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2001 ASSEMBLY RESOLUTION 15

February 19, 2001 – Introduced by Representatives Carpenter, Staskunas, Morris-Tatum, Kreuser, Cullen, Miller, Berceau and Williams. Referred to Committee on Rules.

To amend assembly rule 15 (title), (1) to (3), (4) (intro.), (b) and (c), (5) and (6),
assembly rule 19 (3), assembly rule 42 (3) (c), assembly rule 44 and assembly
rule 74 (3); relating to: the veto review process.

Analysis by the Legislative Reference Bureau

Currently, the assembly rules provide a method for withdrawing a proposal from committee. This resolution provides that vetoes may be withdrawn from committee in the same manner as proposals.

Resolved by the assembly, That:

SECTION 1. Assembly rule 15 (title), (1) to (3), (4) (intro.), (b) and (c), (5) and (6) are amended to read:

Assembly Rule 15 (title) Withdrawing a proposal <u>or veto</u> from committee. (1) No A proposal <u>or veto</u> may <u>not</u> be withdrawn from any committee until 21 calendar days have expired since the proposal <u>or veto</u> was referred to the committee. After the 21-day period, <u>proposals a proposal or veto</u> may be withdrawn either by motion or by petition, but:

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- (a) No A bill may not be withdrawn from a joint survey committee.
- (b) No A bill requiring, but not having, an emergency statement for passage may <u>not</u> be withdrawn from the joint committee on finance or from the committee on rules.
 - (2) The motion to withdraw a proposal <u>or veto</u> from committee <u>shall be is</u> in order only on the first day in any week on which the call of the roll is taken under the first order of business. <u>Such The</u> motions shall be decided by <u>majority</u> vote <u>of a majority of the members present and voting</u>.
 - (3) Once a motion to withdraw a proposal <u>or veto</u> from a committee which requires a <u>majority</u> vote <u>of a majority of the members present and voting</u> fails, all subsequent motions to withdraw that proposal <u>or veto</u> from the same committee <u>shall</u> require a <u>vote of two-thirds majority of the members present and voting</u> for adoption and shall be decided without debate.
 - (4) (intro.) A petition to withdraw a proposal <u>or veto</u> from committee requires the personal signatures of a majority of the assembly's current membership.
 - (b) Each withdrawal petition signature shall be dated by the signer. Withdrawal petitions may not be circulated prior to before the expiration of the 21-day period.
 - (c) Any withdrawal petition shall be filed with the chief clerk, who shall immediately examine it for compliance with this rule. All questions concerning the adequacy of a withdrawal petition shall be decided by the speaker.
 - (5) Immediately upon adoption of any <u>a</u> withdrawal motion or the chief clerk's announcement of receipt of a proper withdrawal petition, the affected proposal shall be <u>or veto is</u> taken from committee and placed in the committee on rules for calendar scheduling, but, if the withdrawal <u>was is</u> from that committee, the affected proposal

shall be <u>or veto is</u> placed directly on the calendar for the 2nd legislative day thereafter.

(6) Whenever a bill is introduced in the assembly or senate under section 227.19 (5) (e) or 227.26 (2) (f) of the statutes, the bill shall be is considered reported without recommendation and shall be is placed before the committee on rules if no a report is not received from the standing committee within 30 days of after the date of referral. This subsection does not apply if the bill is introduced within 30 days of after the time at which no further proposals may not be introduced or offered in the regular session under joint rule 83 (2).

SECTION 2. Assembly rule 19 (3) is amended to read:

Assembly Rule 19 (3) The report of the committee shall be reproduced in the journal. Notwithstanding subs. (1) and (2), the chief clerk shall record in the journal that a bill <u>or veto</u> is reported without recommendation whenever the bill <u>or veto</u> is withdrawn from committee under rule 15 (6) <u>prior to before</u> the committee's vote on the bill <u>or veto</u>.

SECTION 3. Assembly rule 42 (3) (c) is amended to read:

Assembly Rule 42 (3) (c) Within 5 working days after initial referral by the speaker under sub. (1) (a) to a committee, the speaker, with the consent of the chairperson and notwithstanding rule 15, may withdraw any bill, joint resolution, or resolution, or veto from the standing committee to which it is was initially referred and rerefer it to another standing committee or to a special committee. Rereferral under this rule may not be used to satisfy section 13.093 (1) of the statutes.

SECTION 4. Assembly rule 44 is amended to read:

Assembly Rule 44. **Vetoes.** (1) Upon the receipt of a message from the governor that an assembly proposal bill has been vetoed in whole or in part, or of a

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senate message that the senate has passed a vetoed senate proposal <u>bill</u> or senate proposal vetoed in part, the speaker, <u>within 7 working days after the receipt</u>, shall refer the veto to the calendar for the 2nd legislative day thereafter, or to the committee on rules for calendar scheduling, or to a standing committee for review and report.

(2) Notwithstanding the referral of a veto to a standing committee, the committee on rules may schedule the veto for assembly action. When so scheduled, the veto shall be is before the assembly and may be passed notwithstanding the objections of the governor even if the standing committee has not submitted its report.

SECTION 5. Assembly rule 74 (3) is amended to read:

Assembly Rule 74 (3) A motion to table may not be applied to procedural motions, except that a motion to withdraw a proposal <u>or veto</u> from committee may be tabled if the motion to withdraw does not involve a suspension of the rules.

15 (END)