
DIGEST

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HR 74 Engrossed

2017 Regular Session

Henry

Abstract: Regarding recommitment of legislative instruments with a fiscal cost, removes the restriction that the fiscal cost must be from state general funds and requires all legislative instruments with a fiscal cost of \$100,000 or more to be recommitted to the House Committee on Appropriations.

Present House Rule (House Rule 6.8) requires the recommitment of certain legislative instruments including constitutional amendments (Civil Law & Procedure); resolutions proposing certain studies (House and Governmental Affairs); the Capital Outlay Bill (Appropriations); the MFP concurrent resolution (Appropriations); special funds (Appropriations); legislative instruments with a fiscal cost of \$100,000 or more of state general funds in any one of three ensuing fiscal years; 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).

Proposed House Rule relative to the recommitment of legislative instruments with a fiscal cost, removes the requirement that the fiscal cost must be from state general funds and instead requires all legislative instruments with a fiscal cost of \$100,000 or more to be recommitted to the House Committee on Appropriations.

Effective June 9, 2017.

(Amends House Rule 6.8(F))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on House and Governmental Affairs to the original resolution:

1. Add an effective date of June 9, 2017.