anticipated by a Motion for the Adjournment of the House (under S.O. No. 9); Business other than the Business of Supply to be taken before Ten o'clock; Business of Supply to be taken after Ten o'clock and to be proceeded with for one hour after Ten o'clock though opposed; and, so soon as a certain Motion has been disposed of, Mr. Speaker to put forthwith the Question he is directed to put at Ten o'clock by paragraph (6) of the Standing Order (Business of Supply), [1969-70] 119.

Applying the Standing Order (Business of Supply) with the substitution of Seven o'clock for half-past Nine o'clock, and providing that proceedings set down for consideration at Seven o'clock by the Chairman of Ways and Means shall not be entered upon until after the proceed-

ings on Report of the Resolutions of the Commit-


11. Orders varying the number of Days allotted to the Business of Supply:

That until the Summer Adjournment the Standing Order (Business of Supply) shall have effect with the substitution of six days for Twenty-six days in paragraph (1) and with the omission of paragraph (6) and (5); and for the remainder of the Session the Standing Order shall have effect as if the Session had been opened at the first meeting of the House after the said Adjournment, [1966-67] 24.

That, for the purpose of concluding the Business of Supply for the present Session, Twenty-three days shall be substituted for Twenty-nine days in paragraph (1) of the Standing Order (Business of Supply), [1969-70] 339.

12. Orders permitting certain stages of Bills or Resolutions to be taken at the same Sitting, notwithstanding the practice of the House:

Consideration of Bills immediately after re-


Third readings of Bills immediately after con-

sideration:—Finance Bills, [1964-65] 68, [1967-


More than one stage at any sitting of the House: Customs and Excise (Import Deposits) Bill [1968-


Any remaining stages at this stage sitting:—

National Health Service Contributions Bill, [1969-

70] 512.

Any stage at the conclusion of the proceeding stage:—Consolidated Fund (Appropriation) Bill, [1969-70] 341.

If a certain Bill is committed to a Committee of the whole House, further Proceeding on the Bill to stand postponed, and:

As soon as the Proceedings on the Report of any Resolution come to by a Money Committee have been concluded, the House to resolve itself into a Committee on the Bill (Honourable Lady Hylton-Foster's Annuity Bill), [1964-65] 423—As soon as the Proceedings on any Resolution come to by the House on Transport (London) Amendment (Money) have been concluded, the House immediately to resolve itself into a Committee on the Bill (Transport (London) Amendment Bill), [1969-70] 35.

Requirements of the Standing Orders (certain proceedings relating to public money to be initiated in Committee of Ways and Means in order for charge on public revenue) and of the practice of the House relating to the imposition of charges to be desired to have been complied with in respect of any provision of a certain Bill or of any Amendment thereto moved by a Minister of the Crown; and the Bill to be considered in a Committee of the whole House immediately after it has been read a second time (Southern Rhodesia Finance Bill), [1965-66] 11.

If a Resolution reported from the Committee of Ways and Means is agreed to by the House and a Bill ordered to be brought in thereupon, the Bill may be appointed to be read a second time immediately after First Reading, [1966-67] 176.

13. Other Orders:

Permitting Government business to be entered upon and proceeded with at any hour, though opposed, and directing Mr. Speaker not to adjourn the House until he shall have notified the Royal Assent to the Acts agreed upon by both Houses, [1967-68] 123.
II. Business of the House, &c.—cont.

A.—PUBLIC BUSINESS—cont.

The Orders of the day for the Committee on a Bill and for the Report of a Money Committee to be taken immediately after a certain Motion; and the Order for the Committee on the Bill to be deferred until after the Report of the Money Committee, [1963-64] 68.

Permitting Notices of Amendments to a Bill, as amended in Committee, or of new Clauses or new Schedules, to be received before the Bill has been reported, [1964-65] 302, [1969-70] 340, 341.

The Standing Order (Statutory Instruments, &c., (Procedure)) to have effect with respect to two Instruments with the substitution of half-past Twelve for half-past Eleven o'clock, [1960-61] 191.

Permitting Proceedings on a Motion to be entered upon at any hour; Mr. Speaker to put any Question requisite to bring to a decision any Question already proposed from the Chair not later than One hour and a half after the commencement of Proceedings, [1964-65] 73.

Permitting Proceedings on any Motion made by a Minister of the Crown for the Adjournment of the House to be entered upon and proceeded with at any hour, though opposed, and Mr. Speaker to put any Question requisite to bring to a decision any Question already proposed from the Chair not later than One hour and a half after the commencement of Proceedings, [1967-68] 356.

B. PRIVATE BUSINESS

1. Orders exempting Business from the provisions of the Standing Order (Sittings of the House) or providing that Business may be entered upon and proceeded with at any hour (after the hour appointed for the interruption of business), though opposed:
   - Greater London Council (General Powers) (No. 2) Bill; Motion for Instruction, [1966-67] 369.
   - Welsh Shipping Agency Bill [Lords], [1964-65] 143.
   - Yorkshire Derwent Water Bill; Motion for Instruction, [1969-70] 201.

2. Other Orders:
   - Private Business set down for consideration at Seven o'clock by direction of the Chairman of Ways and Means not to be entered upon until after the introduction of a Bill founded on a Resolution of the Committee of Ways and Means, [1961-62] 150.

C. ALLOCATION OF TIME FOR BILLS:

1960-61.

National Health Service Contributions Bill and National Health Service Bill.

Remaining Committee on the National Health Service Contributions Bill to be completed in two allotted days, with provision for certain proceedings to be completed by certain hours, up to half-past Eleven o'clock, and not to be resumed after that time on the first allotted day and proceedings on Consideration (if any) and on Third Reading to be completed in one allotted day and brought to a conclusion at Eleven o'clock; and the Standing Committee to which the National Health Service Bill is committed to report the Bill on or before 21st March, and proceedings on Consideration and Third Reading to be completed in one allotted day and brought to a conclusion at half-past Ten o'clock.

The Chairman in Committee to leave the Chair to report Progress and to report the Bill without putting any Question; no Motion to be made to postpone any Clause, Schedule, new Clause or new Schedule, and Mr. Speaker to leave the Chair when the Order for Committee is read; on the days allotted to proceedings on the National Health Service Contributions Bill, interruption or bringing to a conclusion of proceedings to be deferred for a period equal to the duration of proceedings on any Motion for the Adjournment of the House under the Standing Order (Adjournment on definite matter of urgent public importance); any Private Business set down for Seven o'clock to be considered after the interruption or conclusion of proceedings on the Bill.

On the National Health Service Bill, the Chairman of the Standing Committee not to adjourn the Committee until any proceedings to be brought to a conclusion at that sitting have been brought to a conclusion; no dilatory Motion to be made except by a member of the Government, and the Chairman of the Committee to adjourn the Committee if it appear to him to be desirable that the proceedings of the Committee to be adjourned without putting any Question.

Provision for Motions for the Adjournment of the House and Private Business on the allotted day on the National Health Service Bill as for the National Health Service Contributions Bill (see above), with further provision for the case where proceedings to be concluded at or before Seven o'clock are in process of being brought to a conclusion.

The Standing Order (Motions for leave to bring in Bills, &c.) not to apply on any allotted day; no dilatory Motion to be moved on any allotted day except by a member of the Government; and the putting of Questions under the Order; and as to varying the Order, with a direction that any proceedings on a Motion to vary or supplement the Order are to be brought to a conclusion two hours after they have been commenced; and the disposal of Motions for the Adjournment of the House and of Private Business in that case, 129.
II. Business of the House, &c.—

C.—ALLOCATION OF TIME FOR BILLS—cont.

Report of Business Committee as to proceedings on the National Health Service Bill, 160. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 169.

1961-62.

Commonwealth Immigrants Bill and Army Reserve Bill.

Remaining proceedings in Committee on the Commonwealth Immigrants Bill to be completed in three allotted days, and on Consideration and Third Reading in two allotted days; and remaining proceedings in Committee on the Army Reserve Bill to be completed in two allotted days and on Consideration and Third Reading in one allotted day; proceedings on the allotted days to be brought to a conclusion at half-past Ten o'clock; and the Commonwealth Committee to report their recommendations not later than certain days.

No Motion to be made to postpone any Clause, Schedule, new Clause or new Schedule, but provision to permit the Business Committee to vary the order in which clauses, &c., are to be taken in Committee.

Provisions to be exempt from interruption under the Standing Order (Sittings of the House), and that Order to apply at half-past Ten o'clock otherwise.

Provision for Motions for the Adjournment of the House under the Standing Order (Adjournment on definite matter of urgent public importance) to be taken on allotted days, and proceedings on the Bills to be deferred in that case; any Private Business set down by direction of the Chairman of Ways and Means to be considered at the conclusion of proceedings on the Bills.

The Standing Order (Motions for leave to bring in Bills, &c.) not to apply on an allotted day; no dilatory Motion with respect to proceedings on the Bill to be made on an allotted day except by a member of the Government and the Question thereof to be put forthwith; Mr. Speaker to leave the Chair when the Order for Committee is read; and the Chairman of any Committee on the Bill, or to which the Bill is re-committed to report the Bill without putting any Question.

Provision for putting Questions under the Order, and as to varying the Order, with a direction that any proceedings on a Motion to vary or supplement the Order are to be brought to a conclusion two hours after they have been commenced, and as to the disposal of Motions for the Adjournment of the House and of Private Business in that case, 81.

Report of the Business Committee as to proceedings on the Commonwealth Immigrants Bill, 84. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 87. Second Report of the Committee as to proceedings on the Bill, 111. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 116.

Report of the Business Committee as to proceedings on the Army Reserve Bill, 85. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 87. Second Report of the Committee as to proceedings on the Bill, 94. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 98.

Transport Bill and Housing (Scotland) Bill.

The Standing Committee to which the Transport Bill is committed to report the Bill on or before a certain day; and proceedings on Consideration and Third Reading to be completed in two allotted days and to be brought to a conclusion at half-past Ten o'clock on the second of those days; and the Standing Committee to which the Housing (Scotland) Bill is referred to report the Bill on or before a certain day; and proceedings on Consideration and Third Reading to be completed in two allotted days, and to be brought to a conclusion at Seven o'clock on the second day; and the Business Committee to report their Recommendations not later than certain days.

The Chairman of a Standing Committee not to adjourn the Committee until any proceedings to be brought to a conclusion at that sitting have been brought to a conclusion; no dilatory Motion to be made except by a member of the Government; no Motion to be made as to the sittings of a Committee except by a member of the Government, and in that case the Chairman to permit a brief explanatory statement from the Member who moves and from a Member who opposes the Motion; and the Chairman to report the Bill without putting any Question.

Provision as to exemption from interruption; as to Motions for the Adjournment of the House; and as to Private Business as for the Commonwealth Immigrants Bill and Army Reserve Bill (see above), except on the second day allotted to the Housing (Scotland) Bill.

Provision that the Standing Order (Motions for leave to bring in Bills, &c.) not to apply; as to dilatory Motions; as to Mr. Speaker leaving the Chair; as to putting Questions under the Order; and as to varying the Order, as for the Commonwealth Immigrants Bill and Army Reserve Bill (see above), 131.

Report of the Business Committee as to proceedings on the Housing (Scotland) Bill, 170. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 176.

Report of the Business Committee as to proceedings on the Transport Bill made and ordered to lie upon the Table, 189. Order that the Report do lie upon the Table read and discharged; leave to the Committee to make a further Report as to proceedings on the Bill, 193. Second Report, 194. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 203.

Pipe-lines Bill [Lords].

The Standing Committee to which the Bill is committed to report the Bill on or before 18th July; the proceedings on Consideration and Report to be completed in two allotted days.
II. Business of the House, &c.—cont.

C.—ALLOCATION OF TIME FOR BILLS—cont.

and to be brought to a conclusion at Seven o'clock on the second day; and the Business Committee to report their conclusions not later than a certain day.

Provision as to sittings of the Standing Committee as for the Transport and Housing (Scotland) Bills (see above).

Provision as to exemption from interruption: as to Motions for the Adjournment of the House; and as to putting Questions under the Order, for the Commonwealth Immigrants Bill and Army Reserve Bill (see above), 282.

Report of the Business Committee as to proceedings on the Bill, 309. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 311.

1962-63.

London Government Bill.

Remaining proceedings on a Clause and a Schedule in Committee of the whole House to be completed in two allotted days and the Standing Committee to which the remainder of the Bill is allotted to report part of the Bill on or before 21st March; proceedings in Committee to be brought to a conclusion at Eleven o'clock on the second day; proceedings on Consideration and Third Reading to be completed in two allotted days and proceedings to be brought to a conclusion at Eleven o'clock on the second day; and the Business Committee to report their Recommendations not later than certain days, but the Recommendations to be variable by further Recommendations whether or not within the time specified.

Mr. Speaker to leave the Chair forthwith on the Order being put to the Chairman of the Standing Committee of the House and the Chairman in any Committee to report any part of the Bill at the conclusion of proceedings without putting any Question.

The Chairman of the Standing Committee not to adjourn the Committee until any proceedings to be brought to a conclusion at that sitting have been brought to a conclusion; no Motion to be made as to the sittings of a Committee except by a member of the Government; and in that case the Chairman to permit a brief explanatory statement from the Member who moves and from a Member who opposes the Motion.

No Motion to be made to postpone any Clause, Schedule, new Clause, or new Schedule in any Committee on the Bill, but provision to permit the Business Committee to vary the order in which clauses, &c., are to be taken in Committee.

No dilatory Motion to be made except by a member of the Government, and in that case the Question to be put forthwith.

Proceedings to be exempt from interruption under the Standing Order (Sittings of the House) for one hour after Ten o'clock, or for a longer period if so prescribed by the Standing Order (Adjournment on definite matter of urgent public importance).

The Standing Order (Motions for leave to bring in Bills, &c.) not to apply on any allotted day.

Any Private Business set down by direction of the Chairman of Ways and Means to be considered at the conclusion of proceedings on the Bill, but no opposed Private Business to be taken on a day on which a Motion is made under the Standing Order (Adjournment on definite matter of urgent public importance).

Provision for putting Questions under the Order, and as to varying the Order, with a direction that any proceedings on a Motion to vary or supplement the Order are to be brought to a conclusion two hours after they have been commenced, and as to the disposal of Motions for the Adjournment of the House and of Private Business in that case.

If on any allotted day the House is adjourned or the sitting is suspended before proceedings ordered to be brought to a conclusion at that sitting have been concluded, no notice to be required the following day for a Motion moved by a member of the Government on the following day to vary or supplement the Order, 85.

Report of the Business Committee as to proceedings on a Clause and a Schedule of the Bill, 88. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 104.

Report of the Business Committee as to the proceedings on Consideration and Third Reading of the Bill, 158. Report considered; Question, That this House doth agree with the Committee in the said Report, put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 164.

Order (supplementing the above) for proceedings on Lords Amendments to the Bill to be completed at a certain sitting, but exempted from the provisions of the Standing Order (Sittings of the House) for one hour after Ten o'clock, or for a longer period if so prescribed by the Standing Order (Adjournment on definite matter of urgent public importance).

Question for consideration of Lords Amendments to be put forthwith; proceedings to be brought to a conclusion by Mr. Speaker putting the Questions necessary to dispose of the Amendment under consideration and thereafter putting the Question, That this House doth agree with the Lords in all the remaining Amendments, with separate provision for the case where it appears that Amendments involve questions of Privilege, 300.

Selecteive Employment Payments Bill.

Motion for allocating time to remaining proceedings on the Bill; Question amended and agreed to as follows:

Remaining proceedings in Committee to be completed in three allotted days, and on Consideration and Third Reading in one allotted day; the Standing Order (Exempted Business) to apply to proceedings for one and a half hours after Ten o'clock.

The Standing Order (Business Committee) not to apply to the Order.

No Motion to be made to postpone any Clause, Schedule, new Clause or new Schedule.

No dilatory Motion with respect to proceedings on the Bill to be made on an allotted day, except by a member of the Government, and the Question thereon to be put forthwith.

1966-67
Provision for Motions for the Adjournment of the House under the Standing Order (Adjournment on definite matter of urgent public importance) to be taken on allotted days, and proceedings on the Bill to be deferred in that case.

If the Chairman of Ways and Means agrees to any Motion to vary the Order is under consideration at Seven o'clock, any Private Business not to be taken on allotted day when the Adjournment on definite matter of urgent public importance is moved.

The Standing Order (Motions for leave to bring in Bills, &c.) not to apply on an allotted day; Mr. Speaker to leave the Chair when the Order for Committee is read; and the Chairman of any Committee on the Bill to leave the Chair to report the Bill without putting any Question.

When the Adjournment on definite matter of urgent public importance is moved.

The Standing Order (Motions for the Adjournment of the House in that case, 149.

Provision for putting Questions under the Order, and as to varying the Order, with a direction that any proceedings on a Motion to vary or supplement the Order are to be brought to a conclusion two hours after they have been commenced, and as to the disposal of Motions for the Adjournment of the House in that case, 149.

Transport Bill.

Motion for allocating time to remaining proceedings on the Bill; Question amended and agreed to, as follows:

The Standing Committee to which the Bill is allocated to report the Bill on or before 15th May following; proceedings on Consideration and Third Reading to be completed in three allotted days and to be brought to a conclusion five and a half hours after Ten o'clock on the last of those days; and for the purposes of the Standing Order (Business Committee) this Order to be taken to allot to the proceedings on Consideration such part of those days as the Resolution of the Business Committee may determine; the Business Committee to report their Resolutions as to the proceedings on Consideration, and as to the allocation of time between Consideration and Third Reading, not later than certain days, but the Resolutions to be variable by a further Report whether or not made within the time specified and whether or not the Resolutions have been agreed to by the House; the Standing Order (Business Committee) to apply to the Bill as if the words "sub-paragraph (b) of" were omitted from that Order; the Chairman of the Standing Committee not to adjourn the Committee until any proceedings to be brought to a conclusion at that sitting have been brought to a conclusion; if a Motion be made in the Standing Committee relating to the sitting of the Committee, the Chairman to permit a brief explanatory statement from the Member who moves, and from one Member who opposes, the Motion.

No Motion to be made to postpone any Clause, Schedule, new Clause or new Schedule but the Business Sub-committee may vary the order in which Clauses, Schedules, new Clauses and new Schedules are taken in the Standing Committee.

On the conclusion of proceedings in Committee the Chairman to report the Bill without putting any Question.

No dilatory Motion to be made in the Standing Committee or on an allotted day except by a member of the Government, and the Question thereof to be put forthwith.

Proceedings to be exempt from the Standing Order (Sittings of the House) for a period of five and a half hours after Ten o'clock, whether or not that period is interrupted by proceedings on a Motion for the Adjournment of the House and by a suspension of the Sitting under the Order [12th December 1967] relating to Sittings of the House; or for a correspondingly longer period if so prescribed by the Standing Order (Adjournment on specific and important matter that should have urgent consideration); and provision for deferring the bringing to a conclusion of proceedings on the Bill in those circumstances; provision for the bringing to a conclusion of proceedings to be deferred for a period equal to the duration of any suspension of a Sitting under the Order [12th December 1967].

No opposed Private Business to be taken on an allotted day.

Provision for putting Questions under the Order, and for ensuring that this proceeding shall not be interrupted; provision for varying or supplementing the Order by a Motion proceeding on which are to be brought to conclusion two hours after they have been commenced, and as to the disposal of Motions for the Adjournment of the House in that case; if any Motion for varying or supplementing the Order is under consideration at Seven o'clock on a day on which, not being an allotted day, any Private Business has been set down for Seven o'clock, the Private Business to stand over until the proceedings on the Motion have been concluded, and paragraph (i) of the Standing Order (Exempted business) to apply to the Private Business so standing over for a period equal to the time for which it so stands over; Questions on Motions to recommit, or Amendments thereto, to be put forthwith, 150.

Report of the Business Committee as to proceedings on Consideration and Third Reading, 253. Report considered; Question, That this House doth agree with the Committee in their Resolution put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 268.

Finance Bill.

Pursuant to the Standing Order (Allocation of time to Bills), the Standing Committee to which the Bill is allocated to report the Bill on or before 13th June; and as respects proceedings on the Bill in Standing Committee, on any re-committal, and on report, the Business Committee to make recommendations, 254.

Report of the Business Committee as to proceedings in Standing Committee on the Bill, 255. Report considered; Question, That this House doth agree with the Committee in their Resolution put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 264.

Report of the Business Committee as to proceedings on re-committal and report, 291. Report considered; Question, That this House doth agree with the Committee in their Resolution put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 298.

Order varied, 324.
HOUSE OF COMMONS

II. Business of the House, &c.—cont.

C.—ALLOCATION OF TIME FOR BILLS—cont.

1968-69

House of Commons ( Redistribution of Seats) (No. 2) Bill.

Pursuant to the Standing Order (Allocation of time to Bills) the Committee on the Bill to report the Bill on or before Monday, 14th July, and, as respects proceedings in that Committee, the Business Committee to make recommendations, 326.

Report of the Business Committee, 328. Report considered; Question, That this House doth agree with the Committee in their Resolution put forthwith pursuant to the Standing Order (Business Committee) and agreed to, 331.

1969-70

Pursuant to the Standing Order (Allocation of time to Bills) the Committee to report the Bill on or before Thursday, 16th April and, as respects proceedings in that Committee and on Report and Third Reading, the Business Committee to make recommendations, 239.

Report of the Business Committee, 242. Report considered; Question, That this House doth agree with the Committee in their Resolution put forthwith pursuant to the Standing Order (Allocation of time to Bills) and agreed to, 249.

Further Resolution reported from the Business Committee, 288. Report considered; Question, That this House doth agree with the Committee in their Resolution put forthwith pursuant to the Standing Order (Allocation of time to Bills) and agreed to, 293.

D. OTHER ORDERS AND RESOLUTIONS

Providing that a complaint of breach of privilege may be heard if the complaint be made before the commencement of public business on the next sitting day after notice thereof has been given to Mr. Speaker, and if Mr. Speaker is satisfied that the notice has been given at the earliest opportunity, [1960-61] 9.

Modifying the application in Session 1965-66 of the Standing Order (Motions for leave to bring in Bills, &c.) by providing that any Notice of Motion under that Standing Order, instead of being considered at the commencement of public business, shall stand over and may not be moved until a member of the Government has signified his intention to move the Adjournment of the House for the purpose of bringing the sitting to a conclusion; Mr. Speaker thereupon to call upon the Member to move the Motion; proceedings not to be interrupted at Ten o'clock and the Motion for the Adjournment not to be moved until the conclusion of the proceedings, [1964-65] 422.

Providing that Notices of Motions, Amendments and Questions given after half-past Ten o'clock shall after a certain date be treated as if they were given after the rising of the House, [1966-67] 291.

Modifying in Session 1967-68 the Standing Order (Precedence of Government business) so that notice of a subject to be raised on any Motion for which a ballot is held in pursuance of paragraph (7) of the Standing Order (Precedence of Government business) shall, notwithstanding the practice of the House, be given at the Table or in the Table Office not less than nine days before the day on which the notice of Motion is to have precedence: Provided that no such notice shall be given on a day on which the House does not sit, [1967-68] 55.

III. HOUSE INFORMED OF VARIOUS MATTERS


By the Clerk at the Table, of the unavoidable absence of Mr. Speaker from the day's Sitting, [1965-66] 127, [1968-69] 170, 219—from the remainder of the day's Sitting, [1965-66] 54, [1968-69] 156, 529.

By the Second Clerk Assistant, of the unavoidable absence of Mr. Speaker from the remainder of the day's Sitting, [1962-63] 272, [1964-65] 264, [1966-67] 135, 257, 267.

For other matters, communicated to the House by Members, see MEMBERS and SPEAKER in the General Alphabet.

IV. HOUSE INTERRUPTED IN ITS PROCEEDINGS

For Proceedings on Questions or Business postponed or lapsing pursuant to Orders or the Standing Orders (Time for taking private business) (Motion for Adjournment on matter of urgent public importance) (Adjournment on specific and important matter that should have urgent consideration), see PROCEEDINGS in the General Alphabet.

By MESSAGES TO ATTEND THE LORDS COMMISSIONERS:

On Question for an Address of Thanks, [1966-67] 83.


IV. House Interrupted in its Proceedings—cont.

On Question for an Amendment to a Resolution reported from the Committee of Supply, [1961-62] 305.

On Question for the House to agree with a Resolution reported from the Committee of Supply, [1962-63] 124.

On Amendment to Question for Mr. Speaker to leave the Chair, [1962-63] 52.


On Question for discharging a Standing Committee from further consideration of a Bill, and for committing the Bill to a Committee of the whole House, [1966-67] 192.

Committees of the whole House:


On Question, That a proposed Clause be read a second time, [1963-64] 255.


Committee of Ways and Means, [1963-64] 199.

By Mr. Speaker notifying the House, in accordance with the Royal Assent Act, 1967, that Her Majesty had signified Her Royal Assent to Acts [and Measures].


By a Message from the Lords Commissioners for Supply to attend the Lords Commissioners:

V. Sittings of the House—cont.

A. House Sits Later—cont.


Resolution, That the House do meet tomorrow at Eleven o'clock and that at Four o'clock Mr. Speaker do adjourn the House without putting any Question, [1967-68] 372.

Resolution, That this House at its rising tomorrow do adjourn till a certain day, and that on the following day the House do meet at Eleven o'clock and that so Questions be taken after Twelve o'clock, [1964-65] 359.

Resolution, That on a future day the House do meet at a quarter to Eleven o'clock, and that after Prayers Mr. Speaker do suspend the Sitting until half-past Two o'clock, and that the House do proceed with Business at that hour, [1964-65] 312.

Resolution, That the House, at its rising tomorrow, do adjourn till a certain day; and providing that certain paragraphs of the Standing Order (Sittings of the House) shall not have effect; that Mr. Speaker shall not adjourn the House until he shall have reported the Royal Assent to Acts; and that when Proceedings on any substantive Motion for the Adjournment of the House shall have continued for a certain period, Mr. Speaker shall take certain actions to adjourn the House, [1964-65] 206.

Resolution, That, on any Wednesday on which the Order for Committee on a certain Bill stands as the first Order of the day, the House shall meet at half-past Ten o'clock and after Prayers, proceed with the Bill; but with provision that the interruption of business at One o'clock and suspension of the Sitting until half-past Two o'clock, and as to counting the House, [1964-65] 180.

Order, That on any certain day and for the remainder of the Session the Standing Orders and practice of the House shall have effect subject to the following variations: On Mondays and Wednesdays the House to meet at Ten o'clock a.m. to proceed with certain specified business, and not to be counted; at half-past Twelve o'clock p.m. proceedings, if not previously concluded, to be interrupted, and the adjournment of the House to be moved; not later than One o'clock or on the earlier conclusion of the debate on the adjournment, Mr. Speaker to suspend the Sitting without Question put until half-past Two o'clock, when the House to proceed with business as if it had then met first; when Mr. Speaker or the Chairman puts any Question in the course of such proceedings and his opinion as to the decision of the Question is challenged, proceedings to stand deferred and
V. Sittings of the House—cont.

B.—RESOLUTIONS AND ORDERS RELATIVE TO SITTINGS—cont.

to be resumed when the adjournment of the House is moved for the purpose of bringing the Sitting to a conclusion; Proceedings in the House to be interrupted pursuant to Standing Order (Sittings of the House) at half-past Nine o'clock instead of at Ten o'clock; on Tuesdays and Thursdays, Mr. Speaker to put the Question forthwith upon the Motion for the Adjournment of the House for the purpose of bringing the Sitting to a conclusion. [1966-67] 290. Order modified to provide for proceedings to be interrupted at Ten o'clock pursuant to the Standing Order (Sittings of the House), 505.

Order, That, during the remainder of Session 1967-68, (1) a Motion may be made after Ten o'clock by a Minister of the Crown, That the proceedings of this day's Sitting be suspended, and the Question thereon shall be decided without amendment or debate; and if the Question be agreed to in the House, a Motion may immediately thereafter be made, That this House do now adjourn, and, at the conclusion of the Debate on that Motion and in no case later than half an hour after the Motion has been made, the Motion shall lapse and Mr. Speaker shall suspend the Sitting till Ten o'clock on the following morning; or, if it be after midnight, till Ten of the clock in the morning of the same day; (2) if the Question on a Motion, made likewise in a Committee of the whole House, That the Proceedings of the Committee be suspended, be so decided in the affirmative, the Chairman shall leave the chair and make a report to that effect, wherupon Mr. Speaker shall adjourn the House without putting any Question, [1968-69] 122, 125, 164, 185.

House resolves to attend the Funeral of the Right Honourable Sir Winston Churchill in the Cathedral Church of Saint Paul on a certain day, [1966-67] 112.—Mr. Speaker and Members there attend the Funeral Service, 112.

House resolves to attend a Service in the Collegiate Church of St. Peter, Westminster, on a certain day to commemorate the nine hundredth anniversary year of Westminster Abbey, [1966-67] 12.—Mr. Speaker and Members there attend the Service, 120.

House resolves to attend a Memorial Service to the Right Honourable the Earl Attlee in the Collegiate Church of St. Peter, Westminster, [1967-68] 8.—Mr. Speaker and Members there attend the Memorial Service, 12.

E.—HOUSE SITS ON A SATURDAY:

To attend the Funeral Service of Sir Winston Churchill in the Cathedral Church of St. Paul, [1964-65] 112.

F.—SITTINGS SUSPENDED:

Grave disorder having arisen in a Committee on a Bill, the Chairman leaves the Chair to report the circumstances to the House; Mr. Deputy Speaker resumes the Chair and, pursuant to the Standing Order (Power of Speaker to adjourn House or suspend Sitting), suspends the Sitting for half an hour, [1961-62] 35.

House having met at Ten o'clock (pursuant to the Order 14th December 1966) on a Monday or Wednesday morning, and the Debate having been concluded, Mr. Speaker or Mr. Deputy Speaker suspends the Sitting till half-past Two o'clock, [1966-67] 337, &c.—It being One o'clock, [1967-68] 383, &c.

Upon Motion made pursuant to the Order 12th December 1967, Sitting suspended until Ten o'clock, this day (or, to-morrow), [1967-68] 126, 231, 270, 276, 281, 328.—Upon Motion made pursuant to the Standing Order (Sittings of the House (Suspended Sittings)), [1968-69] 40, 69, 122, 126, 164, 172, 183, 225, 333.—Proceedings in a Committee on a Bill having first been suspended, [1968-69] 122, 125, 164, 185.
VI. THANKS OF THE HOUSE

House offers its grateful thanks to the Right Honourable Gentleman, the Member for Woodford for outstanding services to the House Order, That during any future Dissolution or Prorogation of Parliament, the permanent Officers of the House do consult Mr. Speaker to the same extent and in the same way as they would during a Session of Parliament, [1969-70] 341.

VII. HOUSE SIGNS ITS ASSENT

To Mr. Speaker's request for leave of absence, [1968-69] 360.

VIII. BROADCASTING OF PROCEEDINGS IN THE HOUSE

Motion, That this House approves for an experimental period the broadcasting of its proceedings on closed circuits; Debate adjourned [1969-70] 48.

IX. QUESTIONS NEGATED

That this House, taking note of a Report from a certain Select Committee, approves for an experimental period the broadcasting of its proceedings on closed circuits, subject to any recommendations made by another Select Committee, [1966-67] 263.

X. INCIDENTAL PROCEEDINGS

That Mr. Anthony Neil Wedgwood Benn be admitted in and heard, [1960-61] 228.


That this House, taking note of a Report from a certain Select Committee, approves for an experimental period the broadcasting of its proceedings on closed circuits; Debate adjourned [1969-70] 360.

House offers its grateful thanks to the Right Honourable Gentleman reported, [1967-68] 334.

House wishes to convey its thanks to the House of Lords in appreciative acknowledgement of their sympathy occasioned by the death of Mr. Speaker Hylton-Foster, [1964-65] 421.

House requests Mr. Speaker to send a letter of commendation to the police who were on duty in London on a certain day, especially thanking certain of them, [1968-69] 34.

That Mr. Anthony Neil Wedgwood Benn be admitted in and heard, [1960-61] 228.

HOUSE OF COMMONS

HOUSE OF COMMONS DISQUALIFICATION ACT 1957

[1961-62.] Resolution, That the First Schedule to the House of Commons Disqualification Act 1957, in its application to this House, be amended as follows:

1. In Part I (Judicial Offices)—
   (a) the offices of National Insurance Commissioner for Northern Ireland and Deputy National Insurance Commissioner for Northern Ireland shall be added; and
   (b) the offices of Umpire and Deputy Umpire appointed for any of the purposes of the National Insurance Acts (Northern Ireland) 1946, for the purposes of the Family Allowances Act (Northern Ireland) 1945, shall be omitted.

2. In Part II (Commissions, Tribunals and other bodies of which all members are disqualified)—
   (a) The British Film Fund Agency shall be added;
   (b) the Central Land Board, the National Arbitration Tribunal (Northern Ireland) and the Panel constituted for the purposes of the Industrial Disputes Tribunal under the Industrial Disputes Order 1951, shall be omitted.

3. In Part III (other disqualifying offices), the following offices shall be added—
   (a) Chairman of the National Institute for Research in Nuclear Science;
   (b) Director nominated by the Secretary of State of any limited company in respect of

   For an Amendment to a Question for taking a Bill into Consideration, [1961-62] 244.
   For an Amendment to a Lords Amendment to a Bill, [1960-61] 312, [1964-65] 255.
   For an Amendment to a proposed Amendment to a Bill, [1960-61] 312, [1964-65] 255.
   For allocating time to proceedings on a Bill, [1967-68] 152.
   For annulling of a Statutory Instrument, [1964-65] 244.
   For discharging certain Orders relating to the constitution of a Second Scottish Standing Committee, &c., [1967-68] 224.
   For Amendment to a Question for appointing a Select Committee [1968-69] 112.
   Proceeds to take Third Reading of a Bill, [1963-64] 157.
   Proceeds to take into further consideration the Business of Supply, [1967-68] 139, 141, 143.
HOUSE OF COMMONS DISQUALIFICATION ACT 1957—cont.

which an undertaking to make advances has been given by the Secretary of State under section two of the Highlands and Islands Shipping Services Act 1960, and is for the time being in force;

c) any salaried officer appointed under the Births, Deaths and Marriages Registration Act (Northern Ireland) 1958, and not now specified in that Part;

and the office of Director nominated by the Minister of Transport of David MacBrayne Limited shall be omitted, 44.

[1962-63.] Resolution, That Schedule No. 1 to the House of Commons Disqualification Act 1957, in its application to this House, be amended as follows:—

1. In Part I (Judicial Offices)—

(a) the offices of the Horticultural Marketing Council and the Consumer Council, the Location of Offices Bureau, the National Incomes Commission and the War Office Teachers Selection Board shall be omitted;

(b) the offices of whole-time salaried Chairman of London Quarter Sessions and whole-time salaried Deputy Chairman of London Quarter Sessions and whole-time salaried Deputy Chairman of a court of quarter sessions for the county in Lancashire

shall be substituted in the entries beginning “Commissioner exercising jurisdiction under Schedule 1 to the Administration and Criminal Justice Act 1964”, for the reference to the New Towns Act 1946 there shall be substituted a reference to the New Towns Act 1965;

(b) the offices of whole-time salaried Deputy-Chairman of the court of quarter sessions for the county of Kent—

and whole-time salaried Deputy-Chairman of the court of quarter sessions for the county of Durham shall be added.

2. In Part II (Commissions, Tribunals and other Bodies of which all members are disqualified)—

(a) there shall be added:—

(i) the Agreement Board;

(ii) the Lands Tribunal for Northern Ireland;

(iii) the Ministry of Defence (Army Department) Teachers Selection Board;

and

(b) the iron and Steel Board, the Leather Industries Export Corporation, the National Assistance Board for Northern Ireland, the National Incomes Commission and the War Office Teachers Selection Board shall be omitted.

[1967-68.] Resolution, That Schedule 1 to the House of Commons Disqualification Act 1957, in its application to this House, be amended, as follows:—

1. In Part I (Judicial Offices)—

(a) the following offices shall be added:—

(i) Commissioner (other that an ex officio judge or additional judge of the Central Criminal Court) exercising jurisdiction under Schedule 1 to the Administration and Criminal Justice Act 1964;

(ii) Commissioner (other than an additional judge of the Central Criminal Court or the holder of any office mentioned before the entry relating to that office in the Schedule) exercising jurisdiction under section 1 of the Criminal Justice Administration Act 1956;

(iii) Chief or other National Insurance Commissioner for Northern Ireland;

(b) the entry beginning “Commissioner exercising jurisdiction under section 70 of the Supreme Court of Judicature (Consolidation) Act 1925 shall not include a reference to the holder of any office preceding that entry in the Schedule and the reference to section 1 of the Criminal Justice Administration Act 1956 shall be omitted;

(c) in the entry beginning “Judge of a County Court”, for the reference to proviso (b) to section 11(1) of the County Courts Act 1934 there shall be substituted a reference to proviso (b) to section 12(1) of the County Courts Act 1959;

(d) the Agricultural Mortgage Corporation Limited nominated by a Minister of the Crown or government department;

(e) the Citizens’ Advice Bureaux of Northern Ireland shall be omitted.

2. In Part II (Commissions, Tribunals and other Bodies of which all members are disqualified)—

(a) the following offices shall be added:—

(i) Chairman, Vice-Chairman or member of the executive committee of the Land Settlement Association Limited appointed at a salary;

(ii) Chairman of the Post Office Users’ Council;

(iii) Director of the Post Office Users’ Council;

(iv) Director of the Agricultural Mortgage Corporation Limited appointed by a Minister of the Crown or government department;

(v) Director of the British Petroleum Company Limited nominated by a Minister of the Crown or government department;

(vi) Director of the Cereals Committee Limited appointed by a Minister of the Crown or government department;

(vii) Director of the Compagnie Financière de Suez et de L’Union Parisiennepointed by a Minister of the Crown or government department;
(viii) Director of any company in receipt of financial assistance under the Distribution of Industry Act 1945, the Distribution of Industry (Industrial Finance) Act 1958, or Local Employment Acts 1960 to 1966, being a director nominated by a Minister of the Crown or government department;

(ix) Director of Fairfields (Glasgow) Limited nominated or appointed by a Minister of the Crown or government department;

(x) Director appointed at a salary of Industrial Advisers to the Blind Limited;

(xi) Director appointed at a salary of the National Building Agency;

(xii) Director of National Cold Stores (Management) Limited appointed by a Minister of the Crown or government department;

(xiii) Director of S.B. (Realisations) Limited nominated or appointed by a Minister of the Crown or government department;

(xiv) Director of the Scottish Agricultural Securities Corporation Limited nominated by a Minister of the Crown or government department;

(xv) Deputy Industrial Insurance Commissioner appointed under the Industrial Assurance Act (Northern Ireland) 1924;

(xvi) Member of the Countryside Commission for Scotland (other than the Chairman) in receipt of remuneration;

(xvii) Member of the Council of the National Computing Centre appointed at a salary by a Minister of the Crown or government department;

(xviii) Member of the Permanent Joint Hops Committee appointed by a Minister of the Crown or government department;

(xix) President, or member of a panel of chairmen, of industrial tribunals established under section 12 of the Industrial Training Act 1964;

(b) in the entry beginning “Accountant appointed for the reference to section 73 of the Education (Scotland) Act 1946 there shall be substituted a reference to section 78 of the Education (Scotland) Act 1962;”

(c) in the second entry beginning “Chairman or Reserve Chairman” for the reference to the National Insurance Act (Northern Ireland) 1946 there shall be substituted a reference to the National Insurance Act (Northern Ireland) 1966;

(d) in the entry relating to the director appointed at a salary of the National Institute of Houseworkers Limited, for the words “of Houseworkers” there shall be substituted the words “of Housecraft (Employment and Training)”;

(e) in the first entry beginning “Member of an Agricultural Marketing Board” for the reference to section 1 of the Agricultural Marketing Act 1949 there shall be substituted a reference to Schedule 2 to the Agricultural Marketing Act 1958;

(f) in the second entry beginning “Member of an Agricultural Marketing Board” the reference to section 2 of the Agricultural Marketing Act (Northern Ireland) 1953 shall include a reference to section 3 of the Agricultural Marketing Act (Northern Ireland) 1964;

(g) in the entry beginning “Officer or other Member of the County Court Service”, for the reference to the County Officers and Courts Acts (Northern Ireland) 1925 and 1933 there shall be substituted a reference to the County Courts Act (Northern Ireland) 1959;

(h) in the entry beginning “Registrar or Assistant Registrar appointed”, for the references to sections 16 and 25 of the County Courts Act 1934 there shall be respectively substituted references to sections 18 and 19 of the County Courts Act 1959;

(i) the following offices shall be omitted:—

(i) Chairman or Reserve Chairman of a Local Appeal Tribunal constituted for the purposes of the National Insurance (Industrial Injuries) Act (Northern Ireland) 1946;

(ii) Official Arbitrator appointed under section 1(2) of the Administrative Provisions Act (Northern Ireland) 1928;

(iii) Referee appointed under section 1 of the Safeguarding of Industries Act 1921 or member of the Panel constituted under section 10 of the Finance Act 1928; and

(iv) Temporary Commissioner appointed under paragraph 2 of Schedule 2 to the Tithe Act 1936, 76.

HOUSE OF COMMONS MEMBERS’ CONTRIBUTORY PENSIONS FUND:

Certain Members appointed Managing Trustees, [1964-65], [1966-67], 295, 393.

Member appointed in the room of another Member, [1966-67], [1967-68] 12.

HOUSE OF COMMONS MEMBERS’ FUND:

[1960-61.] Resolution 1. That in pursuance of the provisions of section three of the House of Commons Members’ Fund Act 1948, the maximum annual amounts of the periodical payments which may be made out of the House of Commons Members’ Fund Act 1939, as amended by the said Act of 1948 and by the Resolutions of the House of the 17th day of November 1955 and the 7th day of March 1957, be varied as from the first day of June, nineteen hundred and sixty-one, as follows:—

(a) for paragraph 1 of the First Schedule to the said Act of 1939, as so amended (which provides that the annual amount of any periodical payment made to any person by virtue of his past membership of the House of Commons shall not exceed five hundred pounds or such sum as, in the opinion of the trustees, will bring his income up to six hundred and fifty pounds per annum, whichever is the less), there shall be substituted the following paragraph:—

“1. The annual amount of any periodical payment made to any person by virtue of his past membership of the House of Commons shall not exceed five hundred pounds or such sum as, in the opinion of the trustees, will bring his income up to seven hundred pounds per annum, whichever is the less.”
HOUSE OF COMMONS MEMBERS’ FUND— cont.

Provided that if, having regard to length of service and need, the trustees think fit, they may make a larger payment not exceeding nine hundred pounds or such sum as, in their opinion, will bring his income up to one thousand one hundred pounds per annum, whichever is the less; 

(b) for paragraph 2 of the said Schedule (which provides that the annual amount of any periodical payment made to any person by virtue of being the widow of a past member of the House of Commons shall not exceed three hundred pounds or such sum as, in the opinion of the trustees, will bring her income up to four hundred and fifty pounds per annum, whichever is the less), there shall be substituted the following paragraph:—

“2. The annual amount of any periodical payment to any person by virtue of her being a widow of a past member of the House of Commons shall not exceed three hundred pounds or such sum as, in the opinion of the trustees, will bring her income up to five hundred pounds per annum, whichever is the less; 

Provided that if, having regard to her husband’s length of service or to her need, the trustees think fit, they may make a larger payment not exceeding four hundred and fifty pounds or such sum as, in the opinion of the trustees, will bring her income up to six hundred and fifty pounds per annum, whichever is the less; 

(c) in paragraph 2A of the said Schedule (which provides that the annual amount of any periodical payment made to any person by virtue of being the widow of a past member of the House of Commons shall not exceed three hundred pounds or such sum as, in the opinion of the trustees, will bring her income up to four hundred and fifty pounds per annum, whichever is the less), for the words “the annual amount of any periodical payment” to the end of the paragraph there shall be substituted the words—

“the annual amount of any periodical payment made to any such widow shall not exceed three hundred pounds or such sum as, in the opinion of the trustees, will bring her income up to five hundred pounds per annum, whichever is the less; 

Provided that if, having regard to his wife’s length of service or to his need, the trustees think fit, they may make a larger payment not exceeding four hundred and fifty pounds or such sum as, in the opinion of the trustees, will bring his income up to six hundred and fifty pounds per annum, whichever is the less; 

2. That, in pursuance of the provisions of section three of the House of Commons Members’ Fund Act 1948, the amount of the sums to be deducted or set aside in the current year from the salaries of Members of Parliament under Section one of the House of Commons Members’ Fund Act 1939, and one tenth of the contribution determined by the Treasury for the current year under Section one of the House of Commons Members’ Fund Act 1957, be appropriated for the purposes of Section four of the House of Commons Members’ Fund Act 1948, 294.


[1962-63.] Resolution, That one-tenth of the sums deducted or set aside in the current year from the salaries of Members of Parliament under Section one of the House of Commons Members’ Fund Act 1939 and one-tenth of the contribution determined by the Treasury for the current year under Section one of the House of Commons Members’ Fund Act 1957 be appropriated for the purposes of Section four of the House of Commons Members’ Fund Act 1948, 107.

[1964-65.] Resolution, That one-tenth of the sums deducted or set aside in the current year from the salaries of Members of Parliament under Section one of the House of Commons Members’ Fund Act 1939, and one-tenth of the contribution made to the said Fund under the House of Commons Members’ Fund Act 1939, as amended by the said Act of 1948 and by the Resolutions of the House on the 17th day of November 1955, the 7th day of March 1957 and the 17th day of May 1961, be varied as from the 1st day of April 1965 as follows:—

(a) in paragraph 1 of Schedule 1 to the said Act of 1939, as so amended (which provides that the annual amounts of any periodical payment made to any person by virtue of his past membership of the House of Commons shall not exceed £500 or such sum as, in the opinion of the trustees, will bring his income up to £700 per annum, whichever is the less; provided that if, having regard to length of service and need, the trustees think fit, they may make a larger payment not exceeding £900 or such sum as, in their opinion, will bring his income up to £1,100 per annum, whichever is the less), for “£700” there shall be substituted “£750” and for “£1,100” there shall be substituted “£1,150”.

(b) in paragraph 2 of the said Schedule (which provides that the annual amount of any periodical payment to any person by virtue of being a widow of a past Member of the House of Commons shall not exceed £300 or such sum as, in the opinion of the trustees, will bring her income up to £500 per annum, whichever is the less; provided that if, having regard to her husband’s length of service or to her need, the trustees think fit, they may...
make a larger payment not exceeding £450 or such sum as, in the opinion of the trustees, will bring his income up to £500 per annum, whichever is the less; for £500 " there shall be substituted "£550" and for "£500 " there shall be substituted "£700 " ; and

(6) in paragraph 2A of the said Schedule (which provides that the annual amount of any periodical payment made to any such widower shall not exceed £300 or such sum as, in the opinion of the trustees, will bring his income up to £500 per annum, whichever is the less); provided that if, having regard to his wife's length of service or to his need, the trustees think fit, they may make a larger payment not exceeding £450 or such sum as, in the opinion of the trustees, will bring his income up to £650 per annum, whichever is the less) for " £500 " there shall be substituted " £550 " and for " £500 " there shall be substituted " £700 ".

[1966-67.] Resolution, That one-tenth of the sums deducted or set aside in the current year from the salaries of Members of Parliament under section (1) of the House of Commons Members' Fund Act 1939 and one-tenth of the contribution determined by the Treasury for the current year under section (1) of the House of Commons Members' Fund Act 1957 be appropriated for the purposes of section (4) of the House of Commons Members' Fund Act 1948, 550.

[1968-69.] Resolution, That one-tenth of the sums deducted or set aside in the current year from the salaries of Members of Parliament under section one of the House of Commons Members' Fund Act 1939, and one-tenth of the contribution determined by the Treasury for the current year under section one of the House of Commons Members' Fund Act 1957, be appropriated for the purposes of section four of the House of Commons Members' Fund Act 1948, 226.


HOUSE OF COMMONS (REDISTRIBUTION OF SEATS): [1968-69.] Bill to provide for the making of a special report by the Boundary Commissions for England, Scotland and Wales constituted by the House of Commons (Redistribution of Seats) Act 1949; for the amendment of the Representation of the People Acts; and for purposes connected therewith; presented, 256. Motion for Second Reading; Debate adjourned, 170.

[MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

HOUSE OF COMMONS (SERVICES): Reports of the Select Committee on House of Commons (Services) considered and, by Resolution, agreed to: First Report, Session 1965-66, 81; Fifth Report, Session 1967-68, 244; Fourth Report, Session 1967-68, 81; Sixth Report, Session 1967-68, 81; Seventh Report, Session 1967-68, 61.

See also COMMITTEES, II and III.

HOUSE OF LORDS (ABOLITION): [1967-68.] Motion for leave to bring in a Bill to abolish the House of Lords; Question negatived, 316.

HOUSE OF LORDS (ABOLITION OF DELAYING POWERS): [1966-67.] Bill to deprive the House of Lords of any power to delay the passage of any public Bill; ordered; presented, 130.

HOUSE OF LORDS REFORM: See also COMMITTEES, II.

[1962-63.] Resolution, That this House takes note of the Report of the Joint Committee on House of Lords Reform, 162.

[1968-69.] Motion, That this House takes note of the Command Paper on House of Lords Reform; Amendment proposed, to leave out " takes note of " and insert " rejects "; instead; Debate resumed; amendment not made; Main Question agreed to, 35.
HOUSING: See also ADDRESSES, VIII:

[1964-65.] Bill to make further arrangements for the giving of financial assistance for the provision of housing accommodation, to confer further powers on local authorities as regards houses let in lodgings or occupied by more than one family, and houses or other buildings affected by clearance orders and demolition orders, to amend section five of the Rent Act 1957, by allowing a greater increase in the permitted rent for improvements, to alter the circumstances in which improvement grants and standard grants may be made under Part II of the Housing (Financial Provisions) Act 1958, and the Housing and House Purchase Act 1959, to amend the law with respect to repairing obligations in short tenancies of dwelling-houses, and to amend the Town Development Act 1952, as regards development carried out wholly or partly in a county borough and as regards the assistance which may be given by a county council for town development; and for purposes connected with any of those matters; presented, 109. (Cited as Housing Act 1961) R.A., 347.

[1963-64.] Bill to set up a new body to assist housing societies to provide housing accommodation, to confer powers and duties on local authorities to compel the carrying out of works for the improvement of dwellings which are without all or any of the standard amenities, to amend the law relating to the giving of financial assistance for the improvement of housing accommodation, to make further provision as to the powers and duties of local authorities as respects houses let in lodgings or occupied by more than one family, to amend the provisions of the Clean Air Act 1956 relating to the making of contributions to expenditure incurred in the adaptation of fireplaces in private dwellings, and to amend in other respects the law relating to housing; presented, 9. (Cited as Housing Act 1964) R.A., 502.

Motion, That this House notes with concern the distress caused by the continued shortage of homes, the inadequacy of the slum clearance programme and the steady rise in rents and in the price of land and houses; and deplores the failure of Her Majesty's Government to take appropriate steps to deal with these evils; Question amended, by leaving out from "House" to end and adding "recognises the growing housing demands of a rising and increasingly prosperous population, welcomes the prospect of completing 350,000 new dwellings this year and the Government's further target of 400,000 new dwellings a year; supports the accelerating programmes of slum clearance and modernisation of houses, welcomes the rapid growth of owner-occupation and believes that the Government's policy of increasing both the supply of land—within regional plans—and the supply of houses represents the best and quickest way of satisfying the housing need of the country and of restraining the levels of prices and rents", instead; Question, as amended, agreed to, 166.

[1968-69.] Bill to make further provision for grants by local authorities and contributions out of moneys provided by Parliament towards the cost of providing dwellings by conversion or of improving dwellings and houses; to confer powers on local authorities to improve living conditions by improving the amenities of areas or of dwellings therein; to amend the law with regard to rents payable for certain dwellings in good repair and provided with certain amenities or improved with the assistance of local authorities; to make further provision with regard to houses in multiple occupation; to make further provision for payments in respect of unfit houses subject to compulsory purchase, clearance, demolition or closing orders; to raise the legal standard of fitness for human habitation and confer additional powers on local authorities to require the repair of houses; to clarify section 21 of the Rent Act 1968; and for purposes connected with those matters; presented, 96. (Cited as Housing Act 1969) R.A., 363.

[1969-70.] Motion, That this House, deploiring the fact that the number of houses completed in 1969 fell by 46,922 to 366,793, condemns Her Majesty's Government for failing to fulfil their election promises of 500,000 houses a year by 1970 at lower cost with cheaper mortgages; Question amended, by leaving out from "House" to end and adding "congratulates Her Majesty's Government upon the fact that the nation's housing achievement in both the public and private sectors since October 1964 has been substantially greater than in the previous comparable period; deplors the efforts of Her Majesty's Opposition to dissuade local authorities from continuing to meet the problems of obsOLEScence and overcrowding; notes with approval Her Majesty's Government's record post-war achievements in the field of slum clearance; and welcomes the Government's policy for the improvement and modernisation of older housing", instead; Question, as amended, agreed to, 130.


—MONEY—. See COMMITTEES, I, 2; RESOLUTIONS, IV.

HOUSING (AMENDMENT) (SCOTLAND):

[1964-65.] Bill to increase the limit of the aggregate amount of advances which may be made to the Scottish Special Housing Association under proviso (i) to section 18 (I) of the Housing (Scotland) Act 1962; presented, 248. (Cited as Housing (Amendment) (Scotland) Act 1962) R.A., 511.


—MONEY—. See COMMITTEES, I, 2; RESOLUTIONS, IV.

HOUSING (FINANCIAL PROVISIONS) (SCOTLAND):

[1965-66.] Bill to make further provision for the giving of financial assistance towards the provision of houses in Scotland; to increase the amount of contributions payable in respect of hostels under section 89 of the Housing (Scotland) Act 1950; to replace certain provisions as to the withholding, reduction, suspension, postponement, discontinuance or transfer of certain annual subsidies; to make further provision for the Scottish Special Housing Association; to make provision
HOUSING (FINANCIAL PROVISIONS) (SCOTLAND)—cont.

in certain cases for the discharge or modification by the sheriff of heritable securities, charges and agreements on or relating to an unfit house; and for matters connected with the aforesaid matters; presented, 55. Read a second time, 106.

[1967-68.] [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to the giving of financial assistance towards the provision or improvement of housing accommodation in Scotland, and to other financial matters connected therewith; brought from the Lords, 248. (Cited as Housing (Financial Provisions) (Scotland) Act 1968) R.A., 283.

—[MONEY]. See COMMITTEES, I, 2.

HOUSING (FINANCIAL PROVISIONS, &c.) (SCOTLAND):

[1966-67.] Bill to make further provision for the giving of financial assistance towards the provision of houses in Scotland; to increase the amount of contributions payable in respect of hostels under section 89 of the Housing (Scotland) Act 1950; to replace certain provisions as to the withholding, reduction, suspension, postponement, discontinuing or transfer of certain contributions; to make further provision for the Scottish Special Housing Association; to make provision in certain cases for the discharge or modification by the sheriff of heritable securities, charges and agreements on or relating to an unfit house; to revive section 12(6) of the Rent Act 1957 in its application to Scotland; to amend as respects Scottish local authorities in their duties as to the fixing of rents; to amend in minor particulars the Housing (Scotland) Act 1950; to enable the Secretary of State to acquire shares of authorised bodies and lessees as to repairs under short leases; and for purposes connected with those matters; presented, 217. (Cited as Housing (Financial Provisions, &c.) (Scotland) Act 1967) R.A., 479.

—[MONEY]. See COMMITTEES, I, 2.

HOUSING (LOCAL AUTHORITY CONTRIBUTIONS):

[1968-69.] Bill to make provision for the payment by local authorities out of the general rate fund of contributions in connection with the provision of housing accommodation; and for purposes connected therewith; presented, 102.

HOUSING (SCOTLAND):

[1961-62.] Bill to make further arrangements for the giving of financial assistance for the provision and improvement of housing accommodation in Scotland and for building experiments in connection therewith; to amend as respects Scotland the law relating to the permitted increase of rent in respect of improvements to houses unfit for human habitation, and to the obligations of lessors and lessees as to repairs under short leases of houses; to make further provision for default of Scottish local authorities in their duties as to the fixing of rents; to amend in minor particulars the Housing (Scotland) Act 1950; to enable the Secretary of State to acquire shares of authorised societies within the meaning of the Housing Act 1914, and to dispose of moneys accruing to him from those and other shares; and for purposes connected with any of those matters; presented, 8. (Cited as Housing (Scotland) Act 1962) R.A., 274.

[1966-67.] [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to housing in Scotland, with the exception of certain provisions relating to financial matters; brought from the Lords, 259. (Cited as Housing (Scotland) Act 1966) R.A., 304.

[1968-69.] Bill to prescribe a tolerable standard for houses and to make provision for the treatment of houses and areas, and for payments in respect of houses purchased or vacated, which do not meet that standard; to make new provision with respect to the repair of houses; to make further provision for grants by local authorities and contributions out of moneys provided by Parliament towards the cost of providing dwellings by conversion, or of improving dwellings; to amend the law with regard to rents payable for certain dwellings in good repair and provided with certain amenities or improved; to confer powers on local authorities in respect of the improvement of the amenities of residential areas; to amend section 160(1)(a) of the Housing (Scotland) Act 1966; and for purposes connected with those matters; presented, 103. (Cited as Housing (Scotland) Act 1969) R.A., 363.


—[MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

HOUSING (SCOTLAND) BILL (ALLOCATION OF TIME):


HOUSING (SLUM CLEARANCE COMPENSATION):

[1965-66.] Bill to amend the provisions of Part II of Schedule 2 to the Housing Act 1957 relating to private dwellings; presented, 6. (Cited as Housing (Slum Clearance Compensation) Act 1965) R.A., 63.

—[MONEY]. See COMMITTEES, I, 2.

HOUSING AND BUILDING POLICIES:

[1966-67.] Motion, That this House deplores the failure of Her Majesty's Government's housing and building policies; Question negatived, 73.

HOUSING AND RENTS:

[1963-64.] Motion, That this House deplores the hardship to tenants and dislocation of housing programmes, caused by the operation of the Rent Act 1957, and the failure of that Act to justify the claims made for it; and notes with concern the inadequate progress made, under Her Majesty's present Government, towards the demolition of slums and the provision of homes at reasonable prices or rents; Question amended, in line 2, by leaving out from "to" to end and adding "all those affected by a housing shortage, caused by such factors as the growth in household formation, which can only be cured by building more houses; recognises that the Rent Act 1957, by encouraging the proper maintenance of privately rented houses and their retention in the pool for letting, has helped substantially to improve the overall housing position; welcomes the accelerating pace of slum clearance where it is most needed and the programmes of house building now running at near the annual target of 400,000 houses; endorses the Government's policy of increasing the supply of houses and land for needs for all kinds as the best way of restraining the levels of prices and rents; notes that the Labour Party's proposals provide for no larger needs for all kinds as the best way of restraining the levels of prices and rents; notes that the Labour Party's proposals provide for no larger
HOUSING IN WALES AND MONMOUTHSHIRE:

[1960-61] Resolution, That this House welcomes the recognition given in the White Paper on Housing in England and Wales to the urgent and increasing need for more housing and other accommodation for old people; and, while recognising the progress being made in providing it, calls on the Government to see that this progress is maintained, and to take further steps to ensure that the accommodation provided for old people is really suited to their special needs, 128.

HOUSING IN WALES AND MONMOUTHSHIRE:

Motion referred to Welsh Grand Committee, [1960-61] 83.

HOUSING POLICY:

[1961-62] Motion, That this House, realising that the present policy of Her Majesty's Government will not touch the fringe of the housing problem within the foreseeable future, and knowing that the problem can only be solved by giving it top physical and financial priority, calls upon Her Majesty's Government to review the whole housing situation in Great Britain with a view to giving this priority and so providing adequate modern housing for every family in the country within the next ten years; Debate adjourned, 92.

HOUSING PROGRAMME, GOVERNMENT'S.

See GOVERNMENT'S HOUSING PROGRAMME.

HOUSING SUBSIDIES:

[1965-66] Bill to make further provision for the giving of financial assistance towards the provision of dwellings; to increase the amount of contributions payable in respect of hostels under Section 15 of the Housing (Financial Provisions) Act 1948; and to replace certain provisions as to the withholding, reduction, suspension, postponement or transfer of certain annual subsidies; presented, 36. Read a second time, 54.

[1966-67] Bill to make provision with respect to financial assistance towards the provision, acquisition or improvement of dwellings and the provision of hostels; and for connected purposes; presented, 273. (Cited as Housing Subsidies Act 1967) R.A., 479.

—[MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

HOVERCRAFT:

[1967-68] Bill to make further provision with respect to hovercraft; presented, 235. (Cited as Hovercraft Act 1968) R.A., 368.

—[MONEY]. See RESOLUTIONS, IV.

HUDDERSFIELD CORPORATION:

[1964-65] Bill to empower the mayor, aldermen and burgesses of the Borough of Huddersfield to acquire lands, to construct works and to undertake and abstract water; to provide for the making of agreements between the Minister of Transport and the Corporation with respect to the construction and use of works; and for other purposes; read the first time, 107. (Cited as Huddersfield Corporation Act 1965) R.A., 411.

[1969-70] [Lords]: Bill, initiated, An Act to confer further powers on the mayor, aldermen and burgesses of the borough of Huddersfield in relation to the superannuation fund maintained by the said mayor, aldermen and burgesses and in relation to the finances of that borough; and for other purposes; brought from the Lords, 200. (Cited as Huddersfield Corporation Act 1970) R.A., 336.

—[MONEY]. See COMMITTEES, I, 2.

HUGHES, MAJOR-GENERAL IVOR:

[1962-63] Resolution, nemine contradicente, That this House entertains a just sense of the exemplary manner in which the late Major-General Ivor Hughes, K.C.V.O., C.B., C.B.E., D.S.O., M.C., uniformly discharged the duties of the office of Sergeant at Arms, and devoted himself to the service of the House, 15.

HUMAN TISSUE:

[1960-61] Bill to make provision with respect to the use of parts of bodies of deceased persons for therapeutic purposes and purposes of medical education and research and with respect to the circumstances in which post-mortem examinations may be carried out; and to permit the cremation of bodies removed for anatomical examination; presented, 50. (Cited as Human Tissue Act 1961) R.A., 321.

HUMANE CAPITAL PUNISHMENT:

[1969-70] Motion. That leave be given to bring in a Bill to provide for the abolition of execution by hanging or shooting for those offences in respect of which capital punishment is in force, and to provide for the introduction of a humane method of execution; and for connected purposes; Question negatived, 330.

HUMBER HARBOUR REORGANISATION SCHEME 1966 CONFIRMATION ORDER 1967:

[1967-68] Resolution, That the Petitions of General Objection of (1) the Humber Conservancy Board, and (2) the Chamber of Shipping of the United Kingdom against the Humber Harbour Reorganisation Scheme 1966 Confirmation Order 1967 be not referred to a Joint Committee, 107.
II

ILLEGAL EXECUTIONS IN RHODESIA:

[1967-68] Motion, That this House declares its abhorrence of the executions carried out in Rhodesia on the 6th day of March 1968, on the instructions of the illegal regime in defiance of the exercise of the Royal Prerogative of Mercy; condemns the action of the illegal regime in denying the reprieved men the right of appeal to the Judicial Committee of the Privy Council; and condemns the executions as constituting a denial of justice and a grave breach of the rule of law; Amendment proposed, to leave out from "House" to end and add "while condemning all acts of violence and terrorism, regrets the circumstances under which three Africans were executed in Rhodesia on the 6th day of March 1968, and calls on Her Majesty's Government to make a further attempt to achieve a negotiated settlement in order to discharge Britain's responsibility to peoples of all races in Rhodesia;", instead; Amendment not made; Main Question agreed to, 186.

ILLEGITIMATE PERSONS:

[1961-62] Motion, That this House is of opinion that a committee should be set up to inquire into the legal and social disabilities of illegitimate persons, and that the committee should be empowered to make recommendations for the removal or amelioration of such disabilities; Debate adjourned, 144.

IMMIGRATION:

[1964-65] Motion for leave to bring in a Bill to make provision for the fixing of periodic and precise limits on immigration into the United Kingdom (until local authorities have dealt with the urgent problems arising from previous immigration); to stop the widespread avoidance of existing regulations; to provide for the repatriation of immigrants who entered the United Kingdom illegally; to make further provision regarding deportation of immigrants who have been convicted of offences punishable with imprisonment; to provide for assisted passages for immigrants who wish to return to their own country; and for purposes connected with the matters aforesaid; Question negatived, 155.

[1966-67] [Lords]: Bill, intituled, An Act to empower the urban district council of Hayton-with-Roby to lease certain land; to provide for the development and use of that land and the extinguishment of public rights in, upon or over the same; and for other purposes; brought from the Lords, 76. (Cited as Huntingdon-and-Peterborough Urban District Council Act 1966) R.A., 193.

HYDE PARK (UNDERGROUND PARKING):

[1960-61] Bill to enable the Minister of Transport to secure the provision of parking facilities under Hyde Park; and for purposes connected therewith; presented, 74. (Cited as Hyde Park (Underground Parking) Act 1961) R.A., 266.

HUYTON—IMMIGRATION

[1960-61] Bill to enable the Minister of Transport to secure the provision of parking facilities under Hyde Park; and for purposes connected therewith; presented, 74. (Cited as Hyde Park (Underground Parking) Act 1961) R.A., 266.

HYLTON-FOSTER: See HONOURABLE LADY HYLTON-FOSTER'S ANNUITY BILL.

IMMIGRATION (APPEALS):

[1968-69] Bill to confer rights of appeal against the exercise by the Secretary of State and officers acting under his instructions of their powers in respect of the admission into and removal from the United Kingdom of persons to whom section 1 or 6 of the Commonwealth Immigrants Act 1962 applies, and to enable provision to be made by Order in Council for conferring corresponding rights of appeal on aliens; to enable deportation orders to be made without the recommendation of a court in the case of persons to whom the said section 6 applies who fail to comply with conditions subject to which they have been admitted into the United Kingdom; and for purposes connected with the matters aforesaid; presented, 32. (Cited as Immigration Appeals Act 1969) R.A., 261.

[MONEY]. See RESOLUTIONS, IV.
INCOME TAX REDUCTION:
[1969-70] Motion, That leave be given to bring in a Bill to reduce the standard rate of income tax by one shilling in the pound; Question put and negatived, 154.

INCOMES POLICY:
[1961-62] Motion, That this House congratulates Her Majesty's Government on initiating a policy designed to control inflation and to stabilise prices but calls on the Government to expound the policy with greater clarity; regrets that its application has not been uniform throughout the public and private sectors, and that private industry has not always been stimulated sufficiently to co-operate; recognises that any policy applicable only to the public sector would be unfair to public servants and could not be indefinitely maintained; and calls on the Government to announce its future policy for an overall fair plan with a positive outline as to its future intentions; Amendment proposed, to leave out from "House" to end and add "regrets the total failure of Her Majesty's Government to propose measures that will halt rising prices, increase productivity, improve public services and ensure a rising standard of living for all sections of the population"; instead, Amendment not made; Main Question agreed to, 278.

INCREASE IN DEATHS FROM LUNG CANCER. See LUNG CANCER.

INCUMENTS AND CHURCHWARDENS (TRUSTS):

INDECENT ADVERTISEMENTS (AMENDMENT):

INDEPENDENT CHAPEL, MAWSLEY STREET, Bolton:
[1961-62] Lords: Bill, intituled, An Act to authorise the sale of the burial ground comprised in the Independent Chapel at Mawsley Street in the borough of Bolton, to authorise the erection of buildings thereon; and for other purposes; brought from the Lords, 161. (Cited as Independent Chapel Mawsley Street, Bolton Act 1962) R.A., 246.

INDEPENDENT SCHOOLS PROTECTION:
[1963-64] Bill to safeguard the position of independent schools in England and Wales, and to protect the right of parents to freedom of choice; presented, 329.

INDEPENDENT SCHOOLS PROTECTION (SCOTLAND):
[1963-64] Bill to safeguard the position of independent schools in Scotland, and to protect the right of parents to freedom of choice; ordered, 257; presented, 298.

INDO-CHINA, EXTENSION OF WAR IN. See HOUSE, Motions for the Adjournment.
INDUS BASIN DEVELOPMENT FUND:  
— [MONEY]. See COMMITTEES, I, 2.  

INDUSTRIAL DEVELOPMENT:  See also  
INDUSTRIAL AND PROVIDENT SOCIETIES:  

INDUSTRIAL EXPANSION:  
— [MONEY.] See RESOLUTIONS, IV.  

INDUSTRIAL INDENITY (NATIONALISATION):  
[Cited as Industrial Indemnity (Nationalisation) Act 1963-64]  
Bill to protect from future nationalisation those private industries which are in receipt of State subsidies or loans under the Cotton Industry Act 1939, the Shipbuilding Credit Act 1964 or the Fort William Pulp and Paper Mills Act 1963; ordered; presented, 270.  

INDUSTRIAL INJURIES:  
[Cited as Industrial Injuries Act 1962-63] Resolution, That this House records its continued anxiety for the safety and welfare of all workers and its concern for those disabled through industrial injury or disease, and in particular calls the attention of Her Majesty’s Government to existing anomalies under the Industrial Injuries Acts, the limitations of the Schedule of industrial diseases, and the discrepancies in the treatment of the pre-1948 cases, 106.  

INDUSTRIAL INJURIES (BYSSINOSIS):  
[Cited as Industrial Injuries (Byssinosis) Act 1962-63] Bill to make further provision for the definition of byssinosis and for the bearing and determination of cases relating to industrial disease; ordered; presented, 55.  

INDUSTRIAL DISPUTES:  
[Cited as Industrial Disputes Act 1968-69] Motion, That leave be given to bring in a Bill to secure, in appropriate cases, a postponement of strike action for a limited period, in order to give time for conciliation; Question negatived, 184.  

INDUSTRIAL ESTATES MANAGEMENT CORPORATIONS:  
[Cited as Industrial Estates Management Corporations Act 1961-62] Motion, That leave be given to bring in a Bill to empower Industrial Estates Management Corporations to establish industries in development districts; Question negatived, 249.  

INDUSTRIAL INFORMATION:  
[Cited as Industrial Information Act 1968-69] Bill to provide for the protection of industrial information, presented, 48.  

INDUSTRIAL INJURIES:  
[Cited as Industrial Injuries Act 1962-63] Resolution, That this House records its continued anxiety for the safety and welfare of all workers and its concern for those disabled through industrial injury or disease, and in particular calls the attention of Her Majesty’s Government to existing anomalies under the Industrial Injuries Acts, the limitations of the Schedule of industrial diseases, and the discrepancies in the treatment of the pre-1948 cases, 106.
INDUSTRIAL INJURIES (INDEPENDENT CONTRACTORS):
[1968-69.] Bill to amend the law relating to the liability of main contractors for industrial injuries sustained by sub-contractors or the employees of sub-contractors; presented, 157.

INDUSTRIAL INJURIES AND DISEASES (OLD CASES):
[1966-67.] (Lords) Bill, intituled, An Act to consolidate certain enactments relating to workmen's compensation or other benefits in respect of injuries sustained by sub-contractors or the liability of main contractors for industrial injuries; presented, 157. (Cited as Industrial Injuries and Diseases (Old Cases) Act 1967) R.A., 502.

INDUSTRIAL INVESTMENT:

INDUSTRIAL ORGANISATION AND DEVELOPMENT:

INDUSTRIAL RELATIONS:
[1960-61.] Motion, That this House, recognising the importance of improving and maintaining good industrial relations, expresses its appreciation of the efforts made by trade unions and enlightened employers, but regrets that in some sections of non-industrial employment, particularly banking and insurance, bona fide trade unions are still denied rights of negotiation; Debate adjourned, 151.

[1968-69.] Motion, That this House condemns Her Majesty's Government for breaking the promise given by the Chancellor of the Exchequer in his Budget Statement to implement without delay during the present Session new legislative provisions for industrial relations; Question amended by leaving out from "House" to the end and adding "enforces the announcement of the Prime Minister on industrial relations on the 19th day of June 1969; welcomes the undertaking given by the General Council of the Trades Union Congress in respect of inter-union disputes and unconstitutional stoppages; and rejects the advice of an Opposition bidder in a merger operation, and regards such action as a dangerous precedent for the future; Question negatived, 334.


INDUSTRIAL TRAINING: See also ADDRESSES, VII and VIII.
[1963-64.] Bill to make fresh provision for industrial and commercial training; to raise the limit on contributions out of the National Insurance Fund towards the expenses of the Minister of Labour in providing training courses; and for purposes connected with those matters; presented, 10. (Cited as Industrial Training Act 1964) R.A., 150.

[1967-68.] Motion, That this House, while upholding the independence of the Industrial Reorganisation Corporation, deplores its action in intervening with public money on behalf of one bidder in a merger operation, and regards such action as a dangerous precedent for the future; Question negatived, 349.

--- [MONEY.] See COMMITTEES, I, 2; RESOLUTIONS, IV.

INDUSTRIAL TRIBUNALS. See ADDRESSES, VII.

INDUSTRY AND EMPLOYMENT IN SCOTLAND:
[1962-63.] Motion, That this House regrets that Her Majesty's Government has not taken the action which is urgently required if Scotland is to make the economic progress that is essential for her future prosperity and development; Question negatived, 549.

INDUSTRY IN WALES AND MONMOUTHSHIRE:
[1966-67.] Matter referred to Welsh Grand Committee, 120.

INDUSTRY AND EMPLOYMENT IN WALES AND MONMOUTHSHIRE:
INERTIA—INSTRUCTIONS

INERTIA SELLING:
- [1969-70.] Bill to make provision for the greater protection of persons buying or receiving goods or services at home or at a private place of residence or place of work; to regulate the conduct and consequences of inertia selling; and for purposes connected therewith; presented, 54.

INFANTICIDE:
- [1964-65.] Bill to amend the law relating to infanticide; ordered; presented, 326.
- [1969-70.] Bill presented, 55.

INSTRUCTIONS

I. To Committees on Bills.
II. To any Committee to whom a Bill may be re-committed.
III. To Standing Committees.
IV. To Select Committees.
V. Questions for giving Instructions negatived.
VI. Motions for giving Instructions withdrawn.
VII. Motion for an Instruction: Order for resuming adjourned Debate discharged.

I. TO COMMITTEES ON BILLS

(i) PUBLIC BILLS:

FINANCE BILLS:
That they have power to make provision therein extending the provisions of the Bill to the Isle of Man and the Channel Islands, [1966-67] 558.

(ii) PRIVATE BILLS:

SAINT GEORGE HANOVER SQUARE BURIAL GROUND BILL:
That they have power to make provision therein for controlling the supply, acquisition and consumption of lubricating oil and grease, and for To insert in the Bill provisions for consultation, &c., [1963-64] 106.

CONTROL OF LIQUID FUEL BILL:
That they have power to make provision therein To take into account, &c., [1963-64] 327.

II. TO ANY COMMITTEE TO WHOM A BILL MAY BE RE-COMMITTED

FINANCE BILL:
That they have power to make provision therein extending the provisions of the Bill to the Isle of Man and the Channel Islands, [1961-62] 268.

III. TO STANDING COMMITTEES

EDUCATION BILL:
That, notwithstanding they have disagreed to Clause No. 1 of the Bill, they have power to insert in the Bill provisions with a like effect (Re-committed Bill), [1969-70] 281.

EMPLOYMENT AGENCIES (REGULATION) BILL:
That they have power to make provision in respect of employment agencies of a certain kind, [1966-67] 218.

ROAD TRAFFIC AMENDMENT BILL:
That they have power to make provision exempting persons convicted under an Act from the consequences of conviction, [1966-67] 393.
IV. TO SELECT COMMITTEES

AGRICULTURE:
To report by a certain date, [1968-69] 31.

PROCEDURE:
To consider what provision may be necessary to ensure the passage of Bills of a certain kind within an appointed time, [1962-63] 147.

STATUTORY INSTRUMENTS:
To consider all Orders which are subject to Special Parliamentary Procedure, [1961-62] 106.
To consider all general Statutory Instruments, with a view to determining whether the special attention of the House should be drawn to any of them on any of the grounds set out in the Committee's order of reference, as amended, and, if they think fit, to report accordingly to that effect, [1967-68] 22.

V. QUESTIONS FOR GIVING INSTRUCTIONS NEGATIVED

BRIGHTON MARINA BILL:
Before finding the Preamble of the Bill proved, to satisfy themselves, &c., [1966-67] 392.

BRITISH TRANSPORT COMMISSION BILL:
To leave out Clauses Nos. 15 to 17 and Schedules Nos. 3 to 5, [1960-61] 125.

VI. MOTIONS FOR GIVING INSTRUCTIONS WITHDRAWN

BIRMINGHAM CORPORATION BILL:
To make the exercise of authority to pay rent rebates subject to certain conditions, [1967-68] 165.

BRITISH TRANSPORT COMMISSION BILL:
To leave out Clause No. 45, [1960-61] 125.

BRITISH WATERWAYS BILL:
To leave out Clauses Nos. 14 to 16 and the Schedule, [1964-65] 143.

VII. MOTION FOR AN INSTRUCTION: ORDER FOR RESUMING ADJOURNED DEBATE DISCHARGED

MANCHESTER CORPORATION BILL:

INSURANCE:

INSURANCE (EMPLOYERS' LIABILITY):
[1968-69] Bill to require employers to insure against their liability for personal injury to their employees, and for purposes connected with the matter aforesaid: read the first time, 49. (Cited as Employers' Liability (Compulsory Insurance) Act 1969) R.A., 388.

INSURANCE COMPANIES:
[1966-67] Bill to increase the minimum paid-up share capital and margin of solvency required by an insurance company to which the Insurance Companies Act 1938, applies; to give powers of inspection to the Board of Trade in relation to those matters; and to provide that such an insurance company transacting motor insurance business shall make to the Board of Trade certain stipulated returns during its first five years of operation; presented, 149. Order for Second Reading discharged; Bill withdrawn, 238.

INSURANCE COMPANIES (SHARE CAPITAL):
[1961-62] Bill to increase the minimum paid-up share capital required by an insurance company to which the Insurance Companies Act 1958, applies; presented, 34.

INTEREST RATES:
[1968-69] Motion, That this House regrets the serious effect of high interest rates on local authority finances; Question regatived, 225.

INTERNATIONAL DEVELOPMENT ASSOCIATION:
[1963-64] Bill to enable effect to be given to a resolution of the board of governors of the International Development Association; presented, 76. (Cited as International Development Association Act 1964) R.A., 150.

— [MONEY]. See COMMITTEES, I, 2.
INTERNATIONAL EISTEDDFOD:


[MONEY.] See RESOLUTIONS, IV.

INTERNATIONAL HEADQUARTERS AND DEFENCE ORGANISATIONS:

[1963-64. Lords] Bill, initiated, An Act to make provision as to certain international headquarters and defence organisations; brought from the Lords, 62. (Cited as International Headquarters and Defence Organisations Act 1964) R.A., 128.

[MONEY.] See COMMITTEES, I, 2.

INTERNATIONAL MONETARY FUND:

[1961-62.] Bill to enable the United Kingdom to take part in arrangements under which the International Monetary Fund may borrow supplementary resources from its members; presented, 135. (Cited as International Monetary Fund Act 1962) R.A., 208.

[1964-65.] Bill to enable effect to be given to proposed increases in the quotas of the International Monetary Fund; presented, 298. (Cited as International Monetary Fund Act 1965) R.A., 411.

[1967-68.] Bill to enable effect to be given to certain amendments of the Articles of Agreement of the International Monetary Fund, and for purposes connected therewith; presented, 301. (Cited as International Monetary Fund Act 1968) R.A., 306.

[1969-70.] Bill to enable effect to be given to a proposed increase in the United Kingdom's quota of the International Monetary Fund and to provide for certain loans to that Fund to be made out of the National Loans Fund instead of the Consolidated Fund; presented, 321. Bill referred to a Second Reading Committee, 319.

[MONEY.] See COMMITTEES, I, 2; RESOLUTIONS, IV.

INTERNATIONAL ORGANISATIONS:

[1967-68.] Lords] Bill, initiated, An Act to make new provision (in substitution for the International Organisations (Immunities and Privileges) Act 1950 and the European Coal and Steel Community Act 1955) as to privileges, immunities and facilities to be accorded in respect of certain international organisations and in respect of persons connected with such organisations and other persons; and for purposes connected with the matters aforesaid; brought from the Lords, 248. (Cited as International Headquarters and Defence Organisations Act 1964) R.A., 368.

[MONEY.] See RESOLUTIONS, IV.

INTESTACY (SCOTLAND):

[1960-61.] Bill to amend the law of intestacy in Scotland; presented, 179.

INVESTMENT INCENTIVES AND INDUSTRIAL REORGANISATION CORPORATION:

[1965-66.] Motion, That this House approves the proposals in Command Papers Nos. 2874 and 2889 relating to Investment Incentives and the Industrial Reorganisation Corporation; Amendment proposed, to leave out from "House" to end and add "while welcoming practical encouragement of profitable investment, declines to approve the proposals in Command Paper No. 2874 on Investment Incentives which discriminate against the construction, transport and service industries, which will lessen the incentive for industry to move to development districts, and which will be operated on a discriminatory basis; and declines to accept Command Paper No. 2889 on the Industrial Reorganisation Corporation" instead; Amendment not made; Main Question agreed to, 93.

IPSWICH DOCK:


IPSWICH PERMANENT BENEFIT BUILDING SOCIETY:

[1966-67.] Bill to make provision for the registration and incorporation of The Ipswich Permanent Benefit Building Society Limited under the Building Societies Act 1962, for the centre of application to that company of the provisions of the Companies Act 1948; to provide for the transfer of part of the undertaking of the said company to Lloyds Avenue (Ipswich) Real Properties Limited and for other purposes incidental thereto; read the first time, 321. Order for Second Reading discharged; Bill withdrawn, 324.

IRISH SAILORS AND SOLDIERS LAND TRUST:

[1966-67.] Lords] Bill, initiated, An Act to enable the Irish Sailors and Soldiers Land Trust to provide, or assist in the provision of, living accommodation other than cottages; and to extend the powers of the Trust to sell cottages to the widows of former tenants; brought from the Lords, 545. (Cited as Irish Sailors and Soldiers Land Trust Act 1967) R.A., 597.

IRON AND STEEL:


[1964-65.] Resolution, That this House approves the proposals contained in the Statement on Steel Nationalisation as a basis for legislation, 257.

[1966-67.] Bill to provide for the establishment of a National Steel Corporation and the transfer thereto of the securities of certain companies engaged in the production of steel and, in connection therewith, to revive certain provisions of the Iron and Steel Act 1949, and continue others in force and to amend certain of the revived provisions; to make fresh provision for the control of the provision of iron and steel production facilities; to dissolve the Iron and Steel Board and amend the provisions of the Iron and Steel Act 1953, concerning the Iron and Steel Holding and Realisation Agency; and for purposes connected with the matters aforesaid; presented, 120. (Cited as Iron and Steel Act 1967) R.A., 408.
IRON AND STEEL—cont

[1968-69.] Bill to make new provision in relation to the finances of the British Steel Corporation and certain of their subsidiaries ; to empower the Minister of Power to vest property, rights, liabilities or obligations of certain of that Corporation's subsidiaries in them and dissolve certain of their subsidiaries and, in that connection, to amend section 41 of the Iron and Steel Act 1949 ; to amend the enactments relating to corporation tax in their application, in certain circumstances, to that Corporation ; to empower the Board of Trade to make to that Corporation grants comparable to certain of those that may be made under the Industrial Development Act 1966 and the Ministry of Commerce for Northern Ireland to make to their subsidiaries in them and dissolve certain of those that may be made under the Industrial Investment (General Assistance) Act (Northern Ireland) 1966 ; to alter that Corporation's financial year; and to make new Assistance) Act (Northern Ireland) 1966 ; to alter that Corporation's financial year; and to make new provision with respect to the authentication of the fixing of their seal; presented, 231. (Cited as Iron and Steel Act 1969) R.A., 363.


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JAMAICA (GIFT OF A SPEAKER'S CHAIR).
See ADDRESSES, IV, and MEMBERS.

JAMAICA INDEPENDENCE:
[1961-62.] Bill to make provision for, and in connection with, the attainment by Jamaica of fully responsible status within the Commonwealth; presented, 280. (Cited as Jamaica Independence Act 1962) R.A., 305.

JOURNAL:
Certificates and Reports of Judges appointed to try Election Petitions ordered to be entered in the Journals, [1960-61] 324, [1964-65] 32.
Mr. Speaker directs the Clerk to correct the mistakes: presented, 231; presented, 212.


JUDGES REMUNERATION:
[1964-65.] Bill to increase the salaries attached to certain high judicial offices; to increase the rate of the Lord Chancellor's pension; to provide for the appointment of additional judges of the High Court in England; and for connected purposes; presented, 340. (Cited as Judges Remuneration Act 1965) R.A., 411.

JUDICIAL PROCEEDINGS (REGULATION OF REPORTS) ACT 1926 (AMENDMENT):
[1960-61.] Bill to extend the provisions of the Judicial Proceedings (Regulation of Reports) Act 1926 to proceedings before Ecclesiastical Courts; ordered, 211; presented, 212.

JURIES:
[1961-62.] Motion, That leave be given to bring in a Bill to amend the law relating to jurors and jurors; Question negatived, 150.
[1962-63.] Motion, That leave be given to bring in a Bill to amend the law relating to the jury system; Question negatived, 108.

JURY VERDICTS (SCOTLAND):
[1968-69.] Bill, to abolish the verdict of not proven in the Scottish criminal courts; ordered; presented, 104.

JUSTICES OF THE PEACE: See also ADDRESSES, VIII.

JUSTICES OF THE PEACE—KENYA

CONT.

1967-68. Bill to make further provision for confining the office of justice of the peace to persons selected for it, and terminating the appointment of stipendiary magistrates under local Acts, and for matters arising thereout, and to forward in other respects the proper discharge of the functions of justices by amending the law as to age limits, payment of allowances, powers and qualifications of justices' clerks and their assistants and other matters; and for purposes connected therewith; presented, 67. (Cited as Justices of the Peace Act 1968) R.A., 405. Draft Order approved, [1960-61] 22.

[MONEY]. See RESOLUTIONS, IV.

JUSTICES OF THE PEACE (SUBSISTENCE ALLOWANCES):

1964-65. Bill to remove the limit of three miles from residence in respect of subsistence allowances payable to magistrates under section 8 of the Justices of the Peace Act 1949; ordered; presented, 236. Motion for Second Reading; Debate adjourned, 315.

KENNEDY, JOHN F., MEMORIAL:

1963-64. Bill to vest in the United States of America a site at Runnymede forming part of the Crown estate to be preserved in perpetuity in memory of the late President John F. Kennedy for the use and enjoyment of the public under the control and management of the Trustees of the Kennedy Memorial Fund; presented, 302. (Cited as John F. Kennedy Memorial Act 1964) R.A., 339.

KENT COUNTY COUNCIL:

1969-70. Bill to confer further powers on the Kent County Council in relation to lands and the local government and finances of the county; read the first time, 115.

KENT QUARTER SESSIONS:

1961-62. (Lords): Bill, intituled, An Act to authorise the Kent River Board to construct works in the estuary of the River Rother in the administrative county of East Sussex and to acquire lands for that purpose; to redefine subject to variations the limits of the harbour of Rye in the said county; to confer powers on the Board in relation to the harbour undertaking; to make provision as to the rates which may be demanded and taken by the Board in relation to the user of the undertaking; to repeal certain of the provisions of the Acts relating to the undertaking and for other purposes; brought from the Lords, 259. Reported from Committee, with Amendments, 313.

1965-66. Bill ordered; presented, 76. Read a second time, 110.


JUVENILE DELINQUENCY:

1964-65. Resolution, That this House, recognising the widespread concern which has arisen as a result of the increase in juvenile delinquency, urges Her Majesty's Government to assist and encourage the widest possible research into both its causes and its prevention, 207.

JUVENILE DELINQUENCY AND HOOLIGANISM:

1963-64. Resolution, That this House notes with concern the continuing increase in juvenile crime and outbreaks of hooliganism among young people; urges Her Majesty's Government to ensure that the courts have adequate means of dealing effectively with young offenders; welcomes the action taken by Her Majesty's Government to promote the study and research into causes of delinquency; and urges the Government to intensify the measures for its prevention, 217.

KENT RIVER BOARD (HARBOUR OF RYE):


1966-67. (Lords): Bill, intituled, An Act to make provision as to deputy chairmen of the court of quarter sessions for the county of Kent; and for purposes incidental thereto; brought from the Lords, 29. (Cited as Kent Quarter Sessions Act 1966) R.A., 192.

1965-66. Bill ordered; presented, 76. Read a second time, 110.


KENYA (GIFT OF A BOOKCASE): See ADRESSES, IV; and MEMBERS.

KENYA INDEPENDENCE:

1963-64. Bill to make provision for, and in connection with, the attainment by Kenya of fully responsible status within the Commonwealth, including provision for terminating the giving of financial and other assistance to the East African Common Services Organisation under the Colonial Development and Welfare Act 1959; presented, 10. (Cited as Kenya Independence Act 1963) R.A., 56.

KENYA REPUBLIC:

1964-65. Bill to make provision as to the operation of the law in relation to Kenya as a Republic within the Commonwealth; presented, 82. (Cited as Kenya Republic Act 1965) R.A., 190.
LANCASHIRE COUNTY COUNCIL (GENERAL LABOUR PARTY’S ELECTION PLEDGES:

LABELLING OF CIGARETTE PACKETS:
[1968-69] [Lords]: Bill, intituled, An Act to confer further powers on the mayor, aldermen and burgesses of the borough of Kidderminster; to make further provision with regard to the health, local government improvement and finances of that borough and for other purposes; brought from the Lords, 202. (Cited as Lancashire County Council (General Powers) Act 1968) R.A., 368.

LABELLING OF FOOD AND TOILET PREPARATIONS:
[1968-69] Bill to confer further powers on the mayor, aldermen and burgesses of the borough of Kidderminster; to make further provision with regard to the health, local government improvement and finances of that borough and for other purposes; brought from the Lords, 202. (Cited as Lancashire County Council (General Powers) Act 1968) R.A., 368.

LABELLING OF FOOD:
[1964-65] Bill to make provision for the labelling of food and toilet preparations, the display of notices in relation to food, and matters connected therewith; ordered; presented, 120. 
[1966-67] Bill ordered; presented, 155.

LABELLING OF FOOD AND TOILET PREPARATIONS:
[1968-69] Bill to confer further powers on the mayor, aldermen and burgesses of the borough of Kidderminster; to make further provision with regard to the health, local government improvement and finances of that borough and for other purposes; brought from the Lords, 202. (Cited as Lancashire County Council (General Powers) Act 1968) R.A., 368.

LABOUR PARTY’S ELECTION PLEDGES:
[1965-66] Motion. That this House deplores the Government’s failure to honour its election pledges; Question amended by leaving out from “House” to end and adding “congratulates the Government on the progress made with the implementation of its election pledges, expresses its confidence that, contrary to the precedent of the past thirteen years, the Government will in succeeding Sessions carry out in full the pledges made to the nation in its election manifesto, and regrets that throughout the present Session Her Majesty’s Opposition have failed to put forward any evidence of alternative policies to enable the nation to rid itself of the economic difficulties beset by the outgoing Government”; instead; Question, as amended, agreed to, 399.

LANCASHIRE COUNTY COUNCIL (GENERAL POWERS):
[1967-68] [Lords]: Bill, intituled, An Act to confer further powers on the County Council of the Administrative County of the County Palatine of Lancaster and on local authorities in relation to lands, industrial development and highways and the local government, improvement, health and finances of the County Palatine of Lancaster; and for other purposes; brought from the Lords, 209. (Cited as Lancashire County Council (General Powers) Act 1968) R.A., 368.

KIDDERMINSTER CORPORATION:
[1966-67] [Lords]: Bill, intituled, An Act to empower the lord mayor, aldermen and citizens of the city and county of Kidderminster to construct bridges across the river Hull and other works in the city; to make further provision in reference to lands and the improvement, health, local government and finances of the city; and for other purposes; brought from the Lords, 512. (Cited as Kidderminster Corporation Act 1967) R.A., 597.

KILLINGHOME JETTY:
[1962-63] Bill to empower the Central Oil Refinery Company Limited to construct works and to acquire lands; and for other purposes; read the first time, 76. (Cited as Killinghome Jetty Act 1963) R.A., 313.

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LAND IMPROVEMENT COMPANY'S AMENDMENT:

[1960-61.] [Lords]: Bill, intituled, An Act to consolidate the Acquisition of Land (Assessment of Compensation) Act 1919, and certain other enactments relating to the assessment of compensation in respect of compulsory acquisitions of interests in land; to the withdrawal of notices to treat; and to the payment of additional compensation and of allowances in connection with such acquisitions or with certain sales by agreement of interests in land; with corrections and improvements made under the Consolidation of Enactments (Procedure) Act 1949; brought from the Lords, 234. (Cited as Land Compensation (Scotland) Act 1961) R.A., 266.

[1968-69.] [Lords]: Bill to amend the law relating to compensation for land acquired compulsorily; ordered; presented, 216.

LAND COMMISSION:

[1966-67.] [Lords]: Bill, intituled, An Act to alter the provisions of Part XI of the Land Registration Act 1922 relating to the making of orders creating areas of compulsory registration, to restrict the rights under that Act to register unregistered land in other areas, to amend its provisions relating to losses indemnifiable under that Act and to repeal section 11 of the Small Holdings and Allotments Act 1926; brought from the Lords, 118. (Cited as Land Registration Act 1966) R.A., 286.

LAND REGISTRATION:

[1966-67.] [Lords]: Bill, intituled, An Act to alter the provisions of Part XI of the Land Registration Act 1922 relating to the making of orders creating areas of compulsory registration, to restrict the rights under that Act to register unregistered land in other areas, to amend its provisions relating to losses indemnifiable under that Act and to repeal section 11 of the Small Holdings and Allotments Act 1926; brought from the Lords, 118. (Cited as Land Registration Act 1966) R.A., 286.

LANDlord and tenant:

[1961-62.] Bill to require the giving of information by landlords to tenants; and for purposes connected therewith; presented, 94. (Cited as Landlord and Tenant Act 1962) R.A., 321.

LARGS BURGH ORDER CONFIRMATION:

[1968-69.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Largs Burgh; presented, 94. (Cited as Largs Burgh Order Confirmation Act 1968) R.A., 183.

LATE NIGHT REFRESHMENT HOUSES:


LAW and ORDER: Maintenance of.


LAW COMMISSIONS:


LAW OF CONTEMPT (PRESS and BROADCASTING):

[1966-67.] [Lords]: Bill to amend the law of contempt in respect of the press and broadcasting; ordered; presented, 301.

LAW OF PROPERTY:

[1968-69.] [Lords]: Bill, intituled, An Act to amend Part II of the Landlord and Tenant Act 1954; to provide for the closing of the Yorkshire deeds registries; to amend the law relating to dispositions of estates and interests in land and to land charges; to make further provision as to the powers of the Lands Tribunal and court in relation to restrictive covenants affecting land; and for purposes connected with those matters; brought from the Lords, 272. (Cited as Law of Property Act 1969) R.A., 388.

LAND COMMISSION—cont.


—[MONEY]. See COMMITTEES I, 2.

LAND COMPENSATION:

[1960-61.] [Lords]: Bill, intituled, An Act to consolidate the Acquisition of Land (Assessment of Compensation) Act 1919, and certain other enactments relating to the assessment of compensation in respect of compulsory acquisitions of interests in land; to the withdrawal of notices to treat; and to the payment of additional compensation and of allowances in connection with such acquisitions or with certain sales by agreement of interests in land; with corrections and improvements made under the Consolidation of Enactments (Procedure) Act 1949; brought from the Lords, 234. (Cited as Land Compensation Act 1961) R.A., 266.

[1967-68.] Bill to amend the law relating to compensation for land acquired compulsorily; ordered; presented, 216.

LAND COMPENSATION (AMENDMENT):

[1964-65.] Bill to amend the law relating to compensation payable upon compulsory acquisition of land; presented, 92. Motion for Second Reading; Debate adjourned, 276.

LAND COMPENSATION (SCOTLAND):

[1962-63.] [Lords]: Bill, intituled, An Act to consolidate the Acquisition of Land (Assessment of Compensation) Act 1919 and certain other enactments relating to the assessment of compensation in respect of compulsory acquisitions of interests in land; to the withdrawal of notices to treat; and to the payment of additional compensation and of allowances in connection with such acquisitions or with certain sales by agreement of interests in land; with corrections and improvements made under the Consolidation of Enactments (Procedure) Act 1949; brought from the Lords, 289. (Cited as Land Compensation (Scotland) Act 1963) R.A., 313.

LAND DRAINAGE:

[1960-61.] Bill to enable river boards and catchment boards to raise drainage charges for the purpose of meeting part of their expenses; and to make further provision relating to the drainage of land and to drainage boards; presented, 7. (Cited as Land Drainage Act 1964) R.A., 321.


—[MONEY]. See COMMITTEES I, 2.

LAND IMPROVEMENT COMPANY'S AMENDMENT:

[1960-61.] [Lords]: Bill, intituled, An Act to extend the powers of the Lands Improvement Company to advance money; to confer further powers on the Company with regard to finance and administration; and for other purposes; brought from the Lords, 200. (Cited as Land Improvements Company's Amendment Act 1969) R.A., 305.
LAW REFORM (JOINT TENANTS):
[1963-64.] Bill to amend the law with respect to land vested in joint tenants; ordered; presented, 105. (Cited as Law Reform (Joint Tenants) Act 1964) R.A., 339.

LAW REFORM (DAMAGES AND SOLATIUM) (SCOTLAND):
[1961-62.] Bill to amend the law of Scotland relating to damages and solatium by extending the entitlement of parents to sue in respect of the death of a child; and of a child to sue in respect of the death of his mother; presented, 54. (Cited as Law Reform (Damages and Solatium) (Scotland) Act 1962) R.A., 305.

LAW REFORM (HUSBAND AND WIFE):
[1961-62.] Bill to amend the law with respect to civil proceedings between husband and wife; presented, 40. (Cited as Law Reform (Husband and Wife) Act 1962) R.A., 321.

LAW REFORM (MISCELLANEOUS PROVISIONS) (SCOTLAND):
[1969-70.] Bill to abolish actions for breach of promise of marriage and make provision, with respect to the property of and gifts between persons who have been engaged to marry; to abolish the right of a husband to claim damages for adultery with his wife; to abolish actions for the enticement or harbouring of a spouse, or for the enticement, seduction or harbouring of a child; to make provision with respect to the maintenance of survivors of void marriages; and for purposes connected with the matters aforesaid; presented, 55. (Cited as Law Reform (Miscellaneous Provisions) Act 1970) R.A., 364.

LAW REFORM (MISCELLANEOUS PROVISIONS) (CIVIL SERVICE):
[1965-66.] [Lords]: Bill, intituled, An Act to exempt from arrestment on the dependence of an action sums failing to be paid by way of wages, salary or other earnings or by way of pension, to abolish the exemption from arrestment in execution of certain earnings payable by the Crown, and to provide for the variation from time to time of the amount of wages excepted from arrestment under the Wages Arrestment Limitation (Scotland) Act 1970; to amend section 2 of the Adoption Act 1958, and to provide in Scotland for the succession of an adopted person to the estate of his natural parent in certain circumstances; to insert section 5 of the Trusts (Scotland) Act 1958; to make other changes in the law in relation to premises held on long leases, including amendments of the Places of Worship (Enfranchisement) Act 1930, and for purposes connected therewith; presented, 105. (Cited as Leasehold Reform (Miscellaneous Provisions) Act 1966) R.A., 419.

LAW REFORM (MISCELLANEOUS PROVISIONS) (SCOTLAND):
[1965-66.] Motion, That this House, noting with grave concern the hardships caused in Wales by the operation of the current leasehold system, calls upon Her Majesty's Government to introduce forthwith legislation enabling leaseholders who are owner-occupiers to purchase the freeholds of their homes at a fair and reasonable cost; Question negatived, 293.

[1965-66.] Resolution. That this House welcomes the proposals contained in the White Paper in Leasehold Reform in England and Wales as a basis for legislation, 112.

[1966-67.] Bill to enable tenants of houses held on long leases at low rents to acquire the freehold or an extended lease; to apply the Rent Acts to premises held on long leases at a rack rent, and to bring the operation of the Landlord and Tenant Act 1954 into conformity with the Rent Acts as so amended; to make other changes in the law in relation to premises held on long leases, including amendments of the Places of Worship (Enfranchisement) Act 1930, and for purposes connected therewith; presented, 366. (Cited as Leasehold Reform Act 1966) R.A., 619.

LEASEHOLD TENURE (WALES):
[1960-61.] Motion, That this House, noting with grave concern the hardships caused in Wales by the operation of the current leasehold system, calls upon Her Majesty's Government to introduce forthwith legislation enabling leaseholders who are owner-occupiers to purchase the freeholds of their homes; and for purposes connected with the matters aforesaid; presented, 124.

LEASEHOLD ENFRANCHISEMENT (WALES):
[1960-61.] Bill to make provision for the enfranchisement of residential property in Wales and Monmouthshire held under long leases; and for purposes connected with the matters aforesaid; presented, 124.

LEASEHOLD REFORM:
[1960-61.] Motion, That this House, noting with grave concern the hardships caused in Wales by the operation of the current leasehold system, calls upon Her Majesty's Government to introduce forthwith legislation enabling leaseholders who are owner-occupiers to purchase the freeholds of their homes at a fair and reasonable cost; Question negatived, 293.

[1965-66.] Resolution. That this House welcomes the proposals contained in the White Paper in Leasehold Reform in England and Wales as a basis for legislation, 112.

[1966-67.] Bill to enable tenants of houses held on long leases at low rents to acquire the freehold or an extended lease; to apply the Rent Acts to premises held on long leases at a rack rent, and to bring the operation of the Landlord and Tenant Act 1954 into conformity with the Rent Acts as so amended; to make other changes in the law in relation to premises held on long leases, including amendments of the Places of Worship (Enfranchisement) Act 1930, and for purposes connected therewith; presented, 366. (Cited as Leasehold Reform Act 1966) R.A., 619.

LEE VALLEY REGIONAL PARK:
[1965-66.] Bill to establish the Lee Valley Regional Park Authority for the development, preservation and management for recreation, sport, entertainment and the enjoyment of leisure of an area adjoining the river Lee as a regional park; to confer powers upon the said authority and certain other authorities, bodies and persons; to enact provisions in connection with the matters aforesaid; and for other purposes; read the first time, 68. Read a second time and committed, 76. Standing Order relative to suspension of Bill, 133.

[1966-67.] Bill read the first time and (having been read a second time before suspension in the last Parliament), read a second time and committed, 21. (Cited as Lee Valley Regional Park Act 1966) R.A., 305.
LEGAL AID AND ADVICE (SCOTLAND): See also LEGAL AID. COMMISSIONS, I, 2.

LEICESTER CORPORATION:
[1965-66.] Bill to confer further powers on the lord mayor, aldermen and citizens of the city of Leicester in relation to lands and buildings, and to make further provision for the improvement, health, local government and finances of the city; and for other purposes; read the first time, 68. Read a second time and committed, 101. Standing Order relative to suspension of Bill, 133.

[1966-67.] Bill read the first time and (having been read a second time before suspension in the last Parliament), read a second time and committed, 21. (Cited as Leicester Corporation Act 1966) R.A., 201.

LEGAL AID:
[1963-64.] Bill to provide for the payment out of the legal aid funds of costs incurred by successful opponents of legally aided litigants; presented, 10. (Cited as Legal Aid Act 1964) R.A., 199.

LEGAL AID AND ADVICE. See COMMITTEES, I, 2.

LEGAL AID AND ADVICE (SCOTLAND): See also ADDRESSES, VIII.

LEGAL AID AND ADVICE (SCOTLAND):

LEGAL PROFESSION (QUALIFICATION FOR OFFICE):
[1960-61.] Bill to make provision with respect to the qualification for office of barristers who have been solicitors, and for purposes connected therewith; presented, 208. (Cited as Barristers (Qualification for Office) Act 1961) R.A., 303.

LEGAL STATUS OF THE WELSH LANGUAGE, REPORT OF COMMITTEE THEREON:

LEGITIMATION (RECOGNITION BY FATHERS):
[1965-66.] Bill to establish a means by which illegitimate children can be recognised at law by their fathers; ordered; presented, 106.

LEGITIMATION (SCOTLAND):
[1967-68.] Bill, intituled, An Act to amend and codify the law of Scotland relating to the legitimisation of illegitimate persons by the subsequent marriage of their parents; and for connected purposes; brought from the Lords, 64. (Cited as Legitimation (Scotland) Act 1968) R.A., 224.

LEICESTER CORPORATION:
[1967-68.] Bill to confer further powers on the lord mayor, aldermen and citizens of the city of Leicester, to make further provision with regard to the health, local government, welfare, improvement and finances of the city; and for other purposes; read the first time, 86. (Cited as Leicester Corporation Act 1968) R.A., 368.

LEICESTER COUNTY COUNCIL:
[1969-70.] Bill, to make further provision for the finances and local government of the administrative County of Leicester; read the first time, 115. (Cited as Leicestershire County Council Act 1970) R.A., 336.

LEITH HARBOUR AND DOCKS ORDER CONFIRMATION:

LEIMO (GIFT OF A CLERKS' TABLE AND CHAIRS). See ADDRESSES IV; and MEMBERS.

LESCOHO INDEPENDENCE:
[1966-67.] [Lords]: Bill, intituled, An Act to make provision for, and in connection with, the establishment of Basutoland, under the name of Lesotho, as an independent kingdom within the Commonwealth; brought from the Lords, 129. (Cited as Lesotho Independence Act 1966) R.A., 192.

LETCHEWORTH GARDEN CITY CORPORATION:
[1961-62.] Bill to constitute the Letchworth Garden City Corporation to transfer to that Corporation the undertaking of First Garden City Limited, to confer powers upon the Corporation, and for other purposes; read the first time, 78. (Cited as Letchworth Garden City Corporation Act 1962) R.A., 321.

LETTER OF INTENT. See HOUSE, Motions for the Adjournment.

LEVER PARK:
[1968-69.] [Lords]: Bill, intituled, An Act to transfer to and vest in the county council of the administrative county of the county palatine of Lancaster certain land of the lord mayor, aldermen and citizens of the city of Liverpool forming part of Lever Park in the parish of Rivington in the rural district of Chorley, to provide for the extinguishment of public rights in, upon or over the same; to confer power upon the said lord mayor, aldermen, and citizens to transfer Lever Park; and for other purposes; brought from the Lords, 226. (Cited as Lever Park Act 1969) R.A., 364.

LIABILITY FOR ANIMALS:
[1963-64.] Bill to amend the law relating to liability in respect of animals; and for purposes connected therewith; presented, 56. Order for Second Reading discharged; Bill withdrawn, 90.

LIBEL:
[1965-66.] Bill to amend the law of libel, slander and contempt of court, and for purposes connected therewith; presented, 49.
LIBERTIES OF THE SUBJECT:

[1967-68.] Motion, That this House condemns the ever increasing destruction of the liberties of the aborigines which has taken place under the present Government and calls for the immediate reversal of this tyrannical progress; Debate adjourned, 43.

LIBRARIES (PUBLIC LENDING RIGHTS):

[1960-61.] Bill to provide for the just remuneration of authors and publishers for books supplied to and issued by public libraries and lending libraries; for the better support of the public libraries by the making lawful of charges for admission to lectures and meetings, for notification that books and other material are available, for the retention of books beyond a prescribed period, and for the loan of books to be taken out of the said libraries; and for other purposes; presented, 31. Motion for Second Reading: Debate adjourned, 138.

LIBYAN SUPPLY OF ARMS. See HOUSE, Motions for the Adjournment.

LICENSED BETTING OFFICES (RESTRICTIONS):

[1964-65.] Bill to require local authorities to consider and make recommendations on applications for betting office licenses within their area; and to establish a minimum interval between successive applications for licenses for betting offices on the same or an adjacent site; and for purposes connected therewith; presented, 66.

LICENCES AND LICENSING. See ADDRESSES, LICENSES AND LICENSING.

LICENSES (SCOTLAND):

[1961-62.] [Lords]: Bill, intituled, An Act to make provision in Scotland for the grant by licensing courts of new forms of certificates for the sale by retail of excisable liquor ; to amend the law in Scotland regarding the sale and supply of excisable liquor and regarding licensed premises and clubs; to prescribe the hours during which premises in Scotland licensed for the sale and supply of excisable liquor for consumption off the premises may remain open for the serving of customers with such liquor; to restrict the carriage of excisable liquor on public service vehicles used as contract carriages; and for purposes connected with the matters aforesaid; brought from the Lords, 95. (Cited as Licensing (Scotland) Act 1962) R.A., 321.

[1964-65.] [Lords]: Bill, intituled, An Act to amend the law relating to licensing in State management districts in Scotland; brought from the Lords, 226.

[1968-69.] Bill to amend the Licensing (Scotland) Act 1959 so as to make provision for the establishment of licensing courts for new small burghs formed under section 133 of the Local Government (Scotland) Act 1947; and for purposes connected therewith; ordered; presented, 97. (Cited as Licensing (Scotland) Act 1969) R.A., 179.

LICENCING OF MARRIAGES ON UNLICENSED PREMISES:

[1968-69.] Bill to permit marriages on unlicensed premises; and for purposes connected therewith; ordered; presented, 324.


LIFE ASSOCIATION OF SCOTLAND LIMITED:


LIFTING OF BEEF BAN:

[1967-68.] Motion, That this House, having regard to the disastrous effect of the recent foot-and-mouth disease epidemic on large sectors of our rural economy, deplores Her Majesty's Government's decision to lift the ban on imports of beef from countries where foot-and-mouth disease is endemic before the Northumberland Committee of Inquiry has reported; and calls on Her Majesty's Government to request that Committee to produce an urgent interim Report on the degree of risk attaching to imported meat in the light of the experiences of recent months; Question amended, by leaving out from "House" to and adding "taking note of the Report on the origin of the foot-and-mouth disease epidemic of 1967-68, approves the action taken by Her Majesty's Government to improve the safeguards against the introduction of foot-and-mouth disease into this country", instead; Question, as amended, agreed to, 148.
LIMITATION:

[1962-63.] Bill to extend in certain cases the
time-limit for bringing legal proceedings where
damages are claimed which consist of or include
damages or solatium in respect of personal in-
juries (including any disease or impairment of
a person’s physical or mental condition) or in
respect of a person’s death ; to limit the time
within which proceedings for contribution may be
brought under section 6 of the Law Reform
(Married Women and Tortfeasors) Act 1935 or
section 3 (2) of the Law Reform (Miscellaneous
Provisions) (Scotland) Act 1940 ; and for purposes
connected with the matters aforesaid ; presented,

LIVE HARE COURSING:

[1968-69.] Bill to abolish live hare coursing ;
presented, 49. See also HARE COURSING.

LIVE HARE COURSING (ABOLITION):

[1966-67.] Bill to abolish live hare coursing ;
ordered ; presented, 336. Motion for Second
Reading; Debate adjourned, 464.
See also HARE COURSING.

LINDSEY COUNTY COUNCIL:

[1969-70.] [Lords]: Bill, intituled, An Act to
confer further powers on the county council of
Lincoln, Parts of Lindsey, in relation to the
finances of the county ; and for other purposes ;
brought from the Lords, 265.

LIVERPOOL CORPORATION:

[1961-62.] [Lords]: Bill, intituled, An Act to
confer further powers on the lord mayor, alder-
men and citizens of the city of Liverpool in con-
nection with their water undertaking, to make
further provision with regard to the finances of
the city, and for other purposes ; brought from
the Lords, 178. (Cited as Liverpool Corporation Act
[1965-66.] Bill to authorise the lord mayor,
aldermen and citizens of the city of Liverpool to
construct street works and other works ; to acquire
lands for those and other purposes ; to confer
further powers on the said lord mayor, aldermen
and citizens ; and for other purposes ; read the
first time, 68. Read a second time and committed,
117. Standing Order relative to suspension of Bill,
133.
[1966-67.] Bill read the first time and (having
been read a second time before suspension in the
last Parliament) read a second time and com-
mitted, 21. (Cited at Liverpool Corporation Act
[1968-69.] [Lords]: Bill, intituled, An Act to
confer further powers on the lord mayor, alder-
men and citizens of the city of Liverpool in relation to
walkways ; to empower them to make certain pay-
ments in respect of deceased employees, etc. ; to
make further provision for the improvement, local
government and finances of the city ; and for
other purposes ; brought from the Lords, 363.
(Cited as Liverpool Corporation Act 1969) R.A.,
388.
[1969-70.] [Lords]: Bill, intituled, An Act to
confer further powers on the lord mayor, alder-
men and citizens of the city of Liverpool in relation
to the finances of the city ; and for other
purposes : brought from the Lords, 262. Bill
read a second time and committed, 292. Standing
Order relative to suspension of Bill, 346.

LIVERPOOL CORPORATION (GENERAL
POWERS):

[1966-67] [Lords]: Bill, intituled, An Act to
confer further powers on the lord mayor, alder-
men and citizens of the city of Liverpool in rela-
tion to industry and lands ; to empower them to
establish an undertaking for the supply of heat ; to
make further provision for the improvement,
health, local government and finances of the city ;
and for other purposes ; brought from the Lords,
215. (Cited as Liverpool Corporation (General

LIVERPOOL EXCHANGE:

[1964-65] [Lords]: Bill, intituled, An Act to
relieve the Liverpool Exchange Company Limited
of their statutory obligations to provide a news
room ; and for other purposes ; brought from the
Lords, 226. (Cited as Liverpool Exchange Act

LIVESTOCK EXPORT CONTROL:

[1966-67.] Bill to restrict the export of cattle,
sheep and pigs, and for purposes connected there-
with ; ordered ; presented, 201.

LIVESTOCK, WELFARE OF:

Resolutions relating to Codes of Recommenda-

LLANELLY AND DISTRICT WATER BOARD
ORDER 1961 (PETITION OF GENERAL
OBJECTION AND PETITION FOR
AMENDMENT). See COMMITTEES, II; and
WATER.

LOCAL AUTHORITIES’ MUTUAL INVEST-
MENT TRUST:

[1967-68.] Bill to extend the scope of the
powers of investment made collectively by local
authorities through the Local Authorities’ Mutual
Investment Trust ; presented, 39. (Cited as Local
Authorities’ Mutual Investment Trust Act 1968)
R.A., 283.

LOCAL AUTHORITIES (AMENITIES):

[1961-62.] Bill to enable local authorities to
provide, protect and enhance local amenities ;
presented, 34. Motion for Second Reading;
Debate adjourned, 118.

LOCAL AUTHORITIES (EXPENDITURE ON
SPECIAL PURPOSES) (SCOTLAND):

[1960-61.] Bill to amend Section three hundred
and thirty-nine of the Local Government (Scot-
land) Act 1947, with respect to the purposes for
which payments may be made thereunder ; pre-
sented, 26. (Cited as Local Authorities (Expendi-
ture on Special Purposes) (Scotland) Act 1961)
R.A., 266.
[1965-66.] Bill to amend Section 339 of the
Local Government (Scotland) Act 1947 with
respect to the approval required for payments
thereunder and to the purposes for which such
payments may be made ; presented, 47.

— [MONEY]. See COMMITTEES, I, 2.
LOCAL AUTHORITIES—LOCAL GOVERNMENT

LOCAL AUTHORITIES (GOODS AND SERVICES): [1967-68] Bill to make further provision with respect to the supply of goods and services by local authorities to certain public bodies, and for purposes connected therewith; presented, 38. Motion for Second Reading; Debate adjourned, 60.

[1968-70] Bill to make further provision with respect to the supply of goods and services by local authorities to certain public bodies, and for purposes connected therewith; presented, 26. (Cited as Local Authorities (Goods and Services) Act 1970) R.A., 354.


LOCAL AUTHORITIES (LAND): [1962-63] Bill to make amendments of the law relating to the functions of local authorities in relation to land to the like effect as those commonly made in local Acts; to enable local authorities to provide accommodation for keeping motor vehicles; to amend the provisions of the National Parks and Access to the Countryside Act 1949 relating to the treatment of derelict land; to amend the law with respect to the power of municipal boroughs to use the general rate fund and borrow for non-statutory purposes; to apply Part II of the Town and Country Planning Act 1959 to corporate land; and for purposes connected with the matters aforesaid; presented, 33. (Cited as Local Authorities (Land) Act 1963) R.A., 372. [MONEY]. See COMMITTEES, I, 2.

LOCAL AUTHORITIES (SCOTLAND): [1962-63] Motion, That leave be given to bring in a Bill to enable county councils, counties of cities and burghs with a population of not less than 25,000 to have all the powers of companies under the Companies Acts; Question negatived, 157.

LOCAL AUTHORITY SOCIAL SERVICES: [1969-70] Bill to make further provision with respect to the organisation, management and administration of local authority social services; to amend the Health Visiting and Social Work (Training) Act 1962; and for connected purposes; presented, 157. (Cited as Local Authority Social Services Act 1970) R.A., 364.

LOCAL ELECTIONS (GREATER LONDON): [1964-65] Bill to provide for proportional representation in local elections in Greater London; and for other purposes connected with local government in Greater London; presented, 240.

LOCAL EMPLOYMENT: [1962-63] Bill to make further provision for the payment of grants under the Local Employment Act 1960 towards the cost of machinery, plant and buildings required by undertakings in development districts, and to enable the Board to fulfil certain agreements in localities which have ceased to be development districts; presented, 182. (Cited as Local Employment Act 1963) R.A., 271.

[1969-70] Bill to provide for the exercise, in relation to intermediate areas, of certain of the functions under the Local Employment Acts 1960 to 1966 of the Minister of Technology and other persons and, in relation to derelict land clearance areas, of the powers conferred by section 20 of the Industrial Development Act 1966; to provide for the making of grants out of moneys provided by Parliament towards costs incurred by councils in connection with the bringing into use, or the improvement of the appearance of, derelict, neglected or unsightly land; to withdraw the payments additional to refund of selective employment tax which are made under section 1(1)(a) to (d) of the Selective Employment Payments Act 1966, and to reduce correspondingly the amount of payments to public bodies under section 3 of that Act; to amend section 69 of the Landlord and Tenant Act 1954; and for purposes connected with the matters aforesaid; presented, 5. (Cited as Local Employment Act 1970) R.A., 180. [MONEY]. See COMMITTEES, I, 2 and RESOLUTIONS, IV.

LOCAL EMPLOYMENT (OFFICE BUILDINGS): [1961-62] Bill to amend the Local Employment Act 1960, for the purpose of including office buildings; ordered; presented, 257.

LOCAL GOVERNMENT: See also ADDRESSES VII and VIII.

LOCAL GOVERNMENT (HISTORIC BUILDINGS): [1963-64] Bill to regulate voting by candidates in elections for local office; ordered; presented, 288.

[1965-66] Bill to reform the structure, boundaries, functions and organisation of local government in England and Wales; presented, 46.

[1966-67] Bill to make further provision, in relation to England and Wales, with respect to the payment of grants to local authorities, rating and valuation, and the classification and lighting of highways; to repeal or amend certain enactments relating to local licences and registrations; and for purposes connected with the matters aforesaid; presented, 71. (Cited as Local Government Act 1966) R.A., 286.

[1967-68] (Lords): Bill, intituled, An Act to remove doubts concerning the powers of the County Councillors to make certain grouping orders; and for matters connected therewith; brought from the Lords, 218. Bill reported from Standing Committee, 339.


Motions that Orders be approved; Debate adjourned, [1966-67] 301, 383. Resumed; Questions agreed to, 301, 406.

Motion that Order be withdrawn; Debate adjourned, [1967-68] 220.

Motion that Order be withdrawn; Question negatived, [1966-67] 164.

[MONEY]. See COMMITTEES, I, 2.
LOCAL GOVERNMENT (ALLOWANCES TO MEMBERS): [1960-61.] Bill to amend section one hundred and thirteen of the Local Government Act 1948; to provide for the payment of allowances wherever approved duties are performed; and for purposes connected with the matters aforesaid; presented, 97. Order for Second Reading discharged; Bill withdrawn, 189.

LOCAL GOVERNMENT (DEVELOPMENT AND FINANCE) (SCOTLAND): [1963-64.] Bill to enable local authorities in Scotland to develop, and assist in the development of, certain lands and heritages and to other matters connected with the matters aforesaid; ordered; presented, 85. (Cited as Local Government (Development and Finance) (Scotland) Act 1966) R.A., 339. [MONEY]. See COMMITTEES, I, 2.

LOCAL GOVERNMENT (FINANCIAL PROVISIONS) [1962-63.] Bill to extend the powers of local authorities to defray expenses incurred by their members and officers, or by other members of their committees or sub-committees, and to contribute or subscribe to other local authorities and to bodies having activities connected with local government; to authorise certain expenditure by local authorities for the benefit of their areas or inhabitants but not otherwise authorised; to make provision with respect to the valuation for rating of industrial and freight transport property of local authorities; for purposes connected with the matters aforesaid; presented, 9. (Cited as Local Government (Financial Provisions) Act 1963) R.A., 313. [MONEY]. See COMMITTEES, I, 2.

LOCAL GOVERNMENT (FINANCIAL PROVISIONS) (SCOTLAND): [1962-63.] Bill to continue, with amendments, the provisions relating to the payment of Exchequer Equalisation and Transitional Grants to local authorities in Scotland; to increase the limit of contributions payable to such authorities under the Rural Water Supplies and Sewerage Act 1944; to alter the basis of apportionment among such authorities of certain sums (including the aggregate amount of the General Grants payable under the Local Government and Miscellaneous Financial Provisions (Scotland) Act 1958); and to amend the law of Scotland with respect to the valuation for rating of industrial and freight transport lands and heritages and to other matters relating to valuation, rating, and local authorities' financial administration; and for purposes connected with the matters aforesaid; presented, 9. (Cited as Local Government (Financial Provisions) (Scotland) Act 1963) R.A., 217. [MONEY]. See COMMITTEES, I, 2.

LOCAL GOVERNMENT (FINANCIAL PROVISIONS ETC) (SCOTLAND): [1961-62.] Bill to provide in respect of the year 1961-62 for revision of the apportionment of expenditure and of general grants among local authorities in Scotland; to make further provision as respects Scotland with respect to the amounts payable in lieu of rates or by way of rates by the British Transport Commission, Electricity Boards and Gas Boards, with respect to relief from rates of charitable and other similar bodies, with respect to sums borrowed by local authorities and with respect to Valuation Appeal Committees, demand notes for rates, and corrections of the valuation roll; and for purposes connected with the matters aforesaid; presented, 8. (Cited as Local Government (Financial Provisions etc.) (Scotland) Act 1962) R.A., 114.

LOCAL GOVERNMENT (FOOTPATHS AND OPEN SPACES) (SCOTLAND): [1969-70.] Bill to confer on local authorities in Scotland power to take over the control and maintenance of certain footpaths and to construct and maintain certain open spaces; and for connected purposes; presented, 56. (Cited as Local Government (Footpaths and Open Spaces) (Scotland) Act 1970) R.A., 364. [MONEY]. See RESOLUTIONS, IV.

LOCAL GOVERNMENT GRANTS (SOCIAL NEED): [1968-69.] Bill to authorise the payment to local authorities in Great Britain of grants towards expenditure incurred by reason of special social need in urban areas; presented, 35. (Cited as Local Government Grants (Social Need) Act 1969) R.A., 98. [MONEY]. See RESOLUTIONS, IV.

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) (LOCAL AUTHORITY VALUATION OFFICERS, LIMITATION OF FUNCTIONS AND CHANGE OF NOMENCLATURE, etc.): [1966-67.] Motion for leave to bring in a Bill to make provision for any property owner whose property is threatened with compulsory acquisition by a local authority at fair market price to elect to have the fair market price assessed by an impartial district valuer employed by the Commissioners of Inland Revenue and not by an officer employed by the acquiring authority itself; to make provision for any officer who is employed by a local authority for negotiating and bargaining with property owners in his employers' interest to be styled a negotiating officer or, alternatively, a bargaining officer and not a valuation officer; and for other purposes. Question negatived, 498.

LOCAL GOVERNMENT PAY AWARD (SCOTLAND): [1966-67.] Motion, That this House deplores the refusal of the Secretary of State for Scotland to grant the National and Local Government Officers Association pay award, which is being paid in England and Wales; Question amended by leaving out from "House" to end and adding "the action of Her Majesty's Conservative Opposition in endeavouring to exploit for petty motives of electoral advantage the genuine national feelings of the Scots by its unjust and impudent and of general grants among local authorities in Scotland; to make further provision as respects Scotland with respect to the amounts payable in lieu of rates or by way of rates by the British Transport Commission, Electricity Boards and Gas Boards, with respect to relief from rates of charitable and other similar bodies, with respect to sums borrowed by local authorities and with respect to Valuation Appeal Committees, demand notes for rates, and corrections of the valuation roll; and for purposes connected with the matters aforesaid; presented, 8. (Cited as Local Government (Financial Provisions etc.) (Scotland) Act 1962) R.A., 114. [MONEY]. See COMMITTEES, I, 2.

LOCAL GOVERNMENT (FOOTPATHS AND OPEN SPACES) (SCOTLAND): [1969-70.] Bill to confer on local authorities in Scotland power to take over the control and maintenance of certain footpaths and to construct and maintain certain open spaces; and for connected purposes; presented, 56. (Cited as Local Government (Footpaths and Open Spaces) (Scotland) Act 1970) R.A., 364.

[1968-69.] Bill to authorise the payment to local authorities in Great Britain of grants towards expenditure incurred by reason of special social need in urban areas; presented, 35. (Cited as Local Government Grants (Social Need) Act 1969) R.A., 98.

[1966-67.] Motion for leave to bring in a Bill to make provision for any property owner whose property is threatened with compulsory acquisition by a local authority at fair market price to elect to have the fair market price assessed by an impartial district valuer employed by the Commissioners of Inland Revenue and not by an officer employed by the acquiring authority itself; to make provision for any officer who is employed by a local authority for negotiating and bargaining with property owners in his employers' interest to be styled a negotiating officer or, alternatively, a bargaining officer and not a valuation officer; and for other purposes. Question negatived, 498.

LOCAL GOVERNMENT PAY AWARD (SCOTLAND): [1966-67.] Motion, That this House deplores the refusal of the Secretary of State for Scotland to grant the National and Local Government Officers Association pay award, which is being paid in England and Wales; Question amended by leaving out from "House" to end and adding "the action of Her Majesty's Conservative Opposition in endeavouring to exploit for petty motives of electoral advantage the genuine national feelings of the Scots by its unjust and impudent
LOCAL GOVERNMENT ACT 1948

LOCAL GOVERNMENT (PECUNIARY INTERESTS):

LOCAL GOVERNMENT (PECUNIARY INTERESTS) (SCOTLAND):

LOCAL GOVERNMENT (PROMOTION OF BILLS):
[1966-67.] Bill to repeal section 255 and Schedule 9 of the Local Government Act 1933 and section 7 of the London Government Act 1963 requiring the provisions of a private bill promoted by a council of a borough or urban district to be approved at a public meeting or at a poll; presented, 100.

LOCAL GOVERNMENT (QUALIFICATIONS FOR OFFICE):
[1963-64.] Bill to amend the law relating to the qualification by residence for election and holding office as a member of a local authority in England and Wales; presented, 49.

LOCAL GOVERNMENT (RECORDS):
[1961-62.] Bill to amend the law relating to the function of local authorities with respect to records in written or other form; presented, 35. (Cited as Local Government (Records) Act 1962) R.A., 322.

— [MONEY]. See COMMITTEES, I, 2.

LOCAL GOVERNMENT (SCOTLAND):
See also ADDRESSES, VIII.
[1966-67.] Bill to make further provision, in relation to Scotland, with respect to the payment of grants to local authorities, valuation and rating, local authority expenditure and the classification and lighting of highways; to repeal or amend certain enactments relating to local licences and registrations; and for purposes connected with the matters aforesaid; presented, 73. (Cited as Local Government (Scotland) Act 1966) R.A., 304.


— [MONEY]. See COMMITTEES, I, 2.

LOCAL GOVERNMENT ACT 1948

(AMENDMENT):
[1961-62.] Bill to enable a local authority to contribute towards the expenses of bodies carrying on activities outside its area; ordered; presented, 157.


LOCAL GOVERNMENT IN ENGLAND, REFORM OF: See REFORM OF LOCAL GOVERNMENT IN ENGLAND.

LOCAL GOVERNMENT (RENT AND RATES) (SCOTLAND):
[1969-70.] Bill to oblige local authorities in Scotland to give separate figures for rents and rates in the forms requesting payments sent to individual local authority tenants; presented, 206.

LOCAL GOVERNMENT (SCOTLAND) ACT 1947 (AMENDMENT):
[1962-63.] Motion, That leave be given to bring in a Bill to repeal Section 330 of the Local Government (Scotland) Act 1947; Question negatived, 129.

[1964-65.] Bill to repeal Section 330 of the Local Government (Scotland) Act 1947; ordered; presented, 84; Order for Second Reading discharged; Bill withdrawn, 114.


LOCAL GOVERNMENT (TERMINATION OF REVIEWS):

LOCH LOMOND WATER BOARD ORDER 1966 (PETITION FOR AMENDMENT AND COUNTER PETITION). See COMMITTEES II.

LOCH TURRET WATER BOARD (HYDRO-ELECTRIC DEVELOPMENT) ORDER CONFIRMATION:
[1965-66.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to the Loch Turret Water Board (Hydro-Electric Development); presented, 294. (Cited as Loch Turret Water Board (Hydro-Electric Development) Order Confirmation Act 1963) R.A., 313.

LONDON BRIDGE:
[1965-66.] Bill to empower the Corporation of London to reconstruct London Bridge, to construct other works and to acquire lands compulsorily; and for other purposes; read the first time, 68; read a second time and committed, 73. Standing Order relative to suspension of Bill, 133. (Cited as London Bridge Act 1967) R.A., 358.

LONDON BRIDGE IMPROVEMENTS:
[1961-62.] [Lords]: Bill, intituled, an Act to empower the Corporation of London to widen London Bridge and to construct other works, to acquire lands compulsorily, and for other purposes; brought from the Lords, 252. (Cited as London Bridge Improvements Act 1962) R.A., 322.
LONDON CAB:

[1961-66.] Bill to extend the power of the Secretary of State to prescribe fares in respect of journeys by cab within the Metropolitan Police district and the City of London, and to make provision for extending the length of such journeys which the driver of a cab is obliged by law to undertake; presented, 46.

[1967-68.] Bill to extend the power of the Secretary of State to prescribe fares in respect of journeys by cab within the metropolitan police district and the City of London; to make provision for extending the length of such journeys which the driver of a cab is obliged by law to undertake; to relax restrictions on the parking of cabs and to prohibit the display on certain vehicles in that district or the City of London of signs or notices containing the word "taxi" or "cab", or certain other specified words; presented, 15. (Cited as London Cab Act 1968) R.A., 110.

LONDON COUNTY COUNCIL (GENERAL POWERS):

[1960-61.] [Lords]: Bill, intituled, An Act to confer further powers upon the London County Council and other authorities, and for other purposes; brought from the Lords, 224. (Cited as London County Council (General Powers) Act 1961) R.A., 330.


[1963-64.] [Lords]: Bill, intituled, An Act to empower the London County Council to execute street and other works and to acquire lands, to confer further powers on the London County Council, and for other purposes; brought from the Lords, 220. (Cited as London County Council (General Powers) Act 1964) R.A., 302.

LONDON COUNTY COUNCIL (IMPROVEMENTS):

[1961-62.] [Lords]: Bill, intituled, An Act to empower the London County Council to execute street and other works and to acquire lands, to confer further powers on the London County Council and another authority; and for other purposes; brought from the Lords, 240. (Cited as London County Council (Improvements) Act 1962) R.A., 322.

[1962-63.] Bill to empower the London County Council to execute street and other works and to acquire lands, to confer further powers on the London County Council, and for other purposes; read the first time, 76. (Cited as London County Council (Improvements) Act 1963) R.A., 313.

LONDON COUNTY COUNCIL (MONEY):

[1960-61.] Bill to regulate the expenditure on capital account and lending of money by the London County Council during the financial period from the first day of April nineteen hundred and sixty-two, to the thirtieth day of September, nineteen hundred and sixty-three, and for other purposes; read the first time, 194. (Cited as London County Council (Moneys) Act 1962) R.A., 305.

[1962-63.] Bill to regulate the expenditure on capital account and lending of money by the London County Council during the financial period from the first day of April, nineteen hundred and sixty-three, to the thirtieth day of September, nineteen hundred and sixty-four; and for other purposes; read the first time, 188. (Cited as London County Council (Moneys) Act 1963) R.A., 313.

[1963-64.] Bill to regulate the expenditure on capital account and lending of money by the London County Council during the financial year from 1st April 1964 to 31st March 1965; and for other purposes; read the first time, 184. (Cited as London County Council (Moneys) Act 1964) R.A., 302.

LONDON GOVERNMENT:

See also ADDRESSES, VII.

[1961-62.] Motion: That this House takes note of the proposals of Her Majesty's Government for the reorganisation of local government in Greater London; Amendment proposed, to leave out from "House" to end and add "considers that the proposals in the White Paper provide no adequate answer to the problems of planning and transport, would wreck the humane and efficient performance of several local government functions, notably education, housing and the children's service, in central London and elsewhere, and offer no solution to the difficulties created for the counties of Essex, Kent and Surrey; and, believing that wiser and more effective plans for Greater London government are available, calls on Her Majesty's Government to revise their policy", instead; Debate adjourned; Resumed; Adjourned, 110; Resolved; Amendment not made; Main Question agreed to, 111.

[1962-63.] Bill to make provision with respect to local government and the functions of local authorities in the metropolitan area; to assimilate certain provisions of the Local Government Act 1933 to provisions for corresponding purposes contained in the London Government Act 1979; to make an adjustment of the metropolitan police district; and for connected purposes; presented, 30. (Cited as London Government Act 1963) R.A., 313.


—[MONEY]. See COMMITTEES, I, 2.

LONDON GOVERNMENT BILL (ALLOCATION OF TIME):


LONDON HACKNEY CABRIDGE:

[1961-62.] Bill to amend the law relating to hackney carriages in London, to impose restrictions on the use of radio communication for hiring vehicles and on the description of vehicles for hire, and for purposes connected with the matters aforesaid; ordered; presented, 233.
MACHINERY OF GOVERNMENT:

MACDUFF HARBOUR ORDER CONFIRMATION:


MACHINERY OF GOVERNMENT:

[1964-65] Bill to make provision with respect to the departments and salaries of certain

LONDON TRANSPORT:

[1962-63] Bill to empower the London Transport Board to construct works and to acquire land; to extend the time for the compulsory purchase of certain lands; to confer further powers on the Board; and for other purposes; read the first time, 76. (Cited as London Transport Act 1963) R.A., 313.


[1965-66] Bill read the first time, 68; read a second time and committed, 75. Standing Order relative to suspension of Bill, 133.

Motion for leave to bring in a Bill to amend the conditions on which persons other than the London Transport Board may operate public service vehicles in Greater London; Question negatived, 85.

[1966-67] Bill to empower the London Transport Board to construct works and to acquire land; to extend the time for the compulsory purchase of certain lands; to confer further powers on the Board; and for other purposes; read the first time, 21. (Cited as London Transport Act 1966) R.A., 201.


[1967-68] Bill to empower the London Transport Board to construct works and to acquire land; to extend the time for the compulsory purchase of certain lands and the completion of certain works; to confer further powers on the Board; and for other purposes; read the first time, 80. (Cited as London Transport Act 1968) R.A., 327.

[1968-69] Bill to empower the London Transport Board to construct works and to acquire land; to extend the time for the compulsory purchase of certain lands; to confer further powers on the Board; and for other purposes; read the first time, 87. (Cited as London Transport Act 1969) R.A., 364.

[1969-70] Bill read the first time, 115; read a second time and committed, 166.

LOST PROPERTY (SCOTLAND):

[1964-65] Bill to extend the application of section 412 of the Burgh Police (Scotland) Act 1892 to landward areas of counties in Scotland and to provide for the sale or disposal of lost and unclaimed perishable articles; presented, 130. (Cited as Lost Property (Scotland) Act 1965) R.A., 411.

LOTTERIES AND GAMING:

[1961-62] Bill to make provision with respect to the interpretation of references to private gain in certain enactments relating to lotteries or gaming; presented, 34. (Cited as Lotteries and Gaming Act, 1962) R.A., 322.

LOUGHBOROUGH UNIVERSITY OF TECHNOLOGY:

[1965-66] [Lords]: Bill to originate in the Lords, 51. Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 60.

[1966-67] [Lords]: Bill, intituled, An Act to dissolve the Loughborough College of Technology and to transfer all the rights, property and liabilities of that college to the Loughborough University of Technology; to provide for the pooling of investments and moneys of certain endowment funds of the Loughborough University of Technology; and for other purposes; brought from the Lords, 27. (Cited as Loughborough University of Technology Act 1966) R.A., 192.

LUCAS ESTATE:

[1962-63] [Lords]: Bill, intituled, An Act to vary the trusts affecting certain settled property of the Baroness Lucas and Dingwall and to enlarge the powers of the trustees of the said settled property and for other purposes connected with the said settled property; brought from the Lords, 232. (Cited as Lucas Estate Act 1963) R.A., 313.

LUNG CANCER, INCREASE IN DEATHS FROM:

[1966-67] Resolution, That this House, believing that the great majority of deaths from lung cancer are caused by cigarette smoking, urges Her Majesty's Government to take all possible steps to reduce cigarette consumption; and considers that a permanent agreement to limit cigarette advertising is now required and that special attention should be given to coupon schemes, and that in addition a nation-wide campaign of health education especially directed at school children and further encouragement for research into this form of cancer are required, 283.

LUTON CORPORATION:

[1968-69] Bill to confer further powers upon the mayor, aldermen and burgesses of the county borough of Luton with regard to the finances of the borough; and for other purposes; read the first time, 87. (Cited as Luton Corporation Act 1969) R.A., 305.

MACDUFF HARBOUR ORDER CONFIRMATION:


MACHINERY OF GOVERNMENT:

[1964-65] Bill to make provision with respect to the departments and salaries of certain
MALTA INDEPENDENCE:

MALAWI (GIFT OF A SPEAKER'S CHAIR).

MALAYA (GIFT OF A SPEAKER'S CHAIR).

MALAWI REPUBLIC:

MALAYSIA:

MAKERFIELD WATER BOARD ORDER 1960 (PETITIONS FOR AMENDMENTS). See COMMITTEES. II.

MALAWI (GIFT OF A SPEAKER'S CHAIR). See ADDRESSES, IV; and MEMBERS.

MALAWI INDEPENDENCE:

MALAWI REPUBLIC:

MALAYA (GIFT OF A SPEAKER'S CHAIR). See ADDRESSES, IV; and MEMBERS.

MALAYSIA:

MALICIOUS DAMAGE:

MALTA (GIFT OF A BOOKCASE). See ADDRESSES, IV; and MEMBERS.

MALTA INDEPENDENCE:

MAIDSTONE CORPORATION (TROLLEY VEHICLES) PROVISIONAL ORDER:

MAIDSTONE CORPORATION:

MAINTENANCE OF LAW AND ORDER:

MAINTENANCE ORDERS:

MAKERFIELD WATER BOARD ORDER 1960 (PETITIONS FOR AMENDMENTS). See COMMITTEES. II.

MAJOR GENERAL ALEXANDER BOURNE.

MAKERFIELD WATER BOARD ORDER 1960 (PETITIONS FOR AMENDMENTS). See COMMITTEES. II.

MALAWI (GIFT OF A SPEAKER'S CHAIR).

MALAYA (GIFT OF A SPEAKER'S CHAIR).

MALAWI REPUBLIC:

MALAYSIA:

MAKERFIELD WATER BOARD ORDER 1960 (PETITIONS FOR AMENDMENTS). See COMMITTEES. II.

MALAWI (GIFT OF A SPEAKER'S CHAIR). See ADDRESSES, IV; and MEMBERS.

MALAWI INDEPENDENCE:

MALAWI REPUBLIC:

MALAYSIA:

MALICIOUS DAMAGE:

MALTA (GIFT OF A BOOKCASE). See ADDRESSES, IV; and MEMBERS.

MALTA INDEPENDENCE:

MAIDSTONE CORPORATION (TROLLEY VEHICLES) PROVISIONAL ORDER:

[1961-62.] Bill to confirm a Provisional Order made by the Minister of Transport under the Maidstone Corporation Act 1923, relating to Maidstone Corporation trolley vehicles; presented, 228. (Cited as Maidstone Corporation (Trolley Vehicles) Order Confirmation Act 1923) R.A., 322.

MAINTENANCE OF LAW AND ORDER:

[1968-69.] Resolution, That this House, noting the growing public anxiety about the maintenance of law and order, deplores the increasing and dangerous distortions which result from the increasing tendency to present the problems of lawlessness in political rather than social terms, 131.

MAINTENANCE ORDERS:

[1967-68.] Bill to amend the enactments relating to matrimonial, guardianship and affiliation proceedings so far as they limit the weekly rate of the maintenance payments which may be ordered by magistrates' courts; presented, 38. (Cited as Maintenance Orders Act 1960) R.A., 327.

MAKERFIELD WATER BOARD ORDER 1960 (PETITIONS FOR AMENDMENTS). See COMMITTEES. II.

MALAWI (GIFT OF A SPEAKER'S CHAIR). See ADDRESSES, IV; and MEMBERS.

MALAWI INDEPENDENCE:

MALAWI REPUBLIC:

MALAYSIA:

MALICIOUS DAMAGE:

MALTA (GIFT OF A BOOKCASE). See ADDRESSES, IV; and MEMBERS.

MALTA INDEPENDENCE:

[1960-61.] Bill to empower the lord mayor, aldermen and citizens of the city of Manchester to acquire lands and construct works in the city, to provide for the abandonment of the construction of the street works authorised by the Manchester Corporation Act, 1958, to make further provision with reference to the local government and finances of the city; and for other purposes; read the first time, 73. (Cited as Manchester Corporation Act 1961) R.A., 303.

[1961-62.] [Lords]: Bill, intituled, An Act to authorise the lord mayor, aldermen and citizens of the city of Manchester to construct river works and to acquire lands; to make provision with regard to lands and the health, local government and finances of the said city; to provide for the removal of restrictions attaching to the churchyard of the former church of St. James situated in George Street in the city, and to authorise the sale of the said churchyard, and for other purposes; brought from the Lords, 212. (Cited as Manchester Corporation Act 1961) R.A., 305.

[1964-65.] Bill to confer further powers on the lord mayor, aldermen and citizens of the city of Manchester in relation to industry, lands, markets, water, public health, local government, finance and pensions; and for other purposes; read the first time, 107. (Cited as Manchester Corporation Act 1965) R.A., 412.

[1966-67.] Bill to confer further powers on the lord mayor, aldermen and citizens of the city of Manchester in relation to lands, water, highways, public health, local government, finance and pensions; and for other purposes; read the first time, 321. (Cited as Manchester Corporation Act 1967) R.A., 297.

[1969-70.] Bill to confer further powers upon the lord mayor, aldermen and citizens of the city of Manchester and to make further provision with regard to the local government, lands and finances of the city and with regard to pensions; and for other purposes; read the first time, 115; read the third time and passed, 207.

MANCHESTER CORPORATION (UNSWORTH, BURY) COMPULSORY PURCHASE CONFIRMATION ORDER 1966 (PETITION FOR AMENDMENT; PETITION OF GENERAL OBJECTION AND COUNTER-PETITION):

MANCHESTER CORPORATION (WALSHAW, BURY) COMPULSORY PURCHASE CONFIRMATION ORDER 1966 (PETITION FOR AMENDMENT; PETITION OF GENERAL OBJECTION AND COUNTER-PETITION):

MANCHESTER CORPORATION (WALSHAW, BURY) COMPULSORY PURCHASE CONFIRMATION ORDER 1966 (PETITION FOR AMENDMENT; PETITION OF GENERAL OBJECTION AND COUNTER-PETITION):

MANCHESTER CORPORATION (WALSHAW, BURY) COMPULSORY PURCHASE CONFIRMATION ORDER 1966 (PETITION FOR AMENDMENT; PETITION OF GENERAL OBJECTION AND COUNTER-PETITION):

MANCHESTER CORPORATION:

MANCHESTER CORPORATION:

[1967] Bill to increase certain dues, tolls, rates and charges payable by the Manchester Ship Canal Company, to confer further powers upon the Company, and for other purposes; read the first time, 76. (Cited as Manchester Ship Canal Act 1967) R.A., 322.


[1966-67.] [Lords]: Bill, intituled, An Act to provide for the abandonment of certain works of the Manchester Ship Canal Company; to confer further powers upon the Company; and for other purposes; brought from the Lords, 109. (Cited as Manchester Ship Canal Act 1966) R.A., 201.
MANCHESTER (ULLSWATER AND WINDERMERE) WATER BOARD ORDER 1966 (PETITION FOR AMENDMENT AND COUNTER PETITIONS). See COMMITTEES, II.

MANORIAL WASTES:

[1966-67.] Bill to provide for the better use of manorial and other waste land; ordered; presented, 138; Order for Second Reading discharged; Bill withdrawn, 226.

MANUSCRIPTS. See COLLECTIONS OF MANUSCRIPTS (PRESERVATION).

MARINE, &c., BROADCASTING (OFFENCES):


MARINE SOCIETY:

[1962-63.] [Lords]: Bill, intituled, An Act to confer further powers on The Marine Society; and for other purposes; brought from the Lords, 156. (Cited as Marine Society Act 1963) R.A., 271.

MARRIAGE ON UNLICENSED PREMISES, LICENSING OF. See LICENSING OF MARRIAGES ON UNLICENSED PREMISES.

MARRIAGE (REGISTRAR GENERAL'S LICENCE). See LICENSING OF MARRIAGES ON UNLICENSED PREMISES.

MARRIAGE (WALES AND MONMOUTHSHIRE):


MARRIED WOMEN'S PROPERTY:

[1963-64.] [Lords]: Bill, intituled, An Act to amend the law relating to rights of property as between husband and wife; brought from the Lords, 39. (Cited as Married Women's Property Act 1964) R.A., 177.

MATRIMONIAL CAUSES: See also ADDRESSES, VII.


[1966-67.] Bill to amend the law relating to divorce; ordered; presented, 225. [Lords]: Bill, intituled, An Act to confer jurisdiction on county courts in certain matrimonial proceedings; and for purposes connected therewith; brought from the Lords, 402. (Cited as Matrimonial Causes Act 1967) R.A., 578.

[1968-69.] Bill to amend the law relating to divorce and matrimonial causes in England and Wales; presented, 259.

--- [MONEY.] See RESOLUTIONS, IV.

MATRIMONIAL CAUSES AND RECONCILIATION:

[1962-63.] Bill to amend the law relating to matrimonial causes; to facilitate reconciliation in such cases; and for purposes connected with the matters aforesaid; presented, 31. (Cited as Matrimonial Causes Act 1963) R.A., 313.

MATRIMONIAL HOMES:

[1966-67.] [Lords]: Bill, intituled, An Act to amend the law of England and Wales as to the rights of a husband or wife to occupy a dwelling house which has been the matrimonial home; and for connected purposes; brought from the Lords, 155. (Cited as Matrimonial Homes Act 1967) R.A., 597.

MATRIMONIAL PROCEEDINGS AND PROPERTY:

[1969-70.] [Lords]: Bill, intituled, An Act to make fresh provision for empowering the court in matrimonial proceedings to make orders ordering either spouse to make financial provision for, or transfer property to, the other spouse or a child of the family; orders for the variation of ante-nuptial and post-nuptial settlements, orders for the custody and education of children and orders varying, discharging or suspending orders made in such proceedings; to make arrears due under an order made in such proceedings unenforceable in certain cases without the leave of the court; to empower the court in certain cases to order sums paid under such an order to be repaid; to provide for orders for periodical payments made in such proceedings in favour of a spouse to cease to have effect on the remarriage of that spouse; to re-enact with amendment sections 23, 24, 25, 52 and 13 of the Matrimonial Causes Act 1965; to abolish the right to claim restitution of conjugal rights; to declare what interest in property is acquired by a spouse who contributes to its improvement; to make provision as to a spouse's rights of occupation under section 1 of the Matrimonial Homes Act 1967 in certain cases; to extend section 17 of the Married Women's Property Act 1882 and section 7 of the Matrimonial Causes (Property and Maintenance) Act 1958; to amend the law about the property of a person whose marriage is the subject of a decree of judicial separation dying intestate; to abolish the agency of necessity of a wife; and for purposes connected with the matters aforesaid; brought from the Lords, 84. (Cited as Matrimonial Proceedings and Property Act 1970) R.A., 564.

MATRIMONIAL PROPERTY:

[1968-69.] Bill to amend the law of England and Wales in relation to the property rights of husband and wife; and for purposes connected therewith; presented, 47; Standing Committee discharged from considering the Bill; Bill withdrawn, 133.

MAURITIUS INDEPENDENCE:

[1967-68.] Bill to make provision for, and in connection with the attainment by Mauritius of fully responsible status within the Commonwealth; presented, 32 (Cited as Mauritius Independence Act 1968) R.A., 131.
MEDICAL TERMINATION OF PREGNANCY:

[1960-61.] Bill to amend the law relating to the termination of pregnancy by registered medical practitioners; presented, 31. Motion for Second Reading; Debate adjourned, 100.

[1965-66.] Bill to amend and clarify the law relating to termination of pregnancy by registered medical practitioners; presented, 46; Motion for Second Reading; Debate adjourned, 110.


MEDICAL:


MEDICINES:

[1967-68.] Bill to make provision with respect to medicinal products and related matters, and for purposes connected therewith; presented, 96. (Cited as Medicines Act 1968) R.A., 405.

MONEY:

See RESOLUTIONS, IV.

MEDWAY CONSERVANCY:

[1962-63.] Bill to alter the limits of the area within which the Conservators of the River Medway are entitled to exercise jurisdiction; to confer further powers upon the Conservators; and for other purposes; read the first time, 76. (Cited as Medway Conservancy Act 1963) R.A., 314.

MEDWAY WATER (BEWL BRIDGE RESERVOIR):

[1961-62.] Lords': Bill, intituled, An Act to authorise the Medway Water Board to construct works and to acquire lands; to empower the Board and the Mid Kent Water Company to enter into agreements for certain purposes; and for other purposes; presented, 245. (Cited as Medway Water (Bewl Bridge Reservoir) Act 1962) R.A., 274.

MELVILLE TRUST ORDER CONFIRMATION:


MEMBERS

I. Names, Oath, Privileges.

II. Members directed to resume their seats.

III. Members withdraw during Debates relating to themselves.

IV. Orders and Resolutions relating to Members.

V. Members communicate various matters to the House.

VI. Incidental Proceedings relative to Members.

I. NAMES, OATH, PRIVILEGES


Clerk of the Crown ordered to attend forthwith with the last Return for Bristol, South-East, and amend the same by substituting a certain name for another name as the Member returned, [1960-61] 325. Return amended accordingly, 325.

Mr. Speaker alone takes and subscribes the Oath at the beginning of New Parliaments, [1964-65] 5, [1966-67] 5.

Mr. Speaker reports at the beginning of New Parliaments that he has laid claim to all the ancient and undoubted Rights and Privileges of Members, which Her Majesty has by Her Commissioners confirmed, [1964-65] 5, [1966-67] 5.


Priveleges:

Mr. Speaker reports at the beginning of New Parliaments that he has laid claim to all the ancient and undoubted Rights and Privileges of Members, which Her Majesty has by Her Commissioners confirmed, [1964-65] 5, [1966-67] 5.

II. MEMBERS DIRECTED TO RESUME THEIR SEATS; TO WITHDRAW FROM, OR SUSPENDED FROM THE SERVICE OF THE HOUSE

Members directed by Mr. Speaker or Mr. Deputy Speaker to resume their seats or to discontinue their speeches (continued irrelevance), [1962-63] 35.—(Tediou repetition), [1967-68] 340.—By the Chairman in Committee (continued irrelevance), [1965-66] 38.

Member directed to speak from her place, having offered to speak while standing before the Table; is named for disregarding the authority of the Chair; is suspended; is directed to withdraw from the House; withdraws when summoned by the Serjeant at Arms, [1967-68] 264.
MEMBERS

III. MEMBERS WITHDRAW DURING DEBATES RELATING TO THEMSELVES


MEMBERS, having been heard in their places on a former day, withdraw, [1963-64] 179.

(See also "OTHER ORDERS (OR RESOLUTIONS)") below)

IV. ORDERS AND RESOLUTIONS RELATING TO MEMBERS

SESSIONAL ORDERS AND RESOLUTIONS:

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 any thing 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, [1960-61] 3, [1961-62] 3, [1962-63] 3, [1963-64] 3, [1964-65] 14, [1965-66] 3, [1966-67] 3, [1967-68] 3, [1968-69] 3, [1969-70] 3.

That if 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 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, [1960-61] 3, [1961-62] 3, [1962-63] 3, [1963-64] 3, [1964-65] 14, [1965-66] 3, [1966-67] 4, [1967-68] 3, [1968-69] 3, [1969-70] 3.

That the Commissioner of the Police of the Metropolis do take care that during the Session of Parliament 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 Serjeant at Arms attending this House do communicate this Order to the Commissioner aforesaid, [1960-61] 3, [1961-62] 3, [1962-63] 3, [1963-64] 3, [1964-65] 14, [1965-66] 3, [1966-67] 14, [1967-68] 7, [1968-69] 3, [1969-70] 3.

ORDERS:

Members to have leave of absence:

To present a Mace to the House of Representatives of Sierra Leone, [1961-62] 71.

To present a Speaker’s Chair to the House of Representatives of Nigeria, [1961-62] 223.

To present a Speaker’s Chair to the House of Representatives of Tanganyika, [1962-63] 77.

To present a Bookcase and a Gavel to the House of Representatives of Cyprus, [1963-64] 178.

To present a Speaker’s Chair to the House of Representatives, [1962-63] 315.

To present a Speaker’s Chair to the House of Representatives of Jamaica and a Bookcase and a Gavel to the House of Representatives of Trinidad and Tobago, [1963-64] 58.

To present a Mace to the National Assembly of Uganda, [1963-64] 235.

To present a Speaker’s Chair to the Council Negri of Sarawak and a Mace to the Legislative Assembly of Sabah, [1966-67] 74.

To present a Speaker’s Chair to the National Assembly of Malawi, [1966-67] 91.


To present a Speaker’s Chair to the National Assembly of Zambia, [1966-67] 522. A Member appointed in place of another Member, 549.

To present a Speaker’s Chair to the House of Representatives of The Gambia, [1966-67] 596.

To present a Clerks’ Table and Chairs to the National Assembly of Lusotho, [1967-68] 85.

To present a Parliamentary Library and Silver Inkstand to the National Assembly of Botswana, [1967-68] 85. Members appointed in place of other Members, 128, 167.

To present a Parliamentary Library to the House of Assembly of Barbados, [1967-68] 283.

To present a Parliamentary Library to the Legislatures of the Associated States of St. Christopher, Nevis and Anguilla, Antigua, Dominica, St. Lucia and Grenada, [1967-68] 314.

To present a Clerk’s Table and a Chair for the Serjeant at Arms to the National Assembly of Guyana, [1967-68] 365.

Members to have leave to attend to give evidence touching certain matters in the High Court, [1966-67] 578, [1967-68] 98, 108.

OTHER ORDERS (OR RESOLUTIONS)

That a Member be reprimanded, as guilty of a breach of privilege and gross contempt of the House; That he do attend in his place forthwith; Member reprimanded; Reprimand to be entered in the Journal, [1967-68] 362.

House takes note that Mr. Anthony Neil Wedgwood Benn ceased to be a Member of the House on a certain date; that he be not permitted to enter the Chamber unless the House otherwise order, [1966-65] 221.

That this House desires formally to record that the assumptions which prompted a Member to make a personal statement on a certain day were wrong, and that his allegation of a former day has been justified by subsequent events, [1962-63] 288.
V. MEMBERS COMMUNICATE VARIOUS MATTERS TO THE HOUSE

Member acquaints the House that Her Majesty, having been informed of the death of the late Speaker, gives leave to the House to proceed forthwith to the choice of a new Speaker, [1964-65] 412.

Member signified the pleasure of Her Majesty that the House should present their [new] Speaker for Royal approbation, [1964-65] 412.

Members acquaint the House of various matters relating to:


That his Royal Highness the Prince of Wales, having been informed of the purport of Bills, gives his Consent, as far as the Prince of Wales's interest is concerned, that the House may do therein as they shall think fit, [1960-61] 256, [1962-63] 258, 260, 298.—As far as the Prince of Wales's interest, in respect of the Principality and Stewartry of Scotland is concerned, [1966-67] 327, [1961-62] 278, [1964-65] 373, [1967-68] 334, 354.

That the Prince of Wales, having been informed of the subject-matter of the Motion, gives His Consent, as far as the Prince of Wales's interest is concerned, that the House may do therein as they shall think fit, [1967-68] 238, [1967-69] 220 (twice).

Church of England Measures: That Her Majesty, having been informed of the subject-matter of the Motion, gives Her Consent, as far as Her Majesty's interest is concerned, that the House may do therein as they shall think fit, [1967-68] 238,

That the Prince of Wales, having been informed of the subject-matter of the Motion, gives His Consent, as far as the Prince of Wales's interest is concerned, that the House may do therein as they shall think fit, [1967-68] 238.
V. Members Communicate Various Matters to the House—cont.

know Her pleasure when she will be attended with an Address, has been pleased to appoint a day and hour, [1964-65] 317.

Presentations: Members report that the Members given leave of absence to make presentations to other legislatures have made the presentations, [1966-67] 135 (Sabah), 587 (Gambia), [1967-68] 183 (Lesotho), 396 (Barbados), [1968-69] 14 (Guyana).—And that the Legislatures have come to Resolutions which they report to the House, [1961-62] 87 (Sierra Leone) [1963-64] 28 (Malaysia), 103 (Jamaica), 255 (Uganda) [1968-69] 14 (Guyana). Members acquaint the House that they were directed by Committees of the whole House to

VI. INCIDENTAL PROCEEDINGS RELATIVE TO MEMBERS

ARREST OF A MEMBER: Mr. Speaker acquaints the House that he has received a letter from Bow Street Magistrates' Court, relating to the arrest and remand in custody of a Member, [1969-70] 96.—Lays upon the Table of the House a letter from Bow Street Magistrates' Court, [1961-62] 153, [1962-63] 178, [1963-64] 30, [1967-68] 144.


Members added to a Select Committee for the purpose of considering a particular matter, [1967-68] 122.

MEMBERS


Member reported absent from Committees on Private Bills, [1967-68] 29.—That Committees of Supply or Ways and Means have proceeded to business in consequence of the absence through illness of a Member and had therefore adjourned till the following day, [1964-65] 248.

Member reported absent from a Joint Committee of Lords and Commons, [1967-68] 203.—That Committees of Supply or Ways and Means have proceeded to business in consequence of the absence through illness of a Member and had therefore adjourned till the following day, [1964-65] 248.

Members nominated to be members of Select Committees, [1965-66] 52, [1966-67] 80.


Members added to Joint Committees of Lords and Commons, [1965-66] 314.


Members (travelling expenses): See also parliamentary expenses; Parliamentary remuneration.


Frank Harold Hayman, Esquire, 81.


Elections:

Members appointed by Mr. Speaker to exercise his powers for the issue of new Writs in the cases specified in the Recess Elections Act 1784, [1964-65] 61, [1966-67] 58.

House of Commons Members Fund:


Pergage Disclaimed by Member:

Mr. Speaker lays on Table, Instrument of Disclaimer (Antony Clad Frederick Lambton), [1969-70] 174.

[1967-68] Resolution. That, in the opinion of this House, the facilities available to a Member for free travel on parliamentary duties between London and his constituency by any public railway, sea, or air service should be extended to cover travel by chartered air services, provided that the cost to public funds is no greater than the cost of travel by public transport, 244.

Resolution. That any claim for the reimbursement to a Member of this House of the cost of travel between airport and air station in a coach provided for persons using such services, or for the payment to such Member of an allowance of 4½d a mile for a journey by road, as provided in the Resolutions of the House of the 11th day of March 1953 and the 18th day of May 1961, as modified by the Resolution of the 18th day of December 1964, shall be submitted within a period of three months after the journey has been completed, unless extenuating circumstances can be shown, 365.

Resolution. That, in the opinion of this House, the facilities available to a Member for free travel on parliamentary duties between London, Home and Constituency by any public railway, sea or air service should be extended to cover travel by chartered air services and by private aeroplane, provided that the cost to public funds is no greater than the cost of travel by public transport, 365.
MENTAL HEALTH ACT 1959 (AMENDMENT):
[1968-69.] Bill to amend Sections 60 and 65 of the Mental Health Act 1959; presented, 166.

MENTAL HEALTH SERVICE:
[1964-65.] Resolution, That this House welcomes the progress made in the provision of services for the mentally disordered and urges Her Majesty's Government to take steps to encourage further development, 182.

MENTALLY HANDICAPPED CHILDREN:
[1965-66.] Motion, That this House is of the opinion that responsibility for the education and training of mentally handicapped children should be transferred from the Ministry of Health to the Department of Education and Science; that improved educational opportunities are the key to the proper development of these children; that their subsequent training and employment under sheltered conditions, or where possible in open industry, should be the responsibility of the Ministry of Labour; and that the Government should take powers to ensure that facilities for them should conform to a minimum standard not lower than that obtaining in the best authorities, 98; Debate adjourned, 99.

MERCHANT SHIPPING:
[1963-64.] Bill to enable effect to be given to an International Convention for the Safety of Life at Sea signed in London on 17th June 1960; to amend Section 271 of the Merchant Shipping Act 1894; and for purposes connected therewith; presented, 49. (Cited as Merchant Shipping Act 1964) R.A., 256.

[1964-65.] Bill to amend the law relating to the measurement of the tonnage of merchant ships and the marking of load lines; ordered; presented, 246. (Cited as Merchant Shipping Act 1965) R.A., 411.


[1968-69.] Bill to make fresh provision in place of certain enactments relating to merchant ships and seamen and to repeal some of those enactments without replacement; presented, 340. (Cited as Merchant Shipping Act 1969) R.A., 1.

[1969-70.] Bill to make fresh provision in place of certain enactments relating to merchant ships and seamen and to repeal some of those enactments without replacement; and for purposes connected therewith; presented, 43. (Cited as Merchant Shipping Act 1970) R.A., 364.

MERCHANT SHIPPING (LOAD LINES):
[1966-67.] Bill to make further provision as to load lines and related matters; to increase penalties under certain provisions of the Merchant Shipping Acts 1894 to 1965 relating to passenger steamers; and for purposes connected with the matters aforesaid; presented, 410. (Cited as Merchant Shipping (Load Lines) Act 1967) R.A., 479.

MERCHANT DOCKS AND HARBOUR BOARD:
[1962-63.] Bill to authorize the Mersey Docks and Harbour Board to construct further works; and for other purposes; read the first time, 76. (Cited as Mersey Docks and Harbour Board Act 1963) R.A., 271.


[1967-68.] (Lords): Bill, intituled, An Act to increase the borrowing powers of the Mersey Docks and Harbours Board; and for other purposes; brought from the Lords, 398. (Cited as Mersey Docks and Harbour Board Act 1967) R.A., 479.

[1969-70.] (Lords): Bill, intituled, An Act to confer further powers on the Mersey Docks Harbour Board; and for other purposes; brought from the Lords, 226.

MERCHANT DOCKS AND HARBOUR BOARD (SEA FORTH WORKS):

[1966-67.] (Lords): Bill, intituled, An Act to authorise the Mersey Docks and Harbour Board to construct further works; and for other purposes; brought from the Lords, 76. (Cited as Mersey Docks and Harbour Board (Seaforth Works) Act 1966) R.A., 201.

MERCER RIVER BOARD:
[1962-64.] Bill to authorize the Mersey River Board to construct works and to acquire lands in connection with a diversion of the River Irwell in the county boroughs of Salford and Manchester; and for other purposes; read the first time, 77. (Cited as Mersey River Board Act 1964) R.A., 540.

[MONEY]. See COMMITTEES, I, 2.
## MERSEY—MESSAGES

### MERSEY TUNNEL:
- [1960-61.] Bill to amend certain financial provisions of the Mersey Tunnel Acts, 1925 to 1955; and for other purposes; read the first time, 73. (Cited as Mersey Tunnel Act 1961) R.A., 222.

### MERSEY TUNNEL (LIVERPOOL/WALLASEY):
- [1967-68.] Lords: Bill, intituled, An Act to authorise the construction of a tunnel under the river Mersey between Liverpool and Wallasey; and for other purposes; brought from the Lords, 188. (Cited as Mersey Tunnel (Liverpool/Wallasey) Act 1968) R.A., 283.

### MERSEY TUNNEL (LIVERPOOL/WALLASEY ETC.):
- [1964-65.] Bill to authorise the construction of a tunnel under the river Mersey between Liverpool and Wallasey, approaches to such tunnel and street works in connection therewith; to confer further powers on the lord mayor, aldermen and citizens of the city of Liverpool and the mayor, aldermen and burgesses of the county borough of Wallasey; to reconstitute the Mersey Tunnel Joint Committee; and for other purposes; read the first time, 107. (Cited as Mersey Tunnel (Liverpool/Wallasey Etc.) Act 1965) R.A., 412.

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DEATH OF MR. SPEAKER:

Communicating a Resolution, That a Message be sent to the House of Commons to express the deep sorrow of the Lords at the death of the Speaker, [1964-65] 421.
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OFFICERS OF THE HOUSE OF LORDS:

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Giving leave to the Librarian of the House of Lords to attend a Sub-committee appointed by a Select Committee of the House of Commons, [1960-61] 51.

SELECT COMMITTEES:

Requesting that the Commons will communicate a Report of a Select Committee, with Minutes of Proceedings and Evidence, [1964-65] 217.

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MID-WALES DEVELOPMENT AND DEPOPULATION PROBLEMS:


MILFORD HAVEN CONSERVANCY:

[1964-65] (Lords): Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 90; Bill to originate in the Lords, 92.

MILITANCY AMONG UNIVERSITY STUDENTS:

[1967-68]: Motion, That this House, while upholding the ancient right and ritual of students to protest, deplores militancy which indulges in activities of ill-temper, disturbance, disorder or strike; and supports any moderate student lead which recognises and seeks to improve the advantages provided by university and further education, paid for so largely out of the taxes of the general public; Debate adjourned, 156.

MILITARY AIRCRAFT (LOANS):

[1966-67]: Bill to provide money for the purchase of military aircraft, and parts, equipment and other articles for, or for use in connection with, military aircraft, and for the making of payments in respect of costs (including development, testing and training costs) incurred in connection therewith; and for connected purposes; presented, 38. (Cited as Military Aircraft (Loans) Act 1966) R.A., 63.

MILITARY POLICE:

[1960-61]: Bill to make further provision for the disposal of sewage in the county of Middlesex in relation to the health, local government, improvement and finances of the county and the boroughs and districts therein; and for other purposes; read the first time, 80. (Cited as Metropolitan Water Board Act 1967) R.A., 378.

MIDDLESEX COUNTY COUNCIL:

[1960-61]: Bill to make further provision for the disposal of sewage in the county of Middlesex in relation to the health, local government, improvement and finances of the county and the boroughs and districts therein; and for other purposes; read the first time, 80. (Cited as Metropolitan Water Board Act 1967) R.A., 378.

MID-Glamorgan WATER:

[1967-68] (Lords): Bill intituled, An Act to authorise the Mid-Glamorgan Water Board to construct works and to acquire lands; and for other purposes; brought from the Lords, 282. (Cited as Mid-Glamorgan Water Act 1968) R.A., 368.

MID-WALES DEVELOPMENT AND DEPOPULATION PROBLEMS:


MESSAGES FROM THE QUEEN:

By the Gentleman Usher of the Black Rod


MESSAGES FROM THE LORDS:

By the Yeoman Usher of the Black Rod


MESSAGES FROM THE LORDS COMMISSIONERS:

By the Yeoman Usher of the Black Rod

MINES AND QUARRIES (TIPS):

[1968-69.] Bill to make further provision in relation to tips associated with mines and quarries; to prevent disused tips constituting a danger to members of the public; and for purposes connected with those matters; presented, 9. (Cited as Mines and Quarries (Tips) Act 1969) R.A., 176.

— [MONEY]. See RESOLUTIONS, IV.

MINES MANAGEMENT:

[1969-70.] [Lords]: Bill, intituled, An Act to amend the law as to the management and control of mines by making provision with respect to the appointment of persons to assist the manager of a mine in the discharge of his statutory responsibilities, and with respect to under-managers, and for purposes connected therewith; brought from the Lords, 300; referred to a Second Reading Committee, 319.

MINES (WORKING FACILITIES AND SUPPORT):


MINIMUM INCOME:

[1967-68.] Motion, That this House believes that the removal of poverty should continue to be a first priority for the Government; and calls upon the Government to investigate the possibility of the replacement of the existing over-complex social security provisions by a system of negative income tax which would provide financial help to all those whose income falls below nationally set figures; Debate adjourned, 34.

MINISTER OF AVIATION, CONDUCT OF:

[1966-67.] Motion, That this House regrets that the Minister of Aviation misled the House on the 7th day of March last on a material point of fact, namely, by concealing from the House that the value of the Saudi Arabian contract announced on the 21st day of December last is included in the dollar offset arranged with the American Government for the cost of the F111A aircraft; Question negatived, 57.

MINISTER OF HOUSING AND LOCAL GOVERNMENT: ACTION OF:

[1966-67.] Motion, That this House deplores the action of the Minister of Housing and Local Government in moving that an Order be approved involving the expenditure of over £2,500 million before the Select Committee on Statutory Instruments had completed its consideration of the Order, and believes that in so doing he impaired the ability of the House of Commons to control public expenditure; Debate adjourned, 330.

MINISTER OF SPACE RESEARCH AND DEVELOPMENT:

[1960-61.] Bill to provide for the establishment of a Minister of Space Research and Development; ordered; presented, 159. 37780

MINISTERIAL SALARIES AND MEMBERS' PENSIONS:

[1964-65.] Bill to prescribe new rates of salary for Ministers of the Crown, for the Leader of the Opposition in the House of Commons, and for Mr. Speaker; to authorise the payment of salary to the Leader of the Opposition in the House of Lords and the Chief Opposition Whips in both Houses; to establish a contributory pensions scheme for Members of the House of Commons; to make further provision with respect to the pensions of Prime Ministers; and for purposes connected with the matters aforesaid; presented, 77. (Cited as Ministerial Salaries and Members' Pensions Act 1965) R.A., 197.

— [MONEY]. See COMMITTEES, I, 2.

MINISTERIAL SALARIES CONSOLIDATION:

[1964-65.] [Lords]: Bill, intituled, An Act to consolidate the enactments relating to the salaries of Ministers, the pensions of Prime Ministers, the salaries of Opposition Leaders and Chief Whips and other matters connected therewith; brought from the Lords, 380. (Cited as Ministerial Salaries Consolidation Act 1965) R.A., 411.

MINISTERS OF THE CROWN: See also ADDRESSES, VI and VII.

[1960-61.] Bill to amend the law relating to the salaries and other emoluments of persons holding administrative offices of State; to amend the Political Offices Pension Act, 1859; and to authorise payments out of the National Land Fund for those purposes and purposes connected therewith; presented, 169.

[1964-65.] See MACHINERY OF GOVERNMENT.

MINISTERS OF THE CROWN (PARLIAMENTARY SECRETARIES):

[1960-61.] Bill to replace the existing limits on the numbers of Parliamentary Secretaries in individual departments by a single aggregate limit; to authorise the payment of a salary to a Parliamentary Secretary to the Minister for Science; and to increase the salary of the Captain of the Gentlemen-at-Arms; presented, 7. (Cited as Ministers of the Crown (Parliamentary Secretaries) Act 1960) R.A., 64.

— [MONEY]. See COMMITTEES, I, 2.

MINISTRY OF HOUSING AND LOCAL GOVERNMENT PROVISIONAL ORDERS:

Bills to confirm Provisional Orders of the Minister of Housing and Local Government relating to:

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(WEST HEREFORDSHIRE MAIN DRAINAGE DISTRICT):

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MINISTRY OF SOCIAL SECURITY:
- [1966-67] Bill to provide for the appointment of a Minister of Social Security and the transfer to him of the functions of the Minister of Pensions and National Insurance and of certain functions of the National Assistance Board; to replace Part II of the National Assistance Act 1948 by provisions giving rights to non-contributory benefit; and for purposes connected with those matters; presented, 62. (Cited as Ministry of Social Security Act 1966) R.A., 192.

[—] (MONEY). See COMMITTEES, I. 2.

MINISTRY OF TRANSPORT HIGHWAYS COMPELLSORY PURCHASE ORDER (No. 66) (LONDON PENZANCE TRUNK ROAD, PLYMPTON BY-PASS) 1968 (PETITION OF GENERAL OBJECTION) See COMMITTEES, II.

MISCELLANEOUS FINANCIAL PROVISIONS:
- [1968-69] Bill to provide for increasing the capital of the Civil Contingencies Fund; to provide for making payments to the Governments of Northern Ireland and the Isle of Man in respect of revenue from the continental shelf; and to enable the Industrial Reorganisation Corporation to borrow in currencies other than sterling; presented, 8. (Cited as Miscellaneous Financial Provisions Act 1968) R.A., 74.

[—] (MONEY). See RESOLUTIONS, IV.
MISREPRESENTATION:

— [MONEY]. See RESOLUTIONS, IV.

MISUSE OF DRUGS:

[1969-70] Bill to make new provision with respect to dangerous or otherwise harmful drugs and related matters, and for purposes connected therewith; presented, 205; read a second time and committed to a Standing Committee, 236.

— [MONEY]. See RESOLUTIONS, IV.

MISREPRESENTATION:

[1965-66] Bill to amend the law relating to innocent misrepresentations and to amend sections 11 and 35 of the Sale of Goods Act 1893; presented, 30; read a second time and committed to a Standing Committee, 74.


MISREPRESENTATION:

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MISREPRESENTATION:

MISUSE OF DRUGS:

[1969-70] Bill to make new provision with respect to dangerous or otherwise harmful drugs and related matters, and for purposes connected therewith; presented, 205; read a second time and committed to a Standing Committee, 236.

— [MONEY]. See RESOLUTIONS, IV.

MISREPRESENTATION:

MISUSE OF DRUGS:

[1969-70] Bill to make new provision with respect to dangerous or otherwise harmful drugs and related matters, and for purposes connected therewith; presented, 205; read a second time and committed to a Standing Committee, 236.

— [MONEY]. See RESOLUTIONS, IV.

MISREPRESENTATION:

MONMOUTHSHIRE COUNTY COUNCIL:

[1969-70] Bill to confer further powers on the Monmouthshire County Council and on local, highway and other authorities in the administrative county of Monmouth in relation to lands, amenities, highways and the local government, improvement, health and finances of the county and of the boroughs and districts therein; and for other purposes; read the first time, 115; as amended in the Committee, considered, 345.

MONMOUTHSHIRE COUNTY COUNCIL:

[1969-70] Bill to confer further powers on the Monmouthshire County Council and on local, highway and other authorities in the administrative county of Monmouth in relation to lands, amenities, highways and the local government, improvement, health and finances of the county and of the boroughs and districts therein; and for other purposes; read the first time, 115; as amended in the Committee, considered, 345.

MONOPOLIES AND MERGERS:

[1965-66] Bill to make further provision for the constitution and proceedings of the Monopolies Commission, for the matters dealt with by the Monopolies and Restrictive Practices (Inquiry and Control) Act 1965 and related matters and for preventing or remediating mischief that may result from mergers of businesses or similar transactions, and for purposes connected therewith; presented, 158. (Cited as Monopolies and Mergers Act 1965) R.A., 411.


— [MONEY]. See COMMITTEES, I, 2.

MONOPOLIES AND MERGERS:

[1965-66] Bill to make further provision for the constitution and proceedings of the Monopolies Commission, for the matters dealt with by the Monopolies and Restrictive Practices (Inquiry and Control) Act 1965 and related matters and for preventing or remediating mischief that may result from mergers of businesses or similar transactions, and for purposes connected therewith; presented, 158. (Cited as Monopolies and Mergers Act 1965) R.A., 411.


— [MONEY]. See COMMITTEES, I, 2.

MONOPOLIES COMMISSION. See REPORTS OF THE MONOPOLIES COMMISSION.

MONOPOLIES DIVESTMENT:

[1961-62] Bill to give to the Board of Trade power to require a limited liability company to divest itself of shares in any wholly or partly-owned subsidiary or associated company where the Monopolies Commission have ruled that the ownership of such shares is monopolistic in character and harmful to the public interest; ordered, 137; presented, 138.

MONOPOLIES, MERGERS AND RESTRICTIVE PRACTICES:

[1965-66] Motion, That this House deplores the proposals contained in a Command Paper on Monopolies, Mergers and Restrictive Practices; Amendment proposed to leave out from " House " to end and add " deplores the continued refusal of Her Majesty's Government to introduce legislation in this Parliament to strengthen the Monopolies Commission, and to curb abuses of private monopoly power; and its failure both to carry out the Commission's past recommendations without prolonged delay, if at all, or to make adequate proposals for speedy and effective action in the future", instead; Amendment not made; Main Question agreed to, 287.

MONOPOLIES, MERGERS AND RESTRICTIVE PRACTICES:

MONTROSE BURGH AND HARBOUR (AMENDMENT) ORDER CONFIRMATION:


MOTHERWELL AND WISHAW BURGH EXTENSION &c. ORDER CONFIRMATION:

[1963-64] Motion, That this House approves the effect on the motor industry of Her Majesty's Government's present policies; Question negatived, 154.

MOTOR INDUSTRY:

[1969-70] Motion, That this House deplores the effect on the motor industry of Her Majesty's Government's present policies; Question negatived, 154.

MOTOR VEHICLE DRIVING ESTABLISHMENTS:

[1963-64] Bill to enable the Minister of Transport to licence establishments which give instruction in driving motor vehicles and to make regulations with respect to a code of driving instruction and the qualifications of instructors; ordered; presented, 174.

[1964-65] Bill ordered; presented, 172.

MOTOR VEHICLES (PASSENGER INSURANCE):

[1960-61] Bill to make it unlawful for any motor vehicle to be used on the road without there being in force a policy of insurance covering the risk of injury to or death of any passenger carried on the said vehicle; presented, 30. Order for Consideration read; Motion, That the Order be discharged; Debate adjourned, 268.

MOTORWAY SYSTEM, FUTURE DEVELOPMENT OF:

[1966-67] Motion, That in the opinion of this House efficient communications form the basis on which the economic and social progress of Great Britain must be built and that an extended motorway plan should now be produced taking into special account the growth of road traffic, the changing industrial structure of Great Britain, the requirements of the development areas and the need for ready access to the ports; Debate adjourned, 370.
MOTORWAYS CORPORATION:
1967-68. Bill to authorise the setting up of public corporations to construct and manage motorways and other roads financed by tolls; ordered; presented, 193.

MUNICIPAL DOCKS:
[1966-67.] Bill to prevent the nationalisation of municipal dock undertakings; ordered; presented, 257. Motion for Second Reading; Debate adjourned, 433.

MURDER (ABOLITION OF DEATH PENALTY):
[1964-65.] Bill to abolish capital punishment in the case of persons convicted in Great Britain of murder or convicted of murder or a corresponding offence by court-martial and, in connection therewith, to make further provision for the punishment of persons so convicted; presented, 72. (Cited as Murder (Abolition of Death Penalty) Act 1965) R.A., 422.

[1969-70.] Resolution, That the Murder (Abolition of Death Penalty) Act 1965 shall not expire as otherwise provided by Section 4 of that Act, 89.

MURDER (LIFE IMPRISONMENT):
[1969-70.] Motion, That leave be given to bring in a Bill to provide that a sentence of life imprisonment for the murder of a policeman on duty, or of any person going to his aid, shall not be reduced to less than thirty years, except by an order of the Secretary of State; and for purposes related thereto; Question put and negatived, 222.

MUSEUM OF LONDON:
[1964-65.] [Lords]: Bill, intituled, An Act to Establish a Board of Governors of the Museum of London; to transfer to them the collections of the London Museum and of the Guildhall Museum and the benefit of certain funds; to define the functions of that Board and to provide for purposes connected with the matters aforesaid; brought from the Lords, 93. (Cited as Museum of London Act 1965) R.A., 298.

[1966-67.] Motion, That this House calls upon Her Majesty's Government to set up an independent committee of inquiry into National Airport Policy in the context of which a decision on a third London airport could be taken; and to delay a final decision on the siting of such an airport until the committee has published a report on this issue; Question amended, by leaving out from “House” to end and adding “welcomes the policy of Her Majesty's Government to plan airport requirements in the light of all relevant factors, including the effect on the local population, the needs of the travelling public, safety, agriculture and the protection of amenity; and approves their selection of a third London airport on this basis” instead; Question, as amended, agreed to, 537.

NATIONAL AIRPORT POLICY:
[1966-67.] Motion, That this House calls upon Her Majesty's Government to set up an independent committee of inquiry into National Airport Policy in the context of which a decision on a third London airport could be taken; and to delay a final decision on the siting of such an airport until the committee has published a report on this issue; Question amended, by leaving out from “House” to end and adding “welcomes the policy of Her Majesty’s Government to plan airport requirements in the light of all relevant factors, including the effect on the local population, the needs of the travelling public, safety, agriculture and the protection of amenity; and approves their selection of a third London airport on this basis” instead; Question, as amended, agreed to, 537.

NATIONAL ASSISTANCE:
[1964-65.] [Lords]: Bill, intituled, An Act to enable the National Assistance Board to take part in certain legal proceedings; and for purposes connected therewith; brought from the Lords, 189; read the first time, 193.


NATIONAL ASSISTANCE ACT 1948 (AMENDMENT):
[1960-61.] Bill to amend section thirty-one of the National Assistance Act, 1948, and to empower local authorities to provide meals and recreation for old people; and for purposes connected therewith; ordered; presented, 54.


NATIONAL AIRPORT POLICY:
[1967-68.] Motion, That leave be given to bring in a Bill to provide that a sentence of life imprisonment for the murder of a policeman on duty, or of any person going to his aid, shall not be reduced to less than thirty years, except by an order of the Secretary of State; and for purposes related thereto; Question put and negatived, 222.

NATIONAL ASSISTANCE:
[1964-65.] [Lords]: Bill, intituled, An Act to enable the National Assistance Board to take part in certain legal proceedings; and for purposes connected therewith; brought from the Lords, 189; read the first time, 193.


NATIONAL ASSISTANCE ACT 1948 (AMENDMENT):
[1960-61.] Bill to amend section thirty-one of the National Assistance Act, 1948, and to empower local authorities to provide meals and recreation for old people; and for purposes connected therewith; ordered; presented, 54.


NATIONAL COAL BOARD (ADDITIONAL POWERS):
[1966-67.] Bill to confer on the National Coal Board certain powers with respect to petroleum within the meaning of the Petroleum (Production) Act 1934; and for connected purposes; presented, 219. (Cited as National Coal Board (Additional Powers) Act 1966) R.A., 304.

NATIONAL DISASTER FUND:
[1966-67.] Bill to provide for a National Fund of a permanent nature to be available to those who suffer in any designated disaster; and for connected purposes; ordered; presented, 401. Order for Second Reading discharged; Bill withdrawn, 488.

NATIONAL HEALTH SERVICE: See also ADDRESSES, VII and VIII.

[1960-61.] Bill to make further provision with respect to charges for the provision of dental and optical appliances and dental services under the National Health Service; presented, 90. (Cited as National Health Service Act 1961) R.A., 222.

Motion, That this House deplores the statement made by the Minister of Health on the 1st day of this instant February which clearly indicates the determination of Her Majesty's Government to undermine the National Health Service and to place heavy burdens on those least able to bear them; Question negatived, 97.


[1963-64.] Motion, That this House regrets the failure of Her Majesty's Government to adopt, in relation to the National Health Service, policies which would secure improved standards of service
NATIONAL HEALTH SERVICE—cont.

... to the patient and permit the abolition of health service charges; Question amended, by leaving out " House " to end and adding " welcome both the considerable expansion of the National Health Service which has taken place in recent years and the further improvements which will be brought about by the policies of Her Majesty's Government ", instead; Question, as amended, agreed to, 63.

[1965-66.] Bill to facilitate the financing of premises and equipment used by practitioners providing general medical services; to modify the prohibition of full-time salaries for practitioners providing general medical services; and for purposes connected therewith; presented, 69. (Cited as National Health Service Act 1966) R.A., 138.


[MONEY]. See COMMITTEES, I, 2.

NATIONAL HEALTH SERVICE ACT 1946 (AMENDMENT):

[1964-65.] Bill to amend the National Health Service Act 1946 with regard to the provision of domestic help by local authorities; presented, 104.

NATIONAL HEALTH SERVICE CONTRIBUTIONS:

[1964-65.] Bill to increase the rates of National Health Service contributions and to amend the National Health Service Contributions Act, 1957, and for purposes connected therewith; presented, 102. (Cited as National Health Service Contributions Act 1961) R.A., 169.


[1960-61.] Bill to increase contributions payable by employers under the National Health Service Contributions Act 1965; presented, 263. (Cited as National Health Service Contributions Act 1970) R.A., 356.

[MONEY]. See COMMITTEES, I, 2 and RESOLUTIONS, IV.

NATIONAL HEALTH SERVICE CONTRIBUTIONS BILL AND NATIONAL HEALTH SERVICE BILL (ALLOCATION OF TIME):

[1960-61.] Order, 129.

NATIONAL HEALTH SERVICE (FAMILY PLANNING):

[1966-67.] Bill to secure the provision, as part of the National Health Service by local health authorities of services in connection with family planning; presented, 94. (Cited as National Health Service (Family Planning) Act 1967) R.A., 533.

[MONEY]. See RESOLUTIONS, IV.

NATIONAL HEALTH SERVICE (HOSPITAL BOARDS):

[1963-64.] Bill to make provision for changing the name of Regional Hospital Boards in England and Wales to that of Hospital Board; presented, 57. (Cited as National Health Service (Hospital Boards) Act 1964) R.A., 256.

NATIONAL HEALTH SERVICE (SCOTLAND):


NATIONAL INSURANCE: See also ADDRESSES, VII and VIII:

[1960-61.] Bill to amend the rates or amounts of contributions and benefits under the National Insurance (Industrial Injuries) Acts, 1946 to 1959, and the National Insurance Acts, 1946 to 1959, not being graduated contributions or graduated retirement benefit; to modify the provisions of the National Insurance Act, 1946, under which persons are treated as having retired; and for purposes connected with the matters aforesaid; presented, 7. (Cited as National Insurance Act 1960) R.A., 64.

[1962-63.] Bill to increase ungraduated contributions and benefits under the National Insurance Acts 1946 to 1961, and contributions and benefits under the National Insurance (Industrial Injuries) Acts 1946 to 1961, to modify, in connection with the increase of any such benefit, the method of computing national assistance grants for any period before all the increases have taken effect, to modify the widowed mother's allowance under the National Insurance Act 1946, to amend subsection 1 of section 24 of the National Insurance Act 1946 as respects conditions for payment of benefit under that section, to alter graduated contributions and benefits under the National Insurance Act 1959 by enlarging the amount of pay taken into account in fixing contributions and to amend that Act of 1959 as respects non-participating employers; and for purposes connected with the matters aforesaid; presented, 77. (Cited as National Insurance Act 1963) R.A., 124.


[1966-67.] Bill to provide a pension out of the National Insurance Fund to certain widows unable to qualify under the National Insurance Acts; presented, 94. (Cited as National Insurance Act 1965) R.A., 356.

(No. 2.) Bill to amend the provisions of the National Insurance Act 1965, the National Insurance (Industrial Injuries) Act 1965 and the Industrial Injuries and Diseases (Old Cases) Act 1967 R 3
NATIONAL INSURANCE—cont.
as to contributions, benefits and insurable employ­ments; to provide for the set-off of certain over­payments; to confer temporary power to increase family allowances by order; and for connected purposes; presented, 523. (Cited as National Insurance Act 1967) R.A., 597.

[1968-69.] Bill to provide a pension out of the National Insurance Fund to certain widows unable to qualify under the National Insurance Acts; presented, 49.

Resolution, That authority be given pursuant to subsection (4) of Section 84 of the National Insurance Act 1965 for the payment to the National Insurance Fund out of the National Insurance (Reserve) Fund of the sum of £200,000,000, 67.

Bill to amend the provisions of the National Insurance Act 1965, the National Insurance (Industrial Injuries) Act 1965 and the Industrial Injuries and Diseases (Old Cases) Act 1967 as to the rate or amount of contributions and benefit; to make further provision as to death grant under the National Insurance Act 1955, as to the assessment of disablement under the National Insurance (Industrial Injuries) Act 1965 and, for purposes of those and certain other Acts, as to the introduction of a decimal currency; to make temporary provision consequential on or related to the matters aforesaid; and for other purposes connected therewith; presented, 230. (Cited as National Insurance Act 1969) R.A., 363.


—[MONEY]. See COMMITTEES, I, 2, and RESOLUTIONS, IV.

—(No. 2). [MONEY]. See RESOLUTIONS, IV.

NATIONAL INSURANCE ACTS 1946 AND 1948 (AMENDMENT):


—[MONEY]. See RESOLUTIONS, IV.

NATIONAL INSURANCE ACT 1957 (AMENDMENT):

[1962-63.] Bill to amend section 4 of the National Insurance Act 1957 in its application to sick or disabled persons, and for purposes in connection therewith; ordered; presented, 67.

[1964-65.] Bill to make provision for the payment of unemployment benefit to persons whose ambit of employment is permanently or temporarily restricted by disease, disablement or other physical incapacity; to amend the National Insurance Act 1957; and for purposes in connection therewith; ordered; presented, 139.

NATIONAL INSURANCE ACT 1965 (AMENDMENT):

[1966-67.] Bill to amend the National Insurance Act 1965 by reducing the pensionable age for men to sixty; ordered; presented, 567.

[1967-68.] Bill ordered; presented, 160.

[1968-69.] Bill ordered; presented, 336.

NATIONAL INSURANCE AND NATIONAL ASSISTANCE BENEFITS:

[1961-62.] Motion, That this House deprecates the lack of any action by Her Majesty's Government to grant increases to old people, widows and others on National Insurance benefits and National Assistance to compensate for higher prices and to ensure their fair share of the national income; Question amended by leaving out from "House" to end and adding "noting with approval the substantial improvements in the value and standard of National Insurance and other social security benefits which have been made since 1951, and in particular that these were raised to a new high level as recently as last April, expresses its confidence that Her Majesty's Government will continue to secure that the recipients of these benefits share in the rising standards of the nation", instead; Question, as amended, agreed to, 139.

NATIONAL INSURANCE &c.:

[1964-65.] Bill to amend the provisions as to contributions (other than graduated contributions) and benefits under the National Insurance Acts 1946 to 1964 and the National Insurance (Industrial Injuries) Acts 1946 to 1964; to abolish the earnings rule for widowed mother's allowance and widow's pension under the first-mentioned Acts; to improve the allowances payable out of the Industrial Injuries Fund in respect of incapacities arising from pre-1948 employment; to make, with a view to facilitating the preparation of Acts to consolidate the aforementioned Acts and the Family Allowances Acts 1945 to 1964, provision designed to avoid or remove minor doubts, anomalies and differences, and minor complications in administration, in those Acts; and for connected purposes; presented, 46. (Cited as National Insurance &c. Act 1964) R.A., 87.

[1968-69.] Bill to postpone the coming into force of the provision made by section 3 (1) of the National Insurance Act 1966 with respect to the payment of National Insurance benefit; and to make further provision with respect to periods of limitation governing the payment of benefit under the enactments relating to social security; presented, 60. (Cited as National Insurance &c. Act 1969) R.A., 148.

—[MONEY]. See COMMITTEES, I, 2.

NATIONAL INSURANCE CONTRIBUTIONS:

[1968-69.] Motion, That this House condemns the irresponsibility of Her Majesty's Government in announcing increases in social insurance and other benefits without revealing what extra burden this will impose upon employed people, employers and general taxation; Question negatived, 260.

NATIONAL INSURANCE ETC. BENEFITS:

[1962-63.] Motion, That this House calls for an early and substantial improvement in all social benefits and allowances payable to the sick; those disabled in war and industry; the unemployed; widows and widowed mothers; and old age pensioners; Question amended by leaving out from "House" to end and adding "welcomes the assurance in Her Majesty's Most Gracious Speech at the opening of the present Session of Parliament that the position of war pensioners and of those who are receiving National Insurance benefits will be kept under close review", instead; Question, as amended, agreed to, 40.
NATIONAL INSURANCE (FURTHER PROVISIONS): [1964-65] Bill to make provision for the payment of pensions out of the National Insurance Fund for certain classes of persons not eligible for pensions under the National Insurance Act 1946; presented, 65.


[1966-67] Bill presented, 93; Motion for Second Reading; Question negatived, 125.

[1967-68] Bill presented, 38; Motion for Second Reading; Question negatived, 112.

[1968-69] Bill presented, 47; Motion for Second Reading; Question negatived, 107.

[1969-70] Bill presented, 55; Motion for Second Reading; Debate adjourned, 122.


NATIONAL INSURANCE (INDUSTRIAL INJURIES) (AMENDMENT). See NATIONAL INSURANCE ACTS 1946 AND 1948 (AMENDMENT).

NATIONAL INSURANCE (WIDOWED MOTHERS): [1963-64] Bill to provide for the abolition of the earnings rule in relation to widowed mothers by the amendment of section seventeen of the National Insurance Act, 1946; presented, 34; Motion for Second Reading; Debate adjourned, 100.

NATIONAL LOANS: [1967-68] Bill to establish a National Loans Fund, to substitute the National Loans Fund for the Consolidated Fund in certain enactments, including enactments relating to Government lending and advances, the Exchange Equalisation Account and Government annuities, to make profits of the issue Department of the Bank of England payable into the National Loans Fund and to make other provisions as to the said Department, to charge the whole of the national debt on the National Loans Fund, and to amend the law about Government borrowing; to make further provision for loans by the Public Works Loan Commissioners, and to authorise advances out of the National Loans Fund for the purpose of such loans; to transfer to Votes certain payments charged on the Consolidated Fund; and generally to make provision for the management of the Government's financial business; presented, 41. (Cited as National Loans Act 1968) R.A., 146.

— [MONEY]. See RESOLUTIONS, IV.

See also WAYS AND MEANS.

NATIONAL LOTTERY: [1967-68] Bill to authorise the creation of a National Lottery Board; to empower and require the Board to organise and operate a lottery scheme and to make grants in aid of charitable organisations, medical research and other social and welfare purposes; and for connected purposes; presented, 34; Bill reported without Amendment, from the Standing Committee, with Special Report, 166.


— [MONEY]. See RESOLUTIONS, IV.

NATIONAL PARKS COMMISSION: [1963-64] Resolution, That this House congratulates the National Parks Commission on their progress over the past thirteen years in furthering the purposes set out in the National Parks and Access to the Countryside Act 1949; considers that time has shown the need for amendment of the Act in a number of respects, so as to facilitate the extension and diversification of the activities of the Commission, and particularly, with regard to the existing financial arrangements; and urges Her Majesty's Government to introduce amending legislation accordingly, 47.

NATIONAL PLAN: [1964-65] Resolution, That this House welcomes the National Plan, 430.

NATIONAL PROVIDENT INSTITUTION: [1963-64] [Lords]: Bill, intituled, An Act to amend the National Provident Institution Act 1910, and to confer further powers on the National Provident Institution and for other purposes; brought from the Lords, 253. (Cited as National Provident Institution Act 1964) R.A., 302.

NATIONAL SAVINGS: [1965-66] Motion, That this House endorses the need for a high and rising level of new investment in National Savings, and deplores the discouraging effect upon such investment of the policies of Her Majesty's Government; Debate adjourned, 49.

NATIONAL SUPERANNUATION: [1969-70] Resolution, That this House takes note of the White Paper on Terms for Partial Contracting Out of the National Superannuation Scheme, 70.

NATIONAL SUPERANNUATION AND SOCIAL INSURANCE: [1969-70] Bill to make further provision with respect to national superannuation and social insurance and with respect to benefit under the Ministry of Social Security Act 1966, the rights conferred by occupational pension schemes in respect of persons leaving employment before retirement, payments into the Redundancy Fund and payments towards the cost of the national health service; and for purposes connected with the matters aforesaid; presented, 88. Bill reported, with Amendments, from the Standing Committee, 332.

— [MONEY]. See RESOLUTIONS, IV.

See also WAYS AND MEANS.
NATIONAL SWEEPSTAKES:
[1965-66.] Bill to provide financial support for pioneer work in hospitals and for other approved purposes by authorised sweepstakes on the result of specified horse races; and for purposes connected therewith; presented, 46.

[1966-67.] Bill to provide financial support for hospital work and medical research of a pioneering kind and for other approved purposes by national sweepstakes on the result of specified horse races; and for purposes connected therewith; presented, 98; Motion for Second Reading; Debate adjourned, 400.

NATIONAL THEATRE:
[1968-69.] Bill to raise the limit imposed by Section 1 of the National Theatre Act 1949 on the contributions which may be made under that Section; presented, 74. (Cited as National Theatre Act 1960) R.A., 178.

--- [MONEY.] See RESOLUTIONS, IV.

NATIONAL TRUST:
[1960-61.] [Lords]: Bill, intituled, An Act to amend the Constitution of the National Trust for Places of Historic Interest or Natural Beauty; to amend the National Trust Acts 1927 to 1953; to confer further powers on the said National Trust; and for other purposes; brought from the Lords, 259. Bill read a second time and committed, 292.

NATIONAL TRUST FOR SCOTLAND ORDER CONFIRMATION:
[1960-61.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act, 1956, relating to the National Trust for Scotland; presented, 252. (Cited as National Trust for Scotland Order Confirmation Act 1961) R.A., 303.

NATIONAL WATER BOARD FOR WALES:
[1966-67.] Bill to establish a National Water Board for Wales; ordered; presented, 276.

NATIONAL WESTMINSTER BANK:

NATIONALISATION:
[1963-64.] Motion, That this House, having regard to the wide-ranging threats of nationalisation contained in the Labour Party's official policy statement, Signposts for the Sixties, and to the fact that the Labour Party under Clause IV of its constitution remain committed to state ownership of all the means of production, distribution and exchange, urges Her Majesty's Government to make clear to the nation exactly which industries and which firms they would nationalise or take under any form of state control; Amendment proposed, to leave out from "House" to end and add "noting the successful achievements of the public sector of the economy, particularly in the fuel industries where new production techniques are being developed which will cut costs substantially, and noting the confidence in that section of the steel industry remaining in public hands, as expressed by the Prime Minister, approves the policy of the Labour Party set out in the statement, Signposts for the Sixties", instead; Amendment not made; Main Question agreed to, 264.

NATIONALISATION OF BUS OPERATORS, ROAD HAULIERS AND THE PORTS AND DOCKS INDUSTRIES:
[1966-67] Motion, That this House is opposed to further nationalisation of bus operators, road hauliers and the ports and docks industries, and therefore deprecates the Government policies which threaten these industries; Question negatived, 569.

NATIONALISED INDUSTRIES: See also COMMITTEES, III.

[1963-64] Motion, That this House takes note of the Report from the Select Committee on Nationalised Industries, on the British Overseas Airways Corporation; Amendment proposed, at end, to add "but regrets that the policies of Her Majesty's Government have contributed largely to the difficulties now confronting the British Overseas Airways Corporation and the British aircraft industry"; Amendment not made; Main Question agreed to, 315.

NATIONALISED TRANSPORT UNDER-TAKINGS:
[1960-61] Motion, That this House approves the proposals of Her Majesty's Government for the reorganisation of the Nationalised Transport Undertakings (Command Paper No. 1248); Amendment proposed, to leave out from "House" to end and add "while welcoming the measures for temporary financial relief regrets that Command Paper No. 1248 offers no solution for the basic problems confronting British Railways and that it proposes a scheme of reorganisation that will further disintegrate the publicly owned transport undertakings"; instead; Amendment not made; Main Question agreed to, 82.

NAVAL POLICY:
[1967-68] Motion, That this House views with anxiety Her Majesty's Government's failure to produce a coherent policy for the protection of Great Britain's vital sea communications in the future; Question negatived, 143.

NAVY, ARMY AND AIR FORCE RESERVES:
[1963-64] Bill to make further provision with respect to navy, army and air force reserves; presented, 10. (Cited as Navy, Army and Air Force Reserves Act 1964) R.A., 128.


NEEDS OF THE ELDERLY:
[1964-65] Resolution, That this House recognises the many and varied problems which arise as people grow older; calls attention to the inadequacy of the provisions and services for old age; emphasises the desirability of doing more to enable elderly people to continue living in the community in comfort, independence and dignity; urges the Government to bring forward measures for improving and co-ordinating more effectively existing social services; and also asks the Government to investigate what additional benefits and services for the elderly might be made available, 142.
NEW FOREST:

[1963-64] [Lords]: Bill, intituled, An Act to alter the perambulation of the New Forest, to make further provision for the New Forest, to amend the New Forest Acts 1877 to 1949 and for purposes connected with the matters aforesaid; brought from the Lords, 178. (Cited as New Forest Act 1964) R.A., 339.


NEW TOWNS: See also ADDRESSES, VII and VIII.

[1963-64] Bill to make fresh provisions respecting the limits on the amount of the advances which may be made to development corporations under Section 12 (1) of the New Towns Act 1946 and the Commission for the New Towns under Section 3 (1) of the New Towns Act 1959; presented, 23. (Cited as New Towns Act No. 2 Act 1964) R.A., 128.

[1964-65] [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to new towns and to make further provision therefor, being (except in the case of section 1 (1) of the New Towns Act 1946) the enactments in their application to England and Wales; with corrections and improvements made under the Consolidation of Enactments (Procedure) Act 1949; brought from the Lords, 379. (Cited as New Towns Act No. 2 Act 1964) R.A., 411.


Motion, That the Dawley New Town (Designation) Amendment (Telford) Order 1968, dated 29th November 1968, a copy of which was laid before this House on the 5th day of December last, be withdrawn; Question negatived, 129.

— [MONEY.] See COMMITTEES, I, 2 and RESOLUTIONS, IV.

NEW TOWNS, EXPANSION OF. See EXPANSION OF NEW TOWNS.

NEW TOWNS (SCOTLAND):

[1957-68] [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to new towns and to matters connected therewith, being those enactments in their application to Scotland; with corrections and improvements made under the Consolidation of Enactments (Procedure) Act 1949; brought from the Lords, 140. (Cited as New Towns (Scotland) Act 1968) R.A., 188.

NEWCASTLE-UNDER-LYME BURGesses’ LANDS:

[1963-64] [Lords]: Bill, intituled, An Act to confer further powers upon the Trustees of the Newcaslce-under-Lyme Burgesses’ Lands; to amend the Newcastle-under-Lyme Burgesses’ Lands Act, 1859; and for other purposes; brought from the Lords, 412. (Cited as Newcastle-under-Lyme Burgesses’ Lands Act 1967) R.A., 479.

NEWCASTLE-UNDER-LYME CORPORATION:

[1963-64] [Lords]: Bill to provide for the vesting in the mayor, aldermen and burgesses of the borough of Newcastle-under-Lyme of certain lands in the borough; to provide for the extinction of certain rights therein or thereover; to make further provision for the local government, health and improvement of the borough; and for other purposes; read the first time, 76. (Cited as Newcastle-under-Lyme Corporation Act 1964) R.A., 255.

NEWCASTLE UPON TYNE CORPORATION:

[1963-64] [Lords]: Bill, intituled, An Act to confer further powers upon the lord mayor, aldermen and citizens of the city and county of Newcastle upon Tyne and the stewards and wardens committee of the Town Moor in the city in relation to the Town Moor; to confer further powers upon the Corporation; to make further provision with regard to the health, local government, welfare, improvement and finances of the city; and for other purposes; brought from the Lords, 274. (Cited as Newcastle upon Tyne Corporation Act 1964) R.A., 340.

[1967-68] [Lords]: Bill, intituled, An Act to confer further powers upon the lord mayor, aldermen and citizens of the city and county of Newcastle upon Tyne, to make further provision with regard to the health, local government, welfare, improvement and finances of the city; and for other purposes; brought from the Lords, 391. (Cited as Newcastle upon Tyne Corporation Act 1968) R.A., 405.

NEWPORT CORPORATION:

[1960-61] Bill to provide for the construction and maintenance of a bridge across the River Usk in the county borough of Newport with approach roads and other works; and for other purposes; read the first time, 73. (Cited as Newport Corporation Act 1961) R.A., 530.

[1969-70] Bill to confer further powers on the mayor, aldermen and burgesses of the county borough of Newport in relation to the finances of the county borough and for other purposes; read the first time, 115. (Cited as Newport Corporation Act 1970) R.A., 536.

NEWQUAY URBAN DISTRICT COUNCIL:

[1966-67] [Lords]: Bill, intituled, An Act to confer further powers on the urban district council of Newquay, to make further provision for the improvement, health, local government and finances of the district; and for other purposes; brought from the Lords, 486. (Cited as Newquay Urban District Council Act 1967) R.A., 578.

NIGERIA (GIFT OF A SPEAKER’S CHAIR). See ADDRESSES, IV; and MEMBERS.

NIGERIA, RELIEF PLANS FOR. See HOUSE, Motions for the Adjournment.
NIGERIA, SUPPLY OF ARMS TO.

NORTH DEVON (MELDON RESERVOIR): See HOUSE, Motions for the Adjournment.

NINE HUNDREDTH ANNIVERSARY OF WESTMINSTER ABBEY. See HOUSE, V. D.

NOISE:

[1969-70.] Bill to maintain environmental amenities by restricting noise levels of motor vehicles, motor cycles and aircraft; and for purposes connected therewith; ordered; presented, 312.

NORFOLK ESTUARY:

[1963-64.] Bill to confirm an agreement for the transfer to the Crown Estate Commissioners of certain lands now vested in the Company of Proprietors of the Norfolk Estuary; to provide for the winding up of that Company; and for other purposes; read the first time, 78. (Cited as Norfolk Estuary Act 1964) R.A., 302.

NORTH ATLANTIC SHIPPING:

[1960-61] Bill to enable the Minister of Transport to make advances to Cunard White Star Limited in connection with the construction of a large vessel for the North Atlantic shipping trade, and to enter into agreements with them concerning insurance risks connected with such a vessel; presented, 160. (Cited as North Atlantic Shipping Act 1961) R.A., 321.


NORTHERN ECONOMIC PLANNING REGION:

-[1969-70.] Motion, That this House welcomes the remarkable economic and social progress in the Northern Economic Planning Region which has resulted from the policies of the Government, and would welcome further public and private investment to establish a permanently expanding economy in the region; Proceedings lapsed at Seven o'clock, 63.

NORTHERN IRELAND:

[1961-62.] [Lords]: Bill, intituled, An Act to confer further powers upon the North Riding of the county of York in relation to the finances of the county; and for other purposes; brought from the Lords, 236. Bill, as amended, considered, 377.

NORTHALLERTON AND THE DALES WATER BOARD ORDER 1960 (PETITION FOR AMENDMENT). See COMMITTEES, II.

NORTHAM URBAN DISTRICT COUNCIL:

[1968-69.] Bill to authorise the urban district council of Northam to purchase compulsorily certain common or commonable lands in the urban district of Northam; to restrict certain grazing rights over the said lands; to confer powers upon the said council; read the first time, 87. Reported without Amendment [Preamble not proved], 187.

NORTHAMPTON CORPORATION:

[1961-62.] Bill to authorise the mayor, aldermen and burgesses of the county borough of Northampton to acquire and maintain the Billing Road Cemetery in the borough, to confer further powers on the said mayor, aldermen and burgesses in regard to cemeteries and burial grounds maintainable by them, and for other purposes; read the first time, 78. (Cited as Northampton Corporation Act 1962) R.A., 322.

NORTHAMPTON CORPORATION:

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the mayor, aldermen and burgesses of the county borough of Northampton; to establish an undertaking for the supply of heat; to make further provision for the finances, improvement and local government of the borough; and for other purposes; brought from the Lords, 231. Bill read a second time and committed, 238.

NORTHAMPTON COUNTY COUNCIL:

[1968-69.] [Lords]: Bill, intituled, An Act to make further provision for the investment of moneys forming part of the superannuation fund maintained by the Northampton County Council, to confer further powers upon that Council with regard to finance; and for other purposes; brought from the Lords, 144. (Cited as Northampton County Council Act 1969) R.A., 201.

NORTHERN ECONOMIC PLANNING REGION:

-[1969-70.] Motion, That this House welcomes the remarkable economic and social progress in the Northern Economic Planning Region which has resulted from the policies of the Government, and would welcome further public and private investment to establish a permanently expanding economy in the region; Proceedings lapsed at Seven o'clock, 63.

NORTHERN IRELAND:

[1961-62.] [Lords]: Bill, intituled, An Act to amend with regard to certain matters, and empower Her Majesty in Council to amend with regard to others, the law concerning the administration of justice in Northern Ireland; to enlarge the legislative power of the Parliament of Northern Ireland; to amend other enactments applying to Northern Ireland; to lay down a rule for interpreting, in the application to Northern Ireland of Acts of Parliament, certain expressions commonly used therein; and to repeal obsolete, unnecessary or spent enactments applying to Northern Ireland; brought from the Lords, 124. (Cited as Northern Ireland Act 1962) R.A., 274.
NORTHERN IRELAND—cont.

Resolution, That this House welcomes the success of the measures which have led to the more satisfactory conditions now existing on the United Kingdom land frontier; reaffirms the need to accelerate Northern Ireland's economic development so as to bring employment up to a level existing in other parts of the United Kingdom; and believes that Her Majesty's Government, together with the Government of Northern Ireland, would be fully justified in adopting further exceptional measures to achieve these ends, 169.

[1962-63.] Motion, That this House takes note of the Report of the Joint Working Party on the Economy of Northern Ireland presented to Parliament by the Secretary of State for the Home Department; Amendment proposed, to add, at end, "but regrets the failure of Her Majesty's Government to carry through an effective policy for the expansion of industry and the alleviation of unemployment in Northern Ireland"; Amendment not made; Main Question agreed to, 37.

NORTHERN IRELAND, DEVELOPMENTS IN.

See HOUSE, Motions for the Adjournment.

NORTHERN IRELAND, (FINANCE):


—— [MONEY]. See COMMITTEES, I, II.

NORTHERN IRELAND, SITUATION IN.

See HOUSE, Motions for the Adjournment.

NORTHERN REGIONAL ECONOMIC DEVELOPMENT:

[1969-70.] Resolution, That this House takes note of the grave threat to the interests of the Northern development area arising from the Tory Shadow Cabinet's proposals at its Selsdon Park meeting; and congratulates the Government for pursuing policies aimed at assisting the Northern development area to recover from the effects of the changing pattern of industry, and the years of neglect under the previous Tory governments, 173.

NORTHUMBERLAND COUNTY COUNCIL:

[1969-70.] Bill to confer further powers on the Northumberland County Council in relation to the finances of the county; and for other purposes; brought from the Lords, 284. Bill read a second time and committed, 307.

NURSES:

[1963-64.] Bill to make further provision concerning the admission of persons to the roll of nurses maintained or registered in England and Wales under Section 2 (1) (b) of the Nurses Act 1957 and that maintained for Scotland under Section 3 (1) of the Nurses (Scotland) Act 1951; presented, 50. (Cited as Nurses Act 1964) R.A., 256.

[1966-67.] Bill to alleviate abuses in the care of children and to amend the provisions of the Nurses and Child-Minders Regulation Act 1948; ordered; presented, 450.

NURSES (PARENTAL CONTRIBUTIONS):

[1968-69.] Bill to enable education authorities to charge fees for nursery schools and for connected purposes; presented, 48. Order for Second Reading discharged; Bill withdrawn, 276.

NURSERY SCHOOLS AND CHILD-MINDERS REGULATION ACT 1948 (AMENDMENT):

[1966-67.] Bill to make further provision for the local government and finances of the city; and for other purposes; brought from the Lords, 256. Bill read a second time and committed, 323.

NOTTINGHAM CORPORATION:

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the Nottinghamshire County Council in relation to the finances of the county; and for other purposes; brought from the Lords, 284. Bill read a second time and committed, 307.

NUCLEAR INSTALLATIONS:


—— [MONEY]. See RESOLUTIONS, IV.

NUCLEAR INSTALLATIONS (AMENDMENT):

[1964-65.] Bill to make new provision in place of or amend certain provisions of the Nuclear Installations (Licensing and Insurance) Act 1959 so as to give effect to certain international agreements; to make other amendments to that Act; and for connected purposes; presented, 29. (Cited as Nuclear Installations (Amendment) Act 1965) R.A., 190.

—— [MONEY]. See COMMITTEES, I, 2.

NUCLEAR TESTS:

[1962-63.] Motion, That this House regrets the decision of Her Majesty's Government to proceed in the near future with the testing of a British nuclear device thus endangering the prospects of an early international agreement to ban nuclear tests; Question negatived, 29.

NUCLEAR TESTS:

[1969-70.] Resolution, That this House takes note of the Report of the Joint Working Party on the Economy of Northern Ireland presented to Parliament by the Secretary of State for the Home Department; Amendment proposed, to add, at end, "but regrets the failure of Her Majesty's Government to carry through an effective policy for the expansion of industry and the alleviation of unemployment in Northern Ireland"; Amendment not made; Main Question agreed to, 37.

NURSES (SCOTLAND) ACT 1951; brought from the Lords, ordered; presented, 450.

NURSERY SCHOOLS (PARENTAL CONTRIBUTIONS):

[1968-69.] Bill to enable education authorities to charge fees for nursery schools and for connected purposes; presented, 48. Order for Second Reading discharged; Bill withdrawn, 276.

NURSES AND CHILD-MINDERS REGULATION ACT 1948 (AMENDMENT):

[1966-67.] Bill to alleviate abuses in the care of children and to amend the provisions of the Nurses and Child-Minders Regulation Act 1948; ordered; presented, 450.

NURSES:

[1963-64.] Bill to make further provision concerning the admission of persons to the roll of nurses maintained or registered in England and Wales under Section 2 (1) (b) of the Nurses Act 1957 and that maintained for Scotland under Section 3 (1) of the Nurses (Scotland) Act 1951; presented, 50. (Cited as Nurses Act 1964) R.A., 256.


—— [MONEY]. See RESOLUTIONS, IV.
NURSES ACT 1964 (AMENDMENT):
[1965-67.] Motion for leave to bring in a Bill to make provision for separate rolls of nurses for general and for psychiatric nursing; to make provision for the inclusion of one registered nurse for the mentally subnormal in the statutory composition of the mental nurses committee; and for other purposes; Question negatived, 583.

NURSES (AMENDMENT):
[1960-61.] Bill to amend the law relating to nurses for the sick; presented, 41 (Cited as Nurses (Amendment) Act 1961) R.A., 169.

NURSES AND MIDWIVES. See ADDRESSES, VIII.

NURSING HOMES:
[1962-63.] Bill to authorise the Minister of Health to make regulations as to the conduct of nursing homes; and to repeal section 192 of the Public Health Act 1936 and section 246 of the Public Health (London) Act 1936; presented, 22. (Cited as Nursing Homes Act 1963) R.A., 217.

OATHS ACT 1888 (AMENDMENT):

OATHS AND EVIDENCE (OVERSEAS AUTHORITIES AND COUNTRIES):
[1960-61.] Bill to authorise the administration of oaths and the performance of notarial acts by representatives of, and other persons empowered by the authorities of, countries overseas, and by representatives of Her Majesty in post overseas; and to amend the Foreign Tribunals Evidence Act 1856 and the Evidence (Foreign, Dominion and Colonial Documents) Act 1933; presented, 32. (Cited as Oaths and Evidence (Overseas Authorities and Countries) Act 1963) R.A. 313.

OBSCENE AND PROFANE WORDS:
[1960-61.] Bill to prohibit the publication of obscene and profane language or words; presented, 35.

OBSCENE PUBLICATIONS:
[1963-64.] Bill to strengthen the law for preventing the publication for gain of obscene matter and the publication of things intended for the production of obscene matter; presented, 227. (Cited as Obscene Publications Act 1964) R.A., 339.

OBSCENE PUBLICATIONS (AMENDMENT):
[1968-69.] Bill to amend the law relating to obscene publications; presented, 174.

OFFICERS OF THE HOUSE. See HOUSE.

OFFICES, SHOPS AND RAILWAY PREMISES:
[1962-63.] Bill to make fresh provision for securing the health, safety and welfare of persons employed to work in office or shop premises and for securing the health, safety and welfare of persons employed to work in certain railway premises; to amend certain provisions of the Factories Act 1961; and for purposes connected with the matters aforesaid; presented, 10. (Cited as Offices, Shops and Railway Premises Act 1963) R.A., 313.

— [MONEY]. See COMMITTEES, I, 2.

OFFICIAL SECRETS ACT 1911 (AMENDMENT):
[1961-62.] Motion. That leave be given to bring in a Bill to amend the Official Secrets Act 1911; Question negatived, 141.

[1969-70.] Bill to amend the Official Secrets Act 1911 in such a way as to bring it into line with the practice of modern publicity and communications; presented, 262.

OIL AND NATURAL GAS FROM THE NORTH SEA:
[1962-63.] Motion, That this House considers that, in view of the great advantages to be obtained for industry and the people of this country from a supply of natural gas, early legislation should be introduced to carry out the provisions of the 1958 Geneva Convention on the Continental Shelf, followed by ratification of the Convention, and the speedy issue of licences to prospect and obtain oil and natural gas from the North Sea; Debate adjourned, 90.

OIL IN NAVIGABLE WATERS:
[1962-63.] Bill to enable effect to be given to certain amendments of the International Convention for the Prevention of Pollution of the Sea by Oil 1954, and otherwise to extend the Oil in Navigable Waters Act 1955; presented, 32. (Cited as Oil in Navigable Waters Act 1963) R.A., 313.


OLDHAM CORPORATION:
[1965-66.] Bill to authorise the mayor, aldermen and burgesses of the county borough of Oldham to make street improvements, to purchase land compulsorily therefor, to confer powers upon them with reference to the supply of hot water and of heat; and for other purposes; read the first time, 68. Read a second time and committed, 56. Standing Order relative to suspension of Bill, 133.


OPTICIANS. See ADDRESSES, VIII.

ORGANISATION FOR ECONOMIC CO-OPERATION AND DEVELOPMENT AND NORTH ATLANTIC TREATY ORGANISATION:
[1966-67.] Notice given of Queen's Recommendation; Resolution, That it is expedient to authorise the payment out of moneys provided by Parliament of the costs of travel by thirteen Members of this House and seven Lords to Paris for the purpose of visiting the Headquarters of the Organisation for Economic Co-operation and Development and the North Atlantic Treaty Organisation, 482.

ORGAN TRANSPLANTS:
[1968-69.] Bill to rationalise and reform the law on the transplant and donation of organs; presented, 262.
OVERSEAS AID. See also COMMITTEES, I. 2.

OVERSEAS AND OTHER CLERGY (MINISTRY AND ORDINATION):


OVERSEAS DEVELOPMENT AND SERVICE:

[1965-66.] Resolution, That this House welcomes the increase in Britain's aid to developing countries recorded in Command Paper No. 2147, and urges Her Majesty's Government, in implementing the expressed intention to increase that effort still further, wherever possible, to have especial regard to the recruitment of British men and women to serve overseas, to the training in this country of students from overseas, and to the support of educational institutions in the developing countries, 119.

OVERSEAS RESOURCES DEVELOPMENT:

[1968-69.] Bill to raise the limits imposed by the Overseas Resources Development Act 1959 on borrowings by the Commonwealth Development Corporation and on advances to the Corporation by the Minister of Overseas Development; to extend the area of operation of the Corporation; and for purposes connected with those matters; presented, 200. (Cited as Overseas Resources Development Act 1969) R.A., 411.

OWNERSHIP OF PREMISES (VARIOUS PROVISIONS):

[1962-63.] Motion, That leave be given to bring in a Bill to provide for the compulsory acquisition by local authorities of the Crown of certain premises the ownership of which is disputed or uncertain so that the operations of the law are frustrated; Question negatived, 299.

OXFORDSHIRE COUNTY COUNCIL:

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the Oxfordshire County Council in relation to lands and highways and the local government, improvement and finance of the county; to make further provision for the supernumerary employment of members of the Council and local authorities of the county; and for other purposes; Bill brought from the Lords, 596; read a second time and committed, 324.
PALACE OF WESTMINSTER:


PARLIAMENT:


PARLIAMENTARY COMMISSIONER:


PARLIAMENTARY COMMISSIONER ACT 1967 (AMENDMENT):


PARLIAMENTARY COMMISSIONER FOR ADMINISTRATION: See also COMMITTEES, III.


PARLIAMENTARY COMMISSIONER (SALARY): See RESOLUTIONS, IV.

That this House doth agree with the Committee in the said Report, 429.

PARISH COUNCILS AND BURIAL AUTHORITIES (MISCELLANEOUS PROVISIONS):

[1966-67] Bill to amend the law relating to the administration and provision by parish councils of allotments and signs and of burial grounds by burial authorities, and for matters connected therewith; presented, 56 (Cited as Parish Councils and Burial Authorities (Miscellaneous Provisions) Act 1970) R.A., 364. [MONEY]. See RESOLUTIONS, IV.
PARLIAMENTARY COMMISSIONER FOR LOCAL GOVERNMENT (SCOTLAND):

[1968-69.] Resolution, That this House takes note of the facts provided for the appointment and functions of a Parliamentary Commissioner for the investigation of administrative action taken by local authorities in Scotland: ordered; presented, 74. Motion for Second Reading: Motion and Bill withdrawn, 203.

PARLIAMENTARY ELECTIONS: See also COMMITTEES, III.

[1962-63.] Resolution, That it is expedient that an advisory Committee should be appointed by the Home Secretary to examine every application for release from the armed forces for the purpose of contesting a parliamentary election, and to report to the appropriate Service Minister, in each case, whether or not they are satisfied that it is a bona fide application, 107.


PARLIAMENTARY EXPENSES. See also MEMBERS (TRAVELLING EXPENSES).

[1960-61.] Resolution, That, in the opinion of this House, provision should be made—

(a) for the payment to members of this House of allowances not exceeding the fare by rail in respect of the cost of travel by road upon any journey upon which, under the Resolution of this House of the 15th day of November 1945, facilities would be available for travel by any public railway, sea or air service; and

(b) for enabling members of the House of Lords to recover out of the sums voted for the expenses of that House the cost of fares in respect of travel by any public railway, sea or air service (including travel between airport and air station in the coaches provided for persons using any such air service), and allowances not exceeding the fare by rail in respect of the cost of travel by road incurred by them as aforesaid, 215.

[1969-70.] Resolution, That, in the opinion of this House, it is expedient that further provision as regards facilities for Members of this House should be made as follows:—

(a) as from 1st October 1969 provision should be made for payment to Members of this House of an allowance in respect of expenses incurred for their parliamentary duties, being fares in respect of travel by any public railway, sea or air service (including travel between airport and air station in the coaches provided for persons using any such air service), and allowances not exceeding the fare by rail in respect of the cost of travel by road incurred by them as aforesaid, £1,250 a year;

(b) for journeys commenced after the date of this Resolution the facilities now available to Members of this House for free travel on certain journeys by rail, sea and air should be extended to cover travel by road by public transport;

(c) for journeys commenced after the date of this Resolution the limit on the allowances which under the Resolution of this House of 18th May 1961 are now payable to Members of this House for travel by road on certain journeys shall be replaced by a limit in respect of the use of a car of 6d. a mile, 94.

PARLIAMENTARY PRIVILEGE: See also COMMITTEES, III.

[1968-69.] Resolution, That this House takes note of the Report from the Select Committee on Parliamentary Privilege in the last Session of Parliament, 211.

PARLIAMENTARY REFORM:

[1962-63.] Resolution, That this House resolves to maintain Parliament as the paramount forum of the nation and to bring its practices and procedures into harmony with this end and in accord with the needs of 1963, 142.

PARLIAMENTARY REMUNERATION AND EXPENSES. See also MEMBERS (TRAVELLING EXPENSES).

[1964-65.] Resolution, That, in the opinion of this House, it is expedient that provision should be made as from the 16th day of October 1964 (in lieu of the provision made by the Resolution of this House of the 9th day of July 1957)—

(a) for the payment to Members of this House of the following salary, that is to say—

(i) in the case of all Members other than those described in sub-paragraph (ii) below, a salary at the rate of £3,250 a year;

(ii) in the case of Members who are officers of this House and Members for the time being in receipt of a salary as holders of Ministerial office within the meaning of Section 2 of the House of Commons Disqualification Act 1957 (as so amended) or of any other salary or any pension payable under the Ministers of the Crown Act 1937 (as so amended), a salary at the rate of £1,250 a year,

subject, in each case, to the deduction from any payment made before the commencement of any Act of the present Session making provision for a contributory pensions scheme for Members of this House or, in the case of salary not drawn, to the setting aside out of moneys available for making any such payment of sums at the rate of £150 a year to be applied as directed by that Act;

(b) for enabling Members of the House of Lords (except the Lord Chancellor, the Lord Chairman of Committees and any Member in receipt of a salary as the holder of a ministerial office within the meaning of Section 2 of the said Act of 1957 or of any other salary or any pension payable under the Ministers of the Crown Act 1937 (as so amended), a salary at the rate of £3,250 a year, payable to him as Leader or Chief Whip of the Opposition in that House by virtue of any provision in that behalf of an Act of the present Session) to recover out of sums voted for the expenses of that House (in addition to the costs of travel for which provision is made pursuant to any Resolution of this House) any expenses or fees incurred by them as incurred for either of the following purposes—

(i) in the case of all such Members, attendance at sittings of that House or of Committees of that House, other than sittings for judicial business; and

(ii) in the case of Members who are Lords of Appeal within the meaning of the Appellate Jurisdiction Act 1876 but are not Lords of Appeal in Ordinary or holders of high judicial office within the
PARLIAMENTARY REMUNERATION AND EXPENSES:—

meaning of that Act, attendance at sittings of that House or of Committees of that House, being sittings for judicial business, and at sittings of Lords of Appeal in ordinary, in respect of Section 9 of that Act; within a maximum of £4 14s. 6d. for each day of such attendance; and that the limit on the amount of the allowances which under the Resolution of this House of the 18th day of May 1961 are payable to Members of this House or are recoverable by Members of the House of Lords in respect of the cost of travel by road should be 4½d. a mile for journeys commencing after the date of this Resolution instead of the amount of the fare by rail, 88.

PASSPORTS:—

[1967-68.] Bill to provide for the granting of British passports as of right to certain British subjects, to regulate inquiries into the identity of applicants for passports, and to make provision for matters related thereto; presented, 296.

PASTORAL MEASURE:—

[1967-68.] Measure presented, 166. To be presented for Royal Assent, 228. (Cited as Pastoral Measure 1968) R.A., 283.

PATENTS:—See also ADDRESSES, VII and VIII.


PATENTS (EMPLOYEES’ INVENTIONS):—

[1964-65.] [Lords]: Bill, intituled, An Act to extend the time for seeking rights in respect of inventions made by employees; brought from the Lords, 306. Read a second time; committed to a Committee of the whole House, 388.

PATENTS AND DESIGNS (RENEWALS, EXTENSIONS AND FEES):—

[1960-61.] [Lords]: Bill, intituled, An Act to extend to six months the period of grace for the payment of renewal fees for patents and the payment of fees for the extension of the period of copyright in registered designs, to provide a like period of grace for the making of applications for such extension, to validate certain extensions of the said period of copyright, and to repeal provisions of the Patents Act 1949, relating to fees; brought from the Lords, 66. (Cited as Patents and Designs (Renewals, Extensions and Fees) Act 1961) R.A., 266.

PAWNBROKERS:—

[1969-70.] Bill to amend and consolidate the law relating to pawnbroking and for matters connected therewith; presented, 62.

PAY OF NURSES AND MIDWIVES:—

[1967-68.] Motion, That this House, while commending the Report of the National Board for Prices and Incomes on Pay of Nurses and Midwives in the National Health Service for many of its features, Nevertheless regrets its failure to give sufficient recognition to the higher levels of qualification and skill in the nursing profession and urges that the rectification of deficiencies in this respect should be an immediate concern of Her Majesty’s Government; Proceedings lapsed at Seven o’clock, 523.

PEERAGE:—

[1962-63.] Bill to authorise the disclaimer for life of certain hereditary peerages; to include among the peers qualified to sit in the House of Lords all peers in the peerage of Scotland and peeresses in their own right in the peerages of England, Scotland, Great Britain and the United Kingdom; to remove certain disqualifications of peers in the peerage of Ireland in relation to the House of Commons and elections thereto; and for purposes connected with the matters aforesaid; presented, 237. (Cited as Peerage Act 1963) R.A., 313.

PEERAGE (RENUCIATION):—

[1960-61.] Bill to provide machinery whereby certain peerages may be renounced for life; to permit persons who have thus renounced to sit and vote in the House of Commons if elected so to do; and for purposes connected therewith; presented, 163.

PEMBROKE SHIRE COUNTY COUNCIL:—

[1964-65.] [Lords]: Bill, intituled, An Act to provide for the construction and maintenance of a bridge across the river Daucleddau with approach roads and other works, to confer powers on the Narberth Rural District Council with respect to Kingmoor Common; and for other purposes; brought from the Lords, 226. (Cited as Pembrokeshire County Council Act 1965) R.A., 412.

PEMBROKE SHIRE WATER BOARD:—

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the Pembrokeshire Water Board in relation to the finances of the Board; and for other purposes; brought from the Lords, 265; read a second time and committed, 292.

PENALTIES FOR DRUNKENNESS:—

[1961-62.] Bill to increase the penalties for certain offences involving drunkenness or punishable under enactments relating to such offences; ordered; presented, 222. (Cited as Penalties for Drunkenness Act 1962) R.A., 321.

PENSIONS:—See also ADDRESSES, VI.

[1961-62.] Bill to amend the law with regard to the pensions of public service pensioners, and retired officers and other ranks, and widows of the armed services; ordered; presented, 163. Draft Order approved, [1963-64] 53.

PENSIONS (Increase):—


[1965-66.] Bill to make provision with respect to increases or supplements in respect of certain pensions; presented, 7. (Cited as Pensions (Increase) Act 1965) R.A., 63.


— [MONEY]. See COMMITTEES, I, 2 and RESOLUTIONS, IV.

PENSIONS (PUBLIC SERVICE AND ARMED FORCES):—

[1967-68.] Motion, That this House, recognising that despite earlier increases in the awarded pensions of retired public service and armed forces personnel there is hardship, especially among older pensioners, urges Her Majesty’s Government to make provision during the current Parliamentary Session for the improvement of such pensions; Question negatived, 238.
PERIODICAL PUBLICATIONS (PROTECTION OF SUBSCRIBERS):
[1968-69.] Bill to protect prospective subscribers to periodical publications by enabling them in certain circumstances to rescind the agreement to subscribe; and for purposes connected therewith; presented, 156.

[1969-70.] Bill ordered; presented, 127.

PERFORMERS' PROTECTION:
[1962-63.] Lords: Bill, intituled, An Act to amend the law relating to the protection of performers so as to enable effect to be given to a Convention entered into at Rome on 26th October 1961: brought from the Lords, 180. (Cited as Performers' Protection Act 1963) R.A., 313.

PERMISSIVE SOCIETY, PROBLEMS OF THE:
[1969-70.] Motion, That this House views with grave concern the continuing decline of moral standards and the increases of violence, hooliganism, drug taking and obscenity and the consequent undermining of family life; and calls upon Her Majesty's Government to enlist the support of parents, religious leaders, school and university teachers, broadcasters and social workers to give help to those members of the rising generation who may be in need of adequate discipline and a better example; Proceedings lapse at Seven o'clock, 305.

PERPETUITIES AND ACCUMULATIONS:

PERSONAL STATEMENT BY THE HONOURABLE MEMBER FOR BRIXTON:
[1962-63.] Resolution, That this House desires formally to record that the assumptions which prompted the honourable Member for Brixton to make a personal statement on the 10th day of November 1955 regarding Mr. Harold Philby were wrong and that his allegation of the 25th day of October 1955 has been justified by subsequent events, 288.

PET ANIMALS ACT 1951 (AMENDMENT):
[1968-69.] Bill to amend the Pet Animals Act 1951; presented, 228.


PETITIONS

I. Petitions presented and read.
A. Petitions ordered to lie upon the Table.
B. Petitions for grants of Public Money recommended by the Crown.
C. Petitions for leave for Members and Officers to give evidence, &c.
D. Petition referred to the Committee of Privileges.

II. Incidental Proceedings relating to Petitions.

I. PETITIONS PRESENTED AND READ

A. Petitions ordered to Lie upon the Table

B. Petitions for Grants of Public Money recommended by the Crown
Petitions presented and read and referred to the Committee of Supply:

C. Petitions for Members and Officers to give evidence, &c.
Petitions presented and read; and leave given accordingly:
For the proper Officers to produce certain numbers in the volumes of the Official Report and to give evidence relating thereto before the Appeals Committee of the House of Lords, and, if leave to appeal be granted, before the House of Lords, [1962-63] 201.
For the proper Officer to prepare a copy of certain entries in the Journal relating to certain 377090
II. INCIDENTAL PROCEEDINGS RELATING TO PETITIONS

Petitions relative to Hybrid Bills:

Petitions against Hybrid Bills presented by being deposited in the Private Bill Office not later than a certain day to stand referred to the Select Committees on the Bills, [1960-61] 48.—As well as any Petition so deposited in which the Petitioners complain of any Amendment as proposed in the filled up Bill or of any matter which has arisen during the Progress of the Bills before Committees, [1961-62] 45; [1962-63] 37, 69; [1963-64] 229; [1964-65] 81, 123, [1967-68] 85, [1968-69] 71, [1969-70] 159.—Petitions against Hybrid Bills presented by being deposited in the Private Bill Office not later than a certain day, or if the House is not sitting on that day, on or before the next day on which the House sits, as well as any Petition, etc., [1965-66] 58.—Including any Petition standing referred to the Select Committee under any Order of last Session, [1966-67] 31.


Any Petition against a Hybrid Bill presented in pursuance of any Order of the House of the present Session and not withdrawn to stand referred to any Select Committee to whom the Bill may be committed in the next Session, [1965-66] 134.

Select Committee on a Bill disallow the locus standi of the Petitioners, [1965-66] 148.

Petitions relative to Private Bills (see also that title in the General Alphabet):

Order for committal of a Private Bill read and discharged and the Bill committed to a Select Committee; all Petitions against the Bill referred to the Committee, and such Petitioners as pray to be heard by themselves, their Counsel or Agents, to be heard against the Bill, if the Committee think fit, [1961-62] 190.

Other Petitions:

A Petition standing referred to the Select Committee on Public Petitions referred to the Select Committee on a Hybrid Bill, [1960-61] 122.


PHARMACY:

[1963-64.] Bill to amend the Pharmacy Act 1954; ordered; presented, 133; read the third time and passed, 230.

PHARMACY AND POISONS (AMENDMENT):

[1963-64.] Bill to make provision for increase of the fees payable by authorized sellers of poisons in connection with registration of their premises, and for that purpose to amend the Pharmacy and Poisons Act 1933; presented, 50. (Cited as Pharmacy and Poisons (Amendment) Act 1964) R.A., 256.

PHOENIX ASSURANCE COMPANY:

[1968-69.] [Lords]: Bill, intituled, An Act to repeal the Phoenix Assurance Company's Act 1899; presented, 133; read the third time and passed, 230.

PIER AND HARBOUR PROVISIONAL ORDERS:

Bills to confirm Provisional Orders made by the Minister of Transport under the General Pier and Harbour Act 1861 relating to: (BEMBRIDGE HARBOUR):


(BIDEFORD HARBOUR):


(BLACKPOOL PIER AND GREAT YARMOUTH NEW BRITANNIA PIER):


(EXMOUTH):


(GLOUCESTER HARBOUR):


(GREAT YARMOUTH NEW BRITANNIA PIER):


(GREAT YARMOUTH PORT AND HAVEN):


(KING'S LYNN CONSERVANCY):

PIER AND HARBOUR PROVISIONAL ORDERS:—cont.

(LANGSTONE HARBOUR):


(YARMOUTH (ISLE OF WIGHT)):


PILOT LADDERS (SAFETY):

[1969-70.] Bill to assure the security of boarding ladders, and reduce the risk of accidents; ordered, 324; presented, 325.

PIPE-LINES:

[1961-62.] [Lords]: Bill, intituled, An Act to regulate and facilitate the construction, and secure the safe operation, of pipe-lines and make provision for matters arising thereout; and to provide that certain pipe-lines shall be plant or machinery for the purposes of the enactments relating to rating in England and Wales; brought from the Lords, 212. (Cited as Pipe-Lines Act 1962) R.A., 321.

— [MONEY]. See COMMITTEES, I, 2.

PIPE-LINES BILL [LORDS] (ALLOCATION OF TIME):


PITTIENWEEM HARBOUR ORDER CONFIRMATION:


PLACE OF MARRIAGE:

[1965-66.] Bill to eliminate the qualifications regarding residence and place of worship required for the grant of a common licence for the solemnisation of marriage; presented, 46; Order for Second Reading discharged; Bill withdrawn, 71.

PLANNING APPEALS:

[1963-64.] Resolution, That this House, while appreciating the many difficulties in connection with planning appeals, urges Her Majesty's Government to examine what improvements can in equity be made to the machinery of planning appeals and to take the necessary action to effect improvements, 138.

PLANNING BLIGHT AND WORSEMENT:

[1969-70.] Bill to amend the law relating to town and country planning, compulsory purchase, compensation for compulsory purchase, betterment, injurious affection, severance and planning blight; to make further provision in connection with planning blight; to provide compensation for persons whose land is adversely affected by the actions of local or public authorities or government departments; to make provision for worsement; and for connected purposes; presented, 54; Motion for Second Reading; Debate adjourned, 183.

PLANNING CONDITIONS FOR PRIVATE REDEVELOPMENT:

[1961-62.] Bill to enable local planning committees to make conditions with regard to the satisfactory rehousing of displaced tenants and leaseholders in approving schemes for private redevelopment; ordered; presented, 71; Motion for Second Reading; Debate adjourned, 254.

PLANNING IN RECEPTION AREAS:

[1960-61.] Motion, That this House, while recognising that the provision of suitable housing and the redevelopment of obsolescent streets and buildings in large built-up areas cannot in many cases be achieved without a displacement of population, is of opinion that this can only be achieved satisfactorily if those moving to reception areas have convenient jobs and proper social services, and urges Her Majesty's Government to take a greater initiative in bringing together the departments and local authorities involved in order to work out a planned and balanced programme; Debate adjourned, 250.

PLANT HEALTH:


PLANT VARIETIES. See ADDRESSES, VIII.

PLANT VARIETIES AND SEEDS:

[1964-65.] [Lords]: Bill, intituled, An Act to provide for the granting of proprietary rights to persons who breed or discover plant varieties and for the issue of compulsory licences in respect thereof; to establish a tribunal to hear appeals and other proceedings related to the rights, and to exclude certain agreements relating to the rights from Part I of the Restrictive Trade Practices Act 1956; to confer power to regulate, and to amend in other respects the law relating to, transactions in seeds and seed potatoes, including provision for the testing of seeds and seed potatoes, the establishment of an index of names and varieties and the imposition of restrictions as respects the introduction of new varieties; to control the import of seeds and seed potatoes; and for connected purposes; brought from the Lords, 62. (Cited as Plant Varieties and Seeds Act 1964) R.A., 150.

— [MONEY]. See COMMITTEES, I, 2.

PLUMBERS (REGISTRATION):

[1964-65.] Bill to provide for the registration of plumbers and to regulate the practice of plumbing, and for purposes connected therewith; presented, 66.

PLYMOUTH AND SOUTH WEST DEVON WATER:

[1969-70.] Bill to empower the lord mayor, aldermen and citizens of the city of Plymouth and the South West Devon Water Board to construct a reservoir and other works and to confer further powers upon them; and for other purposes, read the first time, 115. Bill read a second time and committed, 260.

PLYMOUTH CORPORATION (HARBOUR AERODROME):

[1960-61.] [Lords]: Bill to originate in the Lords, 49: report by Chairman of Ways and Means relative to Plymouth Corporation (Harrowbeer Aerodrome) Bill [Lords], pursuant to S.O. (Power of Chairman of Ways and Means to report special circumstances, etc., to House), 87.
PNEUMOCONIOSIS

PROCEDURE FOR THE DIAGNOSIS OF:

[1960-61.] Motion, That this House, whilst recognising the advantages gained from basing the diagnosis of pneumoconiosis on X-ray findings, accepts that loss of faculty can ensue from the inhalation of noxious dusts without appreciable radiological changes, and that pulmonary disability as shown in asthma, bronchial spasm, and emphysema results from occupational hazards in coal mining, pottery, and other occupations, and urges the Minister of Pensions and National Insurance to institute an examination of the procedure for the diagnosis of pneumoconiosis, and to accept that loss of faculty can ensue from the inhalation of noxious dusts without radiological signs should be accepted as an industrial disease after ten years of work in the occupation; Debate adjourned, 93.

POISONS: See also ADDRESSES, VIII.


POLICE:


[1963-64.] Bill to re-enact with modifications certain enactments relating to police forces in England and Wales, to amend the Police (Scotland) Act 1956, and to make further provision with respect to the police; presented, 12. (Cited as Police Act 1964) R.A., 256.

[1967-70.] Bill to enable assistance to be given to the Royal Ulster Constabulary by home police forces and empower the Parliament of Northern Ireland to enable assistance to be given to home police forces by the Royal Ulster Constabulary; to make provision in connection with the giving of assistance to home police forces by the Royal Ulster Constabulary; to establish a Police Council for the United Kingdom in place of the Police Council for Great Britain, and to enable certain police pensions regulations to be made with retrospective effect and alter the mode of exercising parliamentary control of the power to make them; presented, 25. (Cited as Police Act 1969) R.A., 81.


Motions, That Draft Order be not made; Debate adjourned, [1967-68] 158. Resumed and Motion withdrawn, 149.

Motions, That Order be withdrawn; Question negatived, [1967-68] 404.

Motions, That Order be withdrawn; Debate adjourned; resumed; Question negatived, [1968-69] 176.

Motions, That Order be withdrawn; Debate adjourned, [1968-69] 46.

POLICE FEDERATION:


POLICE FEDERATIONS:


POLICE (SCOTLAND):


(No. 2) [Lords]: Bill, intituled, An Act to consolidate certain enactments relating to police forces in Scotland and to the execution of warrants in the border counties of England and Scotland and to repeal certain provisions relating to the police in Scotland which have ceased to have any effect; brought from the Lords, 577. (Cited as Police (Scotland) Act 1967) R.A., 397.

POLICE, THANKS TO THE. See THANKS TO THE POLICE.

POLITICAL PARTIES (PUBLICATION OF ACCOUNTS):

[1960-61.] Motion, That leave be given to bring in a Bill to make provision for the compulsory publication of accounts by all political parties; Question negatived, 144.

POINES:

[1966-67.] Bill to make provision with respect to the export and sale of ponies, and for connected purposes; presented, 95. (Cited as Ponies Act 1968) R.A., 305.


POOLE CORPORATION:

[1960-61.] [Lords]: Bill, intituled, An Act to confer further powers upon the mayor, aldermen and burgesses of the borough of Poole, to make further provision for the improvement, health, local government and finances of the borough, and for other purposes; brought from the Lords, 165. (Cited as Poole Corporation Act 1961) R.A., 330.

[MONEY]. See COMMITTEES I, 2 and RESOLUTIONS, IV.
PORT OF LONDON:—cont.

[1964-65] [Lords]: Bill, intituled, an Act to confer further powers upon the mayor, aldermen and burgesses of the borough of Poole, to make further provision for the control of Poole Bridge and for the improvement, health, local government and finances of the borough; and for other purposes; brought from the Lords, 243. (Cited as Poole Corporation Act 1965) R.A., 411.

POOR LAW PROVIDERS:

[1966-75] Bill to provide for the provision of accommodation for the poor for the purposes of the Poor Law; and for other purposes: read the first time, 172.

PORT OF LONDON:

[1960-61] Bill to confer further powers on the Port of London Authority; and for other purposes; read the first time, 73. (Cited as Port of London Act 1961) R.A., 339.


[1964-65] [Lords]: Bill, intituled, An Act to amend the Port of London Acts 1920 to 1964; and for other purposes; brought from the Lords, 200. (Cited as Port of London Act 1965) R.A., 295.

[1966-67] Bill to amend the Port of London Acts 1920 to 1965; and for other purposes; read the first time, 231. (Cited as Port of London Act 1967) R.A., 597.

[1967-68] [Lords]: Bill, intituled, An Act to consolidate with Amendments the Statutory provisions relating to the Port of London Authority; and for other purposes; brought from the Lords, 213. (Cited as Port of London Act 1968) R.A., 368.

[1969-70] [Lords]: Bill, intituled, An Act to make further provision in relation to the discontinuance of operation by the Port of London Authority of certain works; and for other purposes; brought from the Lords, 216. Bill read a second time and committed, 242.

PORT OF LONDON AUTHORITY REVISION ORDER 1967 (PETITION FOR AMENDMENT). See COMMITTEES, 2.

PORT OF LONDON (EXTENSION OF SEAWARD LIMIT):

[1963-64] Bill to extend the existing seaward limit of jurisdiction of the Port of London Authority, and for other purposes; read the first time, 78. (Cited as Port of London (Extension of Seaward Limit) Act 1964) R.A., 177.

PORT OF TYNE:

[1969-70] Bill to empower the Port of Tyne Authority to transfer the Market Place Ferry undertaking at North Shields and South Shields; to make certain provision for enabling the service of that undertaking to be reduced or abandoned; and for other purposes; read the first time, 115. Bill, as amended, considered, 345.

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POST OFFICE: See also ADDRESSES, VII.

[1960-61.] Bill to reorganise the financial arrangements of the Post Office; to amend the Post Office Act, 1953, and the Stamp Duties Management Act, 1891; and for purposes connected with the matters aforesaid; presented, 55. (Cited as Post Office Act 1961) R.A., 169.

[1961-62.] Resolution, That the Postmaster General be authorised, as provided for in Section 5 of the Post Office Act, 1961, to make payments out of the Post Office Fund in the financial year ending with the 31st day of March 1963, 165.

[1962-63.] Resolution, That the Postmaster General be authorised, as provided for in Section 5 of the Post Office Act, 1961, to make payments out of the Post Office Fund for the financial year ending with the 31st day of March 1964, 155.

Resolution, That the limit of the Postmaster General's indebtedness to the Exchequer under subsection (2) of Section 10 of the Post Office Act 1961 be increased from eight hundred and eighty million pounds to nine hundred and sixty million pounds, 155.

[1963-64.] Resolution, That the Postmaster General be authorised, as provided for in Section 5 of the Post Office Act 1961, to make payments out of the Post Office Fund in the financial year ending with the 31st day of March 1965, 166.

[1964-65.] Resolution, That the Postmaster General be authorised, as provided for in Section 5 of the Post Office Act 1961, to make payments out of the Post Office Fund in the financial year ending with the 31st day of March 1966, 200.

Motion, That this House takes note of the Statement on Post Office Prospects, but regrets the proposals contained therein for dealing with the financial problems of the Post Office; Question amended by leaving out from " House " to end and adding " deplores the failure of the previous Administration to take the necessary measures to meet the mounting deficit forecast for the postal services of which it was well aware; welcomes the plans for modernisation contained in the Statement on Post Office Prospects, and accepts that the tariff increases proposed in it are now required in order to permit the efficient development of these services", instead; Question, as amended, agreed to, 200.

[1965-66.] Resolution, That the Postmaster General be authorised, as provided for in Section 5 of the Post Office Act 1961, to make payments out of the Post Office Fund in the financial year ending with the 31st day of March 1967, 123.

Resolution, That the limit of the Postmaster General's indebtedness to the Exchequer under Section 10(2) of the Post Office Act 1961, as amended by Section 1 of the Post Office (Borrowing Powers) Act 1964, be increased from one thousand seven hundred and fifty million pounds to two thousand two hundred million pounds, 176.

Resolution, That the Postmaster General be authorised, as provided for in Section 5 of the Post Office Act 1961, to make payments out of the Post Office Fund in the financial year ending with the 31st day of March 1967, 176.

Motion, That this House regrets the deteriorating services provided by the Post Office; Question negatived, 93.

— [MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

POST OFFICE (BORROWING POWERS):

[1963-64.] Bill to increase the limits imposed by subsection (2) of section 10 of the Post Office Act 1961; presented, 10. (Cited as Post Office (Borrowing Powers) Act 1964) R.A., 100.

[1966-67.] Bill to increase the limits imposed by section 10(2) of the Post Office Act 1961; to provide that nothing in section 10(1) of that Act shall prevent the operation of a giro system; and for connected purposes; presented, 269. (Cited as Post Office (Borrowing Powers) Act 1967) R.A., 408.

— [MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

POST OFFICE CHARGES AND SERVICES:

[1969-70.] Motion, That this House deplores the steep rise in telephone charges which will cause widespread hardship and further increase industrial costs, and regrets the deterioration of Post Office services and the prospect of higher postal charges; Question negatived, 278.

POST OFFICE (DATA PROCESSING SERVICE):

[1966-67.] Bill to authorise the payment out of the Post Office Fund of the expenses of the Postmaster General in providing services and facilities for the processing of data by computer; presented, 415. (Cited as Post Office (Data Processing Service) Act 1967) R.A., 597.
POST OFFICE—PRICES

POST OFFICE (SAVINGS BANK):

[1965-66.] Bill to enable deposits in a post office savings bank to be received for investment in securities, and at rates of interest, other than those authorised by the Post Office Savings Bank Act 1954; to amend the provisions of that Act as to the making and receipt of deposits; and for purposes connected with those matters; presented, 11. (Cited as Post Office (Savings Bank) Act 1960) R.A., 138.

POST OFFICE (SUBWAY):

[1965-66.] Bill to authorise the Postmaster General to construct a subway in the City of Birmingham; presented, 15; read a second time and committed to a Select Committee, 28. [1966-67.] Bill presented, 22. (Cited as Post Office Subway Act 1966) R.A., 192.

POWER POLICY:

[1960-61.] Resolution, That this House urges Her Majesty's Government, while giving due weight to such considerations as public safety, the preservation of landscape and the need to make power available from the cheapest and most efficient sources, to maintain the nuclear power programme at a level that will encourage the development of manufacturing experience and capacity, and provide the best possible prospects for exporting British designs, products and skill, 92.

PRAYER BOOK (ALTERNATIVE AND OTHER SERVICES):


PRAYER BOOK (FURTHER PROVISIONS):


PRAYER BOOK (MISCELLANEOUS PROVISIONS):


PRAYER BOOK (VERSIONS OF THE BIBLE):


PRESERVATION OF SUPERANNUATION BENEFITS:

[1964-65.] Bill to provide for the preservation of benefits arising under superannuation schemes, whether statutory or otherwise, and for purposes connected therewith; presented, 66.

PRESS AND BROADCASTING FREEDOM:

[1966-67.] Bill to give greater freedom to the Press and to broadcasting authorities by clarifying and amending the law relating to contempt of court, official secrets and defamation; ordered; presented, 285. 377096

PRESTON CORPORATION:

[1963-64.] Bill to confer further powers on the mayor, aldermen and burgesses of the borough of Preston, to make further provision in reference to the River Navigation; the health, local government, improvement and finances of the borough; to confer further powers on the constituent councils of the Preston and District Water Board in regard to the recovery of rates and charges on behalf of the Board; and for other purposes; read the first time, 78. (Cited as Preston Corporation Act 1964) R.A., 255.

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers upon the mayor, aldermen and burgesses of the borough of Preston with regard to the finances of the borough; and for other purposes; brought from the Lords, 284. Bill read a second time and committed, 307.

PREVENTION OF CRIME (SCOTLAND):

[1967-68.] Bill to enable constables in Scotland to detain and search persons suspected of having offensive weapons with them in public places without lawful authority or reasonable excuse; presented, 39. Motion for Second Reading; Debate adjourned, 200.

PREVENTIVE JUSTICE (ABOLITION OF POWERS):

[1961-62.] Motion, That leave be given to bring in a Bill to repeal the Justices of the Peace Act, 1361; to abolish all other jurisdictions to exercise the same or similar powers of preventive justice; and for purposes connected therewith; Question negatived, 111.

PRICE AND USE OF LAND:

[1960-61.] Motion, That this House expresses its grave concern at the continuing sharp rise in the price of building land which enriches landowners and land speculators at the cost of the community and places great difficulties in the way of local authorities and would-be owner-occupiers who wish to buy land for building, and urges that in the interests of effective planning and so as to ensure that increased values resulting from the development of our towns and villages are secured for the benefit of the community, provision should now be made for the public acquisition of the freehold of land required for public use or land for private development; Question negatived, 305.

PRICES AND INCOMES: See also ADDRESSES, VI and VII.

[1965-66.] Bill to establish a National Board for Prices and Incomes, and authorise the bringing into force of provisions requiring notice of price increases, pay increases and other matters, and for enforcing a temporary standstill in prices or charges or terms and conditions of employment; in connection with recommendations made by the said Board, to amend the Restrictive Trade Practices Act 1956; and for connected purposes; presented, 107. [1966-67.] Bill presented, 126. (Cited as Prices and Incomes Act 1966) R.A., 209.

(No. 2) Bill to make, in relation to prices and charges and in relation to terms and conditions of employment, further provision to supplement or amend the Prices and Incomes Act 1966; presented, 492. (Cited as Prices and Incomes Act 1967) R.A., 565.
PRICES—PRIVILEGE—cont.

[1967-68] Bill to prolong the duration of certain provisions of the Prices and Incomes Acts 1966 and 1967; to extend the maximum period for which standstills in prices and charges or terms and conditions of employment may be enforced under the powers of those Acts, and to confer further powers for requiring reductions in prices and charges and for the deferment of wages regulation orders and agricultural wages orders; to limit company distributions; to limit rent increases and mitigate certain past rent increases for dwelling-houses, and to enable rents of local authority housing to be changed without notice to quit being given; and for connected purposes: presented, 241. (Cited as Prices and Incomes Act 1968) R.A., 338.


Motion, That an Order be withdrawn; House adjourned for want of Forty Members, [1966-67] 336.

Motion, That an Order be withdrawn; Debate adjourned, [1967-68] 57.

Motion, That an Order be withdrawn; Debate adjourned; resumed and further adjourned, [1967-68] 353. Resumed; Question negatived, 363.

— [MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV.

PRICES AND INCOMES ACT 1966 (AMENDMENT):

[1966-67] Bill to require the Prices and Incomes Board to publish with each report a list of the consultants employed and the fees paid to them: ordered; presented, 414.

PRIMARY EDUCATION IN WALES AND MONMOUTHSHIRE:


PRINTER'S IMPRINT:


PRISON ESCAPES AND SECURITY:


PRISONS:


Motion, That Draft Rules be not made; Question negatived, [1963-64] 82.

PRIVATE BLACKLISTS:

[1967-68] Resolution, That this House views with grave concern the growth of private agencies which collect and provide confidential information concerning individuals in practice which can only be described as blacklisting and which violates the principle that no person is guilty until proved to be so in a court of law, that no person shall be indicted without full knowledge of the indictment and that justice is a public activity and not a private pursuit; and accordingly urges Her Majesty's Government to seek ways of dealing with this manifest threat to the privacy and liberty of the subject, 97.

PRIVATE HEALTH INSURANCE:

[1969-70] Motion, That this House welcomes the development of schemes for private health insurance; Question amended by leaving out from "House" to end and adding "noting the development of schemes for private health insurance, recognises that these cannot provide an adequate alternative to existing methods of financing a comprehensive health service", instead; Question, as amended, agreed to, 78.

PRIVATE HOUSE OWNERS (PROTECTION):

[1961-62] Bill to protect private house owners from the consequences of sub-standard building; to make compulsory the registration of all building firms; and to provide that such firms shall take out insurance policies to compensate private house owners for work not completed owing to bankruptcy: ordered; presented, 231.


PRIVATE INVESTIGATORS:

[1968-69] Bill to provide for the registration and control of private detectives, investigators and certain other persons engaged in obtaining information about private citizens; and for purposes connected with the matters aforesaid: ordered; presented, 231.

PRIVATE PLACES OF ENTERTAINMENT (LICENSED):

[1966-67] Bill to provide for the licensing of certain private places of entertainment: ordered, 379; presented, 380. Order for Second Reading read and discharged; Bill withdrawn, 390.


PRIVATE STREET WORKS:


[1964-65] Bill to amend the law regarding private street works: ordered; presented, 364.

PRIVILEGE: see PARLIAMENTARY PRIVILEGE, and COMMITTEES, III.
I. Proceedings relating to Complaints made to the House of alleged Breaches of Privileges.

II. Incidental Proceedings Relating to Privileges.

1. PROCEEDINGS RELATING TO COMPLAINTS MADE TO THE HOUSE OF ALLEGED BREACHES OF PRIVILEGES

[1962-63.] Complaint being made to the House by Mr. Thorpe, Member for North Devon, of a letter written to him by Messrs. Sharpe, Fritschard & Co., with reference to the Clywedog Reservoir Joint Authority Bill [Lord], as constituting a breach of the Privilege of the House: Mr. Thorpe intimates that he has received an apology from the authors of the letter and that, in view of this apology, he does not intend to submit a Motion to the House, 251.

[1963-64.] Complaint having been made to the House by Mr. Wigg, Member for Dudley, of passages in a speech by Mr. Hogg, Member for St. Marylebone, reflecting on the conduct of Members of the House, the text of which speech purported to be contained in a document issued by the Conservative and Unionist Central Office; Mr. Hogg, having been heard in his place yesterday, then withdraws; Motion, That the matter of the Complaint be referred to the Committee of Privileges, and that, pending their Report, Mr. Hogg be suspended from the service of the House; Question amended, by leaving out from "Privileges" to the end, and, as amended, agreed to, 174. Report, 261.

[1964-65.] Complaint having been made to the House by Sir Herbert Butcher, Member for Holland with Boston, of expressions reported in the Sunday Express newspaper as having been used by Mr. Duffy, Member for Colne Valley, on 12th February at a meeting at Saddleworth; Mr. Duffy withdraws; matter of the Complaint referred to the Committee of Privileges, 137. Report, 162.

[1964-66.] Complaint having been made to the House by Mr. Warbey, Member for Ashton-under-Lyne, of passages in the Spectator newspaper and the Daily Telegraph newspaper which, he submitted, sought to deter him from carrying out his duties as a Member of Parliament and were a reflection on the conduct of Members of Parliament; ruling by Mr. Speaker that in his view the matter did not, prima facie, raise a matter of Privilege, 145. Motion, That the matter of the Complaint be referred to the Committee of Privileges; Question negatived, 193.

[1965-66.] Complaint having been made to the House by Sir Robert Cary, Member for Manchester, Withington, of passages in a speech reported in the Daily Telegraph newspaper as having been delivered by Mr. Chancellor of the Exchequer, reflecting on the conduct of Members of the House; Mr. Chancellor of the Exchequer heard in his place, and then withdraws; matter of the Complaint referred to the Committee of Privileges, 346. Report, 359.

[1966-67.] Complaint having been made to the House by Mr. Fitt, Member for Belfast, West, of the publication in the Protestant Telegraph newspaper of a report reflecting upon the conduct of Members of the House; matter of the Complaint referred to the Committee of Privileges, 415. Report, 460.

[1967-68.] Complaint having been made to the House by Mr. Hooson, Member for Montgomery, of the publication in the magazine Town of a report reflecting upon the conduct of Members of the House; matter of the Complaint referred to the Committee of Privileges, 34. Report, 87.

Complaint having been made to the House by Mr. Hannan, Member for Glasgow, Maryhill, of a letter from Mrs. Ewing, Member for Hamilton, published in the Scotsman newspaper, reflecting upon the conduct of Members of the House; Mrs. Ewing heard in her place, and then withdraws; Motion to refer the matter of the Complaint to the Committee of Privileges, withdrawn, 265.

Complaint having been made to the House by Mr. Palmer, Member for Bristol, Central, of an article published in the Observer newspaper, purporting to give an account of evidence given before the Select Committee on Science and Technology and not reported by them to the House; matter of the Complaint referred to the Committee of Privileges, 273. Report, 332. Report from the Committee of Privileges considered; Mr. Dalyell heard in his place; his speech entered; Mr. Speaker directs him to withdraw, and he withdraws accordingly; Resolution, That this House doth agree with the Committee in their Report, and that Mr. Speaker do reprimand Mr. Dalyell for his breach of privilege and his gross contempt of the House; Mr. Dalyell ordered to attend in his place, and reprimanded by Mr. Speaker; the Reprimand ordered to be entered upon the Journal, 361.
I. PROCEEDINGS RELATING TO COMPLAINTS MADE TO THE HOUSE OF ALLEGED BREACHES OF PRIVILEGES—CONTR.

[1968-69.] Complaint having been made to the House by Mr. Short, Member for Wolverhampton, North-East, of a Report published in the Wolverhampton Express and Star newspaper, impugning partial conduct to her as Chairman of Sub-Committee B of the Estimates Committee; master of the Complaint referred to the Committee of Privileges, 151. Report, 162.

Complaint having been made to the House by Sir Doug. J. MacIntosh, Member for Berwick and East Lothian, of a matter reported in The Times newspaper and disclosing an attempt to serve legal papers on a Member of the House; master of the Complaint referred to the Committee of Privileges, 223. Report, 291.

II. INCIDENTAL PROCEEDINGS RELATING TO PRIVILEGES

Mr. Speaker reports at the beginning of new Parliament that he has laid claim to all the Commons' Ancient Rights and Privileges which Her Majesty has confirmed, [1964-65] 5, [1966-67] 5.

[1966-67.] A Public Petition concerning Anthony Neil Wedgwood Benn brought up and read; master of the Petition referred to the Committee of Privileges, 37. Report, 142. Mr. Speaker acquaints the House that he has received a Letter from Mr. Anthony Neil Wedgwood Benn, which he reads to the House; Motion, That Mr. Benn be admitted in, and heard, negatived; Order, That the Report of the House be considered accordingly; Motion for Resolution, Amendment proposed, and Debate adjourned, 181. Debate resumed; Amendment not made; Resolution, That this House takes note of the fact that Mr. Benn on succession to the Viscounty of Stansegate on 17th November 1960 ceased to be a Member of the House and agrees with the Committee of Privileges in their Report, 182.

[1962-63.] Resolution, That Mr. John Profumo, in making a personal statement to the House on 22nd March 1963 which contained words which he later admitted not to be true, was guilty of a grave contempt of the House, 246.

[1968-69.] Resolution, That this House takes note of the Report from the Select Committee on Parliamentary Privilege in the last Session of Parliament, 321. See also COMMITTEES, III, and V, 3; and PROCEDURE (PRIVILEGE).

PROBLEMS FACING SMALL BUSINESSES:

[1966-67.] Resolution, That this House takes note of the increasing difficulties facing small businesses; recognises their important contribution to Great Britain's economy; and calls upon Her Majesty's Government, in the national interest, to take urgent and positive steps to stimulate and encourage the prosperity and growth of this energetic and enterprising section of the community, 347.

PROBLEMS OF THE PERMISSIVE SOCIETY.

See also PERMISSIVE SOCIETY, PROBLEMS OF.

PROBLEMS OF THE THAMES LIGHTERAGE INDUSTRY

[1967-68.] Motion, That this House deplores the decline of the Thames lighterage industry, regrets the under-utilisation of the commercial potentialities of the River Thames, and calls upon the Government to establish an inquiry into the Thames lighterage industry to ascertain the future organisation and contribution of the industry in a co-ordinated transport policy for the River Thames within the projected port authority; Motion withdrawn, 61.

PROBLEMS OF RURAL TRANSPORT:

[1961-62.] Motion, That this House, deeply concerned to preserve the vitality, prosperity and amenities of the countryside, calls upon Her Majesty's Government to take such steps as are necessary to secure adequate transport facilities in such areas; Proceedings lapsed at Seven o'clock, 59.

Complaint having been made to the House by Mr. Maxwell, Member for Buckingham, of an article published in the Sunday Times newspaper reflecting upon his conduct as Chairman of the Catering Sub-Committee of the Select Committee on House of Commons (Services) and as a member of that Committee; master of the Complaint referred to the Committee of Privileges, 376. Special Report (inquiry not completed), 387.

[1969-70.] Motion of Mr. Maxwell's Complaint again referred to the Committee, 14. Report, 189.

Complaint having been made to the House by Mr. MacIntosh, Member for Berwick and East Lothian, of a matter reported in The Times newspaper and disclosing an attempt to serve legal papers on a Member of the House; master of the Complaint referred to the Committee of Privileges, 93. Report, 248.

PROBLEMS OF THE REGIONS:

[1966-67.] Motion, That this House regrets the effect of Her Majesty's Government's restrictive economic policies on the development of the less prosperous regions, and calls upon Her Majesty's Government to take positive measures clearly designed to promote economic growth in these areas; Question amended by leaving out from "House" to end and adding "regrets the failure of the previous Conservative administrations to tackle adequately the deep seated economic problems of the less prosperous regions and welcomes the energetic measures taken by Her Majesty's Government in the past two years to achieve a better economic balance between the regions on a permanent basis", instead; Question, as amended, agreed to, 452.

PROCEDURE: See also COMMITTEES, III.


[1964-65.] Reports from the Select Committee, and Second Report from the Select Committee on Procedure in Session 1963-64 considered; Resolution, taking note of the Reports and approving an Amendment to the Standing Orders set out in Schedule, 421.

[1966-67.] Motion for the consideration of the Report from the Select Committee on Procedure in the last Parliament and the First Report from the Select Committee on Procedure in Session 1964-65, and agreed to; Resolution, taking note of certain of
PROCEDURE—PROCEDINGS 283

PROCEDURE:—cont.
the Reports and approving Amendments to the Standing Orders, to have effect on a certain date.

Resolution, That this House takes note of the First, Second, Third and Fourth Reports of Select Committee on Procedure, 447.

[1967-68.] Resolution, That this House takes note of the First, Second, Fourth, Fifth and Sixth Reports from the Select Committee on Procedure in the last Session of Parliament, 20.

[1968-69.] Resolution, That this House takes note of the First and Second Reports from the Select Committee on Procedure in this present session of Parliament, 387.

PROCEDURE (DEBATE ON MATTERS AVOIDING JUDICIAL DECISION):
[1962-63.] Resolution, That, subject always to the discretion of the Chair and to the right of the House to legislate on any matter,
(1) matters awaiting or under adjudication in all courts exercising a criminal jurisdiction and in courts martial should not be referred to—
(a) in any Motion (including a Motion for leave to bring in a Bill), or
(b) in debate, or
(c) in any question to a Minister including a supplementary question;
(2) matters awaiting or under adjudication in a civil court should not be referred to—
(a) in any Motion (including a Motion for leave to bring in a Bill), or
(b) in debate, or
(c) in any question to a Minister including a supplementary question,
(3) Paragraphs (1) and (2) of this Resolution should have effect—
(a) in the case of a criminal case in courts of law, including courts martial, from the moment the law is set in motion by a charge being made;
(b) in the case of a civil case in courts of law, from the time that the case has been set down for trial or otherwise brought before the court, as for example by notice of motion for an injunction;
(c) in the case of any judicial body to which the House has expressly referred a specific matter for decision and report, from the time when the Resolution of the House is passed.

(4) Paragraphs (1) and (2) of this Resolution should cease to have effect—
(a) in the case of courts of law, when the verdict and sentence have been announced or judgment given, but resumed when notice of appeal is given until the appeal has been decided;
(b) in the case of courts martial, when the sentence of the court has been confirmed and promulgated, but resumed when the convicted man petitions the Army Council, the Air Council or the Board of Admiralty;
(c) in the case of any judicial body to which the House has expressly referred a specific matter for decision and report, as soon as the report is laid before the House, 297.

PROCEDURE FOR THE DIAGNOSIS OF PNEUMOCONIOSIS. See PNEUMOCONIOSIS, PROCEDURE, &c.

PROCEDURE (PRIVILEGE):
[1960-61.] Order, That a complaint of breach of privilege may be heard if the complaint be made before the commencement of public business on the next sitting day after notice thereof has been given to Mr. Speaker, and if Mr. Speaker is satisfied that the notice has been given at the earliest opportunity, 9.

PROCEDURE (SELECT COMMITTEES):
I. PROCEEDINGS POSTPONED—cont.

Standing Order (Time for taking Private Business), or leave having been given to move the Adjournment of the House under the Standing Order (Motion for Adjournment on definite matter of urgent public importance) or the Standing Order (Adjournment on specific and important matter that should have urgent consideration), or pursuant to Sessional Orders (Business of the House),—relative to,—

BILL:


On Consideration of Bills:


On Question for reading a Bill the third time now, [1960-61] 125. Resumed, 125.

On Consideration of Lords Amendments:


Ways and Means:


In Committee of Ways and Means:


[Note: The Committee of Ways and Means was abolished in Session 1966-67.]

Other Matters:


II. PROCEEDINGS LAPSE

Pursuant to Order (Business of the House) [1st November 1961], at Seven o'clock, on a Question for a Resolution, [1961-62] 59.


For the lapsing of Motions for the Adjournment of the House, see under HOUSE OF COMMONS, Motions for the Adjournment of the House.

III. PROCEEDINGS DEFERRED OR SUSPENDED

Proceedings deferred pursuant to Order [14th December 1966] (Sittings of the House (Morning Sittings)), a Question having been put and the opinion of the Chair as to the decision thereof having been challenged,—relative to,—

BILL:


In Committee on a Bill, [1966-67] 349. House again resolves itself into the Committee, at the same Sitting, 350.


In Committee of Supply:


[Note: The Committee of Supply was abolished in Session 1966-67.]

Ways and Means:


In Committee of Ways and Means:


[Note: The Committee of Ways and Means was abolished in Session 1966-67.]

Other Matters:


Proceedings suspended pursuant to Order (Sittings of the House (Suspended Sittings)), on Motion made in the House:


Proceedings suspended pursuant to Standing Order (Sittings of the House (Suspended Sittings)), on Motions in the House:

III. Proceedings Deferred or Suspended—cont.

No Question before the House, after Bill reported from Committee, [1968-69] 332. Resumed, 333.


On Question for reading a second time a Clause offered to be added to a Bill on Consideration, [1968-69] 229. Resumed, 229.

IV. PROCEEDINGS INTERRUPTED

Proceedings pursuant to Standing Order (Adjournment on specific and important matter that should have urgent consideration) interrupted after Three hours by Mr. Speaker, [1967-68] 289, [1968-69] 134, 217, [1969-70] 333.

IV. PROCEEDINGS INTERRUPTED

For other Proceedings interrupted pursuant to Standing Order or to Allocation of Time Orders, or at the moment of interruption (no Question being before the House), see under SPEAKER, IV.

V. PROCEEDINGS NULL AND VOID

Proceedings on a Bill subsequent to a Division [after Mr. Speaker's direction to alter the numbers for the Division in the Journal], [1962-63] 196.

PROCEEDINGS AGAINST ESTATES:


PROFESSIONS SUPPLEMENTARY TO MEDICINE:


PROFUMO, MR. JOHN. See PRIVILEGES.

PROGRESS TOWARDS A PROPERTY-OWNING DEMOCRACY:

[1963-64.] Motion, That this House notes the rapid progress which has been made towards the aim of a property-owning democracy, welcomes the steady increase since 1951 in the country's stock of new houses, resulting in the present position that nearly half the number of families in the United Kingdom own the homes in which they live, and congratulates the Government upon its success in creating the conditions for a further acceleration in the rate of building of houses for owner-occupation; Debate adjourned, 267.

PROTECTION FROM DOGS:

[1967-68.] Bill to compel dog owners to display a warning notice on their outside gate; and for connected purposes; ordered; presented, 392. [1968-69] Bill ordered; presented, 145.

PROTECTION FROM EVICTION:

[1964-65.] Bill to restrict eviction from dwellings; to postpone the deceleration of formerly requisitioned dwellings; and for purposes connected therewith; presented, 72. [Cited as Protection from Eviction Act 1964] R.A., 87.

—[MONEY]. See COMMITTEES 1, 2.

PROTECTION OF AMENITY:

[1961-62.] Bill to make better provision for the protection and enhancement of amenity in town and country; presented, 33. Motion for Second Reading withdrawn; Bill withdrawn, 134.

PROTECTION OF ANIMALS:

[1968-69.] Bill to amend the law regarding the protection of animals; ordered; presented, 293.

PROTECTION OF ANIMALS (ANAESTHETICS):


PROTECTION OF BENEFICIARIES:

[1967-68.] Bill to enable a person who, or whose spouse, is referred to in a will as a beneficiary to join at least two persons not so referred to in attesting the execution of that will without invalidating his benefit or the benefit of the spouse; ordered; presented, 109. Order for Second Reading discharged; Bill withdrawn, 127.

PROTECTION OF BIRDS:


PROTECTION OF BIRDS ACT 1934 (AMENDMENT):

[1963-64.] Bill to provide that Section 10 of the Protection of Birds Act 1934 shall no longer extend to Northern Ireland except in so far as it authorises the Minister of Home Affairs for Northern Ireland to grant licences for the impo-ration of wild birds or their nests or eggs; presented, 50. [Cited as Protection of Birds Act 1934 (Amendment) Act 1964] R.A., 302.

PROTECTION OF DEER:

[1964-65.] Bill to prohibit the hunting with hounds of deer and the killing or capturing of deer with stags; to provide for the control of deer by approved methods; and for purposes connected therewith; ordered, 130; presented, 131.
PROTECTION OF MUSEUMS AND ART

— [MONEY]. See COMMITTEES, I, 2.

PROTECTION OF DEPOSITORS:

[1962-63.] Bill to penalise fraudulent inducements to invest on deposit; to restrict and regulate the issue of advertisements for deposits; to make special provision with respect to the accounts to be delivered by and the supervision of companies which issue such advertisements; to amend section 13 of the Prevention of Fraud (Investments) Act 1958; and for purposes connected with the matters aforesaid; presented, 31. (Cited as Protection of Depositors Act 1963) R.A., 271.

PROTECTION OF HOUSE PURCHASERS:

[1966-67.] Resolution, That this House, while welcoming the increased protection which home purchasers have gained by voluntary methods, urges Her Majesty's Government to consider whether ultimately legislation is not needed to make more effective the work of the National House Builders Registration Council, 264.

PROTECTION OF MUSEUMS AND ART GALLERIES:

[1966-67.] Bill to make it an offence to remove without authority any work of art from a publicly-owned collection; presented, 562.

[1967-68.] Bill ordered; presented, 64. Order for Second Reading discharged; Bill withdrawn, 106.

PROTECTION OF OTTERS:

[1968-69.] Bill to provide for the protection of otters; ordered; presented, 253.

PROTECTION OF PENSION RIGHTS:

[1969-70.] Bill to amend the law relating to schemes providing pensions, annuities, retirement and other benefits; presented, 281. Motion for Second Reading; Question negatived, 337.

PROTECTION OF PURCHASERS OF NEW HOUSE PROPERTY:

[1963-64.] Resolution, That this House, recognising the need to protect house purchasers from jerry building, poor materials and bad workmanship, congratulates the National House-Builders Registration Council on its efforts to obtain high standards in the building trade by voluntary agreement, and believes that legislation should now be considered to ensure that all house builders conform to accepted standards and specifications, and insure against contingencies, 54.

PROTECTION OF TENANTS (LOCAL AUTHORITIES):

[1960-61.] Bill to provide security of tenure for tenants of local authorities, authorities owning or managing new towns, housing associations, housing trusts and other similar bodies; presented, 134.

PROTECTION OF TENANTS OF FURNISHED ACCOMMODATION:

[1963-64.] Bill to provide for the protection of the tenants of furnished accommodation who have applied for or received a decision from a rent tribunal; presented, 49. Order for Second Reading discharged; Bill withdrawn, 171.

PROTECTION OF THE PERSON AND PROPERTY:

[1969-70.] Bill to protect the person and property by penalising the making or possession or use of certain devices containing an inflammable liquid or substance; presented, 281. Motion for Second Reading; Question negatived, 337.

PROTECTION OF UNIT TRUST INVESTORS:

[1969-70.] Bill to amend the law affecting unit trusts and to make provision for valuations and financial liquidity as regards unit trusts investing in real estate, and otherwise to make provision about matters incidental to the protection of investors in unit trusts, and for purposes connected therewith; presented, 56.

PROVISIONAL COLLECTION OF TAXES:

[1967-68.] [Lords]: Bill, intituled, An Act to consolidate the Provisional Collection of Taxes Act 1913 and certain other enactments relating to the provisional collection of taxes or matters connected therewith; brought from the Lords, 66. (Cited as Provisional Collection of Taxes Act 1968) R.A., 95.

PROVISIONAL ORDERS (SCOTLAND)


Public Accounts: See also Committees, III, Reports III, and Supply.

- [1963-64] Motion, That this House takes note of the Second Report from the Committee of Public Accounts relating to guided weapons contracts placed by the Ministry of Aviation with Ferranti Limited; Amendment proposed, at end, to add "and censures Her Majesty's Government for its laxity in permitting excessive profits to be made at the taxpayer's expense on private contracts"; Amendment not made; Main Question agreed to, 231.

- [1966-67] Resolution, That this House takes note of the First and Second Reports of the Committee of Public Accounts and of the Treasury Minute on those Reports, 265.

- [1967-68] Resolution, That this House takes note of the Fifth Report and of the First and Second Special Reports from the Committee of Public Accounts in the last Session of Parliament and of the Treasury Minute dated 8th November 1967 on those Reports, 18.

Resolution, That this House takes note of the Third Special Report from the Committee of Public Accounts, 219.


- [1969-70] Resolution, That this House takes note of the First, Second and Third Reports from the Committee of Public Accounts in the last Session of Parliament and of the Treasury Minute on those Reports, 46.

Public Authorities (Allowances): See also Addresses, VIII.

- [1960-61] Bill to provide for the amendment of the conditions giving entitlement to payment of certain allowances to members of bodies to which Part VI of the Local Government Act 1948 applies, and to members of certain bodies constituted under the National Health Service Act 1946, and the National Health Service (Scotland) Act, 1947, and to payment of travelling allowances to justices of the peace and members of probation and other committees constituted under the Criminal Justice Act, 1948; and for matters connected therewith; presented, 192. (Cited as Public Authorities (Allowances) Act 1961) R.A., 303.


PUBLIC EXPENDITURE AND RECEIPTS:

- [1967-68] Bill to increase contributions payable under the National Insurance Act 1965 and the National Health Service Contributions Act 1965, and to strengthen the provisions of the former Act as to enforcement; to restrict the enactments providing for the supply of milk to schoolchildren; to provide compensation for civil defence employees in connection with the reduction of activities under section 2 of the Civil Defence Act 1948; to provide for increasing, or for abolishing in the interests of economy, certain fees and other payments; and to amend section 3 of the Local Employment Act 1960 as regards consultation with the advisory committee; and for purposes connected therewith; presented, 102. (Cited as Public Expenditure and Receipts Act 1968) R.A., 166.


PUBLIC HEALTH: See also Addresses, VIII.

- [1960-61] (Lords); Bill, entitled, An Act to amend the provisions of the Public Health Act 1936, relating to building bye-laws, to make such amendments of the law relating to public health and the functions of county councils and other local authorities as are commonly made in local Acts, to amend the law relating to trade effluents and to amend section two hundred and forty-nine of the said Act of 1936; brought from the Lords, 136. (Cited as Public Health Act 1961) R.A., 339.


PUBLIC EXPENDITURE AND RECEIPTS:

- [1967-68] Bill to increase contributions payable under the National Insurance Act 1965 and the National Health Service Contributions Act 1965, and to strengthen the provisions of the former Act as to enforcement; to restrict the enactments providing for the supply of milk to schoolchildren; to provide compensation for civil defence employees in connection with the reduction of activities under section 2 of the Civil Defence Act 1948; to provide for increasing, or for abolishing in the interests of economy, certain fees and other payments; and to amend section 3 of the Local Employment Act 1960 as regards consultation with the advisory committee; and for purposes connected therewith; presented, 102. (Cited as Public Expenditure and Receipts Act 1968) R.A., 166.


PUBLIC EXPENDITURE AND RECEIPTS:

- [1967-68] Bill to increase contributions payable under the National Insurance Act 1965 and the National Health Service Contributions Act 1965, and to strengthen the provisions of the former Act as to enforcement; to restrict the enactments providing for the supply of milk to schoolchildren; to provide compensation for civil defence employees in connection with the reduction of activities under section 2 of the Civil Defence Act 1948; to provide for increasing, or for abolishing in the interests of economy, certain fees and other payments; and to amend section 3 of the Local Employment Act 1960 as regards consultation with the advisory committee; and for purposes connected therewith; presented, 102. (Cited as Public Expenditure and Receipts Act 1968) R.A., 166.


PUBLIC HEALTH: See also Addresses, VIII.

- [1960-61] (Lords); Bill, entitled, An Act to amend the provisions of the Public Health Act 1936, relating to building bye-laws, to make such amendments of the law relating to public health and the functions of county councils and other local authorities as are commonly made in local Acts, to amend the law relating to trade effluents and to amend section two hundred and forty-nine of the said Act of 1936; brought from the Lords, 136. (Cited as Public Health Act 1961) R.A., 339.


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PUBLIC HEALTH (NOTIFICATION OF BIRTHS):
[1964-65.] Bill to amend the enactments relating to the notification of births to medical officers of health; presented, 66. (Cited as Public Health (Notification of Births) Act 1965) R.A., 411.

PUBLIC HEALTH (RECURRING NUISANCES). See PUBLIC HEALTH ACT (AMENDMENT).

PUBLIC HEALTH (WASHING FACILITIES):
[1960-61.] Bill to amend section eighty-nine of the Public Health Act 1936, to make provision for washing facilities in places of public refreshment and for purposes connected therewith; presented, 177.

PUBLIC HEALTH ACT 1961 (AMENDMENT):
[1962-63.] Bill to amend section 41 of the Public Health Act 1961; ordered; presented, 252.

PUBLIC INVESTMENT:
[1960-61.] Motion, That this House takes note of the White Paper on Public Investment in Great Britain and welcomes the opportunity to debate the financial and economic implications of the programmes set out therein; Amendment proposed, to leave out from " Britain " to end and add " but regrets that the investment programme makes no adequate provision for the expansion of the economy, the relief of local unemployment or the improvement of social services "; instead ; Debate adjourned, 16. Resumed; Amendment proposed, to leave out from " Britain " to end and add " but regrets that the proposed scale of public investment is inadequate both for housing, health, education and other social purposes and for the achievement of the necessary economic expansion of Great Britain "; Amendment not made; Main Question agreed to, 17.

[1961-62.] Motion, That this House takes note of the White Paper on Public Investment in Great Britain; Amendment proposed, at end to add, " but regrets that the proposed scale of public investment is inadequate both for housing, health, education and other social purposes and for the achievement of the necessary economic expansion of Great Britain "; Amendment not made; Main Question agreed to, 44.

[1962-63.] Resolution, That this House takes note of the Command Paper on Public Investment in Great Britain, 43.

PUBLIC LAVATORIES (ABOLITION OF TURNSTILES):
[1960-61.] Bill to prohibit the restriction by any local authority of access to a public lavatory or sanitary convenience by means of a turnstile; and to provide for the removal of such turnstiles; ordered; presented, 300.

[1962-63.] Bill presented, 168. Order for Second Reading discharged; Bill withdrawn, 244.

PUBLIC LAVATORIES (TURNSTILES):
[1963-64.] Bill to make it the duty of local authorities to abolish turnstiles in public lavatories and sanitary conveniences; presented, 168. (Cited as Public Lavatories (Turnstiles) Act 1963) R.A., 313.

— [MONEY]. See COMMITTEES, I, 2.

PUBLIC LIBRARIES AND MUSEUMS:
[1964-65.] Bill to place the public library service provided by local authorities in England and Wales under the superintendence of the Minister of Education, to make new provision for regulating and improving that service and as to the provision and maintenance of museums and art galleries by such authorities, and for purposes connected with the matters aforesaid; presented, 83. (Cited as Public Libraries and Museums Act) R.A., 339.

— [MONEY]. See COMMITTEES, I, 2.

PUBLIC OPINION REGISTER:
[1964-65.] Bill to establish a published register on which opinions in relation to Government Green Papers and certain other Government policy documents may be publicly expressed and recorded prior to further Government action; ordered, 357; presented, 360.

PUBLIC ORDER:
[1962-63.] [Lords]: Bill, intituled, An Act to increase the penalties for offences under section 5 of the Public Order Act 1936 and section 1 of the Public Meeting Act 1908; brought from the Lords, 265. (Cited as Public Order Act 1963) R.A., 313.

PUBLIC ORDER ACT 1936 (AMENDMENT):
[1961-62.] Bill to amend the Public Order Act 1936; ordered; presented, 321.


[1967-68.] Motion, That leave be given to bring in a Bill to amend the Public Order Act 1936 so as to provide for the identification, imprisonment and subsequent deportation of persons other than Her Majesty's subjects and of alien militant agitators taking part in, or conspiring in the preparation of, lawful public demonstrations; Question negatived, 396.

PUBLIC PETITIONS. See COMMITTEES, III, and PETITIONS.

PUBLIC RECORDS:
[1966-67.] [Lords]: Bill, intituled, An Act to reduce the period of fifty years specified in section 5(1) of the Public Records Act 1958 as that for which certain public records must have been in existence for them to be available for public inspection; brought from the Lords, 503. (Cited as Public Records Act 1967) R.A., 565.

PUBLIC RELATIONS COMPANIES (REGISTRATION OF POLITICAL CLIENTS):
[1963-64.] Bill to provide for the registration of those clients of public relations companies who are engaged in political activities; ordered; presented, 309.

PUBLIC SCHOOLS, ENTRY TO. See ENTRY TO PUBLIC SCHOOLS.

PUBLIC SERVICE AND ARMED FORCES PENSIONS COMMISSION:
[1966-67.] [Lords]: Bill to establish a Commission to review public service and armed forces pensions in order to ensure that they rise with the cost of living; presented, 58. Motion for Second Reading; Debate adjourned, 85. Resumed; Question negatived, 200.
PUBLIC SERVICE VEHICLES (TRAVEL CONCESSIONS) ACT 1955 (AMENDMENT): [1962-63.] Bill to make further provision with respect to the allowing of free travel or reduced fares on public service vehicles run by local authorities; and for purposes connected therewith; ordered, presented, 119.

[1963-64.] Bill ordered, 198; presented, 199.

PUBLIC WORKS LOANS: [1963-64.] Bill to make further provision with respect to loans out of the Local Loans Fund, with respect to temporary borrowing by local authorities in Scotland and with respect to the re-borrowing powers of public authorities; to authorise an increase in the loans which may be made to the Government of Northern Ireland; and for connected purposes; presented, 337. (Cited as Public Works Loans Act 1965) R.A., 411.


QUALITY OF LIFE IN THE GREATER LONDON AREA: [1969-70.] Motion, That this House approves the policies of Her Majesty's Government which have resulted in increased prosperity and happiness for the people of the Greater London area; and regrets that the actions of many local government bodies have recently been out of harmony with the spirit of legislation passed by this House for the well-being of all citizens in the Greater London area; Debate adjourned, 212.

QUEEN

I. Her Majesty gives the Royal Assent to Bills and Measures.

II. Her Majesty's Consent to Bills and Measures signified.

III. Her Majesty's Recommendation to various matters signified.

IV. Her Majesty's Pleasure signified to the House.

V. Her Majesty's Approbation signified to the House.

VI. Her Majesty places certain interests, etc., at the disposal of Parliament.

VII. Her Majesty's Speeches at the opening and close of each Session.

VIII. Incidental Proceedings relative to the Queen.

1. HER MAJESTY GIVES THE ROYAL ASSENT TO BILLS AND MEASURES


II. HER MAJESTY'S CONSENT TO BILLS AND MEASURES SIGNIFIED

Her Consent signified:

To Private Bills on Motions for Third Readings,

As Queen, and in right of Her Duchy of Lancaster,

As Queen, and in right of Her Duchy of Lancaster, and on behalf of the Prince of Wales as Duke of Cornwall,

In right of Her Duchy of Lancaster,

On behalf of the Prince of Wales as Duke of Cornwall,

As Queen and on behalf of the Prince of Wales as Duke of Cornwall,

To Public Bills on Motions for Third Readings,

As Queen, in right of Her Duchy of Lancaster, and on behalf of the Prince of Wales as Duke of Cornwall,

As Queen:
On Consideration of a Lords Amendment,

To Church of England (National Assembly) Measures,

To a Motion, That during the absence through illness of Mr. Speaker, a Member be entitled to exercise all the powers vested in the Deputy Chairman of Ways and Means including his powers as Deputy Speaker,
[1964-65] 41.

III. HER MAJESTY'S RECOMMENDATION TO VARIOUS MATTERS SIGNIFIED

To Motions proposed to be moved under the Standing Order (Money Committees) in Committees of the whole House, see COMMITTEES, I.

To proposed Motions relating to Money (made pursuant to the Standing Order (certain proceedings relating to public money) [made 14th December 1966, with effect from 17th January 1967]), see RESOLUTIONS, IV.

To a Motion proposed to be moved in a Committee of the whole House, relating to Comptroller and Auditor General (Salary),
[1963-64] 163, and see RESOLUTIONS, IV.

To a Motion, That the requirements of certain Standing Orders and the practice of the House relating to the imposition of charges on the people be deemed to have been complied with in respect of any provisions of a certain Bill or of any Amendment thereto moved by a Minister of the Crown,

To Petitions from the British Museum for Aid,

IV. HER MAJESTY'S PLEASURE SIGNIFIED TO THE HOUSE

By Members:
That the House shall present their Speaker for Her Majesty's Royal Approbation at a particular time,

That Her Majesty will be attended,

By the Lord Chancellor, as one of the Lords Commissioners appointed to open a new Parliament:
That the House shall proceed to the choice of a Speaker and present him for Her Majesty's Royal Approbation at a particular time,

V. HER MAJESTY'S APPROBATION SIGNIFIED TO THE HOUSE

By the Lord Chancellor, as one of the Lords Commissioners: Her Majesty's Approbation of Mr.
Speaker Elect,

VI. HER MAJESTY PLACES CERTAIN INTERESTS, &c., AT THE DISPOSAL OF PARLIAMENT

Her prerogative and interest, so far as they are affected by Bills, for the purposes of Bills:
Post Office Bill (on Motion for Second Reading),
Hyde Park (Underground Parking) Bill (on Motion for Second Reading),
Sierra Leone Independence Bill (on Motion for Second Reading),
Tanganyika Independence Bill (on Motion for Second Reading),
Southern Rhodesia Constitution Bill (on Motion for Second Reading),
[1961-62] 244.
West Indies Bill (Lords) (on Motion for Second Reading),
Jamaica Independence Bill (on Motion for Second Reading),
Trinidad and Tobago Independence Bill (on Motion for Second Reading),
Uganda Independence Bill (on Motion for Second Reading),
Peeage Bill (on Motion for Second Reading),
[1962-63] 244.
Malaysia Bill (on Motion for Second Reading),

VI. Her Majesty places certain interests &c.—cont.

Bahama Islands Constitution Bill (on Order for Second Reading being read), [1963–64] 21.
Malawi Independence Bill (on Order for Second Reading being read), [1963–64] 232.
Zambia Independence Bill (on Order for Second Reading being read), [1963–64] 288.
John F. Kennedy Memorial Bill (on Order for Second Reading being read), [1963–64] 315.
Malta Independence Bill (on Order for Second Reading being read), [1964–65] 317.
Gambia Independence Bill (on Motion for Second Reading), [1964–65] 46.
Southern Rhodesia Bill (on Order for Second Reading being read), [1965–66] 11.
Her Majesty’s Speeches at the opening of the Session, [1960–61], presented, 1.
Her Speeches at the close of Sessions, [1961–62] 432.
Her Speeches at the close of Sessions, [1962–63] 432.
Her Speeches at the opening of the Session, [1963–64] 432.
Her Speeches at the close of Sessions, [1963–64] 432.
Her Speeches at the opening of the Session, [1964–65] 432.
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Her Speeches at the close of Sessions, [1966–67] 432.
Her Speeches at the close of Sessions, [1967–68] 432.
Her Speeches at the opening of the Session, [1968–69] 432.
Her Speeches at the close of Sessions, [1968–69] 432.

VII. HER MAJESTY’S SPEECHES AT THE OPENING AND CLOSE OF EACH SESSION

On Second Reading of a certain Public Bill, and Her Consent not having been signified, Mr. Deputy Speaker declines to propose the Question, [1966–70] 337.

VIII. INCIDENTAL PROCEEDINGS RELATIVE TO THE QUEEN

Notice taken, That Her Majesty’s interest is concerned:

RACE DISCRIMINATION:

[1960–61.] Bill to make illegal discrimination to the detriment of any person on grounds of colour, race and religion in the United Kingdom; ordered; presented, 48.

RACE RELATIONS:

[1964–65.] Bill to prohibit discrimination on racial grounds in places of public resort; to prevent the enforcement or imposition on racial grounds of restrictions on the transfer of tenancies; to penalise incitement to racial hatred; and to amend section 5 of the Public Order Act 1936; presented, 218. (Cited as Race Relations Act 1965 R.A., 432.

[1967–68.] Bill to make fresh provision with respect to discrimination on racial grounds, and to make provision with respect to relations between people of different racial origins; presented, 201. (Cited as Race Relations Act 1968) R.A., 405.

[1969–70.] Bill to amend the Race Relations Act 1968 in respect of advertisements and notices and the investigation of complaints arising therefrom; presented, 58.

BARBADOS INDEPENDENCE BILL (ON MOTION FOR SECOND READING), [1966–67] 234.


HABANA ISLANDS CONSTITUTION BILL (ON ORDER FOR SECOND READING BEING READ), [1963–64] 19.


JAMAICA INDEPENDENCE BILL (ON ORDER FOR SECOND READING), [1962–63] 5.

Mauritius Independence Bill (on Order for Second Reading being read), [1967–68] 58.

Swaziland Independence Bill (on Motion for Second Reading), [1967–68] 332.

V. HER MAJESTY’S SPEECHES AT THE OPENING AND CLOSE OF EACH SESSION

VI. HER MAJESTY’S SPEECHES AT THE OPENING AND CLOSE OF EACH SESSION


XII. HER MAJESTY’S SPEECHES AT THE CLOSE OF SESSIONS, [1967–68], presented, 432.


XIV. HER MAJESTY’S SPEECHES AT THE CLOSE OF SESSIONS, [1968–69], presented, 432.


XVI. HER MAJESTY’S SPEECHES AT THE CLOSE OF SESSIONS, [1969–70], presented, 432.
RACE RELATIONS ACT 1968 (AMENDMENT):

[1968-69.] Bill to amend the Race Relations Act 1968; and for connected purposes; ordered; presented, 204.

RACE RELATIONS ACTS REPEAL:

[1969-70.] Bill to repeal the Race Relations Acts 1965 and 1968; and for purposes connected therewith; presented, 63. Order for Second Reading; House adjourned for want of Forty Members, 268.

RACE RELATIONS (AMENDMENT):

[1969-70.] Bill to amend the Race Relations Act 1968 in respect of advertisements and notices and the investigation of complaints arising therefrom; presented 58. Motion for Second Reading; Question negatived, 146.

RACIAL DISCRIMINATION AND INCITEMENT:

[1961-62.] Bill to make it an offence to discriminate to the detriment of any person on the grounds of colour, race or religion; and to incite publicly contempt or hatred of any person or persons because of their colour, race or religion; ordered, 61; presented; 62.

[1962-63.] Bill ordered; presented, 77.

[1963-64.] Bill to make it an offence to discriminate to the detriment of any person on the grounds of colour, race or religion, and to incite publicly contempt or hatred of any person or persons because of their colour, race or religion; ordered; presented; 68. Motion for Second Reading; Debate adjourned, 216.

RADIOLOGICAL PROTECTION:

[1969-70.] (Lords). Bill, intituled, An Act to provide for the establishment of a National Radiological Protection Board and an Advisory Committee with functions concerning the protection of people from radiation hazards; and for connected purposes; brought from the Lords, 73. (Cited as Radiological Protection Act 1970) R.A., 364.

[MONEY]. See RESOLUTIONS, IV.

RAILWAYS CLOSURES:

[1964-65.] Bill to enable the Minister of Transport to rescind his consent to a closure of any station or of railway passenger services on any line; ordered; presented, 129. Order for Second Reading discharged; Bill withdrawn, 204.

RAILWAYS:

[1962-63.] Motion, That this House welcomes the Report of the British Railways Board on the Redesigning of British Railways as a major contribution to the development of a sound and well-balanced transport system for the country; Amendment proposed, to leave out from "House" to end, and add "calls upon Her Majesty's Government to defer making decisions on the major rail closure proposals contained in the Report of the British Railways Board until such time as a thorough survey of the nation's other transport services and facilities has been completed, and a national transport plan devised"; instead; Debate adjourned, 199. Resumed; Amendment not made; Main Question agreed to, 201.

RAILWAYS (CARRIAGE OF MAIL):

[1960-61.] Bill to require railway authorities to give greater protection to the carrying of Her Majesty's mail; ordered; presented, 204.

RATE BURDEN (HOUSEHOLDERS):

[1966-67.] Motion, That this House, observing the burden of rates on householders particularly in areas with little industry, calls upon the Government to ensure that the cost of local government and particularly of education, now costing £1,500 million excluding the cost of universities, should be more fairly apportioned between taxpayer and ratepayer by giving to local authorities more power to raise revenue other than by rates, that the cost of teachers' salaries should be transferred to the Exchequer, and urges the Government to ensure that interim reports of the Royal Commission on Local Government should be made as soon as possible, so that action on the reform of the financing of local government will be made before the next General Election; Debate adjourned, 471.

RATES:

[1963-64.] Resolution, That this House recognises that the present system of financing local government expenditure is inequitable, welcomes the Government's setting up a Committee to inquire into some aspects of the rating system, but urges both that more of that part of local government expenditure which is nationally determined should be nationally financed, and also that a thorough investigation be made into alternative and fairer methods of raising local taxation than the present rates based on property, 168.

RATING:

[1965-66.] Bill to make provision for the payment by instalments of rates on dwellings and for the granting of rebates in respect of such rates; and for connected purposes; presented, 27. (Cited as Rating Act 1966) R.A., 138.

[MONEY]. See COMMITTEES, I, 2.

RATING AND VALUATION: See also ADDRESSES, VII and VIII.

[1960-61.] Bill to amend the law with respect to the valuation of property for the purposes of rates and with respect to the making and collection of rates; presented, 23. (Cited as Rating and Valuation Act 1961) R.A., 321.


[MONEY]. See COMMITTEES, I, 2.

RATING (INTERIM RELIEF):

[1963-64.] Bill to make provision with respect to England and Wales for grants to rating authorities by reference to the proportion of elderly persons in the population of their areas and for the
RATING (INTERIM RELIEF):—cont.
mitigation of hardship to residential occupiers attributable to the increase in the level of rates; and for connected purposes; presented, 43. (Cited as Rating (Interim Relief) Act 1964) R.A., 177.

[1964-65.] Resolution. That this House, appreciating the human problems caused by technological change in industry, urges Her Majesty's Government, in co-operation with employers and trade unions, to take steps to alleviate any consequential hardship to individuals by means of manpower planning and research, development of the services provided by employ­ment exchanges, schemes of training and re-train­ing and financial provision for redundancy, 154.

RECOMMENDATIONS OF THE BOUNDARY RE-ALLOCATION OF SCHOOLCHILDREN

RECRUITMENT OF TEACHERS:

RECORDED DELIVERY SERVICE:

—cont.

RATING (UNOCCUPIED HEREDITAMENTS):

[1964-65.] Bill to provide for the rating of owners of unoccupied hereditaments; and for pur­poses connected therewith; presented, 167.

READING CORPORATION:


RE-ALLOCATION OF SCHOOLCHILDREN (SCOTLAND):

[1966-67.] Bill to provide for adequate public notification of revisions of school territorial areas in Scotland, and for workers in connection with parents of schoolchildren affected; ordered; presented, 599.

RECOMMENDATIONS OF THE BOUNDARY COMMISSIONS:

[1965-66.] Motion, That this House calls upon the Secretaries of State for the Home Department and Scotland to implement in full, and without further delay, the recommendations of the Parlia­mentary Boundary Commissions; Question nega­tived, 298.

RECORDED DELIVERY SERVICE:

[1961-62.] Bill to authorise the sending by the recorded delivery service of certain documents and other things required or authorised to be sent by registered post; and for purposes connected there­with; presented, 38. (Cited as Recorded Delivery Service Act 1962) R.A., 274.

RECRUITEMENT OF TEACHERS:

[1964-65.] Motion, That this House notes the serious crisis in the supply of teachers and wel­comes the proposals made by the Secretary of State for Education and Science to deal with the shortage; Debate adjourned, 250.

REDUCTION OF EMPLOYMENT OPPORTUNITIES IN SCOTLAND:

[1969-70.] Motion, That this House regrets the serious net reduction in jobs in Scotland, estimated by Her Majesty's Government at 67,000 in the last three years for which figures are avail­able; notes that this shows the forecasts in the White Paper on the Scottish Economy published in January 1966, to have been thoroughly mislead­ing; and concludes that the results of Her Majesty's Government's policies have fallen far short of their own expectations; Question amended by leaving out from " House " to end and adding " congratulates Her Majesty's Government on their achievements in the completion in the four years 1965 to 1968 of factories which in floor space were 25 per cent. greater than in the pre­ceding four years, and 36 per cent. greater than in the preceding four years in terms of the jobs they were expected to provide, in reducing migra­tion from Scotland to the lowest level for 10 years, and in narrowing the gap between Scotland and the United Kingdom in average weekly earn­ings of adult male workers in manufacturing to 2.4 per cent. compared with 7.3 per cent. in 1966", instead; Question, as amended, agreed to, 78.

REDUNDANCY IN A PERIOD OF TECHNO­LOGICAL CHANGE:

[1963-64.] Resolution. That this House, appreciating the human problems caused by technological change in industry, urges Her Majesty's Government, in co-operation with employers and trade unions, to take steps to alleviate any consequential hardship to individuals by means of manpower planning and research, development of the services provided by employ­ment exchanges, schemes of training and re-train­ing and financial provision for redundancy, 154.

REDUNDANCY PAYMENTS:

[1964-65.] Bill to provide for the making by employers of payments to employees in respect of redundancy; to establish a Redundancy Fund and to require employers to pay contributions towards that fund and to enable sums to be paid into that fund out of the Consolidated Fund; to provide for payments to be made out of the Redundancy Fund; to amend the Contracts of Employment Act 1963; to extend the jurisdiction of tribunals established under the Industrial Training Act 1964 and to make further provision as to proce­dures in relation to such tribunals; to enable certain statutory provisions relating to compensa­tion to be modified in consequence of the provision for payments in respect of redundancy; and for purposes connected with the matters aforesaid; presented, 204. (Cited as Redundancy Payments Act 1965) R.A., 41.

[1964-65.] Resolution. That this House, appreciating the human problems caused by technological change in industry, urges Her Majesty's Government, in co-operation with employers and trade unions, to take steps to alleviate any consequential hardship to individuals by means of manpower planning and research, development of the services provided by employ­ment exchanges, schemes of training and re-train­ing and financial provision for redundancy, 154.

REDUNDANCY PAYMENTS ACT 1965

(AMENDMENT):

[1968-69.] Bill to amend the Redundancy Pay­ments Act 1965; presented, 49. Motion for Second Reading; Question negatived, 100.

REDUNDANCY REBATES:


REDUNDANCY CHURCHES AND OTHER RELIGIOUS BUILDINGS:

[1968-69.] Bill to authorise the making of grants to the Redundant Churches Fund; to exclude section 40 of the Town and Country Planning Act 1968 in relation to the demolition, in certain cases, of redundant places of public worship; to pro­vide for, and make provision in connection with, the transfer to the Minister of Housing and Local Government or the Secretary of State of certain such places; and to make other provision relating to the acquisition and maintenance by that Minister and the Secretary of State of redundant churches and other religious buildings; presented, 84. (Cited as Redundancy Churches and Other Religious Buildings Act 1969) R.A., 261.

[1963-64.] Resolution. That this House, appreciating the human problems caused by technological change in industry, urges Her Majesty's Government, in co-operation with employers and trade unions, to take steps to alleviate any consequential hardship to individuals by means of manpower planning and research, development of the services provided by employ­ment exchanges, schemes of training and re-train­ing and financial provision for redundancy, 154.

[1961-62.] Bill to provide minimum terms for severance pay for workers dismissed through re­dundancy or other causes beyond their control; ordered; presented, 219.
REDUNDANT WORKERS (SEVERANCE PAY) —cont.

[1962-63] Bill ordered; presented, 97. Motion for Second Reading; Debate adjourned, 206.

[1963-64] Bill presented, 49. Motion for Second Reading; Debate adjourned, 110.

REFERENDUM:

[1966-67] Motion, That leave be given to bring in a Bill to provide for a referendum to be held with a general election; Proceedings deferred, 567. Proceedings resumed; Question negatived, 568.

REFLECTIVE NUMBER PLATES:

[1966-67] Bill to allow the use of reflective number plates on all road vehicles as an aid to road safety; ordered; presented, 445. Order for Second Reading discharged; Bill withdrawn, 461.

REFRESHMENT HOUSES:


[1965-66] Bill to amend the Refreshment Houses Acts 1860 and 1964; and for purposes connected therewith; ordered; presented, 104.


REFORM OF LOCAL GOVERNMENT IN ENGLAND:


REGENT REFINING COMPANY:

[1961-62] Bill to empower Regent Refining Company Limited to construct works and to acquire lands and for other purposes; read the first time, 216. (Cited as Regent Refining Company Act 1962) R.A., 321.

REGENT, ROYAL AND CARLTON TERRACE GARDENS, EDINBURGH ORDER CONFIRMATION:


REGINA v. OWEN. See CLERK OF THE HOUSE; HOUSE; MEMBERS; PETITIONS, PUBLIC.

REGIONAL DEVELOPMENT:

[1963-64] Motion, That this House welcomes the emphasis placed by Her Majesty's Government on regional development as a means of promoting the growth and well-being of the country, and, in particular approves the programmes outlined in the Command Papers on development and growth in North-East England and Central Scotland; Amendment proposed, to leave out from "House" to end, and add "regrets that Her Majesty's Government's belated proposals for regional development while omitting many important areas, offer neither any immediate effective help nor a long-term remedy for unemployment and depopulation, declares its determination to ensure healthy and balanced development of all parts of the United Kingdom, and asserts that this will be achieved only through regional planning within the framework of a national plan", instead; Debate adjourned, 36. Resumed; Amendment not made; Main Question agreed to, 37.

REGIONAL DEVELOPMENT IN WALES AND MONMOUTHSHIRE:

Matter referred to Welsh Grand Committee, [1963-64] 41, 150.

REGIONAL GOVERNMENT:

[1966-67] Motion, That this House welcomes the emphasis that has been placed by Her Majesty's Government on regional policies, in particular the establishment of the Regional Economic Planning Councils and the Royal Commission on Local Government, and hopes that the need to evolve an effective alternative unit of regional administration will be borne in mind when considering any recommendations of the Royal Commission; Motion withdrawn, 418.

REGISTRATION AND CONTROL OF UNLICENSED CLUBS:

[1966-67] Bill to empower local authorities in England and Wales to require the registration of buildings used by clubs and kindred bodies for purposes of entertainment, dancing and the playing of games and to confer certain powers of control in respect thereof, and for connected purposes; presented, 94. Order for Second Reading discharged; Bill withdrawn, 366.

REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES (SCOTLAND):

[1964-65] [Lords]: Bill, intituled, An Act to make new provision as respects the registration of births, deaths and marriages in Scotland, and as respects the recording of changes of name or sur-name there, and for purposes connected therewith; brought from the Lords, 190. (Cited as Registration of Births, Deaths and Marriages (Scotland) Act 1965) R.A., 411. — [MONEY]. see COMMITTEES, I, 2.

REGISTRATION OF CHIROPODISTS:

[1968-69] Bill to provide for the compulsory registration of chiropodists; to provide for the introduction of minimum standards of training and minimum qualifications for registered chiropodists; and for connected purposes; ordered; presented, 387.

REGULATION OF SELF-EMPLOYMENT IN THE CONSTRUCTION INDUSTRY:

[1969-70] Bill to make provision for the regulation of self-employment in the construction industry; and for purposes connected therewith; presented, 176.
REMUNERATION—REPORT

REMUNERATION OF TEACHERS:

[1962-63.] Bill to empower the Minister of Education to make provision by order (otherwise than in accordance with Section 89 of the Education Act 1944) with respect to the remuneration of teachers; and for purposes connected therewith; presented, 177. (Cited as Remuneration of Teachers Act 1963) R.A., 271.

[1964-65.] Bill to make new provision for determining the remuneration of teachers; and for purposes connected therewith; presented, 32. (Cited as Remuneration of Teachers Act 1965) R.A., 190.

—— [MONEY.] See COMMITTEES, I, 2.

REMUNERATION OF TEACHERS (SCOTLAND):

[1966-67.] Bill to make new provision for determining the remuneration of teachers in Scotland; and for purposes connected therewith; presented, 313. (Cited as Remuneration of Teachers (Scotland) Act 1967) R.A., 533.

—— [MONEY.] See RESOLUTIONS, IV.

RENAL TRANSPLANTATION:

[1967-68.] Bill to permit removal from the body of a human person, duly certified as dead, of any kidney or kidneys required for medical purposes, unless there is reason to believe that the deceased during his lifetime has instructed otherwise; ordered, 147; presented, 148. Bill reported from the Standing Committee, with Amendments and an amended Title, 315.

[1968-69.] Bill to permit removal from the body of a human person, duly certified as dead, of any kidney or kidneys required for the direct purpose of saving the life of another sick human being unless there is reason to believe that the deceased during his lifetime had instructed otherwise; and to establish a Central Renal Registry; presented, 49. Motion for Second Reading; Question negatived, 100.

RENT:

[1960-61.] Motion, for leave to bring in a Bill to amend the Rent Act, 1957; to provide stability of rents and security of tenure for tenants holding residential premises which by virtue of the same Act became released from rent control; to extend the jurisdiction of rent tribunals to unfurnished tenancies; to provide for the giving of information by landlords to tenants; and for purposes connected with matters aforesaid; Question negatived, 87.

[1964-65.] Bill to restore the right to retain possession of certain dwellings; to make further provision with respect to security of tenure, rents and premiums; to restrict evictions without due process of law; and for purposes connected with those matters; presented, 190. (Cited as Rent Act 1965) R.A., 432.

[1967-68.] [Lords]: Bill, intituled, An Act to consolidate the Rent and Mortgage Interest Restrictions Acts 1920 to 1939, the Furnished Houses (Rent Control) Act 1946, the Landlord and Tenant (Rent Control) Act 1949, Part II of the Housing Repairs and Rents Act 1954, the Rent Act 1957 (except Section 16 thereof), the Rent Act 1965 (except Part III thereof) and other related enactments; brought from the Lords, 203. (Cited as Rent Act 1968) R.A., 234.

—— [MONEY.] See COMMITTEES I, 2.

RENT ACT (AMENDMENT):

[1966-67.] Bill to amend the Rent Act 1957 to provide for the application of the Rent Acts to long tenancies not at a low rent; presented, 203; Order for Second Reading discharged; Bill withdrawn, 371.

[1968-69.] Bill to legalise the requirement of a premium or a loan as a condition of the grant, renewal, continuance or assignment of a protected tenancy granted for twenty-one years or more; presented, 90.

RENT ACT 1957 AND PROPERTY PROFITEERING:

[1962-63.] Motion, That this House deplores the intolerable extortion, evictions and property profiteering which have resulted from the Rent Act 1957, and demands that Her Majesty's Government take immediate and drastic action to restore security for threatened tenants; Question amended by leaving out from " House " to end and adding " while deploring any disreputable practices engaged in by some unscrupulous landlords, rejects the suggestion that these have resulted from the Rent Act 1957, and recognises that the effective remedy lies in the Government's policy to achieve a larger programme of new building and the modernisation of many more houses", instead; Question, as amended, agreed to, 293.

RENT (CONTROL OF INCREASES):

[1969-70.] Bill to limit increases in rents for local authority houses or payable under regulated tenancies; presented, 23. (Cited as Rent (Control of Increases) Act 1969) R.A., 81.

—— [MONEY.] See RESOLUTIONS, IV.

REPORT OF THE COMMITTEE ON THE LEGAL STATUS OF THE WELSH LANGUAGE.

REPORT ON DEVELOPMENTS AND GOVERNMENT ACTION IN WALES AND MONMOUTHSHIRE:

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HOUSE OF COMMONS (SERVICES):

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[1960-61] Report considered; Resolution, That this House takes note, &c., and agrees with the Committee in their Report, 182.
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   - Reports to be received: Now, [1964-65] 423.


IV. Incidental Proceedings. &c.—cont.


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Made, with Minutes of Evidence and Appendices, read and ordered to lie upon the Table and be printed, [1966-67] 515.


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IV. Incidental Proceedings, &c.—cont.


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Message from the Lords requesting that the House will be pleased to communicate a copy of a Report, &c., of a Select Committee, [1967-68] 217. Lords Message considered; copy of the Report, &c., communicated accordingly, 218.

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REPORTS OF THE MONOPOLIES COMMISSION:

[1968-69.] Motion, That this House views with concern the lack of a clear Government lead in relation to recent reports of the Monopolies Commission and related matters; Proceedings lapsed at Seven o'clock, 314.

REPRESENTATION OF THE PEOPLE:

[1967-68.] Motion, for leave to bring in a Bill to strengthen the links which ought to exist between Parliament and People; Question negatived, 313.

[1968-69.] Bill to amend the law about the qualification of electors at elections to the Parliament of the United Kingdom or at local government elections in Great Britain, and the qualification for election to and membership of local authorities in England and Wales, about the conduct of and manner of voting at those elections and about candidates' election expenses thereof, and otherwise to make provision about matters incidental to those elections, and for purposes connected therewith; presented, 14. (Cited as Representation of the People Act 1969) R.A., 201.

[1969-70.] Bill to amend the Representation of the People Acts so as to require the issue of the writ for the holding of a by-election within a specified period from the date of vacation of the seat; presented 55. Motion for Second Reading; Debate adjourned, 146.

Orders approved, [1963-64] 84.


— [MONEY]. See RESOLUTIONS, IV.

REPRESENTATION OF THE PEOPLE ACT 1949 (AMENDMENT):

[1961-62.] Motion, that leave be given to bring in a Bill to amend the Second Schedule to the Representation of the People Act, 1949, by increasing the sum to be deposited by or on behalf of a candidate; Question negatived, 259.

[1963-64.] Bill to amend subsections (1) (a) and (3) (a) of Section 12 of the Representation of the People Act 1949 so as to enable persons temporarily absent from their qualifying address to vote as absent voters; to provide penalties for false declaration; and for purposes connected therewith; presented, 49. Read a second time and committed to a Standing Committee, 201.

(No. 2.) Bill to enable the wives of persons who are employed abroad and prevented by the nature of their occupation from going in person to a polling station, to vote as absent voters in parliamentary elections; presented, 54.

(No. 3.) Bill to enable reference to be made on nomination and ballot papers at parliamentary and local elections to the political activities of candidates; and for purposes connected therewith; ordered; presented, 300.

[1964-65.] Bill to enable the wives of persons who are employed abroad and prevented by the nature of their occupation from going in person to a polling station, to vote as absent voters in parliamentary elections; presented, 77.

[1966-67.] Bill to amend the Representation of the People Act 1949 by extending the franchise to all persons of eighteen years or over; presented, 95. Order for Second Reading discharged; Bill withdrawn, 338.

(No. 2.) Bill to require reference to be made on nomination and ballot papers at parliamentary and local elections to the political or other allegiances of candidates, and to make provision to avoid inaccurate use of such allegiances; ordered; presented, 468. Order for Second Reading discharged; Bill withdrawn, 503.

(No. 3.) Bill to enable reference to be made on nomination and ballot papers at parliamentary and local elections to the political or other allegiances of candidates and to make provision to avoid inaccurate use of such allegiances; presented, 507.

[1967-68.] Bill to amend the Representation of the People Act 1949 by extending the franchise to all persons of eighteen years or over; presented, 40.

(No. 2.) Bill to enable reference to be made on nomination and ballot papers at parliamentary and local elections to the political or other allegiances of candidates, and to make provision to avoid inaccurate use of such allegiances; ordered; presented, 53. Motion for Second Reading; Debate adjourned, 170. Resumed; Question negatived, 199.

— [MONEY]. See COMMITTEES, I, 2.

REPRESENTATION OF THE PEOPLE (EXTENSION OF VOTING FACILITIES):

[1964-65.] Bill to amend the Representation of the People Act 1949 so as to enable persons temporarily absent from their qualifying address to vote as absent voters; to provide penalties for false declaration; and for purposes connected therewith; presented, 65. Motion for Second Reading; Debate adjourned, 134.

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REPUBLIC OF THE GAMBIA:

### RESALE PRICES:

[1963-64] Bill to restrict the maintenance by contractual and other means of minimum resale prices in respect of goods supplied for resale in the United Kingdom; and for purposes connected therewith; presented, 123. (Cited as Resale Prices Act 1964) R.A. 302.

— [MONEY]. See COMMITTEES, I, 2.

### RESEARCH AND PUBLIC EDUCATION IN CANCER:

[1964-65] Resolution, That this House recognises the valuable work of Governmental and voluntary agencies in promoting research into the causes of and cure for cancer, but, in view of the heavy toll on human life and happiness caused by this disease, urges Her Majesty's Government still further to increase financial aid to, and facilities for, research in this field, 207.

### RESERVE FORCES:

[1966-67] Bill to make further provision with respect to reserve forces, associations established for the purposes of the Auxiliary Forces Act 1953, the discharge of men of the regular army and air force and the qualifications for appointment as deputy lieutenant; and for purposes connected with the matters aforesaid; presented, 25. (Cited as Reserve Forces Act 1966) R.A., 201.

—[MONEY]. See COMMITTEES, I, 2.

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### RESOLUTIONS

**Note:** Resolutions expressing the Opinion of the House come to while considering the Business of Supply (and Motions for Resolutions otherwise disposed of on Supply Days) are listed under this Heading and under "SUPPLY". Resolutions voting money for Supply are indexed under "SUPPLY".

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(b) Resolution authorising expenditure in connection with a certain matter.

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**RESTITUTION:**

[1969-70.] Bill to provide for the restitution by convicted criminals to their victims in respect of their crimes; ordered; presented, 278.

**RESTRICTION OF OFFENSIVE WEAPONS ACT, 1959 (AMENDMENT):**


**RESTRICTIVE TRADE PRACTICES:**


**REVENUE:**

[1967-68.] Bill to reduce the amount of certain payments under the Selective Employment Payments Act 1966 with exceptions for development areas, and to terminate export rebates; ordered; presented, 65. Order for Second Reading discharged; Bill withdrawn, 96.

[1967-68.] (No. 2.) Bill to reduce the amount of certain payments under the Selective Employment Payments Act, 1966 with exceptions for development areas, and to amend the law about Export Rebates; ordered; presented, 93. (Cited as Revenue Act 1968) R.A., 146.

**RHODESIA:**

See also SOUTHERN RHODESIA:

[1966-67.] Motion, That this House endorses the decision of Her Majesty's Government to accept the Working Document worked out by the Prime Minister and Mr. Ian Smith on the 3rd day of this instant December, deplores its rejection by the illegal régime in Rhodesia, and supports the decision of Her Majesty's Government now to implement the undertakings given in the Commonwealth Prime Ministers' Communiqué; Debate adjourned, 278; Resumed; Question agreed to, 281.

**RHODESIA AND NYASALAND:**

[1962-63.] Bill to confer on Her Majesty in Council powers requisite to provide for the dissection of the Federation of Rhodesia and Nyasaland, or the secession therefrom of any of the Territories comprised in the Federation; and for purposes connected with the matters aforesaid; presented, 263. (Cited as Rhodesia and Nyasaland Act 1963) R.A., 513.

Draft Order in Council approved [1963-64], 58.

**RHODESIA (INDEPENDENCE):**

[1966-67.] Bill to confer full independence upon Rhodesia, to furnish an initial constitution for that country, to repeal the Southern Rhodesia Act 1965; and for purposes connected therewith; presented, 413.

[1969-70.] Bill to repeal the Southern Rhodesia Act 1965 and to recognize the independence of Rhodesia; presented, 73. Motion for Second Reading; Notice being taken that Her Majesty's interest is concerned in the Bill and Her Consent not having been signified, Mr. Deputy Speaker declines to propose Question, 337.

**RHUMNEY VALLEY SEWERAGE BOARD:**

[1966-67.] (Lords): Bill, intituled, An Act to confer further powers upon the Rhymney Valley Sewerage Board; to amend the provisions of the local enactments relating to the Board's undertaking; and for other purposes; brought from the Lords, 532. (Cited as Rhymney Valley Sewerage Board Act 1967) R.A., 597.

**RIDING ESTABLISHMENTS:**

[1963-64.] Bill to regulate the keeping of riding establishments; presented, 49. (Cited as Riding Establishments Act 1964) R.A., 339.
RIDING ESTABLISHMENTS:—cont.
[1969-70] [Lords]: Bill, intituled, An Act to confer further powers on local authorities with respect to the licensing of riding establishments and to amend the Riding Establishments Act 1964; brought from the Lords, 183. (Cited as Riding Establishments and Act 1970) R.A., 354.

RIGHT OF PRIVACY:
[1966-67] Bill to protect a person from any unreasonable and serious interference with his seclusion of himself, his family or his property from the public; ordered; presented, 344. [1967-68] Bill to establish a right of privacy, to make consequential amendments to the law of evidence, and for connected purposes; presented, 54. Motion for Second Reading; Debate adjourned, 118.

RIGHTS AND LIBERTIES OF THE INDIVIDUAL:
[1966-67] Motion, That this House, believing that traditional rights and liberties are being eroded, calls on Her Majesty's Government for a fundamental change in its administrative attitudes, its approach to legislation and its recent methods of government; Proceedings lapsed at Seven o'Clock, 268.

RIGHTS OF TEACHERS AT COURT LEES SCHOOL:
[1967-68] Motion, That this House, whilst recognising that the welfare of the pupils must be the primary concern of the approved school system, regrets the failure of the Home Secretary both to implement the assurances given on his behalf by counsel and to honour the principles of natural justice and the universal practice in the teaching profession by affording adequate opportunities for defence before taking action against the persons and institutions affected by the Gibbens Report; Question negatived, 26.

RIO TINTO RHODESIAN MINING LIMITED:
[1960-61] [Lords] Bill, intituled, An Act to provide for the transfer to Southern Rhodesia of the registration of Rio Tinto Rhodesian Mining Limited, to apply to the Company the provisions of the Companies Act, 1951, of the said territory, in place of certain provisions of the Companies Act, 1948, and for other purposes; brought from the Lords, 142. (Cited as Rio Tinto Rhodesian Mining Limited Act 1961) R.A., 222.

RISING PRICES:
[1967-68] Motion, That this House deprecates the failure of Her Majesty's Government's economic policies which have led and will continue to lead to rising prices thereby endangering the standard of living; Question negatived, 227.

RIVER DART NAVIGATION:
[1961-62] Bill to amend the constitution of the River Dart Navigation Commissioners, to make provision with respect to the rates, rents and charges leviable by the Commissioners, to confer upon the Commissioners additional powers, to amend the statutory powers of the Commissioners, and for other purposes; read the first time, 78. (Cited as River Dart Navigation Act 1962) R.A., 321.

RIVER RAVENSBOURNE, &c. (IMPROVEMENT AND FLOOD PREVENTION):
[1960-61] Bill to confer powers upon the London County Council and the Kent County Council for the improvement and protection of, and the prevention of flooding from, the River Ravensbourne and its tributaries; and for purposes connected therewith; read the first time, 73. (Cited as River Ravensbourne, &c. (Improvement and Flood Prevention) Act 1961) R.A., 330.

RIVER WEAR WATCH (DISSOLUTION):
[1960-61] [Lords]: Bill, intituled, An Act to provide for the cesser of the functions of the Commissioners of the River Wear Watch and the dissolution of those Commissioners, to make provisions consequential thereon, and for other purposes; brought from the Lords, 165. (Cited as River Wear Watch (Dissolution) Act 1961) R.A., 303.

RIVERS (PREVENTION OF POLLUTION):
[1960-61] Bill to make further provision for maintaining or restoring the wholesomeness of the rivers and other inland or coastal waters of England and Wales; presented, 31. (Cited as Rivers (Prevention of Pollution) Act 1961) R.A., 221.


RIVERS (PREVENTION OF POLLUTION) (SCOTLAND):
[1964-65] Bill to make further provision for maintaining or restoring the wholesomeness of the rivers and other inland and coastal waters of Scotland; to amend the Rivers (Prevention of Pollution) (Scotland) Act 1951; and for purposes connected with the matters aforesaid; presented, 52. (Cited as Rivers (Prevention of Pollution) (Scotland) Act 1965) R.A., 298.


ROAD SAFETY:
[1963-64] Bill to provide for the appointment of a Commissioner for Road Safety and to define his functions; to provide for a corps of safety enforcement officers; to make the use of the road after taking alcohol an offence; to provide protection for the content of alcohol or drug in a person's body; and for purposes connected therewith; presented, 73; Motion for Second Reading; Debate adjourned, 129.

Resolution, That this House deprecates the excessive loss of life and limb on the public roads and, whilst declaring its intention to do everything it can to increase safety on the roads, urges Her Majesty's Government to intensify their efforts to bring home to the public the need to exercise the highest standards of care and personal responsibility, and to remind drivers of motor vehicles that they have under their control a lethal weapon, §. [1964-65] Bill to make further provision as to road safety in connection with drink and driving, and as to matters connected therewith; presented, 72; Motion for Second Reading withdrawn; Bill withdrawn, 515.
[1965-66] Bill to make further provision with respect to persons driving or being in charge of motor vehicles after consuming alcohol and with respect to goods vehicles; presented, 71; read a second time and committed to a Standing Committee, 88.
[1966-67] Bill to make further provision with respect to persons driving or being in charge of motor vehicles after consuming alcohol or taking drugs and with respect to goods vehicles; presented, 201. (Cited as Road Safety Act 1967) R.A., 479.

U 4
ROAD SAFETY ACT 1967 (AMENDMENT):

[1967-68.] Bill to amend certain provisions of the Road Safety Act 1967 relating to breath tests and disqualification from driving; presented, 39. Motion for Second Reading; Question put; it appearing on the report of the Division that fewer than Thirty-five Members voted, Mr. Deputy Speaker declares that the Question is not decided, 249.

ROAD SAFETY (PROTECTIVE HEADGEAR):  

[1960-61.] Bill to require the wearing of approved protective headgear by certain categories of road users; and for purposes connected therewith; presented, 31. Order for Second Reading discharged; Bill withdrawn, 123.

ROAD TRAFFIC: See also ADDRESSES VII and VIII.

[1960-61.] [Lords]: Bill, intituled, An Act to make further provision as to road safety and road traffic; and for purposes connected therewith; brought from the Lords, 253; read the first time, 254.


[1963-64.] Bill to amend the provisions of the Road Traffic Act 1962 relating to temporary or experimental speed limits; presented, 167. (Cited as Road Traffic Act 1963) R.A., 255.

[1966-67.] Bill to remove (with retrospective effect) the time-limit of five years imposed by section 13(1) of the Road Traffic and Roads Improvement Act, 1960; presented, 164. (Cited as Road Traffic Act 1967) R.A., 479.

[1968-69] Motion for approval of the Highway Code; Debate adjourned, 22; Resumed; Question agreed to, 54.


— [MONEY]. See COMMITTEES, I, 2.

ROAD TRAFFIC ACT 1956 (AMENDMENT):

[1963-64.] Bill to exclude the revenue from parking meters from liability to taxation; ordered, 262; presented, 263.

ROAD TRAFFIC ACT 1960 (AMENDMENT):

[1961-62.] Bill to amend the Road Traffic Act 1960; ordered, 190.

[1967-68.] Bill to extend the provisions of sub-section (3) of section 203 of the Road Traffic Act 1960 to protect the property of any person arising out of the use of a vehicle on a road; ordered, presented, 225.

ROAD TRAFFIC (AMENDMENT):

[1966-67.] Bill to make provision for securing compliance with the requirements imposed by law as to the use of motor vehicles and trailers on roads and their construction, equipment, weight and condition; presented 94. (Cited as Road Traffic (Amendment) Act 1967) R.A., 597.

[1969-70.] Bill to amend the Road Traffic Act 1960 so as to require, subject to certain exceptions in the case of motor cyclists, users of motor vehicles to be insured in respect of liability for death or bodily injury to passengers; and for connected purposes; ordered, presented, 141. Bill reported from the Standing Committee, without Amendment, 296.

ROAD TRAFFIC (BURDEN OF RESPONSIBILITIES):

[1967-68.] Bill to provide for the joint responsibility of all the occupants for the conduct of a motor-car, where the identity of the driver cannot be established; ordered; presented, 117. Motion for Second Reading; Question negatived, 199.

ROAD TRAFFIC (DISQUALIFICATION) BILL:


ROAD TRAFFIC (DRIVING INSTRUCTION):

[1966-67.] Bill to provide for the registration of persons engaged in giving instruction in the driving of motor vehicles and for connected purposes; presented, 94. (Cited as Road Traffic (Driving Instruction) Act, 1967) R.A., 297.

— [MONEY]. See RESOLUTIONS, IV.

ROAD TRAFFIC (INSURANCE):

[1968-69] Bill to provide for compulsory motor vehicle insurance against liability for damage to the property of third parties; to give third parties a right of action against insurance companies in respect of damage to their persons or property caused by motor vehicles insured by those insurance companies; and for connected purposes; ordered, presented, 165.

ROAD TRAFFIC (MISCELLANEOUS PROVISIONS):

[1966-67] Bill to amend the law relating to road traffic; presented, 349.

ROAD TRAFFIC REGULATION:


ROAD TRAFFIC (TROLLEY VEHICLES):

[1960-61.] Bill to amend the law relating to the duty of trolley vehicles to stop and furnish particulars in case of accident; and for purposes connected therewith; ordered, presented, 55. Order for Second Reading discharged; Bill withdrawn, 123.

ROAD TRANSPORT LIGHTING:

[1966-67.] Bill to resolve doubts as to the application of the Road Transport Lighting Act 1957 to reflecting material; to confer power on the Minister of Transport to require one or other appropriate lights of prescribed colours to be shown to the rear of vehicles; and to restrict the carrying by vehicles of certain illuminated signalling devices; presented, 481. (Cited as Road Transport Lighting Act 1967) R.A., 578.

ROADS AND BRIDGES:

Orders approved, [1962-63] 263.

ROADS AND BRIDGES (SCOTLAND):

ROADS AND COMMUNICATIONS IN WALES AND MONMOUTHSHIRE:


ROADS (SCOTLAND):

[1969-70] Bill to make certain amendments to the law relating to roads and streets in Scotland; and to provide for the use of appliances or vehicles on footways and footpaths for certain purposes; presented, 43. (Cited as Roads (Scotland) Act 1970) R.A., 336.

— [MONEY]. See RESOLUTIONS, IV.

ROCHDALE CANAL:

[1964-65] [Lords]: Bill, intituled, An Act to authorise the closing for navigation of part of the Rochdale Canal; to make provision as to voting rights, the qualification of directors and the alteration of capital; and for other purposes; brought from the Lords, 265. (Cited as Rochdale Canal Act 1965) R.A., 411.

ROCHESTER BRIDGE:

[1965-66] Bill to empower the wardens and assistants of Rochester Bridge in the county of Kent to construct works and to acquire lands; and for other purposes; read the first time, 107. (Cited as Rochester Bridge Act 1965) R.A., 411.

ROSS AND CROMARTY (STRATHCARRON—SOUTH STROME ROAD) ORDER CONFIRMATION:

[1966-67] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Ross and Cromarty (Strathcarron—South Strome Road); presented, 257. (Cited as Ross and Cromarty (Strathcarron—South Strome Road) Order Confirmation Act 1966) R.A., 305.

ROTHESAY BURGH ORDER CONFIRMATION:


ROYAL ACADEMY OF ARTS (SALE OF WORKS OF ART):

[1964-62] Motion, That leave be given to bring in a Bill to prohibit the sale of all works of art owned by the Royal Academy of Arts; Question negatived, 165.

ROYAL AIR FORCE. See AIR FORCE and DEFENCE (ROYAL AIR FORCE).

ROYAL ALBERT HALL:

[1964-65] [Lords]: Bill to originate in the Lords, 92.

[1965-66] [Lords]: Bill to originate in the Lords, 51. For case of Petition for Bill, Standing Orders complied with, 60.

[1966-67] [Lords]: Bill, intituled, An Act to make better provision for the improvement, repair, maintenance and equipment of the Royal Albert Hall; to provide additional funds for the Corporation of the Hall of Arts and Sciences and to extend the powers of that Corporation as to the application of their existing funds; to amend and extend the existing provisions as to seat rates and seatholders and the use and letting of the hall; and for other purposes; brought from the Lords, 50. (Cited as Royal Albert Hall Act 1966) R.A., 192.

ROYAL ASSENT:


ROYAL BANK OF SCOTLAND ORDER CONFIRMATION:


ROYAL COLLEGE OF ART:

[1967-68] Bill to dissolve The Royal College of Art incorporated under the Companies Act 1948, as a company limited by guarantee and to transfer all the rights, property and liabilities of that college to The Royal College of Art constituted by Royal Charter; and for other purposes; read the first time, 89. (Cited as Royal College of Art Act 1968) R.A., 283.

ROYAL COLLEGE OF PHYSICIANS AND SURGEONS OF GLASGOW ORDER CONFIRMATION:


ROYAL COMMISSION ON ASSIZES AND QUARTER SESSIONS:


ROYAL FOUR TOWNS FISHING ORDER CONFIRMATION:

[1964-65] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to the Royal Four Towns Fishing; presented, 278. (Cited as Royal Four Towns Fishing Order Confirmation Act 1965) R.A., 411.
ROYAL HOLLOWAY COLLEGE: [1961-62] Bill to amend the Royal Holloway College Act, 1949; and for other purposes; read the first time. (Cited as Royal Holloway College Act 1962) R.A., 305.

ROYAL RUSSELL SCHOOL: [1961-62] (Lords) Bill, intituled, An Act to change the name of the Royal Warehousemen Clerks and Drapers' Schools, and for other purposes; brought from the Lords, 159. (Cited as Royal Russell School Act 1962) R.A., 208.

RUGBY AND SOUTH WARWICKSHIRE WATER ORDER 1966 (PETITION OF GENERAL OBJECTION). See COMMITTEES, II.

RULING BY MR. SPEAKER: [1960-61] Motion, That this House respectfully regrets and unhesitatingly dissents from the ruling given by Mr. Speaker that a Question sought to be put down by the honourable Member for Nelson and Colne asking the Secretary of State for the Home Department to order an inquiry into whether a miscarriage of justice had occurred in the case of George Riley was not in order; and expresses the view that this ruling is not in accordance with the precedents and practice of this House and imposes new, unnecessary and undesirable limitations on the ability of honourable Members to discharge their public duties; Question amended by leaving out from "House" to end and adding "upholds the well-established rule under which in any case involving a capital sentence the circumstances on which the exercise of the prerogative of mercy depends should not be made the subject of question or discussion in this House while the sentence is pending", instead; Question, as amended, agreed to, 109.

RULINGS OF THE CHAIRMAN OF WAYS AND MEANS: [1961-62] Motion, That this House respectfully dissents from the Rulings given by the Chairman of Ways and Means whereby the only Amendment calling for a reduction on the Navy Estimates was not moved, considered or decided and declares that the right and, in appropriate circumstances, the duty of the Committee of Supply to reduce any proposed grant of money to the Crown cannot and ought not to be frustrated, abrogated or diminished in any manner by the Chair; Motion withdrawn, 163.

RUNCORN DISTRICT WATER BOARD: [1961-62] (Lords) Bill, intituled, An Act to empower the Runcorn District Water Board to construct works and to acquire lands, and for other purposes; brought from the Lords, 233. (Cited as Runcorn District Water Board Act 1962) R.A., 305.

RURAL BUS SERVICES: [1969-70] Motion, That this House regrets Her Majesty's Government's decision to permit the withdrawal of subsidies to those rural bus services which have replaced discontinued rail services without taking adequate steps to measure the effect on rural populations and at a time when the replacement of these subsidies by local authority support is prejudiced by the severe pressure on local government expenditure from the central Government; Question negatived, 60.


RURAL TRANSPORT (LOCAL AUTHORITIES): [1961-62] Bill to empower certain local authorities to provide omnibus services in rural areas; and for purposes connected therewith; ordered; presented, 191.


[1965-66] Bill to increase the limit on the contributions out of moneys provided by Parliament which may be made under Section 1 of the Rural Water Supplies and Sewerage Act, 1944; presented, 6. (Cited as Rural Water Supplies and Sewerage Act 1965) R.A., 63.


RYDE CORPORATION: [1968-69] (Lords) Bill, intituled, An Act to confer further powers on the mayor, aldermen and burgesses of the borough of Ryde in relation to the improvement, local government and finances of the borough; and for other purposes; brought from the Lords, 174. (Cited as Ryde Corporation Act 1969) R.A., 261.


— [MONEY]. See RESOLUTIONS, IV.

SABAH (GIFT OF A MACE). See ADDRESSES, IV; and MEMBERS.


SAINT ANNE, SOHO: [1964-65] Bill to provide for the erection by the London Diocesan Fund of a new church on part of the site of the former church of Saint Anne, Soho, and the burial ground appurtenant thereto; to authorise the use for other purposes of the said site and lands; and for purposes incidental thereto; read the first time, 107. (Cited as Saint Anne, Soho Act 1965) R.A., 298.
SAINT BARNABAS, LEWISHAM:
[1966-67.] [Lords]: Bill, intituled, An Act to provide for the disposition of the church of Saint Barnabas, Lewisham, and for purposes incidental thereto; and for purposes incidental thereto; brought from the Lords, 438. (Cited as Saint Barnabas, Lewisham Act 1967) R.A., 253.

SAINT BENET SHEREHOG CHURCHYARD:
[1960-61.] [Lords]: Bill, intituled, An Act to authorise the sale of the churchyard appurtenant to the former church of Saint Benet Sherehog in the city of London, to authorise the erection of buildings thereon, and for other purposes; brought from the Lords, 230. (Cited as Saint Benet Sherehog Churchyard Act 1961) R.A., 303.

SAINT DIONIS BACKCHURCH CHURCHYARD:
[1962-63.] [Lords]: Bill, intituled, An Act to free the churchyard appurtenant to the former church of Saint Dionis Backchurch in the city of London from the restrictions attaching to it as a disused burial ground in the city of London, and to authorise the subsequent use or disposition thereof; and for other purposes; brought from the Lords, 215. (Cited as Saint Dionis Backchurch Churchyard Act 1963) R.A., 271.

SAINT DIONIS BACKCHURCH CHURCHYARD (AMENDMENT):

SAINT GEORGE, BOTOLPH LANE CHURCHYARD:
[1965-66.] [Lords]: Bill to free the churchyard appurtenant to the former church of Saint George, Botolph Lane in the city of London from the restrictions attaching to it as a disused burial ground in the city of London; to authorise the disposition thereof and the use thereof for other purposes; and for purposes incidental thereto; read the first time, 80. (Cited as Saint George, Botolph Lane, Churchyard Act 1968) R.A., 327.

SAINT GEORGE HANOVER SQUARE BURIAL GROUND:
[1963-64.] Bill to provide for the removal of the restrictions attaching to the burial ground at Bayswater Road in the metropolitan borough of Paddington vested in the rector and churchwardens of the parish of Saint George Hanover Square; to authorise the subsequent use or disposition thereof; and for other purposes; read the first time, 78. (Cited as Saint George Hanover Square Burial Ground Act 1964) R.A., 339.

SAINT JAMES AND SAINT PAUL, PLUMSTEAD:
[1967-68.] [Lords]: Bill, intituled, An Act to provide for the disposal of the churches of Saint James, Plumstead, and Saint Paul, Plumstead; the use for other purposes of the sites of the said churches and adjacent lands; and for purposes incidental thereto; brought from the Lords, 257. (Cited as Saint James and Saint Paul, Plumstead Act 1968) R.A., 327.

SAINT JOHN'S CHURCH, SMITH SQUARE:
[1963-64.] [Lords]: Bill, intituled, An Act to authorise the sale by the London Diocesan Fund of the Church of Saint John the Evangelist, Smith Square in the city of Westminster, to authorise the reconstruction of the church and its use for religious and other charitable purposes; and for other purposes; brought from the Lords, 170. (Cited as Saint John's Church, Smith Square Act 1964) R.A., 256.

SAINT LAURENCE, CATFORD:
[1964-65.] [Lords]: Bill, intituled, An Act to provide for the demolition of the church of Saint Laurence, Catford, in the London borough of Lewisham and of the parsonage house and church hall adjacent thereto; to authorise the sale of the sites thereof and of lands appurtenant thereto and the use for other purposes of the said sites and lands; and for purposes incidental thereto; brought from the Lords, 261. (Cited as Saint Laurence, Catford Act 1965) R.A., 411.

SAINT MARK, CAMBERWELL:
[1964-65.] Bill to provide for the removal of certain restrictions attaching to land including the site of the church of Saint Mark, Camberwell, in the London borough of Southwark; to authorise the sale, leasing or other disposition of that land and the use thereof for other purposes; and for purposes incidental thereto; read the first time, 107. (Cited as Saint Mark, Camberwell Act 1965) R.A., 298.

SAINT MARY, ALVERSTOCKE, BURIAL GROUND:
[1964-65.] [Lords]: Bill, intituled, An Act to vest in the Portsmouth Diocesan Board of Finance a burial ground of the Church of Saint Mary, Alverstoke, in the borough of Gosport; to provide for the removal of restrictions attaching to the said burial ground and for the management, administration, development and disposition thereof; to authorise the erection of buildings thereon and to make provision for the use thereof; and for other purposes; brought from the Lords, 236. (Cited as Saint Mary, Alverstoke, Burial Ground Act 1965) R.A., 298.

SAINT MARY, EALING:
[1965-66.] Bill to free part of the burial ground appurtenant to the church of Saint Mary, Ealing, from the restrictions attaching to it as a disused burial ground; to authorise the use thereof for other purposes; and for purposes incidental thereto; read the first time, 68; read a second time and referred to the Examiners, 77. Standing Order relative to suspension of Bill, 153.


SAINT MARY, HORNSEY:
[1967-68.] Bill to provide for the demolition of the church of Saint Mary, Hornsey, and for the erection of a new church in place thereof; to authorise the use for other purposes of parts of the site of the existing church and adjacent land; and for purposes incidental thereto; read the first time, 80. Standing Order relative to suspension of Bill, 393.
SAINT MARY, HORNSEY: —cont.


SAINT MARY-LE-PARK, BATTERSEA:

[1966-67.] Bill to provide for the demolition of the church of Saint Mary-le-Park, Battersea, and of the church hall adjacent thereto; to provide for the erection of a new church and other buildings on part of the site of the existing church and church hall; to authorise the use for other purposes of other parts of the said site; and for purposes incidental thereto; read the first time, 32. (Cited as Saint Mary-le-Park, Battersea Churchyard Act 1967) R.A., 479.

SAINT MARY (SUMMERSTOWN):

[1967-68.] [Lords]: Bill, intituled, An Act to authorise the sale of the site of the former church of Saint Mary, Summerstown in the London borough of Wandsworth; to free the said land from the restrictions attaching to it as a site of a church; brought from the Lords, 145. (Cited as Saint Mary (Summerstown) Act 1968) R.A., 234.

SAINT MICHAEL PATERNOSTER ROYAL:

[1961-62.] Bill to authorise the sale of lands comprised in the site of and the churchyard appurtenant to the former church of Saint Michael Paternoster Royal in the city of London, to authorise the erection of buildings thereon, and for other purposes; read the first time, 78; Order for Second Reading discharged; Bill withdrawn, 84.

SAINT MILDRED, BREAD STREET:

[1968-69.] [Lords]: Bill, intituled, An Act to free the churchyard appurtenant to the former church of Saint Mildred, Bread Street, in the City of London, from the restrictions attaching to it as a disused burial ground in the City of London; to authorise the disposition thereof and the use thereof for other purposes; and for purposes incidental thereto; brought from the Lords, 153. (Cited as Saint Mildred, Bread Street Act 1969) R.A., 261.

SAINT NICHOLAS ACONS CHURCHYARD:

[1962-63.] [Lords]: Bill, intituled, An Act to free the churchyard appurtenant to the former church of Saint Nicholas Acons in the city of London from the restrictions attaching to it as a disused burial ground in the city of London, and to authorise the subsequent use or disposition thereof; and for other purposes; brought from the Lords, 215. (Cited as Saint Nicholas Acons Churchyard Act 1963) R.A., 271.

SAINT PANCras, PANCras LANE, CHURCHYARD:

[1960-61.] [Lords]: Bill, intituled, An Act to authorise the sale of the churchyard appurtenant to the former church of Saint Pancras, Pancras Lane, in the city of London, to authorise the erection of buildings thereon, and for other purposes; brought from the Lords, 220. (Cited as Saint Pancras, Pancras Lane, Churchyard Act 1961) R.A., 303.

SAINT PAUL, COVENT GARDEN:

[1961-62.] Bill to amend the law relating to the rate leviable by the Churchwardens of the parish of Saint Paul, Covent Garden, in regard to the incidence thereof, and to make provision for the redemption and extinguishment of the said rate, and for matters incidental to or consequent upon the aforesaid purposes; read the first time, 78. (Cited as Saint Paul, Covent Garden Act 1962) R.A., 209.

SAINT PAUL, PORTMAN SQUARE, SAINT MARYLEBONE:

[1963-64.] [Lords]: Bill, intituled, An Act to provide for the demolition of the church of Saint Paul, Portman Square, in the metropolitan borough of Saint Marylebone; to authorise the sale of the site thereof and the lands appurtenant thereto and the use for other purposes of the said site and lands; and for other purposes incidental thereto; brought from the Lords, 185. (Cited as Saint Paul, Portman Square, Saint Marylebone Act 1964) R.A., 362.

SAINT PETER'S CHURCH, NOTTINGHAM CHURCHYARD:

[1961-62.] [Lords]: Bill, intituled, An Act to authorise the setting aside of the western part of the churchyard of the parish church of the united parish of Saint Peter with Saint James in the city of Nottingham at street level for street improvements, to authorise the sale or leasing of the southern part of the said churchyard and its use for building or otherwise, to authorise the demolition of the vestry at the north-east corner of the said church and the erection on the site thereof and on adjoining parts of the said churchyard of a building for use as a vestry, parish hall and centre for religious instruction, to authorise the erection of a bookshop on part of the said churchyard to the north of the said church, and for other purposes; brought from the Lords, 231. (Cited as Saint Peter's Church, Nottingham, Churchyard Act 1962) R.A., 214.

SAINT SAVIOUR, PADDDINGTON:

[1967-68] Bill to provide for the demolition of the church of Saint Saviour, Paddington and for the erection of a new church and other buildings; to authorise the use for other purposes of part of the site of the present church; and for purposes incidental thereto; read the first time, 89. Standing Order relative to suspension of Bill, 293. (Cited as Saint Saviour, Paddington Act 1969) R.A., 364.

SAINT STEPHEN, CLAPHAM PARK:

[1968-69.] [Lords]: Bill, intituled, An Act to provide for the demolition of the church of Saint Stephen, Clapham Park, and for the provision of a new church and other buildings; to authorise the use for other purposes of part of the site of the present church; and for purposes incidental thereto; brought from the Lords, 348. (Cited as Saint Stephen, Clapham Park Act 1969) R.A., 364.

SAINT STEPHEN, SOUTH LAMBETH:

[1966-67.] [Lords]: Bill, intituled, An Act to provide for the demolition of the church of Saint Stephen, South Lambeth and for the erection of a new church and other buildings; to authorise the use for other purposes of part of the site of the present church; and for purposes incidental thereto; brought from the Lords, 458. (Cited as Saint Stephen, South Lambeth Act 1967) R.A., 533.
SAINT THOMAS APOSTLE (QUEEN STREET) CHURCHYARD:
[1961-62.] Bill to authorise the sale of the churchyard appurtenant to the former church of Saint Thomas Apostle in the City of London, to authorise the erection of buildings thereon, and for other purposes; read the first time, 78. (Cited as Saint Thomas Apostle (Queen Street) Churchyard Act 1962) R.A., 274.

SALE OF TICKETS (OFFENCES):
[1962-63.] (Lords): Bill, intituled, An Act to extend the prohibition of the sale of dead wild geese; brought from the Lords, 273.

SALE OF HOUSES AND LAND (LEGAL COSTS):
[1963-64.] Bill to amend the law relating to the remuneration and fees of solicitors and others in the sale of houses and land in order to simplify the procedure and reduce the costs to buyers; ordered; presented, 181.

SALE OF REPTILES:
[1962-63.] Bill to regulate the sale of reptiles; presented, 33. Order for Second Reading discharged; Bill withdrawn, 133.

SALE OF TICKETS (OFFENCES):
[1968-69.] Bill to prohibit in certain circumstances the sale or resale of any ticket for entry or admission to any sporting event or entertainment; and for connected purposes; presented, 187.

SALE OF HOUSES AND LAND (LEGAL COSTS):
[1967-68.] Bill to prohibit in certain circumstances the sale or resale of any ticket for entry or admission to any sporting event or entertainment; and for connected purposes; presented, 214. Order for Second Reading discharged; Bill withdrawn, 256.

SALE OF TICKETS (STREET OFFENCES):
[1967-68.] Bill to prohibit in certain circumstances the sale or resale in streets or public places of any ticket for entry or admission to any sporting event or entertainment; and for connected purposes; presented, 268.

SALE OF VENISON (SCOTLAND):
[1967-68.] Bill to make provision for the licensing of dealers in venison, for the keeping of records by such dealers; and for matters in connection therewith; presented, 85. Order for Second Reading discharged; Bill withdrawn, 167.

SALE OF REPTILES:
[1962-63.] Bill to regulate the sale of reptiles; presented, 33. Order for Second Reading discharged; Bill withdrawn, 133.

SAWAL'S RAILWAY AND MARKET HOUSE:
[1966-67. (Lords): Bill, intituled, An Act to confirm an agreement between the Salisbury Rail-
way and Market House Company Limited in liquidation and the mayor, aldermen and citizens of the city of New Sarum for the sale of the Market House, Salisbury, and certain other property; to relieve the Company of its statutory obligations to provide a market; to provide for the repeal of the enactments relating to the Company; and for other purposes; brought from the Lords, 178. (Cited as Salisbury Railway and Market House Act 1969) R.A., 261.

SALOP COUNTY COUNCIL:
[1969-70.] (Lords): Bill, intituled, An Act to confer further powers on the Salop County Council with regard to finance and local government; and for other purposes; brought from the Lords, 243. Bill read a second time and committed, 277.

SALMON AND FRESHWATER FISHERIES:

SALMON AND FRESHWATER FISHERIES ACT 1923 (AMENDMENT):
[1963-64.] Bill to amend Section 6 of the Salmon and Freshwater Fisheries Act 1923 with respect to the mode of working nets; and for other purposes connected therewith; presented, 55. (Cited as Salmon and Freshwater Fisheries Act 1923 (Amendment) Act 1964) R.A., 177.

[1964-65.] Bill to repeal and re-enact with amendments Section 9 of the Salmon and Freshwater Fisheries Act 1923; presented, 66.

SALVATION ARMY:
[1962-63.] Bill to establish a non-contributory pension fund for officers of the Salvation Army; to provide for the transfer to the fund of certain existing funds and for contributions to the fund from the general funds of the Salvation Army and from its associated charities and companies; to establish a board to administer the fund; to confer powers on the board to make rules determining the terms and conditions on which pensions are to be payable and to prescribe the first rules of the fund; and for other purposes; read the first time, 76. (Cited as Salvation Army Act 1963) R.A., 313.

[1967-68.] (Lords): Bill, intituled, An Act to amend the Salvation Army Act, 1931; to make provision for the management of trusts connected with or related to the interests, aims or purposes of the Salvation Army; and for other purposes; brought from the Lords, 150. (Cited as Salvation Army Act 1968) R.A., 283.

SARAWAK (GIFT OF A SPEAKER'S CHAIR). See ADDRESSES, IV; and MEMBERS.

SAVINGS:
[1962-63.] Motion, That this House in view of the fact that economic survival of the nation depends on more investment, urges Her Majesty's Government to introduce, as soon as possible, extra incentives to savers; Motion withdrawn, 166.

SAVINGS BANKS:
[1966-67.] Motion, That draft Statutory Instrument be not made; Motion withdrawn, 80.
SCIENCE AND TECHNOLOGY:

[1962-63.] Motion, That this House regrets the further cuts in the school building programme and the failure to take adequate steps to recruit sufficient teachers; Question amended, by leaving out from " House " to end and adding " recognising the continuing problem of staffing the schools and the difficult physical conditions under which many schools still have to work, welcomes the notable progress made with the recruitment and supply of teachers and the implementation of the school building programme set out in the White Paper of 1928; and notes with approval the Government action in devoting a steadily rising proportion of the national resources to the public system of education", instead; Question, as amended, agreed to, 157.

SCIENCE AND INDUSTRY IN SCOTLAND:

[MONEY.] See COMMITTEES, I, 2.

SCOTLAND AND WALES (REFERENDA):

SCIENTIFIC RESEARCH:


SCOTLAND AND WALES (REFERENDA):

[1968-69.] Bill to authorize referenda in Scotland and in Wales to enable the Scottish and Welsh peoples respectively to indicate their views in regard to the future government of their countries; presented, 47. Question for Second Reading negatived, 117.

SCOTSWOOD BRIDGE:

[1961-62.] [Lords]: Bill, intituled, An Act to empower the county council of the administrative county of Durham and the lord mayor, aldermen and citizens of the city and county of Newcastle upon Tyne to construct a bridge across the river Tyne with approach roads and other works and to purchase lands compulsorily for those and other purposes, to provide for the removal of the existing Scotswood Bridge across the river Tyne, and for other purposes; brought from the Lords, 231. (Cited as Scotswood Bridge Act 1962) R.A., 321.

SCOTTISH ECONOMY:

[1968-69.] Motion, That this House deploring the additional burdens imposed on firms and individuals in Scotland by soaring transport charges, the distortions resulting from the discriminatory nature of selective employment tax and regional employment premium, and the new systems of corporate taxation introduced in 1965, calls upon the Government to recognise the failure of its attempts to plan the Scottish economy; Question negatived, 233.

SCOTTISH LIFE ASSURANCE COMPANY:

[1967-68.] [Lords]: Bill, intituled, An Act to incorporate the Scottish Life Assurance Company and to provide for the control and management of the Company as a mutual assurance company; to transfer to the Company the assets of the Scottish Life Assurance Company Limited; to provide for compensating the holders of share capital of the Limited Company and to dissolve the Limited Company; and for other purposes; brought from the Lords, 145. (Cited as Scottish Life Assurance Company Act 1960) R.A., 234.

SCOTTISH PULP MILL (WATER SUPPLY) ORDER CONFIRMATION:


SCOTTISH SELF-GOVERNMENT:

[1966-67] Bill to provide a scheme for the self-government of Scotland; ordered; presented, 269.

SCOTTISH REGIMENTS:

[1968-69.] Motion, That this House deplores the decision to abolish Scottish units announced in Command Paper No. 3701; Question negatived, 343.

SCOTTISH UNION AND NATIONAL INSURANCE COMPANY:


SCRAP METAL DEALERS:

[1963-64.] [Lords]: Bill to amend the law relating to dealers in scrap metal and similar goods, and to dealers in marine stores, and for purposes connected therewith; presented, 20. (Cited as Scrap Metal Dealers Act 1964) R.A., 339.

SEA FISH (CONSERVATION):

[1966-67] [Lords]: Bill, intituled, An Act to consolidate (with corrections and improvements made under the Consolidation of Enactments (Procedure) Act 1949) certain enactments which provide for regulating the commercial use of, fishing for, and landing of, sea fish, and for authorising measures for the increase or improvement of marine resources; brought from the Lords, 608. (Cited as Sea Fish (Conservation) Act 1967) R.A., 619.
SEA FISH INDUSTRY:

[1961-62.] Bill to make further provision, by way of financial assistance and otherwise, with respect to the white fish and herring industries, including provision relating to the White Fish Authority and the Herring Industry Board; to make further provision for the regulation of fishing for, and the landing of, sea-fish, and with respect to shellfish; to enable the rates leviable at certain harbours to be varied, and to facilitate borrowing for certain harbour and marine works undertaken; and for purposes connected with the matters aforesaid; presented, 10. (Cited as Sea Fish Industry Act 1962) R.A., 274.


—— [MONEY.] See COMMITTEES, I, 2.

SEA FISHERIES: See also ADDRESSES, VII and VIII.

[1968-69.] Bill to make further provision with respect to the subsidies payable to, and the levies which may be imposed on, the white fish and herring industries, to make further provision for the regulation of sea fishing, to amend the Sea Fisheries (Shellfish) Act 1967 and the Sea Fish (Conservation) Act 1967, and to make provision with respect to fishing boats and gear lost or abandoned at sea; and for connected purposes; presented, 8. (Cited as Sea Fisheries Act 1968) R.A., 74.


Motion, That a Draft Order be not made: Motion withdrawn, [1965-66] 51.

Motion to approve Schemes; Debate adjourned, [1966-67] 375; Resumed; Question agreed to, 383.

Motion for withdrawal of an Order; Question negatived, [1969-70] 257.

—— [MONEY.] See RESOLUTIONS, IV.

SEA FISHERIES REGULATION:


SEA FISHERIES (SHELLFISH):


SEASONAL WORKERS:

[1960-61.] Bill to make further provision to enable seasonal workers to draw unemployment benefit; and for purposes connected therewith; ordered; presented, 161.

SECRETARY OF STATE FOR FOREIGN AFFAIRS, SPEECH OF:

[1961-62.] Motion, That this House deplores the attack made upon the United Nations by the Secretary of State for Foreign Affairs in his speech at Berwick-on-Tweed on 28th December 1961; Question negatived, 93.

SECRETARY OF STATE FOR SCOTLAND (INDEMNITY):

[1962-63.] Bill to indemnify the Secretary of State for Scotland from any penal consequences he may have incurred by his failure to observe the provisions of the Universities (Scotland) Act 1889; ordered; presented, 148. Order for Second Reading discharged; Bill withdrawn, 161.

SECRETARY OF STATE FOR WALES AND MONMOUTHSHIRE, FUNCTIONS OF, AND CONSTITUTIONAL CHANGES IN WALES AND MONMOUTHSHIRE:

Matter referred to Welsh Grand Committee, [1964-65] 70.

SECURITY SERVICE:

[1962-63.] Motion, That this House, whilst concerned to maintain the highest possible security of the State, believes that the procedure of the existing security service is unsatisfactory in achieving that object, and is lacking in adequate provision for the defence of civil liberty; Debate adjourned, 47.

SELECT. See COMMITTEES, I, II, III, and IV.

SELECTIVE EMPLOYMENT PAYMENTS:

[1966-67.] Bill to provide for payments in certain circumstances in respect of persons in regions of high unemployment; and for connected purposes; presented, 93. (Cited as Selective Employment Payments Act, 1967) R.A., 201.

—— [MONEY.] See COMMITTEES, I, 2.

SELECTIVE EMPLOYMENT PAYMENTS BILL (ALLOCATION OF TIME):

[1966-67.] Motion relating to remaining Proceedings on the Bill; Debate adjourned, 150. Resumed; Question amended and agreed to, 151.

SELECTIVE EMPLOYMENT TAX AMENDMENT:

[1969-70.] Bill to provide for the amendment of selective employment tax in regions of high unemployment; and for purposes connected therewith; ordered, 216; presented, 217. Motion for Second Reading; Question negatived, 336.

SELECTIVE EMPLOYMENT TAX IN SCOTLAND:

[1967-68.] Motion, That this House deplores the effects of the selective employment tax on industry and employment in Scotland; Question negatived, 343.
SERVICE DOCTORS' AND DENTISTS' PAY:


Lays the Mace under the Table, on the House being informed of the death of the Speaker, [1964-65] 412.

Serjeant at Arms, and devoted himself to the service of the House, [1962-63] 15.

SERVICE DISABILITY PENSIONS:

[1962-63.] Bill to make further provision for rehousing of ex-servicemen as for service disability pensions, for amending the law in connection with onus of proof and limitation of time in relation to service disability pensions, and for matters in connection therewith; ordered; presented, 49.

[1964-65.] Bill ordered; presented, 85. Standing Committee discharged from considering the Bill; Bill withdrawn, 248.

SERVICE DOCTORS' AND DENTISTS' PAY:


SERVICE IN OVERSEAS DEVELOPMENT:


SERVICE PENSIONS:

[1961-62.] Resolution, That this House, recognising the difficulties of many retired officers, pensioned other ranks and widows of the armed services and of former members of the Colonial Service, Overseas Civil Service and Sudan Civil Service, especially the older among them, whose pensions have diminished in value since they were first awarded; and bearing in mind the Conservative Government's pledge in 1959 that pensioners should continue to share in the good things which a strong expanding economy will bring, urges Her Majesty's Government to regard the difficulties of these pensioners as a first charge in the next economic phase, and to declare anew that the youth of our nation is eager and able to bring, urges Her Majesty's Government to regard the developments in overseas development are brought to the attention of students in our comprehensive, grammar and secondary modern schools, as well as those at universities, in the firm belief that the youth of our nation is eager and able to make its contribution to a better world, 266.

SERVICE PENSIONS:

[1961-62.] Resolution, That this House, recognising the difficulties of many retired officers, pensioned other ranks and widows of the armed services and of former members of the Colonial Service, Overseas Civil Service and Sudan Civil Service, especially the older among them, whose pensions have diminished in value since they were first awarded; and bearing in mind the Conservative Government's pledge in 1959 that pensioners should continue to share in the good things which a strong expanding economy will bring, urges Her Majesty's Government to regard the difficulties of these pensioners as a first charge in the next economic phase, and to declare anew the principles which should govern the level of pensions granted by Her Majesty's Government in respect of the armed services and by Her Majesty's Government or any Commonwealth government in respect of the overseas services, 247.

SETTLED LAND ACT 1925 (AMENDMENT):

[1961-62.] Bill to amend section forty-one of the Settled Land Act, 1925, by extending the term by which a tenant for life may lease settled land under paragraph (iv) of that section; ordered; presented, 320.

SEVEN HUNDREDTH ANNIVERSARY OF PARLIAMENT. See ADDRESSES, I.

SEVERN BRIDGE TOLLS:

[1964-65.] Bill to empower the Minister of Transport to levy tolls in respect of the use of a new road which crosses the Rivers Severn and Wye; to enable that Minister, in relation to that new road, to impose prohibitions, restrictions and other requirements for the purpose of preventing obstructions and for the protection of property and otherwise; to provide for the extinguishment of any franchise to operate a ferry across the River Severn in the vicinity of the new road, and to enable compensation to be paid to persons operating any such ferry; and for purposes connected with the matters aforesaid; ordered; presented, 69. (Cited as Severn Bridge Tolls Act 1965) R.A., 411.


SEWERAGE (SCOTLAND):

[1967-68.] Bill to make new provision as respects sewerage in Scotland, and for connected purposes; presented, 56. (Cited as Sewerage (Scotland) Act 1968) R.A., 367.

— [MONEY.] See RESOLUTIONS, IV.

SEXUAL OFFENCES:

[1961-62.] Bill to amend the law relating to homosexual offences; presented, 34. Motion for Second Reading; Debate adjourned, 135.


SHAKESPEARE BIRTHPLACE, &c., TRUST:


[1961-62.] Bill to amend section forty-one of the Settled Land Act, 1925, by extending the term by which a tenant for life may lease settled land under paragraph (iv) of that section; ordered; presented, 320.


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[1964-65.] Bill to empower the Minister of Transport to levy tolls in respect of the use of a new road which crosses the Rivers Severn and Wye; to enable that Minister, in relation to that new road, to impose prohibitions, restrictions and other requirements for the purpose of preventing obstructions and for the protection of property and otherwise; to provide for the extinguishment of any franchise to operate a ferry across the River Severn in the vicinity of the new road, and to enable compensation to be paid to persons operating any such ferry; and for purposes connected with the matters aforesaid; ordered; presented, 69. (Cited as Severn Bridge Tolls Act 1965) R.A., 411.


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— [MONEY.] See RESOLUTIONS, IV.

SEXUAL OFFENCES:

[1961-62.] Bill to amend the law relating to homosexual offences; presented, 34. Motion for Second Reading; Debate adjourned, 135.


SHAKESPEARE BIRTHPLACE, &c., TRUST:

[1960-61.] Bill, intituled, An Act to redefine and extend the objects of the Shakespeare Birthplace, &c., Trust; to vary the constitution of the trustees of the said trust and to extend the powers of the trustees; to repeal the provisions of the Shakespeare Birthplace, &c., Trust (Amendment) Act, 1930, and to re-enact subject to variations certain of the provisions of those Acts and for other purposes; brought from the Lords, 241. (Cited as Shakespeare Birthplace, &c., Trust Act 1961) R.A., 321.

SHARING OF CHURCH BUILDINGS:


SHELL BRAZIL:

[1960-61.] Bill to make provision for the transfer to the United States of Brazil of the registered office of Shell Brazil Limited for the purpose of enabling that company to assume Brazilian nationality, for the cesser of application to that company of provisions of the Companies Act, 1948, consequent upon such assumption; and for other purposes incidental thereto; read the first time, 73. (Cited as Shell Brazil Act 1961) R.A., 222.

SHELL CHEMICALS DISTRIBUTING COMPANY OF EGYPT:

[1962-63.] Bill to make provision for the transfer to the United Arab Republic of the registered office of Shell Chemicals Distributing Company of Egypt Limited; for the cesser of application to that company of provisions of the Companies Act, 1948; and for other purposes incidental thereto; read the first time, 76. (Cited as Shell Chemicals Distributing Company of Egypt Act 1963) R.A., 217.

SHELL COMPANY OF AUSTRALIA:

[1963-64.] Bill to make provision for the transfer to the State of Victoria in the Commonwealth of Australia of the registered office of The Shell Company of Australia Limited; for the cesser of application to that Company of provisions of the Companies Act, 1948; and for other purposes incidental thereto; read the first time, 78. (Cited as Shell Company of Australia Act 1964) R.A., 392.

SHELL COMPANY OF EGYPT:

[1963-64.] Bill to make provision for the transfer to the United Arab Republic of the registered office of The Shell Company of Egypt Limited; for the cesser of application to that company of provisions of the Companies Act, 1948; and for other purposes incidental thereto; read the first time, 79; Standing Order relative to the suspension of the Bill, 331.

SHERIFF COURTS (CIVIL JURISDICTION AND PROCEDURE) (SCOTLAND):

[1962-63.] Bill to increase the amount by reference to which actions are classified as summary causes in the sheriff court in Scotland; to increase the amount by reference to which the small debt jurisdiction of the sheriff is limited; to amend the law with regard to the bringing of actions between spouses for interim aliment of small amounts in the sheriff's small debt court and with regard to the jurisdiction of the sheriff in such actions brought as aforesaid; and for purposes connected with the matters aforesaid; presented, 33. (Cited as Sheriff Courts (Civil Jurisdiction and Procedure) (Scotland) Act 1963) R.A., 271.

SHERIFFS' PENSIONS (SCOTLAND):

[1960-61.] Bill to amend the law with respect to the pensions attributable to the office of sheriff and rewarded sheriff-substitute, to regulate the age of retirement from such offices and to regulate the time at which payment may be made of those pensions and of the salaries attaching to the said offices; presented, 66. (Cited as Sheriff Pensions (Scotland) Act 1961) R.A., 303.

—[MONEY]. See COMMITTEES, I, 2.

SHIP MORTGAGE FINANCE COMPANY:


SHIPBUILDING CREDIT:

[1963-64.] Bill to enable the Minister of Transport to make loans for the purpose of providing finance for the construction or alteration of ships in shipyards situated in the United Kingdom, any of the Channel Islands or the Isle of Man and the equipment of the resulting ships; presented, 28. (Cited as Shipbuilding Credit Act 1964) R.A., 128.

—[MONEY]. See COMMITTEES, I, 2.

SHIPBUILDING INDUSTRY:

[1966-67] Bill to provide for the establishment of a public board with the functions of promoting the ability of the shipbuilding industry in the United Kingdom to compete in world markets; to enable the board to give financial assistance to persons carrying on shipbuilding undertakings and marine engine manufacturing undertakings; to enable the Minister of Technology to give guarantees in connection with the construction of ships in shipyards situated in the United Kingdom and the equipment of ships constructed in such shipyards; and for connected purposes; presented, 355. (Cited as Shipbuilding Industry Act 1967) R.A., 533.

[1968-69] Bill to amend section 7 of the Shipbuilding Industry Act 1967 by increasing the amount up to which the Minister of Technology may assume liability by giving guarantees under the section; presented, 53. (Cited as Shipbuilding Industry Act 1969) R.A., 148.

[1969-70] Bill to amend section 7 of the Shipbuilding Industry Act 1967 by increasing the amount up to which the Minister of Technology may assume liability by giving guarantees under the section; presented, 253. Read a second time and committed to a Standing Committee, 301.

—[MONEY]. See RESOLUTIONS, IV.

SHIPPING AND SHIPBUILDING:

[1961-62.] Motion, That this House, convinced of the vital importance of the shipping and shipbuilding industries, and noting with concern their continuing serious difficulties, regrets the failure of Her Majesty's Government to take or promote any effective action to remedy the position; Question amended by leaving out from "difficulties" to end and adding "welcomes the steps taken by Her Majesty's Government to assist the efforts of these industries to promote efficiency and improve their competitive position"; Question, as amended, agreed to, 107.

SHIPPING CONTRACTS AND COMMERCIAL DOCUMENTS:

[1963-64] Bill to secure Her Majesty's jurisdiction against encroachment by certain foreign requirements in respect of the carriage of goods or passengers by sea and in respect of the production of documents and furnishing of information; presented, 291. (Cited as Shipping Contracts and Commercial Documents Act 1964) R.A., 339.
SHOPS: [1967-68.] Bill to repeal certain sections of the Shops Act 1950 and to limit the hours of work of shop assistants and others; presented, 39.

SHOPS ACT 1950 (AMENDMENT): [1966-67.] Bill to amend the Shops Act 1950 to impose upon self-service stores an obligation to provide adequate supervision of their sales service as a protection for the general public against unwarranted allegations of lavorcy; ordered; presented, 472.

SHOPS (AIRPORTS): [1961-62.] Bill to exempt shops at certain airports and the carrying on of any retail trade or business at or in connection with such shops, from the provisions of Parts I and IV of the Shops Act, 1950; and for purposes connected therewith; presented, 34. (Cited as Shops (Airports) Act 1962) R.A., 305.

SHOPS (EARLY CLOSING DAYS): [1964-65.] Bill to provide for a shop's early closing day to be selected by its occupier; to abolish the power to change the closing time on early closing days and the power to extend early closing day requirements to exempted shops; to substitute the expression "early closing day" for the expression "weekly half-holiday" in the Shops Act 1950; and for purposes connected with the matters aforesaid; ordered; presented, 154. (Cited as Shops (Early Closing Days) Act 1965) R.A., 411.


SHOREHAM HARBOUR: [1961-62.] Bill to confer further powers upon the Shoreham Harbour Trustees; and for other purposes; read the first time, 78. (Cited as Shoreham Harbour Act 1962) R.A., 274.

SHORTAGE OF TEACHERS (SCOTLAND): [1966-67.] Motion, That this House urges Her Majesty's Government to introduce, as a matter of urgency, measures to increase the supply of teachers in Scotland and to secure a more equitable distribution, especially in areas suffering from part-time education; Proceedings lapsed at Seven o'clock, 542.

SIERRA LEONE (GIFT OF A MACE). See ADDRESSES, IV; and MEMBERS.

SIERRA LEONE INDEPENDENCE: [1960-61.] Bill to make provision for, and in connection with, the attainment by Sierra Leone of fully responsible status within the Commonwealth; presented, 151. (Cited as Sierra Leone Independence Act 1961) R.A., 169.

SIMPLIFICATION OF GOVERNMENT AND REDUCTION OF TAXATION: [1966-67.] Motion, That this House recognises that, at all levels, the complexity of government and the levels of taxation have increased, are increasing, and must be diminished to liberate the creative energies of the British people; Debate adjourned, 501.

SINGAPORE: [1966-67.] [Lords]: Bill, intituled, An Act to make provision in connection with the establishment of Singapore as an independent sovereign state within the Commonwealth; brought from the Lords, 166. (Cited as Singapore Act 1966) R.A., 201.

SINGAPORE (GIFT OF A BOOKCASE): See ADDRESSES, IV; and MEMBERS.

SINGLE TRANSFERABLE VOTE: [1963-64.] Motion for leave to bring in a Bill to provide for the election of Members of Parliament by means of the system of the single transferable vote in any constituency in which the demand has manifested itself by local action; Question negatived, 253.

SINGLE WOMEN WITH DEPENDENT RELATIVES: [1966-67.] Resolution, That this House notes the burden of maintaining dependent relatives, usually elderly parents, borne by thousands of single women, and that in carrying out a filial duty the daughter is performing a service which otherwise would have to be undertaken by social security and public welfare services; that this frequently involves many years of financial and physical strain; calls upon Her Majesty's Government to take early action to lighten these burdens by providing new social security benefits, and urges welfare and housing authorities locally to assist single women in this situation with such help that they can go on caring for their relatives at home without undue stress, 392.

SITUATION IN ANGUILLA: [1968-69.] Motion, That this House deplores the inept handling by Her Majesty's Government of the situation in Anguilla; Question negatived, 219.

SKILLED MANPOWER: [1964-65.] Resolution, That this House, recognising the importance of skilled manpower in an expanding economy and the need to take into account the implications of technological development and change and our prospective manpower resources, urges Her Majesty's Government to take these factors fully into account in its policies for securing an adequate supply of skilled manpower, 125.

SLAGHEAPS: [1966-67.] Bill to provide for the speedy removal of slagheaps, and for connected purposes; ordered; presented, 288; Order for Second Reading discharged; Bill withdrawn, 366.

SLAUGHTER OF ANIMALS (SCOTLAND): [1968-69.] Motion, That leave be given to bring in a Bill to amend the Slaughter of Animals (Scotland) Act, 1928, the Slaughter of Animals Act, 1938 and the Slaughter of Poultry Act, 1967 for the purposes of abolishing the exemptions in favour of ritual slaughter and for other purposes connected therewith; Question negatived, 65.

SLAUGHTER OF ANIMALS (SCOTLAND): [1965-66.] Bill to make further provision with respect to methods of slaughter of animals in Scotland; and for purposes connected therewith; presented, 46.
SLAUGHTER OF POULTRY:
[1965-66.] Bill to provide for the humane slaughter, for certain commercial purposes, of poultry; presented, 93. (Cited as Slaughter of Poultry Act 1967) R.A., 479.

SLAVERY. See ABOLITION OF SLAVERY.

SMALL ESTATES (REPRESENTATION):
[1960-61.] Bill to amend the law relating to applications for grants of representation in the case of small estates; presented, 42. (Cited as Small Estates Representation Act 1961) R.A., 303.

SMOKELESS ZONES AND POLLUTION:
[1969-70.] Motion, That this House deplores the failure of Her Majesty's Government to ensure the supplies of smokeless fuel necessary to implement the clean air policy, particularly in view of the stress laid on environmental pollution in recent Ministerial speeches; Question negatived, 138.

SOCIAL AND ECONOMIC DEVELOPMENTS WITHIN THE NORTHERN ECONOMIC PLANNING REGION:
[1967-68.] Resolution, That this House, whilst appreciative of the efforts of the Government in relation to the social and economic developments within the Northern Economic Planning Region, will welcome further initiative to overcome the high rate of unemployment, 142.

SOCIAL SECURITY:
See also ADDRESSES, VII and VIII:
[1968-69.] Motion, That this House calls upon Her Majesty's Government to introduce without delay a comprehensive social security system to provide adequate guaranteed minimum incomes and wage-related benefits applicable on retirement, sickness, unemployment and widows' and orphans' benefit facility for the seriously disabled; Question negatived, 45.

SOCIAL WORK (SCOTLAND):
[1967-68.] [Lords]: Bill, intituled, An Act to make further provision for promoting social welfare in Scotland; to consolidate with amendments certain enactments relating to the care and protection of children; to amend the law relating to the supervision and care of persons put on probation or released from prison etc.; to restrict the prosecution of children for offences; to establish children's panels to provide children's hearings in the case of children requiring compulsory measures of care; and for purposes connected with the aforesaid matters; brought from the Lords, 218. (Cited as Social Work (Scotland) Act 1968.) R.A., 367.

SOCIALIST POLICY ON MERGERS:
[1964-65.] Resolution, That this House, deeply conscious of the rapidly accelerating trend towards the formation of huge national and international companies as the result of mergers, takeovers and closures, with the consequent concentration of enormous powers over employment, the location of industry, investment and other vital issues of public concern in the hands of small minorities, sometimes not even domiciled in this country, notes that this process presents a serious long term threat to democratic government insofar as the policies of elected authorities are increasingly undermined by decisions taken by these minorities, who are not responsible to the public; and considers that it is an urgent necessity to provide a comprehensive code of conduct for takeovers as an interim measure to safeguard workers, consumers and the community in general and to bring companies in a dominant position in the British economy into public ownership at the earliest possible date with full provisions for democratic control in their respective spheres by workers and the representatives of the community as a whole; Debate adjourned, 150.

SOLICITORS:
[1964-65.] [Lords]: Bill, intituled, An Act to extend the powers of The Law Society in relation to property in the control or possession of certain solicitors and other persons, including the distribution of clients' money; to enable grants to be made out of the Compensation Fund established under the Solicitors Act 1957 in additional circumstances and to provide for an additional payment into that Fund by solicitors; to confer further powers upon The Law Society to make regulations with regard to interest on clients' money, the applying for and issue of practising certificates, the restoration to the roll, the authentication of documents, the disciplinary committee and appeals therefrom, etc.; and for purposes connected with the aforesaid matters; brought from the Lords, 190. (Cited as Solicitors Act 1965) R.A., 411.

SOLICITORS (SCOTLAND):
[1964-65.] [Lords]: Bill, intituled, An Act to amend the law relating to solicitors in Scotland, and for purposes connected therewith; brought from the Lords, 312. (Cited as Solicitors (Scotland) Act 1965) R.A., 411.
SOUTH AFRICAN BREWERIES:
See also MOTIONS FOR SOUTH AFRICA: HOUSE, 324 SOMERSET—SPEAKER

SOMERSET COUNTY COUNCIL: [1966-67] [Lords]: Bill, intituled, An Act to confer further powers on the Somerset County Council and on local, highway and other authorities in the administrative county of Somerset in relation to lands and highways and the local government, improvement, health and finances of the county; and for other purposes; brought from the Lords, 486. (Cited as Somerset County Council Act 1967) R.A., 297.

[1969-70] Bill to confer further powers on the Somerset County Council in relation to finance and lands; and for other purposes; read the first time, 115. (Cited as Somerset County Council Act 1970) R.A., 364.

SOUTH AFRICA: See also HOUSE, MOTIONS FOR THE ADJOURNMENT.

[1961-62] Bill to make final provision as to the operation of the law in consequence of the Union of South Africa having become a republic outside the Commonwealth; presented, 100. (Cited as South Africa Act 1961) R.A., 35.

[1962-63] Bill to confer further powers upon the mayor, aldermen and burgesses of the county borough of Southend-on-Sea; to make further provision with regard to highways and finance; and for other purposes; brought from the Lords, 215. (Cited as South Staffordshire Water Act 1962) R.A., 321.

SOUTHERN RHODESIA: [1960-61] Motion, That this House takes note of the proposals for the revision of the Constitution of Southern Rhodesia set out in Command Papers Nos. 1399 and 1400: Amendment proposed, to add, at end, "but cannot assent to proposals involving the abandonment of powers at present reserved to the United Kingdom for the protection of the African people of Southern Rhodesia, which have been formulated without their consent and which fail to provide for them a representation in the legislature sufficient to safeguard their liberties"; Amendment not made; Main Question agreed to, 256.


SOUTH STAFFORDSHIRE WATER: [1969-70] Bill intituled, An Act to confer further powers upon the mayor, aldermen and burgesses of the county of South Staffordshire Waterworks Company to acquire lands, and for other purposes; brought from the Lords, 284. Bill read a second time and committed, 277.

SOUTH ESSEX WATERWORKS: [1961-62] Bill to authorise the South Essex Waterworks Company to construct works and to acquire lands, to confer powers upon the Company, and for other purposes; read the first time, 78. (Cited as South Essex Waterworks Act 1962) R.A., 305.

SOUTH STAFFORDSHIRE WATER:


SOUTHEND-ON-SEA:

[1969-70] [Lords]: Bill intituled, An Act to confer further powers upon the mayor, aldermen and burgesses of the county borough of Southend-on-Sea; to make further provision with regard to highways and finance; and for other purposes; brought from the Lords, 284. Bill read a second time and committed, 277.

SOUTHERN RHODESIA:

[1960-61] Motion, That this House takes note of the proposals for the revision of the Constitution of Southern Rhodesia set out in Command Papers Nos. 1399 and 1400: Amendment proposed, to add, at end, “but cannot assent to proposals involving the abandonment of powers at present reserved to the United Kingdom for the protection of the African people of Southern Rhodesia, which have been formulated without their consent and which fail to provide for them a representation in the legislature sufficient to safeguard their liberties”; Amendment not made; Main Question agreed to, 256.


SOUTHERN RHODESIA (CONSTITUTION):


SOUTH WEST AFRICA: [1960-61] Motion, That this House takes note of the proposals for the revision of the Constitution of Southern Rhodesia set out in Command Papers Nos. 1399 and 1400: Amendment proposed, to add, at end, “but cannot assent to proposals involving the abandonment of powers at present reserved to the United Kingdom for the protection of the African people of Southern Rhodesia, which have been formulated without their consent and which fail to provide for them a representation in the legislature sufficient to safeguard their liberties”; Amendment not made; Main Question agreed to, 256.


SOUTHERN RHODESIA (CONSTITUTION):


SOUTH WEST AFRICA:

(resolution, 1960-61) 59.

SPEAKER

I. Speaker chosen.

II. Speaker communicates matters to the House.

III. Orders and Resolutions relative to the Speaker.

IV. Proceedings of the Speaker (or Deputy Speaker) pursuant to Orders (Standing or other) or Resolutions.

V. Other Proceedings of the Speaker or Deputy Speaker.

VI. Absence of the Speaker.

VII. Death of Mr. Speaker Hylton-Foster.

VIII. Deputy Speaker.

IX. Incidental Proceedings relative to the Speaker.
Her Majesty's pleasure signified (at the beginning of new Parliaments) that the House should choose a Speaker, [1964-65] 5, [1966-67] 5.

Her Majesty, having been informed of the death of the late Speaker, gives leave to the House to proceed forthwith to the choice of a new Speaker, [1964-65] 412.

Members proposed to be Speaker:

Members so proposed stand up in their places and express the sense they have of the honour proposed to be conferred upon them and submit themselves to the House, [1964-65] 5, 412, [1966-67] 5.

Members elected to be Speaker:
Sir Harry Braustyn Hylton Hylton-Foster (unanimously), [1964-65] 5.
The Right Honourable Horace Maybray King (unanimously), [1964-65] 412.
The Right Honourable Horace Maybray King (unanimously), [1966-67] 5.

Speakers elect conducted to the Chair by the Movers and Seconders, [1964-65] 5, 412, [1966-67] 5.

Where standing on the upper step they express their thanks to the House and their respectful acknowledgment of the great honour which the House had conferred upon them, [1964-65] 5, [1966-67] 5.—Of the high honour which the House had conferred upon him, [1964-65] 412.

And being seated, the Mace (which before lay under the Table) is laid upon the Table, [1964-65] 5, 412, [1966-67] 5.

Congressed on being elected by several Members, [1964-65] 5, 412, [1966-67] 5.—And one of them moves the Adjournment, [1964-65] 5.—And another Member moves the Adjournment, [1966-67] 5.—And one of them signifies the pleasure of Her Majesty that the House should present their Speaker that day at Four o'clock in the House of Peers for the Royal approbation, [1964-65] 412.


Report Her Majesty's approbation of the choice the House has made of them to be their Speaker, [1964-65] 5, 413, [1966-67] 5.

That they have made the usual claim of Privileges which had been allowed and confirmed, [1964-65] 5, [1966-67] 5.

And then repeat their very respectful acknowledgments and grateful thanks to the House for the great honour they had conferred upon them, [1964-65] 5, [1966-67] 5.—Repeats his respectful acknowledgments to the House of the honour they had done him and renew the assurance of his entire devotion to the service of the House, [1964-65] 413.

Put the House in mind that their first duty is to take and subscribe the Oath required by law, [1964-65] 5, [1966-67] 5.

Standing upon the upper step of the Chair, take and subscribe the Oath, [1964-65] 5, [1966-67] 5.

II. SPEAKER COMMUNICATES MATTERS TO THE HOUSE

1. Acquaints the House with matters relative to:

ABERFAN DISASTER:
That he has received a telegram from the President of the Belgian House of Representatives relating to the disaster at Aberfan, [1966-67] 224.

ABSENCE OF SPEAKER:
That the Bath University of Technology propose to do him the honour of conferring on him tomorrow the honorary degree of Doctor of Laws; and he therefore asks for the indulgence of the House and leave of absence to enable him to attend the University for that purpose. The House signifies its Assent, for which he returns his thanks, [1960-69] 360.

ANNIVERSARIES OF PARLIAMENT AND OF SEALING OF MAGNA CARTA:
That he has received Resolutions from certain Legislative Assemblies relating to the seven hundred and fiftieth anniversary of Parliament and the seven hundred and fifteenth anniversary of the sealing of Magna Carta, [1964-65] 319.

BARBADOS:
That he had received a copy of an Address to Her Majesty from the Barbados House of Assembly, relating to the gift of a Parliamentary Library, which he reads to the House, [1967-68] 396.

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CENTENARY OF THE CANADIAN PARLIAMENT:
That he has received from Mr. Speaker of the Canadian House of Commons a copy of a Resolution passed in that House expressing appreciation for a Resolution of this House relating to the Centenary of the Canadian Parliament, [1966-67] 483.

CHAIRMAN OF WAYS AND MEANS:
That he has received a letter from Sir Gordon Touche, announcing his resignation of the office of Chairman of Ways and Means, which he reads to the House, [1961-62] 25.—From Sir Eric Fletcher, announcing his resignation of the office of Chairman of Ways and Means, which he reads to the House, [1966-67] 6.

CHURCHILL, SIR WINSTON, DEATH OF:
That he has received Messages of Sympathy with the British nation in the loss it had suffered by the death of Sir Winston Churchill, from the presiding officers of several legislatures and a College, [1964-65] 110.—Of several Legislative Assemblies, [1964-65] 112, 126, 130, 135, 139, 140, 158, 169, 173, 179, 183, 196, 208.

CLERK OF THE HOUSE:
That he has received a letter from Sir Edward Abdy Fellowes, K.C.B., C.M.G., M.C., which he reads to the House, [1961-62] 60.
II. Speaker Communicates Matters to the House —cont.

ELECTIONS:


That Warrants have been issued during an Adjournment.* [1964-65] 410, [1967-68] 373.

That he has received a Certificate (which is ordered to be entered in the Journal), from the Judges appointed to try an Election Petition relating to Bristol, South-East, [1960-61] 324.

That he has received a Certificate and Report (which are ordered to be entered in the Journal) from the Judges appointed to try an Election Petition relating to Kioros and West Pernbure, [1964-65] 114.

KENNEDY, PRESIDENT, ASSASSINATION OF:

That the Queen has received a Letter from the President of the United States of America relating to the death of President Kennedy, which he reads to the House, [1963-64] 75.

MEMBERS:


Arrest of a Member:

That he had received a letter from Bow Street Magistrates' Court (which he reads to the House) relating to the arrest of a Member and his being remanded in custody in respect of a charge under the Official Secrets Act, [1969-70] 98.

MESSAGES:


[Note: With the institution of the new form of the Journal in Session 1969-70 the entry to the effect that Mr. Speaker acquainted the House that Messages had been received from the Lords is only made on those occasions when Mr. Speaker acquaints the House orally.

NIGERIA:

That he has received a copy of a Resolution adopted by the House of Representatives of the Federation of Nigeria, relating to the Gift of a Speaker's Chair, which he reads to the House, [1962-63] 68.

PRIVILEGES:

That he has received a Letter from Mr. Anthony Neil Wedgwood Benn, which he reads to the House, [1960-61] 181.

SEVEN HUNDREDTH ANNIVERSARY OF PARLIAMENT:

That he has received copies of Resolutions, &c., passed by certain legislative bodies in commemoration of the seven hundredth anniversary of Parliament, [1964-65] 116, 305, 319, 324, 329, 335.

SEVEN HUNDRED AND FIFTIETH ANNIVERSARY OF THE SEALING OF MAGNA CARTA:

That he has received messages, Resolutions, &c., from certain legislative assemblies and their presiding officers relating to the seven hundred and fiftieth anniversary of the sealing of Magna Carta, [1964-65] 314, 319.

SPEAKER HYLTON-FOSTER, DEATH OF MR.:

That, on the death of the late Speaker, messages of sympathy have been received from certain legislative bodies and their presiding officers, [1964-65] 420.—And from Governments, and other organisations and their officers, [1964-65] 421.

2. Calls the attention of the House:

To the fact that a Bill has not yet been printed and says he thinks he ought not then to propose the Question. That the Bill be now read a second time, [1966-67] 165.

To the fact that a Clause in a Bill brought from the Lords infringed the Privileges of this House [Bill laid aside], [1967-68] 106.

(See also "V. Other Proceedings of the Speaker: Declines to propose a Question" below.)

3. Addresses the House:

Mr. Speaker's address to the House entered in the Journal relative to:

Electioin (Bristol, South-East), [1960-61] 220.

4. Reports to the House various matters relating to:

ADDRESSES:
Her Majesty's Answer to an Address, [1964-65] 319.

BILLS:


SPEECHES:
III. ORDERS AND RESOLUTIONS RELATING TO THE SPEAKER

BILLS:

For the purpose of bringing to a conclusion proceedings on Lords Amendments to a Bill, Mr. Speaker to put forthwith any Question necessary to dispose of any Amendment, and the Question That this House doth agree with the Lords in the said Amendment, Mr. Speaker to designate such if any of the remaining Amendments as appear to him to involve Questions of Privilege; and to put certain Questions relating to the remaining Amendments, [1962-63] 300.

Ballot for precedence of unofficial Members' Bills to be held on particular days under arrangements to be made by Mr. Speaker, [1960-61] 8, [1961-62] 9, [1962-63] 9.

CHAIR:

CLERK OF THE HOUSE:

COMMITTEES, STANDING:
For the remainder of the Session a second Standing Committee to be constituted for the consideration of Bills certified by Mr. Speaker as relating exclusively to Scotland and committed to a Standing Committee; and all such Bills to be distributed between the first and second Committees by Mr. Speaker, [1962-63] 162, [1964-65] 319, [1966-67] 134, [1967-68] 220. [Note: Made a Standing Order 24th October 1968.]

ELECTIONS:

HOUSE:

Mr. Speaker not to adjourn the House this day until he shall have reported the Royal Assent to any Act which has been agreed upon by both Houses; when Proceedings on any substantive Motion for the Adjournment of the House shall have continued for a certain period, then, if Mr. Speaker shall have reported the Royal Assent as aforesaid, he shall forthwith adjourn the House, and if Mr. Speaker shall have so reported the Royal Assent, he shall suspend the sitting until a Message is received from the Lords; and making provision for the subsequent Adjournment of the House forthwith, [1966-67] 206.

Mr. Speaker not to interrupt the Business in pursuance of the Standing Order (Sittings of the House) till five hours after proceedings on a Motion moved by a Minister of the Crown, That this House do now adjourn, have been entered upon, [1968-69] 563.

When, in Session 1964-65, the Order for Committee on a certain Bill stands as first Order of the day the House to meet at half-past Ten o'clock; Mr. Speaker to interrupt the proceedings on the business under consideration at One o'clock, with provision for deferment of the interruption until certain questions have been decided; as soon as the Business under consideration has been disposed of, Mr. Speaker to suspend the Sitting until half-past Two o'clock; and if it appears, on the House being counted, that Forty Members are not present, Mr. Speaker forthwith to suspend the Sitting till half-past Two o'clock, [1964-65] 181.

When House meets at Ten o'clock in the morning on Mondays and Wednesdays during Session 1966-67, pursuant to the Order of 14th December 1966, Mr. Speaker (or, in Committee, the Chairman) not to count the House; not later than One o'clock to suspend the sitting until half-past Two o'clock; upon his opinion as to the decision of any Question being challenged, not to clear the lobbies but to declare the proceedings deferred; proceedings in committee to be similarly deferred; when those proceedings are resumed, Mr. Speaker to put successively the Questions upon which his opinion was challenged and any others consequent thereon; when business under the Standing Order (Statutory Instruments) is taken in the morning, Mr. Speaker to put the Question or interrupt the business at half-past Twelve o'clock in the afternoon, [1966-67] 291.

House to meet at a certain hour, and after Prayers Mr. Speaker to suspend the Sitting until half-past Two o'clock, [300th Anniversary of Parliament], [1964-65] 312. (Nine hundredth Anniversary of Westminster Abbey), [1966-67] 114. (Memorial Service for the Earl Attlee), [1967-68] 8.

JOURNAL:

Magna Carta CELEBRATION:
Resolution, authorising Mr. Speaker, as representing the House, to attend a service in the Cathedral Church of Saint Paul on a certain day in celebration of the seven hundred and fiftieth anniversary of the sealing of Magna Carta, [1964-65] 300.
III. Orders and Resolutions relating to the Speaker
—cont.

POLICE:

Requested to send a letter of commendation to the police on duty in London on a certain day, especially thanking certain of them. [1968-69] 34.

PRIVILEGE:

To reprimand a Member for his breach of privilege and gross contempt; and the Reprimand to be entered in the Journal. [1967-68] 262.

PROCEDURE (MOTIONS FOR LEAVE TO BRING IN BILLS, PRIVILEGE:

PROCEDURE (PUBLIC BILLS)

PROCEDURE (SITTINGS OF THE HOUSE (MORNING COMMENCEMENT OF PUBLIC BUSINESS) to be modified —

the police on duty in London on a certain day,

especially thanking certain of them, [1968-69]

for the following Session so that any such Notice in Bills and nomination of Select Committees at

day after notice has been given to Mr. Speaker,

if the Proceedings thereon have not been con­

Notice of the Motion to move that Motion; and

Chair his intention to move, That this House do

of Motion shall stand over until after a member

now adjourn; whereupon Mr. Speaker immedi­

ately to call upon the Member who has given

Notice of the Motion to move that Motion; and

if the Proceedings thereon have not been con­

cluded at Ten o’clock, Mr. Speaker not to inter­

rupt them at that hour. [1964-65] 422.

PROCEDURE (PRIVILEGE):

Order permitting a complaint of breach of privilege to be heard if made before the commence­

ment of public business on the next sitting day after notice has been given to Mr. Speaker, and if Mr. Speaker is satisfied that the notice has been given at the earliest opportunity. [1960-61] 9.

PROCEDURE (PUBLIC BILLS) [Second Reading Com­

mittees]:

In Session 1965-66, after a Motion, That a Bill be referred to a Second Reading Committee, the Question to be put forthwith, &c., and if not less than Twenty Members rise in their places and signify their objection thereto, Mr. Speaker to declare that the Noes have it. [1965-66] 421 [In Session 1966-67], [1966-67] 24.

Note: Made a Standing Order (Second Read­

ing Committees), 14th November 1967.

PROCEDURE (SITTINGS OF THE HOUSE (MORNING SITTINGS)):

That, during the remainder of Session 1967-68,

(1) a Motion may be made after Ten of the clock by a Minister of the Crown, That the Pro­

ceedings of this day’s Sitting be suspended, and the Question thereon be decided without amendment or debate; and if the Question be agreed to in the House, a Motion may immediately thereafter be made, That this House do now adjourn; and, at the conclusion of the Debate on that Motion and in no case later than half an hour after the Motion has been made, the Motion shall lapse and Mr. Speaker shall suspend the Sitting till Ten of the clock on the following morning; or, if it be after midnight, till Ten of the clock in the morning of the same day

(2) if the Question on a Motion, made likewise in a Committee of the whole House, the Proceedings of the Committee be suspended, be so decided in the Affirmative, the Chairman shall leave the chair and make a report to that effect, whereupon Mr. Speaker shall forthwith put the Question, That the Proceedings of this day’s Sit­

ting be suspended, and the House shall proceed thereon in accordance with the provisions of para­

graph (1) of this Order, and, if the Question be agreed to, a Motion for the adjournment of the House may be made and the Sitting shall after­

wards be suspended as aforesaid; but, if that Question be negatived, the House shall immedi­

ately again resolve itself into the Committee;

(3) on the resumption of the Sitting the House shall forthwith resume the suspended Proceed­

ings and may afterwards proceed with the remain­ing business of the Sitting which has been sus­

pended. Provided that

(a) on a Motion being made by a Minister of the Crown, That this House do now adjourn, Mr. Speaker shall put the Question thereon forthwith; or

(b) on the conclusion of the business Mr. Speaker shall adjourn the House without putting any question; or

(c) if the business has not been concluded before Two of the clock Mr. Speaker shall interrupt the Proceedings at that hour, or, if the House be in Committee, the Chairman shall leave the chair and report Progress and ask leave to sit again, and Mr. Speaker shall thereupon adjourn the House without putting any Question. [1967-68] 54.

Note: Made a Standing Order (Sittings of the House (Morning Sittings)), 12th November 1968.

PROCEDURES:


RULINGS:

Resolution, That this House upholds the well­
established rule under which in any case involv­
ing a capital sentence the circumstances on which the exercise of the prerogative of mercy depends should not be made the subject of question or discus­sion in this House while the sentence is pend­ing. [1960-61] 109.

SUPPLY:

(Note: By Resolution [14th December 1966] the Committee of Supply was abolished as from 17th January 1967.)

If certain Resolutions reported from the Com­

mittee of Supply shall have been agreed to before half-past Nine o’clock, Mr. Speaker to proceed to put forthwith the Questions which he is directed to put at that hour by the Standing Order (Busi­


The provisions of the Standing Order (Business of Supply) not to apply; but with respect to each Resolution reported from the Committee of Sup­

ply, Mr. Speaker to put forthwith the Question, That this House doth agree with the Committee in the said Resolution. [1964-65] [183, [1962-66] 125.

Notwithstanding the provisions of paragraph (7) of the Standing Order (Business of Supply) Mr. Speaker in the case of every Resolution reported from the Committee of Supply to put forthwith the Question, That this House, &c., [1964-65] 395, [1966-67] 176.
III. Orders and Resolutions relating to the Speaker—cont.

If any Motion for the Adjournment is disposed of before Ten o'clock, Mr. Speaker to put forthwith the Questions which he is directed to put at that hour by the Standing Order (Business of Supply), [1966-67] 398, [1968-69] 172.

If any Motion for the Adjournment moved by a Minister of the Crown is withdrawn or negatived, the Speaker is directed to put at that hour by the Standing Order (Business of Supply), [1968-69] 96, 348.

If a certain Resolution is agreed to or certain Motions disposed of before Ten o'clock, Mr. Speaker is directed to put forthwith the Questions which he is directed to put at that hour by certain paragraphs of the Standing Order (Business of Supply), [1967-68] 157, 356.

If any Motion for the Adjournment moved by a Minister of the Crown is withdrawn or negatived, or a Minister of the Crown is absent, the Speaker is directed to put at Ten o'clock by the Standing Order (Business of Supply), [1969-70] 119.

If a certain Resolution is agreed to or certain Motions disposed of before Ten o'clock, Mr. Speaker is directed to put forthwith the Questions which he is directed to put at Ten o'clock by the Standing Order (Business of Supply), [1969-70] 119.

Permitting the Business of Supply to be proceeded with for one hour after Ten o'clock, and directing Mr. Speaker as a certain Motion is disposed of, to put forthwith the Questions which he is directed to put at Ten o'clock by the Standing Order (Business of Supply), [1969-70] 119.

The Business having been concluded, following the memorial service to the Earl Attlee in the Collegiate Church of St. Peter, Westminster, [1967-68] 229, 239.

To the continued irrelevance on the part of a Member and directs him to discontinue his speech, [1967-68] 340.

To the continued irrelevance on the part of a Member and directs him to discontinue his speech, [1967-68] 340.

Calls the Attention of the House:—To tedious repetition on the part of a Member and directs him to discontinue his speech, [1967-68] 340.


BILLS:

Pursuant to Standing Order (Public Bills relating exclusively to Scotland), certifies that, in his opinion, Bills relate exclusively to Scotland, [1960-61] 13, 22, 72, 82, 227, [1961-62] 13, 58, 149.

IV. PROCEEDINGS OF THE SPEAKER (OR DEPUTY SPEAKER) PURSUANT TO ORDERS (STANDING OR OTHER) OR RESOLUTIONS

ADJOURNS THE HOUSE WITHOUT QUESTION PUT:


Permitting the Business of Supply to be proceeded with for one hour after Ten o'clock, and directing Mr. Speaker as a certain Motion is disposed of, to put forthwith the Questions which he is directed to put at Ten o'clock by the Standing Order (Business of Supply), [1969-70] 119.

Votes and Proceedings:


Business Committee and Sub-Committee:


Calls the Attention of the House:

To the continued irrelevance on the part of a Member and directs him to discontinue his speech, [1967-68] 340.

Other Members:


To the continued irrelevance on the part of a Member and directs him to discontinue his speech, [1967-68] 340.

Chairman's Panel:


Churchill, Sir Winston, Funeral of:

Pursuant to Resolution, the House, attains the funeral of the Right Honourable Sir Winston Churchill in the Cathedral Church of Saint Paul, [1964-65] 112.
IV. Proceedings of the Speaker &c.—cont.

COMMITTEES, STANDING:


Appoints as Chairman a Member who had heretofore been an additional Chairman of another Standing Committee, [1969-70] 295.

DECLARRES PROCEEDINGS DEFERRED:

Mr. Speaker declares that certain Proceedings stand deferred, pursuant to the Order (Sittings of the House (Morning Sittings)), the Chairman of a Committee of the whole House having reported that the Committee have made Progress in a Bill, [1966-67] 349 (for other Proceedings deferred pursuant to this Order, see PROCEEDINGS, III in the General Alphabet).

DECLARRES THE RESULTS OF CERTAIN QUESTIONS:

Pursuant to the Order 25th April 1966 (Procedure (Public Bills)), declares that the Noes have it, Twenty Members having risen in their places on a Motion being made, That a certain Bill be referred to a Second Reading Committee, [1966-67] 178.

Pursuant to the Standing Order (Second Reading Committees), declares that the Noes have it, not less than Twenty Members having risen in their places to signify their objection to the Question that a certain Bill be referred to a Second Reading Committee, [1968-69] 62.

Pursuant to the Standing Order (Public Bills relating exclusively to Scotland) declares that the Noes have it, not less than Ten Members having risen in their places to object, on the Question being put, That a matter be referred to the Scottish Grand Committee, [1961-62] 158.

Pursuant to the Standing Order (Matters relating exclusively to Scotland), declares that the Noes have it, Ten Members having risen in their places to object, on the Question being put, That a matter be referred to the Scottish Grand Committee, [1967-68] 335.

Declares Questions not decided in the Affirmative, not having been supported by the numbers required by the Standing Order (Majority for Closure)—See CLOSURE OF DEBATE in the General Alphabet.

Declares Questions not decided, it appearing on the Report of a Division that fewer than Thirty-five Members had voted—See DIVISIONS in the General Alphabet.

DECLINES TO PROPOSE (OR PUT) CERTAIN QUESTIONS:


Declines to put Questions for putting Questions now—See CLOSURE OF DEBATE in the General Alphabet.

See also “V. OTHER PROCEEDINGS OF THE SPEAKER, &c.” below.

DESIGNATES LORDS AMENDMENTS:

Pursuant to Orders allocating time to Bills, designates Lords Amendments as appearing to him to invoke a question of Privilege, [1962-63] 303.

DIRECTS PARTICULAR ACTS TO BE DONE:

Pursuant to the Standing Order (Disorderly Conduct) directs a Member to withdraw, [1967-68] 264.

Pursuant to the Standing Order (Irrelevance or Repetition) directs Members to resume their seats after calling the attention of the House to their continued irrelevance, [1966-67] 35.—Directs a Member to discontinue his speech, after calling the attention of the House to the tedious repetition of his own arguments, [1967-68] 340.

DIVISIONS. See that Title in the General Alphabet.

HOUSE:

Pursuant to the Standing Order (Earlier Meeting of House in certain circumstances) Mr. Speaker gives notice that Her Majesty's Government have represented to him that the public interest requires the House to meet on an earlier day and that he is so satisfied that the public interest does so require, and that the House is to meet at a specified time, [1960-61] 331, [1967-68] 69, 368, [1969-70] 337.


NAMPS A MEMBER:

Pursuant to the Standing Order (Disorderly Conduct), [1967-68] 264.


QA: Pursuant to the Standing Order (Consolidated Fund Bills) [made 14th December 1966], puts Question, That the Member who made the Motion and a Member who opposed it, [1968-69] 340.

QA: Pursuant to the Standing Order (Re-committal of Bills), puts Question, That the House be recommitted to the Committee of the whole House, and to a Standing Committee, after a brief explanatory statement from the Member who made the Motion and a Member who opposed it, [1968-69] 340.

QA: Pursuant to the Standing Order (Re-committal of Bills), puts Question, That part of a Bill be recommitted to a Committee of the whole House, and to a Standing Committee, after a brief explanatory statement from the Member who made the Motion and a Member who opposed it, [1969-70] 186, 281.


IV. Proceedings of the Speaker &c.—cont.

—Questions relating to Business of Supply:


Pursuant to the Standing Order (Business of Supply), as modified by Orders of the House, put Questions necessary to dispose of the Resolution under consideration, [1963-64] 324.—Questions with respect to each Resolution come to by the Committee of Supply and not yet agreed to by the House, That the House doth agree, &c., [1961-62] 154.—Questions, That this House doth agree with the Committee of Supply in the outstanding Resolutions reported from the Committee, [1963-64] 334.


Note: By Resolution [14th December 1966] the Committee of Supply was abolished as from 17th January 1967.

Puts Questions pursuant to or in the manner prescribed by the Standing Order (Business of Supply) [after 17th January 1967]:

With the assent of the House, the Question, That the total amount of the Votes outstanding be granted out of the Consolidated Fund, [1966-67] 384.

Question on Resolution under consideration at Ten o'clock, [1967-68] 157.


Pursuant to Orders made that day:


With the assent of the House, for each financial year the Question, That the total amount of all Votes outstanding for such year be granted out of the Consolidated Fund, [1968-67] 398.

Question that a Supplementary sum be granted, [1965-66] 333.—In respect of such outstanding supplementary Estimates presented not less than seven clear days previously, the Question that the total amount be granted, [1968-69] 97.—One hour after Ten o'clock, pursuant to Order that day, [1969-70] 120.

Question, That the total amount of the Votes outstanding for the year be granted out of the Consolidated Fund for the services defined in those Votes, [1969-70] 340.

—Questions relating to Nomination of Select Committees:

Pursuant to the Standing Order (Motions for leave to bring in Bills and nomination of Select Committees at commencement of Public Business), put the Question for discharge of a Member and nomination of another, after a brief explanatory statement from the Member who made the Motion and from a Member who opposed it, at the commencement of Public Business on Tuesdays and Wednesdays, [1967-68] 203.

—Questions relating to Sittings of the House (Suspended Sittings):

Pursuant to the Order (Sittings of the House) of 12th December 1967, put Questions, That the Proceedings of this day's sitting be suspended, [1967-68] 126, 251, 270, 275, 281, 358.

Pursuant to the Standing Order (Sittings of the House (Suspended Sittings)), put Questions, That the Proceedings of this day's sitting be suspended, [1968-69] 40, 69, 122, 125, 164, 172, 185, 229, 322.

—Questions relating to Statutory Instruments, &c.:


Pursuant to the Order 14th December 1966 (Sittings of the House (Morning Sittings)) puts Questions relating to Statutory Instruments, proceedings thereon having been deferred, under the Order, [1966-67] 356, 368, 373, 376.

—Questions relating to Ways and Means:


Note: The Committee of Ways and Means was abolished by Resolution, 24th October, 1967.

IV. Proceedings of the Speaker &c.—cont.

REFERRING A MEMBER.

Pursuant to Order that day, [1967-68] 362.

SITTINGS OF THE HOUSE:

Pursuant to the Standing Order (Power of Mr. Speaker to adjourn House or suspend sitting), suspends Sitting for half an hour, [1961-62] 55.

Pursuant to the Order 14th December 1965 (Sittings of the House (Morning Sittings)), suspends Sitting till half-past Two o'clock, the Debate having being concluded, [1966-67] 337. etc.—At One o'clock till half-past Two o'clock [1966-67] 383, etc.


Resumes the Chair at Ten o'clock in the morning, following a suspension pursuant to Resolution 12th December 1967, [1967-68] 126, 251, 270, 276, 281, 358.—Pursuant to the Standing Order (Sittings of the House (Suspended Sittings)), [1968-69] 40, 69, 122, 126, 164, 172, 185, 229, 333.

WESTMINSTER ABBEY, 900th ANNIVERSARY OF:

Pursuant to Resolution, with the House, attends a Service in the Collegiate Church of St. Peter, Westminster, to commemorate the 900th Anniversary year of Westminster Abbey, [1966-67] 120.

V. OTHER PROCEEDINGS OF THE SPEAKER OR DEPUTY SPEAKER

ADDRESSES THE HOUSE:


CHAIR:


Takes the Chair after absence, [1968-69] 190.

DECLARES QUESTIONS NOT DECIDED:

Fewer than 35 Members having voted in a Division: See Divisions in the general alphabet.

DECLINES TO PROPOSE A QUESTION:

That a certain Bill be now read a second time, [1968-69] 26, and names the Member,

DIRECTS PARTICULAR ACTS TO BE DONE:


Directs the Clerk to correct the numbers incorrectly reported by the Tellers upon a Division, [1962-63] 85, 196, [1964-65] 32.

Directs a Member to speak from her place (she having offered to speak while standing before the Table), [1966-67] 264 (and names the Member).

Directs a Member to withdraw from the House, [1967-68] 264.

Directs a Member to withdraw, he having been heard in his place, [1967-68] 361.

ECCLESIASTICAL COMMITTEE:


V. Other Proceedings of the Speaker or Deputy
Speaker—cont.

Money Bills:

Peers, House of:
Go to the House of Peers on the receipt of Messages from Her Majesty or the Lords Commissioners:

Peers, House of:
Goes with the House to the House of Peers on Messages from Her Majesty, all the Members of the House of Lords.

VI. ABSENCE OF THE SPEAKER

House informed of the unavoidable absence through illness of Mr. Speaker from that day's sitting, [1964-65] 38, 41, 45, 47, 49, 51, 52, 53, 55, 58.

Of the unavoidable absence of Mr. Speaker from that day's sitting, [1965-66] 127, [1967-68] 362.

Of the unavoidable absence of Mr. Speaker and the Chairman of Ways and Means, [1967-68] 111, [1969-70] 55.


Takes the Chair after absence, [1968-69] 199.

VII. DEATH OF MR. SPEAKER HYLTON-FOSTER

The Clerk at the Table acquaints the House that it is his sad duty to inform them that Mr. Speaker had died on Thursday 2nd September 1965, [1964-65] 412.


Message from the Lords expressing sympathy, [1964-65] 421.

Resolution, nemine contradicente, That this House wishes to convey its thanks to the House of Lords in appreciative acknowledgment of their sympathy occasioned by the death of Mr. Speaker Hylton-Foster, [1964-65] 421.
SPOILHEAPS:

SPRAY IRRIGATION (SCOTLAND):

SPORTING EVENTS (BETTING):

SPORTS FACILITIES:

SPEAKER—STAMP

Allocates Bills to Standing Committees, [1964-65] 41, 45, 52.

Nominates a Member to be an additional Member of the Chairman’s Panel, [1964-65] 41.


Lays upon the Table Report from one of the Examiners of Petitions for Private Bills, [1964-65] 52.

Acquaints the House that a Message has been brought from the Lords by one of their Clerks, [1964-65] 54, [1968-69] 36.

IX. INCIDENTAL PROCEEDINGS

RELATIVE TO THE SPEAKER


On the Order of the day being read, for the Second Reading of a Bill, and Notice being taken, That Her Majesty’s interest is concerned therein, and that Her Consent had not been signified, declines to propose the Question for Second Reading, [1969-70] 337.

Resolution, That during the absence through illness of Mr. Speaker, a Member be appointed an additional Deputy Chairman of Ways and Means and be entitled to exercise all the powers vested in the Chairman of Ways and Means including his powers as Deputy Speaker (Queen’s Consent signified), [1964-65] 41.

1. MOTIONS FOR ORDERS RELATIVE TO THE SPEAKER WITHDRAWN:


2. HOUSE OF COMMONS (SERVICES):


3. OFFICERS OF THE HOUSE:

The Officers of the House to consult Mr. Speaker during a Dissolution or Prorogation as they would during a Session, [1969-70] 341.

Leave given to Counsel to Mr. Speaker to go to the House of Lords to attend as a Witness before a Select Committee appointed by their Lordships, [1969-70] 292.

SPEAKER’S CONSTITUENCY, MR.:

[1962-63] Motion, That leave be given to bring in a Bill to provide for the creation of a constituency to be known as St. Stephen’s and represented by Mr. Speaker; Question put. pursuant to Standing Order, and agreed to, 193 (The number of the Yeas in the Division on this Question having been altered from 76, as reported by the Tellers, to 68, and the number of the Noes from 68, as reported, to 76, in accordance with directions given by Mr. Speaker, the subsequent Proceedings relating to the Bill were ordered to be null and void.)

SPOTHEAPS:

[1966-67] Bill to provide for the speedy removal of spoilheaps; and for connected purposes; presented, 376.

SPARCING EVENTS (BETTING):

[1965-66] Bill to require persons receiving and negotiating bets or the conducting of book betting operations byway of business on or reference to association football matches; and for connected purposes; presented, 65. Order for Second Reading discharged; Bill withdrawn, 125.

SPRAY IRRIGATION (SCOTLAND):

[1963-64] (Lords): Bill, intituled, An Act to enable river purification boards in Scotland in pursuance of their functions to control the abstraction of water for the purpose of spray irrigation; and for purposes connected therewith; presented, 65.

[1965-66] Bill ordered; presented, 120.

STAFFORD CORPORATION:

[1963-64] (Lords): Bill, intituled, An Act to amend the Stafford Corporation Act, 1880; to make further provision with regard to certain allotment gardens formed for the use of the free men of the borough of Stafford; and for other purposes; brought from the Lords, 167. (Cited as Stafford Corporation Act, 1964) R.A., 255.

STAFFORDSHIRE COUNTY COUNCIL:

[1969-70] (Lords): Bill, intituled, An Act to confer further powers on the Staffordshire County Council in relation to the finances of the county; to confer further powers on the county council and on local authorities and other public authorities with regard to the superannuation of employees and to the investment of superannuation funds; and for other purposes; brought from the Lords, 265; Bill read a second time and committed, 292.

STAG HUNTING WITH HOUNDS (ABOLITION):

[1967-68] Bill to abolish stag hunting with hounds; ordered; presented, 243.

STAMP:

[1969-70] Bill to abolish stamp duty on receipt; presented, 55.

STAMP EXEMPTIONS:

[1963-64] Bill to exempt cheques and receipts from stamp duties; to abolish criminal liability and penalties in connection with unstamped cheques and receipts; and to impose a civil liability to provide a receipt upon request; presented, 54.
I. STANDING ORDERS RELATING TO PUBLIC BUSINESS

STANDING ORDERS

SITTINGS OF THE HOUSE

No. 1.—(1) The House shall meet on Mondays, Tuesdays, Wednesdays, and Thursdays at half-past two of the clock, and will first proceed with private business, petitions, motions for unopposed returns and leave of absence to Members, questions and ballots for notices of motions.

(2) At tea of the clock on Mondays, Tuesdays, Wednesdays, and Thursdays, the proceedings on any business then under 10 consideration except business exempted under Standing Order No. 1A (Exemptions from Standing Order No. 1 (Sittings of the House)), shall be interrupted; and, if the House be in committee, the chairman shall leave the chair, and report progress and ask leave to sit again; and if a motion has been made for the adjournment of the House, or of the debate, or in committee that the chairman do report progress, or do leave the chair, every such motion shall lapse.

(3) On the interruption of business the closure may be moved; and if moved, or if proceedings under Standing Order No. 29 (Closure of debate) be then in progress, Mr. Speaker or the chairman shall not leave the chair until the questions consequent thereon and on any further motion, as provided in Standing Order No. 29 (Closure of debate), have been decided.

(4) An order of the day not disposed of before the termination of a sitting shall be deferred to such day being a day on which the House ordinarily sits as the Member in charge of that order may appoint and any order of the day not reached before the termination of a sitting shall, unless the Member in charge of the order has given other instructions to the Clerk at the Table, stand over until the next sitting.

(5) After the business under consideration at ten of the clock has been disposed of, no 30 opposed business shall be taken except proceedings exempted under Standing Order No. 1A (Exemptions from Standing Order No. 1 (Sittings of the House)).

(6) The House shall not be adjourned except 45 in pursuance of a resolution: Provided, that, when a substantive motion for the adjournment of the House has been made at or after ten of the clock Mr. Speaker shall, after the expiration of half an hour after that motion has been made, adjourn the House without putting any question.

Amended, in line 11, by leaving out from "consideration" to the end of line 13, [1968-69] 215.

In line 14, by inserting after "shall", "save as otherwise provided in paragraph (1) of Standing Order No. 1A (Exemptions from Standing Order No. 1 (Sittings of the House))."

In line 27, by leaving out "question", [1968-69] 315.

In line 41, by leaving out "proceedings exempted under " and inserting "save as provided in ".

In line 46, by inserting after "resolution", "or by Mr. Speaker in pursuance of Standing Order No. 24 (Power of Mr. Speaker to adjourn House or suspend sitting)", [1968-69] 215.

SITTINGS OF THE HOUSE (SUSPENDED SITTINGS)

No. 1A.—(1) A motion may be made after ten of the clock by a Minister of the Crown, that the proceedings of this day's sitting be suspended, and the question thereon shall be decided without amendment or debate; and if Mr. Speaker shall forthwith put the question, that the proceedings of this day's sitting be suspended, and the House shall proceed thereon in accordance with the provisions of paragraph (1) of this Order, and, if the question be agreed to, a motion for the adjournment of the House may be made, and the sitting shall afterwards be suspended as aforesaid; but, if that question be negatived, the House shall immediately again resolve itself into the committee.

(2) If the question on a motion, made likewise in a committee of the whole House, that the proceedings of the committee be suspended, be so decided in the affirmative, the Chairman shall leave the chair and make a report to that effect, whereupon Mr. Speaker shall forthwith put the question, That the proceedings of the day's sitting be suspended, and the House shall proceed thereon in accordance with the provisions of paragraph (1) of this Order, and, if the question be agreed to, a motion for the adjournment of the House may be made and the sitting shall afterwards be suspended as aforesaid; but, if that question be negatived, the House shall immediately again resolve itself into the committee.

(3) On the resumption of the sitting the House shall forthwith resume the suspended proceedings and may afterwards proceed with the remaining business of the sitting which has been suspended:

Provided that—

(a) on a motion being made by a Minister of the Crown, That this House do now adjourn, Mr. Speaker shall put the 40 question thereon forthwith, or

(b) on the conclusion of the business Mr. Speaker shall adjourn the House without putting any question; and

(c) if the business has not been concluded 45 before two of the clock, Mr. Speaker shall interrupt the proceedings at that hour and the debate or further consideration of the bill shall stand adjourned; or, if the House be in committee, the Chairman shall leave the chair and report progress and ask leave to sit again, and Mr. Speaker shall thereafter adjourn the House without putting any question; Made, [1968-69] 23.
I. Standing Orders relating to Public Business—cont.

EXEMPTIONS FROM STANDING ORDER NO. 1 (SITTINGS OF THE HOUSE)

No. 1A.—(1) the following business shall be exempted from the provisions of Standing Order No. 1 (Sittings of the House) and may be entered upon at any hour though opposed, shall not, save as provided in paragraph (2) of this order, be interrupted at ten of the clock, and if under discussion when the business is postponed under the provisions of any standing order may be resumed and proceed with, though opposed, after the interruption of 10 business.

(a) proceedings on a bill originating in Committee of Ways and Means;

(b) proceedings on the report of the Committee of Ways and Means;

(c) proceedings on the report of a committee authorising the expenditure of public money except a report from the Committee of Supply;

(d) proceedings in pursuance of any Act of Parliament save in so far as Standing Order No. 95a (Statutory Instruments, &c. (procedure)) otherwise provides or in pursuance of any Standing Order of this House;

(e) proceedings of a committee on a motion that the proceedings on any specified money resolution may be decided after the expiration of three quarters of an hour after the House shall have resolved itself into that Committee, call upon the Minister to move his motion at the conclusion of any proceedings arising on the interruption of business under the provisions of Standing Order No. 1 (Sittings of the House) but before the resumption of any proceedings postponed 75 under Standing Orders No. 7 (Time for taking private business) or No. 9 (Adjournment on notice of urgent public importance).

(2) If a motion made under either of the two preceding paragraphs be agreed to, the 8 business so specified shall be proceeded with as if exempted under paragraph (1) of this order, save that business exempted for a specified time after ten of the clock may not if opposed be entered upon or resumed after 85 the expiration of that time and the proceedings thereon if not previously concluded shall be interrupted at the end of that period.

(3) If a motion made under paragraph (2) of this order may be made at any 90 one sitting and after any business exempted under this order is disposed of after ten of the clock, the remaining business of the sitting shall be dealt with according to the provisions of Standing Order No. 1 (Sittings of the House) 95 applicable to business taken after ten of the clock.


Amended, in line 1, by leaving out from "business" to "may" in line 3, [1962-63] 315.

In line 5, by leaving out "as provided in" and inserting "for the purpose of moving a motion pursuant to", [1962-63] 315.

In line 12, by leaving out "originating in Committee of Ways and Means" and inserting "brought in upon a Ways and Means resolution", [1966-67] 612.

In line 13, by inserting at end, "or any Consolidated Fund Bill or Appropriation Bill", [1966-67] 288.

In line 14, by leaving out subparagraph (b), [1966-67] 612.

In line 15, by leaving out subparagraph (c), [1966-67] 288.

In line 23, by leaving out from "provides" to the end of the subparagraph (as amended, [1962-63] 315, and inserting—

"but Mr. Speaker shall put any Questions necessary to dispose of such Proceedings not later than half-past Eleven of the clock or one and a half hours after the commencement of those Proceedings, whichever is the latter;"

Provided that, if Mr. Speaker shall be of opinion that because of the importance of the subject matter of the Motion, the time for debate has not been adequate, he shall, instead of putting the Question as aforesaid, interrupt the business, and the Debate shall stand adjourned till the next Sitting (other than a Friday);,

(5) Proceedings in pursuance of any Standing Order of this House which provides that Proceedings though opposed may be decided after the expiration of the time for opposed business;" [1967-68] 54.

Note: The following Amendment, made [1962-63] 315, was overtaken by the making of the Amendment (above) to line 23:—

In line 25, by inserting at end, "which provides that Proceedings though opposed may be decided after the expiration of the time for opposed business", [1962-63] 315.


In line 29, by leaving out "of such a committee", and inserting "on such a motion", [1966-67] 288.

In line 32, by leaving out from the beginning to "whichever" in line 33 and inserting "commencement of those proceedings", [1966-67] 288.

In line 38, by leaving out "either", [1968-69] 387.
I. Standing Orders relating to Public Business—

Arrangement of Public Business

Precedence of Government Business

No. 4.—(1) (a) Subject to the provisions of paragraph (2) of this order, government business shall, until Easter, have precedence at every sitting except at the sittings on Wednesdays and Fridays, at which sittings nonofficial Members' business shall have precedence; and on Wednesdays motions shall have precedence of orders of the day, and on Fridays public bills shall have precedence of notices of motions.

(b) After Easter government business shall have precedence at all sittings, except the sittings on the first, second, third and fourth Fridays after Easter Day and the sittings on the third, fourth, fifth and sixth Fridays after 15 Whit Sunday.

(c) At the sittings on Wednesday, when government business has not precedence Mr. Speaker shall at seven of the clock, if the first motion (other than a motion for the adjournment of the House made after the commence- ment of public business) has not been disposed of, proceed to interrupt the proceedings therein and such business shall be disposed of as if it were business interrupted at ten of the clock 25 under Standing Order No. 1 (Sittings of the House).

(2) In the case of a session beginning between Easter and Christmas the following modifications of paragraph (1) of this order shall have 30 effect—

(a) Government business shall have precedence on as many Wednesdays immediately before Good Friday as the number of Wednesdays before Christmas 35 on which it has not had precedence, and on as many Fridays immediately before or after Good Friday as the number of Fridays (reduced by three) on which it had not precedence before Christmas.

(b) After Easter government business shall have precedence at all sittings except the sittings on the second, third, fourth, and fifth Fridays after Easter Day.

Repealed, together with S.O. No. 5, and new Order made, [1963-65] 315.

Precedence of Bills after Whitsuntide or Easter.

No. 5. After Whitsuntide (or, in the case of a session beginning between Easter and Christmas, after Easter) public bills other than government bills shall be arranged on the order paper in the following order: considerations of Lords amendments, third readings, considerations of report not already entered upon, adjourned proceedings on consideration, bills in progress in committee, bills appointed for committee, and second readings.

Repealed, together with S.O. No. 4, and new Order made as follows:

Precedence of Government Business

No. 5.—(1) Save as provided in this order, government business shall have precedence at every sitting.

(2) Public bills other than government bills shall have precedence over government business on ten Fridays in each session to be appointed by the House.

(3) On and after the seventh Friday on which public bills other than government bills have precedence, such bills shall be arranged 10 in the following order: considerations of Lords amendments, third readings, considerations of report not already entered upon, adjourned proceedings on consideration, bills in progress in committee, bills appointed for committee, and second readings.
L. Standing Orders relating to Public Business—cont.

on the order paper in the following order:—
consideration of Lords amendments, third readings, consideration of reports not already entered upon, adjourned proceedings on consideration, bills in progress in committee, 15 bills appointed for committee, and second readings.

(4) The ballot for private members' bills shall be held on the second Thursday on which the House shall sit during the session under 20 arrangements to be made by Mr. Speaker, and the bills shall be presented at the commencement of public business on the fifth Wednesday on which the House shall sit during the session.

(5) Private members' notices of motions and 25 private members' bills shall have precedence, in that order, over government business on ten Fridays in each session to be appointed by the House.

(6) On four days other than Fridays in each 30 session to be appointed by the House private members' notices of motions shall have precedence on days other than Fridays.

(7) Ballots for private members' notices of motions shall be held after questions on each Wednesdays as may be appointed by the House in respect of motions having precedence on 40 Fridays; and on such days as may be appointed by the House in respect of motions having precedence on days other than Fridays.

(8) Until after the fifth Wednesday on which 45 the House shall sit during the session, no private member shall give notice of a motion for leave to bring in a bill under Standing Order No. 13 (Motions for leave to bring in bills and nomination of select committees at 50 commencement of public business) or for presenting a bill under Standing Order No. 37 (Presentation and first reading); Made, [1962-63] 315.

Amended, in line 22, by leaving out "the bills" and inserting "such bill", [1967-68] 21.

In line 22, by inserting after "presented", "by the Member who has given notice of prenotation or by another Member named by him in writing to the Clerks at the Table", [1967-68] 21.

In line 44, by inserting at end, "Notice of a subject to be raised on any motion for which a ballot is held in accordance with this paragraph may be given at the Table Office not less than seven days before the day on which the notice of motion is to have precedence", [1967-68] 403.

Private Business

TIME FOR TAKING PRIVATE BUSINESS

No. 7.—(1) On Mondays, Tuesdays, Wednesdays and Thursdays the time for private business shall end not later than a quarter to three of the clock and business entered upon and not disposed of at that hour shall be deferred 5 to such time as the Chairman of Ways and Means may appoint. Business not reached shall stand over to the next sitting, or in the case of business which has been opposed until the next sitting other than a Friday.

(2) During the time of private business, opposed business shall not be proceeded with but shall be deferred to such time, other than a Friday, as the Chairman of Ways and Means may appoint. Opposed business shall include 15 any proceedings on a private bill or a confirming bill which have been so deferred, so long as a notice of an amendment stands upon the notice paper in the form of a notice of motion on second reading, consideration 20 or third reading of such bill.

Provided that no such notice of motion shall stand on the paper for more than seven days unless renewed.

(3) No opposed business shall be taken on 25 a Friday.

(4) Business deferred under paragraphs (1) and (2) of this order shall be considered at the time of private business on the day appointed unless the Chairman of Ways and Means directs that such business shall be set down for seven of the clock on any specified Monday, Tuesday, Wednesday or Thursday, and business so set down (including any motion contingent directly or otherwise upon any item 35 of such business) shall be taken in such order as the Chairman of Ways and Means may determine.

Provided that business so set down by direction of the Chairman of Ways and Means 40 shall be distributed as nearly as may be proportionately between the sittings on which government business has precedence and the other sittings.

(5) On any day specified under paragraph 45 (4) of this order at seven of the clock or as soon thereafter as any motion for the adjournment of the House under Standing Order No. 9 (Adjournment on definite matter of urgent public importance) has been disposed of, the business set down by direction of the Chairman of Ways and Means shall be entered upon and may be proceeded with subject to the provisions of Standing Order No. 1 (Sittings of the House) although opposed.

Amended, in line 9, by inserting after "of", "opposed" and by leaving out "which has been opposed"; [1962-63] 315.

In line 15, by leaving out from "appoint" to end of line 24, [1962-63] 315.

In line 24, by inserting at end:

"(3) Opposed business shall include any proceedings on a private bill or a confirming bill which have been deferred under paragraph (2) of this Order, so long as a notice of an amendment stands upon the notice paper in the form of a notice of motion other than a notice of motion in the name of the Chairman of Ways and Means on second reading, consideration or third reading of such bill;

Provided that such notice of motion shall stand on the order paper for more than seven days unless renewed", [1962-63] 315.

In line 44, by leaving out "(9)" and inserting "(8)"; [1962-63] 315.

Questions

QUESTIONS TO MEMBERS

No. 8.—(1) Notices of questions shall be given by Members in writing to a Clerk at the Table and shall not be read in the House.

(2) Questions shall be taken on Monday, Tuesday, Wednesday, and Thursday, after 5 any private business has been disposed of, and not later than a quarter to three of the clock.

(3) No questions shall be taken after half-past three of the clock, except questions which have been answered in consequence of the absence of the Minister to whom they are addressed, and questions which have not appeared on the paper, but which are in the Speaker's opinion of an urgent character, and relate either to matters of public importance or to the arrangement of business.
I. Standing Orders relating to Public Business—cont.

(4) A Member who desires an oral answer to his question shall distinguish it by an asterisk, but notice of any such question must appear at latest on the notice paper circulating two days (excluding Sunday) before that on which an answer is desired.

Provided that questions received at the Table Office on Monday and Tuesday before half-past two of the clock and on Friday before eleven of the clock, may, if so desired by the Member, be put down for oral answer on the following Wednesday, Thursday and Monday, respectively.

(5) If any Member does not distinguish his question by an asterisk, or if he is not present to ask it, or if it is not reached by half-past three of the clock, the Minister to whom it is addressed shall cause an answer to be printed in the Official Report of the Parliament Debates, unless the Member has has before half-past three of the clock signified his desire to postpone the question.

(6) Whenever the House is adjourned for more than one day, notices of questions received at the Table Office at any time during the adjournment shall be treated—

(a) if received not later than half-past four of the clock on the last day but one of the adjournment, as if they had been received after half-past two of the clock during a sitting of the House on that day;

(b) if received after half-past four of the clock on the last day but one and not later than half-past four of the clock on the last day, as if they had been received after half-past two of the clock during a sitting of the House on that day; and

(c) if received after half-past four of the clock on the last day, as if they had been received before half-past two of the clock on the day the House meets:

Provided that if the last day of the adjournment is a Sunday, the Friday and Thursday preceding shall for the purposes of this paragraph be deemed to be respectively the last day and the last day but one of the adjournment; and that if the last day be a Sunday, the Friday and Thursday preceding shall for the purposes of this paragraph be deemed to be respectively the last day and the last day but one of the adjournment.

Amended, in line 19, by inserting after "but" "subject to paragraph (5) of this Order",[1963–64] 315.

In line 22, by inserting at end:

"Provided that notice of questions for oral answer on a Monday must be given not later than ten of the clock on the preceding Thursday evening", [1962–63] 315.

In line 23, by leaving out "provided that" and inserting "(5)", [1962–63] 315.

In line 25, by leaving out from "clock to " and inserting "(5)", [1962–63] 315.

In line 26, by leaving out "clock to " and inserting "that hour for a period of time equal to the duration of the proceedings upon a motion under this order", [1962–63] 315.

In line 31, by leaving out "ten of the clock" and inserting "that hour for a period of time equal to the duration of the proceedings upon a motion under this order", [1962–63] 315.

As amended, repealed, and a new Standing Order (Adjournment on specific and important matter that should have urgent consideration) made, as follows:

No. 9.—(1) No motion for the adjournment of the House shall be made until all the questions asked at the commencement of business on Monday, Tuesday, Wednesday, or Thursday have been disposed of, and no such motion shall be made unless by a Minister of the Crown before the orders of the day or notices of motion have been entered upon, unless a Member rising in his place shall propose to move the adjournment for the purpose of discussing a specific and important matter that should have urgent consideration. If Mr. Speaker is satisfied that the matter is proper to be so discussed, the Member shall either obtain the leave of the House, or if such leave is refused, the assent of not less than forty Members who shall thereupon rise in their places to support the motion, or, if fewer than forty Members and not less than ten shall thereupon rise in their places, the House shall, on a division, upon question put forthwith, determine that such motion shall be made. If leave is given 20 or the motion is so supported, the House so determines that it shall be made the motion shall stand over until seven of the clock on the same day.

(2) Any proceeding which has been post-25 posed under this order shall be exempted from the provisions of Standing Order No. 1 (Sittings of the House) for a period of time equal to the duration of the proceedings upon a motion under this order and may be resumed 30 and proceeded with at or after ten of the clock.

Amended in line 26, by leaving out from "shall" to "and" in line 30, and inserting "not, save as is provided in paragraph (2) of Standing Order No. 1A (Exempted business), be interrupted at ten of the clock", [1962–63] 315.

In line 51, by leaving out "ten of the clock" and inserting "that hour for a period of time equal to the duration of the proceedings upon a motion under this order", [1962–63] 315.

As amended, repealed, and a new Standing Order (Adjournment on specific and important matter that should have urgent consideration) made, as follows:

No. 9.—(1) No motion for the adjournment of the House shall be made until all the questions asked at the commencement of business on Monday, Tuesday, Wednesday, or Thursday have been disposed of, and no such motion shall be made unless by a 10 Minister of the Crown before the orders of the day or Notices of Motion have been entered upon, unless a Member rising in his place shall propose to move the adjournment for the purpose of discussing a specific and important matter that should have urgent consideration. If Mr. Speaker is satisfied that the matter is proper to be so discussed, the Member shall either obtain the leave of the House, or if such leave is refused, the assent of not less than forty Members who shall thereupon rise in their places to support the motion, or, if fewer than forty Members and not less than ten shall thereupon rise in their places, the House shall, on a division upon question put forthwith, determine whether such Motion shall be made.
I. Standing Orders relating to Public Business— cont.

(2) If leave is given or the motion is so supported by the House so determined that it shall be made, the Motion shall stand over until the commencement of public business on the following Monday when proceedings upon it shall be interrupted after three hours, or, if 35 Mr. Speaker directs that the urgency of the matter so requires, until Seven of the clock on the same day.

(3) A Member intending to propose to move the adjournment of the House under the provisions of this Order shall give notice to Mr. Speaker by Twelve of the clock, if the urgency of the matter is known at that hour. If the urgency is not so known he shall give notice as soon thereafter as is practicable. If Mr. Speaker so desires he may defer giving his decision upon whether the matter is proper to be discussed until a named hour, when he may interrupt the proceedings of the House for the purpose.

(4) In determining whether a matter is proper to be discussed Mr. Speaker shall have regard to the extent to which it concerns the administrative responsibilities of Ministers of the Crown or could come within the scope of Ministerial action. In determining whether a matter is urgent, Mr. Speaker shall have regard to the probability of the matter being brought before the House in time by other means.

(5) Mr. Speaker shall state whether or not he is satisfied that the matter is proper to be discussed without giving the reasons for his decision to the House.

(6) Debate on Motions made under this Order may include references to any matter that would be in order on a Motion to take note of the subject under discussion, and a Motion may be made under this order notwithstanding the fact that a Motion for the adjournment is already before the House or is proposed to be made.

(7) Any proceeding which has been postponed at Seven of the clock under this Order shall not, save as is provided in paragraph (2) 75 of the Standing Order (Exempted business), be interrupted at Ten of the clock and may be resumed and proceeded with at or after that hour for a period of time equal to the duration of the proceedings upon a Motion under this order already stands on the Table or for a day on which a notice of motion under this order already stands on the paper.

Provided that no notice shall be given, except by a Minister of the Crown, for a day earlier 15 than the seventh day after it has been received at the Table or for a day on which a notice of motion under this order already stands on the paper.

Amended, in line 5, by leaving out “if such motions be opposed”, [1962-63] 315.

In line 6, by leaving out “moves” and inserting “makes”, [1962-63] 315.

In line 10, by leaving out “the” and inserting “a”, [1962-63] 315.

Supply and ways and means

APPOINTMENT OF COMMITTEES

No. 15. The Committees of Supply and Ways and Means shall be appointed by the House at the commencement of every session for the duration thereof, so soon as an address has been agreed to, in answer to Her Majesty’s speech; 5 and from day to day 5 during the continuance of the session.

(2) The Committee of Ways and Means shall be appointed by the House at the commencement of every session for the duration thereof, so soon as an address has been agreed to, in answer to Her Majesty’s speech; 5

Amended, in line 5, by leaving out paragraph (2) and inserting—

“(2) A Ways and Means motion may be made in the House without notice on any day, so soon as an address has been agreed to in answer to Her Majesty’s Speech,” [1966-67] 612.

Business of supply

No. 16.—(1) Twenty-six days, being days before the 5th of August, shall be allotted to the business of supply in each session.

(2) On the day so allotted, being a day on which the Committee of Supply or a report 5

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I. Standing Orders relating to Public Business—cont.

from that committee stands as the first order, no business other than the business of supply shall be taken before ten of the clock, and except in pursuance of paragraph (2) of Standing Order No. 9 (Adjudgment on 10 definite matter of urgent public importance) no business of supply shall be taken after ten of the clock; and the general order excepting business from interruption under Standing Order No. 1 (Sittings of the House) is in force or not, the House shall, at half-past nine of March, the chairman shall, at half-past nine of the clock, forthwith put every question necessary to dispose of the vote then under consideration, and shall then forthwith put the question with respect to each class of the civil estimates that the total amount of the votes outstanding in 85 that class be granted for the services defined in the class, and shall be in like manner put severally the questions that the total amounts of the votes outstanding in the revenue departments and Ministry of Defence estimates, and in the 90 navy, the army, and the air estimates be granted for the services defined in those estimates. The chairman shall then in like manner put severally the questions on motions relating to any Navy, Army and Air Services estimates (provided that the Public Accounts Committee have reported that they see no reason why Parliament should not sanction the virement temporarily authorised by the Treasury in each case) that sanction be given to the application of the said sums.

(7) On the last of the allotted days, Mr. Speaker shall, at half-past nine of the clock, forthwith put every question necessary to dispose of the resolution then under consideration, and shall then forthwith put, with respect to each class of the civil estimates, the question that the House doth agree with the committee in all the outstanding resolutions reported in respect of that class, and shall then put a like resolution with respect to all the resolutions outstanding in the revenue departments and Ministry of Defence estimates, and in the navy, the army and the air estimates, and other outstanding resolutions severally.

(8) On any day upon which the chairman or Mr. Speaker is, under this order, directed to put forthwith any question, the consideration of the business of supply shall not be anticipated by a motion for the adjournment of the House, and no dilatory motion shall be moved on proceedings on that business and the business shall not be interrupted under any standing order.

(9) For the purposes of this order two Friday sittings shall be deemed equivalent to a single sitting on any other day.


In line 3, by leaving out " the Committee of “, [1966-67] 288.

In line 5, by leaving out from " Supply “ to " stands “ in line 6, [1966-67] 288.

In line 13, by leaving out from " order “ to " is “ in line 15 and inserting, "made in pursuance of paragraph (2) of Standing Order No. 1A (Exempted business)”, [1962-63] 315.

In line 16, by inserting, after " not “: "(except business as provided for in paragraphs (4), (5) and (6) of this Order)”, [1966-67] 288.

In line 24, by inserting at end:

"(3) On a half day so allotted, when the business of Supply shall stand as first order, no business other than the business of Supply shall be taken before Seven of the clock unless the House otherwise order on the Motion of a Minister of the Crown made after notice at the commencement of public business to be decided without amendment or debate, and no business of Supply shall be taken after Seven of the clock.

(4) Not more than one such day allotted may be taken in two consecutive calendar months.

Provided that if for the purposes of calculating the last allotted day referred to in paragraph (6) of this order, an odd half day, that odd half day shall be deemed the equivalent of one day.”, [1967-68] 22.
I. Standing Orders relating to Public Business—cont.

In line 27, by leaving out from beginning to "supplementary" in line 28, [1966-67] 288.


In line 33, after "[Expenditure]", by inserting "whenever the House shall be sitting on any allotted day, the Speaker shall put first the Question that the total amount of the estimates for the Ministry of Defence, [1968-69] 387.

In line 36, by leaving out paragraphs (4) to (7) and inserting—

"(4) On a day not earlier than the sixth allotted day, being a day before the 25th day of March, Mr. Speaker shall, at Ten of the clock, forthwith proceed to put the Question with respect to any vote on account of a supplementary estimate of revenue departments and their services, that the total amount of all such votes outstanding be granted for the services defined in those estimates. He shall then in like manner put severally the Questions that the total amounts of any outstanding excess vote (provided that the Committee of Public Accounts shall have reported that they see no objections to the sums necessary being provided by excess vote) be granted for the services defined in that statement of estimates.

(5) On a day not earlier than the tenth allotted day, a day before the 25th day of March, Mr. Speaker shall, at Ten of the clock, forthwith proceed to put the Question with respect to any vote on account of such defence votes for the coming financial year as shall have been put down on at least one clear day previously for consideration on an allotted day, that the total amounts of all such votes outstanding be granted for those services. He shall then in like manner put severally the Questions in respect of the civil and defence services, that the total amounts of all such outstanding estimates supplementary to those of the current financial year as shall have been presented not less than seven clear days previously be granted for the services defined in the supplementary estimates. He shall then in like manner put severally the Questions that the total amounts of any outstanding excess vote (provided that the Committee of Public Accounts shall have reported that they see no objections to the sums necessary being provided by excess vote) be granted for the services defined in that statement of estimates.

(6) On the last of the allotted days, Mr. Speaker shall, at Ten of the clock, forthwith proceed to put the Question with respect to each class of the civil estimates that the total amount of the votes outstanding in that class be granted for the services defined in that class, and shall in like manner put severally the Questions that the total amounts of the votes outstanding in the Defence (Central), Defence (Navy), and Air Services [Expenditure] be granted, for the services defined in those estimates. He shall then in like manner put severally the Questions that the total amounts of all such outstanding estimates supplementary to those of the current financial year as shall have been presented not less than seven clear days previously be granted for the services defined in the supplementary estimates. He shall then in like manner put severally the Questions that the total amounts of any outstanding excess vote (provided that the Committee of Public Accounts shall have reported that they see no objections to the sums necessary being provided by excess vote) be granted for the services defined in that statement of estimates.

(7) Not less than two days' notice shall be given of the votes which are to be put down for consideration, on any day on which Mr. Speaker is, under this Order, desired to put the Question, and any Member who wishes to declare himself with the Noes, on the putting of any Question shall, give notice not later than the previous day of his intention to do so and after the Questions on any such opposed votes have been separately put by Mr. Speaker he may, if he thinks fit and with the consent of the House, put for each financial year only the Question, that the total amount of all such votes outstanding for that year be granted out of the Consolidated Fund for the services defined in those votes; [1966-67] 288.

Inserted paragraph (4) amended by leaving out "any Question necessary to dispose" and inserting "in respect", and by inserting at end "the Question that the total amount shall be granted for the purposes defined in those supplementary estimates", [1967-68] 22.

Inserted paragraph (6), as amended, further amended, by inserting after "and Air Services [Expenditure]" and in respect of any vote on account for civil departments for the coming financial year as shall have been put down on at least one previous day for consideration on an allotted day, he shall then in like manner put the Question that the total amount of all such votes outstanding be granted for those services", [1966-69] 387.

Inserted paragraph (5) amended by leaving out "and all such defence votes" and inserting "for the Ministry of Defence", [1966-69] 387.

Inserted paragraph (6) amended by leaving out "severally the Questions that the total amounts of the votes outstanding in the Defence (Central), Defence (Navy), Defence (Army), and Defence (Air) estimates", and inserting "the question that the total amount of the estimates for the Ministry of Defence", [1968-69] 387.

Inserted paragraph (7) amended by leaving out from second "Question" to end and inserting; "and if notice has been given of objection to any total amount on which the Question is to be put, Mr. Speaker shall put first the Question on that total amount. When such Questions have been disposed of, or if no notice of objection has been given, Mr. Speaker shall put for such financial year only the Question that the total amount outstanding for that year be granted out of the Consolidated Fund for the purposes defined in the related votes", [1967-68] 22.

Inserted paragraph (7), as amended, further amended by inserting after "the estimates for the Ministry of Defence on each vote in those estimates", [1968-69] 387.

Note: The following seven Amendments, made [1963-64] 315 to paragraph (6) to (7) were overtaken by the making of new paragraphs (4) to (7) [1966-67] 288.

In line 34, by leaving out "estimates for revenue departments", and inserting "the estimate for".

In line 66, by leaving out "allowing such vote" and inserting "that they see no objections to the same necessary being provided by excess vote".

In line 69, by leaving out "revenue departments and ".

In line 90, by leaving out "estimates" and inserting "estimate".

In line 97, by inserting after "Committee", "shall".

In line 115, by leaving out "revenue departments and ".

In line 115, by leaving out "estimates" and inserting "estimates".

In line 116 by leaving out "the chairman on", [1967-68] 22.

In line 126, by adding at end, "(10) During any proceedings on or in relation to the business of supply, notwithstanding anything in paragraph (4) of Standing Order No. 31 (Clauses of Debate), that Order may be put in force when Mr. Deputy Speaker is in the Chair", [1966-67] 288.

Added paragraph (10) left out, [1967-68] 22.

Order of the Day for Committee

When Chair to be Left without Question Put

No. 17.—(1) Whenever an order of the day is read for the House to "avail itself in a course of matter otherwise than a committee on a bill, Mr. Speaker shall leave the chair without putting any question, and the Speaker shall thereupon resolve itself into such committee, unless on a day on which the Committee of Supply stands as the first order of the day a Minister of the Crown moves, "That Mr. Speaker do now leave the chair", for the purpose of moving a motion 10 going into Committee of Supply to be moved as an amendment to that question.

(2) Notwithstanding the proceedings of the House which prohibits reference to matters involving legislation in the course of debate in 15 or on going into, Committee of Supply, Mr. Speaker may, when an amendment to the question "That Mr. Speaker do now leave the chair" is under discussion, permit such incidental reference to legislative action as he may consider relevant to any matter of administration then under debate, when enforcement of the prohibition would, in his opinion, unduly restrict the discussion of such matters.

Amended, in line 6, by leaving out from "Committee" to end of Standing Order, [1967-68] 387.

Note: The following Amendments, made [1963-64] 315 were overtaken by the making of the Amendment to line 6.

In line 15, by leaving out from beginning to "debate", and inserting "requiring legislative remedy in", [1962-63] 315.

In line 25, by leaving out "matters" and inserting "matter", [1962-63] 315.
I. Standing Orders relating to Public Business—cont.

ORDER IN DEBATE
No. 23.—(1) Whenever a Member shall have been named by Mr. Speaker, or by the chairman, immediately after the commission of the offence of disregarding the authority of the chair, or of persistently and willfully obstructing the business of the House by abusing the rules of the House, or otherwise, then, if the offence has been committed by such Member in the House, Mr. Speaker shall forthwith put the question, on a motion being made, no amendment, adjournment, or debate being allowed.

(2) If any Member be suspended under this order, his suspension on the first occasion shall continue until the fifth day, and on the second occasion until the twentieth day, on which the House shall sit after the day on which he was suspended, but on any subsequent occasion until the House shall resolve that the suspension of such Member do terminate.

(3) Not more than one Member shall be named at the same time, unless two or more Members, acting jointly, have jointly disregarded the authority of the chair.

(4) If a Member, or two or more Members acting jointly, who have been suspended under this order from the service of the House, shall refuse to obey the direction of Mr. Speaker, when severally summoned under Mr. Speaker’s orders by the Serjeant at Arms to obey such direction, Mr. Speaker shall call the attention of the House to the fact that recourse to force is necessary in order to compel obedience to his direction, and the Member or Members named by him as having refused to obey his direction, and the Member or Members named shall continue until the fifth day, and on the second occasion until the twentieth day, on which the House shall sit after the day on which he was suspended, but on any subsequent occasion until the House shall resolve that the suspension of such Member do terminate.

(5) Suspension from the service of the House shall not exempt the Member so suspended from serving on any committee for the consideration of a private bill to which he may have been appointed before his suspension.

(6) Nothing in this order shall be taken to deprive the House of the power of proceeding against any Member according to ancient usages.

Amended, in line 23, by inserting at end:

“Proceedings in pursuance of this paragraph, though opposed, may be delayed after the expiration of the time for opposed business.” [1962-63] 315.

Dilatory Motions

DEBATE ON DILATORY MOTION
No. 25. When a motion is made for the adjournment of a debate, or of the House during any debate, or that the chairman do report progress, or do leave the chair, the debate thereupon shall be confined to the matter of such motion; and no Member, having moved or seconded any such motion, shall be entitled to move, or second, any similar motion during the same debate.

Amended, in line 6, by leaving out “or seconded”, [1962-63] 315.


DILATORY MOTION IN ABUSE OF RULES OF HOUSE
No. 26. If Mr. Speaker, or the chairman, shall be of opinion that a motion for the adjournment of a debate, or of the House, during any debate or that the chairman do report progress, or do leave the chair, is an abuse of the rules of the House, he may forthwith put the question thereupon from the chair, or he may decline to propose the question thereupon to the House by the committee.

Amended, in line 1, at beginning, by inserting “(1)”, [1962-63] 315.

In line 2, after “a” by inserting “dilatory”, [1962-63] 315.

In line 5, by leaving out from “motion” to “in” in line 3, [1962-63] 315.

In line 9, by adding at end:

“(2) For the purposes of this order expression ‘dilatory motion’ shall include a motion for the adjournment of a debate, or of the House, during any debate, or that the chairman do report progress, or do leave the chair, or that further consideration of the bill be now adjourned, or that further consideration of the Lords amendments be now adjourned”, [1962-63] 315.

Count of the House

No. 28.—(1) The House shall not be counted on any business between half-past seven and half-past eight of the clock, but if on a division taken on any business between half-past seven and half-past eight of the clock it appears that forty Members are not present, the business shall stand over until the next sitting of the House, and the next business shall be taken.

(2) Paragraph (1) of this order shall apply to sittings on Fridays, with the substitution of a quarter-past one and a quarter-past two of the clock for the references to half-past seven and half-past eight of the clock.

Amended, in line 4, after “clock”, by inserting “or after Ten of the clock”, [1967-68] 54.

In line 6, after “clock” by inserting “or after Ten of the clock”, [1967-68] 54.

In line 14, by adding at end:

“(3) The House shall not be counted during the Proceedings on any Consolidated Fund Bill or Appropriation Bill, or during Proceedings in the course of which Mr. Speaker is directed to put forthwith any Question.

(4) If at any time after Four of the clock on the House being counted it shall appear that forty Members are not present, the business under consideration shall stand over until the next sitting of the House, and the House shall stand adjourned”, [1967-68] 54.

Closure of Debate

CLOSURE OF DEBATE
No. 29.—(1) After a question has been proposed a Member rising in his place may claim to move, ‘That the question be now put,’ and, unless it shall appear to the chair that such motion is an abuse of the rules of the House, or an infringement of the rights of the minority, the question, ‘That the question be now put,’ shall be put forthwith, and decided without amendment or debate.

COUNTING
I. Standing Orders relating to Public Business—cont.

(2) When the motion "That the question be 10
now put" has been carried, and the question
consequent thereon has been decided, any
further motion may be made (the assent of
the Chair, as aforesaid, not having been withheld)
which may be requisite to bring to a decision 15
any question already proposed from the Chair.

(3) When a clause is under consideration, a
motion may be made (the assent of the Chair,
as aforesaid, not having been withheld), that the
question, that certain words of the clause be
fixed in the motion stand part of the clause, or
that the clause stand part of, or be added to,
the bill, be now put.

(4) Such motions shall be put forthwith, and
decided without amendment or debate. 25

(5) This order shall be put in force only
when Mr. Speaker or, in committee, the Chair-
man of Ways and Means or Deputy Chairman
is in the chair.

Amendment, in line 10, by leaving out paragraph (2)
and inserting—

"(2) When a question "That the question be now put"
have been decided in the affirmative, and the question
consequent thereon has been decided, a Member may
claim that any further question be put which may be
requisite to bring to a decision any question already pro-
posed from the Chair, and if the assent of the Chair,
as aforesaid, be not withheld, any question so claimed
shall be put forthwith and decided without amendment

In line 17, by leaving out paragraph (3) and inserting—

"(3) When a clause or schedule is under consideration,
a motion may be made that the question that certain
words of the clause or schedule defined in the motion
stand part of the clause, or "That the clause
(or, the clause as amended) stand part of the bill", or
"That this schedule (or, this schedule as amended) be
added to the bill", or "That the clause stand part of the
bill", be now put.

Amended, on line 1, by inserting at beginning, "If a
division be held upon", [1962-63] 315.

In line 24, by leaving out paragraph (6), [1962-63]
315.

In line 26, by inserting at beginning, "Except as
provided in paragraph (10) of the Standing Order

(Note: The above Amendment was overtaken
by the next, made [1967-68] 22.)

by leaving out lines 26 to 29 and inserting—

"(6) This Order shall be put in force only when Mr.
Speaker or, in Committee, the Chairman of Ways and
Means or Deputy Chairman is in the chair; except that,
(a) during any proceedings on or in relation to the
business of Supply, and
(b) during proceedings upon consideration of the
respect of a Bill,
the Order may be put in force when Mr. Deputy Speaker
is in the chair." [1967-68] 22.

MAJORITY FOR CLOSURE

No. 30. A question for the closure of debate
under Standing Order No. 20 (Closure of de-
bate) shall not be decided in the affirmative,
unless, when a division be taken, it appears by
the numbers declared from the Chair, that not 5
less than one hundred Members voted in the
majority in support of the motion.

Amended, in line 1, by inserting at beginning, "If a
division be held upon ",[1962-63] 315.

in the chair",[1967-68] 22.

in line 3, after " a debate " by inserting " that ques-

in line 4, by leaving out " when a division be taken "

Selection of amendments

QUESTIONS ON AMENDMENTS

No. 32A. When an amendment has been
moved, the Question to be proposed thereon
shall be, that the amendment be made,
except that, when to the Question that a Bill
be now read a second time or the third time
an amendment has been moved to leave out the
word " now ", the Question shall be, that the
word " now " stand part of the Question

SELECTION OF AMENDMENTS

No. 31. In respect of any motion, or in respect of
any bill under consideration either in a com-
mmittee of the whole House or on report, Mr.
Speaker, or in a committee the Chairman of Ways
and Means, and the Deputy Chairman
shall have power to select the new clauses or
amendments to be proposed, and may, if he
thinks fit, call upon any member who has
given notice of an amendment to give such
explanation of the object of the amendment as
may enable him to form a judgment upon it.

Amended, in line 1, by beginning, "(1) ",
in line 11, by adding:

"(2) For the purposes of this order an instruction
to a committee on a bill and a motion to recommit
a bill shall be treated as amendments proposed in

Public Bills

BILLS WHICH ARE PRIMA FACIE HYBRID

No. 36. Where a public bill (not being a bill to
confirm a provisional order or certificate) is
ordered to be read a second time on a future
day, and it appears that the standing orders
relative to private business may be applicable
to the bill, the Examiners of Petitions for
Private Bills shall be ordered to examine the
bill with respect to the applicability thereto of
the said standing orders, and shall proceed and
report with all convenient speed, and the order
of the day relating to the bill shall not be
affected thereby; but if the Examiners report
that any standing order applicable to the bill
has not been complied with, and the Standing
Orders Committee report that such standing
order ought not to be dispensed with, the order
of the day relating to the bill shall be dis-
charged.

Amended, in line 5, by leaving out "relative" and

AMENDMENT ON SECOND OR THIRD READING

No. 37. If on an amendment to the question that
a bill be now read a second time or the third
time it is decided that the word "now" or
any words proposed to be left out stand part
of the question, Mr. Speaker shall forthwith
declare the bill to be read a second or the third
time as the case may be.

Amended, in line 3, by leaving out from "now" to

In line 7, by adding at end:

"(2) When the Question has been proposed that a
Bill be now read a second or the third time and the
Question on any amendment to leave out all the
words after "Then and insert other words has passed
in the negative, the Main Question shall be put forth-
I. Standing Orders relating to Public Business—cont.

COMMITTAL OF BILLS

No. 38.—(1) When a public bill (other than a bill for imposing taxes or a Consolidated Fund or an Appropriation Bill, or a bill for confirming a provisional order) has been read a second time, it shall stand committed to a standing committee unless the House otherwise orders.

(2) A motion to commit a bill to a committee of the whole House or to a select committee, or a motion that it is expedient that a bill be committed to a joint committee of Lords and Commons, may be made by any member and if made immediately after the bill has been read a second time shall not require notice, and, though opposed, may be made and decided after the expiration of the 15 time for opposed business, and the question thereon shall be put forthwith and decided without amendment or debate.

(3) A motion to commit a bill to a standing committee in respect of some of its provisions and to a committee of the whole House in respect of other provisions may be made by the member in charge of the bill and if made immediately after the bill has been read a second time, shall not require notice, and may, though 25 opposed, be made and decided after the expiration of the time for opposed business. If such a motion is opposed, Mr. Speaker after permitting, if he thinks fit, a brief explanatory statement from the member who makes and from a member who opposes the motion shall, without permitting any further debate, put the question thereon.

(4) If the question on a motion made under paragraph (2) or paragraph (3) of this order is 30 negatived, Mr. Speaker shall forthwith declare that the Bill stands committed to a standing committee.

Amended, in line 1, by leaving out "a bill for imposing taxes or", [1967-68] 47.

In line 15, by leaving out the words "made and", [1962-63] 315.

In line 20, by leaving out the words "made and", [1962-63] 315.

NOTICES OF AMENDMENTS, &c.

No. 39.—Whenever the House is adjourned for 5 business, as if the House were sitting. 10


In line 15, by leaving out "recommendations" and inserting "resolution (or resolutions)"; [1962-63] 315.

In line 20, by leaving out "and", "on a motion being made for the consideration of such report the question thereon shall be put forthwith and", [1962-63] 315.

In line 25, by leaving out "any such" and inserting the said; [1962-63] 315.

In line 30, by leaving out "report" and inserting "resolution (or resolutions)"; [1962-63] 315.

In line 35, by adding at end, "Proceedings in pursuance of this sub-paragraph, though opposed, may be decided after the expiration of the time for opposed business", [1962-63] 315.

ALLOCATION OF TIME TO BILLS

No. 43A.—(1) Where, in respect of a public Bill either—

(d) Mr. Speaker has been informed that no general agreement to allot a specified number of days or portions of days to the consideration of the Bill in Committee or on report has been reached, or

(b) any general agreement of which Mr. Speaker has been informed is, in the opinion of a Minister of the Crown, working ineffectively,

a motion may be made by a Minister of the Crown that the Committee on the Bill shall report the Bill on or before a specified day, and that the Business Committee shall make 15 recommendations to the House as to the number of days or portions of days to be allotted to the consideration of the Bill in Committee, on report or on Third Reading, and as to the time by which proceedings on any part of the Bill allotted to those days or portions of days; and not more than two hours after the commencement of proceedings on such a motion Mr. Speaker shall proceed to put any question necessary to 30 dispose of those proceedings.

of the committee shall be seven. The committee—

(d) shall, in the case of any bill in respect of which an order has been made by the House, allotting a specified number of days or portions of days to the consideration of the bill in committee of the whole House or on report, divide the bill into such parts as they may see fit and allot to each part as many days or portions of a day so allotted 15 as they may consider appropriate;
I. Standing Orders relating to Public Business—cont.

(2) For the purposes of this Order the Business Committee shall consist of the Chairman’s Panel together with not more than five other Members to be nominated by Mr. Speaker. 35

(3) When the Business Committee shall have reported the resolution or resolutions containing their recommendations to the House, the provisions of sub-paragraph (e) of Standing Order No. 43 (Business Committee) shall apply to the proceedings on any motions for the consideration of such report and on the consideration of the said report; Made, [1967-68] 48.

Postponement of Preamble

No. 43. In a committee on a bill, the preamble shall stand postponed until after the consideration of the clauses and (if any) of the schedules. Amended, in line 3, by leaving out “(if any) of the Schedules” and adding “of any Schedules”, [1962-63] 315.

Debate on Clause Standing Part

No. 45. If, during the consideration of a bill in a committee of the whole House, the chairman of that principle of a clause and any matters arising thereon have been adequately discussed in the course of a debate on the amendments proposed thereto, he may, after the last amendment to be selected has been disposed of, state that he is of this opinion and shall then forthwith put the question “That the clause (or, the clause as amended) 10 stand part of the bill.” Amended, in line 3, by inserting at end, “or schedules”, [1962-63] 315.

In line 11, by adding at end, “or ‘That this schedule be the schedule to the bill’, as the case may be”, [1962-63] 315.

Amendments on Report

No. 46. Upon the consideration of the report of a bill no amendment which could not have been proposed in committee without an instruction from the House may be proposed. Amended, in line 4, by adding at end: “unless it has been authorised by a resolution of the House”, [1966-67] 612.

Amendments on Third Reading

No. 51. No amendments, not being merely verbal, shall be made to any bill on the third reading. Amended, in line 4, by adding at end: “(2) The question for the third reading of a public bill shall be put without debate unless notice has been given by not less than six Members of an amendment to the question of a motion that the question be put forthwith”, [1967-68] 22.

Lords Amendments

No. 54. Lords amendments to public bills shall be appointed to be considered on a future day, unless the House shall order them to be considered forthwith. Amended, in line 4, by adding at end: “(2) When the Order of the day for the consideration of Lords Amendments to a public bill has been read, the House shall proceed to consider the same without debate put, unless the Member in charge thereof desires to defer their consideration”, [1967-68] 55.

Standing Committees

Standing committees (constitution and powers)

No. 57.—(1) As many standing committees shall be appointed as may be necessary for the consideration of bills or other business committed or referred to a standing committee. Any notice of an amendment to a bill which has been committed to a standing committee shall stand referred to the committee. The quorum of a standing committee shall be seventeen or one third of the number of members excluding the chairman, whichever is the less: 10 and in calculating the quorum fractions shall be counted as one. Any amendment shall be admitted to a standing committee unless the committee otherwise order.

(2) Subject to the provisions of Standing Order No. 59 (Scottish Standing Committee), the bills committed to a standing committee shall be distributed among the committees by Mr. Speaker.

(3) In all but one of the standing committees 20 government bills shall have precedence.

(4) Government bills allocated to a particular standing committee shall be considered in whatever order Her Majesty’s Ministers may decide.

(5) Standing Orders No. 45 (Debate on clause standing part), No. 70 (Entry on minutes of proceedings of select committees), No. 71 (Entry on minutes of evidence of select committee), No. 72 (Minutes of proceedings to be brought up with report of select committee), and No. 74 (Quorum of select committee), paragraphs (1), (2), (3) and (4) of Standing Order No. 29 (Closure of debate) and Standing Order No. 30 (Majority for closure) shall apply to standing committees with the substitution in Standing Order No. 29 (Closure of debate) of the word ‘chairperson’ for the word ‘chair,’ and, in Standing Order No. 30 (Majority for closure), of the number prescribed by paragraph (1) of this order as the quorum for one hundred as the number necessary to render the majority effective for the closure, and the chairman of a standing committee shall have the like powers as the 45 Chairman of Ways and Means has under Standing Orders No. 20 (Irrelevance or repetition), No. 26 (Dilatory motion in abuse of rules of House), No. 45 (Debate on clause standing part) and No. 51 (Selection of 50 amendments).

(6) On a division being called in the House, the chairman of a standing committee shall suspend the proceedings in the committee for such time as will, in his opinion, enable Members to vote in the division.

(7) All standing committees shall have leave to print and circulate with the Votes the minutes of their proceedings and clauses of bills as amended by them. Amended, in line 31, by inserting at end, “or as Mr. Speaker has under Standing Order No. 37 (Selection of amendments) in respect of any bill under consideration on report”, [1967-68] 404.

Nomination of Standing Committees

No. 58.—(1) Each of the said standing committees with the exception of the Scottish Standing Committee shall consist of a chairman
I. Standing Orders relating to Public Business—cont.

(1) One of the standing committees to be appointed by Mr. Speaker pursuant to Standing Order No. 62 (Chairman of standing 5 committees) and not less than twenty nor more than fifty members to be nominated by the Committee of Selection to serve on that Standing Committee during the consideration of each bill allocated to it.

(2) In nominating such members the Committee of Selection shall have regard to the qualifications of those members nominated and to the composition of the House, and shall have power to discharge members from time to time and appoint others in substitution for those discharged.

Provided that, for the consideration of all public bills relating exclusively to Wales and Monmouthshire, the Committee shall be so constituted as to comprise all Members sitting for constituencies in Wales and Monmouthshire.

Amended, in line 5, by leaving out "Committee" and inserting "Standing committees".

SECOND READING COMMITTEES

No. 60A.—(1) When any Public Bill has been printed, a Motion, of which not less than ten nor more than fifteen Members have given Notice, may be made by a Minister of the Crown at the commencement of public business, that the Bill be referred to a Second Reading Committee, and the Question thereupon shall be put forthwith and decided without amendment or debate; and if, on the Question being put, not less than twenty Members rise in their places and signify their objection thereto, Mr. Speaker shall declare that the Motion has been agreed to.

(2) A Second Reading Committee shall consist of not less than twenty nor more than eighty Members, to be nominated by the Committee of Selection to serve on the Committee during the consideration of each Bill; and in the nomination of such Members the Committee of Selection shall have regard to their qualifications and to the composition of the House.

(3) A Second Reading Committee shall report to the House whether or not they consider that the Bill ought not to be read a second time; they shall have power to state their reasons for recommending that a Bill ought not to be read a second time; and on that Question for the Second Reading of such Bill the Committee shall consist of not less than twenty nor more than fifty members to be nominated by the Committee of Selection of whom not less than ten shall be Members representing Scottish constituencies, who shall have regard in such nomination to the approximation of the balance of parties in the Committee to that in the whole House, and shall have power from time to time to discharge the members so nominated by them, and to appoint others in substitution for those discharged.

Amended, in line 5, by leaving out "Standing committees will be appointed as set out in this order", and inserting "Standing committees will be appointed as set out in Standing Order No. 61, and not less than twenty members. In nominating members the Committee of Selection shall have regard to their qualifications and the composition of the House."

Amended, in line 7, by inserting at end "standing committees shall be appointed as set out in this order", [1967-68] 403.

In line 19, by leaving out "the Scottish and inserting "such a", [1967-68] 403.

In line 26, by leaving out "the" and inserting "a", [1967-68] 403.

In line 27, by leaving out "the" and inserting "not more than two committees may be appointed; the first such", [1967-68] 403.

In line 41, by inserting after first "members", "and the second such committee shall consist of not less than twenty nor more than fifty members to be nominated by the Committee of Selection of whom not less than twenty members shall represent Scottish constituencies", [1967-68] 403.


Scottish Standing Committee

No. 5B.—(1) One of the standing committees shall be appointed for the consideration of all public bills certified under Standing Order No. 60 (Public bills relating exclusively to Scotland) or other business relating exclusively to Scotland and committed or referred to a standing committee.

Scottish Standing Committee

No. 5B.—(1) One of the standing committees shall be appointed for the consideration of all public bills certified under Standing Order No. 60 (Public bills relating exclusively to Scotland) or other business relating exclusively to Scotland and committed or referred to a standing committee.

(2) For the consideration of (a) bills referred to them for consideration in relation to their principle under paragraph (2) of Standing Order No. 60 (Public bills relating exclusively to Scotland); (b) Scottish estimates referred to them under Standing Order No. 61 (Special procedure for Scottish estimates); and (c) specified matters referred to them under Standing Order No. 61A (Matters relating exclusively to Scotland) the Scottish Standing Committee shall be known as the Scottish Grand Committee and shall consist of all the Members representing Scottish constituencies, together with not less than ten nor more than fifteen other members to be nominated in respect of any bill or other business by the Committee of Selection in respect of each such bill and to whom the Committee of Selection shall have power to add not more than twenty members. In nominating members the Committee of Selection shall have regard to their qualifications and the composition of the House."

Amended, in line 1, by leaving out "Standing committees of the House", and inserting "Standing committees of the House, the Scottish Standing Committee shall be known as the Scottish Grand Committee and shall consist of all the Members representing Scottish constituencies, together with not less than ten nor more than fifteen other members to be nominated in respect of any bill or other business by the Committee of Selection in respect of each such bill and to whom the Committee of Selection shall have power to add not more than twenty members. In nominating members the Committee of Selection shall have regard to their qualifications and the composition of the House."

Amended, in line 5, by leaving out "Standing committees will be appointed as set out in this order", and inserting "Standing committees will be appointed as set out in Standing Order No. 61, and not less than twenty members. In nominating members the Committee of Selection shall have regard to their qualifications and the composition of the House."

Amended, in line 7, by inserting at end "standing committees shall be appointed as set out in this order", [1967-68] 403.

In line 19, by leaving out "the Scottish and inserting "such a", [1967-68] 403.

In line 26, by leaving out "the" and inserting "a", [1967-68] 403.

In line 27, by leaving out "the" and inserting "not more than two committees may be appointed; the first such", [1967-68] 403.

In line 41, by inserting after first "members", "and the second such committee shall consist of not less than twenty nor more than fifty members to be nominated by the Committee of Selection of whom not less than twenty members shall represent Scottish constituencies", [1967-68] 403.


PUBLIC BILLS RELATING EXCLUSIVELY TO SCOTLAND

No. 60.—(1) If, after any public bill has been printed, whether introduced in this House or brought from the House of Lords, Mr. Speaker is of opinion that its provisions relate exclusively to Scotland, he shall give a certificate to that effect:

Provided that a certificate shall not be withheld by reason only that a provision of that bill amends the First Schedule to the House of Commons Disqualification Act, 1957.

(2) On the order for the second reading of any such bill being read, a motion to be decided without amendment or debate may be made by a Minister of the Crown, "That the
1. Standing Orders relating to Public Business—cont.

bill be referred to the Scottish Grand Committee, and if, on the question thereupon being put, not less than ten Members rise in their places and signify their objection thereto, Mr. Speaker shall declare that the noes have it.

(3) A bill so referred to the Grand Committee shall be considered in relation to the principle of the bill, and shall be reported as having been so considered to the House and shall be ordered to be read a second time upon a future day.

(4) When the order for the second reading of any such bill has been read, a motion to be decided without amendment or debate may be made by a Minister of the Crown. "That the bill be committed to the Scottish Standing Committee": Provided that this paragraph shall not apply in the case of any bill to the second reading of which notice of an amendment has been given by not less than six Members.

(5) If such a motion shall have been agreed to, the bill shall be deemed to have been read a second time, and shall be committed to the Scottish Standing Committee, and shall proceed through its remaining stages according to the ordinary practice of the House.

Amended, in line 30, by leaving out "the" and inserting "a", [1967-68] 403.

In line 35, by leaving out "the" and inserting "a", [1967-68] 403.

In line 41, by adding at end:

"(6) Proceedings in pursuance of paragraphs (2) and (4) of this order, though opposed, may be decided after the expiration of the time for opposed business". [1962-63] 315.

CONSIDERATION ON REPORT OF CERTAIN BILLS BY A STANDING COMMITTEE

No. 62A.—(1) A bill which has been considered by a Second Reading Committee or by the Scottish Grand Committee in relation to the principle of the bill may be referred for consideration on report to a Standing Committee or to the Scottish Grand Committee, as the case may be, upon a Motion made after notice by a Minister of the Crown at the commencement of public business; and the Question thereupon shall be put forthwith and decided without amendment or debate; and if, on the Question being put, not less than twenty Members rise in their places and signify their objection thereto, Mr. Speaker shall declare that the noes have it.

(2) A Standing Committee to consider bills on report shall consist of not less than twenty or more than eighty Members, to be nominated by the Committee of Selection to serve on the Committee during the consideration of each bill referred to it; and in the nomination of such Members, the Committee of Selection shall have regard to their qualifications and to the composition of the House.

(3) Any Committee to whom a bill is referred under this Order shall report to the House that they have considered the bill and have made amendments or have made no amendment thereto; as the case may be; and the bill so reported shall be ordered to be read the third time upon a future day: Made, 30 [1967-68] 21.

SPECIAL PROCEDURE FOR SCOTTISH ESTIMATES

No. 61. A motion may be made by a Minister of the Crown at the commencement of public business, to be decided without amendment or debate, to the effect that the Committee of Supply shall be discharged from considering the estimates or any part of the estimates for which the Secretary of State for Scotland is responsible, and that such estimates or part of such estimates be referred to the Scottish Grand Committee for consideration on not more than ten days in any session and if such motion be agreed to, the Grand Committee shall consider the estimates referred to them and shall from time to time report only that they have considered the said estimates or any of them, which shall again stand referred to the Committee of Supply after such report has been brought up.

Amended, in line 4, by leaving out from 'that' to the" in line 5, [1966-67] 288.

In line 7, by leaving out from 'responsible' to 'be' in line 9, [1966-67] 288.

In line 15, by leaving out from 'them' to end of Standing Order, [1966-67] 288.

WELSH GRAND COMMITTEE

No. 64A.—(1) There shall be a Standing Committee to be known as the Welsh Grand Committee to consider such specified matters relating exclusively to Wales and Monmouthshire as may be referred to them and to consist of all Members sitting for constituencies in Wales and Monmouthshire, together with not more than five other Members to be nominated by the Committee of Selection, who shall have power from time to time to discharge the said Members so nominated by them and to appoint others in substitution for those discharged.

(2) A Motion may be made by a Minister of the Crown at the commencement of Public Business, to be decided without amendment or debate, to the effect that a specified matter or matters relating exclusively to Wales and Monmouthshire be referred to the Welsh Grand Committee for their consideration.

(3) If such a Motion be agreed to, the Welsh Grand Committee shall consider the matter or matters to them referred and shall report only that they have considered the said matter or matters; Made, [1967-68] 403.

CHAIRMEN OF STANDING COMMITTEES

No. 62.—(1) The chairman of each standing committee shall be appointed by Mr. Speaker from a Chairmen's Panel consisting of the Chairman of Ways and Means, the Deputy Chairman, and the Members appointed by Mr. Speaker in pursuance of paragraph (4) of Standing Order No. 96 (Deputy Speaker and chairmen) to act as temporary chairmen of committees of the whole House.

(2) Mr. Speaker may change the chairman so appointed from time to time.

(3) The Chairmen, of whom three shall be a quorum, shall have power to consider matters of procedure relating to standing committees and to report their opinion thereon to the House from time to time.
BUSINESS COMMITTEE

350 STANDING ORDERS

I. Standing Orders relating to Public Business—cont.

(4) Any member of a standing committee may, at the request of the chairman of the committee, act as chairman for not more than a quarter of an hour: Provided that paragraph 20 (5) of Standing Order No. 57 (Standing committee (composition and powers)) shall not apply to proceedings in a standing committee while such member is in the chair.

Amended, in line 1, by inserting after "chairman", "or chairman", [1967-68] 59.

In line 10, by inserting "chairman" and inserting "chairmen", [1967-68] 59.

In line 11 by inserting at end:
"(3) When more than one chairman is appointed to a Standing Committee pursuant to paragraph (1) of this order, any of the chairmen so appointed may exercise the powers conferred by paragraphs (3) of the Standing Order (Standing committees (composition and powers)), [1967-68] 59.

In line 20, by leaving out from "that" to end of line 24 and adding "such member shall not exercise the powers conferred on the chairman of a standing committee by paragraph (5) of the Standing Order (Standing committees (composition and powers))", [1967-68] 59.

BUSINESS SUB-COMMITTEE

No. 64.—(1) An allocation of time order relating, or so much thereof as relates, to the committee stage of a bill committed or to be committed to a standing committee, shall, as soon as the bill has been allotted to a standing committee, 5 stand referred without any question being put to a sub-committee of that standing committee appointed under paragraph (2) of this order.

(a) There shall be a sub-committee of every standing committee, to be designated the 10 business sub-committee, for the consideration of any allocation of time order or part thereof relating to any bill allocated to that committee, and to report to that committee upon—
(i) the number of sittings to be allotted to the consideration of the bill;
(ii) the allocation of the proceedings to be taken at each sitting; and
(iii) the time at which proceedings, if not previously brought to a conclusion, shall be concluded.

(b) As soon as may be after an allocation of time order relating to a bill committed to a standing committee has been made, Mr. Speaker shall nominate the chairman of the 25 standing committees in respect of that bill and seven members of the standing committees as constituted in respect of that bill to be members of the business sub-committee to consider that order, and those members shall be 30 deemed to have been discharged from the sub-committee as soon as that bill has been reported to the House by the standing committee; the chairman of the committee shall be the chairman of the sub-committee; the quorum of 35 the sub-committee shall be four; and the sub-committee shall have power to report from time to time to the standing committee.

(c) All resolutions of a business sub-committee shall be reported to the standing committee at the commencement of the proceedings at the next sitting of that committee and shall be printed and circulated with the minutes of the proceedings of the committee.

(d) Whenever a business sub-committee has 45 reported to the standing committee the Member in charge of the bill may forthwith move "That this committee do agree with the business sub-committee in the said resolution (or resolutions)." Such a motion shall not require notice 50 and the question thereon shall be decided without amendment or debate.

(e) If the question is resolved in the affirmative, the resolution (or resolutions) shall operate as though included in the allocation of 55 time order made by the House, but if passed in the negative the resolution (or resolutions) shall stand re-committed to the business sub-committee.

Amended, in line 43, by leaving out "printed and circulated with" and inserting "included in", [1962-63] 315.

ATTENDANCE OF LAW OFFICERS IN STANDING COMMITTEES

No. 65. Mr. Attorney General, the Lord Advocate, Mr. Solicitor General, and Mr. Solicitor General for Scotland, being Members of this House, or any of them, though not members of a standing committee, may take 5 part in the deliberations of the committee, but shall not vote or move any motion or any amendment or be counted in the quorum.

Amended, in line 7, by leaving out "move" and inserting "make", and after second "or" inserting "move", [1962-63] 315.

In line 8, by adding at end:
"(2) In a standing committee which is to consider a bill brought in upon a Ways and Means resolution any Minister of the Crown, being a Member of this House, though not a member of the standing committee, may take part in the deliberations of the committee but shall not vote or make any motion or move any amendment or be counted in the quorum", [1967-68] 47.

Select Committees

POWER TO REPORT OPINION AND OBSERVATIONS

No. 75. Every select committee having power to send for persons, papers, and records, shall have leave to report their opinion and observations upon any matters referred to their consideration, together with the minutes of the evidence 5 taken before them, to the House, and also to make a special report of any matters which they may think fit to bring to the notice of the House.


In line 6, by leaving out "to the House", [1962-63] 315.

PROCEDURE (SELECT COMMITTEES)

No. 78A. All Select Committees shall have power to authorise the Clerk of this House to supply copies of their reports to officers of Government departments, to such witnesses as have given evidence to committees or to their Sub-committees as those committees consider appropriate, to hobby journalists, and to such other press representatives as the committee think fit, after those reports have been laid upon the Table but not more than forty-eight 10 hours before the intended time of publication of such Reports; Made, [1967-68] 403.
I. Standing Orders relating to Public Business—

SITTINGS OF COMMITTEES

No. 76. All committees other than committees of the whole House shall have leave to sit during the sitting of the House and on any day on which the House shall have sat notwithstanding any adjournment of the House.

Amended, in line 2, by leaving out from “the House” to end of line 5 and adding “at any time on any day on which the House sits, but may not otherwise sit during any such adjournment of the House without the leave of the House, and such leave shall not be moved for without notice,”. [1962-63] 315.

NOTICE OF PRAYERS

No. 77. The Serjeant at Arms attending this House shall, when the House is going to prayers, give notice thereof to all committees:


Public Money

RECOMMENDATION FROM CROWN WHEN REQUIRED ON APPLICATION RELATING TO PUBLIC MONEY

No. 78. This House will receive no petition for any sum relating to public service or proceed upon any motion for a grant or charge upon the public revenue, whether payable out of the Consolidated Fund or out of money to be provided by Parliament, unless recommended from the Crown.

Amended, in line 6, by inserting after “Parliament”, “or for releasing or compounding any sum of money owing to the Crown”, [1966-67] 288.

Certain proceedings relating to public money to be initiated in committee

No. 79. This House will not proceed upon any petition, motion, or bill for granting any money, or for releasing or compounding any sum of money owing to the Crown, but in a committee of the whole House.

Amended, in line 1, by inserting at the beginning “(3)”, [1962-63] 315.

By leaving out lines 1 to 5, [1966-67] 288.

In line 5, by adding at end—

“(2) This Order shall not be deemed to preclude the House, upon consideration of a bill reported from a committee, from considering an amendment that would have been in order if it had been proposed in committee.”. [1962-63] 315.

Added paragraph amended, by leaving out from beginning “upon” and inserting—

“(1) This House shall not be precluded.”. [1966-67] 288.

By adding at end—

“(2) Any charge upon the public revenue whether payable out of the Consolidated Fund or out of money to be provided by Parliament including any provision for releasing or compounding any sum of money owing to the Crown shall be authorised by resolution of the House”. [1966-67] 288.


PROCEDURE UPON BILLS WHERE MAIN OBJECT IS TO CREATE A CHARGE UPON THE PUBLIC REVENUE

No. 80. A bill (other than a bill which is required to originate in Committee of Ways and Means) the main object of which is the creation of a public charge may either be presented, or brought in upon an order of the House, by a Minister of the Crown, and, in the case of a bill so presented or brought in, the creation of the charge shall not require to be authorised by a committee of the whole House until the bill has been read a second time, and after the charge has been so authorised the bill shall be proceeded with in the same manner as a bill which involves a charge that is subsidiary to its main purpose.

Amended, by leaving out line 2 and inserting “to be brought in upon a Ways and Means resolution, [1966-67] 612.

In line 9, by leaving out “committee of the whole” and inserting “resolution of the”, [1966-67] 288.

PROCEDURE ON ADDRESS TO CROWN FOR ISSUE OF PUBLIC MONEY

No. 82. This House will not proceed upon any motion for an address to the Crown, praying that any money may be issued, or that any expense may be incurred, but in a committee of the whole House; Repealed. [1966-67] 289.

PROCEDURE ON MOTION FOR CHARGE ON PUBLIC REVENUE

No. 83. If any motion be made in the House for any aid, grant, or charge upon the public revenue, whether payable out of the Consolidated Fund or out of money to be provided by Parliament, or for any charge upon the people, the consideration and debate thereof shall not be presently extended upon, but shall be adjourned till such further day as the House shall think fit to appoint, and then it shall be referred to a committee of the whole House 10 before any resolution or vote of the House do pass therein; Repealed, [1966-67] 289.

MONEY COMMITTEES

No. 84. When notice has been given of a motion authorising expenditure in connection with a bill, the House may, if the recommendation of the Crown is signified thereto, at any time after such notice appears on the paper resolve itself into committee to consider the motion, and any resolution come to by such committee may, with the general agreement of the House, be reported forthwith; Repealed. [1966-67] 289.

CONSOLIDATED FUND ISSUES

No. 85. A resolution authorising the issue of money out of the Consolidated Fund reported from the Committee of Ways and Means may be considered forthwith by the House, and the consideration on report and third reading of a bill ordered to be brought in upon such a resolution or resolutions may be taken forthwith as soon as the bill has been reported from committee of the whole House, Repealed, and new Standing Order made, as follows:—

CONSOLIDATED FUND BILLS

No. 89. On a Motion being made in respect of any Consolidated Fund Bill or Appropriation Bill, that the Bill be now read the third time, the Question shall be put forthwith and decided without amendment or debate; and 5 when such a Bill has been reported with Amendments from a Committee of the whole House, the Question on any Motion that the Bill, as amended, be now taken into consideration shall be put forthwith and decided without amendment or debate; Made, [1966-67] 289.
I. Standing Orders relating to Public Business—cont.

WAYS AND MEANS MOTIONS AND RESOLUTIONS

No. 86.—(1) When a Minister of the Crown in Committee of Ways and Means has moved the first of several motions upon which a bill is to be founded for imposing, renewing, varying or repealing any charge upon the people, the chairman shall forthwith put the question thereupon and shall then successively put forthwith the question on each further motion moved by the Minister, save the last motion.

(2) On consideration of a resolution 10 reported from the Committee of Ways and Means for imposing, renewing, varying or repealing a charge upon the people, the question "That this House doth agree with the committee in the said resolution" shall be put 15 forthwith.

Amended, in line 2, by leaving out "moved" and inserting "made"; [1962-63] 315.

"In line 9, by leaving out "moved" and inserting "made", [1962-63] 315.

As amended, repealed, and new Standing Order made, as follows:—

WAYS AND MEANS MOTIONS

No. 86.—(1) A Minister of the Crown may without notice make a motion for giving provisional statutory effect to any proposals in pursuance of section 42 (Collection of taxes before passing of Ways and Means resolve 5 (hereinafter called the Finance Act 1967); and the question on such a motion shall be put forthwith.

(2) When the question has been decided on the first of several motions upon which a 10 bill is to be brought in for imposing, renewing, varying or repealing any charge upon the people, the question on each such further motion shall be put forthwith; Made, [1966-67] 613.

Amended, in line 4, by leaving out from "section" to "and" in line 6 and inserting "5 of the Provisional Collection of Taxes Act 1967"; [1967-68] 123.

APPLICATION OF PUBLIC MONEY STANDING ORDERS TO PRIVATE BILLS, &c.

No. 86A. In relation to private bills, provisional order bills and bills introduced under the Private Legislation Procedure (Scotland) Act, 1936, or the Standing Orders (Special Procedure) Act, 1945, the standing orders relating 5 to public money shall have effect subject to any exceptions prescribed by the standing orders of this House relative to private business.

Amended, in line 1, by leaving out "relative" and inserting "relating", [1962-63] 315.

Packet and Telegraphic Contracts

CONTRACTS TO BE APPROVED BY RESOLUTION

No. 87. In all contracts extending over a period of years, and creating a public charge, actual or prospective, entered into by the government for the conveyance of mails by sea, or for the purpose of telegraphic communications beyond 5 sea, there shall be inserted the condition that the contract shall not be binding until it has been approved of by a resolution of the House.

Amended, in line 8, by adding at end:

"Proceedings in pursuance of this Order, though opposed, may be decided after the expiration of the time for opposed business"; [1960-61] 8.

ESTIMATES COMMITTEE

No. 90A. There shall be a select committee, to be designated the Estimates Committee, to examine such of the estimates presented to this House as may seem fit to the committee and report how, if at all, the policy implied 5 in those estimates may be carried out more economically and, if the committee think fit, to consider the principal variations between the estimates and those relating to the previous financial year and the form in which the 10 estimates are presented to the House, to consist of forty-three members, who shall be nominated at the commencement of every session, and of whom seven shall be a quorum:

The committee shall have power to send for persons, papers, and records, to sit notwithstanding any adjournment of the House, to adjourn from place to place, and to report from time to time:

The committee shall have power to appoint sub-committees and to refer to such sub-committees any of the matters referred to the committee; three shall be the quorum of every such sub-committee:

Every such sub-committee shall have power to send for persons, papers, and records, to sit notwithstanding any adjournment of the House, and to adjourn from place to place:

The committee shall have power to report 30 from time to time the minutes of evidence taken before sub-committees and reported by them to the committee; Made, [1960-61] 8.

STATUTORY INSTRUMENTS, &c. (PROCEDURE)

No. 85A. Except in such cases as the House may otherwise order:—

(1) No proceedings on a motion to which this order applies shall be entered upon at or after half-past eleven o'clock.

(2) If such a motion is under consideration at half-past eleven o'clock, Mr. Speaker shall forthwith put the question thereupon to the House, provided that, if he shall be of opinion that—

(a) owing to the lateness of the hour at which consideration of the motion was entered upon, or

(b) because of the importance of the subject matter of the motion, the time for debate has not been adequate, he shall interrupt the business and the debate shall stand adjourned till the next sitting (other than a Friday).

(3) A debate which has been adjourned 20 under paragraph (2) of this order shall not be resumed later than eleven o'clock, but shall stand further adjourned till the next sitting (other than a Friday), and the foregoing provisions of this paragraph shall apply to any debate which has been further adjourned under this paragraph as if the further adjournment were an adjournment under paragraph (2) of the order.
I. Standing Orders relating to Public Business—

(4) The motions to which this order applies are—

(a) any motion for an humble address to Her Majesty praying that a statutory instrument be annulled, and any 35 motion that a draft of an order in Council be not submitted to Her Majesty in Council, or that a statutory instrument be not made,

(b) any motion that, or for an humble 40 address to Her Majesty praying that, any other document which may be subject to proceedings in the House in pursuance of a statute be annulled, or cease to be in force, or be not 45 made.

Amended, in line 8, by inserting after "put" to "provided" in line 9, and inserting "any question which may be requisite to bring to a decision any question already proposed from the Chair", [1962-63] 315.

Witnesses

ADMINISTRATION OF OATH IN SELECT COMMITTEE

No. 102. Any oath or affirmation taken or made by any witness before a select committee may be administered by the chairman, or by the clerk attending such committee.

Amended, in line 1, by inserting after "oath", "taken" and by leaving out "taken or", [1962-63] 315.

WITHDRAWAL OF STRANGERS FROM HOUSE

No. 105.—(1) If at any sitting of the House, or in a committee of the whole House, any Member shall take notice that strangers are present, Mr. Speaker, or the chairman (as the case may be), shall forthwith put the question. 5 "That strangers do withdraw," without permitting any debate or amendment: Provided that Mr. Speaker, or the chairman may, whenever he thinks fit, order the withdrawal of strangers from any part of the House.

(2) An order that strangers do withdraw shall not apply to members of the House of Lords.

Amended, in line 7, by inserting after "amendment" "and such question, though opposed, may be decided after the expiration of the time for opposed business", [1962-63] 315.

II. STANDING ORDERS RELATING TO PRIVATE BUSINESS

DEFINITIONS

1. In these orders, unless the context otherwise requires—

the term "borough" includes a metropolitan borough;

the term "county" means administrative county;

the term "county district" means a non-county borough, an urban district or a rural district;

the term "deposited" with reference to a plan, section, book of reference or ordinance map means deposited in accordance with Standing Order 27 (Deposit of plan, book of reference and section, etc.);

the term "the Examiners" means the Examiners of Petitions for Private Bills appointed under Standing Order 69 (Appointment of Examiners of Petitions for Private Bills), and the term "the Examiner" means that one of the Examiners who deals with any particular petition, bill or other matter;

the term "functions" includes powers and duties;

the term "lease" includes a reputed lessee and a person holding an agreement for a lease;

the term "local authority" means any of the following:

(a) the council of a county,

(b) the council of a county borough,

(c) the council of a county district,

(d) the council of a rural parish or group of rural parishes or the parish meeting of a rural parish which has no separate parish council,

(e) the Common Council of the City of London,

(f) the council of a metropolitan borough,

(g) a county council in Scotland,

(h) a town council in Scotland;

the term "London", except where the City of London is expressly mentioned, means [the administrative county of London];

the term "mechanical power" includes every motive power not being animal power;

the term "occupier" applies only to persons whose interest in the premises occupied is not less than that of a quarterly tenant;

the term "ordinance map" means a map published, prepared or approved by the Ordnance Survey;

the term "owner" includes a reputed owner;

the term "pier" includes quay and wharf;

the term "provisional order" includes pilotage order;

the term "tramroad" means a tramway laid otherwise than along a street or road and shall for the purpose of these orders be deemed not to be a tramway; and when a bill relates to a tramway laid partly along, and partly not along, a street or road, the provisions of those orders relating to tramways and tramroads respectively shall apply to the parts laid along, and the parts not laid along, a street or road respectively, whatever may be the description of the whole system used in the bill;

the term "trolley vehicle system" means a system of traction whereby vehicles adapted for use upon roads without rails are moved by electrical power transmitted thereto from some external source;

the term "waterway" includes canal and inland navigation.

Other expressions defined in the Interpretation Act, 1889, have the same meanings in those orders as if these orders were an act of parliament passed after the commencement of that act.
II. Standing Orders relating to Private Business—cont.

Where by virtue of any act of parliament or order in council any functions of any minister have, whether before or after the date of making of these orders, been transferred to some other minister, references in any standing order to the minister from whom the functions have been transferred shall, so far as the standing order relates to the subject matter of the transferred functions, have effect as if for such transfers there were substituted references to the minister to whom the functions have been transferred; and references to any "ministry" shall be construed accordingly. For the purposes of this order "minister" shall include any government department.1

Amended2 by inserting "London or", [1963-64] 332 and as amended, further amended by leaving out "or metropolitan"; [1964-65] 205.

Amended3 by inserting "...or Greater London Council", [1963-64] 332.

Amended4 by inserting "...or London County Council", [1963-64] 332; and as amended, further amended by leaving out "...or metropolitan"; [1964-65] 205.

Amended5 by leaving out words in square brackets and inserting "Greater London", [1963-64] 332.

Amended6 by adding "...References in any Standing Order to registered post, a registered letter or to the registration of such letters shall be construed as including a reference to the recorded delivery service, a letter sent by that service and the acceptance by an officer of the Post Office of recorded delivery, respectively"; [1964-65] 17.

Amended7 by leaving out "...in relation to England or Wales", [1960-61] 171.

Amended8 by leaving out "...or county borough or district", [1963-64] 332; and as amended, further amended by leaving out "...or metropolitan borough"; [1964-65] 17.

Amended9 by leaving out "...or county borough or district" and inserting "...or county borough or district in Greater London", [1963-64] 332.

Amended10 by leaving out "...or county borough or district", [1963-64] 332; and as amended, further amended by leaving out "...or metropolitan borough"; [1964-65] 17.


Amended14 by leaving out "...county borough or district" and inserting "...county borough or district in Greater London", [1963-64] 332; and as amended, further amended by leaving out "...or Metropolitan borough"; [1964-65] 205.


FURTHER PARTICULARS IN CASE OF CERTAIN BILLS

5.—(1) In the case of bills in respect of which plans are required to be deposited under Standing Order 27 (Deposit of plan, book of reference, and section, etc.), the notice shall also contain—

(a) the names of theboroughs, and urban and rural districts, and (in the case of rural districts) the parishes, in which is situate any work or land in respect of which plans are required to be so deposited; and

(b) a statement of the officers with whom plans, sections (if any) and books of reference have been deposited in accordance with the requirements of Standing Orders 27 (Deposit of plan, book of reference, and section, etc.) and 36 (Deposit of copy of plan, etc., in certain cases with certain local authorities); and

(c) where it is proposed by the bill to authorise the compulsory acquisition of land or of rights to use lands, or extends the time limited by a former Act for any of those purposes at an office in each of the counties [except London]1 county boroughs and boroughs2 in which the works are to be, or the lands are, situated.

2 It shall be sufficient compliance with sub-paragraph (d) of sub-paragraph (5) of the foregoing paragraph to make available for inspection and for sale in the area of the local authority, or, as the case may be, in the rural district, copies of such part only of the Bill as relates to functions of the local authority or, as the case may be, of the parish council or parish meeting.

3 It shall be sufficient compliance with sub-paragraph (d) of paragraph (1) of this Order to make available for inspection and for sale in the county [county borough orburgh]1 copies of such part only of the Bill as relates to functions of the local authority or, as the case may be, of the parish council or parish meeting.


5 By leaving out "...the London County Council", [1963-64] 332.

6 By leaving out "...county boroughs and boroughs" and inserting "...county boroughs", [1960-61] 171.

7 By leaving out "...county borough or district" and inserting "...county borough", [1960-61] 171.

8 By leaving out "...county borough or district" and inserting "...county borough", [1960-61] 171.

9 Amended1 by leaving out "...unless that county is London", [1963-64] 332; and as amended, further amended by leaving out "...or Metropolitan borough", [1964-65] 205.


11 By leaving out "...London or", [1963-64] 332; and as amended, further amended by leaving out "...or metropolitan"; [1964-65] 205.


13 By inserting "...or county borough or district", [1963-64] 332; and as amended, further amended by leaving out "...or metropolitan borough"; [1964-65] 17.


16 By leaving out "...county boroughs and boroughs" and inserting "...county boroughs", [1960-61] 171.

17 By leaving out "...county borough or district" and inserting "...county borough", [1960-61] 171.


20 By leaving out "...county boroughs and boroughs" and inserting "...county boroughs", [1960-61] 171.

21 By leaving out "...county borough or district" and inserting "...county borough", [1960-61] 171.

22 Amended1 by leaving out "...unless that county is London", [1963-64] 332; and as amended, further amended by leaving out "...or Metropolitan borough", [1964-65] 205.


24 By leaving out "...London or", [1963-64] 332; and as amended, further amended by leaving out "...or metropolitan"; [1964-65] 205.

25 Further particulars in case of certain bills

5.—(1) In the case of bills in respect of which plans are required to be deposited under Standing Order 27 (Deposit of plan, book of reference, and section, etc.), the notice shall also contain—

(a) the names of the boroughs, and urban and rural districts, and (in the case of rural districts) the parishes, in which is situate any work or land in respect of which plans are required to be so deposited; and

(b) a statement of the officers with whom plans, sections (if any) and books of reference have been deposited in accordance with the requirements of Standing Orders 27 (Deposit of plan, book of reference, and section, etc.) and 36 (Deposit of copy of plan, etc., in certain cases with certain local authorities); and

(c) where it is proposed by the bill to authorise the compulsory acquisition of land or of rights to use lands, or extends the time limited by a former Act for any of those purposes at an office in each of the counties [except London]1 county boroughs and boroughs2 in which the works are to be, or the lands are, situated.

2 It shall be sufficient compliance with sub-paragraph (d) of sub-paragraph (5) of the foregoing paragraph to make available for inspection and for sale in the area of the local authority, or, as the case may be, in the rural district, copies of such part only of the Bill as relates to functions of the local authority or, as the case may be, of the parish council or parish meeting.

3 It shall be sufficient compliance with sub-paragraph (d) of paragraph (1) of this Order to make available for inspection and for sale in the county [county borough orburgh]1 copies of such part only of the Bill as relates to functions of the local authority or, as the case may be, of the parish council or parish meeting.
II. Standing Orders relating to Private Business — cont.

the name or, if it has no name, the description of the common or commonable land, park, open space or protected square, the borough, or urban or rural district, and (in the case of a rural district) the parish in which it is situated, and an estimate of the area of so much of such surface as is proposed to be compulsorily acquired or used.

(2) This Order shall apply to the City of London as if it were a borough.

Amended, by leaving out "or county", [1960-61] 171.
By inserting "or of rights to use the surface of", [1960-61] 171.

Publication of notice in newspapers

18. (1) The notice shall be published, in the newspapers prescribed by the next following paragraph once in each of two consecutive weeks with an interval of at least six clear days between publications, the second publication being not later than the Eleventh day of December.

(2) The newspapers referred to in the foregoing paragraph are the following:

(a) if the Bill is promoted by, or alters functions of, a local authority, a newspaper or newspapers circulating in the area of the authority;
(b) if the Bill is not promoted by a local authority, a newspaper or newspapers circulating in the county, county borough or burgh in which the Promoters' principal office is situated;
(c) if the Bill authorises the construction of works to which Standing Order 27 applies, or the compulsory acquisition of lands or of rights to use lands made or extended by a former Act for any of those purposes, a newspaper or newspapers circulating in each of the counties [county boroughs and burghs], in which the works are to be, or the lands are, situate.

(3) Where part only of a Bill alters functions of a local authority, it shall be sufficient compliance with paragraph (1) of this Order to publish, in a newspaper or newspapers circulating in the area of the authority, so much only of the notice as relates to that part.

(4) Where part only of a Bill authorises the construction of works or the compulsory acquisition of lands or of rights to use lands made or extended by the time limited by a former Act for any of those purposes, a newspaper or newspapers circulating in each of the counties [county boroughs and burghs], in which the works are to be, or the lands are, situate.

(5) A Bill that alters functions of a member or an officer of a local authority shall for the purposes of this Order be deemed to alter functions of that authority.

Amended, by leaving out "county boroughs and burghs" and inserting "and county boroughs", [1960-61] 171.
By leaving out "county borough or burgh" and inserting "or county borough", [1960-61] 171.
By leaving out "county borough or burgh" and inserting "or county borough", [1960-61] 171.
By adding "(6) This Order, shall apply to Greater London as if it were a county", [1963-64] 332.

Notice to mill-owners, etc., where water is to be impounded or abstracted

16. On or before the fifth day of December, in the case of a bill whereby it is proposed to authorise the impounding of the waters of, or the abstraction of water from, any stream at a point at which the stream is not navigable, notice in writing of the proposal shall be given to the owner, lessee, and occupier of each mill, factory or other work using the waters of the stream at any point within a distance, to be measured along the course of the stream, of 20 miles below the point at which the water is intended to be impounded or abstracted, unless, within a less distance than 20 miles, the waters flow into or unite with a navigable stream, and then only to the owner, lessee, and occupier of each such mill, factory or other work as aforesaid which is situated between the said point and the point at which the waters of the stream flow into or unite with the navigable stream; and the notice shall state the name (if any) by which the stream is known at the point at which the water is intended to be impounded or abstracted, and also the borough, urban or rural district, and (in the case of a rural district) the parish, in which such point is situate, and the time and place of deposit of plans, sections, and books of reference with the clerks of county councils and town clerks of county boroughs.

Amended, by adding "or, as the case may be, with the clerk of the Greater London Council", [1963-64] 332.

Notice in case of alteration of court order

19A. On or before the eleventh day of December in the case of a bill containing [provision] the effect of which is to confer power to disregard an order or undertaking then in force made by or given to a court, notice in writing of the proposal shall be given to the person at whose instance the order was made or the undertaking was given or his personal representative unless after reasonable inquiry his identity cannot be ascertained.

Amended, by leaving out "provision" and inserting "provisions", [1960-61] 171.

Consents in case of tramway bill

25. In the case of a bill whereby it is proposed to authorise the construction of a tramway, the promoters shall obtain the consent of the local authority of each area through which it is proposed to construct the tramway, and, where as respects any street or road the local authority is not the highway authority, the consent of the highway authority shall also be necessary in any case where power is sought to break up that street or road.

Provided that, where it is proposed to construct a continuous line of tramway in two or more areas, and any local or highway authority having jurisdiction over any of those areas does not consent thereto, the consent of the local and highway authority, or of the local and highway authorities, having jurisdiction over two-thirds of the length of the proposed line of tramway, shall be deemed to be sufficient.

In this order "road" has the same meaning as in the Tramways Act, 1870, "local authority" means the council of a county borough or county district, the Common Council of the City of London or the London County Council, and references to the area of a local authority are, in relation to the London County Council, references to the county of London exclusive of the City.


Z 2
II. Standing Orders relating to Private Business—

DEPOSIT OF PLAN, BOOK OF REFERENCE, AND SECTION, ETC.

27.—(1) In the case of a bill whereby it is proposed—

(a) to authorise the construction of works to which this order applies, or the alteration of any such works authorised by a former act; or

(b) to authorise the compulsory acquisition of any lands or buildings or of rights to use any lands or buildings; or

(c) to render liable to the imposition of an improvement charge any lands or buildings;

there shall, on or before the twentieth day of November, be deposited with the clerk of each county council of each county and the town clerk of each county borough in which any such works, lands or buildings are situate a plan in duplicate of the works or alteration of works, and of the lands or buildings, and a book or reference thereto, and also, where the construction or alteration of works is proposed to be authorised, a section in duplicate of the works to be constructed or the alteration to be made:

Provided that it shall be sufficient (at the option of the Promoters) to deposit with the clerk of the county council of each county and with the town clerk of each county borough so much only of the said plan and section and book of reference as relates to the works lands or buildings in the county or county borough (as the case may be).

Provided also that, in the case of a bill whereby it is proposed to revive the powers granted by a former act for the construction or alteration of works, the deposit of a plan and section of the works shall not be required if—

(a) the former act was passed not more than ten years previously to the deposit of the petition for the bill; or

(b) the lands in or upon which the works are proposed to be constructed or altered have been acquired by, or are vested in the promoters; or

(c) the construction or alteration of the works has commenced.

(2) In the case of a bill whereby it is proposed to authorise the construction of a railway or tramroad, there shall be deposited with such plans an ordnance map on the scale of one inch to the mile with the line of the railway or tramroad delineated thereon so as to show its general course or direction.

(3) Any such plan, section, book of reference and ordnance map may, instead of being deposited as aforesaid, be sent by registered post to the office of the clerk of the county council or town clerk (as the case may be), and if so sent shall be posted on or before the seventeenth day of November.

(4) The clerk of each county council and the town clerk of each county borough shall make on every plan, section and book of reference deposited with him a memorial in writing denoting the date and hour when it was lodged at his office, and shall at all reasonable hours of the day permit any person to inspect it and to make copies thereof or extracts therefrom.

(5) One of the duplicate plans and sections so deposited or sent by post shall be sealed up and retained in the possession of the clerk with whom it was deposited until called for by order of this House or of the House of Lords.

(6) On or before the twentieth day of November, a copy of every such plan, section, book of reference and ordnance map shall be deposited in the Private Bill Office and at the Ministry of Housing and Local Government.1

(7) The works to which this order applies are works of any of the following descriptions:—

Aqueduct. Harbour.
Bridge. Motor road.
Cut. Pier.
Dock. Poet.
Drainage—Where it is not provided in the bill that the cut shall not be more than eleven feet wide at the bottom. Reservoir.
Embarkment for re-claining land from the sea or any tidal river. Street.
Tunnel. Waterwork.

Amended, by inserting “and at the Ministry of [Land and Natural Resources]” [1963-64] 332.

By adding “(8) This Order shall apply to Greater London as if it were a county and as if the clerk of the Greater London Council were the clerk of the county council.” [1963-64] 332.

DEPOSIT OF MAP SHOWING ALTERATIONS OF BOUNDARIES OF LOCAL AREAS

28.—(1) In the case of a bill whereby it is proposed to alter the boundaries of any county, borough or urban or rural district, there shall, on or before the twentieth day of November, be deposited with the clerk of the local authority of each county, borough or urban or rural district of which the boundaries are proposed to be altered, or of which the whole is proposed to be absorbed in another area or other areas, an ordnance map in duplicate, on a scale of not less than two and a half inches to the mile, showing the existing, and (except as respects any area of which the whole is proposed to be so absorbed) the proposed, boundaries of each such area:

Provided that it shall not be necessary for the map so to show the existing or proposed boundaries of a county other than a county the council whereof is promoting the bill.

(2) The clerk of each local authority with whom an ordnance map is so deposited shall permit any person at all reasonable hours of the day to inspect the map and to make copies thereof or extracts therefrom.

(3) A copy of the said ordnance map, with the said boundaries shown thereon, shall, on or before the said date, be deposited in the Private Bill Office and at the Ministry of Housing and Local Government and the Ministry of Agriculture, Fisheries and Food.

(4) This Order shall apply to the county of London as if it consisted of two counties, namely, the City of London and the rest of the administrative county: and “local authority” and “clerk” shall be construed accordingly: Repealed, [1963-64] 332.
II. Standing Orders relating to Private Business—

Cont.

DEPOSIT OF MAP IN CASE OF WORKS FOR TAKING WATER SUPPLY

36A. (1) In the case of a bill whereby it is proposed that any water may be taken, collected, or impounded for the purpose of a water supply the Promoters shall, on or before the Twentieth of November, deposit at the Ministry of Housing and Local Government, and also at the Private Bill Office, an Ordnance map on the scale of not less than one inch to a mile, showing by a distinguishing mark the position of each reservoir, well, conduit, or other work proposed to be authorised by the bill; and where the proposed source of supply is a river, stream or lake, showing by a clearly marked line the catchment area or gathering ground from which the waters are derived.

(2) Where, under the powers of any bill it is proposed to supply with water any area not previously included within the Promoters' limits of supply, the Promoters shall similarly deposit an Ordnance map on the scale of one inch to a mile showing respectively the existing limits of supply and the area proposed to be added thereto; Made [1966-67] 614.

DEPOSIT OF COPY OF PLAN, ETC., IN CASE OF BILL AFFECTING TIDAL LANDS

31. In the case of a bill whereby it is proposed that tidal lands below the line of high water at ordinary spring tides should be acquired, or in any way affected, a copy of so much of the deposited plan and section (if any) as relates to the said tidal lands shall, on or before the twentieth day of November be deposited at the Ministry of Transport and at the Admiralty, marked "TIDAL WATERS", and on such copy all tidal waters below the said line shall be coloured blue, and, if the plan includes any proposed bridge across any such tidal waters, the dimensions as regards span and headway of the nearest bridges, if any, across the same tidal waters above and below the proposed bridge shall be marked thereon; and, where it is proposed by the bill to authorise the construction of works to which Standing Order 27 (Deposit of plan, book of reference, and section, etc.) applies affecting tidal lands below the said line, the copies so deposited of the plan and section shall be accompanied by an ordnance map with the position and extent or route of the proposed works shown thereon.

Amended, by leaving out "broad " and inserting "authority", [1964-65] 205.

Amended, by leaving out "board " and inserting "authority or board, or each of them", [1964-65] 205.

By leaving out "board, or each of those boards", and inserting "authority or board, or each of them", [1964-65] 205.

DEPOSIT OF COPY OF PLAN, ETC., IN CERTAIN CASES WITH MINISTRY OF TRANSPORT

34. In the case of a railway, tramway, or tramroad bill and of a bill relating to any waterway, road, bridge, tunnel, ferry, harbour, dock or pier, or to a work of any description on or affecting the same, a copy of the deposited plan, section, and book of reference (if any), and in the case of a bill whereby it is proposed to authorise the construction of a railway or tramroad, also a copy of the ordnance map (if any), with the line of railway or tramroad delineated thereon, shall, on or before the twentieth day of November, be deposited at the Ministry of Transport.

Amended, by leaving out "or to a work of any description on the foreshore", [1968-69] 354.

DEPOSIT OF COPY OF PLAN, ETC., IN CERTAIN CASES WITH CERTAIN LOCAL AUTHORITIES

36. (1) In the case of a bill in respect of which a plan, or a plan and section, and a book of reference are required by Standing Order 27 (Deposit of plan, book of reference, and section, etc.) to be deposited, a copy of so much of the said plan, or plan and section, as relates to any of the areas hereinafter mentioned, and a copy of so much of the book of reference as relates to such area, shall, on or before the twentieth day of November, be deposited for public inspection with the officers respectively hereinafter mentioned, that is to say, in the case of—

(a) the City of London, or any [metropolitan] or non-county borough, with the town clerk of such City or borough;

(b) any urban or rural district, with the clerk of the district council;

A copy of the said portion of the deposited plan and section shall also be delivered on or before the same date as, or sent by registered post to, the office of any river board having jurisdiction over the river or estuary, and if so sent shall be posted on or before the seventeenth day of November.

Amended, by inserting "authority or catchment", [1964-65] 205.

DELIVERY OF COPY OF PLAN, ETC., AFFECTING BANKS, ETC., OF RIVER

35. In the case of a bill whereby it is proposed to authorise the construction of any work to which Standing Order 27 (Deposit of plan, book of reference, and section, etc.) applies on the banks, shore, bed of any river which is subject to the jurisdiction of a river board, a board of conservators constituted for the conservation of the river, or of a catchment board, a copy of so much of the deposited plan and section as relates to the portion of the work by which the banks, foreshore, or river bed may be affected, shall be delivered on or before the twentieth day of November at, or sent by registered post to, the office of that board, or each of those boards, and if so sent shall be posted on or before the seventeenth day of November.

If the plan includes any proposed tunnel under, or bridge over, the river, the depth of the tunnel below the bed of the river, or the span and headway of the bridge, shall be marked thereon; and the copy of the plan shall be accompanied by an ordnance map, with the position and extent or route of the proposed works shown thereon.

DEPOSIT OF COPY OF PLAN, ETC., AFFECTING FISHERIES

33. In the case of a bill whereby it is proposed to authorise the making, extending or enlarging of any dam, weir, or obstruction to the passage of fish in any river or estuary, or of any sewer discharging into any river or estuary, a copy of so much of the deposited plan and section as relates to the proposed dam, weir, obstruction, or sewer, shall, on or before the twentieth day of November, be deposited at the Ministry of Agriculture, Fisheries and Food.

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II. Standing Orders relating to Private Business—cont.

(c) any parish having a parish council, with the clerk of the parish council, or, if there is no clerk, with the chairman of that council;

(d) any parish comprised in a rural district, and not having a parish council, with the chairman of the parish meeting.

(2) Any such plan, section and book of reference may, instead of being deposited as aforesaid, be sent by registered post to any such officer, and if so sent shall be posted on or before the seventeenth day of November.

(3) The officer of each local authority with whom a copy of so much of the said plan, or plan and section, and book of reference is so deposited shall permit any person at all reasonable hours of the day to inspect them and to make copies thereof or extracts therefrom.


By leaving out "metropolitan", [1964-65] 205.

DEPOSIT OF COPY OF PLAN, ETC., IN CERTAIN CASES WITH HOME OFFICE AND MINISTRY OF AGRICULTURE, FISHERIES AND FOOD

37.—(1) In the case of a bill whereby it is proposed to authorise the compulsory acquisition of any churchyard, burial ground, or cemetery, or any part thereof, or of rights to use any churchyard, burial ground or cemetery, or any part thereof, a copy of so much of the deposited plan, section (if any), and book of reference as relates to the churchyard, burial ground or cemetery, or any part thereof, shall, on or before the twentieth day of November, be deposited at the Home Office.

(2) In the case of a bill whereby it is proposed to authorise the compulsory acquisition of any land or of rights to use any land, a copy of so much of the deposited plan, section (if any), and book of reference as relates to the land, shall, on or before the twentieth day of November, be deposited at the Home Office.

(3) The officer of each local authority with whom a copy of so much of the said plan, or plan and section, and book of reference is so deposited shall permit any person at all reasonable hours of the day to inspect them and to make copies thereof or extracts therefrom.

Amended1 by adding, at end "and at the Ministry of Agriculture, Fisheries and Food".

DEPOSIT OF COPIES OF BILLS AT TREASURY AND OTHER PUBLIC DEPARTMENTS, ETC.

39. On or before the fourth day of December, [a printed copy] shall be deposited—

(1) of every bill, at the Treasury, the Board of Trade, the [General Post Office], the Home Office, the Ministry of Agriculture, Fisheries and Food1 the [Air Ministry]1 the Ministry of Health,1 the Ministry of Works, the [Ministry of Labour], the Ministry of Transport, the Ministry of Aviation, the Ministry of Power,1 the Ministry of Housing and Local Government, the [Ministry of National Insurance]1 and at the office of the Crown Estate Commissioners and the office of the Duchy of Lancaster;

(2) of every bill affecting tidal waters below the line of high water at ordinary spring tides or navigation thereon, or affecting lands below that line, at the [Admiralty]1

(3) of every bill relating to any [company, body or]1 person carrying on business in—

(a) Canada, Australia, New Zealand, South Africa, India, Pakistan, Ceylon, Ghana, the Federation of Malaya or any territory administered under the authority of the government of any of those countries; or

(b) the Federation of Rhodesia and Nyasaland; or

(c) Basutoland, Bechuanaland Protectorate or Swaziland; at the Commonwealth Relations Office;

(4) of every bill relating to any company, body or person carrying on business in—

(a) any part of Her Majesty's dominions outside the United Kingdom or any territory administered under the authority of the government of any of those countries; or

(b) a British protectorate or protected state or the New Hebrides; or

(c) a trust territory administered under the authority of the United Kingdom; at the Colonial Office;

(5) of every bill which proposes to alter the boundary of any county of the City of London, or of any borough, urban or rural district, parish, or any other administrative area, or which otherwise1 relates to anything with which the Births and Deaths Registration Act, 1953, or the Registration Service Act, 1953, or any act amending the same, relate, at the General Register Office, Somerset House;

(6) of every bill which in any manner affects education or educational endowments, or relates to public libraries, or alters the boundary or status of any county, of the City of London, or of any borough, or urban or rural district, or1 affects the incidence of any local rate out of which any educational expenditure is payable, at the [Ministry of Education];

(7) of every bill affecting charities or charitable trusts, at the office of the Charity Commission, and at the [Ministry of Education];

(8) of every bill affecting the Duchy of Cornwall, at the office of the Duchy;

(9) of every bill affecting property vested in, or under the management of, the Forestry Commissioners or containing references to the said Commissioners, at the office of the Forestry Commission;

(10) of every bill extending to Scotland, at the Scottish Office, Whitehall;

(11) of every bill affecting street traffic or the regulation of street traffic in the Metropolitan Police District, at the office of the Commissioner of Police of the Metropolis.

Amended1 by leaving out "a printed copy" and inserting "two printed copies of every Bill", [1965-66] 354.

By inserting "at the Department of Health and Social Security and one printed copy shall be deposited", [1969-70] 354; and as amended, further and not later "security", by inserting "and at the Ministry of Posts and Telecommunications", [1969-70] 311.


By inserting "the Civil Service Department", [1968-69] 354.


STANDING ORDERS

II. Standing Orders relating to Private Business—cont.


By inserting "the Ministry of Land and Natural Resources", [1964-65] 405.


By adding at end "Ministry of Defence (Navy Department)", [1963-64] 332.

Amended subsequently overaken by amendments, to leave out paragraph (2), [1969-70] 311.

By leaving out "company, body or ", [1963-64] 332.

At and by inserting "and affecting in any way the operations of that person in ", [1963-64] 332.

By leaving out words in square brackets and inserting 
(a) Australia, Canada, Ceylon, Ceylon, Ghana, India, the Federation of Malaya, New Zealand, Nigeria, Pakistan, the Federation of Rhodesia and Nyasaland, South Africa, or any territory administered under the authority of the government of any of those countries; or
(b) the Republic of Ireland; or ", [1966-67] 171.

Amendments further amended by amendment leaving out words thus inserted, and other words (to the end of paragraph (4)) and inserting "(a) any part of Her Majesty's dominions outside the United Kingdom other than the countries mentioned in subsection (3) of section 1 of the British Nationality Act 1948, the Channel Islands and the Isle of Man, or
(b) a British protectorate or protected state or the New Hebrides, at the Commonwealth Office **", [1963-64] 332.

Amendments subsequently overaken by amendment to leave out paragraph (3) previously paragraphs (3) and (4), [1963-64] 334.

By leaving out words in square brackets, [1963-64] 332.

By leaving out words in square brackets, [1963-64] 332.


By inserting at end—
" ( ) of every bill extending to Wales, at the Welsh Office, Parliament Street ", [1964-65] 405.

"By inserting "authority or ", [1964-65] 205.

DELIVERY OF COPIES OF CERTAIN BILLS TO RIVER BOARDS, ETC.

42. A printed copy of every bill whereby it is proposed to authorise any persons to impound or abstract water from, or to discharge water into, any watercourse, within the catchment area of any river [board]; board of conservators or catchment board, or to construct works over, or under, or affecting any such watercourse or the banks thereof, shall be delivered on or before the fourth day of December at, or sent by registered post to, the office of the board, and if so sent shall be posted on or before the first day of December.

Amended

By inserting "authority or ", [1964-65] 205.

DEPOSIT FORM OF ESTIMATES

45.—(1) On or before the fourth day of December there shall be deposited in the Private Bill Office such estimates (signed in each case by the person making the same) as are hereinafter mentioned in the following cases, that is to say,—
(a) in the case of a bill promoted by a local authority in England or Wales whereby it is proposed to authorise any work or purpose described in Appendix (B) to these orders, being a work or purpose in respect of which the bill contains power to borrow money without the consent of a sanctioning authority, an estimate of the expense of such work or purpose;
(b) in the case of a bill (other than such a bill as is referred to in the preceding sub-paragraph (a)) in respect of which a plan and section are required under Standing Order 27 (Deposit of plan, book of reference, and section, etc.) to be deposited, an estimate of the expense of carrying out the works shown on the deposited plan and section;
and printed copies of the estimate so deposited shall, on or before the fourth day of December, be deposited in the Private Bill Office; and printed copies of the estimate shall, on or before that date, be delivered at the Vote Office for the use of Members of the House and at the Private Bill Office for the use of any agents who may apply therefor.
(2) The estimate, if and so far as it relates to any matter included in Appendix (B) to these orders, shall be in the form set forth in that appendix or as near thereto as circumstances may permit.
(3) Where the estimate relates to any railway, tramway, tramroad, trolley vehicles or public service vehicles, waterway, road, bridge, tunnel, ferry, harbour, dock [pier, or works of any description on the foreshore], a printed copy thereof shall be deposited at the Ministry of Transport.

DEPOSIT OF COPIES OF CERTAIN BILLS WITH LONDON COUNTY COUNCIL

40. On or before the fourth day of December, a printed copy of every bill whereby it is proposed to authorise the construction or alteration of any work within London in respect of which a plan and section are required under Standing Order 27 (Deposit of plan, book of reference, and section, etc.) to be deposited shall be deposited at the office of the London County Council.

Amended


By adding at end " (2) Where it is proposed to authorise the construction or alteration of any work within the administrative county of London a copy of the bill shall also be deposited at the office of the London County Council ", [1963-64] 332.

1 Paragraphs left out, [1965-66] 205.

2 Paragraphs left out, [1965-66] 205.

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II. Standing Orders relating to Private Business—
cont.

DEPOSIT AND FORM OF ESTIMATES—cont.

(4) In this Order "local authority" includes any local or public authority having power to levy a rate or having power by precept or otherwise to require the payment from some other authority of money which is, or can ultimately be, raised by the levy of a rate, and "rate" means a rate the proceeds of which are applicable to public local purposes and which is leviable on the basis of an assessment in respect of the yearly value of property.

Amended, by leaving out " pier or works of any description on the foreshore" and inserting "or pier", [1968-69] 354.

DEPOSIT OF COPIES OF ESTIMATES AND STATEMENTS IN RESPECT OF BILLS PROMOTED BY LOCAL AUTHORITIES

46.—(1) In the case of a bill to which paragraph (1) (a) of the last foregoing order relates, copies of the estimate shall, on or before the fourth day of December, be delivered at the Board of Trade or Ministry of Housing and Local Government, or at each of such offices, as the case may require.

(2) If by the bill in respect of which the estimate is required to be deposited it is proposed to authorise the borrowing of money to meet any excess of expenditure previously authorised by parliament or sanctioned by any government department, there shall be deposited with the estimate a statement of the purposes and reasons for the borrowing.

(3) Where the local authority in question is the Common Council of the City of London or the council of a borough or urban or rural district, there shall be deposited with the estimate a statement showing the following particulars with respect to the area for which the council act, that is to say,—

(a) the acreage;
(b) the population according to the last census;
(c) the rateable value according to the valuation list in force at the commencement of the then current financial year;
(d) the rates in the pound of all local rates made by the council during the last preceding financial year, not including in the case of a rural district in respect of special expenses;
(e) the sum of the balances of outstanding loans raised by the council showing separately those in respect of (1) revenue-producing undertakings, (2) housing, (3) education, and (4) other purposes, after deducting any sums in sinking funds.

Amended, by inserting "or Ministry of Land and Natural Resources", [1964-65] 405.


DEPOSIT OF STATEMENT AS TO HOUSES AND PERSONS ON LAND TO BE ACQUIRED

47.—(1) In the case of a bill whereby it is proposed—

(a) to authorise the acquisition compulsorily, or by agreement of any specified land on which houses are standing, or
(b) to revive, or to extend the time limited for the exercise of, any power for such acquisition;

the promoters shall, if the total number (so far as can be ascertained) of persons residing in those houses in any area to which this order applies is thirty or more, deposit in the Private Bill Office and at the Ministry of Housing and Local Government, on or before the eleventh day of December, a statement showing—

(i) the name of that area;
(ii) the total number of those houses in that area; and
(iii) the total number (so far as can be ascertained) of persons residing in them.

Provided that, in the case of a bill whereby it is proposed to revive, or to extend the time limited for the exercise of, any such powers as aforesaid originally conferred by an act passed not more than four years before the date of the deposit of the petition for the bill, then, if a statement in pursuance of this order, or of any former standing order corresponding thereto, was deposited in respect of the bill for that act the houses included in that statement shall be excluded in determining whether a statement is required under this order to be deposited in respect of the bill in question.

(2) The areas to which this order applies are London and boroughs, urban districts and rural parishes in England and Wales [and outside London].

(3) In this order the expression "house" means any house or part of a house occupied as a separate dwelling.

Amended, by inserting "the City of", [1963-64] 332.

By inserting "(other than metropolitan boroughs)" and "the City of", [1963-64] 332.

*Words omitted, [1964-65] 205.


DEPOSIT OF COPIES OF BILLS BROUGHT FROM HOUSE OF LORDS TO PUBLIC DEPARTMENTS, ETC.

48. A copy of every private Bill brought from the House of Lords in which any amendment has been made on third reading in that House shall, not later than the second day after the Bill has been read the first time, be deposited at every office at which it was deposited under Standing Orders 39 (Deposit of copies of bills at Treasury and other public departments, etc.) and 40 (Deposit of copies of certain bills with London County Council) or would be required to be deposited under those orders if it had originally been presented in the form in which it was brought from the House of Lords.

[Provided that it shall not be necessary to make such deposit at the Air Ministry unless so required by the Secretary of State for Air.]


By leaving out words in square brackets, [1964-65] 332.

NOTICES AND DEPOSITS WHERE WORK IS ALTERED WHILE BILL IS IN HOUSE OF LORDS

61.—(1) Whenever during the progress through the House of Lords of any bill originating in that House, in respect of which a plan and section are required under Standing Order 27 (Deposit of plans, book of reference, and section, etc.) to be deposited, any alteration has been made in any work proposed to be authorised by the bill, proof shall be given before the Examiners that not less than two weeks before the bill was brought from the House of Lords—

(a) a plan and section of the alteration, on the same scale and containing the same particulars...
II. Standing Orders relating to Private Business—cont.

NOTICES AND DEPOSITS WHERE WORK IS ALTERED

as the original plan and section, together with a book of reference thereto, have been deposited—

(i) in the Private Bill Office, and

(ii) with the clerk of the county council of every county and the town clerk of every county borough [in England, and in the office of the sheriff clerk in every county in Scotland], in which such alteration is proposed to be made; and, when any county is in Scotland for sheriff court purposes divided into districts, then also in the office of the principal sheriff clerk in and for each district in which such alteration is proposed to be made;[1] and

(b) a copy of the plan and section of such alteration, so far as it relates to any of the areas mentioned in Standing Order 36 [Deposit of copy of plan, etc.], in certain cases with certain local authorities, together with a book of reference thereto, has been deposited with the appropriate officer mentioned in that order.

(2) Proof shall also be given—

(a) that notice of the intention to make such alteration has been published before the bill was read the first time in this House once in the London [or Edinburgh] Gazette, [as the case may be,] and once in each of two consecutive weeks in a newspaper circulating in the county or county borough in which such alteration is situated; and

(b) that notice in writing, as nearly as may be in the form set forth in Appendix (A) to these orders, was in accordance with the provisions of Standing Order 25 [Mode of giving notice] with respect to the notices to which that order relates given before the bill was read the first time in this House to the owners, lessees, and occupiers of lands through which any such alteration is intended to be made; and

(c) that the consent of such owners, lessees, and occupiers to the making of such alteration has been given.

(3) Compliance with this order shall not be necessary in the case of alterations made on petition for additional provision in the House of Lords. [Amended] by leaving out words in square brackets, [1960-61] 171.

2.—(1) Every bill originating in this House, promoted by a company constituted by act of parliament, shall after it has been read a second time be referred to the Examiners, and the Examiner shall report whether the following order has or has not been complied with:

The bill, as presented, or proposed to be presented to this House, shall be submitted to the proprietors of the company at a meeting held specially for that purpose.

Such meeting shall be called by notice inserted once in each of two consecutive weeks in a newspaper published in London or Edinburgh, as the case may be, and in a local newspaper circulating in the county [other than London] [or county borough] in which the principal office of the company is situated, the first of such insertions being not earlier than the fourth day of December, and also by a circular addressed to each proprietor on the register of the company at his last known or usual address, and sent by post to, or delivered at, such address not less than twenty-one days before the holding of the meeting, stating the offices at which copies of the bill may be inspected and obtained, and enclosing a blank form of proxy, with proper instructions for its use; and the same form of proxy and the same instructions, and none other, shall be sent to every such proprietor; but no intimation shall be sent as to any person in whose favour the proxy may be granted; and no other circular or form of proxy relating to the meeting shall be sent to any proprietor from the office of the company, or by any director or officer of the company.

The meeting shall be held not earlier than the twenty-first day after the first insertion of the notice, and may be held on the same day as an ordinary general meeting of the company.

At the meeting the bill shall be submitted to the proprietors aforesaid then present, and approved of by proprietors, present in person or by proxy, holding at least three-fourths of the paid-up capital of the company represented by the votes at the meeting, such proprietors being qualified to vote at all ordinary meetings of the company in right of their holding of such capital. Where proprietors hold any shares or stock in respect of which they are not entitled to vote at an ordinary meeting, they may, if their interests may be affected by the bill, tender votes in respect of such holdings, which votes shall be recorded separately.

The names of the proprietors present at the meeting shall be recorded. For this purpose the first meeting and any adjournment thereof shall be deemed to be the same meeting.

A poll may be demanded by any three proprietors present in person or by proxy at the meeting and entitled to vote, or by one proprietor or two proprietors so present and entitled, if that proprietor or those proprietors together hold not less than 15 per cent. of the paid-up capital represented by the proprietors so present and entitled, and not otherwise.

There shall be deposited in the Private Bill Office a statement of the number of votes if a poll was taken, and of the number of votes recorded separately.

Where the company carries on two or more separate undertakings and portions of the capital of the company are allocated so as to be exclusively applicable to the several undertakings, then, so far as the bill relates to any such separate undertaking, separate meetings shall be held of the proprietors of the company and the proprietors of the capital of the company so allocated to the undertaking, and the provisions of this order applicable to meetings of proprietors of the company shall with the necessary modifications apply to meetings of the proprietors of the portion of the capital of the company so allocated:

Provided that in the case of a bill for which the petition is presented or intended to be presented...
II. Standing Orders relating to Private Business—cont.

CONSENTS OF PROPRIETORS OF STATUTORY COMPANIES PROMOTING CERTAIN BILLS ORIGINATING IN THIS HOUSE—cont.

...after the twenty-seventh day of November, the foregoing provisions of this order shall apply, subject to the following modifications:—

(a) the first insertion of the advertisement calling the meeting shall be not earlier than the date of the deposit of the petition; and

(b) the circular to proprietors shall be sent by post or delivered not earlier than the dates specified in the notice containing a concise summary of the purposes of the bill and after which copies of the bill may be inspected and obtained.

(2) The Examiner shall give not less than two clear days' notice in the Private Bill Office of the day on which any such Bill will be examined.

Amended by leaving out "other than London", (1963-64) 322.

**By leaving out "or county borough" and inserting "county borough or burgh", (1960-61) 77.**

CONSENTS OF PROPRIETORS OF STATUTORY COMPANIES PROMOTING CERTAIN BILLS ORIGINATING IN HOUSE OF LORDS

65. In the case of every bill brought from the House of Lords in which provisions have been inserted in that House, empowering the promoters thereof, being a company constituted by Act of Parliament, to execute, undertake, or contribute towards any work other than that for which it was originally established, or to sell or lease their undertaking, or any part thereof, or to enter into any agreements with any other company for the working, management, maintenance, management, or use of the railway or works of either company, or any part thereof, or to amalgamate their undertaking, or any part thereof, with any other undertaking, or to purchase any other undertaking, or part thereof, or any additional lands, or to abandon their undertaking, or any part thereof, or authorising or enacting the dissolution of the promoting company, or in which any such provisions originally contained in the bill have been materially altered in that House, the Examiner shall report whether the following order has or has not been complied with:

The bill, as brought from the House of Lords, shall be submitted to the proprietors of the promoting company, at a meeting held specially for that purpose.

Such meeting shall be called by notice inserted once in each of two consecutive weeks in a newspaper published in London or Edinburgh, as the case may be, and in a local newspaper circulating in the county (other than London) or county borough in which the principal office of the company is situate: and also by a circular addressed to each proprietor on the register of the company at his last-known or usual address, and sent by post to, or delivered at, such address, not less than ten days before the holding of the meeting, stating the offices at which copies of the bill may be inspected, and enclosing a blank form of proxy, with proper instructions for its use and the same form of proxy and the same instructions, and none other, shall be sent to every such proprietor: but no intimation shall be sent to any person in whose favour the proxy may be granted; and no other circular or form of proxy relating to the meeting shall be sent to any proprietor from the office of the company or by any director or officer of the company.

The meeting shall be held not earlier than the seventh day after the last insertion of the notice, and may be held on the same day as an ordinary general meeting of the company.

At the meeting the bill shall be submitted to the proprietors aforesaid then present, and approved by proprietors present in person or by proxy, holding at least three-fourths of the paid-up capital of the company so represented by the votes at the meeting, such proprietors being qualified to vote at regular general meetings of the company in right of holding such capital. Where proprietors hold any shares or stock in respect of which they are not entitled to vote at an ordinary meeting, they may, if their interests may be affected by the bill, tender votes in respect of such holdings, which votes shall be recorded separately.

The names of the proprietors present in person at the meeting shall be recorded. For this purpose the first meeting and any adjournment thereof shall be deemed to be the same meeting.

A poll may be demanded by any three proprietors present in person or by proxy at the meeting and entitled to vote, or by one proprietor or two proprietors so present and entitled, if the proprietor or those proprietors together hold not less than 15 per cent, of the paid-up capital of the company represented by the proprietors so present and entitled, and not otherwise.

There shall be deposited in the Private Bill Office a statement of the number of votes if a poll was taken, and of the number of votes recorded separately.

Where the company carries on two or more separate undertakings and portions of the capital of the company are allocated so as to be exclusively applicable to the several undertakings, then in so far as the bill relates to any such separate undertaking, separate meetings shall be held of the proprietors of the company and the proprietors of the capital of the company so allocated to the undertaking, and the provisions of this order applicable to meetings of proprietors of the company shall, with the necessary modifications, apply to meetings of the proprietors of the portion of the capital of the company so allocated.

Provided that, if such an approval as is mentioned in Standing Order 62 (Consents of proprietors of statutory companies promoting bills originating in this House) has been given to the bill as presented or proposed to be presented to the House of Lords, and by the terms of such approval the bill has been approved subject to such additions, alterations and variations as Parliament may think fit to make therein, it shall not be necessary for the purposes of this order to obtain any further approval in respect of any provisions inserted in the bill in the House of Lords, unless the committee on the bill decide that, regard being had to the nature and effect of such provisions, further evidence of the approval of such provisions on the part of the proprietors of the company is required.

Amended by leaving out "other than London", (1963-64) 322.

**By leaving out "or county borough" and inserting "county borough or burgh", (1960-61) 77.**
II. Standing Orders relating to Private Business—cont.

EXAMINATION OF PETITIONS FOR BILLS

76. Every petition for a private bill other than a petition for a bill to which Standing Order 220 ([London County]) Council (money bills) applies shall stand referred to the Examiners and the Examiner shall report to the House whether Standing Orders 4 (Contents of notice) to 59 (Cross sections of roads, etc.), so far as applicable, have or have not been complied with; and, when they have not been complied with, he shall also report to the House the facts upon which his decision is founded, and any special circumstances connected with the case.

Amended 1 by leaving out "London County" and inserting "Greater London", [1963-64] 332.

MEMORIALS COMPLAINING OF NON-COMPLIANCE WITH STANDING ORDERS

76.—(1) Subject to the provisions of paragraph (2) of this order any parties shall be entitled to appear and to be heard by themselves or their agents, upon a memorial addressed to the Examiners’ complaining of a non-compliance with the standing orders, if the matter complained of is specifically stated in the memorial, and the party (if any) who may be specially affected by the non-compliance with the standing orders has signed the memorial and has not withdrawn his signature.

Provided that in reference to petitions for additional provision in private bills, to bills brought from the House of Lords and to bills presented by leave of this House in lieu of other bills which have been withdrawn, the Examiner shall be at liberty to entertain the memorial, although the party (if any) who may be specially affected by the non-compliance with the standing orders has [not] signed it.

(2) No party shall be heard by the Examiner unless his memorial has been deposited in the Private Bill Office—

(a) in the case of a petition for a bill deposited in that office on or before the twenty-seventh day of November, on or before the seventeenth day of December;

(b) in the case of a petition for a bill deposited in that office after the twenty-seventh day of November, not later than the fourth day before the day appointed for the examination of the petition or, if the House is not sitting on that day, then on the next day on which the House sits;

(c) in the case of a petition for additional provision in a private bill, a bill referred to the Examiners after second reading, a bill brought from the House of Lords or a bill presented by leave of this House in lieu of another bill which has been withdrawn, before noon on the day preceding the day appointed for the examination of the petition or bill as the case may be.

(3) With each memorial there shall be deposited two copies thereof for the use of the Examiners.

Amended 1 by inserting "and signed by those parties or their agents", [1968-69] 354.

Amended 2 by leaving out " or his agent", [1968-69] 354.

By inserting " or his agent", [1968-69] 354.

By inserting "or his agent", [1968-69] 354.

By leaving out "or" and inserting "and signed by his agent", [1968-69] 354.

By leaving out "or his agent", [1968-69] 354.

By inserting "or his agent", [1968-69] 354.

By leaving out "or" and inserting "deposited by or on behalf of", [1968-69] 354.

By leaving out "person signing the memorial" and inserting "of those persons", [1968-69] 354.

RIGHT OF AUDIENCE BEFORE EXAMINER OF PROPRIETORS DISSENTING AT MEETING UNDER STANDING ORDERS 62 TO 67

76. Any proprietor or member of any company, society, association, or partnership who has by himself, or by any person authorised to act for him in that behalf, discretion at any meeting called in pursuance of Standing Orders 62 (Consents of proprietors of statutory companies promoting bills originating in this House) to 67 (Consents of members of companies, etc. not being promoters, in case of certain bills originating in House of Lords), shall be entitled to appear and be heard by himself or his agent, upon a memorial addressed to the Examiners’ complaining of non-compliance with any of those standing orders.

Amended 1 by inserting "and signed by him or his agent.", [1968-69] 354.

Withdrawal of Memorials

76a. Any memorialist may withdraw his memorial on a requisition to that effect being deposited in the Private Bill Office, signed by him or [by the agent who deposited the memorial]; and where any such memorial is (signed by) more than one person, any [person signing the memorial] may withdraw from the memorial by a similar requisition, signed and deposited as aforesaid.

Amended 1 by leaving out " by the agent who deposited the memorial" and inserting " his agent ", [1968-69] 354.

By leaving out " signed by " and inserting " deposited by or on behalf of ", [1968-69] 354.

By leaving out " person signing the memorial" and inserting " of those persons ", [1968-69] 354.

POWER OF COURT OF REFEREES TO ALLOW LOCUS STANDI TO ASSOCIATIONS, ETC.

65. Where any society or association, sufficiently representing any trade, business, or interest in a district to which any bill relates, petition against the bill, alleging that such trade, business, or interest will be injuriously affected by the provisions contained therein, it shall be competent to the Court of Referees, if they think fit, to admit the petitioners to be heard on such allegations against the bill or any part thereof.

Amended 1 by adding at end:

(2) Without prejudice to the generality of the foregoing paragraph, where any society, association or other body, sufficiently representing amenity, educational, travel or recreational interests, petition against a bill, alleging that the interest they represent will be adversely affected by a material extent by the provisions contained in the bill, it shall be competent to the Court of Referees, if they think fit, to admit the petitioners to be heard on such allegations against the bill or any part thereof, [1967-68] 199.

LOCUS STANDI OF COUNTY COUNCILS AGAINST WATER AND TRAMWAY BILLS

98. The council of any county alleging in their petition that such county, or any part thereof, may be injuriously affected by the provisions of any bill relating to the water supply of any area, whether situate within or without such county, or by the provisions of any bill proposing to authorise the construction or reconstruction of any tramway along any county road, or along any other road to the maintenance and repair of which the county council contribute, within the county, shall be entitled to be heard against the bill.

Amended 1 by adding at end: (2) This Order shall apply to Greater London so far as it were a county and as if for the words "plane of county road" to "give effect", there were substituted the words "road ", [1963-64] 332.
II. Standing Orders relating to Private Business—cont.

Power of Court of Referees to Allow Locus Standi to River Boards and Owners, etc., of Land

99. Where any river [board] or other authority charged with the control of river or other waters, or where the owners, lessees, or occupiers of any land, persons against a bill alleging that under its provisions the river or any water or water supply of which they may legally avail themselves will be diminished or injuriously affected, it shall be competent to the Court of Referees, if they think fit, to admit the petitioners to be heard against the bill or any part thereof.

Amended, by leaving out "board" and inserting "authority", [1964-65] 205.

Reference to Committees of Opposed and Unopposed Bills

111.—(1) The Committee of Selection shall refer every opposed private bill which stands referred to them, or any group of such bills, to a committee of four members not locally or otherwise interested in the bill or bills referred to them, and shall at the same time nominate one of the members as chairman.

(2) The Committee of Selection shall refer every unopposed bill which stands referred to them to the Committee on Unopposed Bills which shall consist of [five] members, namely, the Chairman of Ways and Means, the Deputy Chairman of Ways and Means, and [three] members selected by the Chairman of Ways and Means from a panel to be appointed by the Committee of Selection at the commencement of every session.

(3) The Committee of Selection shall not treat any bill as an opposed bill unless a petition in which the petitioner prays to be heard against the bill has been presented in accordance with Standing Order 171A (Petitions against private bills) or Standing Order 235 (Petitions in favour of or against draft provisional orders) and has not been withdrawn, or the Chairman of Ways and Means has informed the House, that in his opinion the bill ought to be treated as an opposed bill.

Amended, by leaving out "five" and inserting "six", [1964-65] 405.

My having out "three" and inserting "four", [1964-65] 405.

Right of Audience Before Committees on Opposed Bills

127.—(1) The promoters of an opposed private bill shall be entitled to be heard before the committee on the bill, by themselves, their counsel or agents, in favour of the bill and against any petitions against the bill which stand referred to the committee under Standing Order 126 (Reference to committee of petitions against bill).

(2) Any petitioners whose petitions stand referred as aforesaid shall, subject to the rules and orders of the House, and to the prayer of their petition, be entitled to be heard upon their petition by themselves, their counsel or agents.

(3) A petitioner shall not be heard before the committee on an opposed private bill unless his petition has been prepared and signed in strict conformity with the said rules and orders by reason only that it has not been written by hand.

Amended, by leaving out words in square brackets, [1855-65] 130.

Committee on Unopposed Bills

122.—(1) The Chairman of Ways and Means shall, when present, be ex officio chairman of the Committee on Unopposed Bills.

(2) The committee shall have the assistance of the Counsel to Mr. Speaker.

(3) The quorum of the committee shall be three.

(4) The Chairman of Ways and Means shall have power to select from the panel appointed under paragraph (2) of Standing Order 111 (Reference to committees of opposed and unopposed bills) one member to act as chairman at every sitting of the committee at which neither the Chairman of Ways and Means nor the Deputy Chairman is present, and at any such sitting the member so selected shall be a member of the committee in addition to the [three] members selected under paragraph (2) of Standing Order 111 (Reference to committees of opposed and unopposed bills).

Amended, by leaving out "three" and inserting "four", [1964-65] 405.

Reports by Ministers of the Crown

144. All reports upon a private bill, or the objects thereof, made by or under the authority of any minister of the crown, and presented to the House, shall be referred to the committee on the bill; and, whenever a recommendation is made in any such report, the committee may, if they think fit, hear an officer of the department in charge of the minister making such report in explanation thereof, and shall notice such recommendation in their report, and shall state their reasons for dissenting, should such recommendation not be agreed to.

In this order the expression "minister of the crown" means the holder of an office in Her Majesty's government in the United Kingdom and includes the Treasury, [the Admiralty] and the Board of Trade.

For the purposes of this order a report shall be deemed to have been presented to the House if copies thereof are deposited in the Private Bill Office.

Amended, by leaving out "the Admiralty", [1963-64] 332.

Provision for Completion of Line

148. In any railway, tramroad or tramway bill the committee on the bill shall make such provision as they deem necessary for ensuring the completion within a specified period of the line of railway, tramroad or tramway.


Application of Railway and Canal Traffic Acts, etc. to Tramroads

151. In every bill for the construction of a tramroad of railway gauge, and intended to communicate with a railway, a clause shall be inserted that the provisions of the Railway and Canal Traffic Act, 1834, and of the Railway and Canal Traffic Acts, 1873 and 1888, and of section 72 of the Railways Act, 1921, shall apply to the company as if they were a railway or canal company, and to the tramroad to be authorised by the intended act as if such tramroad were a railway or canal.

II. Standing Orders relating to Private Business—cont.

APPLICATION OF MONEY FOR PERMANENT WORKS TO BE RECITED IN BILL AUTHOURISING BORROWING BY LOCAL AUTHORITIES

155.—(1) In the case of any bill whereby it is proposed that any local authority in England or Wales shall be authorised to borrow money for any matter within the jurisdiction of the Board of Trade, the Minister of Housing and Local Government, or [or] the Minister of Transport, the proposed application of the money for permanent works shall (except so far as the exercise of the borrowing power is made subject to the sanction of the Board or Minister) be recited in the bill, and proved before the committee to whom the bill is referred.

Copies of the estimate and statement, if any, deposited in accordance with Standing Orders 45 (Deposit and form of estimates) and 46 (Deposit of copies of estimates and statements in respect of bills promoted by local authorities) shall be laid before the committee to whom the bill is referred.

Copies of the estimate and statement, if any, deposited in accordance with Standing Orders 45 (Deposit and form of estimates) and 46 (Deposit of copies of estimates and statements in respect of bills promoted by local authorities) shall be laid before the committee to whom the bill is referred.

(2) In this Order "local authority" includes any local or public authority having power to levy a rate or having power by precept or otherwise to require the payment from some other authority of money which is, or can ultimately be, raised by the levy of a rate, and "rate" means a rate the proceeds of which are applicable to public local purposes and which is leviable on the basis of an assessment in respect of the yearly value of property.

Amended by leaving out "or" and by inserting "or the Minister of Power", [1963-64] 332.

MODIFICATION OF PRACTICE AS TO CHARGES ON PUBLIC REVENUE

156A. In the case of a private bill, it shall not be necessary to comply with the standing orders and practice of this House relating to provisions authorising charges upon the public revenue, by reason only that [any provision of the bill—
(a) constituting a new county borough or in Scotland a burgh; or
(b) altering the boundaries of the area of a local authority;]
would or might operate to increase the sums payable by way of [General Grant, Rate-deficiency Grant or Exchequer Equalisation Grant] under the enactments relating to local government in England and Wales or in Scotland.

Amended by leaving out words in square brackets and inserting "the bill contains provisions authorising expenditure by a local authority which", [1966-67] 446.

By inserting "Rate Support Grant", [1966-67] 345.

Word subsequently left out by Amendment leaving out all words in square brackets and inserting "Where a Bill contains any provision authorising such expenditure, it is mentioned in Standing Order 156A (Modification of practice as to charges on public revenue)", [1966-67] 446.

By inserting "Rate Support Grant", [1966-67] 345.

By leaving out "Rate-deficiency Grant or Exchequer Equalisation Grant", [1966-67] 446.

BILLS AFFECTING CHARITIES OR EDUCATIONAL FOUNDATIONS

158.—(1) In the case of any bill containing provisions whereby it is proposed—
(a) to direct any application of the property of any charity, or to affect the patronage or the constitution of any charity, or the right of any charity to any property; or,
(b) to set up, or to take power to set up, or to take over or interfere in the management of, any school or other educational foundation or institution, or to levy a rate or raise money for any such purpose,
notice in writing of the bill shall be given to the Attorney General, and no such bill shall be taken into consideration by the committee on the bill until a report from the Attorney General on the bill has been presented to the House.

(2) This order shall not apply to any Scottish charity or educational foundation, or institution, nor to any bill which affects the property of a charity to the extent only that it is proposed thereby to authorise the compulsory acquisition or affection of such property under the Lands Clauses Acts.

Amended by adding at end "or the Compulsory Purchase Act 1965", [1966-69] 354.

WITHDRAWAL OF PETITIONS

173. Any petitioner may withdraw his petition, on a requisition to that effect being deposited in the Private Bill Office, signed by him or [by the agent who deposited the petition], and where any such petition is [signed by] more than one person, any [person signing the petition] may withdraw from the petition by a similar requisition, signed and deposited as aforesaid.

Amended by leaving out "by the agent who deposited the petition" and inserting "his agent", [1968-69] 354.

By leaving out "signed by" and inserting "deposited by or on behalf of", [1968-69] 354.

By leaving out "person signing the petition" and inserting "of those persons", [1968-69] 354.
II. Standing Orders relating to Private Business—cont.

DEPOSIT OF COPIES OF BILL AT PUBLIC DEPARTMENTS, ETC., BEFORE CONSIDERATION

180. Not less than three clear days before the consideration of a private bill ordered to lie upon the table, a copy of the bill as amended in committee shall be deposited at every department or office at which it was deposited under Standing Orders 39 (Deposit of copies of bills at Treasury and other public departments, etc.) and 40 (Deposit of copies of certain bills with [London County Council]) or Standing Order 232 (Deposit of copies of substituted bill at public departments, etc.), or would be required to be deposited under those orders if it had been originally introduced as amended in committee:

Provided that it shall not be necessary to make such deposit at the Air Ministry unless so required by the Secretary of State for Air.\(^1\)


\(^1\)By leaving out words in square brackets, [1963-64] 332.

\(^2\)By further amendment by leaving out " and London County Council ", [1964-65] 305.

TOLLS AND CHARGES NOT IN THE NATURE OF A TAX

191. This House will not insist on its privileges with regard to any provision of a private bill brought from the House of Lords, or returned by that House with amendments, on the ground that that provision authorises or affects—

(a) any toll or charge for services performed (not being in the nature of a tax); or

(b) any local rate; or

(c) the sums payable by way of [General Grant, Rate-deficiency Grant or Exchequer Equalisation Grant] under the enactments relating to local government in England and Wales or in Scotland.


By leaving out "General Grant, Rate-deficiency Grant or Exchequer Equalisation Grant" under the enactments relating to local government in England and Wales or in Scotland.

RULES FOR PETITIONS

1932A. Any petition required to be deposited in the Private Bill Office shall be prepared and signed in strict conformity with the rules and orders of the House:

[Provided that a petition shall not be deemed to have been prepared otherwise than in conformity with the said rules and orders by reason only that it has not been written by hand.]


Amended, by leaving out words in square brackets and inserting:

Provided that

(a) a petition may be prepared otherwise than in writing by hand; and

(b) except in the case of a petition for a Private Bill or a petition for additional provisions in a Private Bill, a petition may be signed on behalf of the petitioner by his agent.

(2) A petition signed by the petitioner's agent shall, when so deposited, be accompanied by a written authority of the petitioner or petitioners authorising the agent to sign the petition on his or their behalf, [1969-70] 311.

EXAMINATION OF CONFIRMING BILLS BY EXAMINERS

214.—(1) A confirming bill, after it has been read the first time, shall be referred to the Examiners, and the Examiner shall report to the House whether the two preceding standing orders (if applicable) have or have not been complied with, and, when they have not been complied with, he shall also report the facts on which his decision is founded and any special circumstances connected with the case; and Standing Orders 73 (Memorials complaining of non-compliance with standing orders) and 104 (Reference to Standing Orders Committee of reports from Examiner of non-compliance with standing orders, etc.) shall apply in relation to the examination of confirming bills in like manner as to the examination of petitions for private bills subject to the following modifications:

(a) Parties shall be entitled to appear and be heard upon a memorandum provided that such memorial has been deposited before noon on the day before the day appointed for the examination of a confirming bill together with two copies of the memorial for the use of the Examiners.

(b) The Examiner shall be entitled to entertain a memorial against a confirming bill although the party (if any) who may be specially affected by non-compliance with standing orders has not signed it.

(2) Where in the House of Lords provisions have been inserted in a confirming bill to which the standing orders of this House would apply if the bill were a private bill, the Examiner shall inquire whether in respect of those provisions the standing orders have been complied with, and report to the House accordingly.

(3) Not less than two clear days' notice of the day on which a confirming bill will be examined shall be given in the Private Bill Office by the Examiner, but he shall not give such notice until after the bill has been printed by order of this House.


By leaving out " has not" and inserting " nor his agent has", [1968-69] 354.

LONDON COUNTY COUNCIL (MONEY) BILLS

220.—(1) Every annual money bill of the [London County Council] promoted in accordance with [the London County Council (Loans) Act, 1955] or any Act amending the same, shall contain only—

(a) powers or provisions relating to the borrowing, lending, and expenditure on capital account of money, or to any other matter with respect to which provisions are contained in [the London County Council (Loans) Act, 1955] or any Act amending the same; or

(b) provisions extending or amending any such act.

(2) In relation to any such bill the standing orders relating to private bills shall have effect subject to the following modifications:

(a) the petition for the bill shall be deposited in the Private Bill Office on or before the third day after Easter, which is the later, instead of on or before the twenty-seventh day of November in the previous year;

(b) the notices required by Standing Orders 4 (Contents of notice), 4A (Copies of bill to be made available), 10 (Publication of notice in newspapers) and 11 (Publication of notice in the
II. Standing Orders relating to Private Business—cont.

LONDON COUNTY COUNCIL (MONEY) BILLS—cont.

Gazette shall be published in the months of February and March, or either of them, instead of not later than the eleventh day of December in the previous year;

(c) in Standing Orders 4 (Contents of notice) and 4a (Copies of bill to be made available) a reference to the last day allowed for depositing the petition for the bill shall be substituted for the reference to the fourth day of December;

(d) a printed copy of the bill shall be deposited at the Treasury on or before the day on which the petition for the bill is deposited in the Private Bill Office instead of on or before the fourth day of December in the previous year, but it shall not be necessary to deposit copies of the bill in the other offices named in Standing Order 59 (Deposit of copies of bills at Treasury and other public departments, etc.);

(e) the bill shall, as soon as may be after the petition therefor has been deposited in the Private Bill Office, be presented to the House, and after it has been read the first time shall be referred to the Examiners, and the Examiner shall report whether the standing orders applicable to the bill have or have not been complied with;

(f) the Examiner shall give not less than two clear days' notice in the Private Bill Office of the day on which the bill will be examined;

(g) parties shall be entitled to appear and to be heard upon a memorial complaining of a non-compliance with the standing orders provided that such memorial has been deposited in the Private Bill Office before noon on the day before that appointed for the examination of the bill, together with two copies of the memorial and a copy of the bill in the hand of the Examiners;

(h) notice of the day proposed for the second reading of the bill shall not be given for a day later than the seventh day after that on which the bill has been ordered to be read a second time:

Provided that when the House has resolved to adjourn to a day beyond the seventh day, notice may be given for the day to which the House has adjourned or the following day:

(i) whenever the bill is amended at any stage, a copy of the Bill so amended shall be forthwith deposited with the Treasury, but it shall not be necessary to deposit copies of the bill at any of the other offices mentioned in Standing Order 181 (Deposit of copies of bill at public departments, etc., before consideration);

(c3) The tables accompanying the bill, as required by section 10 of the London County Council (Loans) Act, 1955, shall be made up to the thirty-first day of March preceding the last day allowed for depositing the petition for the bill and, if printed copies of those tables have been deposited in the Private Bill Office, and at the Vote Office, and at the Treasury, not less than one clear day before the day proposed for the second reading of the bill, it shall be sufficient if those tables are referred to the House copy of the bill before second reading.

Amended by leaving out "the London County Council (Loans) Act, 1955" and inserting "those paragraphs", [1963-64] 332.

By leaving out "the same" and inserting "those paragraphs", [1963-64] 332.

By inserting "those paragraphs or ", [1963-64] 332.

By leaving out words in square brackets, [1963-64] 332.

LIMITATION OF POWERS OF COMMITTEES ON LONDON COUNTY COUNCIL (MONEY) BILLS

221. Where any act1 has conferred upon the [London County] Council any power involving the expenditure of money on capital account for any purpose, or has extended any such power, it shall not be competent to the committee on any annual money bill of the [London County] Council promoted as aforesaid authorising the expenditure during any period of money for the same purpose, except in pursuance of an express instruction from the House, to reduce the total amount of money shown by the estimates received in the first mentioned act to be required for the execution of the power.


REPORT FROM TREASURY ON CERTAIN LONDON COUNTY COUNCIL (MONEY) BILLS

222. No committee on a bill promoted by the [London County] Council shall authorise any proposed alteration of the mode of dealing with [the consolidated loans fund] or of borrowing by the council, unless a report from the Treasury on the proposed alteration has been presented to the House. If the committee on the bill, after considering the report, and hearing, if they think fit, the officers of the Treasury in explanation thereof, disagrees with the report, they shall report the fact to the House, with the reason for their disagreement.

Amended by leaving out "London County" and inserting "Greater London", [1963-64] 333.

By leaving out "the consolidated loans fund" and inserting "the general fund", [1963-64] 333.

REPORTS FROM TREASURY ON LONDON COUNTY COUNCIL (MONEY) BILLS

223. In the case of any bill promoted by the [London County] Council whereby it is proposed to authorise the borrowing, lending and expenditure of money, if there is presented to the House a report from the Treasury with respect to the bill or to the borrowing by the [county] Council and the management of [the consolidated loans fund] during the previous financial year, the committee on the bill in their report shall specify in what manner the matters contained in the report from the Treasury have been dealt with by the committee, and any circumstances arising out of that report of which, in the opinion of the committee, it is desirable that the House should be informed. If no report from the Treasury is presented, the committee shall report the fact to the House.

Amended by leaving out "London County" and inserting "Greater London", [1963-64] 333.

By inserting "London County", [1963-64] 333.


By leaving out "the consolidated loans fund" and inserting "the General Fund", [1964-65] 405.
II. Standing Orders relating to Private Business—
cont.

EXAMINATION OF PUBLIC BILLS BY EXAMINERS

224.—(1) Where a public bill (not being a bill to confirm a provisional order or certificate) is whilst pending in this House ordered to be examined by the Examiners with respect to the applicability thereto of the standing orders, the Examiner shall decide whether or not the Bill is of such a nature that Standing Orders 4 to 68 should apply to it and if he decides that those Standing Orders should so apply he shall report to the House whether or not they have been complied with, and when they have not been complied with, he shall also report to the House the facts upon which his decision is founded and any special circumstances connected with the case.

(2) The Examiners may inquire into compliance with Standing Orders 62 to 68 at any time after the Order for the examination of the bill.

(3) The Examiner shall give not less than two clear days' notice in the Private Bill Office of the day on which the bill will be examined.

(4) Parties shall be entitled to appear and to be heard by themselves or their agents upon a memorial addressed to the Examiners alleging that the standing orders are applicable to the bill and have not been complied with, provided that such memorial has been deposited in the Private Bill Office before noon on the day before that appointed for the examination of the bill, together with two copies of the memorial for the use of the Examiners; and the member in charge of the bill shall be entitled to be heard by himself or his agents.

(5) In the case of a bill originating in this House the Examiner shall have leave to report to the House of Lords (if that House thinks fit so to order) whether any standing orders of that House are applicable to the bill and, if applicable, whether or not they have been complied with.

(6) Where a public bill originating in the House of Lords is whilst pending in that House referred to the Examiners for examination as to the applicability thereto of the standing orders of that House, the Examiner shall (if that House thinks fit to give him leave) report to this House whether any such standing orders of this House as aforesaid are applicable to the bill and, if applicable, whether or not they have been complied with, and when they have not been complied with, he shall also report to the House the facts upon which his decision is founded and any special circumstances connected with the case.

(7) Standing Order 104 (Reference to Standing Orders Committee of reports from Examiner of non-compliance with standing orders, etc.) shall, so far as applicable, apply to reports from the Examiner under this order in like manner as it applies to reports from the Examiner in relation to private bills.

Amended,1 by inserting "and signed by those parties or their agents ", [1966-69] 354.

INTERPRETATION OF STANDING ORDERS 226 TO 236

225. In the [twelve] following orders—
the expression "the Procedure Act" means the Private Legislation Procedure (Scotland) Act, 1936; the expression "the Chairman" means the Chairman of Committees of the House of Lords and the Chairman of Ways and Means; the expression "confirmation bill" means a bill to confirm an order issued under the Procedure Act; the expression "draft order" means a draft provisional order under the Procedure Act; the expression "general orders" means general orders made under section 15 of the Procedure Act; the expression "substituted bill" means a bill promoted in lieu of a provisional order or part thereof in respect of which the Secretary of State has refused to issue.

Amended,1 by leaving out "twelve" and inserting "thirteen", [1966-69] 171.

APPLICATION OF S.O. 61 TO SUBSTITUTED BILL

233A. Whenever during the progress through the House of Lords of any Bill originating in that House promoted in lieu of a Provisional Order or part thereof in respect of which a plan and section were required under General Order 27 to be deposited, any alteration has been made in any work to be authorised by the Bill, S.O. 61 shall apply to the Bill subject to such adaptations and modifications as may be prescribed by general or special directions of the Chairman of Ways and Means.


DEPOSIT OF COPIES OF SUBSTITUTED BILL BROUGHT FROM HOUSE OF LORDS AT PUBLIC DEPARTMENTS, ETC.

236. A copy of every substituted bill brought from the House of Lords not being a bill subject to confirmation under section 15 of the Procedure Act;2 the expression "substituted bill" means a bill promoted in lieu of a provisional order or part thereof in respect of which the Secretary of State has refused to issue.


INTERPRETATION OF STANDING ORDERS 238 TO 248A

237. In the [twelve] following orders the following expressions have the meanings hereby respectively assigned to them:

"Special Procedure Act" means the Statutory Orders (Special Procedure) Act, 1945;2 "special procedure order" means an order, scheme, certificate or bye-law in relation to which the Special Procedure Act applies; "special procedure petition" means a petition under section 3 of the Special Procedure Act against a special procedure order; "the Chairman" means, subject to the next following order, the Chairman of Ways and Means; "the Chairmen" means, subject as aforesaid and except in the expression "Chairmen's Panel," the Chairman of Committees of the House of Lords and the Chairman of Ways and Means;
STANDING ORDERS 238 TO 248A

INTERPRETATION OF STANDING ORDERS 238 TO 248A:


DEPUTY CHAIRMEN

Speaker and chairmen) relating to public business,

paragraph (2) of Standing Order No. 96 (Deputy

the Chairman may from time to time appoint any

member of the Chairmen's Panel as his deputy who

shall report any such appointment to the House.

(2) Any reference in the said orders to the Chair­

man of Committees of the House of Lords shall be

 construed as including a reference to any Deputy

Chairman of Committees appointed by the House of

Lords.

Amended, by leaving out "eleven" and inserting


PRESENTATION OF PETITIONS AGAINST ORDERS

240.—[(1) Every special procedure petition

presented to this House shall be prepared and presented

in strict conformity with the rules and orders of this

House, and shall be presented by being deposited in the

Private Bill Office.

(2) There shall be endorsed on every special

procedure petition so presented—

(a) the title (as entered in the Votes) of the special

procedure order against which it is presented ;

(b) a statement that it is presented as a petition

for amendment or a petition of general objec­

tion, as the case may be ; and

(c) the name and address of the member, party or

agent depositing it .

(3) The petitioner shall cause—

(a) a copy of the petition to be deposited in the

office of the Clerk of the Parliaments, in the

office of the Chairman of Ways and Means and at

the office of the minister not later than the

day following that on which the petition was

presented ; and

(b) a copy of the petition to be delivered, or

dispatched by registered post, to the applicant

or, if any, or to each applicant (if more than one)

at his address as endorsed on the order not

later than the day aforesaid ; and

(c) copies of the petition to be made available

not later than three days from the day on which

the petition was presented, to any person on appli­
cation to the petitioner or his agent at the

address endorsed on the petition, and on pay­

ment.

Amended by leaving out words in square brackets and inserting—

"(1) Every special procedure petition presented to

this House shall be presented by being deposited in

the Private Bill Office, and Standing Order 125A (Rules

for Petitions) shall apply to such petitions .", [1965-66] 130.

MEMORIALS OBJECTING TO PETITIONS

241.—(1) Within the period of seven days begin­
ing with the day on which a special procedure

petition is presented to this House, the Minister or

any applicant may deposit in the Private Bill Office

a memorial addressed to the Chairmen objecting to

the petition being certified as proper to be received

or, if it is presented as a petition for amendment,

objecting that it is a petition of general objection,

and stating specifically in either case the grounds

of the objection .

(2) On the day on which a memorial is so

 deposited, the memorialist shall cause—

(a) a copy thereof to be deposited in the office

of the Clerk of the Parliaments and in the office

of the Chairman of Ways and Means ; and

(b) a copy thereof to be delivered or despatched

by registered post, to the petitioner or his agent

at the address endorsed on the special procedure

petition.

Amended, by inserting "and signed by him or his


SPECIAL REPORT BY CHAIRMEN

241A.—(1) Where the Chairmen certify that a

special procedure petition is proper to be received

as a petition for amendment but are of opinion

that any amendment asked for would, if made, alter

the scope of the special procedure order or affect

the interests of persons other than the petitioner,

they may make a special report to that effect.

(2) A special report made under this Order shall

be laid before both Houses and shall stand referred

to the Joint Committee on the petition.

(3) A special report made under this Order may,

without binding the Joint Committee, express the

Chairmen's opinion on the extent to which effect

should be given to any amendment to which the

report refers and the steps that should be taken

to bring that amendment to the notice of persons

likely to be affected thereby.


CONSIDERATION OF PETITIONS BY CHAIRMEN

242.—(1) If a memorial is duly deposited in the

Private Bill Office objecting to a special procedure

petition, the Chairman shall give notice in that office

of the time and place at which the Chairmen will

consider the petition and memorial.

(2) If no such memorial is deposited, but the

Chairman is not satisfied that a special procedure

petition should be certified as proper to be received,

or, if it is presented as a petition for amendment,

are not satisfied that it is such a petition, the Chair­

man shall give notice in the Private Bill Office of the

time and place at which the Chairmen will

further consider the petition.

(3) The Chairmen shall have power to determine

questions of locus standi in connection with their

examinations of special procedure petitions, and to

decide as to the rights of the petitioners to be heard

upon such petitions.

Amended, by leaving out paragraph (2) and inserting:

"(2) If no such memorial is deposited, but the Chairman

are not satisfied that a special procedure petition should be certified as proper to be received, or if it is

presented as a petition for amendment, are not satis­

fied that it is such a petition; or

(3) of opinion that a special procedure petition con­

tains matters on which they should make a special

report under Standing Order 241A (Special report by

Chairmen).

the Chairman shall give notice in the Private Bill Office

of the time and place at which the Chairmen will further

consider the petition .", [1964-65] 405.

By adding at end "but only if objection to locus standi

or such rights has been made in a memorial duly deposited

as aforesaid .", [1966-67] 463.

2 A
243.—(1) Where under section 4 of the Special Procedure Act any special procedure petition stands referred, or has been referred by order of either House, to a joint committee, the committee of this House shall consist of three members to be nominated by the Committee of Selection and the order of proceedings shall be as follows—

(a) the minister shall, if required by the committee, briefly explain the order by means of a factual statement, to be agreed with the petitioner and counter-petitioner if any;

(b) the petitioner shall be entitled to be heard in support of the petition;

(c) if the committee are of opinion that he has a case to answer, the minister shall be entitled to be heard against the petition;

(d) the petitioner shall be entitled—

(i) to reply, or

(ii) before replying, to call rebutting evidence, with the leave of the committee, on which the minister shall be entitled to comment;

(e) the petitioner and the minister may appear by counsel or agent.

Provided that the Minister may give notice in accordance with the following paragraphs that he desires that the rights and functions conferred on him by subparagraphs (a), (c), (d) and (e) of this paragraph shall be exercised by any applicant specified in the notice, and thereupon the said subparagraph shall have effect as if that applicant were substituted for the minister.

(2) Any such notice shall be delivered, or despatched by registered post, to the petitioner or his agent at the address endorsed on the special procedure order, within a period of four days beginning—

(a) with the day on which the report of the Chairmen is laid before parliament under subsection (5) of section 3 of the Special Procedure Act; or

(b) if the report is so laid on different days, with the later of the two days;

and copies of any such notice shall be deposited in the Private Bill Office and in the office of the Clerk of the Parliaments within the said four days.

(3) The minutes of the evidence taken before the committee shall be reported to the House.²

Amended,³ by adding at end—

"(4) If any member of the Committee of this House is prevented from continuing his attendance, the Joint Committee may, with the consent of all parties, continue in sitting in his absence, provided that the number of the Committee of this House be not less than two and that the Joint Committee report accordingly to this House at its next meeting, but if the consent of any party is withheld, the Joint Committee shall adjourn and shall not resume its sitting in the absence of such member without leave of this House", [1962-63] 96.

244.—(1) Where under subsection (5) of section 3 of the Special Procedure Act the Chairmen have reported that any special procedure petition has been presented to this House and has been certified as a petition for amendment and as proper to be received, a petition (hereinafter referred to as a "counter-petition") may, within the period of fourteen days, beginning with the date on which the report is laid before this House, be presented to this House complaining that an amendment prayed for by the special procedure petition will affect the interest of the person (presenting the counter-petition)³ (hereinafter referred to as the "counter-petitioner"), and such counter-petition shall stand referred to the joint committee to whom the special procedure petition stands referred, or has been referred by order of either House.

(2) Any counter-petition presented to this House shall be prepared and signed in strict conformity with the rules and orders of this House and shall be presented by being deposited in the Private Bill Office.¹

(3) There shall be endorsed on every counter-petition so presented—

(a) the title (as entered in the Votes) of the special procedure order to which it relates; and

(b) the name and address of the member, party or agent depositing it; and

(c) the name of the party who signed the special procedure petition to which it relates (hereinafter referred to as the "original petitioner").

(4) Not later than the day following on which the counter-petition was presented, the counter-petitioner shall cause—

(a) a copy thereof to be deposited in the office of the Clerk of the Parliaments, in the office of the Chairman of Ways and Means, and at the office of the minister; and

(b) a copy thereof to be delivered, or despatched by registered post, to the original petitioner or his agent at the address endorsed on the special procedure petition; and

(c) if the minister has given notice under the last foregoing order that he desires that his rights shall be exercised by an applicant specified in the notice, a copy thereof to be delivered, or despatched by registered post, to that applicant at his address as endorsed on the special procedure order.

(5) If, on consideration of a counter-petition, the joint committee to whom the relevant special procedure petition stands referred, or has been referred by order of either House, are satisfied that an amendment prayed for by the special procedure petition may affect the interest of the counter-petitioner, the committee may allow the counter-petitioner to be heard by himself, his counsel or agent, against the special procedure petition either before or after the minister or applicant has been heard as the committee may direct.

Amended,¹ by leaving out "presenting the counter-petition" and inserting "by whom or on whose behalf the counter-petition is presented", [1969-70] 311.

²By leaving one paragraph 2 and inserting—

"(2) Any such counter-petition shall be presented to this House by being deposited in the Private Bill Office and Standing Order 192A (Rules for Petitions) shall apply to such counter-petitions", [1965-66] 131.

³By inserting "or whose agent signed", [1969-70] 311.
II. Standing Orders relating to Private Business—cont.

EXTENSION OF TIME FOR DEPOSIT AND NOTICES IN CASE OF ADOPTION OF HOUSE, ETC.

247.—(1) If any period within which anything is required to be done under the Standing Orders numbered 239 to 241, 243, 244, and 248 expires when parliament is dissolved or prorogued, or when this House is adjourned for more than four days, it shall be extended so as to expire with the first day thereafter on which this House sits:

Provided that a meeting of the House under Standing Order No. 112 (Earlier meeting of the House in certain circumstances) relating to public business, shall not be a sitting for the purposes of this Order and the first sitting day shall be deemed to be that day to which the House was originally adjourned, or if the House does not sit on that day, on the first sitting day thereafter.

(2) In the case of a special procedure petition presented to this House, paragraph (1) of this order shall apply to the period of [fourteen] days allowed for the presentation thereof under subsection (1) of section 3 of the Special Procedure Act in like manner as it applies to a period mentioned in that paragraph.


Appendices to Standing Orders

Appendix (A)

FORM referred to in STANDING ORDERS 13 and 61

No.______________

Sir,

[Short title of Bill]

We beg to inform you that Application [has been] [is intended to be] made to Parliament in the present [ ensuing] Session for leave to introduce this Bill.

We understand that your interest in the property mentioned in Part I [II] of the annexed Schedule is as stated. If the Bill passes into law, the property mentioned in Part I of the Schedule, or a right to use the same, will be liable to be acquired compulsorily under the powers of the Act [and off] the property mentioned in Part II of the annexed Schedule will be liable to the imposition of an improvement charge.

A Plan [and Section] relating to the purposes of the Bill, with a Book of Reference thereto, [was] [will be on or before the 20th November next] deposited for public inspection with the [here insert the several Clerks of County Councils, Town Clerks of County Boroughs, or principal Sheriff Clerks as the case may be] of the Counties or County Boroughs of [Specify the Counties or County Boroughs in which the property is situated]. A copy of so much of the said Plan [and Section] as relates to the Parish or other area in accordance with the terms of Standing Order 36] in which the property in which you are interested is situate, with a Book of Reference thereto, [has been] [will be on or before the 20th November next] deposited for public inspection with the [Clerk or other Officer mentioned in the said Order], on which Plan the said property is designated by the Number or Numbers in the annexed Schedule. If the annexed Schedule contains any error or misdescription will you kindly inform us at your earliest convenience?

377090

Copies of the Bill or the relevant parts thereof [have been] [will be on or before the 4th December next] deposited for public inspection and for sale at the [here insert the several offices at which deposits have been or are to be made in accordance with S.O. 4.A].

[We also beg to inform you that it is intended that the Act] shall provide that, notwithstanding Section 92 of the Lands Clauses Consolidation Act, 1845 [or Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845], you may be required to sell and convey a part only of your property, numbered …………………….. on the deposited Plan.

[We also beg to inform you that it is intended that the Act] shall exclude Section 92 of the Lands Clauses Consolidation Act, 1845, and shall substitute therefor a provision restricting the power of acquiring compulsorily a part only of a house, building or manufactory to cases where the part can be taken without material detriment to the house, building or manufactory and restricting the power of acquiring compulsorily a part only of a park or garden belonging to a house to cases where the part can be taken without seriously affecting the amenity or convenience of the house.

[We also beg to inform you that it is intended that the Act] shall provide that the power of acquiring compulsorily a part only of a house, building or manufactory to cases where the part can be taken without seriously affecting the amenity or convenience of the house, shall not be a sitting for the purposes of this Order and the first sitting day shall be deemed to be that day to which the House was originally adjourned, or if the House does not sit on that day, on the first sitting day thereafter.

We are, Sir,

Your most obedient servants,

To . . .

Amended, by leaving out italicised words and inserting “the annexed Schedule is as stated in Part I [II] thereof,” [1960-61] 171.


By inserting “ or ” * [1960-61] 171.

By leaving out “ of principal Sheriff Clerks” * [1960-61] 171.

Amendments overtaken by following Amendment:

By leaving out italicised words and inserting “clerks of the local authorities with whom deposit is required by the Standing Orders”, [1963-64] 332.


By leaving out “ or Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845”, [1960-61] 171.


By leaving out words in round brackets and inserting “Objection to the Bill may be made by depositing a Petition against it. The latest date for such deposit will normally be 6th February if the Bill originates in the House of Lords or 30th January if the Bill originates in the House of Commons (but as the Bill is a late Bill the last date for lodging petitions against the Bill in the House in which it originates will normally be the tenth day after the Bill is read a first time in that House).

This date has not yet been ascertained, but it will not be before the

If you require to be informed of this date, when it is ascertain, we shall be glad to inform you upon being requested in writing to do so.

Copies of the Standing Orders of both Houses of Parliament relating to the time and mode of presenting Petitions in opposition to Bills are annexed hereto.

We are, Sir,

Your most obedient servants,

To . . .

Amended, by leaving out italicised words and inserting “the annexed Schedule is as stated in Part I [II] thereof “, [1960-61] 171.


By inserting “ or ” * [1960-61] 171.

By leaving out “ of principal Sheriff Clerks” * [1960-61] 171.

Amendments overtaken by following Amendment:

By leaving out italicised words and inserting “clerks of the local authorities with whom deposit is required by the Standing Orders”, [1963-64] 332.


By leaving out “ or Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845”, [1960-61] 171.


By leaving out words in round brackets and inserting “Objection to the Bill may be made by depositing a Petition against it. We shall be pleased, on receiving from you a request in writing to inform you of the latest date on which you may deposit a Petition in either House. For your present information, the latest date for depositing a Petition against the Bill in the first House to be the 6th February, if the first House be the House of Lords, or the 30th January, if the first House is the House of Commons. The latest date for depositing a Petition against the Bill in the second House is the sixth day after that on which the Bill receives its first reading in that House.“ If this date is a Sunday, Christmas Day, or a Bank Holiday, or a day on which the House does not sit, the latest date for depositing may be postponed”. 2 A 2
II. Standing Orders relating to Private Business—cont.

Appendices to Standing Orders—cont.

<table>
<thead>
<tr>
<th>I. FEES TO BE PAID BY THE PROMOTERS OF A PRIVATE BILL</th>
<th>£ s. d.</th>
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<tbody>
<tr>
<td>For the deposit of the Petition, Bill, Plan and other Documents required to be deposited in the Private Bill Office</td>
<td>5 0 0</td>
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<tr>
<td>For each day on which the Examiner shall inquire into compliance with the Standing Orders</td>
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For PROCEEDINGS IN THE HOUSE

<table>
<thead>
<tr>
<th>I. FEES TO BE PAID BY THE PROMOTERS OF A PRIVATE BILL</th>
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<td>On the First Reading of the Bill</td>
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<td>On the Second Reading of the Bill</td>
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<tr>
<td>On the Report from the Committee on the Bill</td>
<td>15 0 0</td>
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<tr>
<td>On the Third Reading of the Bill</td>
<td>15 0 0</td>
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<tr>
<td>Additional fee on a Debate at Seven o'clock on one or more evenings on any one stage of the Bill</td>
<td>25 0 0</td>
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</table>

The promoters of Bills relating to charitable, religious, educational, literary or scientific purposes whereby no private profit or advantage is derived, and Personal Bills brought from the Lords, may be charged one-half of the preceding fees.

Except for such Bills as are mentioned in the last preceding paragraph, the preceding fees shall be charged to applicants and opponents shall be at the same rates as those charged for similar proceedings on a Private Bill.

III. FEES TO BE PAID BY THE APPLICANTS FOR A PROVISIONAL ORDER

On the Second Reading of a Bill to confirm one or more Provisional Orders, other than a Bill to confirm an Order or Orders under the Private Legislation Procedure (Scotland) Act, 1936, the applicants for each Provisional Order included in the Bill shall be charged a fee of £15.

For proceedings before the Court of Referees or any Committee, the fees charged to applicants and opponents shall be at the same rates as those charged for similar proceedings on a Private Bill.

IV. FEES TO BE PAID FOR PROCEEDINGS ON A SPECIAL PROCEDURE ORDER

For each day on which an applicant (other than a Minister) appears before—
(a) the Chairman | 1 0 0 |
(b) a Joint Committee | 5 0 0 |
On the deposit of each Petition or Counter-Petition, or copy of either | 1 0 0 |
For each day on which a Petitioner in either House appears before the Chairman or before a Joint Committee | 1 0 0 |
For each day on which a Counter-Petitioner in either House appears before a Joint Committee | 1 0 0 |

V. GENERAL FEES

On each Motion, Order or Proceeding in the House upon a Private Bill, Petition, or matter not otherwise charged—
For a copy of any Paper or Document, per folio of 72 words | 1 0 0 |
If five folios or under | 0 3 9 |
If above five folios, per folio | 0 0 9 |
For the inspection of a Plan or other Document | 1 1 0 |
For each day on which any parties shall be heard by Counsel at the Bar, from each side | 1 0 0 |
For each day on which a Committee of the whole House shall sit on a Private Bill or matter | 6 0 0 |
For serving any Summons or Order on a Private Bill or matter | 1 0 0 |
For each Order for the commitment or discharge of any person | 1 0 0 |
For taking any person into custody for a breach of Privilege or Contempt | 5 0 0 |
For taking any person into custody for any other cause | 2 0 0 |
II. Standing Orders relating to Private Business—cont.
A Table of the Fees to be Charged at the House of Commons—cont.
For each day on which any person shall be in custody
1 0 0
For Riding Charges per mile
0 1 0
VI. FEES TO BE PAID ON THE TAXATION OF COSTS ON PRIVATE BILLS
£ s. d.
For each application or reference to the Taxing Officer of the House of Commons for the Taxation of a Bill of Costs
1 0 0
For each £100 of any Bill of Costs allowed by the Taxing Officer
1 0 0
On the deposit of a Memorial complaining of a Report of the Taxing Officer
1 0 0
For any Certificate which shall be signed by the Speaker
1 0 0
For a copy of any Document in the office of the Taxing Officer, per folio of 72 words
0 1 0
VII. FEES TO BE TAKEN BY THE SHORTHAND WRITER £ s. d.
[For each day he shall attend]
4 1 6
For the transcript of his names, per folio of 72 words
0 1 6

The preceding fees shall be charged, paid, and received at such times, in such manner, and under such regulations as the Speaker shall from time to time direct.

Thursday, 25th October, 1956
Ordered, That the said Table of Fees be a Standing Order of the House.
Amended 1 by leaving out words in square brackets and inserting—

**For each day he shall attend**

----------------------------------------
**Home** £5 13 6*
**Distance of more than 60 miles from Charing Cross** £5 14 6†

STANDING ORDERS HAVING TEMPORARY EFFECT

LOCAL AUTHORITIES AFFECTED BY LONDON GOVERNMENT ACT 1963

(1) References in these Standing Orders to local authorities and their areas shall—
(a) in relation to a Bill promoted by the Greater London Council or the council of a London borough, be construed as references to authorities and areas as they will exist on 1st April 1965 by virtue of the London Government Act 1963 or any order made under that Act;
(b) in relation to any other Bill, be construed as references to authorities and areas as they exist before and as they will exist after 1st April 1965.

(2) This Order shall cease to have effect on 1st April 1965.
Made, [1963-64] 333.

III. REPORTS FROM EXAMINERS OF PETITIONS FOR PRIVATE BILLS

THAT STANDING ORDERS HAVE NOT BEEN COMPLIED WITH AND REPORTS REFERRED TO THE STANDING ORDERS COMMITTEE:
In case of a Public Bill pending in the Lords, [1963-64] 61.

THAT THE STANDING ORDERS NOT PREVIOUSLY INQUIRED INTO, WHICH IS APPLICABLE, HAS NOT BEEN COMPLIED WITH, AND REPORT REFERRED TO THE STANDING ORDERS COMMITTEE:

377000

In the case of a Bill brought from the Lords and referred on First Reading, [1964-65] 352.

THAT STANDING ORDERS HAVE BEEN COMPLIED WITH:
THAT THE STANDING ORDER NOT PREVIOUSLY INQUIRED INTO, WHICH IS APPLICABLE, HAS BEEN COMPLIED WITH:


In the case of a Bill referred on Second Reading (having been read a second time in the last Session of Parliament) and Bill then committed, [1968-69] 22.

In cases of Bills brought from the Lords, referred on First Reading, and Bills then ordered to be read a second time, (1966-67) 127, [1967-68] 50.

THAT STANDING ORDERS APPLICABLE THERETO HAVE BEEN COMPLIED WITH:


THAT STANDING ORDERS HAVE BEEN COMPLIED WITH:


IV. REPORTS FROM THE STANDING ORDERS COMMITTEE

Resolutions reported from the Committee, that Standing Orders ought to be dispensed with.

PRIVATE BILLS:

Petitions for Bills:


Additional Provisions, Petitions for:

V. PROCEEDINGS RELATING TO STANDING ORDERS.

Standing Orders Suspended (in the Case of Private Bills): Second Reading:
Standing Order (Notice of Second Reading) suspended (in the case of a Lords Bill) provided the Agent for the Bill shall give notice to-morrow of the day for Second Reading, [1961-62] 265.

Third Reading:
Standing Order (Notice of Third Reading) suspended in the case of particular Bills, and Bills read the third time, [1960-61] 323, 325, 357, [1966-67] 530 (after consideration at Seven o'clock), [1967-68] 352 (after consideration at Seven o'clock), 354 (twice), [1968-69] 279 (twice), 383 (after consideration at Seven o'clock), [1969-70] 345 (twice).

Lords Amendments:
V. Procedural proceedings relating to Standing Orders—cont.

Standing Order (Notice of Consideration of Lords Amendments) suspended, Lords Amendments to be considered to-morrow, [1968-69] 355.

Standing Order (Notice of Consideration of Lords Amendments) suspended until the Summer Adjournment; as regards Private Bills to be returned by the House of Lords with Amendments, such Amendments to be considered at the next sitting of the House after the day on which the Bill shall have been returned from the Lords; when Amendments thereto are intended to be proposed by the Promoters, a copy of such Amendments to be deposited in the Private Bill Office and Notice thereof given not later than the day before that on which the Amendments made by the House of Lords are proposed to be taken into consideration, [1961-62] 317, [1966-67] 582.

OYER PROCEEDINGS:

(a) Standing Orders relating to Private Business:


Order relating to the suspension, until the next Session of Parliament, of further proceedings on all Private Bills originating in this House and on Bills originating in the Lords and suspended in that House, to be a Standing Order, [1965-66] 133, [1969-70] 546.


Amendments made to Standing Orders to be printed, [1965-66] 131.

Amendments made on certain days to Standing Orders, to be printed, [1960-61] 327, [1964-65] 409.


(b) Standing Orders relating to Public (or to Public and Private) Business:

Amendments to Standing Orders stated in the Appendix to the Report of the Select Committee on Standing Orders (Revision) made, subject to certain modifications and to the repeal of certain Standing Orders, [1962-63] 315.


Resolution, taking note of a Report of the Select Committee on Procedure in the previous Session and approving an Amendment to Standing Orders set out in a Schedule, [1964-65] 421.

—taking note of certain Reports of Select Committees on Procedure and approving Amendments to Standing Orders set out in a Schedule, to take effect on a certain day, [1966-67] 288.


Standing Orders relating to Ways and Means, as amended on a certain day, to be printed, [1966-67] 618.

New Standing Orders made and Standing Orders as amended on a certain day, to be printed, [1967-68] 25, 404.

Standing Orders amended on a certain day in the previous Session to be printed, [1969-70] 8.


Standing Order (Precedence of Government Business) to have effect after the Summer Adjournment as if the Session had been opened at the first meeting of the House after the said Adjournment, [1966-67] 28.

STATUTE LAW REVISION (CONSEQUENTIAL STATUTE LAW REPEALS):  


Order referring Bill to Examiners of Petitions for Private Bills, read and discharged, pursuant to Standing Order (Personal Bills), [1962-63] 234.

STANDING ORDERS COMMITTEE. See COMMITTEES, III.

STATIONERS' AND NEWSPAPER MAKERS' COMPANY:  
[1960-61] Bill to provide for the redemption and extinguishment of the stock known as the English stock of the Master and Keepers or Wardens and Commonalty of the Mystery or Art of a Stationer and Newspaper Maker of the city of London, to provide compensation for persons affected thereby and to make provision for charities; and for other purposes; read the first time, 73. (Cited as Stationers and Newspaper Makers' Company Act 1961) R.A., 303.

STATISTICS OF TRADE: See also ADDRESSES, VI.


STATUTE LAW REPEALS:  
[1968-69] [Lords]: Bill, initiated, An Act to promote the reform of the statute law by the repeal, in accordance with recommendations of the Law Commission, of certain enactments which (except in so far as their effect is preserved) are no longer of practical utility, and by making other provision in connection with the repeal of those enactments; brought from the Lords, 376. (Cited as Statute Law (Repeals) Act 1969) R.A., 388.

STATUTE LAW REVISION:  
[1962-63] [Lords]: Bill, initiated, An Act to revise the statute law by repealing obsolete, spent, unnecessary or superseded enactments; brought from the Lords, 257. (Cited as Statute Law Revision Act 1963) R.A., 313.


STATUTE LAW REVISION (CONSEQUENTIAL REPEALS):  


STATUTE LAW REVISION (SCOTLAND):  
[1963-64] [Lords]: Bill, intituled, an Act to revise the Statute Law of Scotland by repealing obsolete, spent, unnecessary, or superseded enactments; brought from the Lords, 305. (Cited as Statute Law Revision (Scotland) Act 1963) R.A., 396.

STATUTORY INSTRUMENT AMENDMENT:  
[1967-69] Motion, That leave be given to bring in a Bill to render Statutory Instruments subject to amendment by the House of Commons, upon passage of a substantive motion before third reading of a Bill that it should be subject to the provisions of the Statutory Instrument Amendment Act 1969, and to lay down the procedure to be adopted pursuant thereto; and to redefine the period wherein certain Statutory Instruments may be annulled in pursuance of resolutions of either House of Parliament; Question negatived, 75.

STATUTORY INSTRUMENTS: See also COMMITTEES, III.

[1963-64] Motion, That this House approves the resolution of the Select Committee on Statutory Instruments regarding the Weights and Measures (Equivalents for dealing with drugs) Regulations 1964, contained in their Second Report, regrets that the Minister of Health and the Secretary of State for Scotland have together made unexpected use of the powers conferred on them by statute, and calls on them to withdraw the present Regulations and to substitute others; Motion withdrawn, 203.

STATUTORY ORDERS (SPECIAL PROCEDURE): See also ADDRESSES, VI.

[1964-65] Bill to amend the Statutory Orders (Special Procedure) Act 1945 so far as it relates to petitions under that Act, and to extend the period for moving a resolution to annul an order to which that Act applies; presented, 136. (Cited as Statutory Orders (Special Procedure) Act 1965) R.A., 411.

STEEL INDUSTRY:  
[1962-63] Motion, That this House, taking note of the serious under-employment of capacity in the steel industry over a long period, calls upon Her Majesty's Government to take steps as a matter of urgency to stimulate the demand for steel; and while approving the action of Richard Thomas and Baldwin's in their recent acquisition of a private company, notes with concern the unsatisfactory means by which this was achieved, and calls upon Her Majesty's Government to seek from Parliament the powers required to reorganise

376 STANDING ORDERS—STEEL

V. Proceedings relating to Standing Orders—cont.

INCIDENTAL PROCEEDINGS:


Question for the Amendment of Standing Order (Counting) amended and, as amended, agreed to, [1967-68] 55.
STEEL INDUSTRY—cont.

the structure and finances of the steel industry to serve the national interest; Question negatived, 107.

[1969-70.] Motion, That this House deplores the consequences of the nationalisation of steel by Her Majesty's Government, which has retarded the progress of the industry and reduced the service to the public; Question negatived, 161.

STOCK TRANSFER:

[1963-63.] Bill to amend the law with respect to the transfer of securities; presented, 39; Order for Second Reading discharged; Bill withdrawn, 80.


STOKE-ON-TRENT CORPORATION:

[1969-70.] Bill to confer further powers on the lord mayor, aldermen and citizens of the city of Stoke-on-Trent in relation to the finances of the city; and for other purposes; read the first time, 115. (Cited as Stoke-on-Trent Corporation Act 1970) R.A., 364.

STRANGERS:


STRATEGIC GOODS:

Order approved, [1969-70] 76.

STRENGTHENING OF MARRIAGE

[1963-64.] Bill to enable a further marriage to be contracted by either spouse when a separation has persisted for five years; ordered; presented, 334. (Cited as Marriage Act 1963) R.A., 255.

[1964-65.] Bill ordered; presented, 226.

[1965-66.] Bill ordered; presented, 117.

SUCCESSION (SCOTLAND):

[1963-64.] Bill to assimilate and amend the law of Scotland with respect to the succession to the heritable and moveable property of deceased persons to amend the law in relation to the legal rights exigible out of such property to the administration of deceased persons' estates and other property passing on death, to the capacity of management, and to the presumption of survivorship; to provide for certain testamentary dispositions to be probative; to provide for adopted persons to be treated for certain purposes as children of their adopters; to make new provision as to the financial rights and obligations of the parties on the dissolution of a marriage; and for purposes connected with the matters aforesaid; presented, 32. (Cited as Succession (Scotland) Act 1964) R.A., 255.

SUEZ OPERATIONS (SPECIAL COMMISSION):

[1964-65.] Bill to constitute a special commission to inquire into the origin, inception and conduct of the operation by British forces directed at Suez and elsewhere in Egypt in the year one thousand nine hundred and fifty-six; ordered; presented, 243. (Cited as Suez Operations Act 1962) R.A., 255.

[1966-67.] Bill ordered; presented, 255.

SUGAR: See also ADDRESSES, VIII.


SUICIDE:

[1960-61.] [Lords]: Bill intituled, An Act to amend the law relating to suicide, and for purposes connected therewith; brought from the Lords, 159. (Cited as Suicide Act 1961) R.A., 350.

SUMMARY JURISDICTION:

[1962-63.] Bill to provide that any person of the age of eighteen years or under who is sentenced by a court of summary jurisdiction to a fine not exceeding twenty pounds shall be entitled to seven days within which to pay such fine; ordered; presented, 295.

SUMMER TIME. See ADDRESSES, VI.

SUNDAY CINEMATOGRAPH ENTERTAINMENTS:


SUNDAY ENTERTAINMENTS:

[1966-67.] [Lords]: Bill, intituled, An Act to make, in place of certain statutory provisions relating to Sunday observance and the playing of games, provision, in relation to Sunday, for preventing, in the case of certain spectacles taking place during certain hours, payments being made by members of the public for the privilege of watching them, and, in the case of public dancing, in relation to Sunday, for preventing, in the case of certain spectacles taking place during certain hours, payments being made by members of the public for the privilege of participating therein, to exclude certain acts from the scope of the Sunday Observance Act 1677; and to make provision for, and in connection with, the winding up of the Cinematograph Fund, brought from the Lords, 464; read the first time, 471.

[1967-68.] Bill presented, 38. As amended in the Standing Committee, considered; Debate adjourned on Amendment, 221; Resumed; Amendment made; Bill further considered; Debate adjourned on another Amendment, 230.

[1968-69.] Bill presented, 47. Bill reported from the Standing Committee, with Amendments and an amended Title, 334.

[1969-70.] Bill presented, 89. Read a second time and committed to a Standing Committee, 317.

— [MONEY]. See RESOLUTIONS, IV.

SUNDAY OBSERVANCE:

[1963-64.] Bill to amend the Sunday Observance Act 1625 so as to permit the playing of games outside parish boundaries on Sunday; presented, 198; Motion for Second Reading; Debate adjourned, 258.

SUNDERLAND CORPORATION:

[1962-63.] [Lords]: Bill, intituled, An Act to repeal or amend certain enactments relating to the powers of the mayor, aldermen and burgesses of the county borough of Sunderland to advance money on loan to the River Wear Commissioners and guarantee repayment of and the payment of interest upon money borrowed or to be borrowed by the said Commissioners, and of borrowing in respect thereof; and for other purposes; brought from the Lords, 138. (Cited as Sunderland Corporation Act 1963) R.A., 217.

SUPERANNUATION:

[1964-65.] Bill to amend the law relating to the superannuation and other benefits payable to or in respect of civil servants, including members of Her Majesty's diplomatic service, and to provide for certain other matters connected with the establishment of that service, to amend the law relating to such benefits payable to or in respect of persons employed in more than one public office, to amend the provisions of the Administration of Justice (Pensions) Act 1950, relating to pensions payable for children, and to authorise the winding up of the National Insurance (Existing Pensioners) Fund; presented, 26. (Cited as Superannuation (Amendment) Act 1965) R.A., 197.

[Lords]: Bill, intituled, An Act to consolidate the Superannuation Acts 1834 to 1965 and certain other enactments relating to the superannuation of civil servants and other persons employed in the civil service of the State, brought from the Lords, 402. (Cited as Superannuation Act 1965) R.A., 432.

—— [MONEY]. See COMMITTEES, I, 2.

SUPERANNUATION (MISCELLANEOUS PROVISIONS):

[1966-67.] Bill to amend the law relating to pensions and other similar payments to or in respect of persons who have been in certain employment, and for connected purposes; presented, 410. (Cited as Superannuation (Miscellaneous Provisions) Act 1967) R.A., 479.

—— [MONEY]. See RESOLUTIONS, IV.

—— [MONEY] (No. 2). See RESOLUTIONS, IV.
[Note: In consequence of Amendments made to the Standing Orders (Appointment of Supply and Ways and Means) and (Business of Supply) on 14th December 1966, the Committee of Supply ceased to exist on 17th January 1967.]

I. Appointment of the Committee of Supply.

II. Proceedings on days when Committee stands as first Order and a Minister of the Crown moves that Mr. Speaker (or Mr. Deputy Speaker) do now leave the Chair.

III. Estimates, &c., referred to the Committee.

IV. Proceedings in Committee.

V. Proceedings of the House upon Resolutions reported from the Committee of Supply.

VI. Incidental Proceedings (before 17th January 1967).

VII. Business of Supply considered in the House.

VIII. Questions put pursuant to Order on days provided for by Standing Order (Business of Supply).

IX. Resolutions come to, or Questions for Resolutions negatived, etc., as Business of Supply.

X. Bills ordered upon Supply Resolutions.

XI. Incidental Proceedings (after 17th January 1967).

I. APPOINTMENT OF THE COMMITTEE OF SUPPLY


II. PROCEEDINGS ON DAYS WHEN COMMITTEE STANDS AS FIRST ORDER AND A MINISTER OF THE CROWN MOVES THAT MR. SPEAKER (OR MR. DEPUTY SPEAKER) DO NOW LEAVE THE CHAIR

1. PROCEEDINGS ON ORDER OF THE DAY BEING READ:

Order of the day for the Committee read ; Motion, That Mr. Speaker do now leave the Chair ; Amendment proposed, but not made ; Debate on Main Question adjourned ; House to resolve itself into the Committee to-morrow, [1960-61] 46, [1961-62] 36, [1962-63] 46, [1963-64] 36.

2. AMENDMENTS TO QUESTION, THAT MR. SPEAKER (OR MR. DEPUTY SPEAKER) DO NOW LEAVE THE CHAIR:

[1960-61.] Motor Industry, not made (Debate on Main Question adjourned), 46. Floods, withdrawn ; South-West Africa, made ; Main Question, as amended, agreed to, 58. Public Accounts, withdrawn ; Estimates, withdrawn (Motion withdrawn), 63. Estimates (Admiralty), withdrawn ; Estimates (Historic Buildings), withdrawn (Motion withdrawn), 105.

[1961-62.] Civil Aviation, not made (Debate on Main Question adjourned), 38. Public Accounts, withdrawn (Motion withdrawn), 47. Government policy on incomes and productivity, not made (Debate on Main Question adjourned), 66. Control of Public Expenditure, withdrawn (Motion withdrawn), 79.

[1962-63.] Public Accounts, made ; Main Question, as amended, agreed to, 52. Estimates, made ; Main Question, as amended, agreed to, 64.

[1963-64.] Public Accounts, made ; Main Question, as amended, agreed to, 50. Estimates (Military Expenditure Overseas), withdrawn ; Estimates (Home Office), withdrawn (Motion withdrawn), 227.

[1964-65.] Estimates (Military Expenditure Overseas), made ; Main Question, as amended, agreed to, 100. Aero-space Industries, not made (Motion withdrawn), 129. Estimates (Forestry Commission), made ; Main Question, as amended, agreed to, 304.

[1965-66.] Public Accounts, withdrawn (Motion withdrawn), 43. Nationalised Industries, withdrawn (Motion withdrawn), 48. Territorial Army, not made ; Debate on Main Question adjourned, 56. Estimates (Grants to Universities and Colleges), made ; Main Question, as amended, agreed to, 69.
III. ESTIMATES, &c., REFERRED TO THE COMMITTEE


Civil and Revenue Departments Estimates, [1960-61] 104.

Civil and Revenue Departments and Ministry of Defence (Vote on Account), [1960-61] 104.


Civil Estimates (Revised Supplementary Estimates), [1962-63] 80.


Defence (Air Services) Estimates (Supplementary Estimates), [1960-61] 130.


Defence (Central) Estimate (Supplementary Estimate), [1965-66] 98.

Defence Estimates (Vote on Account) [1965-66] 112.

Defence (Navy Estimates (Supplementary Estimate), [1966-67] 149.


Royal Ordinance Factories (Excess), [1960-61] 118.


Treasary Minutes:


IV. PROCEEDINGS IN COMMITTEE


Resolutions come to; and it being [after] Ten o'clock, the Chairman leaves the Chair to report Progress and ask leave to sit again, [1962-63] 142, [1963-64] 140.

Resolutions come to; and Chairman ordered to report Progress and ask leave to sit again, [1964-65] 170.

Resolutions come to; Motion made and Question proposed for another Resolution, and it being Ten o'clock the Chairman leaves the Chair to report Progress, &c., [1960-61] 143, [1961-62] 142.

Resolutions come to; Motion made and Question proposed for another Resolution, and it being half-past Nine o'clock on a day not earlier than the seventh allotted day, being a day before the 31st March, the Chairman proceeds to put forthwith the Question necessary to dispose of the Vote under consideration, [1962-63] 144.

Resolutions come to; Motion made and Question proposed for another Resolution, and Motion for a smaller grant negatived; Original Question again proposed, and it being after half-past Nine o'clock the Chairman proceeds to put forthwith the Question necessary to dispose of the Vote under consideration, [1962-63] 274, [1963-64] 310.
IV. Proceedings in Committee—cont.


Motions made, and Questions proposed for Resolutions:

- And it being Ten o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after consideration of Private Business set down by direction of the Chairman of Ways and Means; and Proceedings resumed; and Question for the reduction of an item negatived; Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair to report Progress, &c., [1960-61] 267.
- And Motion for the reduction of an item negatived (on Division); Original Question agreed to, [1961-62] 101.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed; Motion withdrawn, [1961-62] 280.
- And Motion for the reduction of an item negatived (on Division); and it being after Seven o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after the consideration of Private Business set down by direction of the Chairman of Ways and Means, [1960-61] 208, [1961-62] 264, [1963-64] 219, [1964-65] 240, [1966-67] 128.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed; and it being after half-past Nine o'clock, Chairman puts forthwith the Question necessary to dispose of the Vote under consideration; and Question agreed to, [1966-67] 182.

And Motion for the reduction of an item negatived (on Division): Original Question again proposed, and it being after half-past Nine o'clock (on last but one allotted day), the Chairman proceeds to put forthwith the Question necessary to dispose of the Vote under consideration, [1961-62] 295.


Motions made, and Questions proposed for Resolution (Votes on Account):

- And Motion for the reduction of an item negatived (on Division); Original Question agreed to, [1960-61] 111.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed: And it being after Ten o'clock, Chairman leaves Chair to report Progress, &c., [1963-64] 122.
- And Motion for a smaller grant negatived (on Division); Original Question (being the Vote under consideration, and it being after half-past Nine o'clock) agreed to, [1961-62] 147, [1963-64] 147.
- And Motion for the reduction of an item negatived (on Division); Original Question agreed to, [1960-61] 111.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed: And it being after Ten o'clock, Chairman leaves Chair to report Progress, &c., [1963-64] 122.
- And Motion for a smaller grant negatived (on Division); Original Question (being the Vote under consideration, and it being after half-past Nine o'clock) agreed to, [1961-62] 147, [1963-64] 147.

Questions negatived:

- And Motion for the reduction of an item negatived (on Division); Original Question (being the Vote under consideration, and it being after half-past Nine o'clock) agreed to, [1961-62] 147, [1963-64] 147.
- Questions put forthwith, pursuant to Standing Order (Business of Supply), on a day not earlier than the seventh allotted day, being a day before 31st March;
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed; Motion withdrawn, [1961-62] 280.
- And it being Ten o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after consideration of Private Business set down by direction of the Chairman of Ways and Means; and Proceedings resumed; and Question for the reduction of an item negatived; Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair to report Progress, &c., [1960-61] 267.
- And Motion for the reduction of an item negatived (on Division); Original Question agreed to, [1961-62] 101.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed; Motion withdrawn, [1961-62] 280.
- And it being Seven o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after consideration of Private Business set down by direction of the Chairman of Ways and Means; and Proceedings resumed; and Question for the reduction of an item negatived; Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair to report Progress, &c., [1960-61] 267.
- And Motion for a smaller grant negatived (on Division); Original Question again proposed, and it being after Ten o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after consideration of Private Business set down by direction of the Chairman of Ways and Means; and Proceedings resumed; and Question for the reduction of an item negatived; Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair to report Progress, &c., [1960-61] 267.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after consideration of Private Business set down by direction of the Chairman of Ways and Means; and Proceedings resumed; and Question for the reduction of an item negatived; Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair to report Progress, &c., [1960-61] 267.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed, and it being after Ten o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after consideration of Private Business set down by direction of the Chairman of Ways and Means; and Proceedings resumed; and Question for the reduction of an item negatived; Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair to report Progress, &c., [1960-61] 267.
- And Motion for the reduction of an item negatived (on Division); Original Question agreed to, [1961-62] 101.
- And Motion for the reduction of an item negatived (on Division); Original Question again proposed; Motion withdrawn, [1961-62] 280.
- And it being Seven o'clock, the Chairman leaves the Chair, further Proceeding standing postponed until after consideration of Private Business set down by direction of the Chairman of Ways and Means; and Proceedings resumed; and Question for the reduction of an item negatived; Original Question again proposed and it being after Ten o'clock, the Chairman leaves the Chair to report Progress, &c., [1960-61] 267.
- And Motion for a smaller grant negatived (on Division); Original Question (being the Vote under consideration, and it being after half-past Nine o'clock) agreed to, [1961-62] 147, [1963-64] 147.
- Questions negatived:
Questions put forthwith, pursuant to Order modifying the Standing Order (Business of Supply) on a day not earlier than the seventh allotted day, being a day before 31st March:

Question necessary to dispose of the Vote under consideration, [1965-66] 118.

Question, That the total amounts outstanding in each Estimates for the Defence (Royal Ordnance Factories), Defence (Army), Purchasing (Repayment) Services and the Defence (Air) Services for the coming financial year as have been put down on at least one previous day for consideration on an allotted day, and the total amounts of all outstanding Estimates supplementary to those of the current financial year as have been presented seven clear days and of all outstanding Excess Votes be granted for the Services defined in those Estimates, Supplementary Estimates and Statements of Excess, [1965-66] 176.

Question, That the total amounts outstanding in the Civil and Defence Estimates for the coming financial year, having been put down on at least one previous day for consideration on an allotted day, and the total amounts of all such outstanding Estimates supplementary to those of the current financial year as have been presented seven clear days and of all outstanding Excess Votes be granted for the Services defined in those Estimates, Supplementary Estimates and Statements of Excess, [1965-66] 119.

Questions put forthwith, pursuant to Standing Order (Business of Supply) or Orders modifying it, on the last allotted day before:


Questions, That the total amounts outstanding in the several Classes of the Civil Estimates, including Revised Estimates and Supplementary Estimates, and the total amounts of the Votes outstanding in the Estimates for Revenue Departments, including a Supplementary Estimate, the Ministry of Defence Estimate, and in the Navy, the Army, and the Air Estimates, including a Supplementary Estimate for Army Services, be granted for the Services defined in those Votes and Estimates; and that sanction be given to the application of the sums temporarily authorised in respect of the Navy, Army, and Air Services [Expenditure], put pursuant to Standing Order (Business of Supply) and agreed to, [1961-62] 295.

Questions, That the total amounts of the Votes outstanding in the several Classes of the Civil Estimates, including Revised Estimates and Supplementary Estimates, and the total amounts of the Votes outstanding in the Defence (Central) Estimate, the Defence (Navy) Estimates, the Defence (Army) Estimates, and the Defence (Air) Estimates, including a Supplementary Estimate for Army Services, be granted for the Services defined in those Classes and Estimates; and that sanction be given to the application of the sums temporarily authorised in respect of the Navy, Army, and Air Services [Expenditure], put pursuant to Standing Order (Business of Supply) and agreed to, [1962-63] 274.

Questions, That the total amounts of the Votes outstanding in the several Classes of the Civil Estimates, including Revised Estimates and Supplementary Estimates, and the total amounts of the Votes outstanding in the Defence (Central) Estimate, the Defence (Navy) Estimates, the Defence (Army) Estimates, and the Defence (Air) Estimates, including a Supplementary Estimate for Army Services, be granted for the Services defined in those Classes and Estimates; and that sanction be given to the application of the sums temporarily authorised in respect of the Navy, Army, and Air Services [Expenditure], put pursuant to Standing Order (Business of Supply) and agreed to, [1962-64] 310.

Questions, That the amounts of the Votes in the Civil Estimates, including Revised Estimates and Supplementary Estimates, as follow, and the total amounts of the Votes outstanding in the Defence (Central) Estimate, the Defence (Navy) Estimates, the Defence (Army) Estimates, and the Defence (Air) Estimates, be granted for the Services defined in those Votes and Estimates; and that sanction be given to the application of the sums temporarily authorised in respect of the Navy, Army and Air Services [Expenditure], put forthwith pursuant to Standing Order (Business of Supply), as modified by an Order of the House and agreed to, [1964-65] 389.

Questions, That the total amounts of the Votes outstanding in the several Classes of the Civil Estimates, including Revised Estimates and Supplementary Estimates, and the total amounts of the Votes outstanding in the Defence (Central) Estimate, the Defence (Navy) Estimates, the Defence (Army) Estimates, and the Defence (Air) Estimates, including a Supplementary Estimate for Navy Services, be granted for the Services defined in those Classes and Estimates; and that sanction be given to the application of the sums temporarily authorised in respect of the Navy, Army, and Air Services [Expenditure], put pursuant to Standing Order (Business of Supply) and agreed to, [1966-67] 182.
V. PROCEEDINGS OF THE HOUSE UPON RESOLUTIONS REPORTED FROM THE COMMITTEE OF SUPPLY


Resolution reported, read, read a second time; Question proposed, That this House doth agree with the Committee in the said Resolution; Message to attend the Lords Commissioners authorised to declare the Royal Assent to Bills; Question put and agreed to, [1962-63] 154.

Resolutions reported, read; First Resolution read a second time; Question proposed on Amendment; Message to attend the Lords Commissioners authorised to declare the Royal Assent to Bills; Question put and agreed to, [1961-62] 305.


On a day not earlier than the eighth allotted day, being a day before 31st March:

Questions necessary to dispose of Resolution under consideration put forthwith, pursuant to Standing Order (Business of Supply), [1960-61] 154, [1962-63] 151.

A Resolution reported, read; read a second time; Amendments proposed but not made; Question, That this House doth agree with the Committee in the said Resolution put forthwith pursuant to Standing Order (Business of Supply) and agreed to; Questions, That this House doth agree with the Committee in the outstanding Resolutions come to in Committee of Supply and not yet agreed to by the House put forthwith pursuant to Standing Order (Business of Supply) and agreed to, [1960-61] 154.

Resolutions reported, read; some Resolutions read a second time and agreed to; Questions, That this House doth agree with the Committee in the remaining Resolutions put forthwith pursuant to Standing Order (Business of Supply) and agreed to; Questions, That this House doth agree with the Committee in the outstanding Resolutions come to in Committee of Supply and not yet agreed to by the House put forthwith pursuant to Standing Order (Business of Supply) and agreed to, [1961-62] 151.

Resolutions reported, read; some Resolutions read a second time and agreed to; another Resolution read a second time; Question, That this House doth agree with the Committee in the said Resolution put forthwith pursuant to Standing Order (Business of Supply) and agreed to; Questions, That this House doth agree with the Committee in the remaining Resolutions put forthwith pursuant to Standing Order (Business of Supply) and agreed to; Questions, That this House doth agree with the Committee in the outstanding Resolutions come to in Committee of Supply and not yet agreed to by the House put forthwith pursuant to Standing Order (Business of Supply) and agreed to, [1962-63] 148.

Resolutions reported, read; first Resolution read a second time; Amendment proposed, but not made; Resolution agreed to; second Resolution read a second time and agreed to; Third Resolution read a second time; Question, That this House doth agree with the Committee in the said Resolution put forthwith pursuant to Standing Order (Business of Supply) and agreed to; Questions, That this House doth agree with the Committee in the outstanding Resolutions come to by the Committee of Supply and not yet agreed to by the House, put forthwith pursuant to Standing Order (Business of Supply) and agreed to, [1962-63] 157.

Resolutions reported, read; Questions with respect to each Resolution, That this House doth agree with the Committee in the said Resolution, put forthwith pursuant to Order of the House superseding the Standing Order (Business of Supply) and agreed to, [1964-65] 183, [1965-66] 130.

On the last of the allotted days:


Question necessary to dispose of Resolution under consideration put forthwith pursuant to Standing Order (Business of Supply) and Order of the House modifying that Order, [1963-64] 324.

Questions put forthwith, That this House doth agree with the Committee in the outstanding Resolutions reported in respect of Classes I to X of the Civil Estimates and of the Estimates for the Revenue Departments, the Ministry of Defence Estimate, the Navy Estimates, the Army Estimates, and of Navy, Army and Air Services [Expenditure], [1960-61] 317.

Questions put forthwith, That this House doth agree with the Committee in the outstanding Resolutions reported in respect of Classes I to XI of the Civil Estimates, the Ministry of Defence Estimate, the Navy Estimates, the Army Estimates, and of Navy, Army and Air Services [Expenditure], [1961-62] 305, [1962-63] 287.

Questions put forthwith, That this House doth agree with the Committee in the outstanding Resolutions reported in respect of Classes I to XI of the Civil Estimates, the Defence (Central) Estimate, the Defence (Navy) Estimates, the Defence (Army) Estimates, the Defence (Air) Estimates, and of Navy, Army, and Air Services Expenditure, [1963-64] 324.

Questions put forthwith, That this House doth agree with the Committee in the said Resolution in respect of each Resolution reported, [1964-65] 399, [1966-67] 192.
VI. INCIDENTAL PROCEEDINGS (BEFORE 17TH JANUARY 1967)

House resolves itself into the Committee twice or more in one day: —


Resolution, That the House will, to-morrow, resolve itself into the Committee of Supply (after Question, That Mr. Speaker do now leave the Chair, amended, and agreed to), [1960-61] 59, [1961-62] 52, 64, [1962-63] 100, 304, [1963-64] 69.


Member reports that the Committee have come to a Resolution (or several Resolutions) and House appoints a day for receiving the Report; Member also acquaints the House that the Committee have made Progress and moves that the Committee may have leave to sit again, [1960-61] 143, [1961-62] 142, [1962-63] 142, [1963-64] 140.

Member reports that the Committee have come to a Resolution (or several Resolutions); the House then appoints a day for receiving the Report; Member also acquaints the House that he was directed to move that the Committee may have leave to sit again, and the House appoints a day accordingly, [1964-65] 170.

Reports to be received:


Order that (1) until the Summer Adjournment the Standing Order (Business of Supply) shall have effect with the substitution of Six days for Twenty-six days in paragraph (1) thereof, and with the omission of paragraphs (4) and (5) thereof; and (2) for the remainder of the Session the said Standing Order shall have effect as if the Session had been opened at the first meeting of the House after the said Adjournment, [1966-67] 24.

VII. BUSINESS OF SUPPLY CONSIDERED IN THE HOUSE


House, according to Order, considers Business of Supply on day other than an allotted Day, [1967-70] 65.


Resolutions on or relating to Estimates, &c., come to (other than on occasions when Question put forthwith):


Questions proposed for Resolutions on or relating to Estimates:

VIII. QUESTIONS PUT PURSUANT TO ORDER ON DAYS PROVIDED FOR BY STANDING ORDER (BUSINESS OF SUPPLY)

A day not earlier than the sixth allotted day, being a day not later than 6th February:


It being after One hour after Ten o'clock, Question put forthwith, pursuant to Order and the Standing Order (Business of Supply), for the grant of a sum, and agreed to: and Bill ordered upon this and other Resolutions, [1969-70] 120.

A day not earlier than the tenth allotted day, being a day before 25th March:

Pursuant to the Standing Order (Business of Supply) as modified by Order, first a Question in respect of which a Member had given notice that he wished to declare himself with the Noes, and thereafter, with the assent of the House, Questions for each financial year, That the total amount of the Votes outstanding for such years be granted out of the Consolidated Fund; and Resolutions come to, and Bill ordered upon the Resolutions and certain other Resolutions come to on previous days, [1966-67] 392-9.

At Ten o'clock, pursuant to the Standing Order (Business of Supply), first a Question with respect to a Vote on Account for the coming financial year, and then Questions for each financial year, That the total amount outstanding for that year be granted out of the Consolidated Fund for the purposes defined in those Votes; and Resolutions come to, and Bill ordered upon them, [1967-68] 157.

At Ten o'clock, pursuant to the Standing Order (Business of Supply), Questions with respect to each financial year, That the total amount outstanding for that year be granted out of the Consolidated Fund for the purposes defined in those Votes; and Resolutions come to, and Bill ordered upon them, [1968-69] 172.

IX. RESOLUTIONS COME TO, OR QUESTIONS FOR RESOLUTIONS NEGATIVED WITHDRAWN, &c., AS BUSINESS OF SUPPLY

Questions for Resolutions agreed to:

- Estimates (Committee) (Grants for the Arts), [1969-70] 144.
- Estimates (Committee) (Promotion of Exports), [1968-69] 287.
- On Orders being read for resuming adjourned Debates: Questions again proposed and Resolutions come to:
- Questions for Resolutions amended and agreed to:

Questions for Resolutions amended and agreed to:

- Agriculture, [1969-70] 120.
- British Railways (Deficit), [1966-67] 529.
- Civil Defence, [1967-68] 133.
- Private Health Insurance, [1969-70] 78.
### IX. Resolutions come to or Questions &c.—cont.

**Questions for Resolutions as the Business of Supply, negatived:**

- Questions relating to Addresses for the amend-
  ment of Statutory Instruments, &c.: 
  - Prices and Incomes [1966-67] 469.

**Other matters:**

- Fifty Pound Travel Allowance, [1966-70] 60.
- Long-Term Aircraft Programme, [1967-68] 141.

### X. BILLS ORDERED UPON SUPPLY RESOLUTIONS

#### 1966-67

- To apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1967, and to appropriate the further supplies granted in this Session of Parliament (Consolidated Fund (Appropriation)), 192.

- To apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1967 [Consolidated Fund], 333.

- To apply certain sums out of the Consolidated Fund to the service of the years ending on the 31st day of March 1966, 1967 and 1968 [Consolidated Fund (No. 2)], 399.

- Pensions (Public Service and Armed Forces), [1967-68] 238.
- Post Office Charges and Services, [1969-70] 278.
- Territorial Army, [1967-68] 139.

- Motions for Resolutions as the Business of Supply, withdrawn:

- Motion for Resolution (and Amendment to Question thereon) as the Business of Supply, and Debate adjourned:
SUPPLY—SYNODICAL

X. Bills Ordered upon Supply Resolutions—cont.

To apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1969, and to appropriate the supplies granted in this Session of Parliament [Consolidated Fund ( Appropriation)], 357.

1968-69

To apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1969 [Consolidated Fund], 97.

To apply certain sums out of the Consolidated Fund to the service of the years ending on the 31st day of March 1968, 1969 and 1970 [Consolidated Fund (No. 2)], 172.

To apply a sum out of the Consolidated Fund to the service of the year ending on the 31st day of March 1970, and to appropriate the supplies granted in this Session of Parliament [Consolidated Fund ( Appropriation)], 349.

1969-70

To apply certain sums out of the Consolidated Fund to the service of the years ending on 31st March 1970 and 1971 [Consolidated Fund], 120.

To apply certain sums out of the Consolidated Fund to the service of the years ending on 31st March 1969, 1970 and 1971 [Consolidated Fund (No. 2)], 219.

To apply a sum out of the Consolidated Fund to the service of the year ending on 31st March 1971, and to appropriate the supplies granted in this Session of Parliament [Consolidated Fund ( Appropriation)], 340.

XL. INCIDENTAL PROCEEDINGS (AFTER 17TH JANUARY 1967)

Business of Supply considered by the House twice in one day—


SUPREME COURT:


SUPREME COURT OF JUDICATURE:


SURVIVAL RELIGION:

[1969-61] Motion for leave to bring in Bill to provide for the raising of the levels at which survival becomes payable; Question negatived, 123.

SUSPENDED SENTENCE:

[1963-64] Bill to amend section 3 (5) of the Criminal Justice Act 1948 by providing that courts when making probation orders shall indicate to the offender the sentence which they intend to impose in the event of a breach of the probation order; presented, 261.

SUTTON COLDFIELD CORPORATION:

[1960-61] [Lords]: Bill, intituled, An Act to empower the mayor, aldermen and burgesses of the borough of Sutton Coldfield to execute works for the improvement of Plants Brook; and for other purposes; brought from the Lords, 210. (Cited as Sutton Coldfield Corporation Act 1961) R.A., 305.

SWANSEA CORPORATION:

[1969-70] Bill to confer further powers on the mayor, aldermen and burgesses of the county borough of Swansea in relation to the finances of the borough; and for other purposes; read the first time, 116. (Cited as Swansea Corporation Act 1970) R.A., 356.

SWAZILAND (GIFT OF A SPEAKER’S CHAIR).

See ADDRESSES, IV; and MEMBERS.

SWAZILAND INDEPENDENCE:

[1967-68] Bill to make provision for, and in connection with, the attainment of Swaziland by the Swazi National Assembly; presented, 301. (Cited as Swaziland Independence Act 1969) R.A., 368.

SWEEPSTAKES ON HORSES (AUTHORISATION):

[1964-65] [Lords]: Bill, intituled, An Act to authorise the promotion of sweepstake on the result of approved horseraces and for purposes connected therewith; brought from the Lords, 225.

SWISS LOAN:

[1961-62] Motion, That this House declines to approve the ratification of the Agreement between Her Majesty’s Government and the Swiss Federal Council for a loan by Switzerland to the Government of the United Kingdom; Motion withdrawn, 71.

SYNODICAL GOVERNMENT:

TAF FECHAN—TEACHING

TAF FECHAN WATER BOARD ORDER 1964
(PETITIONS FOR AMENDMENT AND COUNTER-PETITIONS). See COMMITTEES, II.

TAMWORTH CORPORATION:
[1960-61.] Bill to originate in the Commons, 49. Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 60.

TANGANYIKA (GIFT OF A SPEAKER'S CHAIR). See ADDRESSES, IV; and MEMBERS.

TANGANYIKA INDEPENDENCE:
[1961-62.] Bill to make provision for, and in connection with, the attainment by Tanganyika of fully responsible status within the Commonwealth; presented, 8. (Cited as Tanganyika Independence Act 1961) R.A., 35.

—[MONEY]. See COMMITTEES, I, 2.

TANGANYIKA REPUBLIC:
[1962-63.] Bill to make provision as to the operation of the law upon Tanganyika becoming a Republic within the Commonwealth; presented, 8. (Cited as Tanganyika Republic Act 1962) R.A., 52.

TANZANIA:
[1968-69.] [Lords]: Bill, intituled, An Act to make provision for modifying the law in consequence of the union of Tanganyika and Zanzibar to form the United Republic of Tanganyika and Zanzibar as a republic within the Commonwealth and the subsequent adoption by that republic of the name of Tanzania; to make provisions as to the operation of the Colonial and Other Territories (Divorce Jurisdiction) Acts 1926 to 1950 in relation to the courts of Tanganyika and of the united republic and for purposes connected therewith; brought from the Lords, 259. (Cited as Tanzania Act 1968) R.A., 705.

TATTOOING OF MINORS:
[1968-69.] [Lords]: Bill to prohibit the tattooing of persons under the age of eighteen years; ordered; presented, 84. (Cited as Tattooing of Minors Act 1969) R.A. 261.

TAXATION SYSTEM:
[1966-67.] Motion, That the present system of taxation is oppressive, inefficient and wasteful; and that this House calls on the Government to simplify the tax structure by making far-reaching changes in fiscal policy and legislation; Question negatived, 330.

TAXES:
—[MONEY]. See COMMITTEES, I, 2.

TEACHERS OF NURSING:
[1965-66] Bill to amend section 17 of the Nurses Act 1957 and section 6(10) of the Nurses (Scotland) Act 1951; presented, 46.


TEACHERS' SUPERANNUATION:
[1965-66] Bill to amend the law relating to the superannuation and other benefits payable to or in respect of teachers and certain other persons employed in connection with the provision of educational services, and for purposes connected therewith; presented, 6. (Cited as Teachers' Superannuation Act 1965) R.A., 63.

[1966-67] [Lords]: Bill, intituled, An Act to consolidate the enactments relating to the superannuation of teachers and certain other persons employed in connection with the provision of educational services; brought from the Lords, 351. (Cited as Teachers' Superannuation Act 1967) R.A., 408.

—[MONEY]. See COMMITTEES, I, 2.

TEACHING COUNCIL (SCOTLAND):
[1964-65] Bill to provide for the establishment in Scotland of a Teaching Council; to provide for the registration of teachers, for regulating their professional training and for cancelling registration in cases of misconduct; and for purposes connected with the matters aforesaid; presented, 84. (Cited as Teaching Council (Scotland) Act 1965) R.A., 298.

—[MONEY]. See COMMITTEES, I, 2.

TEACHERS SUPERANNUATION (SCOTLAND):
[1967-68] Bill to amend the law in Scotland relating to the superannuation and other benefits payable to or in respect of teachers and certain other persons employed in connection with the provision of educational services, and for purposes connected therewith; presented, 5. (Cited as Teachers' Superannuation (Scotland) Act 1968) R.A. 140.

—[MONEY.] See RESOLUTIONS, IV.

TEACHING COUNCIL (SCOTLAND):
[1969-70] Bill to enable the Secretary of State by regulations to secure the payment of fees to the General Teaching Council for Scotland for the renewal of registrations in pursuance of section 6 of the Teaching Council (Scotland) Act 1965, by way of deduction from the salaries of persons employed by education authorities and managers of educational establishments; and for purposes connected therewith; presented, 284. Bill reported from the Standing Committee, without Amendment, 324.
TEES AND HARTLEPOOLS PORT AUTHORITY:

[1965-66] [Lords]: Bill to originate in the Lords, 51. Examiners’ Report, in case of Petition for Bill, Standing Order complied with, 60.

[1966-67] [Lords]: Bill, intituled, An Act to incorporate the Tees and Hartlepool Port Authority; to transfer to that Authority the undertakings of the Tees Conservancy Commissioners and the Hartlepool Port and Harbour Commissioners, the harbour and dock works of the British Transport Docks Board at the Hartlepool and Middlesbrough, the quay undertaking of the Stockton-on-Tees and the Middlesbrough wharf undertaking of the Tees and Stockton Steam Shipping Company Limited; to confer powers on that Authority; and for other purposes; brought from the Lords, 153. (Cited as Tees and Hartlepool Port Authority Act 1966) R.A., 201.

[1968-69] Bill to change the name of the Tees and Hartlepool Port Authority; to extend the time for the completion of certain works by the Authority; to confer further powers on the Authority; and for other purposes; read the first time, 87. (Cited as Tees and Hartlepool Port Authority Act 1969) R.A., 179.

TEES CONSERVANCY:

[1965-64] Bill to confer upon the Tees Conservancy Commissioners further powers with respect to the raising of money to extend the time for the completion of certain works by the Commissioners; and for other purposes; read the first time, 78. (Cited as Tees Conservancy Act 1964) R.A., 225.

TEESIDE CORPORATION:

[1965-69] Bill to confer further powers on the mayor, aldermen, and burgesses of the county borough of Teesside in relation to the finances of the county borough; and for other purposes; read the first time, 87. (Cited as Teeside Corporation Act 1969) R.A., 261.

TEESIDE CORPORATION (GENERAL POWERS):

[1969-70] [Lords]: Bill to originate in the Lords, 86. Examiners’ Report, in case of Position for Bill, Standing Orders complied with, 106.

TEESIDE CORPORATION (NO. 2):

[1969-70] [Lords]: Bill, intituled, An Act to re-extend with amendments certain local enactments in force in the county borough of Teesside relating to undertakings of the Corporation; to confer further powers upon the mayor, aldermen, and burgesses of that borough; and for other purposes; read the first time, 297. Read a second time and committed, 327.

TEESIDE RAILESS TRACTION BOARD (ADDITIONAL ROUTE) PROVISIONAL ORDER:

[1960-61] Bill to confirm a Provisional Order made by the Minister of Transport under the North Ormesby South Bank Normality and Grangetown Railless Traction Act, 1912, relating to Teesside Railless Traction Board trolley vehicles; presented, 228. (Cited as Teesside Railless Traction Board (Additional Route) Order Confirmation Act 1960) R.A., 321. 37790

TEES VALLEY AND CLEVELAND WATER:

[1965-66] Bill to authorise the Tees Valley and Cleveland Water Board to construct works and to acquire land; and for other purposes; read the first time, 68; read a second time and committed, 75. Standing Order relative to suspension of Bill, 135.


TELECOMMUNICATION SPACE SATELLITE:

[1962-63] Resolution, That this House, mindful of the fact that ever-improving communications are an absolute prerequisite for expanding trade both internal and external, and conscious of this country’s past leadership in this vital field, calls upon Her Majesty’s Government to announce plans for a general improvement in communications and in particular for the provision of a British and Commonwealth telecommunications satellite; and further calls upon the Government to treat this matter as one of great urgency, in order to maintain British leadership in communications, to prevent the disruption of existing design staffs and to restore confidence in the future of British scientists, 163.

TELEGRAPH:

[1961-62] [Lords]: Bill, intituled, An Act to consolidate certain enactments empowering the Postmaster General to regulate the use of telegraphs and the general conduct of telegraphic business; brought from the Lords, 125. (Cited as Telegraph Act 1962) R.A., 167.

TELEVISING OF PARLIAMENT:

[1964-65] Motion, That this House, believing that the maximum involvement of a responsible people in the processes of Parliamentary government is a sure guarantee of liberty, welcomes the interest shown in political issues raised in television studio confrontations in which Members elected to this House take part, but perceives a danger in thereby persistently diverting public attention from debates in this House to such fortuitous substitutes, and, therefore, is now firmly of the opinion that this House would more worthily fulfil its role as the supreme forum of the nation if its actual proceedings could, after appropriate experiments and by methods calculated not to impair its unique atmosphere, be projected directly into the homes of the people on their television screens; Motion withdrawn, 290.

TELEVISION:

[1965-63] Bill to extend the period for which the Independent Television Authority are to provide television services, to make further provision with respect to the control exercisable by the Authority over the programmes broadcast by them and over programme contractors, to require payments from programme contractors reflecting the value of the public concessions enjoyed by them, and to amend in other respects the law relating to the Authority and broadcasting by the Authority, including relations between the Authority and the British Broadcasting Corporation; presented, 68. (Cited as Television Act 1963) R.A., 313.


TELEVISION (HIGHER EDUCATION SERVICE):

[1960-61.] Bill to provide for the establishment of a Higher Education Service on television; ordered; presented, 134.

TELEVISION OR BROADCASTING SERVICE (PROHIBITION OF CONTROL BY NEWSPAPER PROPRIETORS):

[1960-61.] Bill to prohibit a newspaper proprietor from controlling or investing in any television or broadcasting service; ordered; presented, 106.

TENANCY OF SHOPS (SCOTLAND):

[1963-64.] Bill to continue (with amendment) the Tenancy of Shops (Scotland) Act 1949; presented, 105. (Cited as Tenancy of Shops (Scotland) Act 1964) R.A., 303.

TERMINATION OF FEU DUTIES, MULTURES AND LONG LEASES (SCOTLAND):

[1966-67.] Bill applicable to Scotland to enable vessels under a Feu Charter, occupiers of agricultural property liable for the payment of multures and lessees or sub-lessees occupying residential property under certain long leases, to commute their financial obligations; and for purposes connected therewith; ordered; presented, 368; Order for Second Reading discharged; Bill withdrawn, 593.

TERMS AND CONDITIONS OF EMPLOYMENT: See also ADDRESSES, VIII.


TERRITORIAL AND ARMY VOLUNTEER RESERVES:

[1967-68.] Motion, That this House deplores Her Majesty's Government's policy towards the voluntary reserves, the fact that the strength of Territorial and Army Volunteer Reserve Category II is declining and that officers and men of Territorial and Army Volunteer Reserve Category III can do training only at their own expense; believes that the citizen reserve which this nation needs cannot be maintained unless opportunities for recruitment, training, and service are available in all parts of the country; and calls upon Her Majesty's Government for early action in this sense; Question amended, [1967-68] 75. Standing Order relative to suspension of Bill, 133.

THANKS OF THE HOUSE. See HOUSE, VI.

THANKS TO THE POLICE:

[1968-69.] Resolution, That this House wishes to congratulate all the police who were on duty in London on the 27th day of October 1968 for their efficiency, good discipline and tolerance under great provocation; requests Mr. Speaker to send a letter of commendation on behalf of the whole House to all concerned especially thanking those who gave up their leave periods to be on duty; and furthermore, wishes to place on record the admiration of the Chief Commissioner of the Metropolitan Police who in the interests of the liberty of all Her Majesty's subjects decided not to invoke his powers to ban the demonstration, 34.

TERRITORIAL ASSOCIATIONS (REDUNDANCY):

[1966-67.] Motion, That this House urges Her Majesty's Government to reconsider their proposal that redundant civilian employees of the Territorial Auxiliary Forces Associations and Territorial Army Units, who are not eligible for pension under the Territorial and Auxiliary Forces Association Pension Fund and Endowment Assurance Scheme but have earned gratuity as provision against retirement in lieu of pension, should have that gratuity counted against any payments to which they are entitled under the Redundancy Payments Act 1965; Question negatived, 370.

TEXTILE INDUSTRY:

[1962-63.] Resolution, That this House recognises the disadvantages under which the United Kingdom textile industry at present labours, as compared with conditions enjoyed by textile industries in other countries of the world, and urges Her Majesty's Government to take all steps within its power to remove those disadvantages as soon as possible, 261.

THAMES CONSERVANCY:

[1966-66.] Bill to amend the Thames Conservancy Acts, 1932 to 1959; to make further provision in regard to the registration of pleasure boats using the river Thames and the registration charges and lock tolls payable in respect thereof; to extend the powers of the Conservators of the river Thames; and for other purposes; read the first time, 68; read a second time and committed, 75. Standing Order relative to suspension of Bill, 133.

THAMES VALLEY WATER:

[1967-68.] Bill to empower the Thames Valley Water Board to construct a service reservoir and to acquire lands; and for other purposes, read the first time; 80. (Cited as Thames Valley Water Act 1968) R.A., 327.

THANKS OF THE HOUSE. See HOUSE, VI.

THEATRES:

[1968-68.] Bill to abolish censorship of the theatre and to amend the law in respect of theatres and theatrical performances; presented, 39. (Cited as Theatres Act 1968) R.A., 367.

THIEF:

[1967-68.] [Lords]: Bill, intituled, An Act to revise the law of England and Wales as to theft and similar or associated offences, and in conseq-
THEFT—cont.

tion therewith to make provision as to criminal proceedings by one party to a marriage against the other, and to make certain amendments extending beyond England and Wales in the Post Office Act 1953 and other enactments; and for other purposes connected therewith; brought from the Lords, 209. (Cited as Theft Act 1968) R.A., 368.

TICKET TOUTING:

[1960-61.] Bill to prohibit the sale in public places by unauthorized persons of tickets for football matches and other sporting events at prices higher than the officially advertised price of the tickets, and for purposes connected therewith; ordered; presented, 114.

TITLES (ABOLITION):

[1963-64.] Bill to abolish certain titles in Great Britain; ordered; presented, 76.

TOKYO CONVENTION:

[1966-67.] Bill to make provision with a view to the ratification on behalf of the United Kingdom of the Convention on Offences and certain other Acts Committed on board Aircraft, signed in Tokyo on 14th September 1963, and to give effect to certain provisions relating to piracy of the Convention on the High Seas, signed in Geneva on 29th April 1958; and for purposes connected with the matters aforesaid; presented, 94. (Cited as Tokyo Convention Act 1967) R.A., 565.

C1—[MONEY]. See RESOLUTIONS, IV.

TOLL BRIDGES:

[1961-62.] Resolution, That this House, while recognising that there may be new circumstances in which it is sometimes desirable to charge tolls on some bridges, urges the Government and the highway authorities to take the earliest practicable steps to extinguish those tolls which have existed for many years on certain bridges and which now have no valid purpose, 166.

[1963-64.] Motion for leave to bring in a Bill to nationalize certain toll bridges without payment of compensation; Question negatived, 254.

TONGA:


TORBAY CORPORATION:

[1969-70.] Bill to re-enact with amendments and to extend certain local enactments in force in the county borough of Torbay; to make better provision for the health, local government, improvement and finances of that borough; to confer further powers upon the mayor, aldermen and burgesses of that borough; and for other purposes; read the first time, 116. Report. Standing Order not previously inquired into complied with, 323.

TORBAY HARBOUR:

[1969-70.] Bill to re-enact with amendments certain enactments relating to the Brixham, Paignton and Torquay harbours; to extend the limits of the harbours and to provide for one harbour for Tor Bay; to confer powers for the administration, management and control of the harbour upon the mayor, aldermen and burgesses of the county borough of Torbay; read the first time, 116. Bill read the third time and passed, 258.

"TORREY CANYON", WRECK OF THE:

[1966-67.] Resolution, That this House approves the White Paper on the "Torrey Canyon", endorses the actions taken by Her Majesty's Government and resolves to refer to the Select Committee on Science and Technology the question of future measures against the pollution of our shores in the light of the experience gained from the wreck of the "Torrey Canyon", 420.

TOURISM IN SCOTLAND:

Master referred to Scottish Grand Committee, [1964-65] 264.

TOURISM IN WALES AND MONMOUTHSHIRE:


TOURIST TRADE FACILITY:

[1966-67.] Bill to permit a circus in Royal Parks at appropriate seasons; ordered; presented, 242; Motion for Second Reading; House acquainted that the Queen places Her prerogative and interest at the disposal of Parliament; Question negatived, 378.

TOWN AND COUNTRY PLANNING: See also ADDRESSES, VI and VII.


(No. 2.) Bill to make provision as to the determination of applications for planning permission under the Town and Country Planning Act, 1962; ordered; presented, 200.

[1967-68.] Bill to amend the law relating to town and country planning, the compulsory acquisition of land and the disposal of land by public authorities; to make provision for grants for research relating to, and education with respect to, the planning and design of the physical environment; to extend the purposes for which Exchequer contributions may be made under the Town Development Act 1952; and for connected purposes; presented, 64. (Cited as Town and Country Planning Act 1968) R.A., 405.


—[MONEY]. See COMMITTEES, I, 2; RESOLUTIONS, IV. 2B4
TOWN AND COUNTRY PLANNING (AMENDMENT):

[1964-65.] Bill to confer certain rights upon parish councils in connection with applications for planning permission under the Town and Country Planning Acts; and for purposes connected therewith; presented, 66.


TOWN AND COUNTRY PLANNING APPEALS (AMENDMENT) (SCOTLAND):

[1969-70.] Bill to repeal Part III (Appeals) of the Town and Country Planning (Scotland) Act 1969; ordered, 308; presented, 309.

TOWN AND COUNTRY PLANNING APPEALS

TOWN AND COUNTRY PLANNING (LAND VALUES):

[1963-64.] Bill to establish a central agency to collect a proportion of the increase in land values created by the granting of planning permission; and to transmit the money so collected to local authorities; ordered; presented, 98.

TOWN AND COUNTRY PLANNING (SCOTLAND). See ADDRESSES, VII.

TOWN AND COUNTRY PLANNING (SCOTLAND):

[1963-64.] (Lords): Bill, intituled, An Act to replace the Merchandise Marks Acts 1887 to 1953 by fresh provisions prohibiting misdescriptions of goods, services, accommodation and facilities provided in the course of trade; to confer power to require information or instructions relating to goods to be marked on or to accompany the goods or to be included in advertisements; to prohibit the unauthorised use of devices or emblems signifying royal awards; to enable the Parliament of Northern Ireland to make laws relating to merchandise marks; and for purposes connected with those matters; brought from the Lords, 97. Mr. Speaker draws attention to the fact that a Clause of the Bill infringes the privileges of the House; Bill laid aside, 106.

[No. 2.] (Lords): Bill, intituled, An Act to replace the Merchandise Marks Acts 1887 to 1953 by fresh provisions prohibiting misdescriptions of goods, services, accommodation and facilities provided in the course of trade; to prohibit false or misleading indications as to price of goods; to confer power to require information or instructions relating to goods to be marked on or to accompany the goods or to be included in advertisements; to prohibit the unauthorised use of devices or emblems signifying royal awards; to enable the Parliament of Northern Ireland to make laws relating to merchandise marks; and for purposes connected with those matters; brought from the Lords, 110. (Cited as Trade Descriptions Act 1968.) R.A., 283.

—[MONEY]. See RESOLUTIONS, IV.

TRADING DISPUTES:

[1964-65.] Bill to prevent actions founded on tort, or of reparation, being brought in respect of certain acts done in contemplation or furtherance of trade disputes; presented, 118. (Cited as Trade Disputes Act 1965.) R.A., 411.

[1969-70.] Bill to restrict exemption from liability to action for tort to registered trade unions; presented, 56.

TRADE MARKS:

[1969-70.] Motion, That Regulations be withdrawn; Motion withdrawn, 275.

TRADE UNIONS:

[1969-70.] Bill to amend the law relating to trade unions; presented, 73.

TRADE UNION (AMALGAMATIONS, ETC.):

[1963-64.] Bill to amend the law relating to the amalgamation of trade unions, the transfer of engagements from one trade union to another, and the alteration of the name of a trade union; presented, 49. (Cited as Trade Union (Amalgamations, etc.) Act 1964.) R.A., 177.

TRADE UNION AND TRADE DISPUTES:

[1966-67.] Motion for leave to bring in a Bill to repeal the Trade Disputes Act 1965; to amend the law concerning trade unions, and to confer better protection against threats and other actions in the course of trade disputes; Question negatived, 420.
TRADE UNION COMMISSION:

[1963-64.] Bill to establish a permanent commission to which the Minister of Labour may refer for report and recommendation matters relating to the structure and operation of trade unions; ordered; presented, 291; Order for Second Reading discharged; Bill withdrawn, 303.

[No. 2.] Bill to establish a permanent commission to which the Minister of Labour may refer for report and recommendation on matters relating to the structure and operation of trade unions, and to deal with mischiefs arising therefrom; and for purposes connected with the matters aforesaid; presented, 303.


[1967-68.] Motion, That leave be given to bring in a Bill to establish a permanent commission to which the Minister of Labour may refer for report and recommendation matters relating to the structure and operation of trade unions, and to deal with mischiefs arising therefrom; and for purposes connected with the matters aforesaid; presented, 303.

TRADE UNIONS AND EMPLOYERS' ASSOCIATIONS (DONOVAN REPORT):


TRADE UNIONS (CONTRIBUTIONS TO POLITICAL FUND):

[1966-67.] Motion, That leave be given to bring in a Bill to amend the law so as to make it unlawful for any member of a trade union to contribute to the political fund of a trade union unless he has signified that he is willing to do so, and for other purposes; Question negatived, 278.

TRADING STAMPS:

[1963-64.] Bill to make provision with respect to trading stamps, including provision for regulating the issue, use and redemption of trading stamps; to provide for regulating the business of issuing and redeeming trading stamps; and for purposes connected with the matters aforesaid; presented, 48. (Cited as Trading Stamps Act 1964) R.A., 339.

TRAFFIC IN TOWNS:

[1963-64.] Resolution, That this House takes note of the Buchanan and Crawther Reports on the problem of Traffic in Towns, welcomes Her Majesty's Government's acceptance of the need for a balance to be struck between the growth of traffic and the quality of urban life, and accepts the recommendations and proposals of our towns should proceed within the framework of the main planning concepts embodied in the Reports, 104.

TRAINING IN INDUSTRY:

[1962-63.] Resolution, That this House welcomes the Government's proposals for improving industrial training outlined in Command Paper No. 1892 and urges an expansion of the facilities for training and retraining adult workers to meet the changing requirements of industry and to enable men and women whose jobs become redundant to acquire a new skill, 90.

TRANSFERABILITY OF PENSIONS RIGHTS:

[1965-66.] Bill to provide for the preservation of all occupational pensions and other superannuation benefits, whether statutory or otherwise, on change of employment; and for purposes connected therewith; presented, 46.

[1967-68.] Motion, That this House, noting the injustice and frustration suffered by people who are now liable to incur the loss of their pension rights if they change their employment, calls upon Her Majesty's Government to take urgent action to ensure that pension rights can under no circumstances be extinguished and in every practicable case should be made fully transferable on change of employment if required by the beneficiary; Proceedings lapsed at Seven o'clock, 223.

TRANSPLANT SURGERY:

[1968-69.] Motion, That this House congratulates the medical profession on the recent advances in transplant surgery; and urges the Government to supply sufficient resources for further progress without detracting from other National Health services and to lay down by legislation and regularly review a code of practice that will allow public disquiet by ensuring that the rights of all donors are protected; Motion withdrawn, 299.

TRANSPORT:

See also ADDRESSES, VII.

[1964-65.] Bill to provide for the re-organisation of the nationalised transport undertakings now carried on under the Transport Act, 1947, and for that purpose to provide for the establishment of public authorities as successors to the British Transport Commission, and for the transfer to them of undertakings, parts of undertakings, property, rights, obligations and liabilities; to repeal certain enactments relating to transport charges and facilities and to amend in other respects the law relating to transport, inland waterways, harbours and port facilities; and for purposes connected with the matters aforesaid; presented, 9. (Cited as Transport Act 1962) R.A., 321.

[1965-66.] Bill to make further provision with respect to transport and related matters; presented, 49. (Cited as Transport Act 1968) R.A., 405.


Motion, That an Order be withdrawn; Question negatived, [1968-69] 183.

— [MONEY]. See COMMITTEES, I, 2 and RESOLUTIONS, IV.

TRANSPORT ACT 1968 (AMENDMENT):

[1968-69.] Bill to amend the Transport Act 1968 so as to prohibit the Railways Board from imposing selective surcharges or selective additional charges on rail passenger service fares; presented, 98.

TRANSPORT BILL (ALLOCATION OF TIME):

[1967-68.] Order, 150.

TRANSPORT FINANCES:
[1966-67.] Bill to make further provision for the payment of grants to the British Railways Board and the British Waterways Board on account of deficits on revenue account down to the end of the year 1965; to authorise the payment of such grants to the London Transport Board; to continue the temporary suspension under section 64 of the Transport Act 1962 of the liability of the British Waterways Board to maintain inland waterways; and for purposes connected with the matters aforesaid; presented, 47. (Cited as Transport Finances Act 1967) R.A., 83.


TRANSPORT HOLDING COMPANY:
[1967-68.] Bill to amend or clarify the provisions of section 29 of the Transport Act 1962 with respect to the objects and powers of the Transport Holding Company; presented, 49. (Cited as Transport Holding Company Act 1968) R.A., 138.

[1966-67.] "Motion, that this House, while congratulating Her Majesty's Government on the present position, that this House, while congratulating Her Majesty's Government on the present position, while congratulating Her Majesty's Government on the present position. The House then adjourned for want of forty Members, 169.

—[MONEY.] See COMMITTEES, I, 2.

TRANSPORT IN RURAL AREAS:
[1961-62.] Motion, That this House, while congratulating Her Majesty's Government for the purpose of maintaining the rural roads and railway lines, urges that the utmost attention should be given to the problems of transport in rural areas and the provision made for the maintenance of such policies involves such as increased traffic congestion on rural roads as a result of traffic fed on to them from improved trunk roads and motorways and adjustments in local public road services for passengers and goods made necessary by the closure of branch railway lines; Amendment proposed, to leave out from "House," to end and add "calls upon Her Majesty's Government to revise its road and rail policies, which are causing grave hardship in the rural areas and which will result in economic disaster for some of the remotest parts of Great Britain"; instead; Debate adjourned on Question. That the words proposed to be left out stand part of the Question, 228.

TRANSPORT IN WALES AND MONMOUTHSHIRE:

TRANSPORT (LONDON):

—[MONEY.] See COMMITTEES, I, 2.

TRANSPORT (LONDON) AMENDMENT:

TRANSPORT POLICY:
[1966-67.] Resolution, That this House approves the proposals contained in the statement on Transport Policy, 366.

TRAVEL AGENCIES (REGISTRATION):
[1961-62.] Bill to provide for the registration of travel agents; and for purposes connected therewith; ordered; presented, 251.
[1962-63.] Bill ordered; presented, 94.
[1963-64.] Bill ordered; presented, 79.

TRAVEL AGENTS:
[1964-65.] Bill to provide for the registration of travel agents; to regulate the conduct of persons carrying on business as travel agents and to make further provision with respect to such persons; and for purposes connected therewith; presented, 65. Motion for Second Reading; House adjourned for want of Forty Members, 169.

TRAVEL CONCESSIONS:
[1964-65.] Bill to remove certain restrictions on the power of local authorities to make arrangements for the granting of travel concessions and to adjust the class of persons to whom such concessions may be granted on the raising of the school age; presented, 26. (Cited as Travel Concessions Act 1964) R.A., 87.
[1965-66.] Bill to facilitate the granting of travel concessions to persons of pensionable age, and blind and disabled persons, by public service vehicle undertakings other than those operated by local authorities; presented, 46.
[1966-67.] Bill to remove certain restrictions on the power of local authorities to make arrangements for the granting of travel concessions, and to enable road passenger transport undertakings to make such arrangements; ordered; presented, 325; read a second time and committed to a Standing Committee, 578.

—[MONEY.] See COMMITTEES, I, 2.

TRAVEL CONCESSIONS FOR SEAMEN:
[1966-67.] Bill to provide for travel concessions for seamen, on returning from sea, to visit their families; ordered; presented, 613.

TRAVEL TRADE REGISTRATION:
[1966-67.] Bill to register certain sections of the travel trade and to introduce a code of conduct for the travel trade; ordered; presented, 342.
[1968-69.] Bill ordered; presented, 295.
TRENT AND LINCOLNSHIRE:

TREES:

Bill to amend the law relating to the making of tree preservation orders and the grant of felling licences; ordered; presented, 167. (Cited as Trees Act 1970) R.A., 364.

TRESPASS:

Bill to amend the law relating to trespass; presented, 56.

TRIBUNALS AND INQUIRIES:

Bill to extend sections 7 and 7A of the Tribunals and Inquiries Act 1958 to further classes of statutory inquiries and hearings; to transfer to the Secretary of State the power to make rules of procedure under the said section 7A in respect of inquiries and hearings in Scotland; and for purposes connected therewith; brought from the Lords, 103. (Cited as Tribunals and Inquiries Act 1966) R.A., 286.


TRIBUNALS OF INQUIRY (EVIDENCE) ACT 1921 (ABERFAN DISASTER):

Resolution, That it is expedient that a Tribunal be established for inquiring into a definite matter of urgent public importance viz., the causes of, and all the circumstances relating to, the disaster at Aberfan, Merthyr Tydfil, on Friday the 21st day of October 1966, 225.

Resolution, That this House takes note of the Report of the Tribunal appointed under the Tribunals of Inquiry (Evidence) Act 1921 to inquire into the disaster at Aberfan, 61.

TRIBUNALS OF INQUIRY (EVIDENCE) ACT 1921 (CASE OF WILLIAM JOHN CHRISTOPHER VASSALL):

Resolution, That it is expedient that a tribunal be established for enquiring into a definite matter of urgent public importance viz., the circumstances in which offences under the Official Secrets Acts were committed by William John Christopher Vassall, and in particular:

1. the allegations made that the presence of another spy inside the Admiralty was known to the First Lord and his Service chiefs after the Portland case eighteen months ago;
2. any other allegations which have been or may be brought to their attention reflecting similarly on the honour and integrity of persons who, as Ministers, naval officers and civil servants, were concerned in the case;
3. any breaches of security arrangements which took place; and
4. any neglect of duty by persons directly or indirectly responsible for Vassall's employment and conduct, and for his being treated as suitable for employment on secret work, 25.

Resolution, That this House takes note of the Report of the Tribunal appointed under the Tribunals of Inquiry (Evidence) Act 1921, to inquire into the Vassall Case and Related Matters, presented on the 24th day of April last, and of the operation of the Act, 209.

TRIBUNALS OF INQUIRY (REPEAL):

Bill to repeal the Tribunals of Inquiry (Evidence) Act 1921; and for purposes connected therewith; ordered; presented, 200.

TRINIDAD AND TOBAGO (GIFT OF A BOOK-CASE AND A GAVEL). See ADDRESSES, IV; and MEMBERS.

TRINIDAD AND TOBAGO INDEPENDENCE:

Bill to make provision for, and in connection with, the attainment by Trinidad and Tobago of fully responsible status within the Commonwealth; presented, 265. (Cited as Trinidad and Tobago Independence Act 1962) R.A., 321.

TRUNK PIPELINES:

Bill to empower Trunk Pipelines Limited to construct pipelines and other works and to acquire lands; and for other purposes; read the first time, 73; Motion for Second Reading withdrawn; Bill withdrawn, 208.

TRUSTEE INVESTMENTS:

Bill, intituled, An Act to make provision with respect to investment by trustees and persons having the investment powers of trustees, and by local authorities, and for purposes connected therewith; brought from the Lords, 66. (Cited as Trustee Investments Act 1961) R.A., 330.

TRUSTEE SAVINGS BANKS:

Bill, intituled, An Act to make provision concerning the undertaking by a trustee savings bank of a service comprising the operation of current accounts for depositors of
TRUSTEE SAVINGS BANKS—cont.

money with the bank, and for matters connected therewith; brought from the Lords, 71. (Cited as Trustee Savings Banks Act 1964) R.A., 128.

[1967-68.] Bill to amend the law relating to trustee savings banks; presented, 7. (Cited as Trustee Savings Banks Act 1968) R.A., 110.


—[MONEY]. See COMMITTEES, I, 2; and RESOLUTIONS, IV.

TRUSTS (SCOTLAND):

[1960-61.] Bill to amend the law of Scotland relating to trusts; presented, 10. (Cited as the Trusts (Scotland) Act, 1961) R.A., 251.

TWEED FISHERIES: 


UGANDA:

[1963-64.] Bill to make provision as to the operation of the law in relation to Uganda as a Commonwealth country not within Her Majesty's dominions; presented, 98. (Cited as Uganda Act 1964) R.A., 117.

UGANDA (GIFT OF A MACE). See ADDRESSES, IV; and MEMBERS.

UGANDA INDEPENDENCE:

[1961-62.] Bill to make provision for, and in connection with, the attainment by Uganda of fully responsible status within the Commonwealth; presented, 279. (Cited as Uganda Independence Act 1962) R.A., 279.

—[MONEY]. See COMMITTEES, I, 2.

ULSTER DEFENCE REGIMENT:


—[MONEY]. See RESOLUTIONS, IV.

UNAUTHORISED TELEPHONE MONITORING:

[1966-67.] Bill to prohibit monitoring of private telephone conversations by unauthorised persons; ordered; presented, 359.

UNDERDEVELOPED COUNTRIES (LIVING STANDARDS):

[1962-63.] Resolution, That this House supports the decision of the United Nations to designate the nineteen-twenty as a Development Decade with the objective of a minimum annual rate of growth of 5 per cent. in the developing countries by 1970 and calls upon Her Majesty's Government to co-operate with other countries in programmes designed to achieve this objective; to carry out projects for economic aid and technical assistance in the Commonwealth and elsewhere, and to pursue trading policies aimed at providing bigger markets for the products of developing countries, 213.

UNEMPLOYMENT:

[1962-63.] Motion, That this House expresses its grave concern at the high and rising level of unemployment which is the result of the policies of Her Majesty's Government, and calls upon the Government forthwith to adopt measures that will increase industrial production and ensure full employment throughout the United Kingdom; Question, as amended, agreed to, 61.

[1969-70.] Motion, That this House, deploring the fact that there has now been the longest continuous period of high unemployment since the war, condemns Her Majesty's Government for failing to honour the assurances given by the Prime Minister that there would be no general rise in unemployment; Question negatived, 138.

Motion, That this House regrets that, as a result of the policies of Her Majesty's Government, the number of people out of work in April was the highest for that month since 1940, and that the total registered unemployed has been over half a million for 32 out of the last 33 months; Question negatived, 312.

UNEMPLOYMENT AND THE GOVERNMENT'S ECONOMIC POLICY:

[1962-63.] Motion, That this House expresses its deep concern at the rise in the unemployment figures to 814,000; deplores those features of the Government economic policy which have condemned hundreds of thousands of British workers to unemployment and their families to hardship; and calls upon the Government immediately to initiate measures directed to a steady expansion in national production and to the promotion of industrial development in areas of heavy unemployment; Question amended, by leaving out from "House " to end, and adding "whilst
UNEMPLOYMENT AND THE GOVERNMENT'S ECONOMIC POLICY—cont.
expressing its deep concern at the rise in recorded unemployment, common to the measures already taken by the Government to stimulate expansion in national production and to promote sound long-term industrial developments in areas of heavy unemployment and emphasises the importance of the adoption by the nations as a whole of the objectives of more rapid economic growth and greater industrial efficiency and competitiveness', instead; Question, as amended, agreed to, 92.

UNEMPLOYMENT IN THE DEVELOPMENT REGIONS:
[1967-68.] Motion, That this House expresses its concern at the high unemployment rates to be found in the development areas; and, while welcoming those Government actions which have stimulated the economy of the regions, calls, as a matter of urgency, for further measures to attract new industries and to raise social and economic standards as well as employment levels to at least the national average; Proceedings lapsed at Seven o'clock, 61.

UNEMPLOYMENT IN THE SOUTH-WEST:
[1966-67.] Resolution, That this House, bearing in mind that the rate of unemployment in the South-West has recently reached the highest level since the war, and in many places remains far in excess of the national average, urges Her Majesty's Government forthwith to take all necessary measures, fiscal and otherwise, to encourage the development of agriculture, horticulture, mining, production of china clay, manufacturing industry and tourism, and in particular to improve the transport facilities of the region by road, railway, sea and air, 390.

UNIFORM LAWS ON INTERNATIONAL SALES:
[1966-67.] Bill to give effect to two Conventions with respect to the international sale of goods; and for purposes connected therewith; presented, 339. (Cited as Uniform Laws on International Sales Act 1967) R.A., 565.

UNITED KINGDOM OIL PIPELINES:
[1966-67.] Bill to empower United Kingdom Oil Pipelines Limited to acquire lands; and for other purposes; read the first time, 115. (Cited as United Kingdom Oil Pipelines Act 1966) R.A., 201.

UNITED MANCHESTER HOSPITALS:
[1960-61.] [Lords]; Bill to originate in the Lords, 49. Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 60.

UNITED NATIONS:
[1960-61.] Motion, That this House, noting that the Secretary-General of the United Nations defines its role in a split world as the localisation of conflicts and the elimination of power vacuums between the major blocs, and conscious of the continuing series of emergencies in which United Nations help has been sought in the Sinai Peninsula, Lebanon, Laos, and the Congo, and the possibility of many future emergencies, together with the advisability of reducing the danger of outside interference in the internal affairs of states, calls attention to the need for an improvement in the instruments of action of the United Nations and in particular to the creation of an international police force of 20,000 men; Debate adjourned, 129.

UNITED NATIONS REFORM:
[1964-65.] Resolution, That this House, noting the faults and successes of the United Nations and the view of its Secretary-General that, if it is to have a future, the United Nations must assume some of the attributes of a State, in particular the means to act in areas of actual or potential conflict, calls attention to the need for reforms in the United Nations in particular by the creation by like-minded States, as suggested by the Prime Minister of Canada, of a small peace-keeping force on a permanent basis, 79.

UNIVERSITIES OF OXFORD AND CAMBRIDGE. See ADDRESSES, VII.

UNIVERSITIES (SCOTLAND):
[1965-66.] Bill to amend the law relating to the Universities of St. Andrews, Glasgow, Aberdeen and Edinburgh; to make provisions consequential on the foundation of a University of Dundee; and for purposes connected therewith; presented, 7. (Cited as Universities (Scotland) Act 1966) R.A., 138.

UNIVERSITIES AND COLLEGE ESTATES:
[1963-64.] Bill to amend the law relating to property held by or on behalf of universities and colleges, and for purposes connected therewith; presented, 50. (Cited as Universities and College Estates Act 1964) R.A., 502.

UNIVERSITIES OF DURHAM AND NEWCASTLE UPON TYNE:
[1962-63.] Bill to dissolve the council of the Durham Colleges in the University of Durham and to transfer the property and liabilities of that council to the University of Durham, to enact further provisions with regard to the University of Durham, to incorporate the University of Newcastle upon Tyne, to dissolve the council of King's College Newcastle upon Tyne in the University of Durham and to transfer the property and liabilities of that council to the University of Newcastle upon Tyne, to enact provisions with regard to the University of Newcastle upon Tyne; and for other purposes; read the first time, 78. (Cited as Universities of Durham and Newcastle upon Tyne Act 1965) R.A., 271.

UNIVERSITY GRANTS AND SALARIES OF UNIVERSITY TEACHERS:
[1961-62.] Motion, That this House regrets the rejection by Her Majesty's Government of the recommendations of the University Grants Committee and their refusal to agree to an adequate increase in the salaries of university teachers,
UNIVERSITY GRANTS AND SALARIES OF UNIVERSITY TEACHERS—cont.

since these decisions will seriously prejudice the rapid expansion of university education which is urgently needed in the national interest; Question amended by leaving out from "House" to end and adding "while approving the decision to authorize increases in university teaching salaries in accordance with the principles set out in the White Paper on Incomes Policy, welcomes the proposed 35 per cent. expansion in the current grants from the Exchequer to the Universities, and hopes that those substantial additional funds will be applied towards the objective of increasing the number of student places from 110,000 to 150,000 by 1966"; instead; Question, as amended, agreed to, 179.

UNIVERSITY OF ASTON IN BIRMINGHAM:

[1966-67.] Bill to dissolve the College of Advanced Technology, Birmingham and to transfer all the rights, property and liabilities of that college to the University of Aston in Birmingham; to authorize that University to acquire lands; to provide for the pooling of investments and moneys of certain endowment funds of the University; and for other purposes; read the first time, 321. (Cited as University of Aston in Birmingham Act 1967) R.A., 365.

UNIVERSITY OF BRADFORD:

[1966-67.] [Lords]: Bill, intituled, An Act to dissolve the Bradford Institute of Technology and to transfer all the rights, property and liabilities of that institute to The University of Bradford; to provide for the pooling of investments and moneys of certain endowment funds of The University of Bradford; and for other purposes; brought from the Lords, 411. (Cited as University of Bradford Act 1967) R.A., 578.

UNIVERSITY OF LEEDS:

[1964-65.] Bill to transfer the Leeds General Cemetery to The University of Leeds, to make provision for the improvement and maintenance thereof by The University of Leeds as a garden and open space within the University precincts, to make provisions with regard to the University of Leeds; and for other purposes; read the first time, 107. (Cited as University of Leeds Act 1965) R.A., 411.

UNIVERSITY OF SALFORD:

[1967-68.] Bill to dissolve the Royal College of Advanced Technology, Salford; to transfer all the rights, property, privileges, liabilities and agreements of that college to The University of Salford; to provide for the pooling of investments and moneys of certain endowment funds of The University of Salford; and for other purposes; read the first time, 80. (Cited as University of Salford Act 1968) R.A., 283.

UNIVERSITY OF SUSSEX:

[1966-67.] [Lords]: Bill, intituled, An Act to dissolve the Battersea College of Technology and to transfer all the rights, property and liabilities of that college to the University of Sussex; to provide for the pooling of investments and moneys of certain endowment funds of the University of Sussex; and for other purposes; brought from the Lords, 27. (Cited as University of Sussex Act 1966) R.A., 192.

UNIVERSITY OF THE AIR:

[1964-65.] Resolution, That this House, being acutely aware of the need for furthering education and of the need to give the fullest possible assistance to the teacher in the classroom and bearing in mind that an educational television and radio service would assist in mitigating the continuing teacher shortage, calls on Her Majesty's Government to encourage the establishment of a University of the Air in television and sound radio and, in the field of formal education of both children and adults, to sponsor a suitable television and radio service, 207.

UNIVERSITY OF WALES INSTITUTE OF SCIENCE AND TECHNOLOGY:

[1967-68.] Bill to dissolve the Welsh College of Science and Technology (Aethrofa Gwyddoniaeth a Thechnoleg Prifysgol Cymru); to provide for the pooling of investments and moneys of certain endowment funds of that Institute; and for other purposes; read the first time, 187. (Cited as University of Wales Institute of Science and Technology Act 1968) R.A., 327.

URBAN CENTRAL REDEVELOPMENT:

[1961-62.] Resolution, That this House, recognizing how much of the £2,500 millions being spent annually on construction will go to redeveloping city centres and urban renewal, including the replacement of a large stock of obsolete houses, and believing that the way in which this work is done will have profound social consequences, calls upon Her Majesty's Government to view urban central redevelopment on a national scale; to consider at once making available to local authorities engaged in the work more guidance and advice, particularly on long-term traffic needs and ways of bringing private enterprise and public authorities into closer partnership; to devise ways of giving more financial encouragement where large sums are at stake; to take stock of professional skills available to local authorities for this kind of work with a view to stimulating recruiting and training of them if necessary; and to examine the possibilities of closer co-ordination between the Ministries concerned, 193.
VACCINATION:

[1961-62.] Motion, That leave be given to bring in a Bill to make compulsory the vaccination of infants under the age of six months; and for purposes connected therewith; Question negatived, 196.

VALUATION FOR RATING (SCOTLAND):

[1969-70.] Bill to make provisions with respect to the partial derating of buildings and associated land in Scotland used for the purpose of the keeping or breeding of livestock; presented, 8. (Cited as Valuation for Rating (Scotland) Act 1970) R.A., 180.

VEHICLE AND DRIVING LICENCES:

[1968-69.] Bill to make further provision, in relation to mechanically propelled vehicles, about the licensing, registration and marking of vehicles, the payment of excise duty, the licensing of drivers, offences and the provision of copies of test certificates; and for purposes connected with those matters; presented, 26. (Cited as Vehicles and Driving Licences Act 1969) R.A., 305.

VEHICLE EXCISE DUTY ALLEGATIONS. See COMMITES, III.

VEHICLES (EXCISE):


VEHICLES FOR THOSE INJURED IN INDUSTRY:

[1964-66.] Motion, That this House calls upon Her Majesty's Government to introduce arrangements forthwith to supply, on the same basis of entitlement, workers in industry who have suffered serious disability arising out of and in the course of their employment with the same types of road vehicles as are now supplied to disabled ex-servicemen; Question amended by leaving out from " to", in line 2, to end and adding "extend the categories of persons who are entitled to invalid vehicles", instead; Question, as amended, agreed to, 298.

VENereal DISEASES, CONTROL OF. See CONTROL OF VENereal DISEASES.

VESSELS PROTECTION:

[1965-66.] Bill to make it an offence to take away, to attempt to take away or to be a party to the taking away of, a vessel without authority; and for purposes connected therewith; presented, 75.


VESTURES OF MINISTERS:


VETERINARY SURGEONS:

[1966-67] (Lords): Bill, intituled, An Act to make fresh provision for the management of the veterinary profession, for the registration of veterinary surgeons and veterinary practitioners, for regulating their professional education and professional conduct and for cancelling or suspending registration in cases of misconduct; and for connected purposes; brought from the Lords, 113. (Cited as Veterinary Surgeons Act 1966) R.A., 256.

VIETNAM:

[1966-67.] Motion, That this House, deeply anxious to see an end to the cruel war in Vietnam and recalling Her Majesty's Government's repeated urgings that all parties concerned in the dispute should enter into negotiations to stop the fighting and achieve a settlement which would enable the peoples of North and South Vietnam to determine their own future and which would ensure that the whole country became neutral without foreign troops or bases, approves Her Majesty's Government's determination to pursue their efforts to promote the unconditional negotiations already accepted by the United States but so far rejected by North Vietnam; and endorses Her Majesty's Government's announcement on the 29th day of June last of its decision to dissociate itself from the bombing of oil installations in the Hanoi and Haiphong areas; Amendment proposed, to leave out from " House " to end and add " recognising the sacrifices which the Governments and peoples of the United States of America, Australia, and New Zealand are making in resisting aggression in Vietnam and deeply regretting the sufferings endured by the Vietnamese people in this cruel war, supports the United States Government in the military measures that they have taken to convince the North Vietnamese and the Viet Cong that they cannot win the war, and welcomes President Johnson's unconditional offer to negotiate a peace settlement", instead; Amendment not made; Main Question agreed to, 133.

VIETNAM (GOVERNMENT POLICY):

[1966-67.] Motion, That this House fully supports the three proposals put forward by U Thant for an approach to a peaceful settlement of the war in Vietnam, and his insistence in his statement on the 10th day of April 1967 that the cessation of the bombing of North Vietnam is the first preliminary requisite which alone can create the conditions for meaningful negotiations; and urges Her Majesty's Government to express public support for U Thant's policy and to support his position by making representations in Washington to this effect; Debate adjourned, 450.

VISITING FORCES:

Order approved, [1960-61.] 303.

VOLUNTARY EUTHANASIA:

[1969-70.] Motion, That leave be given to bring in a Bill to make lawful the administration of euthanasia at the request of the recipient; Question negatived, 244.

VOLUNTARY OVERSEAS SERVICES:

[1962-63.] Resolution, That this House, having regard to the excellent work of the organisations
VOYANT SERVICE:


1962-63. Motion, That this House regrets the continued failure of Her Majesty’s Government to take the necessary steps to provide in Wales adequate training facilities for, and encourage apprenticeships among, juveniles; to provide greater opportunities for higher education; to deal with the unemployment position among older people; to tackle the housing situation as a matter of urgency; and expresses the opinion that the solution of these problems would go a long way towards ending the depopulation of the Welsh countryside; Question amended, by leaving out from “House” to “and” and adding “takes note of the successful measures already taken to attract new industry to Wales, thus providing far greater diversification of employment opportunities; welcomes the Government’s continuing expansion of the economy and the increased provision of facilities for the training of young people and adults; recognises the full contribution being made in Wales to the national expansion of university and other higher education of all types; notes the recent heartening increase in Welsh housing activity, and the further stages now envisaged in the Housing White Paper (Command Paper No. 2030); and welcomes the decision of Her Majesty’s Government to carry out a long-term survey of the prospects for Wales; and to produce plans for the economic and social development of the Principality”, instead; Question, as amended, agreed to, 306.

1963-64. Motion, That this House takes note of the Report on Developments in Wales and Monmouthshire for 1963; Amendment proposed, to leave out from “House” to “and” and add “approves the Labour Party’s plans for Wales as set out in Signposts to the New Wales”, instead; Amendment not made; Main Question agreed to, 275.


VOYANT OVERSEAS SERVICES: cont.

1960-61. Resolution, That this House agrees to a Bill to provide opportunities in the United Kingdom for voluntary service by young persons; ordered; presented, 399.


1962-63. Motion, That this House regrets the continued failure of Her Majesty’s Government to take the necessary steps to provide in Wales adequate training facilities for, and encourage apprenticeships among, juveniles; to provide greater opportunities for higher education; to deal with the unemployment position among older people; to tackle the housing situation as a matter of urgency; and expresses the opinion that the solution of these problems would go a long way towards ending the depopulation of the Welsh countryside; Question amended, by leaving out from “House” to “and” and adding “takes note of the successful measures already taken to attract new industry to Wales, thus providing far greater diversification of employment opportunities; welcomes the Government’s continuing expansion of the economy and the increased provision of facilities for the training of young people and adults; recognises the full contribution being made in Wales to the national expansion of university and other higher education of all types; notes the recent heartening increase in Welsh housing activity, and the further stages now envisaged in the Housing White Paper (Command Paper No. 2030); and welcomes the decision of Her Majesty’s Government to carry out a long-term survey of the prospects for Wales; and to produce plans for the economic and social development of the Principality”, instead; Question, as amended, agreed to, 306.

1963-64. Motion, That this House takes note of the Report on Developments in Wales and Monmouthshire for 1963; Amendment proposed, to leave out from “House” to “and” and add “approves the Labour Party’s plans for Wales as set out in Signposts to the New Wales”, instead; Amendment not made; Main Question agreed to, 275.


WAR DAMAGE—WARWICKSHIRE COUNTY COUNCIL:


— [MONEY]. See COMMITTEES, I, 2.

WARWICKSHIRE COUNTY COUNCIL:

[1966-67.] Bill to provide for the establishment of regional water boards and a Central Scotland Water Development Board, and the transfer to those boards of functions in relation to water supply in Scotland previously exercisable by local water authorities, to confer on the Central Scotland Water Development Board functions in relation to the bulk supply of water to its constituent regional water boards, to enable other regional water boards and water development boards to be established by order of the Secretary of State, to amend the Water (Scotland) Acts 1946 and 1949; and for purposes connected with the matters aforesaid; presented, 305. (Cited as Water (Scotland) Act 1967) R.A., 397.

— [MONEY]. See COMMITTEES, I, 2.

WATER SUPPLY:

Motion, That Order be annulled; Question negatived, [1968-69] 52.

WATER SUPPLY (SCOTLAND):

Motion, That Order be annulled; Question amended; Petition for Amendment of Order referred to a Joint Committee, [1966-67] 292.

WATFORD CORPORATION:

[1962-63.] Bill to provide for the removal of restrictions attaching to the Beechen Grove Chapel Burial Ground in the borough of Watford; to authorise the sale of the said burial ground and the use thereof for building or otherwise; and for other purposes; read the first time, 76. (Cited as Watford Corporation Act 1963) R.A., 217.
WAYS AND MEANS

[Note: In consequence of Amendments made to the Standing Order (Appointment of Supply and Ways and Means) on 24th October 1967, no Committee of Ways and Means was appointed after Session 1966–67.]

I. Committee of Ways and Means:
1. Appointment of the Committee.
3. Resolutions reported from the Committee.
5. Incidental Proceedings.

II. List of Bills originating in Committee of Ways and Means.

III. Ways and Means considered in the House:
1. Proceedings upon Motions for Ways and Means Resolutions.
2. Ways and Means Resolutions come to by the House.

IV. Bills brought in upon Ways and Means Resolutions.

I. COMMITTEE OF WAYS AND MEANS

1. APPOINTMENT OF THE COMMITTEE:


2. PROCEEDINGS OF THE COMMITTEE:


Question again proposed for a Resolution:

And Chairman leaves the Chair at Ten o'clock to report Progress, &c., [1966-67] 41, 43, 431.


Resolutions come to; Question proposed for another Resolution:
And Chairman leaves the Chair at Seven o'clock, there being Private Business set down by direction of the Chairman of Ways and Means, [1960-61] 187.

Interrupted by Message from Lords Commissioners authorised to declare the Royal Assent to Bills, [1960-64] 199.

Motion made for a Resolution; Chairman puts the Question thereupon forthwith, pursuant to Standing Order (Ways and Means Motions and Resolutions) and Question agreed to; the Chairman then proceeds successively to put forthwith the Question on each further Motion made by a Minister of the Crown, save the last Motion; Motions made and Questions agreed to; Motion made and Question proposed for another Resolution and Chairman ordered to report Progress (or leaves the Chair, at the hour appointed for the interruption of Business), [1960-61] 184-1, [1961-62] 182-8, [1962-63] 170-4, [1963-64] 193-6, [1964-65] 211-6, [1966-67] 34-8, 422-7.

3. RESOLUTIONS REPORTED FROM THE COMMITTEE:

1960-61
For granting £42,877,600 for the service of the year ending 31st March 1961: Bill ordered, 65. [Consolidated Fund.]

Post Office, 84.

National Health Service Contributions: Bill ordered, 102. [National Health Service Contributions.]

For granting £118,258,15s. 2d. for the service of the year ending 31st March 1960; £86,414,640 for the service of the year ending 31st March 1961; £2,108,686,200 for the service of the year ending 31st March 1962: Bill ordered, 157. [Consolidated Fund No. 31]

Customs and Excise: Television advertisement duty; Hydrocarbon oils (reduction of rebate), 197. Hydrocarbon oils (repayment of rebate); Surcharges or rebates in respect of revenue duties; Pool betting duty (extension of definition of betting); Vehicles excise duty, 198. Vehicles (excise); agricultural tractors, etc., 199.
I. Committee of Ways and Means—cont.

3. RESOLUTIONS REPORTED FROM THE COMMITTEE—cont.

Income tax and Profits tax: Income tax (charge and rates for 1961-62); Income tax (surtax rates for 1960-61), 199. Income tax (dependant relatives); Income tax (increase of relief for National Insurance contributions); Income tax (double taxation relief); Income tax (ministers' residences); Income tax (capital allowances, etc., for motorcars); Income tax (assessments for Schedule E and F contributions); Income tax (returns of interest payments by industrial and provident societies); Employers' surcharge; Profits tax (increase of rate); Profits tax (charges consequential on income tax amendments), 200.


1961-62

Sea Fish Industry, 28.

Transport, 38.

For granting £96,830,500 for the service of the year ending 31st March 1962; Bill ordered, 105. [Consolidated Fund.] South Africa, 121.

For granting £24,359 6s. 9d. for the service of the year ending 31st March 1963: Bill ordered, 154. [Consolidated Fund (No. 2).]

Customs, Excise and Purchase tax: Spirits (Customs and excise); Beer (Customs and excise); Tobacco (Customs and excise); Hydrocarbon oils, etc. (Rates of customs and excise duties and rebates); Hydrocarbon oils (Definition of fuel oils); Fossil fuel duty, 196. Television advertisement duty; Matches (Customs); Mechanical lighters (Customs); Sugar, etc. (Customs and excise duties and drawbacks); Cocoa (Customs duties and drawbacks); Coffee (Customs duties and drawbacks); Customs and excise duties and purchase tax (Termination of surcharge); Customs and excise duties and purchase tax (Power to vary duties and drawbacks and rebates); Purchase tax (Rates); Purchase tax (Extensions of chargeable good), 198. Purchase tax (Goods produced for manufacturer's use); Purchase tax (Drugs and medicines), 199.

Income tax and Profits tax: Income tax (Charges and rates for 1962-63); Income tax (Personal relief); Income tax (Gains from acquisition and disposal of property); Income tax (Land dealings), 199. Income tax (Sales etc., of interests in companies other than shares); Income tax (Cancellation of tax advantages from transactions in securities); Profits tax (Application of income tax charges), 200.

Estate duty: Estate duty (Property situate out of Great Britain), 200. Miscellaneous: Incidental and consequential charges (Income tax, estate duty and stamp duties); Tithe annuities (Redemption), 200. Amendment of the law: Bill ordered upon the above Resolutions, 202. [Finance.]

Income Tax and Profits Tax (Penalties and Assessments): Instruction to the Committee on the Finance Bill that they have power to make provision therein pursuant to the said Resolution, 241.

Income tax and profits tax (Gas Council and Area Boards): Instruction to any Committee to whom the Finance Bill may be re-committed that they have power to make provision therein pursuant to the said Resolution, 268.

For granting £1,402,234,997 for the service of the year ending on 31st March 1963; Bill ordered, 207. [Consolidated Fund (Appropriation).]

1962-63

Agriculture (Miscellaneous Provisions), 39.

For granting £59,818,000 for the service of the year ending 31st March 1963; Bill ordered, 95. [Consolidated Fund.]

Television, 120.

For granting £50 for the service of the year ended 31st March 1962; £115,301,000 for the service of the year ending 31st March 1963; and £2,388,393,100 for the service of the year ending 31st March 1964; Bill ordered, 152. [Consolidated Fund (No. 23.)]

Customs, Excise and Purchase Tax: Surcharges and Rebates in respect of Revenue Duties; Spirits (Customs); Beer (Customs); Tobacco (Customs), 182. Mechanical lighters (Customs); Matches (Customs and Excise); Customs and Excise (Goods conveyed by pipe-line), 183.

Income Tax: Income Tax (Charges and rates for 1963-64); Income Tax (Surtax rates for 1962-63); Income Tax (Personal etc. relief); Income Tax (Pay as you earn: alterations connected with exonation of owner-occupiers from Schedule A); Income Tax (Miscellaneous provisions connected with exonation of owner-occupiers from Schedule A, and other provisions relating to land); Income Tax (Quantities of sand or gravel etc.); Income Tax (Scientific research allowances); Income Tax (Capital allowances etc. for vehicles); Income Tax (Co-operative Housing Associations); Income Tax (Premises provided for holders of offices or employment); Income Tax (Discontinuance of trades etc.); Income Tax (Dividends on bonds to bearer); Income Tax (India, Pakistan and Burmans Pension), 185.

Estate and Stamp Duties: Gifts in consideration of marriage (Estate duty and stamp duties); Estate Duty (Valuation by reference to Schedule A value of land); Stamp Duties (Securities for annuities etc.); Stamp Duties (Marketable securities etc.); Stamp Duties (Leases), 185.

Miscellaneous: Incidental and consequential charges (Income tax, estate duty and stamp duties); Profits Tax (Miscellaneous charges); Redemption of
1. Committee of Ways and Means—cont.

3. Resolutions Reported from the Committee—cont.

Guaranteed Land Stock, 185. Amendment of the law; Bill ordered upon the above Resolutions and the Resolution of the Committee on Finance (Exchequer Advances), 187. [Finance.]

For granting £3,787,264,400 for the service of the year ending 31st March 1964; Bill ordered, 288. [Consolidated Fund (Appropriation).]

1963-64

Agriculture (Price Stabilisation Levies), 56.

For granting £40,084,000 for the service of the year ending 31st March 1964; Bill ordered, 72. [Consolidated Fund.]

Continental Shelf, 88.

Income tax management (incidental charges), 109.

For granting £10 for the service of the year ended 31st March 1964; £60,602,600 for the service of the year ending 31st March 1964; and £2,542,649,100 for the service of the year ending 31st March 1965; Bill ordered, 162. [Consolidated Fund (No. 2).]

Merchant Shipping, 166.

Customs and Excise: Spirits (Excise and Customs); Beer (Excise and Customs); Wine (Customs), 205. British Wine (Excise); Tobacco (Customs and Excise); Purchase tax (valuation of goods containing copyright material); Surcharges and rebates in respect of Revenue Duties; Vehicles Excise Duty (Increase); Vehicles Excise Duty (Exemptions); Income tax (surtax rates for 1964-65); Income tax (alteration of personal reliefs); Income tax (surtax on certain settlements); Income tax (business entertaining); Income tax (withdrawal of initial allowances for motor cars); Income tax (Case VII of Schedule D); Income tax (Cost of maintenance, etc., of agricultural land); Profits tax (Miscellaneous charges); Capital gains; Taxation of companies and company distributions; Stamp duties (Conveyances and transfers); Incidental and consequential charges, 227-31. Amendment of the law, 233. Bill ordered upon the above Resolutions and upon the Resolution of the Committee on Finance (Money), 233. [Finance (No. 2).]

Anchors and Chain Cables, 265.

Income tax (Common investment funds); Instruction to the Committee on the Finance (No. 2) Bill that they have power to make provision therein pursuant to the said Resolution, 275.

Public Works Loans, 383.

For granting £4,434,965,450 for the service of the year ending 31st March 1966; Bill ordered, 209. [Consolidated Fund (Appropriation).]

1965-66

Post Office Savings Bank, 42.

Land Commission (Two Resolutions), 76.

For granting £149,068,000 for the service of the year ending 31st March 1966; Bill ordered, 78. [Consolidated Fund.]

Road Safety, 92.

Companies (Two Resolutions), 103.

For granting £1,018,284 19s. 5d. for the service of the year ending 31st March 1966; Bill ordered, 130. [Consolidated Fund (Appropriation).]

1966-67

Military Aircraft (Loan) (Three Resolutions); Bill ordered, 38. [Military Aircraft (Loan).]
I. Committee of Ways and Means—cont.

3. RESOLUTIONS REPORTED FROM THE COMMITTEE—cont.

Betting (Excise Duties); Gaming (Excise licence duties); Customs and excise (Hover vehicles and pipe-lines); Export rebates for goods consigned to Convention areas; Surcharges and rebates in respect of Revenue Duties; Selective employment tax; Income tax (charge and rates for 1966-67); Income tax (surtax rates for 1965-66); Income tax (Post Office savings bank investment deposits); Income tax (personal relief for non-residents); Income tax (surtax under certain settlements); Income tax (restriction of surtax relief under section 238 of Income Tax Act 1952); Income tax (India, Pakistan and Burmas Pensions); Income tax (Directors and employees of companies granted rights to acquire shares); Income tax (Case VII; insolvency); Income tax (Members of Parliament of Northern Ireland); Income tax, corporation tax and profits tax (Allowances in respect of capital expenditure); Corporation tax (rate for financial years 1964 and 1965); Corporation tax, income tax and capital gains tax (amendments of Corporation Tax Acts); Corporation tax, income tax and profits tax (Management and administration of Corporation Tax Acts); Income tax and corporation tax (cancellation of tax advantages from transactions in securities); Income tax and corporation tax (double taxation relief); Corporation tax and income tax (Friendly Societies); Corporation tax and income tax (harbour reorganisation schemes); Chargeable gains (miscellaneous provisions); Capital gains tax (consequential charges); Estate duty (interests limited to cease on a death etc.); Estate duty (government securities); Relief from tax (incidental and consequential charges). 50-55. Amendment of the law, 55. Bill ordered upon the above Resolutions and the Resolution of the Committee on Finance [Money], and upon the Orders of the House relating to Finance Bill (Procedure) (Stamp Duties Management Act 1891), Finance Bill (Procedures) (Sugar Act 1956) and Finance Bill (Procedure) (Friendly Societies), 55. [Finance.]

Land Commission (Two Resolutions), 62.

Income tax, capital gains tax and corporation tax (Reorganisation of company’s share capital, etc.); Instruction to the Committee on the Finance Bill that they have power to make provision therein pursuant to the said Resolution, 104.

Trees and Hartlepool Port Authority, 167.

For granting £5,251,306,450 for the service of the year ending 31st March 1967; Bill ordered, 192. [Consolidated Fund (Appropriation).]

Road Safety, 246.

Housing Subsidies, 303.

Companies, 355.

Leasehold Reform (Betterment Levy), 387.

Merchant Shipping (Load Lines), 419.

Spirits (Excise and Customs); Beer (Excise and Customs); Wine (Customs); British Wine (Excise); Hydrocarbon oils, etc. (Customs and Excise); Excise Licences (Rate of Duty); Purchase Tax (Rates); 37890

Purchase tax (vehicles acquired for export); Customs and excise duties and purchase tax (termination of surcharge); Surcharges and rebates in respect of revenue duties; Vehicles excise duty (transfer of vehicles); Income tax (charge and rates for 1967-68); Income tax (surtax rates for 1966-67); Income tax (revenue duties); Income tax (tax rates for 1965-66); Income tax (relief for dependent relative of female claimant and for widows and others in respect of children); Corporation tax (charge and rate for financial year 1966); Amendments of Corporation Tax Acts (corporation tax and income tax); Losses and capital allowances in farming and market gardening (income tax and corporation tax); Tax-free income of banking businesses, etc., carried on by non-residents (corporation tax and income tax); Capital allowances (income tax, corporation tax and profits tax); Unilateral relief from double taxation (income tax, corporation tax and capital gains tax); Capital gains (capital gains tax, corporation tax and income tax under case VII of Schedule D); Capital gains tax (consequential charges); Life policies carrying rights not in money (capital gains tax, corporation tax and income tax); Rates of interest on overdue tax; Stamp duties (loan capital); Stamp duties (transfers between associated companies); Provisional Collection of Taxes; Relief from tax (incidental and consequential charges), 438-41. Amendment of the law, 443. Bill ordered upon the above Resolutions and upon the Resolution relating to Finance (Money), 443. [Finance (No. 2)].

Anchors and Chain Cables, 530.

Stamp duties (transfers between associates), 532.

4. PROCEEDINGS OF THE HOUSE UPON RESOLUTIONS OF THE COMMITTEE OF WAYS AND MEANS:


Resolutions reported, read, one Resolution read a second time, and Question, That the House doth agree with the Committee in the said Resolution put forthwith pursuant to Standing Order (Ways and Means Motions and Resolutions), and agreed to; remaining Resolution read a second time and agreed to, [1965-66] 76, 103, [1966-67] 62.


And Instruction to any Committee to whom the Finance Bill may be re-committed, [1961-62] 208.
I. Committee of Ways and Means—cont.

5. INCIDENTAL PROCEEDINGS:


Member reports that the Committee have come to a Resolution (or several Resolutions) and the House then appoints a day for receiving the Report; Member also acquaints the House that the Committee have made Progress in the matter to them referred and moves that they may have leave to sit again, and the House appoints a day accordingly, [1963-64] 197, [1964-65] 54, 216, [1966-67] 38.

Reports ordered to be received:


II. LIST OF BILLS ORIGINATING IN COMMITTEE OF WAYS AND MEANS

FOR PROCEEDINGS ON THESE BILLS, SEE THE ENTRIES RELATING TO THEM IN THE GENERAL ALPHABET.

1960-61
Consolidated Fund.
Consolidated Fund (No. 2).
Consolidated Fund (Appropriation).
Finance.
National Health Service Contributions.

1961-62
Consolidated Fund.
Consolidated Fund (No. 2).
Consolidated Fund (Appropriation).
Finance.

1962-63
Consolidated Fund.
Consolidated Fund (No. 2).
Consolidated Fund (Appropriation).
Finance.

1963-64
Consolidated Fund.
Consolidated Fund (No. 2).
Consolidated Fund (Appropriation).
Finance.

1964-65
Consolidated Fund (Appropriation).
Finance.

1965-66
Armed Forces (Housing Loans).
Consolidated Fund.
Consolidated Fund (No. 2).
Consolidated Fund (Appropriation).
Finance.

1966-67
Consolidated Fund (Appropriation).
Finance.

Military Aircraft (Loans).
III. WAYS AND MEANS CONSIDERED IN THE HOUSE

1. Proceedings upon Motions for Ways and Means Resolutions:


- And Bills ordered upon the Resolution, and upon another Resolution, [1967-68] 40, 65, 93.

Motion for Resolution; Proceedings suspended; Question again proposed; Resolution come to, and Bill ordered, [1968-69] 38.


Motion for Resolution giving provisional statutory effect to certain Motions, and Question put forthwith pursuant to paragraph (1) of Standing Order (Ways and Means Motions) and agreed to, [1969-70] 259.

Bill ordered upon Resolution (inter alia) after intervening proceedings, [1967-68] 41.


- And Debates resumed; Questions put forthwith pursuant to paragraph (2) of Standing Order (Ways and Means Motions) on further Motions and agreed to; and Bills ordered, [1967-68] 171, [1968-69] 205, [1969-70] 269.

2. Ways and Means Resolutions come to by the House:

- 1967-68
  - Erskine Bridge Tolls (Four Resolutions); Bill ordered [Erskine Bridge Tolls Bill], 14.
  - Agriculture (Miscellaneous Provisions), 16.
  - National Loans, 40; Bill ordered upon the Resolution and upon a Resolution relating to National Loans [Money] (National Loans Bill), 41.
  - Termination of Export Rebates; Bill ordered upon the Resolution and upon a Resolution relating to Selective Employment Payments (Revenue Bill), 65.
  - Transport, 68.
  - Consular Relations, 76.
  - Export Rebates; Resolution of an earlier day relating to Selective Employment Payments read; Bill ordered upon the Resolutions (Revenue No. 2) Bill, 93.
  - Gaming, 107.
  - Medicines, 111.
  - National Health Service Contributions, 118.
  - Customs Duties (Dumping and Subsidies) Amendment; Bill ordered [Customs Duties (Dumping and Subsidies) Amendment Bill], 148.
  - Provisional Collection of Taxes, 160, 376/90

Amendment of the Law; Spirits (Excise and Customs), 171; Wine (Customs); British Wine (Excise); Tobacco (Customs and Excise), 172; Hydrocarbon oils (Customs and Excise); Matches (Customs); Mechanical Lighters (Customs); Hops, hop oil, etc. (Customs); Excise (General betting duty); Excise (Pool betting duty); Excise (gaming licence duty), 173; Purchase Tax, 174; Surcharges and rebates in respect of revenue duties; Vehicles Excise Duty, 175; Income tax (charge and rates for 1968-69); Income tax (surtax rates for 1967-68); 176; Income tax (alterations in personal reliefs); Income tax (life policies, life annuity contracts and capital redemption policies), 177; Income tax (stock dividend options); Income tax (general annuities paid by non-resident life assurance companies); Corporation tax (charge and rate for financial year 1967); Profits not computed on earnings basis (income tax and corporation tax); Company partnerships (income tax, corporation tax and capital gains tax); Industrial information and techniques (income tax, corporation tax and capital gains tax); Double taxation relief (income tax, corporation tax and capital gains tax); Capital gains (capital gains tax, corporation tax and income tax), 178; Tax on capital gains (consequential charges); Estate duty; Special charge; Selective employment tax, 179; Interest on overdue tax; Betterment Levy (minerals); Provisional collection of taxes; Relief from tax (incidental and consequential charges), Certain Orders made as to procedure; and Bill ordered [Finance Bill], 181.

International Organisations, 306.

Covent Garden Market, 312.

Finance: Dividends paid out of pre-1966-67 profits; Life policies, 321.

1968-69

Post Office, 20.

Vehicle and Driving Licences, 37.

Import Deposits; Bill ordered [Customs (Import Deposits) Bill], 42.

Transport (London), 71.

Provisional Collection of Taxes, 193.

Amendment of the Law, 205; Spirits (Excise and Customs); Beer (Excise and Customs); Wine (Customs), 206; British Wine (Excise); Tobacco (Customs and Excise), 207; Hydrocarbon Oils (Customs and Excise); Bingo (Excise Duty); Off-Course betting (Excise Licence Duty); Gaming (Excise Licence Duty), 208; Gaming Machines (Excise Licence Duty); Purchase Tax, 209; Customs and Excise Duties and Purchase Tax (Termination of Surcharges); Surcharges and rebates in respect of revenue duties; Vehicles Excise Duty; Income tax (charge and rates for 1967-70); Income tax (surtax rates for 1968-69); Income tax (alterations of personal reliefs), 210; Income tax (child relief, settlements, aggregation and family allowances), 211; Reduction in age of majority (income tax and corporation tax); Disallowance of interest (income tax and corporation tax); Corporation tax (charge and rates for financial year 1968); Corporation Tax Acts (income tax and corporation tax); Lomas (corporation tax), 2 C 4.
III. Ways and Means Considered in the House—cont.

212; Tax avoidance (income tax and corporation tax); Income tax (transfer of assets abroad); Estate duty (Amount); Estate duty (Property passing on death); Estate duty (Works of art), 213; Capital gains (capital gains tax, corporation tax and income tax); Tax on capital gains (consequential charges); Betterment levy; Selective employment tax, 214; Selective employment payments; Power of Treasury to borrow; Relief from tax (incidental and consequential charges); Consolidation amendments; certain Orders made as to procedure, 215; and Bill ordered [Finance Bill], 216.

Power of Treasury to borrow, 291.

Premiums on leases (income tax and corporation tax), 291.

1969-70

Agriculture, 24.

Customs (Import Deposits); Bill ordered [Customs (Import Deposits) Bill], 26.

Ports, 94.

National Superannuation and Social Insurance, 99.

Provisional Collection of Taxes, 259.

IV. BILLS BROUGHT IN UPON WAYS AND MEANS RESOLUTIONS

1967-68

Upon Ways and Means Resolutions:

Erskine Bridge Tolls.

Customs Duties (Dumping and Subsidies) Amendment.

Upon Ways and Means Resolutions and other Resolutions:

National Loans. Revenue. Revenue (No. 2).

Upon Ways and Means Resolutions, another Resolution, and certain Orders:

Finance.

WAYS AND MEANS (NATIONAL HEALTH SERVICE CONTRIBUTIONS):

[1960-61.] Motion, That the entries of Wednesday the 8th day of this instant February on the Question on the Motion in Committee of Ways and Means relating to National Health Insurance being put accordingly; that the Committee proceeded to a Division; that Mr. Bryan and Mr. John Hill were appointed Tellers for the Yeas, but no Member being willing to act as Tellers for the Noes, the Chairman declared that the Yeas had it; that the Resolution be reported; that the Report be received this day and that the Committee do sit again this day be expunged from the Journals of the House; Question negatived, 101.

WEIGHTS AND MEASURES:

[1960-61.] [Lords]: Bill, intituled, An Act to make amended provision with respect to weights and measures; and for connected purposes; brought from the Lords, 101.

National Health Service Contributions; Bill ordered [National Health Service Contributions Bill], 263.

Amendment of the Law, 269; General betting duty and betting premises licence duty, 270; Gaming (Excise licence duty); Gaming machines (Excise licence duty); Tobacco subsidies (Duties of customs and excise); Decimalisation (Duties of customs and excise), 271; Surcharges and rebates in respect of revenue duties; Vehicles excise duty (Decimalisation); Income tax (charge and rates for 1970-71); Income tax (surtax rates for 1969-70); Income tax (alterations of personal reliefs), 272; Retirement benefits, etc. (income tax and corporation tax); Income tax (benefits and contributions under national superannuation and social insurance legislation); Treatment of interest for tax purposes (income tax), 273; Corporation tax (charge and rate for 1969); Corporation tax (securities exempt from tax on capital gains); Tax on capital gains (consequential charges); Estate duty (rate of interest); Estate duty (discretionary trusts); Stamp duties; Relief from tax (incidental and consequential charges), 274; certain Orders made as to procedure; and Bill ordered [Finance Bill], 275.

Construction Industry Contracts, 290.

Mineral Royalties, 340.

Stamp Duty (Bills of Exchange), 340.

1968-69

Upon Ways and Means Resolutions:

Customs (Import Deposits).

Upon Ways and Means Resolutions, another Resolution, and certain Orders:

Finance.

1969-70

Upon Ways and Means Resolutions:

Customs (Import Deposits).

National Health Service Contributions.

Upon Ways and Means Resolutions, another Resolution, and certain Orders:

Finance.

(No. 2) Bill presented, 297.

[1962-63.] Bill to make amended provision with respect to weights and measures and for connected purposes; presented, 9. (Cited as Weights and Measures Act 1963) R.A., 313.


[MONIES]. See COMMITTEES, I, 2.

WELFARE STATE:

[1965-66.] Motion, That this House approves the achievements to date and the aims of Her Majesty's Government to improve and develop the social services as rapidly as possible within the framework of the National Plan on the principles of a free National Health Service, comprehensive welfare services, a fair share of rising living standards for those in retirement, and the
WELSH OFFICE PROVISIONAL ORDER (LLANELLY):

[1964-65.] Bill to confirm a Provisional Order of the Secretary of State relating to the borough of Llanelly; read the first time, 257. (Cited as Welsh Office Provisional Order Confirmation (Llanelly) Act 1965) R.A., 411.

WELSH OFFICE PROVISIONAL ORDER (WESTERN VALLEYS (MONMOUTHSHIRE) SEWERAGE BOARD):

[1966-67.] Bill to confirm a Provisional Order of the Secretary of State relating to the Western Valleys (Monmouthshire) Sewerage Board; read the first time, 58. (Cited as Welsh Office Provisional Order Confirmation (Western Valleys (Monmouthshire) Sewerage Board) Act 1966) R.A., 192.

WELSH SHIPPING AGENCY:


WENTWORTH ESTATE:

[1963-64.] (Lords): Bill, intituled, An Act to make provision for the maintenance of the private roads and footpaths on the estate known as the Wentworth Estate in the urban District of Egham and the rural district of Bagshot in the county of Surrey; and for other purposes; brought from the Lords, 181. (Cited as Wentworth Estate Act 1964) R.A., 339.

WEST BROMWICH CORPORATION:

[1968-69.] Bill to re-enact with amendments and to extend certain local enactments in force in the county borough of West Bromwich; to make further provision for the health, local government, improvement and finances of that borough; to confer further powers upon the mayor, aldermen and burgesses of that borough; and for other purposes, read the first time, 87. (Cited as West Bromwich Corporation Act 1969) R.A., 388.

WELSH COLLEGE OF ADVANCED TECHNOLOGY AND UNIVERSITY OF WALES, FUTURE OF:

See FUTURE OF WELSH COLLEGE OF ADVANCED TECHNOLOGY, 6c.

WELSH GRAND COMMITTEE. See COMMITTEES IV.

WELSH LANGUAGE:


—— [MONEY] See RESOLUTIONS, IV.
WEST END BAPTIST CHURCH, HAMMERSMITH—cont.

for purposes incidental thereto; read the first time, 335. Read a second time and referred to the Examiners, 345.

WEST HERTFORDSHIRE MAIN DRAINAGE:

[1969-70.] Bill to confer further powers upon the West Hertfordshire Main Drainage Authority; to extend the sewerage district of that Authority; and for other purposes; read the first time, 116. Read the third time, and passed, 252.

WEST INDIES:

[1961-62.] [Lords]: Bill, intituled, An Act to enable provision to be made for thecession of the inclusion of colonies in the federation established under the British Caribbean Federation Act 1956, and for the dissolution of that federation and for matters consequential on the happening of either of those events; to enable provision to be made for the establishment of common courts and other authorities for, and fresh provision to be made for the government of certain West Indian colonies; to enable provision to be made for the establishment of new forms of government for combinations of such colonies; and for purposes connected with the matters aforesaid; brought from the Lords, 145. (Cited as West Indies Act 1962) R.A., 208.

[1966-67.] Bill to confer on certain West Indian territories a new status of association with the United Kingdom, and to enable that status to be terminated at any time; to make provision for other matters in connection with, or consequential upon, the creation or termination of that status or other constitutional changes which may occur in relation to any of those territories; to make further provision as to grants under the Overseas Aid Act 1966; and for purposes connected with the matters aforesaid; presented, 300. (Cited as West Indies Act 1967) R.A., 364.

WEST RIDDING COUNTY COUNCIL:

[1969-70.] Bill to confer further powers on the West Riding County Council in relation to lands and the finances of the administrative county of the West Riding of Yorkshire; and for other purposes; read the first time, 116. (Cited as West Riding County Council Act 1970) R.A., 364.

WEST RIDING COUNTY COUNCIL (GENERAL POWERS):

[1963-64.] Bill to confer further powers on the West Riding County Council and on local authorities in the administrative county of the West Riding of Yorkshire in relation to industry, lands and highways and the local government, improvement, health and finances of the county; and for other purposes; read the first time, 78. (Cited as West Riding County Council (General Powers) Act 1964) R.A., 539.

WEST SUSSEX COUNTY COUNCIL:

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers on the West Sussex County Council in relation to the finances of the county; and for other purposes; brought from the Lords, 259. Read a second time and committed, 292.

WESTERN VALLEYS (MONMOUTHSHIRE) SEWERAGE BOARD:

[1969-70.] [Lords]: Bill, intituled, An Act to confer further powers upon the Western Valleys (Monmouthshire) Sewerage Board; to amend certain local enactments relating to the Board's undertaking; and for other purposes; brought from the Lords, 300. Read a second time and committed, 324.

WHITE FISH AND HERRING INDUSTRIES:

[1960-61.] Bill to make further provision for financial assistance for the white fish and herring industries (including advances to the White Fish Authority); presented, 66. (Cited as White Fish and Herring Industries Act 1961) R.A., 222.

WHITEHALL REDEVELOPMENT. See HOUSE OF COMMONS (SERVICES).

WHITEHAVEN HARBOUR:

[1966-62.] Bill to make provision in relation to the application of the revenue of the Whitehaven Harbour Commissioners and the payment of interest on bonds of the Commissioners; to authorise the creation of a reserve fund; and for other purposes; read the first time, 78. (Cited as Whitehaven Harbour Act 1962) R.A., 208.

[1969-70.] Bill to authorise the Whitehaven Harbour Commissioners to construct further works; and for other purposes; read the first time, 116. Read the third time and passed, 277.

WHITE PAPER ON LOCAL GOVERNMENT REORGANISATION IN GLAMORGAN AND MONMOUTHSHIRE:


WHITGIFT CHARITIES:

[1966-69.] [Lords]: Bill, intituled, An Act to make further provision with regard to the Whitgift Almshouse Charity in the London Borough of Croydon; to confer further powers on the Governing Body of the Whitgift Educational Foundation and to provide for the incorporation by statute of the said Governing body; and for other purposes; brought from the Lords, 200. (Cited as Whitgift Charities Act 1969) R.A., 364.

WHITLEY BAY PIER:


[1966-67.] [Lords]: Bill, intituled, An Act to empower North Eastern Piers Limited to construct works and to acquire lands; and for other purposes; brought from the Lords, 136. (Cited as Whitley Bay Pier Act 1966) R.A., 290.

WIDOWS' PENSIONS:

[1962-63.] Bill to increase the ten shilling pensions payable to certain widows; and to amend the law regarding earnings of widows in receipt of pensions; presented, 32. Motion for Second Reading: Question negatived, 82.

[1963-64.] Bill presented, 49.
WILD PLANTS PROTECTION:
[1967-68.] Bill to protect wild plants and for purposes connected therewith; presented, 40.

WILLIAMS & GLYN'S BANK:
[1969-70.] Bill to provide for the transfer to Williams & Glyn's Bank Limited of the undertakings of Glyn, Mills & Co. The National Bank Limited and Williams Deacon's Bank Limited and for other purposes incidental thereto and consequential thereupon; read the first time, 116. Bill, as amended, considered, 327.

WILLS:
[1962-63.] Bill to repeal the Wills Act 1861 and make new provision in lieu thereof; and to provide that certain testamentary instruments shall be probative for the purpose of the conveyance of heritable property in Scotland; presented, 33. (Cited as Wills Act 1965) R.A., 513.


WILTSHIRE COUNTY COUNCIL:
[1969-70] [Lords]: Bill to originate in the Lords, 86. Examiners' Report in case of Petition for Bill, Standing Orders complied with, 106.

WINCHESTER CATHEDRAL CLOSE:
[1969-61. Bill to provide for the removal of certain restrictions attaching to lands forming part of the Close of the Cathedral Church of the Holy Trinity and of Saint Peter and Saint Paul and of Saint Swithun in Winchester, to authorise the use of the said lands for building and other purposes and the disposal thereof; and for other purposes; read the first time, 73. (Cited as Winchester Cathedral Close Act 1961) R.A., 222.

WIRELESS TELEGRAPHY:
[1966-67] Bill to enable the Postmaster General to obtain information as to the sale and hire of television receiving sets; to enable him to prohibit the manufacturing or importation of certain wireless telegraphy apparatus; to make provision for requiring applicants for vehicle excise licences to give information about such apparatus installed in vehicles; to make miscellaneous amendments in the Wireless Telegraphy Act 1949 and for connected purposes; presented, 385. (Cited as Wireless Telegraphy Act 1967) R.A., 597.

[—MONEY]. See RESOLUTIONS, IV.

WITHAM NAVIGATION COMPANY:
[1968-69.] Lords: Bill intituled, An Act to reorganise the capital structure of the Company of Proprietors of the Witham Navigation by reducing the nominal value of the shares and by creating and issuing to the Proprietors of the Company amounts of unsecured loan stock; to authorise the Company to dispose of their reversion to the lease of the Witham Navigation; to confer further powers on the Company; and for other purposes; brought from the Lords, 178. (Cited as Witham Navigation Act 1969) R.A., 364.

WITHDRAWAL OF SIR FREDERICK CRAWFORD'S PASSPORT:
[1968-68.] Motion, That this House condemns Her Majesty's Government for withdrawing Sir Frederick Crawford's passport; Question negatived, 243.

WINES

Resolutions come to at the commencement of each Session: 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: 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, [1960-61] 3, [1961-62] 3, [1962-63] 3, [1963-64] 3, [1964-65] 14, [1965-66] 3, [1966-67] 14, [1967-68] 3, [1968-69] 3, [1969-70] 3.

See also MESSAGES.

WOLFE NDEN COMMITTEE ON SPORT:
[1960-61.] Resolution, That this House takes note of the recommendations of the Wolfenden Committee on Sport and the Community, and urges Her Majesty's Government to give effect to those proposals which require Government aid or support; and, in particular, recommends that the provision of adequate playing fields, sports arenas, swimming pools and similar facilities should be undertaken by local authorities of all kinds and voluntary organisations working in partnership, together and with the Government, to expand opportunities for healthy physical recreation, both indoor and outdoor, 209.

WOLVERHAMPTON CORPORATION:
[1968-69.] Bill to re-enact with amendments and to extend certain local enactments in force in the county Borough of Wolverhampton; to make further provision for the health, local government, improvement and finances of that borough; to confer further powers upon the mayor, aldermen and burgesses of that borough; and for other purposes; read the first time, 87. (Cited as Wolverhampton Corporation Act 1969) R.A., 388.
WORCESTER CORPORATION:

[1968-69] [Lords]: Bill, intituled, An Act to confer additional powers upon the Worcestershire County Council and on local authorities in the administrative county of Worcester in relation to lands, amenities and highways and the local government improvement, health and educational services and finances of the county and of the boroughs and districts therein; to enable the Arley Ferry across the river Severn to be discontinued; and for other purposes; brought from the Lords, 230. (Cited as Worcester Corporation Act 1968) R.A., 388.

WORKMEN'S COMPENSATION:


WORKMEN'S COMPENSATION AND BENEFIT (AMENDMENT):

[1965-66] Bill to amend the law with respect to the supplementation of workmen's compensation and the provision of other benefit in respect of employment before 5th July 1948; presented, 7. (Cited as Workmen's Compensation and Benefit (Amendment) Act 1965) R.A., 63.

YORKSHIRE DERWENT WATER:

[1969-70] Bill to provide for the conservation of the water resources of the area of the Yorkshire Ouse and Hull River Authority by the construction by that authority of a reservoir and other waterworks; to authorise the said authority to acquire lands and to confer further powers upon them to alter the name of the said authority; to authorise the lord mayor, aldermen and citizens of the city and county of Kingston upon Hull and the lord mayor, aldermen and citizens of the city of Sheffield to construct waterworks and to acquire lands and to confer further powers upon them in respect of their respective water undertakings; and for other purposes; read the first time, 87. (Cited as York Corporation Act 1969) R.A., 364.

YORKSHIRE REGISTRIES AMENDMENT:

[1965-66] [Lords]: Bill to originate in the Lords, 55. Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 66.

YORKSHIRE WOOLLEN DISTRICT TRANSPORT:

[1961-62] [Lords]: Bill to originate in the Lords, 55. Examiners' Report, in case of Petition for Bill, Standing Orders complied with, 66.

YOUNG PERSONS (EMPLOYMENT):

[1963-64] Bill to extend the kinds of occupations in the case of which the hours of employment of young persons employed therein are regulated by the Young Persons (Employment) Act 1938 and to increase the penalty for an offence against section 1 of that Act; ordered; presented, 237. (Cited as Young Persons (Employment) Act 1964) R.A., 339.

YOUTH SERVICE:

ZAMGIA (GIFT OF A SPEAKER'S CHAIR). See ADDRESSES, IV; and MEMBERS.

ZAMBIA INDEPENDENCE:
[1963-64.] Bill to make provision for, and in connection with, the establishment of Northern Rhodesia, under the name of Zambia, as an independent republic within the Commonwealth; presented, 282. (Cited as Zambia Independence Act 1964) R.A., 339.

ZANZIBAR:

ZETLAND COUNTY COUNCIL (SYMBISTER HARBOUR) ORDER CONFIRMATION:
[1960-61.] Bill to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, relating to Zetland County Council (Symbister Harbour); presented, 82. (Cited as Zetland County Council (Symbister Harbour) Order Confirmation Act 1961) R.A., 127.

ZINC CORPORATION:
[1961-62.] Lords': Bill, intituled, An Act to make provision for the transfer to the State of Victoria in the Commonwealth of Australia of the registered office of The Zinc Corporation, Limited for the purpose of enabling that company to be deemed to be incorporated in such State, for the cessation of application to that company of provisions of the Companies Act 1948, consequent thereon; and for other purposes incidental thereto; brought from the Lords, 125. (Cited as Zinc Corporation Act 1962) R.A., 208.