HLS 13RS-1162 ENGROSSED

Regular Session, 2013

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HOUSE RESOLUTION NO. 31

BY REPRESENTATIVE CHAMPAGNE

HOUSE/RULES: Provides for recommittal of any instrument with a specified fiscal impact to the Committee on Appropriations

A RESOLUTION

2 To amend and readopt House Rule 6.8(F) of the Rules of Order of the House of 3 Representatives to provide relative to the recommittal of certain legislative 4 instruments. 5 BE IT RESOLVED by the House of Representatives of the Legislature of Louisiana 6 that House Rule 6.8(F) of the Rules of Order of the House of Representatives is hereby 7 amended and readopted to read as follows: 8 Rule 6.8. Recommittal: Constitutional amendments; study resolutions; Capital 9 Outlay Bill; minimum foundation resolution; legislative instruments creating 10 special funds; legislative instruments with a fiscal impact; public records 11 exceptions; interstate compacts; felonies 12 13 F.(1) Any legislative instrument originating in the Senate with an estimated 14 fiscal cost of five one hundred thousand dollars or more of state general 15 funds annually in any one of the three ensuing fiscal years as reflected in the fiscal 16 note prepared in accordance with Joint Rule No. 4, or with a fiscal cost which that, 17 although not specified in the fiscal note, is indicated in the fiscal note as likely to 18 equal or exceed five one hundred thousand dollars of state general funds annually in 19 any of the three ensuing fiscal years, shall be referred to a standing committee under the provisions of Rule 6.5 and, if reported, shall be reported to the Clerk of the 20

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House in accordance with the requirements of Rule 6.11(A). However, after such report, any <u>such House instrument ordered engrossed</u>, <u>immediately following the engrossment order</u>, and any such Senate instrument reported favorably or with amendments, immediately following the reading of such report and action on any amendments reported, shall be recommitted by the Speaker to the Committee on Appropriations.

(2) Any legislative instrument that is estimated to cause or result in a reduction in revenues to the state of five hundred thousand dollars or more annually in any one of the three ensuing fiscal years as reflected in the fiscal note prepared in accordance with Joint Rule No. 4, shall be referred to a standing committee under the provisions of Rule 6.5 and, if reported, shall be reported to the Clerk of the House in accordance with the requirements of Rule 6.11(A). However, after such report, any such House instrument ordered engrossed, immediately following the engrossment order, and any such Senate instrument reported favorably or with amendments, immediately following the reading of such report and action on any amendments reported, shall be recommitted by the Speaker to the Committee on Appropriations.

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BE IT FURTHER RESOLVED by the House of Representatives of the Legislature of Louisiana that House Rule 6.8(F)(2) is hereby repealed in its entirety effective January 11, 2016.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

Champagne HR No. 31

Abstract: Requires any legislative instrument with an estimated fiscal cost of \$100,000 or more annually of state general funds, or with an estimated decrease in revenues to the state of \$500,000 or more, to be recommitted to the Appropriations Committee, if reported by a different standing committee.

<u>Present House Rule</u> (House Rule 6.8) requires the recommittal of certain legislative instruments including constitutional amendments (Civil Law & Procedure); resolutions

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proposing certain studies (House and Governmental Affairs); the Capital Outlay Bill (Appropriations); the MFP concurrent resolution (Appropriations); special funds (Appropriations); Senate instruments with a fiscal cost of \$500,000 or more (Appropriations); Senate instruments with a net decrease in fees or a net increase in fees or taxes of \$500,000 or more (Ways & Means); public records exceptions (House and Governmental Affairs); and provisions to join an interstate compact (House and Governmental Affairs).

<u>Present House Rule</u> requires any Senate instrument with an estimated fiscal cost of \$500,000 or more annually in any one of the three ensuing fiscal years as reflected in the fiscal note or with a fiscal cost which, although not specified, is indicated in the fiscal note as likely to be \$500,000 or more annually in any of the three ensuing fiscal years to be recommitted to the Committee on Appropriations if reported by another standing committee.

<u>Proposed House Rule</u> instead requires any legislative instrument with an estimated fiscal cost of \$100,000 or more annually of state general funds in any one of the three ensuing fiscal years as reflected in the fiscal note or with a fiscal cost that, although not specified, is indicated in the fiscal note as likely to be \$100,000 or more annually of state general funds in any of the three ensuing fiscal years to be recommitted to the Committee on Appropriations if reported by another standing committee.

<u>Proposed House Rule</u> further requires any legislative instrument that is estimated to cause or result in a reduction in revenues to the state of \$500,000 or more annually in any one of the three ensuing fiscal years as reflected in the fiscal note to be recommitted to the Committee on Appropriations if reported by another standing committee and provides that this <u>proposed House Rule</u> is repealed effective Jan. 11, 2016.

(Amends House Rule 6.8(F))