2015-E189

ASSEMBLY RESOLUTION amending section 1 of Rule IV of the Assembly rules, in relation to standing committees

RESOLVED, That section 1 of Rule IV of the Assembly rules is amended to read as follows:

Section 1. Standing Committees. a. The standing committees shall be as follows:

Name of Committee Number of Memb	ers
Aging 30	
Agriculture 23	
Alcoholism and Drug Abuse	14
Banks 31	
Children and Families	17
Cities 16	
Codes 22	
Consumer Affairs and Protection	16
Corporations, Authorities and Commis	sions 26
Correction 13	
Economic Development	26
Education31	
Election Law16	
Energy 17	
Environmental Conservation	30
Ethics and Guidance	8
Governmental Employees	14
Governmental Operations	14
Health26	
Higher Education 26	5

Housing 28
Insurance25
Judiciary 21
Labor 29
Libraries and Education Technology9
Local Governments 20
Mental Health13
Oversight, Analysis and Investigation 7
Racing and Wagering11
Real Property Taxation 10
Rules 31
Small Business 17
Social Services 18
Tourism, Parks, Arts and Sports Development 21
Transportation 26
Veterans' Affairs 19
Ways and Means35

b. The number of majority members of each standing committee shall be in the same ratio as the majority members of the House are to the entire membership of the House, with all fractional members OF ONE-HALF OR GREATER being credited to the majority; provided, however that there shall be at least one minority member on each standing committee; and further provided that the Standing Committee on Ethics and Guidance shall consist of an equal number of majority and minority members. A member who in any calendar year has three or more unexcused absences, as determined by the chairperson or ranking minority member, as appropriate, from any regularly scheduled meeting of a standing committee at which bills are scheduled to be considered shall be removed from one or

more of the standing committees to which he or she is assigned. The standing committee shall notify the member upon each unexcused absence and shall notify the Committee on Committees upon the second and any

subsequent unexcused absences. The Committee on Committees shall notify the member of any resulting reduction in his or her committee assignments.

- c. Members of the Assembly shall serve on no more than six standing committees; provided, however that members serving as the chairperson of a standing committee shall serve on no more than five standing committees. Such limitations shall not apply to a member of the Assembly serving as an ex officio member of a committee pursuant to paragraph nine of subdivision c of section one of Rule I or for any member serving on a standing committee on an interim basis.
- d. All standing committees shall operate on an annual basis and their jurisdiction shall include, but not be limited to, the subject matter of each bill or resolution referred to them by the Speaker. Each standing committee shall propose legislative action and conduct such studies and investigations as may relate to matter within their jurisdiction. Each standing committee shall, furthermore, devote substantial efforts to the oversight and analysis of the activities, including but not limited to the implementation and administration of programs, of departments, agencies, divisions, authorities, boards, commissions, public benefit corporations and other entities within its jurisdiction. After adjournment sine die of the Legislature in an odd numbered year, standing committees may consider and act on pre-filed bills and bills carried over pursuant to subdivision f of section two of Rule III and may report such bills to the order of second reading for consideration by the Assembly at the next succeeding regular legislative session.
- e. No select, joint or joint legislative committee, except for the
 Temporary Joint Legislative Committee on Disaster Preparedness and
 Response, shall be created to make special studies or investigations by
 Assembly resolution or by any other resolution requiring the approval or
 concurrence of the Assembly except that an Assembly standing committee
 or subcommittee, or the staff thereof, may jointly consider, study or
 investigate with an appropriate Assembly or Senate standing committee or

subcommittee or the staff thereof any subject matter which is within their jurisdiction.