As Introduced

131st General Assembly Regular Session 2015-2016

S. R. No. 14

18

Senator Faber

Cosponsors: Senators Widener, Patton, Obhof

RESOLUTION

To adopt Rules of the Senate for the 131st General

Assembly.	2
BE IT RESOLVED BY THE SENATE OF THE STATE OF OHIO:	
RESOLVED, That the following are the Rules of the Senate	3
for the 131st General Assembly:	4
RULES OF THE SENATE	5
130th -131st GENERAL ASSEMBLY	6
TIME OF CONVENING; DUTIES OF THE PRESIDENT	7
Rule 1. (Time of Sessions.) The sessions of the Senate	8
shall be held at such times as are determined by the President.	9
For the months of January through June in each year, and	10
separately for the months of July through December in each year,	11
the President, at the beginning of each six-month period, shall	12
establish a schedule of dates and times according to which the	13
Senate shall hold sessions and at which roll call votes are	14
taken. The schedule and any revision or supplement thereto shall	15
be published and a copy provided to each senator.	16
Rule 2. (May Select Senator to Preside.) The President may	17

name any senator to perform the duties of the chair, but such

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have all the rights, privileges, authority, duties, and		50
responsibilities of the President.		51
ORDER OF BUSINESS OF THE DAY		52
Rule 6. (Daily Order, Prayer, Pledge of Allegiance, and		53
Reading of Journal.) As soon as the Senate is called to order		54
prayer may be offered, the pledge of allegiance to the flag may		55
be said, and, a quorum being present, the Journal of the		56
preceding legislative day shall be read by the Clerk.		57
Rule 7. (Order of Business.) As soon as the Journal is		58
read and approved, the order of business shall be as follows:		59
1. Reports of reference and bills for second		60
consideration.		61
		60
2. Reports of standing and select committees.		62
3. House amendments to Senate bills and resolutions.		63
4. Reports of conference committees.		64
5. Resolutions, including joint resolutions and concurrent		65
resolutions, reported by committee.		66
6. Bills for third consideration.		67
7. Motions.		68
8. Introduction and first consideration of bills.		69
9. Offering of resolutions and adoption of resolutions not		70
referred to committee.		71
Rule 8. (Order of Business, How Changed.) The business of		72
the Senate shall be disposed of in the order provided by Rule 7.		73
To revert to or advance to a new order of business requires only		74
a majority vote of the members of the Senate.		75

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be in order except a motion to adjourn and a motion to dispense		106
with further proceedings under the call.		107
Rule 15. (Call of Senate, Motion to Adjourn if Defeated.)		108
During a call of the Senate, if a motion to adjourn has been		109
voted down, it shall not be renewed until a motion to dispense		110
with the call has been voted upon, or until an additional		111
senator has appeared and answered to the roll call. A motion to		112
dispense with further proceedings under the call shall not be		113
made in the absence of quorum.		114
Rule 16. (After Call of Senate, Senator Cannot Leave.)		115
When a call of the Senate has been completed and further		116
proceedings under the call have been dispensed with, no senator		117
shall be permitted to leave the Chamber until the order of		118
business for which the call was demanded has been disposed of,		119
except by leave of a majority of the senators elected.		120
ADMINISTRATIVE PROCEDURES		121
Rule 17. (Absences, Must be Excused.) Any absence of a		122
member from a session of the Senate must be excused. Before a		123
member may be excused from such an absence from a voting		124
session, the member shall submit an explanation for the absence		125
in writing to the Clerk. A member shall be automatically excused		126
from a nonvoting session.		127
Rule 18. (Mileage Reimbursement, Payment of.) The		128
reimbursement based on mileage as provided for in section 101.27		129
of the Revised Code shall be paid to each qualifying member by		130
the Clerk unless a member is not present in Columbus during a		131
week.		132
COMMITTEES		133
Rule 19. (Appointment of.) (a) At as early a date as		134

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practicable after the organization of the Senate, the President		135
of the Senate, by message, shall name and appoint members to		136
standing committees and any standing subcommittees. The		137
President may appoint senators who are not members of a standing		138
committee to a standing subcommittee of that committee.		139
(b) The President, by message, may make temporary		140
appointments to standing committees and subcommittees.		141
(c) In addition, the President of the Senate, by message,		142
shall name, and may substitute, members of the Senate to serve		143
on boards, commissions, task forces, and other bodies created by		144
law and on which Senate members are eligible to serve, except as		145
otherwise provided.		146
(d) The Minority Leader of the Senate may recommend		147
minority party members for each committee.		148
Rule 20. (Committee Chairperson; Expenses; Attendance of		149
Witnesses.) The President shall designate a chairperson and		150
vice-chairperson as well as a ranking minority member for each		151
committee. The Minority Leader of the Senate may recommend the		152
ranking minority member for each committee. In the absence of		153
the chairperson or vice-chairperson, the committee may designate		154
a chairperson.		155
The President may be substituted as a voting member of any		156
committee and the committee records shall reflect such fact and		157
the committee member for whom the President has been		158
substituted. The Minority Leader shall be an ex-officio		159
nonvoting member of each committee and the President may, at the		160
Minority Leader's request, substitute the Minority Leader as a		161
voting member of any committee and the committee records shall		162
reflect such fact and the committee member for whom the Minority		163
Leader has been substituted.		164

No committee or member thereof shall be permitted to incur

any expenses without first receiving the written consent of the

President or the Committee on Rules. Authorization by the

Committee on Rules shall be signed by the Chairperson of the

Committee on Rules.

When authorized by the President, the chairperson of a standing committee of the Senate, with respect to any pending or contemplated legislation, or with respect to any matter committed to the standing committee, or the chairperson of a select committee of the Senate, with respect to any matter committed to the select committee, may issue a subpoena under sections 101.41 to 101.46 of the Revised Code, or may issue an order under section 101.81 of the Revised Code, to compel the attendance of witnesses or the production of books, papers, or other tangible evidence.

Rule 21. (Committee Meetings, Called by, Rules, Record.)

Each committee shall meet upon the call of its chairperson, and in case of the chairperson's absence, or refusal to call the committee together, a meeting may be called by a majority of the members of the committee. At least two days preceding the day bills or joint resolutions to propose a constitutional amendment are to be given a first hearing, the Clerk shall post in the Clerk's office the schedule of such bills and joint resolutions in each standing committee or subcommittee with the exception of the standing Committee on Rules. In a case of necessity, the notice of hearing may be given in a shorter period than two days by such reasonable method as shall be prescribed by the Committee on Rules.

Where applicable, the rules of the Senate apply to the committee proceedings of the Senate. In addition, all committee meetings shall be governed by section 101.15 of the Revised 195

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committee, and, except as provided in Rule 25, such motion, to		227
be in order, must be made while the matter proposed to be		228
reconsidered remains before the committee. A motion to		229
reconsider shall not prevail unless it receives the same number		230
of affirmative votes as were required originally to pass the		231
matter proposed to be reconsidered.		232
Rule 25. (Measures Postponed Indefinitely.) Any bill or		233
resolution postponed indefinitely is rejected and shall not be		234
subject to further consideration by the committee, except upon		235
the adoption of a motion for its reconsideration not later than		236
the next meeting of the committee. Notice shall be given		237
immediately to the Clerk when a bill or resolution has been		238
indefinitely postponed. Such measure shall not be reintroduced		239
in the Senate while indefinitely postponed.		240
Rule 26. (Committee Reports, Presentation of House Bills		241
and Resolutions.) Any committee of the Senate may report back to		242
the Senate any measure referred to it, with or without		243
amendments, or may report back a substitute for any measure		244
referred to it. No committee may report back any measure		245
referred to it or any substitute for such measure without		246
recommending its passage or adoption, and the report shall not		247
be received by the Clerk unless signed by the majority of the		248
committee who voted in support of the action. The report shall		249
also contain the signatures of those who voted against adoption		250
or passage, which shall be included in the Journal. No member		251
shall sign a committee report who was not present at the		252
meeting.		253
When a standing committee recommends a House bill for		254
passage or a House joint or concurrent resolution for adoption,		255
the chairperson of the committee shall, when the same is called		256
up for consideration, cause the bill or joint or concurrent		257

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be in order to amend such motion by substitution of any other		2
committee.		2
Rule 32. (Motion to Discharge a Committee.) A motion to		2
discharge a committee of further consideration of a bill or		2
resolution which has been referred to such committee thirty		2
calendar days or more prior thereto, shall be in writing and		2
deposited in the office of the Clerk. Before such motion may be		2
filed with the Clerk, there shall be attached thereto the		2
signatures of a majority of the members elected to the Senate,		2
and each member so signing must do so in the office of the Clerk	k	2
and in the Clerk's presence, or in the presence of one of the		2
Clerk's assistants. Such motion, together with the signatures,		2
shall be printed in the Journal on the day the motion was filed		
with the Clerk. Only one motion can be presented for each bill		,
or resolution.		
BILLS		3
Rule 33. (Introduction of Bills.) Bills to be introduced		3
in the Senate shall be typewritten, shall be in quadruplicate,		
shall bear the name of the author and co-authors, if any, and		
shall be filed in the Clerk's office at least one hour prior to		
the next convening session of the Senate.		
Between the general election and the time for the next		
convening session, a holdover member or a member-elect may file		(
bills for introduction in the next session with the Clerk's		,
office, and those bills shall be treated as if they were bills		,
introduced on the first day of the session.		;
No bill shall be accepted for filing by the Clerk unless		(
it is presented for filing by a member or member-elect of the		
Senate, or by the member's legislative aide or administrative		
assistant with authorization of the senator, and it has first		,

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been approved as to form by the Legislative Service Commission	
and the face of the bill is marked to indicate that approval.	
When the time for introduction of bills is reached in the	
regular order of business, the Clerk shall read the bills filed	
with the Clerk in the same manner as if the bills were	
introduced from the floor. This rule may be suspended by a	
majority vote of the members elected.	
Rule 34. (Bills, Title of.) Bills shall have noted in	
their title a distinct reference to the subject or matter to	
which they relate, and if they propose the amendment, enactment,	
or repeal of any law, to the section proposed to be amended,	
enacted, or repealed.	
Rule 35. (Bills, Second Consideration and Committee on	
Reference, Public Hearing.) On the second reading of a bill, the	
Committee on Reference shall, if no motion or order be made to	
the contrary, refer the bill to the proper standing committee in	
regular order. Further, no bill shall be reported for a third	
reading and passage unless the same shall have been considered	
at a meeting of the committee to which the same has been	
referred.	
All Senate bills and resolutions referred by the Committee	
on Reference on or before the first day of April in an even-	
numbered year shall be scheduled by the chairperson of the	
committee to which the same has been referred for a minimum of	
one public hearing.	
Rule 36. (House Bills Engrossed When Amended.) House	
bills, when altered or amended by the Senate, shall be engrossed	
in like manner as Senate bills preparatory to their	
consideration.	
Rule 37. (Recommitment of Bills.) At any time before its	

amendments to a Senate bill or resolution, or upon the question

of agreement to the report of a conference committee, each

member of the Senate shall be supplied with the amendments made

by the House or recommended by the conference committee and each

member of majority leadership, each member of the minority

leadership, and the sponsor or floor sponsor shall be supplied

with the bill or resolution as passed by the Senate.

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Rule 46. (Synopsis of House Amendments before Vote.) 415 Before a vote is taken on the question of concurrence in House 416 amendments to a Senate bill or resolution, the staff of the 417 Legislative Service Commission shall prepare a synopsis of any 418 substantive amendments made by a House committee to the bill or 419 resolution as passed by the Senate. The staff of the Legislative 420 Service Commission shall make such a synopsis available to each 421 senator at the time the Senate votes on the question of 422 concurrence in the House amendments. The Clerk shall provide 423 each member of the majority leadership, each member of the 424 minority leadership, and the sponsor or floor sponsor with any 425 amendments made by the House during its third consideration of 426 the bill or resolution. 427

Rule 47. (Title of Bill after Passage.) When a bill has 428 passed the Senate, the Clerk shall read its title and the 429 President shall demand if the Senate agrees thereto. Any senator 430 may then request the addition or deletion of a senator's name to 431 the title as a co-sponsor. Prior to passage of a bill, a former 432 senator who no longer is a member of the General Assembly may 433 present a writing to the Clerk requesting deletion of the former 434 senator's name from the title of the bill as sponsor or co-435 sponsor. The President shall present the request to the Senate, 436 and the Clerk shall spread the request upon the pages of the 437 Journal. When the Senate is agreed, the Clerk shall make out the 438

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title accordingly, and certify to the passage of the bill upon		43
its carrier.		4
Immediately after the Senate has voted to concur in House		4
amendments to a bill or resolution, and immediately after the		4
Senate has voted to accept a conference committee report, the		4
President shall demand if the Senate agrees to the co-		4
sponsorship of the bill or resolution. Any senator may then		4
request the addition or deletion of a senator's name from the		4
bill or resolution as co-sponsor. Prior to the vote on		4
concurrence in House amendments to a bill or resolution, and		4
prior to the vote on a conference committee report, a former		4
senator who no longer is a member of the General Assembly may		4
present a writing to the Clerk requesting deletion of the former		4
senator's name from the bill or resolution as sponsor or co-		4
sponsor. The President shall present the request to the Senate,		4
and the Clerk shall spread the request upon the pages of the		4
Journal. When the Senate is agreed, the Clerk shall make out the		4
title of the bill or resolution accordingly.		4
AMENDMENTS		4
Rule 48. (Amendments, Must Be Germane.) No amendment		4
proposed that is not germane to the subject under consideration		4
shall be considered.		4
Rule 49. (Same Amendment Not Permitted, Except.) Matters		4
inserted in or stricken from a bill by amendment, except an		4
amendment reported by a standing or special committee, may not		4
be subsequently stricken from or inserted in a bill by		4
amendment. But a motion to reconsider will, however, be in		4
order.		4
Rule 50. (Cannot Contain Pending Legislation.) No bill or		4
resolution shall be amended on the floor of the Senate by		4

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annexing or incorporating the substance of any other bill or		469
resolution pending before the Senate unless such annexation or		470
incorporation is done by vote of a majority of the senators.		471
Rule 51. (Tabling, Effect on Bill.) When a motion to amend		472
a bill or resolution is laid upon the table or indefinitely		473
postponed, the measure shall not be carried with it but shall be		474
subject to further consideration.		475
Rule 52. (Amendments to Emergency Bills.) Amendments		476
proposed to emergency bills shall be offered before the vote is		47
taken on the emergency section.		478
Rule 53. (Number of Amendments on Third Consideration.) A		479
senator may propose not more than two amendments and one omnibus	_	480
amendment to a bill or resolution from the floor of the Senate.		481
This rule does not apply to the President Pro Tempore or		482
the Minority Leader of the Senate. If one of those officers has		483
filed an excuse with the Clerk, documenting the officer's		484
absence from a voting session, then prior to that voting		485
session, the officer may file a written statement with the Clerk	_	486
that designates a senator to offer amendments in the officer's		487
place. In such a case, this rule shall not apply to the absent		488
officer's designee.		489
RESOLUTIONS		490
Rule 5354. (Resolutions, How Offered; Special Committees		491
by.) Resolutions may be offered by a senator in the senator's		492
individual capacity, or as a report of a committee in the		493
regular order of business, or at any time on leave of the		494
Senate. Any resolution proposing the creation of a special		495
investigating committee shall be, upon its introduction,		496
automatically referred to the Committee on Rules. This rule		497
shall be dispensed with only by a two-thirds vote of the Senate.		498

Rule 5455. (Resolutions, When Considered.) Resolutions to be introduced in the Senate shall be typewritten, shall be in quadruplicate, shall bear the name of the author and co-authors, if any, and shall be filed in the Clerk's office at least one hour prior to the next convening session of the Senate. All resolutions offered in the Senate shall be considered immediately by either being adopted or referred to the Committee on Reference, except as provided in Rules 53-54 and 5556. If so referred, the Committee on Reference shall examine and otherwise consider the resolution, and may indefinitely postpone it, refer it to another standing committee, or report it back to the Senate.

All death, commemorative, and congratulatory resolutions shall be printed by title only unless otherwise ordered by a majority vote of the members elected.

Upon reading a resolution from the House, such resolution 514 shall be considered immediately by either being adopted or 515 referred to the Committee on Reference. If so referred, the 516 Committee on Reference shall examine and otherwise consider the 517 resolution, and may indefinitely postpone it, refer it to 518 another standing committee, or report it back to the Senate. 519

It shall be a prerogative of the presiding officer to consolidate into a single motion for consideration by the Senate some or all commemorative and congratulatory resolutions offered for adoption on any particular legislative day. Should the presiding officer exercise this prerogative, which shall be called a President's Prerogative, the presiding officer shall direct the Clerk to supply a list entitled President's Prerogative Resolutions which identifies by title all resolutions proposed to be adopted by a single vote. This list shall be supplied to all members prior to a vote on said

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resolutions. The presiding officer shall put the following		530
question: "Shall the resolutions listed under the President's		531
Prerogative be adopted?"		532
Rule $\frac{55}{56}$. (Concurrent Resolutions, Agency Rule Review.)		533
The Chairperson or Vice-Chairperson of the Joint Committee on		534
Agency Rule Review shall offer under the ninth order of business		535
listed in Rule 7, all concurrent resolutions recommended by that		536
committee for adoption by the Senate. The resolution shall be		537
offered within three Senate legislative days after the date of		538
recommendation by the joint committee, and shall that day be		539
referred to the Committee on Rules, which shall place the		540
resolution on the Senate calendar for consideration within		541
twelve calendar days; but the resolution shall be offered and		542
taken up for consideration on an earlier legislative day if		543
necessary to permit its adoption within the period of time		544
specified by section 119.03 of the Revised Code for invalidating		545
a proposed rule, amendment, rescission, or any part thereof.		546
Rule $\frac{5657}{}$. (Resolutions, Preparation.) Upon adoption, all		547
Senate resolutions shall be prepared and authenticated by the		548
Clerk and signed by the President. The Clerk shall also provide		549
a place on all death, commemorative, and congratulatory		550
resolutions for signature of the senator whose name first		551
appears on the resolution as author.		552
VOTING		553
Rule $\frac{5758}{}$. (Senator Must Vote.) Every senator present when		554
the question is put shall vote on the question unless excused by		555
the Senate. The Clerk shall call the roll of the Senate in		556
alphabetical order with the President called last. The President		557
may direct the Clerk to call the President Pro Tempore first in		558
the call of the roll.		559

612 613 no senator shall be permitted to change his or her vote, as 614 recorded, after the roll call Senate has been verified and the 615 results declared except by unanimous consent of the Senate. A 616 request by a senator for unanimous consent to change the 617 senator's vote must be made from the well of the Senate and 618 before the Senate proceeds to the next item within the same or 619 620 next order of businessproceeded to the next order of business.

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MOTIONS		680
Rule 7779. (When Motions Must Be in Writing.) All		681
amendments must be in writing. Except for an amendment to a bill	_	682
or resolution that was placed on the calendar for consideration-		683
not more than twenty-four hours in advance of the voting		684
session, whenever		685
Whenever an amendment is offered to any bill or resolution		686
under consideration, or any amendment to such an amendment, the		687
senator proposing the same shall $\underline{\text{reduce it to writing and }} \underline{\text{submit}}$		688
it to the Clerk not less than ninety minutes before the		689
beginning of the voting session at which the amendment is to be		690
offered, unless a majority of the Senate votes to waive the		691
deadline. Amendments		692
Ninety minutes before the beginning of a voting session,		693
or promptly thereafter, the Clerk shall send a notice concerning	_	694
the amendments that have been filed for that session to the		695
chief of staff and legal counsel for the majority and minority		696
caucuses.		697
The amendment deadline does not apply to an amendment to a		698
bill or resolution that a committee voted to report not more		699
than twenty-four hours in advance of the voting session for		700
which the bill or resolution has been placed on the calendar.		701
Amendments prepared and distributed in advance of their		702
offering shall identify the bill or resolution sought to be		703
amended and the name of the senator proposing to amend; when a		704
senator prepares more than one amendment to the same bill or		705
resolution, the amendments shall be numbered sequentially.		706
Unless objection is waived, debate shall cease until all members		707
are supplied with copies of amendments offered on the floor.		708
Rule $\frac{7880}{}$. (Precedence of Motions.) Except as otherwise		709

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provided in Rule 8385 , motions shall take precedence in the		710
following order:		711
1. To informally pass.		712
2. To adjourn.		713
3. To take a recess.		714
4. To lay on the table.		715
5. The previous question.		716
6. To proceed to the orders of the day.		717
7. To postpone to a time certain.		718
8. To commit.		719
9. To amend.		720
10. To postpone indefinitely.		721
11. To discharge a committee.		722
Rule 7981. (Decided Without Debate.) The following		723
questions shall be decided without debate:		724
1. To informally pass.		725
2. To adjourn.		726
3. To take a recess.		727
4. To lay on the table.		728
5. The previous question.		729
6. To go into committee of the whole on orders of the day.		730
7. All questions relating to the priority of business.		731
Rule 80 82. (Motions, Statement and Withdrawal.) When a		732
motion is made the question shall be stated by the President;		733

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or, being in writing, it may be read to the Senate by the		734
President or Clerk. After a motion is stated or read by the		735
President, or read by the Clerk, it shall be deemed to be in the		736
possession of the Senate, but may be withdrawn, by leave of the		737
Senate, at any time before a decision or amendment.		738
PREVIOUS QUESTION		739
Rule 8183 . (Previous Question, How Put.) A motion for the		740
previous question shall be entertained only upon the demand of		741
three senators. The President shall put the question in this		742
form: "The question is, 'Shall the debate now close?'" A		743
majority vote of the Senate shall be required to carry the		744
previous question, and until decided it shall preclude further		745
debate and all amendments and motions.		746
Rule 8284 . (Action after Previous Question.) After the		747
demand for the previous question has been sustained no call or		748
motion shall be in order, but the Senate shall be brought to an		749
immediate vote.		750
RECONSIDERATION		751
Rule 8385 . (Reconsideration, How and When.) A motion to		752
reconsider a vote may be made only by a senator who voted with		753
the prevailing side, and such motion, to be in order, must be		754
made within the next two legislative days of the Senate after		755
such vote is taken. A motion to reconsider shall take precedence		756
over all questions except a motion to adjourn, and may be called		757
up at any time in the appropriate order of business after		758
disposal of pending questions.		759
Rule $84\underline{86}$. (Vote Necessary on Reconsideration.) The vote		760
on any question other than the previous question may be		761
reconsidered by a majority of those voting, a quorum being		762
present, except when a bill or resolution has been declared		763

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lost, in which case the motion shall not prevail unless it		764
receives the number of affirmative votes which would be required	i	765
to pass such a bill or resolution.		766
Rule $85\underline{87}$. (One Reconsideration Only.) A motion to		767
reconsider, having been decided, shall not again be entertained		768
unless the question has been changed in form by amendment.		769
Rule 8688. (Reconsideration, Motion Postponed.)		770
Consideration of a motion to reconsider may be postponed to a		771
time certain or left pending. However, if a motion to reconsider		772
is not called up within thirty days after it was made, the		773
motion is deemed lost.		774
Rule 8789 . (Procedure on Reconsideration.) A motion to		775
reconsider action on a bill, joint resolution, or other paper		776
that may have gone out of possession of the Senate shall be		777
entertained if made within the time specified in Rule 8385 ; such	1	778
motion to reconsider shall be regarded as an order to the Clerk		779
to request the House to return the bill, joint resolution, or		780
other paper, but the Senate may vote on the motion to reconsider		781
without waiting for the return to the Senate of such bill, joint	;	782
resolution, or other paper, and the President shall state the		783
question: "Shall the vote be reconsidered?" Action on the bill,		784
joint resolution, or other paper, the vote on which has been		785
reconsidered, may not be taken until such bill, joint		786
resolution, or other paper has been returned and is in		787
possession of the Senate.		788
Rule 8890. (Effect of Tabling Motion to Reconsider.) When		789
a motion to reconsider is laid upon the table it shall not carry	7	790
the bill or resolution with it; nor shall a motion to reconsider		791
be reconsidered.		792
POSTPONEMENT		793

S. R. No. 14 Page 30 57 As Introduced by the Senate 58 action by committee. In a case of necessity, the Chairperson of 854 the Committee on Rules may call a special meeting upon proper 855 notice to add a bill to the calendar upon a majority vote. One 856 day's notice shall not be required for calendars during the 857 first week after an adjournment of more than five calendar days. 858 EXECUTIVE APPOINTMENTS 859 Rule 99101. (Executive Appointments.) When executive 860 appointments are received by the Senate they shall, unless the 861 Senate otherwise orders, be referred to the Committee on Rules. 862 The Committee on Rules may refer the appointments to another 863 committee. 864 Rule 100102. (Yeas and Nays, Appointments.) The yeas and 865 nays shall be called upon advising and consenting to an 866 executive appointment. Failure of the question to receive the 867 concurrence of a majority of the senators elected constitutes 868 refusal of the Senate to advise and consent to the appointment. 869 The Senate may advise and consent to two or more appointments by 870 a single roll call vote. When a committee to which an 871 appointment has been referred recommends its rejection, or when 872 a senator demands that an appointment be separately considered, 873 874 the question of its approval shall not be included in a single roll call vote affecting more than one appointment, but the yeas 875 and nays shall be separately called on the question of advising 876 and consenting to such an appointment. When two or more 877 appointments are made the subject of a single roll call vote, 878 the failure of the question to receive the concurrence of a 879 majority of the senators elected shall not constitute refusal to 880

yeas and nays shall then be separately called on the question of

advise and consent to the appointments, but in such case the

advising and consenting to each appointment.

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Rule 101 103. (Clerk Shall Keep Index to Bills, etc.) The		885
Clerk shall keep an index record of all bills and resolutions		886
introduced in the Senate regardless of the house of origin,		887
showing the number, title, and author of each measure, the		888
section sought to be amended, enacted, or repealed, and the		889
subject or matter affected thereby. The Clerk may call upon the		890
staff of the Ohio Government Telecommunications to produce a		891
-		892
video of all Senate voting sessions. Such video shall be		
accessible as provided by law and the rules of the Ohio		893
Government Telecommunications Programming Committee.		894
Rule $\frac{102}{104}$. (Duties of Clerk.) The distribution and		895
receipt of bills, resolutions, reports, messages from the House		896
and from any branch of the executive or judicial department of		897
the State, and all other documents belonging to the Senate shall		898
be under the direction and control of the Clerk. All records		899
kept by the Clerk are governed by the records retention schedule	:	900
adopted by the Clerk. The property and premises of the Senate		901
shall also be under the direct supervision of the Clerk.		902
When the Clerk is required to print a bill, resolution,		903
report, or other document belonging to the Senate, the Clerk may	,	904
use any method of printing contemplated by sections 101.51 to		905
101.524 of the Revised Code.		906
The Senate by resolution shall prescribe the powers and		907
duties of the Chief of Staff and Clerk.		908
In case of the death or resignation of the Clerk, the		909
President may designate any individual to perform the Clerk's		910
duties until such time as the Senate, by vote, fills the		911
vacancy.		912
PRIVILEGES		913
Rule $\frac{103}{105}$. (Use of Senate Chamber.) The use of the		914

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or otherwise, for any purpose other than legislative purposes, except by consent of two-thirds of the members elected. At no time shall food or beverages be allowed in the Senate chamber.

Rule 104106. (Use of Committee Rooms.) A person who wishes 919 to use a Senate committee room for a purpose other than a 920 921 meeting of a committee, subcommittee, or other official Senate business shall not do so without obtaining the Clerk's prior 922 approval. In requesting the Clerk's approval, the person shall 923 inform the Clerk of the committee room the person wishes to use 924 and the time and purpose of the proposed use. Senate committee 925 rooms may be used for only appropriate purposes. At no time 926 shall food or beverages be allowed in Senate committee rooms 927 unless otherwise authorized by the Clerk. 928

Rule 105107. (Who Admitted in Chamber, Members' Lounge.) 929 During the daily sessions of the Senate, no person shall be 930 admitted within the railing except members of the two houses, 931 their officers and employees in the performance of their duties, 932 933 or persons charged with messages or papers to the Senate; clergy, by invitation of the President; the Governor of this or 934 any other state; and representatives of newspapers or 935 legislative information services who have been granted the 936 privileges of the Senate by the President. When the Senate is 937 not in session, only senators and their quests and officers and 938 employees of the Senate in the performance of their duties are 939 permitted within the railing without the President's permission. 940

During the daily sessions of the Senate, no person shall

be admitted in the Members' Lounge except members of the Senate

and officers or employees of the Senate in the performance of

their duties. The Sergeant-at-Arms shall strictly enforce this

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Rule 106108. (Posters, Placards, Banners and Signs.) No 946 poster, placard, banner, sign or other similar material shall be 947 carried into the Senate Chamber or committee or meeting rooms of 948 the Senate by any person, and no person shall attach or affix 949 any poster, placard, banner, sign or other similar material to 950 the doors, walls, rails, seats or banisters of the Senate 951 Chamber or committee or meeting rooms of the Senate. The 952 Sergeant-at-Arms shall strictly enforce this rule. 953

Rule 107109. (Applause, Outbursts or Demonstrations.) No 954 applause, outburst or other demonstration by any spectator shall 955 be permitted during a session of the Senate and during any 956 meeting of a committee. 957

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Rule 108110. (Distribution of Printed Materials.) No general distribution of printed material to the members of the Senate shall be permitted in the Senate Chamber during the daily sessions of the Senate unless authorized by a senator or the Clerk. The printed material shall bear the name of the person authorizing its distribution. The Sergeant-at-Arms shall strictly enforce this rule.

Rule 109111. (Mobile Telephones, Prohibitions.) The use of 965
a mobile telephone or any other audible wireless electronic 966
telecommunication device is prohibited during sessions of the 967
Senate and during any meeting of a committee. 968

Rule 110112. (Press Privileges, How Obtained.) 969 Representatives of the press desiring the privileges of the 970 press area of the Senate floor shall make application to the 971 President of the Senate and shall state in writing for what 972 paper or papers or legislative information services, magazines, 973 or their affiliates they are employed; and shall further state 974 that they are not engaged in the prosecution of claims pending 975 before the General Assembly and will not become so engaged while 976

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allowed the privileges of the floor; and that they are not in		977
any sense the agents or representatives of persons or		978
corporations having legislation before the General Assembly, and	i	979
will not become either while retaining their privileges.		980
Visiting newspaper writers and editors may be allowed,		981
temporarily, the privileges herein mentioned, but they must		982
conform to the restrictions prescribed.		983
The application required by the above rule shall be		984
authenticated in a manner that shall be satisfactory to the		985
Executive Committee of the Ohio Legislative Correspondents'		986
Association, who shall see that the privileges of the floor be		987
granted to representatives of the press association serving		988
newspapers of general circulation, bona fide correspondents of		989
reputable standing in their profession who represent newspapers		990
of general circulation or magazines, or representatives of dails		991
legislative information services of known standing and		992
integrity, or their affiliates; organized for that one purpose		993
and not controlled by or connected with an association, firm,		994
corporation, or individual representing any trade, profession,		995
or other commercial enterprise, and which have been in		996
continuous and bona fide operation for such a period of years		997
immediately prior to the date of making application for floor		998
privileges as will have made possible the establishment of a		999
reputation for honesty and integrity; and it shall be the duty		1000
of the Executive Committee of the Ohio Legislative		1001
Correspondents' Association, at its discretion, to report		1002
violations of the privileges herein granted, to the Committee or	l	1003
Rules.		1004

Rule 111113. (Representative of Radio and Television 1005
Stations and Broadcasting Networks, How Admitted.) 1006
Representatives of radio and television stations and 1007

broadcasting networks desiring the privileges of the radio and 1008 television area of the Senate floor shall make application to 1009 the President, and shall state, in writing, by what stations or 1010 broadcasting network they are employed; and further shall state 1011 that they are not engaged in the promotion of legislation or the 1012 prosecution of claims pending before the General Assembly, and 1013 will not become so engaged while allowed the privileges of the 1014 floor; and that they are not in any sense, the agents or 1015 representatives of persons or corporations having legislation 1016 before the General Assembly, and will not become either while 1017 retaining their privileges. Visiting correspondents and editors 1018 may be allowed, temporarily, the privileges herein mentioned, 1019 but they must conform to the restrictions prescribed. 1020

The application required by the above rule shall be 1021 authenticated in a manner that shall be satisfactory to the 1022 Radio and Television Correspondents' Association of Ohio. It 1023 shall be the duty of the Radio and Television Correspondents' 1024 Association of Ohio to see that the privileges of the floor 1025 1026 shall be granted only to the representatives of stations and broadcasting networks serving radio and television stations, or 1027 networks serving such radio and television stations as have been 1028 duly licensed by the Federal Communications Commission. It shall 1029 be the duty of the Radio and Television Correspondents' 1030 Association of Ohio, at their discretion, to report violations 1031 of the privileges herein granted to the President. Persons whose 1032 chief attention is not given to radio and television 1033 broadcasting shall not be entitled to the privileges of the 1034 floor. 1035

Rule 112114. (Privileges, How Revoked.) Upon complaint 1036 that any person has abused the privileges granted the person 1037 under Rule 110-112 or 111113, such complaint shall be submitted 1038

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to the standing Committee on Rules for investigation, and such		1039
Committee shall notify the person so charged of the time and		1040
place for hearing, and if such accusation be sustained, such		1041
person or persons, upon the report of the Committee, shall be		1042
debarred from the privileges theretofore granted.		1043
Rule 113115. (Filming or Taping of the Senate.) Filming,		1044
video taping, or audio taping during the legislative session		1045
shall be done under the conditions designated by the President		1046
of the Senate.		1047
Taping or filming of a member or members of the Senate in		1048
the Senate chamber or in committee rooms when the Senate is not		1049
in session is permissible with the prior consent of all members		1050
taped or filmed and with the prior notification of the Clerk.		1051
Taping or filming of sessions of committees of the Senate		1052
is permissible with the prior consent of the chairperson of the		1053
committee involved. Such approved filming or taping may be for		1054
specific time periods set by the chairperson, if such taping or		1055
filming interferes with the orderly procedure of the hearing.		1056
Taping or filming in the Senate chamber or in committee		1057
rooms when no member of the Senate is present is permissible		1058
with the prior consent of the Clerk.		1059
Rule $\frac{114116}{116}$. (Letters of Commendation, etc.) When		1060
requested by any member of the Senate, the President of the		1061
Senate may, on behalf of the Senate, in its name and in the		1062
President's discretion, sign letters or simple resolutions		1063
conveying messages of commendation, congratulation, recognition,		1064
and condolence to persons or organizations named in such		1065
request.		1066
The President of the Senate shall keep a record of the		1067
disposition of all such letters or simple resolutions, which		1068

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record shall be open for inspection by any member of the Senate.		1069
Rule $\frac{115}{2}$. (Use of the Senate Coat of Arms.) Use of the		1070
Senate Coat of Arms shall be limited to members of the Senate,		1071
employees of the Senate in the performance of their duties, the		1072
Chief of Staff of the Senate and the Clerk. No other person		1073
shall use or permit to be used any reproduction or facsimile of		1074
the Senate Coat of Arms or a counterfeit or non-official version	า	1075
of the Senate Coat of Arms for any purpose not authorized by the	9	1076
Clerk.		1077
Rule 116 118. (Application to 131st 132nd General		1078
Assembly.) The Rules of the Senate for the 130th 131st General		1079
Assembly shall be effective until the Senate of the 132nd	_	1080
General Assembly adopts Rules of the Senate for the 131st 132nd	_	1081
General Assembly.		1082