Second Regular Session Seventy-third General Assembly STATE OF COLORADO

ENGROSSED

LLS NO. R22-0737.02 Jennifer Gilroy x4327

SR22-004

SENATE SPONSORSHIP

Fenberg and Holbert, Moreno

Senate Committees

	SENATE RESOLUTION 22-004
01	CONCERNING THE RULES OF THE SENATE, AND, IN CONNECTION
02	THEREWITH, MAKING THE TEMPORARY RULES OF THE SENATE
03	OF THE SEVENTY-THIRD GENERAL ASSEMBLY PERMANENT
04	MAKING CHANGES TO THE RULES OF THE SENATE AFFECTING
05	THE READING OF BILLS AT LENGTH AND THE READING OF THE
06	SENATE JOURNAL, AND MODIFYING THE ETHICS COMPLAINT
07	PROCEDURES.
1 2	Be It Resolved by the Senate of the Seventy-third General Assembly of the State of Colorado:
3	That the temporary Rules of the Senate of the Seventy-third
4	General Assembly be adopted as the permanent Rules of the Senate for
5	the remainder of the second regular session of the Seventy-third General
6	Assembly.
7	That in the Rules of the Senate, amend Rule No. 11 as follows:
8	11. Reading of Bills

- Unless a member shall request the reading of a bill in full REQUESTS THAT A BILL BE READ AT LENGTH when the bill is being considered by the committee of the whole or on third and final reading, it shall be read by title only, and the unanimous consent of the members present to dispense with the reading of the bill in full AT LENGTH shall be presumed.
- 7 (b) IF A MEMBER REQUESTS THAT A BILL BE READ AT LENGTH WHEN 8 THE BILL IS BEING CONSIDERED BY THE COMMITTEE OF THE WHOLE 9 OR ON THIRD AND FINAL READING, THE MEMBER MAKING THE 10 REQUEST MUST REMAIN IN THE SENATE CHAMBER FOR THE 11 DURATION OF THE READING. EXCEPT FOR BRIEF ABSENCES NOT TO 12 EXCEED FIVE MINUTES, OR LONGER AS PERMITTED BY THE 13 PRESIDING OFFICER, THE MEMBER'S DEPARTURE FROM THE SENATE 14 CHAMBER IS DEEMED TO BE A WITHDRAWAL OF THE REQUEST TO 15 READ THE BILL AT LENGTH.
- 16 (c) If a member who requests that a bill be read at length
 17 withdraws the request or if the request is deemed to have
 18 been withdrawn and, subsequently, any member of the
 19 Senate requests that the bill be read at length, the
 20 reading of the bill shall resume at the point in the bill at
 21 which the earlier reading had stopped.
- 22 (d) IF A MEMBER REQUESTS THAT A BILL BE READ AT LENGTH EITHER 23 DURING THE COMMITTEE OF THE WHOLE OR ON THIRD AND FINAL 24 READING, THE MAJORITY LEADER MAY MOVE TO SUSPEND THE 25 READING OF THE BILL AT LENGTH AND LAY THE BILL OVER TO A 26 DATE OR TIME CERTAIN. THE MOTION IS NOT SUBJECT TO DEBATE 27 AND IS DECIDED BY THE AFFIRMATIVE VOTE OF A MAJORITY OF THE 28 MEMBERS PRESENT. WHEN THE BILL IS BROUGHT UP AGAIN, THE 29 READING OF THE BILL AT LENGTH SHALL RESUME AT THE POINT IN 30 THE BILL AT WHICH THE EARLIER READING HAD BEEN SUSPENDED.
- 31 (e) WHEN A MEMBER REQUESTS THAT A BILL BE READ AT LENGTH, THE 32 SECRETARY OF THE SENATE, OR THE SECRETARY'S STAFF, MAY 33 ARRANGE FOR THE BILL TO BE READ BY ELECTRONIC MEANS. THE 34 SECRETARY, OR THE SECRETARY'S STAFF, MAY NOT USE MORE THAN 35 ONE ELECTRONIC DEVICE OR MORE THAN ONE INDIVIDUAL AT A 36 TIME TO READ MULTIPLE SECTIONS OF THE BILL SIMULTANEOUSLY. 37 IF THE SECRETARY, OR THE SECRETARY'S STAFF, ARRANGES TO 38 HAVE THE BILL READ BY ELECTRONIC MEANS, THE READING MUST

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1 2		BE AT AN INTELLIGIBLE RATE UNDERSTANDABLE TO A REASONABLE PERSON.
3 4 5 6 7	(f)	WHEN A BILL HAS BEEN READ AT LENGTH PURSUANT TO THIS RULE 11, WHETHER DURING THE COMMITTEE OF THE WHOLE OR DURING THIRD AND FINAL READING, THAT READING SATISFIES THE REQUIREMENTS OF SECTION 22 OF ARTICLE V OF THE STATE CONSTITUTION FOR THAT READING.
8 9	follo	That in the Rules of the Senate, Rule No. 14, amend (b) as ws:
10		14. Journal
11 12 13 14 15	(b)	Before proceeding to any other order of business each day, the journal of the preceding day shall be corrected and approved. On any day, the journal for the preceding day shall be read at the request of any Senator. No corrections of the original journal after it is approved shall be made without consent of the Senate.
16 17	follo	That in the Rules of the Senate, Rule No. 43, amend (a) as ws:
18		43. Committee on Ethics
19 20 21 22 23 24 25 26 27 28 29 30	(a)	Any person who has knowledge concerning misconduct involving legislative duties by a member of the Senate, including but not limited to the alleged violation of the Rules of the Senate or of Section 40 of Article V of the state Constitution, may file a written, signed complaint with the President setting forth the facts that constitute the alleged misconduct and specifying the statutes, rules, constitutional provisions, or other ethical principles alleged to have been violated. The President shall provide the member complained against with a copy of the complaint. The President shall consult with the majority leader and the minority leader about the complaint. The President MAY ASK THE MEMBER COMPLAINED AGAINST TO PROVIDE AN EXPLANATION OF THE

MEMBER'S UNDERSTANDING OF THE ISSUES RAISED IN THE

COMPLAINT FOR THE PURPOSE OF ASSISTING THE PRESIDENT, THE

MAJORITY LEADER, AND THE MINORITY LEADER IN MAKING A

PRELIMINARY DETERMINATION OF WHETHER THE COMPLAINT SHOULD BE DISMISSED. THE PRESIDENT MAY ALSO DISCUSS THE

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COMPLAINT WITH THE COMPLAINANT TO OBTAIN MORE DETAILS ON
THE MATTER. The PRESIDENT, THE MAJORITY LEADER, AND THE
MINORITY LEADER SHALL KEEP THE fact that a complaint has been
filed and any documents relating thereto shall be kept confidential;
by the President, the majority leader, and the minority leader
EXCEPT THAT THE PRESIDENT, THE MAJORITY LEADER, OR THE
MINORITY LEADER MAY DISCUSS THE COMPLAINT WITH THE OFFICE
OF LEGISLATIVE LEGAL SERVICES FOR THE PURPOSE OF GATHERING
INFORMATION OR RECEIVING LEGAL ADVICE. If at least two of the
three leaders conclude that the complaint is not meritorious or
does not substantiate an ethical violation, the complaint shall be
dismissed, and the complainant and the member complained
against shall be so notified. If the complaint is dismissed, it shall
remain confidential THE PRESIDENT, THE MAJORITY LEADER, AND
THE MINORITY LEADER SHALL KEEP THE MATTER CONFIDENTIAL.
HOWEVER, THE PRESIDENT, THE MAJORITY LEADER, AND THE
MINORITY LEADER MAY DISCUSS EVIDENCE OF A PRIOR COMPLAINT
PREVIOUSLY FILED BY THE SAME COMPLAINANT AGAINST THE SAME
MEMBER BUT WHICH HAD BEEN DISMISSED.

That in the Rules of the Senate, Rule No. 9, **add** (a)(10) as follows:

9. Debate

- (a) The following questions shall be decided upon without debate; but any Senator making such a motion shall be given three minutes to explain the motion:
- 26 (10) SUSPEND THE READING OF A BILL AT LENGTH PURSUANT TO RULE No. 11 (d).

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