presented by a member, not by the petitioners, and must be opened by him holding it in his hand. *10 Grey, 57.*

In the House of Representatives petitions have been presented for many years by filing with the Clerk (clause 1 of rule XXII). Members file them, and petitioners do not attend on the House in the sense implied in the parliamentary law. In cases where a petition set forth serious changes, the petitioner was required to have his signature attested by a notary (III, 2030, footnote).

Regularly a motion for receiving it must be made and seconded, and a question put, whether it shall be received, but a cry from the House of "received," or even silence, dispenses with the formality of this question. It is then to be read at the table and disposed of.

Prior to the adoption of the provisions of clause 1 of rule XXII, petitions were presented from the floor by Members, and questions frequently arose as to the reception thereof (IV, 3350–3356). But under the present practice such procedure does not occur.

SEC. XX.—MOTION.

When a motion has been made, it is not to be \$392. Parliamentary law as to making, withdrawing, and reading of motions. put to the question or debated until it is seconded. Scob., 21.

It is then, and not till then, in possession of the House, and can not be withdrawn but by leave of the House. It is to be put into writing, if the House or Speaker require it, and must be read to the House by the Speaker as often as any Member desires it for his information. 2 Hats., 82.

The rules of the House of Representatives (clause 1 of rule XVI) have long since dispensed with the requirement of a second for ordinary motions (V, 5304). Clause 2 of rule XVI provides further that a motion may be

withdrawn "before decision or amendment"; and clause 1 of the same rule provides that the motion shall be reduced to writing "on the demand of any Member." In the practice of the House, when a paper on which the House is to vote has been read once, the reading may not be required again unless the House shall order it read (V, 5260).

It might be asked whether a motion for ad-§393. Interruptions of journment or for the orders of the the Member having day can be made by one Member the floor. while another is speaking? It can not. When two Members offer to speak, he who rose first is to be heard, and it is a breach of order in another to interrupt him, unless by calling him to order if he departs from it. And the question of order being decided, he is still to be heard through. A call for adjournment, or for the order of the day, or for the question, by gentlemen from their seats, is not a motion. No motion can be made without rising and ad-§394. Members required to rise to dressing the Chair. Such calls are make motions, call for the order of business. themselves breaches of order. which, though the Member who has risen may respect, as an expression of impatience of the House against further debate, yet, if he chooses, he has a right to go on.

The practice of the House of Representatives has modified the principle that the Member who rises first is to be recognized (clause 2 of rule XIV); but in other respects the principles of this paragraph of the law of Parliament are in force.

SEC. XXI.—RESOLUTIONS.

When the House commands, it is by an "order." But fact, principles, and their own opinions and purposes, are expressed in the form of resolutions.