TABLE OF CONTENTS

I. OFFICERS AND EMPLOYEES

DUTIES OF OFFICERS

Rule No.	2. 3. 4. 5.	Speaker of the Assembly. Reserved. Reserved. Reserved. Reserved. Reserved. Reserved.	1 1 1 1 1
		II. SESSIONS AND MEETINGS	
Rule No.	10. 11. 12.	Time of Meeting. Open Meetings. Reserved.	
		III. DECORUM AND DEBATE	
Rule No.	20. 21. 22. 23.	Points of Order	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		IV. QUORUM, VOTING, ELECTIONS	
Rule No.	31. 32.	Manner of Voting. Reserved. Announcement of the Vote. Voting by Division.	4
		V. LEGISLATIVE BODIES	
Rule No.	41. 42. 43. 44.	Appointment of Committees Committee Action Subcommittees Committee on Elections, Procedures, Ethics, and Constitutional Amendments	5 5 5
		Procedure for Election Contests. Committee Action on Reports.	5
	47.	Committee Records	6
	48. 49.	Disposition of Committee Records	6
	49. 50.		6

	V. LEGISLATIVE BODIES—(Continued)	
		6
52.	Concurrent Referrals.	7
	VI. RULES GOVERNING MOTIONS	
Rule No. 60	Entertaining	7
61		7
		7
	PARTICULAR MOTIONS	
D 1 M 62		_
		7
	Reserved	7
	Indefinite Postponement.	7777
67.	To Strike Enacting Clause. Division of Question.	7
68.	To Reconsider—Precedence of.	7
00.	To Reconsider—i recedence of	,
	VII. DEBATE	
Rule No. 80.	Speaking on Question.	8
	Previous Question.	8
82.	Privilege of Closing Debate.	8
	VIII. CONDUCT OF BUSINESS	
	A. RULES AND PROCEDURE	
Dula No. 00	Mason's Manual	0
Kule No. 90	Mason's Manual.	0
91	1. Rescission, Change or Suspension of Rule	Q
	3. Reserved	8 9 9 9
	4. Privilege of the Floor and Lobbying.	g
94	5. Material Placed on Legislators' Desks.	g
96	5. Peddling, Begging and Soliciting.	ģ
97	7. Petitions and Memorials.	9
	3. Request of Purpose.	9
	P. Remarks.	
). Precedence of Parliamentary Authority 1	
101	I. Reserved	0
102	2. Privileged Questions	0
103	3. Reserved	0
	B. BILLS	
Rula No. 107		0
	4. Reserved	
105	4. Reserved	0
105 106	1. Reserved	0
105 106 107	4. Reserved15. Substitute Bills16. Skeleton Bills17. Reserved1	0.0
105 106 107 108 109	1. Reserved	0.00

(2005) **ASR - ii**

111.	Consent Calendar.	11
	VIII. CONDUCT OF BUSINESS—(Continued)	
	B. BILLS—(Continued)	
Rule No. 112.	Reserved	11
113.	General File	11
114.	Reserved	12
115.	Reconsideration of Vote on Bill.	
116.	Vetoed Bills.	12
117.	Reserved	12
	C. RESOLUTIONS	
Rule No. 118	Treated as Bills—Joint Resolutions	12
	Reserved	
	D. ORDER OF BUSINESS	
Rule No. 120.	Order of Business	13
121.	Reserved	13
122.	Reserved	13
123.	Reserved	13
124.	Reserved	13
125.	Reserved	13
126.	Reserved	13
127.	Reserved	13
128.	Reserved	13
IX. L	EGISLATIVE INVESTIGATIONS AND MISCELLANEOUS	
Rule No. 140.	Compensation of Witnesses	13
141.	Use of the Assembly Chamber.	14
NIDEN OF ASSET		1.5
INDEX OF ASSE	MBLY STANDING RULES	15

ASR - iii (2005)

I. OFFICERS AND EMPLOYEES

DUTIES OF OFFICERS

Rule No. 1. Speaker of the Assembly.

- 1. All officers of the Assembly are subordinate to the Speaker in all that relates to the prompt, efficient and correct discharge of their official duties under the Speaker's supervision.
 - 2. Possessing the powers and performing the duties described in this Rule, the Speaker shall:
- (a) Take the chair at the hour to which the Assembly stands adjourned, call the members to order, and upon the appearance of a quorum, proceed to business.
- (b) Preserve order and decorum and have general direction of the Chamber of the Assembly and the approaches thereto. In the event of any disturbance or disorderly conduct therein, order the same to be cleared.
- (c) Decide all questions of order, subject to a member's right to appeal to the Assembly. On appeal from such decisions, the Speaker has the right, in the Speaker's place, to assign the reason for the decision.
- (d) Have the right to name any member to perform the duties of the Chair, but such substitution must not extend beyond one legislative day.
- (e) When the Assembly resolves itself into Committee of the Whole, name a Chairman to preside thereover and call him to the Chair.
- (f) Have the power to accredit the persons who act as representatives of the news media and assign them seats.
 - (g) Sign all bills and resolutions passed by the Legislature as provided by law.
 - (h) Sign all subpoenas issued by the Assembly.
- (i) Receive all messages and communications from other departments of the government and announce them to the Assembly.
 - (j) Represent the Assembly, declare its will and in all things obey its commands.
- (k) Vote on final passage of a bill or resolution, but the Speaker shall not be required to vote in ordinary legislative proceedings except where the Speaker's vote would be decisive. In all yea and nay votes, the Speaker's name must be called last.
- 3. If a vacancy occurs in the office of Speaker, through death, resignation or disability of the Speaker, the Speaker Pro Tempore shall temporarily and for the period of vacancy or disability conduct the necessary business of the Assembly.
- 4. If a permanent vacancy occurs in the office of Speaker, the Assembly shall select a new Speaker.

[Statutes of Nevada 1975, 1912; A 1995, 2845; 1997, 3538; 1999, 3834; 2001, 3295]

Rule No. 2. Reserved.

Rule No. 3. Reserved.

Rule No. 4. Reserved.

Rule No. 5. Reserved.

Rule No. 6. Reserved.

[Statutes of Nevada 1973, 1886; R 1985, 2315]

The next rule is 10.

 $\mathbf{ASR-1} \tag{2005}$

II. SESSIONS AND MEETINGS

Rule No. 10. Time of Meeting.

The Assembly shall meet each day at 11 a.m., unless the Assembly adjourns to some other hour.

[Statutes of Nevada 1975, 1857]

Rule No. 11. Open Meetings.

All meetings of the Assembly and its committees must be open to the public. [Statutes of Nevada 1975, 1907; A 1999, 3835; 2001, 3296]

Rule No. 12. Reserved.

The next rule is 20.

III. DECORUM AND DEBATE

Rule No. 20. Points of Order.

If any member, in speaking or otherwise, transgresses the rules of the Assembly, the Speaker shall, or any member may, call to order, in which case the member so called to order shall immediately sit down, unless permitted to explain; and if called to order by a member, such member shall immediately state the point of order. If the point of order be sustained by the presiding officer, the member shall not be allowed to proceed; but if it be not sustained, then he shall be permitted to go on. Every such decision from the presiding officer shall be subject to an appeal to the House; but no discussion of the question of order shall be allowed unless an appeal be taken from the decision of the presiding officer.

[Statutes of Nevada 1973, 1886; A 1993, 2913; 1995, 2847; 1997, 3540]

Rule No. 21. Portable Electronic Communication Devices.

- 1. A person who is within the Assembly Chambers or within an Assembly committee room shall not engage in a telephone conversation via the use of a portable telephone.
- 2. Before entering the Assembly Chambers or an Assembly committee room, any person who possesses a portable electronic communication device, such as a pager or telephone, that emits an audible alert, such as a ringing or beeping sound, to signal an incoming message or call, shall turn the audible alert off. A device that contains a nonaudible alert, such as a silent vibration, may be operated in a nonaudible manner within the Assembly Chambers or within an Assembly committee room.

[Statutes of Nevada 2001, 3296; A 2003, 3602]

Rule No. 22. Reserved.

Rule No. 23. Committee on Ethics; Legislative Ethics.

- 1. The Committee on Ethics consists of:
- (a) Two members of the Assembly appointed by the Speaker from the majority political party;
- (b) One member of the Assembly appointed by the Minority Leader from the minority political party; and
- (c) Two qualified electors of the State chosen by the members of the Committee who are appointed pursuant to paragraphs (a) and (b), neither of whom is a present or former member of the Legislature or employed by the State of Nevada.
- 2. The Speaker shall appoint two members of the Assembly, one from the majority political party and one from the minority political party to serve as alternate members of the Committee. If a member is disqualified, the alternate appointed from the same political party shall serve as a member of the Committee during the consideration of a specific question.

- 3. A member is disqualified if he is the requester of advice concerning a question of ethics or conflict of interest, or if the advice is requested by another member of the Assembly and a reasonable person in his situation could not exercise independent judgment on the matter in question.
- 4. The Committee shall hear complaints on alleged breaches of ethics and conflicts of interest, brought by Legislators and others, and it may advise Legislators on questions of breaches of ethics and conflicts of interest. All proceedings held to consider the character, alleged misconduct, professional competence or physical or mental health of any person by the Committee on matters of ethics or conflicts of interest are confidential unless a Legislator:
 - (a) Against whom a complaint is brought requests a public hearing;
 - (b) Discloses the opinion of the Committee at any time after his hearing; or
 - (c) Discloses the content of an advisory opinion issued to him by the Committee.
- 5. A complaint which alleges a breach of ethics or a conflict of interest must be in writing and signed by the person making the allegation. The complaint must be filed with the Chairman. The Chairman shall send a copy of the complaint, within 24 hours after receiving it, to the Legislator against whom the complaint is brought.
- 6. The criterion to be applied by the Committee in determining whether a Legislator has a conflict of interest is whether the independence of judgment of a reasonable person in his position upon the matter in question would be materially affected by:
 - (a) His acceptance of a gift or loan; or
 - (b) His private economic interest.
- 7. A Legislator who determines that he has a conflict of interest may vote upon, advocate or oppose any measure as to which a potential conflict exists if he makes a general disclosure of the conflict. In determining whether to vote upon, advocate or oppose the measure, the Legislator should consider whether:
 - (a) The conflict impedes his independence of judgment;
- (b) His participation will produce a negative effect on the public's confidence in the integrity of the Legislature;
- (c) His participation is likely to have any significant effect on the disposition of the measure; and
 - (d) His interest is greater than the interests of an entire class of persons similarly situated. [Statutes of Nevada 1977, 1706; A 1987, 2325, 2336; 1995, 2847; 1997, 3540]

The next rule is 30.

IV. QUORUM, VOTING, ELECTIONS

Rule No. 30. Manner of Voting.

- 1. The presiding officer shall declare all votes, but the yeas and nays must be taken when called for by three members present, and the names of those calling for the yeas and nays must be entered in the Journal by the Chief Clerk.
- 2. The presiding officer shall call for yeas and nays by a division or by a roll call, either electronic or oral.
- 3. When taking the yeas and nays on any question, the electronic roll call system may be used, and when so used shall have the force and effect of any roll call under these rules.
- 4. When taking the yeas and nays by oral roll call, the Chief Clerk shall take the names of members alphabetically, except that the Speaker's name must be called last.
 - 5. The electronic roll call system may be used to determine the presence of a quorum.
- 6. The yeas and nays must not be taken with the electronic roll call system until all members present are at their desks. The presiding officer may vote at the rostrum.
 - 7. Only a member who:
- (a) Has been certified by the Committee on Elections, Procedures, Ethics, and Constitutional Amendments or a special committee of the Assembly; and
 - (b) Is physically present within the Assembly Chambers,

 $\mathbf{ASR-3} \tag{2005}$

→ may cast a vote in the Assembly.

8. A member shall not vote for another member on any roll call, either electronic or oral. Any member who votes for another member may be punished in any manner deemed appropriate by the Assembly.

[Statutes of Nevada 1975, 1879; A 1995, 2848; 1997, 3542; 1999, 3837; 2001, 3298; Assembly Resolution No. 3 of the 2005 Session (File No. 3)]

Rule No. 31. Reserved.

Rule No. 32. Announcement of the Vote.

- 1. A member may change his vote at any time before the announcement of the vote if the voting is by voice, or at any time before the votes are electronically recorded if the voting is conducted electronically.
 - 2. The announcement of the result of any vote shall not be postponed. [Statutes of Nevada 1975, 1876]

Rule No. 33. Voting by Division.

Upon a division and count of the Assembly on any question, no person without the bar shall be counted.

[Statutes of Nevada 1973, 1887]

The next rule is 40.

V. LEGISLATIVE BODIES

Rule No. 40. Standing Committees.

The standing committees of the Assembly are as follows:

- 1. Ways and Means, fourteen members.
- 2. Judiciary, fourteen members.
- 3. Growth and Infrastructure, thirteen members.
- 4. Education, eleven members.
- 5. Elections, Procedures, Ethics, and Constitutional Amendments, thirteen members.
- 6. Natural Resources, Agriculture, and Mining, eleven members.
- 7. Transportation, eleven members.
- 8. Commerce and Labor, fourteen members.
- 9. Health and Human Services, eleven members.
- 10. Government Affairs, thirteen members.

[Statutes of Nevada 1975, 1857; A 1977, 1728; 1981, 2059, 2064; 1983, 2103; 1985, 2315; 1987, 2326, 2399; 1989, 2204; 1991, 2479; 1993, 2915, 2967; 1995, 2849, 2878; 1997, 3543, 3682, 3712; 1999, 3838; 2001, 3298; 2003, 3604; Assembly Resolution No. 3 of the 2005 Session (File No. 3)]

Rule No. 41. Appointment of Committees.

- 1. Except as otherwise provided in Assembly Standing Rule No. 23, all committees must be appointed by the Speaker, unless otherwise directed by the Assembly. The Speaker shall designate the chairman and vice chairman of each committee.
- 2. To facilitate the full participation of the members during an adjournment called pursuant to NRS 218.115, the Speaker may temporarily appoint a member to a standing committee that is scheduled to meet during the adjournment if none of the committees to which the member is regularly assigned will be meeting during the adjournment.

[Statutes of Nevada 1973, 1903; A 1977, 1707; 1985, 2314; 1993, 2916; 1995, 2850; 1997, 3543]

Rule No. 42. Committee Action.

- 1. The committee shall have regular meetings scheduled by the Assembly leadership. A quorum of the committee is a majority of its members and may transact business except as limited by this Rule.
- 2. Except as limited by this Rule, a simple majority of those present may move, second and pass a motion by voice vote.
 - 3. Definite action on a bill or resolution will require a majority of the entire committee.
- 4. A two-thirds majority of the entire committee is required to reconsider action on a bill or resolution.
- 5. Committee introduction of legislative measures which are not prefiled requires concurrence of two-thirds of the entire committee and does not imply commitment to support final passage.
 - 6. The chairman shall vote on all final action regarding bills or resolutions.
 - 7. No member of the committee may vote by proxy under any circumstances.
- 8. A committee shall not take a vote on the question of whether to exercise its statutory authority to issue a legislative subpoena unless the chairman has informed the Speaker of the intention of the committee to consider such a question.

[Statutes of Nevada 1973, 1903; A 1995, 2850; 1997, 3543; 2001, 3299]

Rule No. 43. Subcommittees.

Subcommittees made up of committee members may be appointed by the chairman to consider and report back on specific subjects or bills.

[Statutes of Nevada 1973, 1903; A 1995, 2850; 1997, 3544]

Rule No. 44. Committee on Elections, Procedures, Ethics, and Constitutional Amendments.

The Committee on Elections, Procedures, Ethics, and Constitutional Amendments has jurisdiction over matters relating to personnel. It shall recommend by resolution the appointment of all attaches and employees of the Assembly not otherwise provided for by law. It may suspend or remove any such attache or employee for incompetency or dereliction of duty. It shall function as the Committee on Rules and as the Committee on Credentials of the Assembly.

[Statutes of Nevada 1973, 1885; A 1977, 1707; 1981, 2059, 2171; 1985, 2316; 1991, 2480; 1993, 2916; 1997, 3544; Assembly Resolution No. 3 of the 2005 Session (File No. 3)]

Rule No. 45. Procedure for Election Contests.

- 1. Upon receipt of a statement of contest from the Secretary of State pursuant to NRS 293.427, the Speaker shall, as soon as practicable, appoint a special committee to hear the contest or refer the contest to the Standing Committee on Elections, Procedures, Ethics, and Constitutional Amendments. The committee shall conduct a hearing to consider the contest. The committee shall keep written minutes of the hearing. The contestant has the burden of proving that any irregularities shown were of such a nature as to establish that the result of the election was changed thereby.
- 2. The contest must be submitted so far as may be possible upon depositions or by written or oral arguments as the Assembly may order. Any party to a contest may take the deposition of any witness at any time after the statement of contest is filed with the Secretary of State and before the contest is finally decided. At least 3 days' notice must be given to the prospective deponent and to the other party. If oral statements are made at any hearing before the Assembly or a committee thereof which purport to establish matters of fact, they must be made under oath. Strict rules of evidence do not apply.
- 3. The committee shall, not later than 5 calendar days after the contest was referred to the committee, report to the Assembly its findings on whether the contestant has met the burden of proving that any irregularities shown were of such a nature as to establish that the result of the election was changed thereby. The committee shall then report to the Assembly its recommendation on which person should be declared elected or report that it has no

 $\mathbf{ASR-5} \tag{2005}$

recommendation. The Assembly shall, as soon as practicable thereafter but not later than 7 calendar days after the Speaker received the statement of contest, vote whether to accept or reject the committee's recommendation without amendment, if a recommendation is made. If the recommendation is accepted, the Speaker shall declare the recommended person elected. If the recommendation is rejected or the committee did not make a recommendation, the Assembly shall consider immediately which person should be declared elected. The Speaker shall not adjourn the Assembly until it has declared a person to be elected.

4. If a person other than the person initially seated as a member of the Assembly pursuant to subsection 2 of NRS 293.427 is declared to be elected by the Assembly as a result of the contest, the Speaker shall inform the Governor of the identity of the person declared to be elected by the Assembly.

[Statutes of Nevada 1973, 1885; R 1987, 2326; Readopted 1989, 2204; A 1991, 2480; 1993, 2917; 1995, 2851; 1997, 3544; 2003, 3605; Assembly Resolution No. 3 of the 2005 Session (File No. 3)]

Rule No. 46. Committee Action on Reports.

Committee reports must be adopted at a committee session actually assembled and meeting as a committee with a quorum present. Every committee vote on a matter pertaining to a bill or resolution must be recorded. The vote may be taken by roll call at the discretion of the chairman.

[Statutes of Nevada 1973, 1903; A 1995, 2852; 1997, 3545; 1999, 3840]

Rule No. 47. Committee Records.

The chairman of each committee shall keep, or cause to be kept, a complete record of the committee proceedings in which there must be entered:

- 1. The time and place of each meeting;
- 2. The attendance and absence of members;
- 3. The names of all persons appearing before the committee, with the names of persons, firms, corporations or associations in whose behalf such appearance is made; and
 - 4. The subjects or measures considered and action taken. [Statutes of Nevada 1973, 1903; A 1995, 2852; 1997, 3545; 1999, 3840]

Rule No. 48. Disposition of Committee Records.

All minutes, records and documents in the possession of committees and their chairmen must be filed in the offices of the Legislative Counsel Bureau upon adjournment sine die.

[Statutes of Nevada 1973, 1904; A 1999, 3840]

Rule No. 49. Committee Hearings.

- 1. The presence of a quorum of the committee is desirable but not required to conduct a public hearing. At the discretion of the chairman, members of the committee may attend, participate in and, if applicable, vote during the hearing via simultaneous telephone or video conference.
- 2. Public hearings are opened by the chairman who announces the subject under consideration and provides for those wishing to address the committee to be heard. These persons shall rise in an order determined by the chairman, address the chair and furnish their names, addresses and firms or other organizations represented. Committee members may address the chairman for permission to question the witness.

[Statutes of Nevada 1975, 1914; A 1995, 2852; 1997, 3546; 1999, 3840; 2001, 3301]

Rule No. 50. Reserved.

Rule No. 51. Reserved.

Rule No. 52. Concurrent Referrals.

When a bill or resolution is referred to two committees, the bill or resolution must go to the first committee named. If the first committee votes to amend the bill or resolution, it must be reprinted with amendments and then returned to the first committee or sent immediately to the next committee. If there is no amendment proposed by the first committee, or if the first committee acts upon the bill or resolution after amendment, the bill or resolution must be sent with the committee recommendation immediately to the second committee.

[Statutes of Nevada 1975, 1909; A 1987, 2326; 1989, 2205; 1999, 3840]

The next rule is 60.

VI. RULES GOVERNING MOTIONS

Rule No. 60. Entertaining.

No motion may be debated until it is distinctly announced by the presiding officer. The presiding officer, upon his own motion or at the request of a member, may direct that the motion be reduced to writing and be read by the Chief Clerk before the motion is debated. A motion may be withdrawn by the maker at any time before amendment or before the motion is put to vote.

[Statutes of Nevada 1973, 1889; A 1995, 2853; 1997, 3547; 1999, 3841; 2003, 3607]

Rule No. 61. Reserved.

Rule No. 62. Reserved.

PARTICULAR MOTIONS

Rule No. 63. Reserved.

Rule No. 64. Reserved.

Rule No. 65. Indefinite Postponement.

When a question is postponed indefinitely, the same question must not be considered again during the session and the question is not subject to a motion for reconsideration.

[Statutes of Nevada 1973, 1889; A 1999, 3841]

Rule No. 66. To Strike Enacting Clause.

A motion to strike out the enacting clause of a bill or resolution does not take precedence over any other subsidiary motion. If the motion is carried, it shall be considered equivalent to the rejection of such bill or resolution.

[Statutes of Nevada 1973, 1889; A 1999, 3841]

Rule No. 67. Division of Question.

Any member may call for a division of the question, which shall be divided, if it comprehends propositions in substance so distinct that, one being taken away, a substantive proposition shall remain for the decision of the Assembly. A motion to strike out being lost shall preclude neither amendment nor a motion to strike out and insert. A motion to strike out and insert shall be deemed indivisible.

[Statutes of Nevada 1973, 1889]

Rule No. 68. To Reconsider—Precedence of.

A motion to reconsider shall have precedence over every other motion, except a motion to adjourn, or to fix the time to which to adjourn; and when the Assembly adjourns, while a motion to reconsider is pending, or before passing the order of business of Motions, Resolutions and

 $\mathbf{ASR-7} \tag{2005}$

Notices, the right to move a reconsideration shall continue to the next day of sitting. No notice of reconsideration of any final vote shall be in order on the:

- 1. Last day on which final action is allowed; or
- 2. Day preceding the last day of the session.

[Statutes of Nevada 1973, 1890; A 1999, 3841; 2001, 3302]

The next rule is 80.

VII. DEBATE

Rule No. 80. Speaking on Question.

No member shall speak more than twice during the consideration of any one question, on the same day, and at the same stage of proceedings, without leave. Members who have once spoken shall not again be entitled to the floor (except for explanation) to the exclusion of others who have not spoken.

[Statutes of Nevada 1973, 1890]

Rule No. 81. Previous Question.

The previous question shall be put only when demanded by three members. The previous question shall not be moved by the member last speaking on the question.

[Statutes of Nevada 1973, 1890]

Rule No. 82. Privilege of Closing Debate.

The author of a bill, a resolution or a main question shall have the privilege of closing the debate, unless the previous question has been sustained.

[Statutes of Nevada 2001, 3302]

The next rule is 90.

VIII. CONDUCT OF BUSINESS

A. RULES AND PROCEDURE

Rule No. 90. Mason's Manual.

The rules of parliamentary practice contained in Mason's Manual of Legislative Procedure shall govern the Assembly in all cases in which they are applicable and in which they are not inconsistent with the Standing Rules and orders of the Assembly, and the Joint Rules of the Senate and Assembly.

[Statutes of Nevada 1973, 1890]

Rule No. 91. Rescission, Change or Suspension of Rule.

No standing rule or order of the Assembly shall be rescinded or changed without a vote of two-thirds of the members elected, and one day's notice being given of the motion therefor; but a rule or order may be suspended temporarily by a vote of two-thirds of the members present.

[Statutes of Nevada 1973, 1890; A 2001, 3303]

Rule No. 92. Notices of Bills, Topics and Public Hearings.

1. Except as otherwise provided in subsection 3, all committees shall provide adequate notice of public hearings on bills, resolutions or other topics which are to come before the committees. The notice must include the date, time, place and agenda to be covered. The notice must be posted conspicuously in the legislative building, appear in the Daily History and be made available to the news media. The Daily History must include the most current version of the notice that is available at the time the Daily History is created and an informational statement

informing the public where more current information, if any, regarding such notices may be found.

- 2. The noticing requirements of this Rule may be suspended for emergency situations but only after approval by a two-thirds vote of a committee.
 - 3. Subsection 1 does not apply to:
 - (a) Committee meetings held on the floor of the Assembly during a recess; or
 - (b) Conference committee meetings.

[Statutes of Nevada 1975, 1915; A 1995, 2855; 1997, 3549; 1999, 3842]

Rule No. 93. Reserved.

Rule No. 94. Privilege of the Floor and Lobbying.

No person, except Senators, former Assemblymen and state officers, may be admitted at the bar of the Assembly, except by special invitation on the part of some member; but a majority may authorize the Speaker to have the Assembly cleared of all such persons. No person may do any lobbying upon the floor of the Assembly at any time, and it is the duty of the Sergeant at Arms to remove any person violating any of the provisions of this Rule.

[Statutes of Nevada 1973, 1891; A 1983, 2152; 1995, 2856; 1997, 3549]

Rule No. 95. Material Placed on Legislators' Desks.

All papers, letters, notes, pamphlets and other written material placed upon an Assemblyman's desk shall contain the signature of the Legislator requesting the placement of such material on the desk or shall contain a designation of the origin of such material. This Rule does not apply to books containing the legislative bills and resolutions, the legislative Daily Histories, the legislative Daily Journals or Legislative Counsel Bureau material.

[Statutes of Nevada 1973, 1891]

Rule No. 96. Peddling, Begging and Soliciting.

- 1. Peddling, begging and soliciting are strictly forbidden in the Assembly Chambers, and in the lobby, gallery and halls adjacent thereto.
- 2. No part of the Assembly Chambers may be used for, or occupied by signs or other devices for any kind of advertising.
- 3. No part of the hallways adjacent to the Assembly Chambers may be used for or occupied by signs or other devices for any kind of advertising for commercial or personal gain. Notices for nonprofit, nonpartisan, civic or special legislative events may be posted in a designated area of the hallways adjacent to the Assembly Chambers with the approval of the Chief Clerk.

[Statutes of Nevada 1973, 1891; A 1999, 3843; 2001, 3303]

Rule No. 97. Petitions and Memorials.

Petitions, memorials and other papers addressed to the Assembly, shall be presented by the Speaker, or by a member in the Speaker's place. A brief statement of the contents thereof shall be made by the introducer. They shall not be debated on the day of their being presented, but shall be on the table, or be referred, as the Assembly shall determine.

[Statutes of Nevada 1973, 1891; A 1995, 2856; 1997, 3550]

Rule No. 98. Request of Purpose.

A member may request the purpose of a bill or joint resolution upon its introduction. [Statutes of Nevada 1973, 1891]

Rule No. 99. Remarks.

It shall be in order for members to make remarks and to have such remarks entered in the Journal.

[Statutes of Nevada 1973, 1891]

 $\mathbf{ASR-9} \tag{2005}$

Rule No. 100. Precedence of Parliamentary Authority.

The precedence of parliamentary authority in the Assembly is:

- 1. The Constitution of the State of Nevada.
- 2. The Statutes of the State of Nevada.
- 3. The Standing Rules of the Assembly and the Joint Standing Rules of the Senate and Assembly.
 - 4. Mason's Manual of Legislative Procedure.

[Statutes of Nevada 1973, 1891; A 1999, 3843]

Rule No. 101. Reserved.

[Statutes of Nevada 1987, 2327; R 1989, 2206]

Rule No. 102. Privileged Questions.

Privileged questions have precedence over all others in the following order:

- 1. Motions to fix the time to which the Assembly shall adjourn.
- 2. Motions to adjourn.
- 3. Questions relating to the rights and privileges of the Assembly or any of its members.
- 4. A call of the House.
- 5. Motions for special orders.

[Statutes of Nevada 2001, 3304; Assembly Resolution No. 3 of the 2005 Session (File No. 3)]

Rule No. 103. Reserved.

B. BILLS

Rule No. 104. Reserved.

[Statutes of Nevada 1973, 1883; A 1973, 1911; R 1983, 2106]

Rule No. 105. Substitute Bills.

A substitute bill shall be deemed and held to be an amendment, and treated in all respects as such. However, a substitute bill may be amended after its adoption, in the same manner as if it were an original bill.

[Statutes of Nevada 1973, 1893]

Rule No. 106. Skeleton Bills.

The introduction of skeleton bills is authorized when, in the opinion of the sponsor and the Legislative Counsel, the full drafting of the bill would entail extensive research or be of considerable length. A skeleton bill will be provided for purposes of introduction and committee referral. Such a bill will be a presentation of ideas or statements of purpose, sufficient in style and expression to enable the Legislature and the committee to which the bill may be referred to consider the substantive merits of the legislation proposed.

[Statutes of Nevada 1973, 1893; A 1999, 3844]

Rule No. 107. Reserved.

[Statutes of Nevada 1973, 1893; R 1985, 2316]

Rule No. 108. Reserved.

[Statutes of Nevada 1985, 2316; R 1987, 2327]

Rule No. 109. Reading of Bills.

The presiding officer shall announce at each reading of a bill whether it be the first, second or third reading. The first reading of a bill shall be for information. If there is objection, the question shall be, "Shall the bill be rejected?" If the question to reject fails to receive a majority vote by the members present, or if there is no objection, the bill shall take the proper course. No

bill shall be referred to a committee until after the first reading, nor amended until after the second reading.

[Statutes of Nevada 1973, 1894; A 1995, 2858]

Rule No. 110. Second Reading and Amendment of Bills.

- 1. All bills must be read the second time on the first legislative day after which they are reported by committee, unless a different day is designated by motion. Upon second reading, Assembly bills reported without amendments shall be placed on the General File and Senate bills reported without amendments shall be placed on the General File. Committee amendments reported with bills shall be considered upon their second reading, and such amendments may be adopted by a majority vote of the members present. Any amendment which is numbered, copied and made available to all members must be moved and voted upon by number unless any member moves that it be read in full. Assembly bills so amended must be reprinted, engrossed, and placed on the General File. Senate bills so amended must be reprinted, then engrossed or reengrossed, as applicable, and placed on the General File.
- 2. Any member may move to amend a bill during its second or third reading, and such a motion to amend may be adopted by a majority vote of the members present. Bills so amended on second reading must be treated the same as bills with committee amendments. Any bill so amended upon the General File must be reprinted and then engrossed or reengrossed, as applicable.
- 3. The reprinting of amended bills may be dispensed with only in accordance with the provisions of law.

[Statutes of Nevada 1975, 1915; A 1997, 3552; 1999, 3844]

Rule No. 111. Consent Calendar.

- 1. A standing committee may by unanimous vote of the members present report a bill with the recommendation that it be placed on the Consent Calendar. The question of recommending a bill for the Consent Calendar may be voted upon in committee only after the bill has been recommended for passage and only if no amendment is recommended.
- 2. The Chief Clerk shall maintain a list of bills recommended for the Consent Calendar. The list must be printed in the Daily History and must include the summary of each bill, and the date the bill is scheduled for consideration on final passage.
- 3. At any time before the presiding officer calls for a vote on the passage of the Consent Calendar, a member may give written notice to the Chief Clerk or state orally from the floor of the Assembly in session that he requests the removal of a particular bill from the Consent Calendar. If a member so requests, the Chief Clerk shall remove the bill from the Consent Calendar and transfer it to the Second Reading File. A bill removed from the Consent Calendar may not be restored to that Calendar.
- 4. During floor consideration of the Consent Calendar, members may ask questions and offer explanations relating to the respective bills.
- 5. When the Consent Calendar is brought to a vote, the bills remaining on the Consent Calendar must be read by number and summary and the vote must be taken on their final passage as a group.

[Statutes of Nevada 1977, 1660; A 1987, 2328; 1997, 3552; 1999, 3845; 2001, 3305]

Rule No. 112. Reserved.

Rule No. 113. General File.

All bills reported to the Assembly, by either standing or special committees, after receiving their second readings must be placed upon a General File, to be kept by the Chief Clerk. Bills must be taken from the General File and acted upon in the order in which they were reported, unless otherwise specially ordered by the Assembly. But engrossed bills shall be placed at the head of the file, in the order in which they are received. The Chief Clerk shall post a daily statement of the bills on the General File, setting forth the order in which they are filed, and

 $\mathbf{ASR-11} \tag{2005}$

specifying the alterations arising from the disposal of business each day. The Chief Clerk shall likewise post notices of special orders as made.

[Statutes of Nevada 1973, 1895; A 1997, 3553; 1999, 3845; 2001, 3305]

Rule No. 114. Reserved.

Rule No. 115. Reconsideration of Vote on Bill.

On the first legislative day that the Assembly is in session succeeding that on which a final vote on any bill or resolution has been taken, a vote may be reconsidered on the motion of any member. Notice of intention to move such reconsideration must be given on the day on which the final vote was taken by a member voting with the prevailing party. It is not in order for any member to move a reconsideration on the day on which the final vote was taken, except by unanimous consent. There may be no reconsideration of a vote on a motion to indefinitely postpone. Motions to reconsider a vote upon amendments to any pending question may be made at once.

[Statutes of Nevada 1973, 1895; A 1999, 3845]

Rule No. 116. Vetoed Bills.

Bills that have passed both Houses of the Legislature and are transmitted to the Assembly accompanied by a message or statement of the Governor's disapproval or veto of the same must be taken up and considered immediately upon the coming in of the message transmitting the same, or become the subject of a special order. When the message is received, or (if made a special order) when the special order is called, the said message or statement must be read together with the bill or bills so disapproved or vetoed. The message and bill must be read by the Chief Clerk without interruption, consecutively, one following the other, and not upon separate occasions. No such bill or message may be referred to any committee, or otherwise acted upon save as provided by law and custom; that is to say, that immediately following such reading the only question (except as hereinafter stated) which may be put by the Speaker is, "Shall the bill pass, notwithstanding the objections of the Governor?" It shall not be in order, at any time, to vote upon such a vetoed bill unless the same shall first have been read, from the first word of its title to and including the last word of its final section. No motion may be entertained after the Speaker has stated the question, save a motion to adjourn or a motion for the previous question, but the merits of the bill itself may be debated. The message or statement containing the objections of the Governor to the bill must be entered in the Journal of the Assembly. The consideration of a vetoed bill, and the objections of the Governor thereto, shall be a privileged question, and shall take precedence over all others.

[Statutes of Nevada 2001, 3306]

Rule No. 117. Reserved.

C. RESOLUTIONS

Rule No. 118. Treated as Bills—Joint Resolutions.

The procedure of enacting joint resolutions must be identical to that of enacting bills, except that:

- 1. Joint resolutions, upon enrollment, must be delivered to the Secretary of State; and
- 2. Joint resolutions proposing amendments to the Constitution must be entered in the Journal in their entirety.

[Statutes of Nevada 1973, 1895; A 1999, 3846; 2003, 3612]

Rule No. 119. Reserved.

D. ORDER OF BUSINESS

Rule No. 120. Order of Business.

The Order of Business must be as follows:

- 1. Call to Order.
- 2. Reading and Approval of Journal.
- 3. Presentation of Petitions.
- 4. Reports of Standing Committees.
- 5. Reports of Select Committees.
- 6. Communications.
- 7. Messages from the Senate.
- 8. Motions, Resolutions and Notices.
- 9. Introduction, First Reading and Reference.
- 10. Consent Calendar.
- 11. Second Reading and Amendment.
- 12. General File and Third Reading.
- 13. Unfinished Business of Preceding Day.
- 14. Special Orders of the Day.
- 15. Remarks from the Floor, limited to 10 minutes.

[Statutes of Nevada 1973, 1895; A 1977, 1660; 1985, 2316; 1987, 2328; 1989, 2206; 1999, 3846; 2001, 3307]

Rule No. 121. Reserved.

Rule No. 122. Reserved.

[Statutes of Nevada 1973, 1896; A 1999, 3846; R 2001, 3307]

Rule No. 123. Reserved.

[Statutes of Nevada 1973, 1896; R 2001, 3307]

Rule No. 124. Reserved.

Rule No. 125. Reserved.

Rule No. 126. Reserved.

[Statutes of Nevada 1973, 1896; A 1995, 2861; 1997, 3555; 1999, 3847; R 2001, 3307]

Rule No. 127. Reserved.

Rule No. 128. Reserved.

The next rule is 140.

IX. LEGISLATIVE INVESTIGATIONS AND MISCELLANEOUS

Rule No. 140. Compensation of Witnesses.

Witnesses summoned to appear before the Assembly or any of its committees must be compensated as provided by law for witnesses required to attend in the courts of the State of Nevada.

[Statutes of Nevada 1973, 1897; A 1999, 3847]

ASR-13 (2005)

TRule No. 141T **ASSEMBLY STANDING RULES**

Rule No. 141. Use of the Assembly Chamber.

The Assembly Chamber shall not be used for any public or private business other than legislative, except by permission of the Assembly.

[Statutes of Nevada 1973, 1897]

ASR-14 (2005)

A

ADJOURNMENT

Election contests, adjournment before declaration of candidate elected prohibited (Rule 45), page 6

Motion to adjourn, precedence (Rule 68, Rule 102, Rule 116), page 7, page 10, page 12

Sine die, disposition of committee records (Rule 48), page 6

Temporary appointment to committees (Rule 41), page 4

ADVERTISING WITHIN CHAMBER OR HALLS

Prohibition, exception (Rule 96), page 9

AMENDMENTS

Committee amendments, procedure for adoption (Rule 110), page 11

Concurrent referrals (Rule 52), page 7

Constitutional amendments (Rule 118), page 12

Motion to amend, adoption (Rule 110), page 11

Motion to strike out, effect on amendment when motion lost (Rule 67), page 7

Order of business (Rule 120), page 13

Reprinting (Rule 110), page 11

Second reading, consideration after (Rule 109, Rule 110), page 10, page 11

Substitute bills (Rule 105), page 10

Third reading, consideration after (Rule 110), page 11

APPEALS

Points of order, procedure (Rule 1, Rule 20), page 1, page 2

ASSEMBLY CHAMBER

Advertising prohibited, exception (Rule 96), page 9

Cellular phones, use prohibited (Rule 21), page 2

Decorum (Rule 1), page 1

Lobbying prohibited (Rule 94), page 9

Majority may authorize chamber cleared (Rule 94), page 9

Material placed on legislators' desks (Rule 95), page 9

Pagers, use prohibited, exception (Rule 21), page 2

Peddling, begging, and soliciting prohibited (Rule 96), page 9

Privilege of the floor (Rule 94), page 9

Speaker, powers (Rule 1), page 1

Use of chamber restricted (Rule 141), page 14

ATTACHES

Appointment, recommendation by resolution (Rule 44), page 5

Suspension or removal for incompetency or dereliction of duty (Rule 44), page 5

R

BEGGING WITHIN CHAMBER OR HALLS

Prohibition against (Rule 96), page 9

BILLS

Action by committee (Rule 42, Rule 46), page 5, page 6

Amendment (See AMENDMENTS)

Concurrent referrals (Rule 52), page 7

Consent calendar (Rule 111), page 11

Debate (See DEBATE)

Enacting clause, motion to strike (Rule 66), page 7

ASR-15 (2005)

BILLS—(Continued)

Engrossed bills, placement on general file (Rule 113), page 11

Enrolled bills, signature of Speaker required (Rule 1), page 1

First reading, for information (Rule 109), page 10

General file (Rule 110, Rule 113), page 11

Introduction (See INTRODUCTION OF LEGISLATIVE MEASURES)

Purpose, member may request (Rule 98), page 9

Reading (Rule 109, Rule 120), page 10, page 13

Reconsideration of bill, requirements (Rule 42), page 5

Reference to committee, first reading required (Rule 109), page 11

Rejection (Rule 66, Rule 109), page 7, page 10

Second reading (Rule 109, Rule 110), page 10, page 11

Signature (Rule 1), page 1

Skeleton bills (Rule 106), page 10

Substitute bills (Rule 105), page 10

Vetoed bills (See VETOED BILLS)

BUSINESS

Conduct of business, rules and procedures generally (Rule 90-Rule 102), page 8-page 10 Order (Rule 120), page 13

C

CALL OF THE ASSEMBLY

Privileged question (Rule 102), page 10 Speaker's powers and duties (Rule 1), page 1

CALL TO ORDER

Order of business (Rule 120), page 13

Speaker's powers and duties (Rule 1, Rule 20), page 1, page 2

CANDIDATES, ELECTION (See ELECTION CONTESTS)

CELLULAR TELEPHONES

Use in Assembly chambers or committee rooms prohibited (Rule 21), page 2

CHAIRMEN OF COMMITTEES (See COMMITTEES)

CHANGE OF RULES

Two-thirds vote and one day's notice of motion required (Rule 91), page 8

CHIEF CLERK OF THE ASSEMBLY

Consent calendar, duties (Rule 111), page 11

General file, duties (Rule 113), page 11

Motions, reading (Rule 60), page 7

Notices for nonprofit, nonpartisan, civic or special legislative events, approval of posting (Rule 96), page 9

Roll call, duties (Rule 30), page 3

Special orders, duties (Rule 113), page 12

Vetoed bills, duties (Rule 116), page 12

COMMERCE AND LABOR, COMMITTEE ON

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

COMMITTEE OF THE WHOLE

Chairman, appointment (Rule 1), page 1

COMMITTEES

Actions (Rule 42, Rule 46), page 5, page 6

Appointment (Rule 41), page 4

Chairmen

Designation (Rule 41), page 4

Final actions, voting on (Rule 42), page 5

Hearings, duties (Rule 49), page 6

Records, duties (Rule 47), page 6

Roll call vote, discretion (Rule 46), page 6

Subcommittees, appointment (Rule 43), page 5

Conference committees, notice provisions concerning meetings inapplicable (Rule 92), page 9

Consent calendar, recommendations (Rule 111), page 11

Credentials, Committee on (Rule 44), page 5

Election contest, special committee to consider (Rule 45), page 5

Ethics, Committee on (Rule 23), page 2

Hearings (See HEARINGS)

Introduction of legislative measures (Rule 42), page 5

Meetings (See MEETINGS)

Members

Appointment (Rule 41), page 4

Number (Rule 40), page 4

Temporary appointments (Rule 41), page 4

Names of committees (Rule 40), page 4

Quorum (Rule 42, Rule 49), page 5, page 6

Reconsideration of action (Rule 42), page 5

Records

Contents (Rule 47), page 6

Disposition (Rule 48), page 6

Reference to committee (Rule 52, Rule 109), page 7, page 11

Reports

Adoption (Rule 46), page 6

Order of business (Rule 120), page 13

Rules, Committee on (Rule 44), page 5

Skeleton bills, consideration (Rule 106), page 10

Subcommittees (Rule 43), page 5

Subpoenas, procedure for issuance (Rule 42), page 5

Temporary appointment of members (Rule 41), page 4

Vice chairman, designation (Rule 41), page 4

Voting (Rule 42, Rule 46), page 5, page 6

Whole, Committee of the, appointment of chairman (Rule 1), page 1

CONCURRENT REFERRALS

Procedure (Rule 52), page 7

CONDUCT OF BUSINESS

Rules and procedures generally (Rule 90-Rule 102), page 8-page 10

CONFERENCE COMMITTEES

Notice provisions concerning meetings inapplicable (Rule 92), page 9

CONFLICTS OF INTEREST

Advice to legislators by Committee on Ethics (Rule 23), page 3

Complaints, hearing (Rule 23), page 3

Confidentiality of proceedings (Rule 23), page 3

Determination of conflict, criteria for (Rule 23), page 3

ASR-17 (2005)

CONFLICTS OF INTEREST—(Continued)

Disclosure by legislators (Rule 23), page 3

Voting considerations (Rule 23), page 3

CONSENT CALENDAR

Committee recommendations (Rule 111), page 11

Consideration (Rule 111), page 11

List of bills recommended, maintenance, printing and contents (Rule 111), page 11

Notice of objection to bill (Rule 111), page 11

Order of business (Rule 120), page 13

Read by bill number and summary (Rule 111), page 11

Recommendation for placement of bill, requirements (Rule 111), page 11

Removal of bill and transfer to second reading file (Rule 111), page 11

Voting, manner of (Rule 111), page 11

CONSTITUTIONAL AMENDMENTS

Journal, resolution proposing amendments entered in entirety (Rule 118), page 12

CONSTITUTIONAL AMENDMENTS, COMMITTEE ON

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

CONTESTS OF ELECTION (See ELECTION CONTESTS)

CREDENTIALS, COMMITTEE ON

Committee on Elections, Procedures, and Ethics to function as (Rule 44), page 5

D

DEBATE

Closing, privilege (Rule 82), page 8

Motions, procedure before debate (Rule 60), page 7

Petitions and memorials (Rule 97), page 9

Points of order (Rule 20), page 2

Previous question (Rule 81), page 8

Privileged questions (Rule 102), page 10

Speaking on the question (Rule 80), page 8

Vetoed bills (Rule 116), page 12

DECORUM

Points of order (Rule 20), page 2

Powers of Speaker (Rule 1), page 1

DIVISION OF THE HOUSE

Calling for yeas and nays (Rule 30), page 3

Voting, manner of (Rule 30, Rule 33), page 3, page 4

DIVISION OF THE QUESTION

Generally (Rule 67), page 7

 \mathbf{E}

EDUCATION, COMMITTEE ON

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

ELECTION CONTESTS

Adjournment restricted (Rule 45), page 5

Declaration of election (Rule 45), page 5

Depositions or written oral arguments, submission (Rule 45), page 5

Elections, Procedures, Ethics, and Constitutional Amendments, Committee on, reference of contest to (Rule 45), page 5

Governor to be informed of identity of elected candidate (Rule 45), page 6

Hearing

Burden of proof on contestant (Rule 45), page 5

Minutes required (Rule 45), page 5

Rules of evidence, applicability (Rule 45), page 5

Witnesses, depositions (Rule 45), page 5

Notice given to parties (Rule 45), page 5

Recommendation of committee

Rejection, immediate consideration of other candidates (Rule 45), page 5

Time limit for report (Rule 45), page 5

Vote by Assembly, time limit (Rule 45), page 6

Special committee, appointment (Rule 45), page 5

Statement of contest, receipt from Secretary of State (Rule 45), page 5

ELECTIONS, PROCEDURES, ETHICS, AND CONSTITUTIONAL AMENDMENTS, COMMITTEE ON

Credentials, Committee on (Rule 44), page 5

Election contests, duties (Rule 45), page 5

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

Personnel

Appointment, recommendation by resolution (Rule 44), page 5

Jurisdiction over matters relating to (Rule 44), page 5

Rules, Committee on (Rule 44), page 5

ELECTRONIC ROLL CALL SYSTEM

Use (Rule 30), page 3

EMERGENCY SITUATIONS

Suspension of rule requiring notice of hearings and meetings (Rule 92), page 9

EMPLOYEES

Appointment, recommendation by resolution (Rule 44), page 5

Suspension or removal for incompetency or dereliction of duty (Rule 44), page 5

ENACTING CLAUSE, MOTION TO STRIKE

Precedence of motion (Rule 66), page 7

ENGROSSED BILLS

Placement on general file (Rule 113), page 11

ENROLLED BILLS AND RESOLUTIONS

Signature of Speaker required (Rule 1), page 1

ETHICS

Advice to legislators by Committee on Ethics (Rule 23), page 3

Complaints

Committee on Ethics to hear (Rule 23), page 3

Filing (Rule 23), page 3

Form and signature (Rule 23), page 3

Confidentiality of proceedings (Rule 23), page 3

ASR-19 (2005)

ETHICS—(Continued)

Conflicts of interest

Determination of conflict, criteria for (Rule 23), page 3

Disclosure (Rule 23), page 3

Voting considerations (Rule 23), page 3

ETHICS, COMMITTEE ON

Alternate members, appointment (Rule 23), page 2 Composition (Rule 23), page 2 Disqualification of member (Rule 23), page 3 Duties generally (Rule 23), page 3

F

FIRST READING OF BILLS

Order of business (Rule 120), page 13 Procedure (Rule 109), page 10

FORMER ASSEMBLY MEMBERS

Privilege of the floor (Rule 94), page 9

G

GENERAL FILE

Order of business (Rule 120), page 13 Placement of bills on (Rule 110, Rule 113), page 11

GOVERNMENT AFFAIRS, COMMITTEE ON

Generally (*See COMMITTEES*) Number of members (Rule 40), page 4

GOVERNOR

Candidate declared in election contest, notification (Rule 45), page 6 Vetoed bills (Rule 116), page 12

GROWTH AND INFRASTRUCTURE, COMMITTEE ON

Generally (See COMMITTEES) Number of members (Rule 40), page 4

Η

HEALTH AND HUMAN SERVICES, COMMITTEE ON

Generally (*See COMMITTEES*) Number of members (Rule 40), page 4

HEARINGS

Conduct (Rule 49), page 6 Election contests, procedure (Rule 45), page 5 Notices (Rule 92), page 8 Witnesses (Rule 49, Rule 140), page 6, page 13

I

INTRODUCTION OF LEGISLATIVE MEASURES

Committee introductions (Rule 42), page 5 Order of business (Rule 120), page 13 Petitions and memorials (Rule 97), page 9

INTRODUCTION OF LEGISLATIVE MEASURES—(Continued)

Purpose of bill or joint resolution, member may request (Rule 98), page 9 Skeleton bills (Rule 106), page 10

J

JOINT RESOLUTIONS (See RESOLUTIONS) **JOURNAL**

Joint resolutions proposing amendments to Constitution entered in entirety (Rule 118), page 12

Names of those calling for yeas and nays entered in (Rule 30), page 3

Reading and approval, order of business (Rule 120), page 13

Remarks entered in (Rule 99), page 9

Vetoed bills, message or statement of objections entered in (Rule 116), page 12

JUDICIARY, COMMITTEE ON

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

L

LEGISLATIVE COUNSEL BUREAU

Committee records filed with (Rule 48), page 6

LOBBYING

Prohibition against lobbying on Assembly floor (Rule 94), page 9

 \mathbf{M}

MASON'S MANUAL OF LEGISLATIVE PROCEDURE

Applicability (Rule 90, Rule 100), page 8, page 10

MEETINGS

Cellular phones and pagers, use prohibited, exception (Rule 21), page 2

Committees (Rule 42), page 5

Ethics, Committee on (Rule 23), page 2

Notices (Rule 92), page 8

Open meetings required (Rule 11), page 2

Time of meeting of Assembly (Rule 10), page 2

MEMORIALS ADDRESSED TO ASSEMBLY

Presentation (Rule 97), page 9

MESSAGES

Order of business (Rule 120), page 13

Receipt by Speaker (Rule 1), page 1

Vetoed bills (Rule 116), page 12

MINORITY LEADER

Committee on Ethics, appointment of member (Rule 23), page 2

MINUTES

Committee minutes, disposition (Rule 48), page 6

Election contests, minutes of hearing required (Rule 45), page 5

MOTIONS

Adjourn, precedence of motion (Rule 68, Rule 102, Rule 116), page 7, page 10, page 12 Committee action (Rule 42), page 5

ASR-21 (2005)

MOTIONS—(Continued)

Debate, procedure (Rule 60), page 7

Division of the question (Rule 67), page 7

Entertaining (Rule 60), page 7

Order of business (Rule 120), page 13

Postpone indefinitely (Rule 65, Rule 115), page 7, page 12

Previous question (Rule 81), page 8

Privileged questions (Rule 102), page 10

Reconsideration of vote (Rule 68, Rule 115), page 7, page 12

Refer, motion to (See REFER, MOTION TO)

Special orders, precedence of motions (Rule 102), page 10

Strike enacting clause (Rule 66), page 7

Strike out and insert (Rule 67), page 7

Withdrawal (Rule 60), page 7

N

NATURAL RESOURCES, AGRICULTURE, AND MINING, COMMITTEE ON

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

NEWS MEDIA

Accreditation, assignment of seating (Rule 1), page 1 Notices of hearings and meetings (Rule 92), page 8

NOTICES

Change of rule (Rule 91), page 8

Committee meetings (Rule 92), page 8

Election contests (Rule 45), page 5

Hearings (Rule 92), page 8

Order of business (Rule 120), page 13

Reconsideration of vote (Rule 68, Rule 115), page 8, page 12

Rescission of rule (Rule 91), page 8

0

OPEN MEETINGS

Ethics, Committee on (Rule 23), page 2

Requirement (Rule 11), page 2

ORDER OF BUSINESS

Enumeration (Rule 120), page 13

P

PAGERS

Use in Assembly chambers or committee rooms prohibited, exception (Rule 21), page 2

PARLIAMENTARY PROCEDURE

Governance (Rule 90, Rule 100), page 8, page 10

PEDDLING WITHIN CHAMBER OR HALLS

Prohibition against (Rule 96), page 9

PETITIONS ADDRESSED TO ASSEMBLY

Order of business (Rule 120), page 13

Presentation (Rule 97), page 9

POINTS OF ORDER

Appeal from decision of Speaker (Rule 20), page 2 Appeals from points of order, Speaker's powers (Rule 1), page 1 Procedure (Rule 20), page 2

POSTPONE INDEFINITELY, MOTION TO

No further consideration (Rule 65), page 7

Reconsideration of motion prohibited (Rule 115), page 12

PREVIOUS QUESTION, MOTION FOR

Consideration of motion upon return of vetoed bill (Rule 116), page 12 Person last speaking on question, prohibition against motion (Rule 81), page 8 Three Assemblymen to demand (Rule 81), page 8

PRIVILEGE

Closing debate (Rule 82), page 8 Of the floor (Rule 94), page 9

PRIVILEGED QUESTIONS

Precedence (Rule 102, Rule 116), page 10, page 12 Vetoed bills (Rule 116), page 12

R

RECESS

Notice provisions inapplicable to meetings on floor during recess (Rule 92), page 9

RECONSIDERATION OF ACTION BY COMMITTEE

Two-thirds majority required (Rule 42), page 5

RECONSIDERATION OF VOTE

Adjournment while motion pending or before passing order of business, right to reconsider continued to next day of sitting (Rule 68), page 7

Notice of reconsideration

Day preceding last day of session, notice out of order (Rule 68), page 8

Given on day final vote taken (Rule 115), page 12

Last day on which final action is allowed, notice out of order (Rule 68), page 8

Postpone indefinitely, reconsideration of motion prohibited (Rule 115), page 12

Precedence of motion (Rule 68), page 7

Question postponed indefinitely, reconsideration prohibited (Rule 65), page 7

REFER, MOTION TO

Concurrent referrals (Rule 52), page 7

First reading required before referral (Rule 109), page 10

Order of business (Rule 120), page 13

Vetoed bills, prohibitions (Rule 116), page 12

REMARKS FROM THE FLOOR

Entered in Journal (Rule 99), page 9 Order of business (Rule 120), page 13

RESCISSION OF RULES

Two-thirds vote and one day's notice of motion required (Rule 91), page 8

RESOLUTIONS

Action by committee (Rule 42, Rule 46), page 5, page 6 Attaches and employees, appointment (Rule 44), page 5 Concurrent referrals (Rule 52), page 7

 $\mathbf{ASR-23} \tag{2005}$

RESOLUTIONS—(Continued)

Debate (See DEBATE)

Enacting clause, motion to strike (Rule 66), page 7

Enrolled resolutions, signature of Speaker required (Rule 1), page 1

Introduction (See INTRODUCTION OF LEGISLATIVE MEASURES)

Joint resolutions

Constitutional amendments (Rule 118), page 12

Delivery to Secretary of State (Rule 118), page 12

Procedure for enactment (Rule 118), page 12

Purpose, member may request (Rule 98), page 9

Order of business (Rule 120), page 13

Reconsideration, requirements (Rule 42), page 5

Rejection, striking out enacting clause constitutes (Rule 66), page 7

ROLL CALL VOTE

Committee action on reports (Rule 46), page 6

Electronic roll call system (Rule 30), page 3

Manner of voting (Rule 30), page 3

RULES, COMMITTEE ON

Committee on Elections, Procedures, Ethics, and Constitutional Amendments to function as (Rule 44), page 5

S

SECOND READING OF BILLS

Amendments, second reading required (Rule 109), page 11

Announcement (Rule 109), page 10

Consent calendar, bills transferred from (Rule 111), page 11

Order of business (Rule 120), page 13

Procedures (Rule 110), page 11

SENATORS

Privilege of the Assembly floor (Rule 94), page 9

SERGEANT AT ARMS

Duties (Rule 94), page 9

SESSIONS

Time of meeting (Rule 10), page 2

SKELETON BILLS

Purpose and procedure (Rule 106), page 10

SOLICITATION WITHIN CHAMBER OR HALLS

Prohibition against (Rule 96), page 9

SPEAKER OF THE ASSEMBLY

Chairman and vice chairman of committees, designation (Rule 41), page 4

Committees, appointment (Rule 41), page 4

Death or disability, succession to office (Rule 1), page 1

Election contests, duties (Rule 45), page 5

Ethics, Committee on, appointment of members and alternates (Rule 23), page 2

Motions, announcement (Rule 60), page 7

Petitions and memorials, presentation (Rule 97), page 9

Points of order (Rule 1, Rule 20), page 1, page 2

Powers and duties generally (Rule 1), page 1

Reading of bills, duties (Rule 109), page 10

SPEAKER OF THE ASSEMBLY—(Continued)

Resignation, succession to office (Rule 1), page 1

Substitution of duties (Rule 1), page 1

Vacancy in office (Rule 1), page 1

Voting (Rule 1, Rule 30), page 1, page 3

SPEAKER PRO TEMPORE

Succession to office of Speaker (Rule 1), page 1

SPEAKING ON THE QUESTION

Limitations (Rule 80), page 8

SPECIAL ORDERS OF THE DAY

Notices of special orders, posting (Rule 113), page 11

Order of business (Rule 120), page 13

Precedence (Rule 102), page 10

Vetoed bills (Rule 116), page 12

STANDING COMMITTEES (See COMMITTEES)

STATE OFFICERS

Privilege of the floor (Rule 94), page 9

STRIKE ENACTING CLAUSE, MOTION TO

Precedence of motion (Rule 66), page 7

STRIKE OUT AND INSERT, MOTION TO

Motion deemed indivisible (Rule 67), page 7

STRIKE OUT, MOTION TO

Lost question, effect (Rule 67), page 7

SUBCOMMITTEES

Appointment and duties (Rule 43), page 5

SUBPOENAS

Issuance by committee, procedure (Rule 42), page 5

Signature of Speaker (Rule 1), page 1

SUBSTITUTE BILLS

Treatment (Rule 105), page 10

SUSPENSION OF RULES

Notices of hearings and meetings (Rule 92), page 8

Reprinting of bills (Rule 110), page 11

Temporary suspension, two-thirds vote of members present required (Rule 91), page 8

T

TELEPHONES

Cellular phones, use in Assembly chamber or committee rooms prohibited (Rule 21), page 2 Committee hearings, participation by conference call (Rule 49), page 6

TIME OF MEETING

Sessions (Rule 10), page 2

TRANSPORTATION, COMMITTEE ON

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

 $\mathbf{ASR-25} \tag{2005}$

U

UNFINISHED BUSINESS

Order of business (Rule 120), page 13

 \mathbf{V}

VETOED BILLS

Committee referral, bill and message not to be referred (Rule 116), page 12

Debate on merits of bill (Rule 116), page 12

Governor's message or statement of disapproval to be read with bill (Rule 116), page 12

Immediate consideration (Rule 116), page 12

Motions, limit on (Rule 116), page 12

Privileged questions (Rule 116), page 12

Reading, procedure for (Rule 116), page 12

Special order of business (Rule 116), page 12

Voting prohibited until bill read from first to last word (Rule 116), page 12

VIDEO CONFERENCES

Committee hearings, participation by (Rule 49), page 6

VOTING

Announcement of vote, postponement prohibited (Rule 32), page 4

Call for yeas and nays (Rule 30), page 3

Certification required to vote (Rule 30), page 3

Change of vote (Rule 32), page 4

Committees

Manner of voting (Rule 42), page 5

Proxy, prohibition on voting by (Rule 42), page 5

Recording of votes (Rule 46), page 6

Concurrent referrals (Rule 52), page 7

Conflicts of interest, disclosures, considerations (Rule 23), page 3

Consent calendar (Rule 111), page 11

Division of House (Rule 30, Rule 33), page 3, page 4

Electronic roll call system (Rule 30), page 3

Manner of (Rule 30), page 3

Punishment for voting for another member (Rule 30), page 3

Reconsideration of vote (Rule 68, Rule 115), page 8, page 12

Result of vote, postponement of announcement prohibited (Rule 32), page 4

Speaker (Rule 1), page 1

Vetoed bills (Rule 116), page 12

W

WAYS AND MEANS, COMMITTEE ON

Generally (See COMMITTEES)

Number of members (Rule 40), page 4

WITHDRAWAL OF MOTION

Time for (Rule 60), page 7

WITNESSES

Compensation (Rule 140), page 13

Election contests (Rule 45), page 5

Public hearings (Rule 49), page 6