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OF THE
PARLIAMENT OF GHANA

Commencement: 1st November, 2000
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1. These Orders are The Standing Orders of the Parliament of Ghana and shall be so called.

2. Except otherwise provided in these Orders or in the Constitution of the Republic of Ghana, these Orders shall not restrict the mode in which Parliament exercises and upholds its powers, privileges and immunities.

3. (1) Notwithstanding anything in these Orders, any order or part of an order may be suspended without notice with the consent of Mr. Speaker and the majority of Members present.

   (2) The Order or part of the order proposed to be suspended and the reason for the proposed suspension shall be distinctly stated.

4. These Standing Orders may be amended as Amendments provided for in Order 84.
5. In case of doubt these Orders shall be interpreted by Mr. Speaker as he deems fit.

6. In all cases not provided for in these Orders Mr. Speaker shall make provisions as he deems fit.

7. In these Orders, unless the context otherwise requires -

"Bill" means the draft of a statute (or Act of Parliament) and includes both a private and a public Bill;

"the Clerk" means the Clerk to Parliament or any other officer authorised by Mr. Speaker to act for the Clerk;

"Committee" means a Committee of the whole, a Standing, Select, Special or Adhoc Committee;

"Committee of the whole" means a Committee composed of the whole body of Members of Parliament;

"Constitution" means the Constitution of Ghana;

"Council" means the Council of State;

"enactment" means an Act of Parliament, a Decree, a Law or a constitutional instrument
or a statutory instrument or any provision of an Act of Parliament a Decree, a Law or of a constitutional or of a statutory instrument;
"functions" include powers and duties;
"Gazette" means the Ghana Gazette;
"House" means Parliament;
"leave of Parliament or the House" or any expression of like import means permission or agreement given by the majority of the Members of the House;
"lobby" means the covered corridor immediately adjoining the Chamber and coterminous with it;
"Majority Leader" means a Member of Parliament designated by the Party or Parties holding majority of the seats in the House as their recognised Leader in the House;
"meeting" means any sitting or sittings of Parliament commencing when Parliament first meets after being summoned at any time and ending when Parliament is adjourned sine die;
"Member" means a Member of Parliament;
"Member in charge of a Bill" means the Member who has introduced a Bill;
"Minister" means a Minister of State;
"Minority Leader" means a Member of Parliament designated by the Party having the largest numerical strength in Parliament other than the Party that has formed the Government, as the recognised Leader of all the Minority groups in the House;
"motion" means a proposal made by a Member that Parliament or a Committee thereof do something, order something to be done, or express an opinion concerning some matter;
"Orders" means these Standing Orders;
"officer" means the Clerk or any person acting within the precincts of Parliament under the order of Mr. Speaker, and includes any police officer on duty within the precincts of Parliament but does not include a person suspended from duty under any enactment in force;
"official publication" means any publication produced by or under the authority or with the sanction of any Ministry, department, organisation, agency, association, society or club;
"one day's notice" means a notice given on any sitting day for a motion or inquiry to be made on the next succeeding sitting day;

"ordered by Parliament or the House" or any expression of like import means ordered by a majority decision of the House;

"petition" means a written prayer or plea presented to Parliament, and includes all such submissions whether relating to public or private matters, matters of general policy, or to redress local or personal grievances;

"precincts of the House or Parliament" means and includes the Chamber, the Lobbies, the Galleries and grounds of Parliament House and such other places as the Speaker may from time to time specify;

"question" except in respect of the question time or period; and a question of privileges means a proposal presented to Parliament or a Committee thereof by the Speaker or Chairman for consideration and decision or disposal in some manner;

"Session" means a series of meetings of Parliament within a period of twelve months;

"Sitting" includes a period during which Parliament is sitting continuously without
adjournment and a period during which it is in Committee;

"Speaker" or "Mr. Speaker" includes a Member presiding at a sitting;

"stranger" means any person other than the President. Vice-President, Mr. Speaker, Ministers and Deputy Ministers who are not Members of the House, a Member or an officer of the House;

"substantive motion" means an independent motion of which notice is duly given but which is neither incidental nor relating to a proceeding or order of the day already before the House;

"Table" means the Table Office or the Clerk's Table.
7 PART
TWO

ELECTION OF SPEAKER, DEPUTY SPEAKER
AND OATHS

8. (1) There shall be a Speaker of Parliament who shall be elected by the Members of Parliament from among persons who are Members of Parliament or who are qualified to be elected as such under the Constitution.

(2) Whenever there is a vacancy in the office of Speaker as a result of a dissolution, Parliament shall proceed to the election of a Speaker as soon as a quorum is present and before Members have been sworn.

(3) Prior to the election the Clerk shall act as Chairman of the House.

(4) No person shall be proposed as Speaker unless the person has given his consent to be nominated.

(5) A Member, addressing himself to the Clerk, shall propose such person to the House as its Speaker and shall move that such person "do take the Chair of this House as Speaker," which motion must be seconded without debate.
(6) If one person only is proposed, he shall be declared elected and conducted to the Chair without any Question being put.

9. (1) Where more than one person is proposed a motion shall be made and seconded in respect of each person, and the House shall proceed to elect a Speaker by secret ballot in accordance with the provisions of this Order.

(2) When nominations have been received the Clerk shall announce that the ballot will now be taken, and unless a Member rises to speak, no fresh nominations shall be taken.

(3) An officer of Parliament shall give to each Member present a ballot paper on which the Member may record his vote by writing the name of the person for whom he wishes to vote.

(4) A Member can only vote for someone who has been duly nominated and seconded.

(5) Each ballot paper shall be folded so that the name written on it cannot be seen. The ballot papers shall then be collected by an officer of Parliament and counted at the Table by the Clerk who shall then declare the result.

(6) Where two persons are proposed and seconded for the Office of Speaker, the person
who receives the greater number of votes shall be declared elected as Speaker.

(7) Where at any ballot between two candidates the votes are equal, another ballot shall be held.

(8) At any ballot between more than two persons who have been proposed and seconded the candidate who receives the greatest number of votes shall be declared elected as Speaker, provided that he has received a majority of the votes of Members present; but if no candidate has received such majority the name of the candidate who has received the smallest number of votes shall be withdrawn, the candidate obtaining the smallest number of votes at each ballot being excluded until one candidate obtains a majority.

(9) Where there is equality of votes between candidates who receive the smallest number of votes, and one of them has to be excluded from the election under paragraph (8) of this order there shall be a ballot to determine which of them shall be excluded.

10. (1) As soon as possible after his election oath of the Speaker-elect shall be conducted to the Speaker House and he shall immediately take the Oath of Allegiance and the Speaker's Oath as set
out in Appendix C to these Standing Orders. The Oaths shall be administered by the Chief Justice.

(2) The Speaker-elect may, instead of taking the Oath, make and subscribe a solemn affirmation as set out in Appendix C to these Standing Orders.

11. (1) Whenever it is necessary to elect a new Speaker because Mr. Speaker has vacated his office for any reason, the Chair shall be taken by the First Deputy Speaker; and in the absence of the latter, by the Second Deputy Speaker. If both officers are absent the House may by motion elect a Member to preside over the election of a new Speaker.

(2) Whenever it is necessary to proceed to elect a new Speaker because of notification by Mr. Speaker of his intention to relinquish that office, then Mr. Speaker shall continue to take the Chair until a new Speaker has been elected, whereupon he shall leave the Chair and shall cease to perform those duties and to exercise that authority and the Speaker-elect shall take the Chair accordingly.

12. (1) At the commencement of every Parliament, or as may be necessary, the House shall elect two Deputy Speakers who shall be
known as the First and Second Deputy Speakers.

(2) The Deputy Speaker shall be elected from among the Members of Parliament and both of them shall not be Members of the same political party.

(3) The rules prescribed for the election of Speaker shall be observed in respect of the election of Deputy Speakers except that Mr. Speaker shall be in the Chair.

13. (1) Either of the Deputy Speakers shall take the Chair as Deputy Speaker whenever requested to do so by Mr. Speaker during a Sitting of the House without any formal communication to the House.

(2) Whenever the House is informed by the Clerk at the Table of the unavoidable absence of Mr. Speaker, the First Deputy Speaker shall perform the duties and exercise the authority of Mr. Speaker in relation to all proceedings of the House until Mr. Speaker resumes the Chair, without any further communication to the House.

(3) Whenever the House is informed by the Clerk at the Table of the unavoidable absence of both Mr. Speaker and the First
Deputy Speaker, the Second Deputy Speaker shall perform the duties and exercise the authority of the Speaker in accordance with paragraph (2) of this Order.

14. (1) Every Member shall, before taking his seat formally in Parliament, take and subscribe before the Speaker, in the House and in the presence of the other Members of Parliament, the Oath of Allegiance and the Oath of a Member of Parliament as set out in Appendix C (1) and (3) to these Standing Orders.

(2) A Member may, instead of taking the Oath, make and subscribe to a solemn affirmation in the form presented in Appendix C (1) and (3) to these Standing Orders.

(3) A Member may, before taking the Oaths referred to in paragraph (1) of this Order, take part in the election of the Speaker.

15. (1) Every Member shall attend the service of the House unless leave of absence has been given him by Mr. Speaker.

(2) Leave of absence may be given by Mr. Speaker to any Member who shows sufficient cause justifying his absence or who is away on official or parliamentary duties.
16. (1) A Member shall not absent himself during a meeting for more than fifteen sittings without the permission in writing of the Speaker. Any Member infringing this Order shall have his conduct referred to the Privileges Committee.

(2) A Member shall be excused from service on the House or on any Committee, so long as he has leave of absence.

17. A Member who desires to resign his seat in the House shall notify Mr. Speaker in writing under his hand of his intention to resign his seat and Mr. Speaker shall inform the House as soon as practicable.

18. The seat of a Member shall be declared vacant by Mr. Speaker under clause (I) (b) to (h) of Article 97 of the Constitution.

19. In all cases as provided under orders 17 and 18 the Clerk shall immediately notify the Electoral Commission who shall take steps to fill the vacancies thus created in accordance with Article 112 (5) of the Constitution.
14 PART

THREE

Sub-Part One

PRIVILEGES AND IMMUNITIES

<table>
<thead>
<tr>
<th>Freedom of speech and proceedings</th>
<th>20, There shall be freedom of speech, debate and proceedings in Parliament and that freedom shall not be impeached or questioned in any court or place out of Parliament.</th>
</tr>
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<tbody>
<tr>
<td>cf. Article 115 of the Constitution.</td>
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<tr>
<th>Immunity from proceedings for acts in Parliament</th>
<th>21. No civil or criminal proceedings shall be instituted against a Member of Parliament in any court or place out of Parliament for any matter or thing brought by him in or before Parliament by way of petition, bill, motion or otherwise.</th>
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<td>cf. Article 116(1) of the Constitution.</td>
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<th>Immunity from service of process and arrest</th>
<th>22. No civil or criminal process coming from any court or place out of Parliament shall be served on, or executed in relation to, Mr. Speaker or a Member or the Clerk to Parliament while he is on his way to, attending at or returning from any proceedings of Parliament.</th>
</tr>
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<tr>
<td>cf. Article 117.</td>
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23. (1) Neither Mr. Speaker nor a Member of, nor the Clerk to Parliament shall be compelled, while attending Parliament to appear as a witness in any court or place out of Parliament.

(2) The certificate of Mr. Speaker that a Member or the Clerk is attending the proceedings of Parliament shall be conclusive evidence of attendance at Parliament.

24. Neither Mr. Speaker nor a Member of, nor the Clerk to Parliament shall be required to serve on a jury in any court or place out of Parliament.

25. Subject to the provisions of the Constitution no person shall be under any civil or criminal liability in respect of the publication of -

(a) the text or a summary of any report, papers, minutes, votes or proceedings of Parliament; or

(b) a contemporaneous report of the proceedings of Parliament,

unless it is shown that the publication was effected maliciously or otherwise in bad faith.
26. (1) A person summoned to attend to give evidence or to produce any document or record before Parliament shall be entitled, in respect of his evidence, or the production of the document, as the case may be, to the same privileges as if he were appearing before a Court.

(2) No public officer shall be required to produce before Parliament a document, the disclosure of which is certified by Mr. Speaker or the National Security Council as being either injurious to public interest or prejudicial to the security of the State; and where there is any doubt as to the nature of such class of documents its determination shall be referred by Mr. Speaker to the Supreme Court.

(3) An answer by a person to a question put by Parliament shall not be admissible in evidence against him in any civil or criminal proceedings out of Parliament, unless they are proceedings for perjury brought under the criminal law.

27. Notwithstanding anything contained in these Orders Mr. Speaker may refer any questions of privilege to the Committee of Privileges for examination, investigation and report.
28. An act or omission which obstructs or impedes Parliament in the performance of its functions or which obstructs or impedes a Member or officer of Parliament in the discharge of his duties or affronts the dignity of Parliament or which tends either directly or indirectly to produce such a result shall be contempt of Parliament.

29. Where an act or omission which constitutes contempt of Parliament is an offence under the criminal law, the exercise by Parliament of the power to punish for contempt shall not be a bar to the institution of proceedings under the criminal law.

30. The following acts or conduct shall constitute a breach of privilege or contempt of Parliament.

(a) disorderly conduct on the part of strangers such as riotous or disorderly action by strangers to hinder or promote the passing of a bill or other legislative measure.
or motion or any other matter pending before the House;

(b) misbehaviour on the part of witnesses appearing before Parliament or any of its Committees;

(c) flagrant, persistent or wilful disobedience of the general rules or orders of the House including its Committees designed to prevent, delay, obstruct or interfere with the execution of the orders of the House or of its Committees;

(d) presenting to Parliament frivolous, false, scandalous, groundless or fabricated documents or such allegations in a petition;

(e) any act or conduct calculated or intended to deceive Parliament or any of its Committees;

(f) deliberate misleading of Parliament or any of its Committees;

(g) misconduct or corruption in the
execution of official duties by Members or officers of Parliament;

(h) publication of false, perverted, misleading, distorted, fabricated or scandalous reports, books or libels reflecting on the proceedings in Parliament;

(i) causing or effecting the arrest of a Member or officer of Parliament during the proceedings of Parliament or in the course of his duties;

(j) molestation of Members or officers in connection with the performance of their duties in or out of Parliament;

(k) attempts by improper or corrupt means to influence Members or officers in their parliamentary duties;

(l) attempted intimidation by threats of Members in the conduct of their duties;

(m) obstructing or deterring by arrest or molestation, persons
summoned to attend Parliament as witnesses; or

(n) molestations of witnesses on account of their performance in Parliament.

(2) Any act or omission which affronts the dignity of Parliament or which tends either directly, or indirectly, to bring the name of Parliament into disrepute.

31. In all cases of proceedings where complaint is made of a breach of privilege or contempt of Parliament, Mr. Speaker may direct that the matter be referred to the Committee of Privileges.
32. (1) Before the beginning of a new Notice of Session the Clerk shall, under the authority of meetings, Mr. Speaker send to each Member a written notice directing attention to the Constitutional Instrument summoning Parliament.

(2) Not later than fourteen days before the commencement of a Meeting the Clerk shall give written notice of the Meeting to each Member, except when Parliament is adjourned to a specified date which is not more than fourteen days from the date of such adjournment, or in cases of emergency in which case the Clerk shall give notification by such means as the urgency of the matter requires.

33. (1) The Clerk shall send to each Member a copy of the Agenda for each Meeting, if possible, fourteen days before the Meeting, and shall, whenever the circumstances require, circulate a Supplementary Agenda.
(2) Before the commencement of each Sitting the Clerk shall send to each Member a copy of a paper to be called the Order Paper stating the business of the day, accompanied by a Provisional Order Paper for the next scheduled Sitting, which shall be subject to alteration.

(3) The Clerk shall keep a book to be called the Order Book in which he shall enter and number in succession all matters intended for discussion at each Meeting.

34. (1) The minutes of the proceedings of Parliament called Votes and Proceedings shall be a record of the attendance of Members at each sitting and all decisions of Parliament and shall be kept by the Clerk. The Votes and Proceedings shall be printed and shall be the Journals of the House.

(2) An Official Report, entitled Parliamentary Debates, containing the debates of each Sitting of the House which shall be as nearly as possible verbatim, shall be prepared under the authority of Mr. Speaker. The Report shall be published in such form as Mr. Speaker may direct, and a copy of it shall be sent to each Member as soon as practicable after the conclusion of each Sitting.
35. The Clerk shall have custody of all records and other documents belonging or presented to Parliament, which shall be open to inspection by Members under such arrangements as may be made by Mr. Speaker.

36. (1) There shall be an officer of Parliament to be called the **Marshal**.

(2) It shall be the duty of the Marshal -  
(a) to bear the Mace before Mr. Speaker when entering and leaving the House;

(b) to attend upon Mr. Speaker in the House;

and

(c) to carry out Mr. Speaker's directions for maintenance of order in the House and its precincts.
37. (1) There shall be a Session of Parliament at least once in every year; except that a period of twelve months shall not intervene between the last Sitting of Parliament in one Session and the first Sitting thereof in the next Session.

(2) A Session of Parliament shall be held at such place within Ghana and shall commence at such time as Mr. Speaker may, by constitutional instrument, appoint.

(3) During any one Session Parliament may adjourn for such periods as may be determined by Mr. Speaker.

38. (1) The Speaker shall, pursuant to clause (3) of article 112 of the Constitution, upon a request of fifteen per cent of Members of Parliament summon a Meeting of Parliament within seven days after the receipt of the request, except that the meeting shall commence not later than seven days after the issue of the summons.
39. Parliament shall stand dissolved four years from the date of its first Sitting except as otherwise provided in clauses (3) and (4) of Article 113 of the Constitution.
40. (1) A Sitting of the House is duly constituted when it is presided over by Mr. Speaker or any Member competent to preside over a sitting of the House under these Orders.

(2) The House shall sit on Tuesdays, Wednesdays, Thursdays and Fridays. Sittings shall, subject to the direction of Mr. Speaker, ordinarily commence at ten o'clock in the forenoon and shall ordinarily conclude at two o'clock in the afternoon.

(3) Notwithstanding paragraph (2) of this Order Mr. Speaker may having regard to the state of business of the House direct that Sittings be held outside the prescribed period.

41. (1) At any time prior to three minutes before the stated time for concluding a Sitting a Member may -
(a) move for the adjournment of the House;

or

(b) move for the extension of the Sitting to a definite time later than the stated time of concluding a Sitting

(2) Except as otherwise provided in these Orders, Mr. Speaker may, three minutes before the stated time of concluding a Sitting or at any time thereafter interrupt the business proceedings and adjourn the House.

(3) Where the Sitting is extended to a definite time under paragraph (1) (b) of this Order, Mr. Speaker shall, at that time, adjourn the House.

(4) Where there has not been an extension of the Sitting, a Member may at any time after the time stated for closing move for the adjournment of the House.

42. (1) Mr. Speaker may at any time suspend a Sitting of the House.

(2) Mr. Speaker shall be responsible for fixing the adjournment, after consultation with the House, for fixing the recall of House from Suspension of Sitting and recall of House from
the time when a Sitting of the House should be
adjourned sine die or to a particular day, or to
an hour or part of the same day.

(3) Mr. Speaker may, if he thinks fit, call
a Sitting of the House before the date or time
to which it has been adjourned or at any time
after the house has been adjourned sine die.

43. The House shall ordinarily not sit on
Public Holidays.

44. (1) Mr. Speaker may in consultation with
the House and having regard to public interest
order the House to move into Close Sitting to
discuss a particular subject or for the
remainder of the Sitting.

(2) When the House is in Close Sitting no
stranger shall be permitted to be present in the
Chamber, side lobbies or galleries.

(3) Mr. Speaker may cause the
proceedings and decisions of a Close Sitting to
be recorded or issued in such manner as he
thinks proper.

(4) No person other than a Member or a
person acting under the authority of Mr.
Speaker shall keep a note or record of any
proceedings or decision of a Close Sitting
whether in part or in full.
(5) No person other than a person acting under the authority of Mr. Speaker shall issue any report of, or purport to describe the proceedings or any decision of a Close Sitting.

45. Disclosure of proceedings or decisions of a Close Sitting by any person in any manner shall be treated as a gross breach of privileges of the House.

46. (1) During the existence of Parliament, Mace the Mace shall be the symbol of the powers, privileges and authority of Parliament entrusted by it to Mr. Speaker.

(2) The Mace shall stand upright before the Table during all Sittings of the House except during Committees of the whole House or Consideration Stage of Bills when it shall stand tilted. The Mace shall not be removed from the Table when the Sitting of the House is suspended.

(3) When Parliament is dissolved the Mace shall be kept in the custody of the Central Bank of Ghana.

:17. The proceedings of Parliament shall be conducted in the English proceedings.
Language, except that a Member may exercise the option to address the House in either Akan, Nzema, Ga, Ewe, Hausa, Dagbani, Dagaare or in any other local language provided facilities exist in the House for its interpretation.

48. (1) The presence of at least one-third of all the Members of Parliament besides the person presiding shall be necessary to constitute a quorum of the House.

(2) If at the time of sitting a Member takes notice or objection that there are present in the House, besides the person presiding, less than one-third of the number of all the Members of Parliament, and after an interval of ten minutes a quorum is not present, the person presiding shall adjourn the House without Question put until the next sitting day.

49. (1) On any day on which the Order paper contains the item Half-Hour Motions, Mr. Speaker shall interrupt business thirty-minutes before the conclusion of business and thereupon, or at the conclusion of business before that time, call upon the Member in whose name the item stands to move the Half-Hour Motion.
(2) No amendment to such a motion shall be permitted.

(3) The subject of the motion shall be one for which the Government is responsible, and the right to move the motion shall be determined by ballot under the direction of Mr. Speaker.

(4) The right shall not be allotted to more than one Member for each Sitting and at the stated end of the Sitting or the conclusion of the debate before that time Mr. Speaker shall put the Question on the motion without allowing a division.

(5) On the interruption of business under paragraph (1) of this Order, the closure may be moved, and if it is moved or if proceedings under the pertinent Order regarding the Closure of Debate are already in progress at the time of interruption, Mr. Speaker shall not interrupt the business until the Question consequent upon the moving of the closure and any further Question relating to it has been decided.

(6) Mr. Speaker shall, as the case may require, either adjourn the House without question put or call upon the Member in
whose name the Half-Hour Motion has been set down on the Order paper.

(7) Where the Member is called upon, the Sitting shall be subject to the provisions of Order 41 ( Interruption of Business proceedings) and debate may proceed for not more than thirty minutes.

(8) If business is due to be interrupted for a Half-Hour Motion and at that hour a division is in progress, Mr. Speaker shall not interrupt business until he has declared the determination of the House on the division and in such case the debate under paragraph (1) of this Order may proceed for not more than thirty minutes.

50. (1) At the time appointed for the purpose under Order 53 (Order of Business) any Member may with the prior approval of Mr. Speaker move a motion on a specific matter of urgent public importance.

(2) A Member who desires to make such a motion shall, before the commencement of the Sitting submit to Mr. Speaker a written notification and statement of the matter to be raised.

(3) In determining whether a matter should have urgent consideration Mr. Speaker
shall have regard to the extent to which it concerns the administrative responsibilities of the government or could come within the scope of ministerial action, and as to urgency, he shall also have regard to the probability of the matter being brought before the House within a reasonable time by other means.

(4) The right to move a motion under this Order is subject to the following conditions -

(a) the matter proposed for discussion must relate to a genuine emergency, calling for immediate and urgent consideration;

(b) not more than one such motion may be made at any one sitting;

(c) not more than one matter can be discussed on the same motion;

(d) the motion must not revive debate on a matter which has already been discussed in the same Session under this Order;

(e) the motion must not raise a question of privilege;

(f) the debate under the motion must not raise any question which,
according to these Standing Orders, can only be debated on a distinct motion under notice.
51. Communications from the President to the House shall be made to Mr. Speaker by written message signed by the President or, in the absence of the President, by the Vice-President or by a Minister acting by command of the President.

52. Communications from the House to - (a) the President; (b) the Chairman of the Council of State; or (c) the President of the National House of Chiefs shall be in writing and signed by Mr. Speaker, or by a Deputy Speaker acting as Speaker.
53. (1) The business for each Sitting day, as decided by the Business Committee shall be set out in the Order Paper, and shall whenever possible be transacted in the following order:

(a) Prayers;
(b) Oaths;
(c) Address by the President;
(d) Messages from the President;
(e) Formal communications by the Speaker;
(f) Election of a Deputy Speaker; (g) Ceremonial Speeches;
(h) Correction of Votes and Proceedings and Official Reports;
(i) Statements by Mr. Speaker and Ministers;
(j) Questions to Ministers and Other Members;
7 (k) Statements;
(l) Complaints of Contempt of Parliament;
(m) Messages from the Council of State;
(n) Presentation of Petitions; (o) Presentation of Papers;
(p) Presentation of Public Bills;
(q) Motions for the Introduction of Bills;
(r) Motions on Specific Matters of Urgent Public Importance;
(s) Bills and Substantive Motions;
(t) Half-Hour Motions.

(2) By leave of Mr. Speaker the Order of Business set out in the Order Paper may be altered on any particular day.

54. (1) Motions, Bills and Half-Hour Motions to be moved under the pertinent Standing Orders shall be placed on the Order Paper in the order of priority determined by the Business Committee.
(2) Motions for which priority is claimed may, at Mr. Speaker's discretion, be placed on the Order Paper for the next available Friday or Tuesday as determined by paragraph (3) of this Order.

(3) The motions shall be placed alternately on Fridays commencing in each Session with a Friday. On Fridays such a motion shall be placed at the head of Motions and on Tuesdays it shall take precedence of any Public Business.

(4) Not more than one such motion shall be submitted for any one day, and if the debate on it is not completed on the interruption of business the motion shall be placed on the Order Paper for the next Sitting day.

55. Any item of business standing on the Order paper on any particular day which has not been completed or reached on the interruption of business under the pertinent provisions of these Standing Orders shall be placed on the Order Paper for the next Sitting day in such order as the Business Committee may determine.

56. (I) Every Friday the Chairman of the Business Committee shall make a statement in the House of the business arranged for the succeeding week, but where the first week of
a Meeting commences on a day earlier than Friday, he shall make a statement of the business arranged for the remainder of the week, if possible on the day of the commencement of the Meeting.

(2) The Chairman of the Business Committee may make supplementary statements whenever the Committee so decides.

57. Mr. Speaker shall read prayers at every Sitting before any business is entered upon.

58. Whenever the President delivers an address to the House Mr. Speaker may convey to the president the gratitude of the House for the address.

59. Complaints concerning the accuracy of the Votes and Proceedings or the Official Report may be raised at the time appointed under Standing Order 53 - (Order of Business).
60. (1) Ministers shall, by order of the House, be requested to attend Sittings of the House to answer Question asked of them.

(2) Question time to Ministers shall ordinarily not exceed one hour except that the Speaker may in exceptional cases exercise his discretion and permit questions after the expiration of the time stated and also for such questions as are described in Order 64 (Urgent Questions).

(3) A Minister shall not take more than three weeks to respond to a question from the House.

61. The time available for answering questions shall be allotted on different days in rotation for the answering of questions relating to such Ministry or Ministries as the Speaker may determine, and on each such day, only questions relating to the Ministry or Ministries for which time has been allotted on that day shall be placed on the list of questions for oral answer.
62. (1) Questions may be asked of Ministers relating to public affairs with which they are officially connected, proceedings pending in Parliament or any matter of administration for which such Ministers are responsible.

(2) Questions relating to matters which are under the control of a statutory body must be restricted to those matters for which a Minister is made responsible by law or which affect the general policy of that statutory body.

63. Questions may also be asked of other Members relating to a Bill, motion or other public matter connected with the business of the House for which such Members are responsible.

64. (1) A Question shall not be asked without notice unless it is of an urgent character relating either to a matter of public importance or the arrangement of business, and by prior leave of Mr. Speaker.

(2) Notice of intention to ask a Question shall be given by delivery of the Question in writing at the Office of the Clerk (Table Office) on a day not later than 10 Sitting days (exclusive of any Saturday and Sunday or Public Holiday) before the day on which the
Sitting commences at which it is proposed to ask the Question.

(3) The Clerk shall ensure that the notice delivered to him under paragraph (2) of this Order is communicated to the person required to answer it not later than seven sitting days (exclusive of any Saturday and Sunday or Public Holiday) from the date of delivery.

(4) A Member who desires an oral answer to a Question shall mark it with an asterisk. Answers to Questions not so marked shall be communicated in writing to the Member asking the Question and shall be printed in the Official Report.

65. (1) The order in which Questions for Oral Answer shall be placed on the list of Questions shall be determined by lot under the direction of Mr. Speaker.

(2) Not more than three Questions for oral answers shall be asked by a Member at any one Sitting.

(3) Any Questions remaining on the Order Paper after the time allocated for Questions has passed shall be printed in the Official Report.
(4) No Question, other than an urgent Question provided for under paragraph (1) of Order 64 submitted less than six days before the end of a Meeting shall be admitted for oral answers. Answers to such late Questions may, however, be communicated in writing to the Member asking the Question.

66. (1) Mr. Speaker shall be the sole judge of the admissibility of a Question.

(2) When a Question is admitted by Mr. Speaker the Clerk shall at once communicate the text to the Minister or Member to whom the Question is addressed.

(3) There shall be a Questions Record Book to be kept by the Clerk which shall be open to inspection by Members and which will record -

(a) the Questions asked by Members;

(b) the Questions admitted by Mr. Speaker and the time of their transmission to the Ministers or Members concerned;

(c) the answers given to the Questions; and

(d) Questions which have received no answers.
67. (1) Questions must comply with the following conditions-

(a) a Question shall not include the names of persons or statements of fact unless they are necessary to make the Question intelligible, and in the case of statements of fact, can be authenticated by the Member concerned, or contain charges which the Member asking the Question is not prepared to substantiate;

(b) a Question shall not contain any arguments, expression of opinion, inferences, imputations, epithets or controversial, ironical or offensive expressions or hypothetical cases;

(c) no Question shall be asked which raises an issue already decided, or which has been answered substantially, during the current Session;

(d) a Question shall not be asked regarding proceedings in a 'committee’ which have not been placed before the House by a report from the Committee;
(e) a Question shall not solicit the expression of an opinion or the solution of an abstract legal case or a hypothetical proposition;

(f) a Question shall not be asked which makes or implies a charge of a personal character or which reflects upon character or conduct except of persons in their official or public capacity;

(g) a Question shall not refer to more than one subject and shall not be of excessive length;

(h) a Question shall not be asked the answer to which is readily available in official publications;

(i) a Question shall not be asked on the character or conduct of persons whose conduct may only be challenged on a substantive motion;

(j) a supplementary question shall be subject to the same rules of Order as an original Question;
Manner of asking and answering Questions

(2) If Mr. Speaker is of the opinion that any Question, of which a Member has given notice to the clerk or which a Member has sought to leave to ask without notice, infringes any of the conditions set out in this Order, he may direct that it be printed or asked with such alterations as he shall direct, or that it be returned to the Member concerned as being inadmissible.

68. (1) When the time for asking Questions arrives, Mr Speaker shall call successively each Member in whose name a Question stands on the Order Paper.

(2) The member called shall rise in his place and ask the Question on the Order Paper standing in his name.

(3) In the absence of the Member asking the Question any Member so authorized may, with Mr. Speaker’s prior permission, ask the question on behalf of the absent Member.

(4) The answer to any such Question shall, whenever practicable, be printed and a copy thereof supplied to the Member asking it not less than fifteen minutes before the time fixed for the Sitting at which the Question is to be answered, and such answer shall be read by the Member to whom the Question is
addressed or by the Member acting for the Member to whom the Question is addressed.

(5) No Member shall address the House upon any Question, nor in asking the Question shall any argument or opinion be offered.

(6) When any Question has been asked and answered no debate on it shall be permitted.

69. (1) As soon as a Question is answered in the House any Member beginning with the Member who asked the Question may, without notice, ask a supplementary Question for the further elucidation of any matter of fact regarding which the answer has been given, but a supplementary Question must not be used to introduce matter not included in the Original Question.
PART TEN

STATEMENTS, CEREMONIAL SPEECHES

70. (1) Mr. Speaker may make statements on any matter of interest to the House.

(2) A Minister of State may make an announcement or a statement of government policy. Any such announcement or statement should be limited to facts which it is deemed necessary to make known to the House and should not be designed to provoke debate at this stage. Any Member may comment briefly, subject to the same limitation.

71. Ceremonial speeches may be allowed. Such speeches may be confined to commemorating special events or occasions of death of distinguished persons.

72. By the indulgence of the House and leave of Mr. Speaker a Member may, at the time appointed for statements under Order 53 (Order of Business) explain a matter of personal nature or make a statement on a matter of urgent public importance. Any statement other than a personal statement
may be commented upon by other Members for a limited duration of time not exceeding one hour. The terms of any such proposed statement shall first be submitted to Mr. Speaker.

73. (1) A Member may, at the time appointed for Complaints of Contempt of Parliament under the provisions of Order 53 (Order of Business)-bring to the House any complaint of contempt of Parliament, provided he has previously notified Mr. Speaker.

(2) In urgent circumstances such complaints may, with Mr. Speaker's prior permission, be made at a time other than that appointed for it.
74. A Paper may be presented to the House only by Mr. Speaker, the Chairman of a Committee, a Member or a Minister.

75. (1) As soon as sufficient copies of a Paper for distribution to Members have been received in the Office of the Clerk notice of the presentation of that Paper may be placed on the Order Paper, and as soon as Mr. Speaker announces "Papers for Presentation" the Paper shall be deemed to have been laid on the Table.

(2) If so desired by the person presenting a Paper, a short explanatory statement may be made by him upon its presentation.

(3) Every Paper presented to the House shall be recorded as so presented in the Votes and Proceedings of the Sitting at which it is presented.

76. (1) Every application to Parliament shall be in the form of a petition, and every petition
must be presented by a Member who shall be responsible for the observance of the rules contained in Appendix A to these Orders. A petition not relating to a breach of the privileges of the House and which, according to the rules or usual practice of the House, can be received, shall be brought to the Table by the direction of Mr. Speaker.

(2) In presenting a petition a Member shall confine himself to a statement of the parties from whom it comes, the number of signatures attached to each of the material allegations and the requests contained in it.

(3) All petitions shall be ordered to be laid upon the Table without Question put, unless a Member when presenting a petition moves that it be read, printed or referred to a Committee; and in making such motion he shall state concisely his reasons for it.

(4) No debate shall be permitted on the motion and no other Member shall speak upon or in relation to such petition except to second the motion formally. When the motion is seconded the Question on it shall be put forthwith.

(5) If a motion that a petition be read is agreed to, the Clerk shall read the petition.
77. Any Orders or Regulations made by any person or authority pursuant to a power conferred in that behalf by the Constitution or any other law,

(a) shall be laid before Parliament;
(b) shall be published in the Gazette on the day when they are so laid before Parliament; and
(c) shall come into force at the expiration of a period of twenty one sitting days of being so laid unless Parliament, before the expiration of the said period of twenty-one sitting days, annuls any such Orders, Rules or Regulations by the votes of not less than two-thirds of all the Members of Parliament.
PART THIRTEEN

MOTIONS AND AMENDMENTS

78. Unless any Order otherwise provides, notice shall be given of any motion which it is proposed to make, except the following—

(a) a motion relating to contempt of Parliament;

(b) a motion for the adjournment of the House or of a debate;

(c) a motion that a petition be read, printed or referred to a Select or Standing Committee;

(d) a motion to amend a motion of which no notice is required or which is debated twenty-four hours after notice has been given;

(e) a motion that a Member be no longer heard;

(f) a motion for the reference of a Bill to a Committee;

(g) a motion for the Third Reading of a Bill;
(h) a motion for the withdrawal of a Bill;

(i) a motion for the withdrawal of a motion;

(j) a motion for the election of a Member to preside in the House;

(k) any motion the urgency of which is admitted by Mr. Speaker.

79. (1) All notices shall be given by being handed in at the Table when the House is sitting, or by being transmitted to the Office of the Clerk so as to be receivable within the hours prescribed for the purpose.

(2) All notices shall be signed by the Member proposing the motion or amendment.

(3) When a notice is received by the Clerk later than forty-eight hours before the commencement or the end of a Meeting the Clerk shall record the date and hour of its receipt and notify the Member.

(4) Every notice shall be submitted to Mr. Speaker who shall direct that it be printed in its original terms or with such amendments as he shall direct, or that it be returned to the Member submitting it as being inadmissible.
(5) All notices received by the Clerk shall be printed and circulated by him even if they are in respect of matters for which notice is not required and, in the case of amendments to Bills, shall be arranged, so far as may be, in the order in which the amendments are to be proposed.

(6) No notice shall be given orally in the House, but a Member may orally inform the House of his intention to raise a matter on a Half-Hour motion.

80. (1) Except as provided in paragraph (2) of this Order, no motion shall be debated until at least forty-eight hours have elapsed (this period not including days on which the House does not sit) after notice as prescribed in Order 78 (Notices of Motions) has been given.

(2) A motion of which notice is required proposed by a Member or a motion to amend a motion of which notice is required or an amendment to a Bill may be debated twenty-four hours after notice has been given.

Provided that-

(a) when a motion is debated twenty-four hours after notice has been given, amendments may be
proposed to it without notice; and

( b) in the case of an amendment to a Bill of which notice has not been given as prescribed under this Order Mr. Speaker may, at his discretion, allow the amendment to be debated.

81. Unless otherwise provided in these Orders, every motion unless made at the Second Reading or Consideration Stage of a Bill, must be seconded, and if not seconded shall not be debated or entered in the Votes and Proceedings.

82. A Member who has proposed a motion may withdraw it, but if the motion has been seconded he may do so only by leave of the House.

83. (1) Upon any amendment to delete any of the words of a motion, the question to be proposed by Mr. Speaker shall be "That the following words. . . be deleted from the question".

(2) Upon any amendment to insert words in, or add words at the end of a motion, the question to be proposed by Mr. Speaker shall
be "That the following words. . . be there inserted (or added)".

(3) Upon an amendment to delete words and insert or add other words instead, a question shall first be proposed "That the following words . . . be deleted from the question", and if the question is agreed to, the question shall then be proposed "That the following words. . . be there inserted (or added)". If the first question is negatived no further amendment may be proposed to the words which were to be deleted.

(4) If an amendment is moved to an amendment upon which Mr. Speaker has proposed the question, the last mentioned amendment shall be dealt with as if it were the original motion until all amendments to it have been disposed of.

84. The notice of any motion for the amendment of any of these Orders shall be accompanied by a draft of the proposed amendment. When the motion has been proposed and seconded it shall stand referred to the Standing Orders Committee, and no further proceedings shall be taken on it until the Standing Orders Committee has reported on it.
Motion with regard to settlement of financial matters
Cf. Article 108 of the Constitution

85. Parliament shall not proceed on any motion, including any amendment to a motion, that in the opinion of the person presiding, makes provision for any of the purposes set out in Order 122 unless the motion is introduced by a Member or a Minister on behalf of the President.
86. (1) A Member desiring to speak shall rise in
his place, and address the Chair only after
catching Mr. Speaker's eye.

(2) By the special indulgence of Mr. Speaker a Member unable conveniently to stand
by reason of sickness or infirmity, may be permitted to speak sitting.

(3) Ministers shall be referred to by their
Ministerial titles. The Deputy Speakers and the
Deputy Ministers shall be referred to by the
names of the offices held by them. All other Members shall be referred to as "Honourable”
together with the name of their constituencies,
that is, "the Honourable Member for”, where an
Honourable Member has already been so
described in a speech he may be further referred
to as “My Honourable Friend” or “The Honourable Gentleman, Lady or Member”.

(4) No Member shall speak more than
once to any Question except-
(a) at the Consideration Stage of a Bill or
(b) in explanation, as prescribed in paragraph (5) of this Order; or
(c) in the case of the mover of a substantive motion wishing to reply,
   except that any Member may second a motion or amendment by rising in his place and saying "Mr. Speaker, I beg to second the motion (or amendment)" without prejudice to his right to speak at a later period of the debate.

(5) A Member who has spoken to a Question may again be heard for the purpose of explaining some material part of his speech which has been misunderstood, or vindicating his character or conduct if it has been impugned, but he must not introduce new matter.

(6) A mover of a motion or amendment may speak in support of it but no further debate shall be allowed until the motion or amendment has been seconded.
87. No Member may speak on any Question after the same has been put by Mr. Speaker, that is after the voices of both Ayes and Noes have been given on it.

88. Members shall not read newspapers or periodicals and books in the Chamber of the House.

89. A Member shall not read his speech, but may read extracts from written or printed documents in support of his argument and may refresh his memory by reference to notes.

90. Mr. Speaker shall not take part in any debate before the House.

91. Debates may be interrupted:
   (a) by a point of order being raised;
   (b) by a matter of privilege suddenly arising;
   (c) by attention being called to the absence of a quorum;
   (d) by attention being called to the presence of strangers.

92. (1) No Member shall interrupt any other Member except:

   Close of debate.

   Newspapers, periodicals not to be read in the House.

   Reading of Speeches by Members.

   Mr. Speaker not to participate in debate.

   Interruptions of debate.

   Interruptions when Member is speaking.
(a) by rising to a point of order, that is, where any of these Orders is alleged to have been infringed, whereupon the Member speaking shall resume his seat and the Member interrupting shall simply direct attention to the point which he desires to bring to notice and submit it to Mr. Speaker for decision; or

(b) to elucidate some matter raised by the Member speaking in the course of his speech, provided that the Member speaking is willing to give way and resume his seat, and that the Member wishing to interrupt is called by Mr. Speaker.

(2) When a point of order has been stated the Member interrupting shall resume his seat and except by leave of Mr. Speaker no other Member shall rise until Mr. Speaker has decided the matter. When effect has been given to the decision, where necessary, the Member who was speaking shall be entitled to proceed with his speech unless the decision prevents him.
93. (1) Reference shall not be made to any matter on which judicial decision is pending in such a way as may, in the opinion of Mr. Speaker, prejudice the interest of parties to the action.

(2) It shall be out of order to use offensive, abusive, insulting, blasphemous or unbecoming words or to impute improper motives to any other Member or to make personal allusions.

(3) It shall be out of order to attempt to reconsider any specific Question upon which the House has come to a conclusion during the current Session, except upon a substantive motion for rescission.

(4) The speech of a Member must have reference to the subject matter under discussion.

(5) The conduct of Mr. Speaker, Members, the Chief Justice and Judges of the Superior Court of Judicature shall not be raised, except upon a substantive motion, and in any amendment, Question to a Member or remarks in a debate on a motion dealing with any other subject, any reference to the conduct of speeches.
of the persons mentioned shall be out of order.

94. If a Member uses objectionable words and on being called to order fails to retract or explain the words and offer an apology to the satisfaction of Mr. Speaker, any Member may, with the consent of Mr. Speaker, move that the Member using the objectionable words be no longer heard, and the Question on that motion shall be put forthwith without amendment or debate.

95. (1) It shall be out of order to anticipate a Bill by discussion of a motion dealing with the subject matter of the Bill on a day prior to that appointed for the consideration of that Bill.

(2) It shall be out of order to anticipate a Bill or a motion by discussion of an amendment to it.

(3) In determining whether a discussion is out of order on the ground of anticipation regard shall be had by the Mr. Speaker to the probability of the matter in anticipation being brought before the House within a reasonable time.
96. (1) After a question has been proposed and debated, a Member may claim to move "That the Question be now put," and, unless it appears to Mr. Speaker that the 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.

(2) If the question of closure is agreed to by a majority, the motion which was being discussed when the closure motion was moved shall be put forthwith without further discussion.
PART FIFTEEN

ORDER IN THE HOUSE

97. When Mr. Speaker rises to address the House any Member then standing shall immediately resume his seat, and Mr. Speaker shall be heard in silence.

98. Mr. Speaker shall be responsible for the observance of order in the House and of the rules of debate, and his decision upon any point of order shall not be open to appeal and shall not be reviewed by the House, except upon a substantive motion made after notice.

99. (1) Any Member deviating from these Orders may be immediately called to order by Mr. Speaker or by any other Member rising to a point of order in accordance with Order No. 91 (Interruptions).

   (2) Mr. Speaker having called the attention of the House to the conduct of a Member who persists in irrelevance or tedious repetition either of his own arguments or of the arguments used by other Members in debate, may direct the Member to discontinue his speech.
100. (1) Mr. Speaker may order a Member whose conduct is grossly disorderly to withdraw immediately from the House during the remainder of that day's sitting, and the Marshal shall act on such orders as he may receive from the Chair in pursuance of the provisions of this paragraph. But if on any occasion Mr. Speaker deems that his powers under the previous provisions of this paragraph are inadequate, he may name such Member or Members, in which event the same procedure shall be followed as is prescribed in Order 99, this Order and Order 101.

(2) Mr. Speaker may name any Member who disregards the authority of the Chair.

(3) Whenever a Member is named by Mr. Speaker immediately after the commission of the offence of disregarding the authority of the Chair, or of persistently and wilfully obstructing the business of the House by abusing the rules of the House or otherwise, a motion shall immediately be proposed by the Majority Leader or failing that, by a Member, "that such Member is guilty of contempt of Parliament". Mr. Speaker shall forthwith put the Question on Member to withdraw from the House; enforcement of Speaker's order.
that motion, no amendment, adjournment or
debate being allowed.

101. Where a Member is found guilty of
contempt of Parliament under paragraph (3)
of Order 100 he shall be deemed to be suspended
forthwith from the service of the House, and,
unless the House otherwise orders,
his suspension shall continue on the first
occasion in any Session for five sitting days,
on the second occasion in any Session for ten sitting
days, and on the third or subsequent occasion in any
session for fourteen sitting days:
Provided that-

(a) in calculating the period of suspension of a
Member under this paragraph the
day on which he was suspended
shall be included, and

(b) unless the House otherwise orders, the
period of suspension shall not
extend beyond the end of the
session.

(2) Where a Member who has been
suspended under this Order from the service of
the House refuses to obey the direction of
Mr. Speaker when summoned under Mr. Speaker's orders by the Marshal 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 such a Member shall accordingly be forcibly ejected from the House.

(3) Nothing in this Order shall be deemed to prevent the House from proceeding against any Member for any of the offenses specified herein in any other way the House thinks fit, or from proceeding against him for any offence not specified therein.

102. (1) Whenever in the opinion of the person presiding a statement made by a Member is prima facie defamatory of any person, the person presiding shall refer the matter for inquiry to the Committee of Privileges which shall report its findings to the House not later than thirty days of the matter being so referred.

(2) Where the Committee of Privileges reports to the House that the statement made by the Member is defamatory of any person, the Member who made the statement shall, within seven days after that report, render an
apology at the bar of the House, the terms of which shall be approved by the Committee of Privileges and communicated to the person who has been defamed.

(3) Where a Member refuses to render an apology in accordance with the provisions of paragraph (2) of this Order, Mr. Speaker shall suspend that Member for the duration of the Session and a Member so suspended shall lose his parliamentary privileges, immunities and remunerations which shall be restored to rum if at any time before the end of the Session he renders the apology as required under paragraph (2) of this Order.

103. A Member who is ordered to withdraw under paragraph (1) of Order 100 or who is suspended from the service of the House by virtue of paragraph (3) of Order 100 or paragraph (3) of Order 102 shall immediately withdraw.

104. In the case of grave disorder arising in the House Mr. Speaker may, if he thinks it necessary to do so, adjourn the House without Question put, or suspend the Sitting till a time to be named by him.
105. (1) If a person fails to appear before the House or a Committee as ordered or when a person fails to produce a document as ordered, except in so far as the production of the document is certified by either Mr. Speaker or the National Security Council as being injurious to public interest, or prejudicial to the Security of the State, Mr. Speaker shall have power to issue a warrant to arrest the person and bring him before the House or the Committee. Such warrant shall be executed by a Police Officer.

(2) Mr. Speaker may endorse the warrant with a direction that the person to be arrested should be released after arrest if he enters into such a recognizance before a Judge or Chairman of Regional Circuit or Community Tribunal or such Judicial Officer however designated as may be stated in the endorsement.
106. (1) The House may pass a resolution to remove the President, the Vice President, Mr. Speaker and Deputy Speakers and a vote of censure on a Minister of State. The House may consider such motion and come to a decision or refer it to a Committee on a motion made by any Member.

(2) A motion for resolution to remove from office the President or the Vice-President shall, in accordance with Article 69 (2) of the Constitution only be moved in the following manner:

( a) a notice in writing signed by not less than one-third of all the Members of Parliament shall be delivered to Mr. Speaker;

( b) the notice shall be accompanied by a detailed statement of facts to prove the conduct or the physical or mental capacity of
the President or Vice-President should be investigated;

( c) Mr. Speaker shall forward the notice to the Chief Justice who shall set up, by constitutional instrument, a tribunal or cause to be set up a medical board as the case may be which shall inquire in camera whether there is a prima facie case for the removal of the President or the Vice-President;

( d) if the report of the tribunal or the medical board determines that there is a prima facie case for the removal of the President or the Vice-President, Parliament shall commence proceedings within fourteen days of the submission of the report to Mr. Speaker;

( e) the motion for the removal shall be supported, in a secret ballot, by the votes of not less than two-thirds of all the Members of Parliament after prior debate;

( j) during prior proceedings in a Committee appointed in that
Removal of Mr. Speaker or a Deputy Speaker cf Article 95 (2) (d) behalf the President or the Vice-President shall be entitled to be heard in his defence either by himself, by counsel or by an expert as the case may be;

( g) such proceedings shall not be in camera except where the House otherwise orders in the interest of national security.

107. (1) A motion for the resolution to remove from office Mr. Speaker or a Deputy Speaker shall be moved in the following manner:

(a) seven days' notice, signed by one-third of all Members of Parliament, shall be given;

(b) the motion shall be debated in Parliament within fourteen days of its receipt by Mr. Speaker and shall be supported by the votes, in secret ballot, of not less than three-quarters of all the Members of Parliament;

(c) prior proceedings shall be taken in a Committee appointed in that behalf. The Speaker or the
be dealt with before a decision is taken on the original amendment.

129. At the Consideration Stage of a Bill:-
   (a) Mr. Speaker shall call the number of each clause and the Clerk shall read the marginal note opposite to each clause or notes on top of each clause, and if no amendment is offered Mr. Speaker shall, after each clause has been called, put the question “That clause ... stand part of the Bill;

   (b) if any Member announces, while a clause is being called, that he wishes to move an amendment to, or make some comment on the clause, Mr. Speaker shall not put the question with regard to the clause which has been called but not yet agreed to, which shall then be considered;

   (c) where an amendment appears on the Order Paper and exceeds four lines it shall not be
necessary for the Member moving it or Mr. Speaker in putting it to read out the amendment, provided that the place in the Order Paper where it appears is pointed out;

(d) after the clause has been so considered and after any proposed amendment to it has been agreed to or negatived, Mr. Speaker shall put the question "That clause ... (or clause. . . as amended) stand part of the Bill;"

(e) the consideration of the Schedule (or Schedules) (if any) and the Long Title shall follow the consideration of the clauses, including new clauses, and the procedure prescribed in this Order shall, with the necessary modifications, be followed;

(j) a clause in the Bill as printed may be postponed, unless upon an amendment to it a question has been fully put from the Chair.
(g) such postponed clauses shall be considered after the remaining clauses of the Bill and before any new clauses which may have been deferred for consideration have been brought up;

(h) new clauses may be considered at their appropriate places in the Bill, or they may be deferred for consideration until after the clauses in the Bill as printed have been disposed of;

(i) on the title of any new clause being read by the Clerk, the clause shall be taken to have been read the First Time. The question shall then be proposed "That the clause be read a second time," and if it is agreed to, amendments may then be proposed to the new clause. The final question to be proposed shall be "That the clause ( or the clause as amended) be added to the Bill;"
(j) new schedules shall be considered and treated in the same way as new clauses;

(k) when a new clause or schedule has been agreed to by the House or amended and agreed to, it shall not be competent for the House to resume consideration of them.

130. (1) If any Member desires to delete or amend a provision contained in a Bill which has passed through the Consideration Stage, or to introduce any new provision to it, he may, at any time before the Member rises to move the Third Reading of the Bill, move that the Bill do pass through a second Consideration Stage (either wholly or in respect only of some particular part or parts of the Bill or some proposed new clause or new schedule). No notice of such motion shall be required. If the motion is agreed to, the Bill shall immediately pass through a second Consideration Stage.

(2) When the whole of a Bill has been ordered to pass through a second Consideration Stage, the House shall go through the Bill in the manner provided in
Order 129 (Procedure at Consideration Stage of Bills).

(3) When a Bill has been ordered to pass through a second Consideration Stage in respect only of some particular part or parts or some proposed new clause or new schedule, the House shall consider only the relevant provisions and any amendment which may be proposed to it.

131. (1) A Bill having passed through the Consideration Stage, the Third Reading shall not be taken until at least twenty-four hours have elapsed (this period not including days on which the House does not sit).

(2) Upon a motion "That the ... Bill be now read the Third Time," it shall be competent for any Member to move an amendment to delete the words "read the Third Time" and to insert the word "rejected," or to move a "reasoned" amendment, stating the object and motive on which the opposition to the Bill is based, but such words must be strictly relevant to the Bill and not deal with its details.

(3) If the motion for the Third Reading is agreed to, the Clerk shall read aloud the
Withdrawal of Bills.

Passing of Bills.

Presidential Assent.

cf. Article 106 (7) to (10) of the Constitution and by the Council of State.

Long Title of the Bill, which shall then be taken as read the Third time and passed.

(4) A motion for the Third Reading of a Bill shall not be made on the same day as the Second Reading, except as provided in Order 119 (Urgent Bills).

132. Either before the commencement of public business or at the commencement of any stage of a Bill, the Member in charge of the Bill may make a motion without notice for its withdrawal.

133. No Bill shall be deemed to have been passed by the House unless it has been read three times and has passed through the Consideration State.

134. (1) Every Bill passed by Parliament shall be presented to the President for assent. The President shall signify within seven days to Mr. Speaker whether he assents to the Bill or refuses to give assent unless the Council of State indicates that it is considering the Bill.

(2) Where the President refuses to assent to a Bill he shall, within fourteen days of the refusal,

(a) state in a memorandum to the Speaker any specific provisions
of the Bill which in his opinion should be reconsidered by Parliament including his recommendations for amendments; or

(b) inform Mr. Speaker that he has referred the Bill to the Council of State for consideration and comments or that the Council is considering the Bill.

(3) Parliament shall reconsider such a Bill taking into account the comments made by the President or the Council, as the case may be, under paragraph (2) of this Order.

(4) Where a Bill reconsidered under the preceding paragraph is passed by Parliament by a resolution in that behalf supported by the votes of not less than two-thirds of all the Members of Parliament, the President shall assent to the Bill within thirty days of the passing of the resolution.

(5) Without prejudice to the power of Parliament to postpone the operation of a law, a Bill shall not become law until it has been duly passed and assented to in accordance with the provisions of the
Bills on Financial Settlements
cf. Article I 06 (12) of the Constitution.

Constitution and shall not come into force unless it has been published in the Gazette.

135. All Bills on financial matters and certified as such by Mr. Speaker shall accordingly be assented to by the president when presented for assent.

136. No Bill introduced into Parliament by or for delay of Bills on behalf of the President shall be delayed for more than three months many Committee of the House.

137. Parliament shall have no power to enact a law

(a) to alter the decision or judgement of any court as between the parties subject to the decision or judgement; or

(b) which operates retrospectively to impose any limitations on, or to adversely affect the personal rights and liberties of any person or to impose a burden, obligation or liability on any person except in the case of a law enacted under Articles 178 to 182 of the Constitution.
PART NINETEEN

FINANCIAL PROCEDURE

138. The President shall cause to be prepared and laid before Parliament at least one month before the end of the financial year, Estimates of the Revenues and Expenditures of the Government of Ghana for the next following financial year.

139. Notwithstanding Order 138 the President may cause to be prepared and laid before Parliament Estimates of revenue and expenditure of Ghana for periods of over one year.

140. (1) The Statement of the estimated revenue and Expenditures of the Government in respect of each financial year (in these Orders referred to as the "Budget") shall be presented to the House on such day as the Business Committee may direct.

(2) The Budget shall be presented to the House by the Minister responsible for
Finance on behalf of or on the authority of the President and in such form as the House may determine.

(3) Whenever a motion "That this House approves the financial policy of the Government for the year ending ........................................................... 19 ............... " has been moved by the Minister responsible for Finance, the debate on it shall stand adjourned for not less than three days.

(4) That part of the Budget relating to the Ministries for which they have responsibility shall stand committed respectively to the Committees responsible for the subject matter to which the heads of Estimates relate as referred to in Order 151 (2) and 152 and each such Committee shall consider the relevant Heads of Estimates committed to it and report on it to the House within such time as the Business Committee may determine.

(5) Any part of the Budget relating to revenue and expenditure shall stand committed to the Finance Committee which shall consider it and report to the House on it within such time as the Business Committee may determine.
141. The Statement of Estimated Revenue and Expenditure shall contain the details of the estimated financial requirements for expenditure (other than expenditure charged by law on a public fund or on the general revenues and assets) on all services of Government for the succeeding financial year.

Provided that whenever the Minister responsible for Finance considers that the presentation and circulation of certain financial requirements at the time prescribed therefor will be prejudicial to the public interest, the presentation and circulation of such details may, with the permission of Mr. Speaker given in writing, be delayed until the Minister responsible for Finance has moved the motion referred to in paragraph (3) of Order 140.

142. The Estimates of the Expenditure of all public offices and public corporations, other than those set up as commercial ventures, (a) shall be classified under programmes or activities which shall be included in a Bill to be known as an Appropriation Bill and which shall be introduced into Parliament to provide for
the issue from the Consolidated Fund or such other appropriate fund of the sums of money necessary to meet that expenditure and the appropriation of those sums for the purposes specified in it; and

(b) shall, in respect of Consolidated Fund payments, be laid before Parliament for the information of Members of the House.

143. Where, in respect of a financial year, it is found that the amount of moneys appropriated by the Appropriation Act for any purpose is insufficient or that a need has arisen for expenditure for a purpose for which no amount of moneys had been appropriated by that Act, a supplementary estimate showing the sum of money required shall be laid before Parliament.

144. Where, in respect of a financial year, a supplementary estimate has been approved by Parliament in accordance with the provisions of Order 143 of these Orders, a supplementary Appropriation Bill shall be introduced into Parliament in the next financial year following the financial year to
which the estimate relates, providing for the appropriation of the sums so approved for the purposes specified in that Estimate.

145. Where it appears to the President that the Appropriation Act in respect of any financial year will not come into operation by the beginning of that financial year, he may, with the prior approval of Parliament signified by a resolution, authorise the withdrawal of moneys from the Consolidated Fund for the purpose of meeting expenditure necessary to carry on the services of the Government in respect of the period expiring three months from the beginning of the financial year or on the coming into operation of the Act whichever is earlier.

146. (1) On a day to be appointed by the Business Committee subsequent to the day on which the Budget is presented and for such time as the Business Committee may allot for this purpose the House shall debate the Budget.

(2) Upon the resumption of the debate on the Budget the House shall consider the reports submitted by the various Committees referred to in paragraphs (4) and (5) of Order 140.
(3) The Business Committee shall allot as many days as may be necessary for the consideration of the Budget.

147. The Business Committee shall determine the time limit for consideration of any Head of Estimates.

148. On the last of the days allotted for debating the Budget Mr. Speaker shall, fifteen minutes before the adjournment of the sitting, put every question necessary for disposing of all the outstanding matters on the Budget.

149. Supplementary Estimates shall be regulated by the same procedure as is provided for in these Orders for the Budget.

150. (1) Subject to the provisions of the Constitution, the procedure in regard to an Appropriation Bill shall be the same as for Bills generally.

(2) At any time after the introduction in the House of an Appropriation Bill, the Business Committee may allot a number of days for the completion of any of the stages involved in the passage of the Bill in the House.
151. (1) At the first meeting of every session of Parliament there shall be appointed a Committee of Selection comprising Mr. Speaker as Chairman and not more than nineteen other Members.

(2) Unless it is otherwise expressly provided it shall be the duty of the Committee of Selection to prepare and report within the first ten sitting days after its appointment lists of Chairman, Vice-Chairmen and Members to compose the following Standing Committees of the House which shall be appointed at the said first Meeting of Parliament:-

(a) the Standing Orders Committee;
(b) the Business Committee;
(c) the Committee of Privileges; (d) the Public Accounts Committee;
(e) the Subsidiary legislation Committee;
(l) the House Committee; (g) the Finance Committee;
(h) the Appointments Committee; (i) the Committee on Members Holding Offices of Profit;
(U) the Committee on Government Assurance; and
(k) the Committee on Gender and Children

152. In addition to the Standing Committees referred to in Order 151 (2), the Committee of Selection shall also prepare and report lists of Chairmen, Vice-Chairmen and Members to compose the following sixteen Select Committees:-

(a) the Committee on Food, Agriculture and Cocoa Affairs (b) the Committee on Lands and Forestry
(c) the Committee on Health;
(d) the Committee on Constitutional, Legal and Parliamentary Affairs; (e) the Committee on Works and Housing;
(f) the Committee on Local Government and Rural Development;

(g) the Committee on Communications;

(h) the Committee on Foreign Affairs;

(i) the Committee on Employment, Social Welfare and State Enterprises;

(j) the Committee on Defence and Interior;

(k) the Committee on Trade, Industry and Tourism;

(l) the Committee on Environment, Science and Technology;

(m) the Committee on Education; (n) the Committee on Youth, Sports and Culture;

(o) the Committee on Mines and Energy;

and

(p) the Committee on Roads and Transport
153. (1) Every Member shall be appointed to at least one of the Standing Committees established under Order 151 (2).

(2) Except for the Deputy Speakers and the Leaders of the Parliamentary Parties no Member may be appointed to more than three Standing Committees.

154. The composition of the Committees shall as much as possible reflect the different shades of opinion in Parliament.

155. For the purposes of effectively performing its functions each Committee shall have all such powers, rights and privileges as are vested in the High Court of Justice or a Justice of the High Court at a trial in respect of:-

(a) enforcing the attendance of witnesses and examining them on oath, affirmation or otherwise:

(b) compelling production of documents; and
(c) the issue of a commission or request to examine witnesses abroad.

Functional and Powers of Committees 156.
The Standing and Select Committees of the House shall be constituted and shall be assigned such functions as are specified in these Orders. All Bills, resolutions and other matters relating to the subjects within their jurisdiction shall, unless as otherwise specified, be referred to them as provided for in these Orders.

157. (1) There shall be a Committee to be known as the Standing Orders Committee under the Chairmanship of Mr. Speaker. It shall consist of the two Deputy Speakers and not more than twenty other Members appointed by the Committee of Selection.

(2) It shall be the duty of the Committee to draft and codify the rules relating to the procedure of the House and the general conduct of business which shall be observed in the House and in all its Committees. It shall also consider from time to time and report to
the House any proposals for amendment which may be referred to it.

158. The Committee on Defence and Interior consisting of eighteen Members shall examine all questions relating to defence and internal affairs.

159. The Committee on Trade, Industry and Tourism composed of twenty Members shall have referred to it matters relating to trade, tourism and industry generally.

160. (1) There shall be a Business Committee consisting of twenty Members and composed of the Majority Leader as Chairman, the Chief Whips of the parliamentary parties and other Members.

(2) It shall be the function of the Committee subject to Order 53 (Order of Business) to determine the business of each Sitting and the order in which it shall be taken;

provided that the powers of the Committee shall be without prejudice to the power of Speaker to determine which matters may properly be introduced into the House.
(3) The Committee may recommend the time allotted for debate on the stages of Bills and other business as Mr. Speaker may direct.

(4) The Committee shall have power to indicate in the proposed time table the different hours at which the various stages of a Bill or other business shall be completed.

(5) The Committee shall prepare a rota of Ministers to appear before the House to answer questions. The Clerk shall be responsible for arranging questions admitted by Mr. Speaker to fit into the rota and for informing the Ministers accordingly.

161. (1) The recommendations of a Report of Committee shall be presented to the House in the form of a report.

(2) At any time after the report has been presented to the House a motion may be moved by the Chairman of the Committee for the acceptance of the Report.

162. (1) The allocation of time in respect of Bills and other business as approved by the House shall take effect as if it were an Order of the House and shall be notified in the Order Paper.
(2) No variation in the Allocation of Time Order shall be made except on a motion made and agreed to by the House; provided that Mr. Speaker may, after taking the sense of the House, increase the time, not exceeding one hour, without any motion being moved.

163. At the appointed hour, in accordance with, the Allocation of Time Order for the completion of a particular stage of a Bill or other business, Mr. Speaker shall forthwith put every question necessary to dispose of all the outstanding matters in connection with that stage of the Bill or other business.

164. (1) There shall he a Committee of Privileges which shall consist of the First Deputy Speaker as Chairman and not more than thirty other Members.

. (2) It shall be the duty of the Committee, by order of the House, to enquire into any complaint of contempt of Parliament or breach of privilege or any matter of privilege which may be referred to it and to recommend to the House such action as the Committee may consider appropriate.
(3) A Member of the Committee is ineligible to participate, as a Member of the Committee, in any Committee proceedings relating to his official conduct except in so far as it is in his defence. In any case in which a Member of the Committee is ineligible to act as a Member of the Committee, Mr. Speaker shall request the Leader of the same political party as the ineligible Member to designate a Member of the House from his party to act as a Member of the Committee in any proceedings relating to the official conduct of the ineligible Member.

(4) A Member of the Committee may disqualify himself from participating in any investigation of the conduct of a Member, officer or employee of the House, upon a declaration in writing that he cannot render an impartial and unbiased decision in the case in which he seeks to disqualify himself. If the Committee approves and accepts such disqualification, the Chairman shall so notify the Speaker who shall request the Leader of the same political party as the disqualifying Member to designate a Member from his party to act as a Member of the Committee in any proceedings relating to such investigation.
165. (1) The Public Accounts Committee shall consist of not more than twenty five Members under the Chairmanship of a Member who does not belong to the party which controls the Executive branch of Government.

(2) The Public Accounts Committee shall be assigned the examination of the audited accounts showing the appropriation of the sums granted by Parliament to meet the public expenditure of the Government and of such other accounts laid before Parliament.

(3) The Committee shall report to the House at least twice in a year.

166. (1) There shall be a Committee on Subsidiary Legislation which shall consist of not more than twenty-five Members.

(2) Any Orders, Rules or Regulations made in pursuance of the provisions of the Constitution or the legislative functions delegated by Parliament to a subordinate authority shall be laid before Parliament as provided under Order 77 (Orders, Rules or Regulations).

(3) After each Order, Rule or Regulation is laid before the House, the Committee shall, in particular, consider:-
(a) whether it is in accordance with the general objects of the Constitution or that Act pursuant to which it is made;

(b) whether it contains any matter which in the opinion of the Committee should more properly be dealt with in an Act of Parliament;

(c) whether it contains imposition of any tax;

(d) whether it directly or indirectly bars the jurisdiction of the courts;

(e) whether it gives retrospective effect to any of the provisions in respect of which the Constitution or the Act does not expressly give any such power;

(f) whether it involves expenditure from the Consolidated Fund or public revenues;

(g) whether it appears to make some unusual or unexpected use of the powers conferred by the Constitution or that Act
pursuant to which it is made;

(b) whether there appears to have been unjustifiable delay in its publication or in laying it before Parliament;

(i) whether for any reason its form or purport calls for any elucidation.

167. (1) If the Committee is of the opinion that any such Order should be annulled, it shall report that opinion and the grounds thereof to the House.

(2) If the Committee is of the opinion that any other matter relating to any Orders should be brought to the notice of the House, it may report that opinion and matter to the House.

(3) The Committee shall cause to be kept a Record of all Rules, Orders or Regulations laid before the House indicating the dates they were laid, and action taken on them by the Committee. The Record shall be open for the inspection of Members.

168. (1) There shall be a Committee to be known as the House Committee composed of
the Majority Leader as Chairman, and not more than twenty-five other Members.

(2) The functions of the Committee shall be advisory.

(3) It shall be the duty of the Committee to consider all matters connected with the provision of services to Members of Parliament and staff, including accommodation, catering, medical care, library, research, working and other facilities.

(4) The Committee shall from time to time submit reports to the House.

169. The Committee on Finance shall be composed of twenty-five Members, to which shall be referred Bills, inquiries and other matters relating to finance and the economy generally.

170. (1) Whenever the Committee on Finance is satisfied that there has arisen an urgent or unforeseen need for expenditure for which no other provision exists it shall authorise advances from the Contingency Fund to meet the need and report to Parliament.
(2) When an advance is made from the Contingency Fund it is the duty of the Committee to cause to be prepared and laid before Parliament, Supplementary Estimates for replacement of the advance.

171. (1) When a Loan Agreement or an international business or economic transaction that requires the authorisation of Parliament through a resolution is laid before Parliament it shall be the duty of the Committee on Finance to examine the Agreement or transaction and make recommendations to the House.

(2) The Committee on Finance shall monitor the foreign exchange receipts and payments or transfers of the Bank of Ghana in and outside Ghana and report to Parliament every six months.

172. (1) There shall be a Committee to be known as the Appointments Committee composed of the First Deputy Speaker as Chairman and not more than twenty-five other Members.

(2) It shall be the duty of the Committee to recommend to Parliament for approval or otherwise persons nominated by the President.
for appointment as Ministers of State, Deputy Ministers, Members of the Council of State, the Chief Justice and other Justices of the Supreme Court, and such other persons specified under the Constitution or under any other enactment.

(3) The names of persons nominated for appointment in the Committee shall be published, and the proceedings of the Committee shall be held in public.

(4) The Committee shall report to Parliament within three days after it has concluded its proceedings when Parliament is sitting. Parliamentary approval of persons recommended for appointment shall be by secret ballot or by consensus.

(5) Each Member shall be provided with a sheet of paper on which appears the names of all candidates for approval or rejection. Against the name of each candidate shall be two columns, one for A YES indicating approval and the other for NOES indicating rejection.

(6) A cross against one name in the A YES column and another cross against the
same name in the NOES column shall render the vote null and void.

(7) Every ballot paper shall bear the stamp and the initial of the Speaker.

(8) A candidate who fails to secure fifty per cent of the votes cast is rejected.

173. (1) There shall be a Committee on Members Holding Offices of Profit which shall consist of the Second Deputy Speaker as Chairman, and not more than twenty-five other Members.

(2) It shall be the duty of the Committee to advise the Speaker on Members who wish to be permitted to hold offices of profit or emolument, whether private or public and either directly or indirectly on the ground:

(a) that holding any such office will not be to the prejudice of the work of a Member of Parliament;

(b) that no conflict of interest arises as a result of the Member holding such office.
174. (1) There shall be a Committee on Government Assurances which shall consist of not more than twenty-five Members.

(2) It shall be the duty of the Committee to pursue all assurances, promises, undertakings given by Ministers from time to time. It shall also be the function of the Committee to report to the House on the extent to which such assurances have been fulfilled.

175. (1) There shall be a Committee on Gender and Children which shall consist of not more than twenty-five members.

(2) It shall be the duty of the Committee to examine all matters relating to gender and children, to ensure that concerns of women and children are included in all appropriate legislation and also to consider from time to time and to report to the House on any proposals to enhance the pursuit of affirmative action.

176. The Committee on Food, Agriculture and Cocoa Affairs, composed of twenty Members, shall have referred to it all questions relating to food, agriculture and cocoa affairs generally.
177. The Committee on Lands and Forestry composed of eighteen Members shall examine all matters relating to lands and forestry generally.

178. There shall be a Committee on Health composed of twenty Members, which shall have referred to it all matters relating to health issues generally.

179. The Committee on Constitutional, Legal and Parliamentary Affairs, composed of eighteen Members shall examine all questions relating to Constitutional and parliamentary issues generally.

180. The Committee on Works and Housing shall be composed of eighteen Members, to which shall be referred matters relating to public works and housing generally.

181. The Committee on Local Government and Rural Development composed of twenty Members shall examine matters relating to Local Government and Rural Development issues generally.

182. The Committee on Communications shall consist of eighteen Members, to which shall be referred matters relating to communications generally,
183. The Committee on Foreign Affairs shall consist of twenty Members, to which shall be referred Bills, inquiries and other matters relating to foreign relations generally.

184. (1) The Committee on Employment, Social Welfare and State Enterprises, composed of twenty Members, shall review and study on a continuing basis the operation of State Enterprises with a view to determining their economy and efficiency and also deal with matters relating to Employment and Social Welfare generally.

(2) It shall also be the duty of the Committee:

(a) to examine the reports and accounts of public enterprises and in the context of their autonomy and efficiency whether their operations are being managed in accordance with sound business principles and prudent commercial practices;

(b) to examine the income and expenditure of any public corporations and state enterprises, or other body or organisation.
established by an Act of Parliament
together with the Balance Sheets and
Statement of Profit and Loss Accounts
which the Auditor-General may have or
been requested to prepare under the
Constitution or under the provisions of the
statutory rules regulating the financing of
the particular corporation, enterprise or
body and the report of the Auditor General
thereon:

(c) to examine the Statement of Accounts
showing the income and expenditure of
autonomous and semi-autonomous
bodies, the audit of which may be
conducted by the Auditor-General either
under the
direction of the President in
accordance with the Constitution or
by an Act of Parliament.

185. The Committee on Environment, Science and
Technology composed of eighteen Members shall
have referred to it all questions relating
environment, science and technology, research
and development.
186. The Committee on Education composed of twenty Members shall have referred to it all questions relating to education generally.

187. The Committee on Youth, Sports and Culture shall consist of eighteen Members to which shall be referred matters relating to youth, sports and culture generally.

188. The Committee on Mines and Energy composed of eighteen Members shall examine all matters relating to mines and energy generally.

189. The Committee on Roads and Transport shall be composed of eighteen Members which shall have referred to it all matters relating to roads and transport generally.

190. All the Committees referred to under orders 151 (2) and 152 shall investigate and enquire into the activities and administration of such Ministries, Departments, Public Organisations and Corporation as may be referred to them by the Speaker and such investigation and enquiry may extend to proposals for legislation.
191. The House may at any time by motion appoint Special or Ad Hoc Committee to investigate any matter of public importance; to consider any Bill that does not come under the jurisdiction of any of the Standing or Select Committees.

Sub-Part II - OPERATION OF COMMITTEES

192. (1) An instruction empowers a Committee to consider matters not otherwise referred to it.

(2) No instruction shall be given to a Committee to do that which it is already empowered to do or to deal with a question beyond the scope of a Bill or matter.

(3) An instruction to a Committee extending or restricting the order of reference may be moved, after notice, on any day prior to the report of the Committee.

193. Changes in the Membership of any Committee may be effected by the Committee of Selection at the beginning of every Session in the following manner:-
(a) during the Session of Parliament by the Committee of Selection with the consent of the Member concerned; or failing that, at the request of two-thirds of all the Members of the Parliamentary Party to which the Member belongs or in the case of an independent Member by a simple majority of Members or the House;

(b) the Leader of the party affected by the change shall notify the Chairman of the Committee stating the reasons for the change and the name of the nominee to replace the outgoing Member; and

(c) the Chairman shall notify the House of the change.

194. Any Committee may, if it deems fit, appoint a Sub-Committee and assign to it such of its functions as the Committee considers fit.

195. (I) Unless the House otherwise directs or these Orders provide one-third of the Quorum.
Membership shall be the quorum of every Committee.

(2) The number of Members required to form the quorum of every Committee shall be in addition to the Chairman or other Member presiding.

(3) If at any time during the sitting of a Committee there is no quorum a Member shall bring this fact to the notice of the Chairman, who shall suspend the proceedings of the Committee to a future day.

196. A Committee to which a Bill or other business has been referred shall meet to consider such business on the day and the hour named by the Chairman of the Committee in respect of that business. If the consideration of the business is not completed at that sitting the Committee shall meet further to consider the business on such days of the week as may be appointed by the Committee.

197. The deliberations of a Committee shall be confined to the matter referred to it by the House and any extension or limitations to it made by the House and, in the case of a Committee on a Bill, to the Bill referred to it and relevant amendments.
Any Member of the House who is not a 
Member of a committee may, unless the House 
or the Committee concerned otherwise orders, 
take part in the public proceedings of the 
Committee, but he may not vote or move any 
motion, nor shall he be part of any quorum. Such 
a Member may attend private sittings subject to 
the approval of the Committee.

198. (1) The Clerk shall appoint an officer from 
his office to be Clerk to every Committee.

(2) The Clerk of a Committee shall 
transmit a written notice of each meeting 
addressed to each Member, together with a copy 
of the agenda.

(3) The Clerk of a Committee shall record 
the minutes of proceedings and all proceedings 
upon consideration of any report or Bill in the 
Committee and upon every amendment 
proposed to such report or Bill, together with a 
note of any decision taken by the Committee and 
the names of all Members voting therein.

199. No stranger shall be admitted to any Admission of meeting of 
a Committee without the consent strangers. 
of the Chairman, unless the Committee 
decides that such meeting shall be held in
Standing Orders apply generally.

Counsel.

Evidence of witnesses.

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public: Provided that the Chairman of a Committee may, whenever he thinks fit, order the withdrawal of strangers from any meeting which is being held in public.

200. (1) In Committees, the Standing Orders of the House shall be observed so far as may be applicable.

(2) The Chairman of a Committee shall maintain order in the Committee, deciding all questions of order; but disorder in a Committee can only be censured by the House on receiving a report of it.

201. (1) A Committee shall have power to request the Attorney-General to attend upon it to give such assistance in the examination of witnesses as the Chairman may direct.

(2) A person alleged to be in contempt of Parliament may be represented by counsel in proceedings in the Committee of Privileges.

(3) A witness before any other Committee may also be represented by counsel.

202. (1) The evidence of every witness shall be taken down and a copy of it sent to him. The witness may within seven days from the date of receipt of the copy suggest corrections
due to inaccurate reporting and the evidence shall be printed with such corrections as may be approved by the Chairman.

(2) The Committee may at its discretion refuse to hear any irrelevant evidence or any recalcitrant witness.

203. A Committee shall have power to cause a witness to be examined on oath, which the Clerk of the Committee shall have authority to administer. A witness may, instead of taking the oath make a solemn affirmation as reproduced in Appendix D to these Orders.

204. The rate of allowance to be paid for the expenses of any person appearing as a witness before a committee shall be the same as would be payable to such person if he were a witness attending the High Court.

205. (1) An order to attend or to produce documents before a Committee shall be notified by a summons signed by the Clerk of the House or of a Committee and issued by the direction of Mr. Speaker or the Chairman of the Committee, as the case may be.

(2) The summons shall state the time when and the place where the person summoned is required to attend and the
particular documents which he is required to produce.

(3) The summons shall be served on the person mentioned therein by delivering to him a copy thereof or by leaving it at his usual place of abode with some adult person; or, where this is not known, by publishing it in the press.

(4) A summons under this Order may be served by an officer of the House or a police officer.

206. (1) No document received by the Clerk of a Committee shall be withdrawn or altered without the knowledge and approval of the Committee.

(2) A document may be released to a witness by the Chairman or Clerk to a Committee after the deliberations of a Committee.

207. All Committees shall have power to authorise the Clerk of the House to supply copies of their reports to officers of government departments, to such witnesses who have given evidence, to Committees or to their sub-committees as those Committees consider appropriate, to lobby journalists,
and to such other representatives as the Committee thinks fit, after those reports have been laid upon the Table, and before then no Member or any other person shall publish such evidence or report.

208. No Member or officer and no person employed to take minutes of evidence before a committee shall give evidence elsewhere in respect of the contents of such evidence or of any manuscript or documents presented to Parliament or a Committee, or in respect of proceedings at the bar of the House or before a Committee, without prior leave of the Committee of Privileges.

209. Where an enquiry affects the privileges, immunities and powers of the House or Members, a copy of the minutes of the House or a report from a Committee shall be admitted as prima facie evidence.

210. (1) Any Member of a Committee may bring up a report for its consideration, and all such reports shall be fully entered in the minutes of proceedings of the Committee. When all the reports have been brought up, the Chairman shall propose the reports in order until one is accepted as a basis for
discussion, beginning with his own report and proceeding with the remainder in the order in which they were brought up. The question to be proposed by the Chairman on any report shall be "That the report brought up by ... be read a Second Time, paragraph by paragraph." When this question has been agreed to, it shall not be proposed on any further reports but any portions thereof may be offered as amendments to the report under consideration if they are relevant to it.

(2) Upon the conclusion of the consideration of the report the Chairman shall put the question "That this report be the report from the Committee to the House."

211. (1) Every division in a Committee shall be taken by the Clerk of the Committee asking each Member of the Committee separately how he desires to vote and recording the votes accordingly.

(2) In taking the division the names of all Members of the Committee shall be called in alphabetical order.

(3) When a division is claimed in a Committee every Member of the Committee present shall, unless he expressly states that he declines to vote, record his vote either
A YES or NOES. The Clerk of the Committee shall enter in the minutes of proceedings a record of each Member’s vote. A Member must vote according to his voice.

(4) As soon as the Clerk has collected the votes, the Chairman shall state the number of Members voting for the A YES or NOES respectively and shall then declare the result of the division.

(5) The Chairman shall not have an original vote, but in the event of an equality of votes he shall give a casting vote.

(6) The provisions of Order 114 (Procedure on Divisions) shall apply to divisions in a Committee.

212. (1) Every Committee to which a matter is referred shall report to the House before the end of each Session of Parliament. If a Committee finds itself unable to complete any investigations, enquiry or other matter referred to it before the end of the Session it shall so report to the House.

(2) The minutes of the proceedings of a Committee shall whenever possible be brought up and laid on the Table of the House with the report of the Committee by the
Chairman or Vice-Chairman or any Member of the Committee nominated by the Committee.

(3) The Chairman or Member of a Committee or any other Member may, after notice, move in the House that the report from the Committee be adopted.

213. No Member shall appear before the House or any Committee as counsel for any party or in any capacity for which he is to receive a fee or reward in any matter to be deliberated upon by the House or a Committee.

214. (1) No stranger shall be admitted into the House without the authority of Mr. Speaker which may be exercised through the Clerk.

(2) No Member shall bring any stranger into any part of the House reserved for Members while Parliament is sitting.

(3) No stranger may carry into the galleries, a brief case, a camera, a tape recorder, a transistor radio or any other electronic device.

(4) No stranger shall smoke or read a book or newspaper, draw, write or stand in the galleries.
APPENDIX A

(Standing Order No. 76) RULES
CONCERNING PETITIONS

1. A Member presenting a petition to the House must put his name at the beginning of it and shall give notice of his intention to present the petition by entering his name on the notice paper reserved for that purpose.

2. A petition must contain a prayer at the end of it stating the general object of the petitioner or the nature of the relief asked for.

3. A petition must be signed or thumb-printed and marked by at least one person.

4. If signatures are affixed to more than one sheet the prayer of the petition must be repeated at the head of one side of each sheet, but signatures may be written on either side of any sheet.

5. A person signing a petition must write his address after his signature.

6. A petition must be written in the English language or be accompanied by a translation certified to be correct by the Member who presents it.
7. A petition must be signed by the parties whose names are appended to it by their names or marks.

8. A petition of a corporation aggregate shall be under its common seal.

9. No erasures or interlineations may be made in any petition.

10. A petition must be respectful, decorous and temperate in language.

11. The style in which a petition to Parliament shall be drawn up shall be as follows:

   **TO: THE PARLIAMENT OF GHANA.**

   The Humble petition of (here insert the names or description of the petitioner or petitioners)

   SHEWETH That (here set forth the case or circumstances to be brought to notice of Parliament).

   Wherefore your Petitioner (or petitioners) prays (or pray) that (here set forth the particular object of the petitioner or nature of the relief asked for).

   And your Petitioner(s), as in duty bond, will ever pray, et cetera.

   Signatures with addresses to follow.
APPENDIX B

OPENING PRAYERS

ALMIGHTY GOD, we humbly beseech Thee to look with favour upon this Parliament of the Republic of Ghana. Grant that it may perform its high duty as in Thy sight. Give Divine guidance to the President of the Republic; endow Members of Parliament and Ministers of State with discernment and vision, integrity and courage that through the labours of government this land and people may be well and truly served, and Thy good purposes for the common human life be realised in our midst

AMEN.

0 GOD, grant us a vision of our country, fair as it might be, a country of righteousness, where none shall wrong his neighbour; a country of plenty, where evil and poverty shall be done away with; a country of brotherhood, where all success shall be founded on service, and honour shall be given to the deserving: a country of peace, where government shall rest on the will of the people and the love for the common good. Bless the efforts of those who struggle to make this vision a living reality. Inspire and strengthen our people that they may give time, thought and sacrifice to speed the day of the coming beauty of Ghana and Africa.

AMEN.
APPENDIX C

FORMS OF OATHS
THE OATH OF ALLEGIANCE
Standing Order 10

I, ........................................................................................................... do (in the name of the Almighty God swear) (solemnly affirm) that I will bear true faith and allegiance to the Republic of Ghana as by law established; that I will uphold the sovereignty and integrity of Ghana; and that I will preserve, protect and defend the Constitution of the Republic of Ghana. (So help me God).

(To be sworn before the President, the Chief Justice or such other person as the President may designate)

(2) THE SPEAKER'S OATH

I, ........................................................................................................... do (in the name of the Almighty God swear) (solemnly affirm) that I will bear true faith and allegiance to the Republic of Ghana as by law established; that I will uphold the sovereignty and integrity of the Republic of Ghana; that I will faithfully and conscientiously
discharge my duties as Speaker of Parliament; and that I will uphold, preserve, protect and defend the Constitution of the Republic of Ghana; and that I will do right to all manner of people in accordance with the Constitution of Ghana and the laws and conventions of Parliament without fear or favour, affection or illwill. (So help me God).

(To be sworn before the Chief Justice)

(Standing Order 10).

(3) THE OATH OF A MEMBER OF PARLIAMENT

I, .......................................................... having been elected a Member of Parliament do (in the name of the Almighty God swear) (solemnly affirm) that I will bear true faith and allegiance to the Republic of Ghana as by law established; that I will uphold, preserve, protect and defend the Constitution of the Republic of Ghana and that I will faithfully and conscientiously discharge the duties of a Member of Parliament. (So help me God).

(To be sworn before Mr. Speaker)

(Standing Order No. 14).
OATH OF A WITNESS BEFORE A COMMITTEE

I, .................................................................

(swear by Almighty God) (solemnly affirm) that the evidence I shall give before this Committee touching the matter in issue shall be the truth, the whole truth and nothing but the truth. (So help me God).