

CHAPTER 27

Amendments

A. Generally

- § 1. Introductory; Definitions; Form
- § 2. Pro Forma Amendments
- § 3. Effect of Special Rule; Amending Special Rule
- § 4. Recognition To Offer Amendments; Priority
- § 5. Permissible Pending Amendments
- § 6. Amendments in the Third Degree

B. When To Offer Amendment; Reading For Amendment

- § 7. In General; Reading by the Clerk
- § 8. Amendments to Text Passed in the Reading
- § 9. Amendments to Text Not Yet Read; En Bloc Amendments
- § 10. Amendments to Bills Being Read by Title
- § 11. Amendments to Bills Considered as Read and Open to Amendment
- § 12. Amendments in Nature of Substitute for Several Paragraphs or Entire Bill
- § 13. Time Yielded for Amendment or Other Purposes
- § 14. Effect of Previous Question; Expiration of Time for Debate

C. Offering Particular Kinds of Amendments; Precedence and Priorities

- § 15. Introductory; Perfecting Amendments, Generally
- § 16. Motions To Strike Out and Insert

Commentary and editing by Evan Hoorneman, J.D. Manuscript editing by Joan Deschler Bamel.

- § 17. Motions To Strike
- § 18. Substitute Amendments
- § 19. Amendments to Titles and Preambles

D. Withdrawal or Modification of Amendment

- § 20. Withdrawal
- § 21. Modification of Amendment by Proponent or Others

E. Consideration and Voting

- § 22. In General; Reading of Amendment
- § 23. Order of Consideration Generally
- § 24. Perfecting Amendments; Motions To Strike
- § 25. Substitute Amendments; Amendments in Nature of Substitute
- § 26. Committee Amendments
- § 27. Considering Amendments En Bloc
- § 28. Debating Amendments

F. Effect of Consideration or Adoption; Changes After Adoption

- § 29. Introduction; Adoption of Perfecting Amendment, Generally
- § 30. Adoption of Amendment as Affecting Motions To Strike or To Strike and Insert
- § 31. Adoption of Motion To Strike Out; To Strike Out and Insert
- § 32. Amendments in Nature of Substitute; Substitute Amendments
- § 33. Amendments Pertaining to Monetary Figures
- § 34. Effecting Changes by Unanimous Consent
- § 35. Effect of Consideration or Rejection

G. House Consideration of Amendments Reported From Committee of the Whole

- § 36. In General; Demands for Separate Vote

§ 37. Order of Consideration

§ 38. Effect of Rejection of Amendment

INDEX TO PRECEDENTS

Adoption, effect of

adding language at end of paragraph, adoption of amendment, § 30.15

adding language following previously adopted amendment, amendment, §§ 29.38, 29.39

additional language, striking out adopted amendment plus, §§ 29.44–29.46

amendment to amendment previously agreed to, § 29.2–29.6

anticipatory ruling as to effect of adoption, § 29.27

appropriation bill, unanimous consent that subsequent amendment not be precluded by adoption of amendments changing figures in, § 34.7

bill, amendment to part of, previously amended, §§ 29.8–29.13

broader in scope, second amendment as, § 29.11

coextensive, adoption of perfecting amendment that is, with motion to strike, § 15.25

conforming amendments, adoption of, § 30.16

consistency of amendment with one previously agreed to, §§ 29.21–29.26

divisible amendment, agreement to one portion of, § 29.37

en bloc amendments, see En bloc amendments

end of paragraph, adoption of amendment inserting language at, § 30.15

enlarging scope of changes made by prior amendment, §§ 31.18, 31.19

Adoption, effect of—Cont.

House, effect on underlying perfecting amendments of rejection by, of amendment reported from Committee of Whole, § 29.53

identical language, amendment as containing, § 29.1

monetary figures, unanimous consent that subsequent amendment not be precluded by adoption of amendments changing, § 34.7

motion to strike out and insert, effect of adoption of, on pending motion to strike, see Strike out and insert, motion to

negating amendment previously agreed to, amendment having effect of, § 29.20

new paragraph to subsection, committee amendment adding, § 30.10

new section, adoption of amendment adding, § 29.29

new section, adoption of amendment adding, as precluding further amendment to pending section, § 7.34

new section, adoption of committee amendment adding, as precluding motion to strike, § 30.9

new section as including and omitting amendments previously agreed to, § 30.11

new title, amendment adding, effect of adoption of, § 10.13

omission, one, striking perfected text and reinserting with, § 29.19

part of bill previously amended, amendment to, §§ 29.8, 29.9

Adoption, effect of—Cont.

- part of section, perfecting amendment affecting, as not precluding other amendments including amendment striking whole, §§ 30.12, 30.13
- perfected portions of bill, amendment in nature of substitute as changing, §§ 29.14–29.16
- perfecting amendments previously agreed to, amendment in nature of substitute as omitting, §§ 32.14, 32.15
- point of order, effect of failure to make, where improperly offered amendment is adopted, § 29.30
- recommit, motion to, with instructions to modify amendment, § 29.54
- Record, adoption of amendment not printed in, § 29.36
- Record, amendments printed in, as precluded by adoption of amendment to strike and insert, § 31.16
- reoffering amendment previously offered and adopted as amended by substitute, § 29.47
- rewritten, entire section as, § 29.10
- scope, broader in, second amendment as, § 29.11
- Senate bill, amendment in nature of substitute for, in order where Committee of Whole had adopted amendments to bill, § 29.52
- seriatim, one of several amendments offered, ruled out of order as changing provisions previously amended, § 29.13
- special rule making two amendments in order but not waiving points of order against second following adoption of first, § 29.49
- special rule permitting amendments which change portions of amendments previously agreed to, § 29.48
- special rule prohibiting further amendment in event amendment is adopted, effect of rejection of amendment made in order by, § 29.50

Adoption, effect of—Cont.

- stricken language, inserting language similar or identical to, §§ 31.4–31.8
- stricken, language that has been, no point of order made against amendment offered to perfect, § 31.10
- strike, adoption or rejection of motion to, as affecting perfected text, §§ 29.17–29.19
- strike, motion to, adoption of perfecting amendment as affecting vote on, § 30.1–30.4
- strike out and insert, adoption of amendment to, as precluding further amendment, §§ 31.14–31.17
- strike out and insert, adoption of amendment to, as precluding motion to strike same text, §§ 31.12, 31.13
- striking out language of adopted amendment plus additional language, §§ 29.44–29.46
- striking out larger portion of text including previously adopted amendment, §§ 30.5–30.8
- striking out section, adoption of amendment, as vitiating prior adoption of perfecting amendments to section, §§ 31.1–31.3
- striking out section, perfecting amendment affecting part of section as not precluding amendment, §§ 30.12, 30.13
- striking unamended portion of section, perfecting amendment affecting part of section as not precluding amendment, § 30.14
- substitute, adoption of amendment in nature of, see Substitute, amendment in nature of
- substitute, adoption of amendment to amendment in nature of substitute, § 29.33
- substitute, amendment in nature of, as changing perfected portions of bill, §§ 29.14–29.16

Adoption, effect of—Cont.

substitute amendments, see Substitute amendments

title, entire, changed, § 29.12

unamended and amended portions of text or amendment, amendment changing both, §§ 29.42, 29.43

unanimous consent that subsequent amendment not be precluded by adoption of amendments changing monetary figures, § 34.7

unanimous consent to amend amendment already agreed to, § 34.1

Ambiguity not resolved by Chair, § 1.31**Anticipatory ruling, Chair does not make, § 1.37****Appropriation bills**

amendment to several paragraphs of bill, § 5.30

changing figures in, see Figures in bill, amendments changing or affecting paragraph, considered by, for amendment, §§ 7.6–7.8

reading, paragraph passed in, amendment offered to, §§ 8.4, 8.5

Chair, advice by, as to where amendment may be offered, § 7.28**Chair, recognition by, see Recognition to offer amendments****Chapters, occasion when bill read for amendment by, § 7.11****Clerk, distribution of copies of amendment by, see Distribution of copies of amendment, requirement of****Clerk's desk, placing amendment on, as insufficient to offer amendment, §§ 7.27, 8.20****Committee amendments**

“acceptance” of amendment by committee members as not obviating requirement of vote, §§ 26.10, 28.1

bill considered as read and open to amendment, consideration of committee amendments where, §§ 11.13–11.17

Committee amendments—Cont.

chairman, committee, as offering, § 1.13

consideration of, before amendment from floor, §§ 4.33, 4.34

consideration of, before amendment from floor, where bill considered as read and open to amendment, § 11.16

consideration of, prior to debate on resolution, § 4.28

en bloc, committee amendments considered, §§ 26.6, 26.7

en bloc, special rule providing for consideration of committee amendments, §§ 27.13, 27.14

first section, amendment to, voted on before amendment in nature of substitute, § 26.1

first section, amendment to, voted on before amendment to strike out all after enacting clause and insert new matter, § 23.23

open to amendment at any point, where bill is, §§ 26.3–26.5

original text, amendment read as, number of amendments that may be offered to, § 5.32

pending, amendment not, offering amendment to, § 7.37

read, necessity that committee amendment be, before being amended, §§ 9.4, 9.5

section, amendment adding, § 26.2

special rules, provisions of, see Special rules

title, amending committee amendments to, § 19.6

voting, order of, on amendments to, §§ 26.8, 26.9

Committee, jurisdiction of, enlarged by amendment to resolution, § 29.55

Committee on House Administration, resolution reported from, Member yielding for amendment during consideration of, § 13.3

Committee on Rules, authorization by, for Member to yield for amendment to resolution, § 13.5

Consistency of, with another part of bill, § 29.25

Consistency of, with one previously agreed to, §§ 29.21, 29.22

Consistency or effect of amendment, Chair does not make determination as to, §§ 1.31–1.38

Copies of amendment, see Distribution of copies of amendment, requirement of

Debate

“acceptance” of amendment as not obviating requirement of debate and vote, § 28.1

adoption of motion closing debate, effect of, on proffered amendments, § 14.12

allocation of time or recognition following limitation on debate, discretion of Chair as to, §§ 28.11–28.21

adoption of substitute to amendment, debate after, § 28.51

amendment in nature of substitute, limitation on, as not affecting debate on original text, § 28.47

close or limit, motion to, as including amendments not yet offered, § 28.6

close or limit, motion to, may not include reservation of time, § 28.8

close or limit, motion to—when in order, §§ 28.4, 28.5, 28.7

concluded, debate on amendment must be, before substitute offered under special rule so providing, § 7.41

control of debate by proponent of amendment, § 28.22

debate, intervening, as precluding 5-minute vote on subsequent amendments as provided for by special rule, § 28.56

Debate—Cont.

discretion of Chair in allocation of time or recognition following limitation on debate, §§ 28.11–28.21

divisible amendment, debate on remaining portions of, §§ 28.52, 29.37

enacting clause, amendments offered after rejection of motion to strike, § 14.13

enacting clause, rejection of motion to strike, effect of, § 7.45

en bloc amendments, time allowed for debate on, § 27.12

expiration of time, amendments offered after, §§ 14.9–14.13, 14.18

expiration of time for debate, amendments offered after, where motion to strike enacting clause rejected, § 7.45

expiration of time, pro forma amendments after, § 28.42

limitation applicable to substitute and amendments to but not on original amendment or amendments thereto, effect of, § 25.8

limitation on debate on amendment in nature of substitute but not on original text, § 28.47

limitation on debate to a time certain as affecting debate on related matters including unanimous-consent requests, § 28.55

motion to limit, as privileged, § 28.5

not debatable, amendments, §§ 28.2, 28.3

offering amendment in time yielded for debate not allowed, § 28.57

open to amendment, where bill considered as read and, effect of limitation on debate on titles, § 11.27

perfecting amendment, offering of, debate on motion to strike may precede, § 15.11

points of order, separate debate time on, § 28.54

Debate—Cont.

previous question, amendment debatable only upon rejection of, where moved on amendment and resolution, §§ 14.6, 14.7

pro forma amendment offered by proponent of pending amendment, §§ 28.23, 28.24

pro forma amendment, scope of debate on, §§ 28.37–28.39

pro forma amendment, scope of debate on, as affected by special rule, §§ 28.40, 28.41

pro forma amendment, scope of debate on, where substantive amendment to amendment is pending, § 28.39

pro forma amendments after expiration of time, § 28.42

pro forma amendments, effect of limitation on debate by unanimous consent on, § 14.17

pro forma amendments, rule prohibiting, debate allowed by unanimous consent of House under, § 3.33

proponent of amendment, pro forma amendment offered by, §§ 28.23, 28.24

question, putting, before time expires, § 28.25

read, motion to limit debate where bill has not been, § 7.23

recognition or allocation of time following limitation on debate, discretion of Chair as to, §§ 28.11–28.21

Record, amendments printed in, debate on, §§ 28.12, 28.26–28.35

Record, amendments printed in, special rule as governing debate on, § 28.36

Record, amendments printed in, when debate allowed on, §§ 1.23–1.27

Record, offering of amendments printed in, precluded where debate has been closed and stage of amendment passed, § 14.14

Debate—Cont.

Record, offering of amendments printed in, precluded where time specified in special rule for consideration of amendments has expired, § 14.15

reintroduction of amendment, debate following, § 28.50

reservation of objection, debate under, § 28.53

reservation of objection, debating amendment under, § 1.43

scope of debate on pro forma amendment, §§ 2.4, 2.5

special rule as affecting scope of debate on pro forma amendment, §§ 28.40, 28.41

special rule, debate on amendments under, §§ 3.76–3.79

special rule governing “further consideration” of bill and limiting debate, § 28.9

special rule precluding pro forma amendments, § 28.10

special rule providing for five-minute vote on amendments after recorded vote ordered, intervening debate as affecting terms of, § 28.56

strike, debate on motion to, as preceding motion to strike out and insert, §§ 15.11, 28.48, 28.49

strike out, Member entitled to speak on motion to, before another recognized to offer motion to strike out and insert, § 15.11

substitute, debate after adoption of, § 28.51

substitute, debate on amendment in nature of, and amendments thereto, §§ 28.44–28.46

substitute for amendment, debate after adoption of, not allowed before vote on amendment, § 2.22

substitute, limiting debate on, § 28.43

time yielded for debate, amendment may not be offered in, § 28.57

Debate—Cont.

unanimous consent, additional debate permitted by, § 3.33

unanimous consent, effect of limitation by, on pro forma amendments, § 14.17

Degree of amendment, see Third degree, amendments in**Dispense with further reading, motion to, as not in order, § 7.13****Distribution of copies of amendment, requirement of, §§ 1.15–1.22, 7.25, 7.26****Effect or consistency of amendment, Chair does not make determination as to, § 1.31–1.38****En bloc amendments**

adoption, effect of, where subsequent amendments offered to change amendments previously agreed to en bloc, § 29.7

agreed to, further amendment after en bloc amendments have been, § 9.22

amendment, subject to, § 27.7

changing amendments previously agreed to en bloc, amendments as, § 29.7

committee amendments, amendments to, §§ 27.9, 27.10

committee amendments considered en bloc by unanimous consent, § 26.7

committee amendments considered en bloc under special rule, §§ 3.57, 26.6

committee amendments, special rule providing for consideration of, en bloc, §§ 27.13, 27.14

committee amendments, unanimous consent required for en bloc consideration of, § 27.2

debate on, time allowed for, § 27.12

division of question where amendment proposes to strike out two sections, § 27.17

figures, amendment as changing, that were agreed to with others en bloc, § 33.5

En bloc amendments—Cont.

House, consideration in, upon demand for separate vote, § 27.15

inserting new section, amendment, as separate from motion to strike out and insert, § 9.18

modification of one amendment by proponent, § 21.5

one amendment, amendments considered as, § 27.5

perfecting amendment to text proposed to be stricken by, § 15.12

point of order against part, effect of, §§ 27.4–27.6

points of order against amendments while request for en bloc consideration is pending, § 27.4

read, portions of bill not yet, en bloc amendments affecting, §§ 9.13–9.16

rejection of amendment to figure in bill when considered en bloc, § 33.16

rejection of, as not precluding separate introduction, § 35.15

rejection of, bill as open to amendment following, § 9.19

separate consideration where opposition arises, § 27.16

separate introduction, rejection of amendments as not precluding, § 35.15

separate votes, see Separate votes special rule, amendments made in order by, need not be offered from floor, § 9.21

special rule providing for disposition of, prior to floor amendment, § 9.20

strike, en bloc amendments where motion to, is pending, § 27.3

striking text, en bloc amendment, § 15.12

subsequent title or section of bill, amendment to, §§ 9.13–9.16

unanimous consent not required where amendments to several portions of bill relate to same subject matter, § 9.17

En bloc amendments—Cont.

unanimous consent requirement, §§ 27.1, 27.2

voting upon, §§ 27.11, 27.16

Entire bill read prior to amendment, occasion when, § 7.10**Figures in bill, amendments changing or affecting**

en bloc, changing figures previously agreed to with others that were considered, § 33.5

“in addition to,” amendment providing funds, amount already agreed to, § 33.13

limits, amendment imposing dollar, as modifying amendment already adopted, § 33.11

line-item amounts, amendment of, where total authorization has been amended, § 33.12

percentage reduction of figures, subsequent amendment making, § 33.10

rejection of amendment considered en bloc with other amendments, § 33.16

similarity of amendment changing figures to amendment previously rejected, § 33.15

total figure, effect of adopting amendment changing, § 33.9

First section, amendment inserting new section to precede, § 7.14**First title of bill, reading of sections preceding, §§ 10.5–10.8****Funds covered in bill, effect of changes in, §§ 33.1 et seq.****House as in Committee of the Whole, bill considered as read and open for amendment in, § 11.22****House as in Committee of the Whole, withdrawal of amendment in, § 20.12****House consideration of amendments reported from Committee of the Whole**

committee amendment in nature of substitute, amendments to, § 37.6

House consideration of amendments reported from Committee of the Whole—Cont.

order of consideration generally, §§ 37.1–37.4

rejection of amendments, see Rejection, effect of

separate votes, see Separate votes

stricken, perfecting amendments to section that was, not reported, §§ 36.1, 36.2

striking out previously adopted language and inserting new text, amendment in Committee of the Whole, reported to House without stricken language, § 36.5

substitute for amendment in nature of substitute, consideration of, §§ 37.7, 37.8

House, resolutions considered in, time yielded for amendments to, §§ 13.3–13.6**Indivisible, motion to strike out and insert as, § 16.11****Insert, motion to, language similar or identical to that previously stricken out, §§ 31.4–31.8****Instructions as to portion of bill to be amended, § 1.28****Majority or minority member of committee reporting the bill, recognition of, § 4.18****Modification of amendment by proponent**

en bloc amendments, § 21.5

objection, amendment offered by another following, § 21.10

point of order pending against amendment, while, § 21.6

printed in Record, modification of amendment as, §§ 21.12–21.18

printed in Record, modification of amendment, by unanimous consent, § 2.9

Modification of amendment by proponent—Cont.

reading, request to dispense with, unanimous-consent request to modify amendment pending, §21.9

recorded vote, unanimous-consent request following demand for, §21.7

special rule, modification of amendment offered pursuant to, §§21.12–21.18

substitute for own amendment, offering amendment to, §21.4

substitute offered for amendment, §21.3

third degree, modification of amendment considered as amendment in, §21.11

unanimous consent requirement, §§21.1, 21.2

unanimous consent to modify, request for, reduced to writing, §21.8

writing, unanimous-consent request to modify reduced to, §21.8

Monetary figures, amendments changing, see Figures in bill, amendments changing or affecting

Motion to close debate, see Debate

Motion to strike and insert, see Strike out and insert, motion to

Motion to strike out, see Strike out, motion to

Name, another's, amendment offered in, §1.11

New section, amendments to pending section of bill disposed of prior to offering of amendment inserting, §§7.32, 7.33

New section, amendment to insert, to precede first section of bill, §7.14

New section, amendment to insert, where bill considered as read and open to amendment at any point, §§11.20, 11.21

New section as including and omitting amendments previously agreed to, §30.11

New section at end of bill, when amendment adding, is in order, §7.35

New section, committee amendment adding, to bill consisting of one section was disposed of before amendment in nature of substitute offered, §15.40

New section, effect of insertion of, following section under consideration, §§8.12–8.16

Number of permissible pending amendments, §§5.1–5.35

Open to amendment, bill considered as read and, see Reading for amendment

Order of consideration

generally, §§4.33, 4.34, 23.1–23.9

committee amendments and amendments offered from floor, §23.19

original amendment, amendments to, disposed of first, §23.10

original amendment, disposition of amendment to substitute as not precluding amendments to, §23.11

original text, perfecting amendment to, voted on before amendment to amendment in nature of substitute, §§23.17, 23.18

original text, precedence of perfecting amendments to, §23.16

original text, proposition read as, and amendments thereto, §23.12

perfecting amendments and motions to strike, §§23.20–23.22

perfecting amendments to same text pending simultaneously, instance where, §23.29

preamble, amendments to, §§23.26, 23.27

substitute, amendment in nature of, and amendments thereto, §§23.14–23.18

Order of consideration—Cont.

substitute, disposition of amendment to, as not precluding amendments to original amendment, § 23.11

table of contents, amendment of, § 23.28

time limitation on one branch of amendment tree, § 23.15

unanimous consent to change order of consideration as specified in special rule, § 23.25

voted on, all amendments, § 23.13

Original bill read for amendment if amendment in nature of substitute voted down, §§ 7.43–7.44**Page and line number, amendment as indicating, § 22.10****Part of bill to be amended, instructions contained in amendment as to, § 1.28****Part of section, amendment striking out, offered before motion to strike entire section, § 17.26****Part of section, defeat of motion to strike, as not precluded by defeat of motion to strike out entire section, § 17.36****Part of text, motion to strike out, after rejection of motion to strike out and insert, § 17.10****Perfecting amendment**

coextensive, adoption of perfecting amendment that is, with motion to strike, § 15.25

debate on motion to strike may precede offering of, § 15.11

identical to original amendment, point of order not lie against amendment to substitute that is, § 15.31

insert new section, amendment to, perfecting amendments considered before, § 24.2

lesser portion of text, amendment striking, §§ 15.17, 15.18

Perfecting amendment—Cont.

new sections, committee amendment adding, considered perfecting amendment where bill consists of one section, § 15.40

number permitted, §§ 5.1, 5.22

offering, Member who has offered motion to strike is precluded from, § 15.19

one section, bill consisting of committee amendments adding sections considered perfecting amendments to, § 15.40

order of voting on amendments to amendment and to substitute, §§ 15.28–15.30

original text, amendments offered to, where amendment in nature of substitute is pending, §§ 15.32–15.39

part of text, lesser, amendment striking, §§ 15.17, 15.18

precedence of, over motion to strike out, §§ 15.1–15.10, 16.3, 16.4

preference as between perfecting amendments, § 24.1

separate votes, see Separate votes

seriatim, amendments disposed of, § 15.15

stricken, amendment to matter proposed to be, following adoption of amendment in nature of substitute, § 32.16

strike, amendment imprecisely offered to motion to, construed as perfecting amendment to bill, § 15.14

strike, Member offering motion to, precluded from offering perfecting amendment, § 15.19

strike, motion to, precluded, § 15.21

strike out and insert, amendment to, as, §§ 16.1–16.4

strike, perfecting amendment not offered to motion to, §§ 15.13, 15.14

Perfecting amendment—Cont.

- substitute, amendment to, as identical to original amendment, § 15.31
- text perfected before vote on striking it out, § 24.12
- title, amendment striking out, § 15.20
- unanimous consent to consider motion to strike portion of bill not yet read does not permit perfecting amendments to that portion, § 15.16
- voting on amendments to original text where amendment in nature of substitute is pending, §§ 15.35–15.38
- vote on motion to strike after disposition of perfecting amendments, § 15.24
- vote on motion to strike, amendments after, §§ 15.26, 15.27
- voting, order of, on amendments to amendment and to substitute, §§ 15.28–15.30

Permissible pending amendments

- committee amendment read as original text, § 5.32
- debate limited only on certain amendments among several amendments pending, § 5.33
- five amendments pending at one time, §§ 5.28, 5.29
- number of amendments permitted, §§ 5.13–5.29
- one perfecting amendment, §§ 5.1, 5.2
- original text, amendment to, while amendment in nature of substitute pending, §§ 5.34, 5.35
- original text, committee amendment read as, § 5.32
- paragraphs of appropriation bill, several, amendment to, § 5.30
- perfecting amendment, improperly drafted substitute treated as, § 5.9
- perfecting amendments pending motion to strike, §§ 5.10–5.12

Permissible pending amendments—Cont.

- seriatim, disposition of amendments, §§ 5.5–5.8
- substitute, amendments to, §§ 5.3, 5.4
- substitute, improperly drafted, treated as perfecting amendment, § 5.9
- text of another bill made in order as amendment, § 5.31

Points of order

- Chair's determination as to propriety of form in absence of point of order, §§ 1.39, 1.40
- committee amendment, against text of title of, § 7.30
- disposition of, before amendments in order, § 7.31
- failure to make, effect of, §§ 1.39, 1.40, 7.42, 9.11, 9.12, 29.30
- modification of amendment against which point of order is pending, § 21.6
- reservation of, §§ 1.44–1.46
- time for making, §§ 7.29, 7.30
- time to make or reserve, §§ 1.44–1.46, 7.29, 7.30
- withdrawal of amendment against which point of order is pending, §§ 20.6, 20.77

Preamble, amendments to, consideration of, §§ 19.7–19.14**Preamble, amendments to, considered following adoption of committee amendment in nature of substitute, § 19.14****Preamble, motion to strike out, § 19.15****Preamble of concurrent resolution, amendments to, §§ 19.11, 19.12****Preamble of simple resolution, amendments to, § 19.13****Preamble, resolving clauses read before, § 7.5****Presidential message, amendment to motion to refer, to committee, § 7.12**

Presidential message, motion to refer, amendment to, § 14.8**Previous question, effect of**

amendments cut off by, §§ 14.1–14.3

debate allowed on amendment on rejection of, where moved on amendment and resolution, §§ 14.6, 14.7

Presidential message, amendment to motion to refer, allowed if previous question is rejected, § 14.8

recommit, motion to, not amendable unless previous question voted down, § 14.4

reconsideration of vote whereby previous question was ordered, § 14.5

rejection of amendment where previous question has been ordered, proceedings after, §§ 38.13, 38.14

unanimous consent granted for consideration of substitute for amendment after previous question ordered, § 36.30

Private bills, pro forma amendments offered to, § 2.6**Private omnibus bill**

strike out enacting clause, motion to, as taking precedence over amendment to strike title of bill, § 23.24

Pro forma amendments

closed rule, amendments to bill considered under, § 2.10

closed rule as prohibiting, § 3.34

debate, effect of limitation on, on pro forma amendment, § 14.17

debate, expiration of time for, not allowed after, §§ 2.17–2.19

debate, scope of, §§ 2.4, 2.5

debate, scope of, as affected by special rule restricting pro forma amendments, § 2.14

modified closed rule as prohibiting, §§ 3.33, 3.38

preferential motion not barred by prohibition against, § 2.13

Pro forma amendments—Cont.

proponent of pending amendment, pro forma amendment may be offered by, only by unanimous consent, §§ 2.20, 2.21

recognition under rule permitting pro forma amendments, §§ 2.11, 2.15

Record, pro forma amendment printed in, where special rule permits only printed amendments not subject to amendment, §§ 2.7, 2.8

scope of debate as affected by special rule restricting pro forma amendments, § 2.14

special rule permitting only designated amendments, pro forma amendments not allowed under, § 2.16

special rule permitting only printed amendments not subject to amendment, effect of, on pro forma amendments, §§ 2.7, 2.8

special rule prohibiting all amendments except committee amendments, pro forma amendments not in order under, § 2.12

special rule restricting pro forma amendments, effect of, on scope of debate, § 2.14

substitute for amendment, debate after adoption of, not allowed before vote on amendment, § 2.22

third degree, in, § 6.22

vacating adoption of amendment in nature of substitute to permit pro forma amendment, § 32.6

when in order, generally, §§ 2.1, 2.18, 2.19

Proponent, modification of amendment by, see Modification of amendment by proponent**Reading amendments**

committee amendment must be pending before amendment in order, § 22.4

Reading amendments—Cont.

- committee amendment must be read even where bill considered as read, §22.1
- committee amendments to be read where bill open to amendment at any point, §11.17
- dispense with reading of amendment, motion to, §§11.5, 11.6
- separate vote, amendments read following demand for, §§36.22, 36.23
- substitute, amendment in nature of, reading, §§22.5–22.8
- substitute for amendment offered after amendment read, §7.4

Reading for amendment

- affecting or limiting earlier section, amendment as, §8.18
- committee amendment, amendments to, not in order until committee amendment read, §§9.4, 9.5
- committee amendments considered first, §10.1
- debate begun on next title, amendment offered after, §8.2
- debate, motion to limit, where bill has not been read, §7.23
- dispense with reading of amendment, motion to, §§11.5, 11.6
- dispensing with first reading, §7.1
- earlier section, amendment as affecting or limiting, §8.18
- enacting clause, rejection of motion to strike, effect of, §7.45
- en bloc amendments, see En bloc amendments
- first section, reading of, amendment in nature of substitute offered after, §10.9
- first title, sections preceding, §§10.5–10.8
- House as in Committee of the Whole, bill considered in, §7.2

Reading for amendment—Cont.

- improperly drafted amendment unrelated to amendment to which offered, effect of, where no point of order raised, §7.42
- new section, amendment inserting, where first section of bill considered as read and open to amendment, §9.6
- new section, amendments to pending section of bill disposed of prior to offering of amendment inserting, §§7.32, 7.33
- new section at end of bill, when amendment adding, is in order, §7.35
- new section, Member not recognized to offer amendment adding, where debate has been limited on amendments to pending section, §7.24
- new section, when amendment in form of, may be offered, §8.17
- new title, amendment adding, §§10.11–10.13
- new title, amendment adding, effect of adoption of, §10.13
- new title, title of bill considered as having been passed in reading after adoption of amendment inserting, §§8.9–8.11
- next portion, amendments in order to pending portion of bill until reading of, §7.3
- not yet read, amendment to portion of bill, by unanimous consent, §§9.1–9.3
- offered, amendment not yet, amendment not in order to, §7.38
- one section, bill consisting of, as open to amendment at any point, §12.13
- open to amendment, amendment in nature of substitute considered as read and, §§11.24, 11.25
- open to amendment, amendment inserting new section where first section of bill considered as read and, §9.6

Reading for amendment—Cont.

- open to amendment at any point, bill consisting of one section is, § 12.13
- open to amendment, where bill considered as read and, consideration of committee amendments, §§ 11.13–11.17
- open to amendment, where bill considered as read and, consideration of en bloc amendments, § 11.26
- open to amendment, where bill considered as read and, effect of adding new section at end of bill, § 11.21
- open to amendment, where bill considered as read and, effect of limitation on debate on titles, § 11.27
- open to amendment, where bill considered as read and, in House as in Committee of the Whole, §§ 11.22, 11.23
- open to amendment, where bill considered as read and, inserting new section, §§ 11.20, 11.21
- open to amendment, where bill considered as read and, order of amendments, § 11.18
- open to amendment, where bill considered as read and, priority in recognition, § 11.19
- open to amendment, where parts of bill considered as read and, Clerk designates page and line number, § 11.7
- open to amendment, where remainder of bill considered as read and, amendments not allowed to portions already passed in reading, §§ 11.8, 11.9
- open to amendment, where remainder of bill considered as read and, amendments not allowed to provisions previously amended, § 11.10
- open to amendment, where remainder of bill considered as read and, points of order against bill entertained prior to amendment, § 11.12

Reading for amendment—Cont.

- open to amendment, where remainder of bill considered as read and, portion pending at time of request is still open, § 11.11
- original bill considered after amendment in nature of substitute voted down, §§ 7.43, 7.44
- original bill, procedure where special rule provides for consideration of amendment in nature of substitute as, without requiring that it be offered, § 7.22
- original committee amendment not open to amendment after amendment in nature of substitute offered thereto, § 7.21
- original text, amendment to, where amendment in nature of substitute is pending, § 7.20
- page and line number, Clerk designates, where parts of bill considered as read and open to amendment, § 11.7
- “parts,” bill being considered by, sections preceding part I of, § 7.15
- passed in reading, amendments to text that has been, §§ 8.1 et seq.
- passed in reading, text considered as having been, after amendment inserting new title agreed to, §§ 8.9–8.11
- pending, amendment may not be offered to amendment not yet, §§ 7.37, 7.38
- pending portion of bill, amendments in order to, until next portion read, § 7.3
- previous question, see Previous question, effect of
- sections preceding first title, § 10.6
- short title and table of contents considered as one title, § 7.17
- substitute, amendment in nature of, see Substitute, amendment in nature of

Reading for amendment—Cont.

- substitute, improperly drafted amendment in nature of, proposing to strike out portions of bill not yet read, § 9.9
- table of contents of bill, §§ 7.16, 7.17
- title, entire, read before amendment, § 10.10
- title, first, sections preceding, §§ 10.5–10.8
- title not yet read, amendment offered to, § 10.2
- title passed in reading, amendment to, where bill being read by titles, §§ 10.3, 10.4
- unamended portions passed in reading, amending, §§ 8.3, 9.22
- unanimous consent required to amend text passed in reading, § 10.4
- unanimous consent to amend portion of bill not yet read, §§ 9.1–9.3
- unanimous consent to offer amendments to text passed in reading, §§ 8.6, 8.7

Recognition to offer amendments

- alternation of recognition not mandated, § 4.32
- Chair, discretion of, generally, §§ 4.2 et seq.
- Chair, discretion of, where debate time limited, §§ 4.20–4.26
- Chair, inquiry by, as to whether amendment in order under rule, § 4.36
- committee amendments, consideration of, §§ 4.28, 4.29, 4.33, 4.34
- committee amendments, priority of, over amendments from floor, §§ 4.33, 4.34
- committee chairman opposed to bill, recognition of, to control time in opposition, § 4.16
- committee reporting the bill, recognition of members of, §§ 4.8–4.20, 4.30–4.32

Recognition to offer amendments—Cont.

- copy of amendment submitted to Clerk, § 1.29
- debate, limitation on, recognition to offer amendment that is not covered by, § 4.26
- debate, limitation on, recognition under, §§ 4.20–4.26
- discretion of Chair, generally, §§ 4.2 et seq.
- discretion of Chair where debate time limited, §§ 4.20–4.26
- enacting clause, priority of motion to strike, § 4.40
- expiration of debate time, recognition for amendments before and after, § 14.16
- inaudible request for recognition, § 8.22
- majority or minority member of committee, §§ 4.18, 4.19
- necessity of recognition, §§ 4.1, 4.27
- new title, amendment adding, not offered until amendments to pending title disposed of, § 4.42
- open for amendment at any point, where bill or amendment in nature of substitute is, §§ 4.31, 4.34, 4.35
- perfecting amendment may not be offered by proponent of pending motion to strike, § 4.41
- printing of amendments in Record, special rule requiring, recognition under, §§ 4.37–4.39
- priority of committee amendments over amendments from floor, §§ 4.33, 4.34
- priority of recognition to committee members, §§ 4.10–4.17
- pro forma amendments, recognition under rule permitting, §§ 2.11, 2.15
- Record, amendments printed in, recognition still required to offer, § 1.29
- Record, offering of amendments printed in, precluded where debate has been closed and stage of amendment passed, § 14.14

**Recognition to offer amendments—
Cont.**

Record, offering of amendments printed in, precluded where time specified in special rule for consideration of amendments has expired, § 14.15

Record, special rule requiring printing of amendments in, recognition under, §§ 4.37–4.39

seeking recognition, effect of, where paragraph passed for amendment, §§ 8.21, 8.22

seniority, not order of lines in paragraph, as basis for recognition for amendment, §§ 4.30, 4.31

special rule, bill considered under, § 4.35

special rule not specifying priorities in recognition, consideration under, § 4.35

special rule permitting only pro forma amendments, recognition under, § 4.17

standing but not seeking recognition, § 8.23

yielding time to offer amendment under five-minute rule, §§ 13.7, 13.8

Recommit, motion to

amending amendment adopted by House, § 32.5

amendment previously rejected permitted to be included, § 35.27

previous question must be voted down before straight motion to recommit is amendable, § 14.4

Record, amendment printed in, page designation left blank in, § 1.30**Record, amendment printed in, when debate allowed on, see Debate****Reintroduction of amendment that had been withdrawn, debate on, § 28.50****Rejection, effect of**

generally, §§ 18.24, 18.25

Rejection, effect of—Cont.

appropriation bill, prior amendment striking or changing figure in, §§ 35.20, 35.21

committee amendment in nature of substitute considered as original bill, rejection of substitute for, in House, § 38.7

en bloc amendment, rejection of amendment when considered as, § 33.16

form, amendment different in, from rejected amendment, §§ 35.8–35.16

House, rejection in, of amendment in nature of substitute, § 25.9

House, rejection in, of motion to strike section, §§ 36.3, 36.4

identical to rejected amendment, amendment as not, §§ 35.3–35.19

identical to rejected amendment, offering amendment that is, §§ 35.1, 35.2

limitation on use of funds, amendment containing, amendment containing similar limitation with exception as not identical to, § 35.19

monetary figure in appropriation bill, rejection of prior amendment striking or changing, §§ 35.20, 35.21

narrower in scope than rejected amendment, amendment as, § 35.18

original amendment, vote on, substitute agreed to as amended and then rejected in, § 35.26

original text before House, §§ 38.1–38.7
part of amendment, rejection of, § 22.14

portion of rejected amendment offered, § 35.17

previous question ordered, rejection of amendment where, §§ 38.13, 38.14

recommit with instructions, motion to, used to reinstate amendments, §§ 38.9, 38.10

Rejection, effect of—Cont.

separate votes on rejected amendments, see Separate votes

strike, rejection of motion to, in House results in vote on section in original form and not as perfected, § 3.82

strike section, rejection of motion to, where no demand made for separate votes on perfecting amendments to section, § 38.11

striking out and inserting, rejection of amendment, in House, § 38.12

striking out title or section that had been perfected, rejection of amendment, in House, § 38.8

substitute agreed to as amended, then rejected in vote on original amendment, § 35.26

substitute, amendment in nature of, rejection of, §§ 12.30, 12.31

substitute, effect of rejection of, on amendment to substitute, § 29.51

substitute, rejection of amendment in nature of, in House, §§ 38.4–38.6

Repeal, motion to, perfecting amendment offered during consideration of, § 15.32**Repealing law, amendment, reference to language of law not necessary to be included in, § 1.12****Repeating several paragraphs without change, amendment as, § 9.10****Reporting amendments**

rereporting, §§ 21.5, 22.2, 22.3

Rereading paragraph of bill where question arises as to how far Clerk has read, § 8.24**Resolution previously adopted, amendment to, § 29.55****Resolving clauses read for amendment before preamble, § 7.5****Return to section of bill to offer amendment, motion to, not in order, § 8.19****Revenue bills, considered by paragraph, § 7.6****Rising of Committee of the Whole as affecting amendments to section under consideration, § 8.8****Rivers and harbors, bills read by sections, § 7.9****Rules, Committee on, amendment of resolution reported from, §§ 1.4–1.8 Senate bill, substitute for, § 29.52****Separate amendments, multiple changes in section not considered as, § 27.8****Separate votes**

committee amendment amended by substitute, § 36.11

demand, time for making, §§ 36.18–36.20

en bloc, amendments agreed to, amendments on which separate vote demanded are read after, § 36.23

en bloc, amendments on which separate vote demanded may be voted on, by unanimous consent, §§ 36.25–36.28

en bloc, amendments on which separate vote demanded may not be voted on, after yeas and nays ordered on first, § 36.26

en bloc, where amendments were considered, in Committee of the Whole, § 3.83, 36.27, 36.28

inconsistent amendments considered under special rule, § 36.13

Journal, Speaker relies on, in determining which amendments have been subject of demands, § 36.24

one amendment, bill reported with, § 36.21

order of voting, §§ 36.16, 36.17

page and line, specifying, where amendment is found, § 36.15

perfecting amendments, separate votes on, taken before vote on substitute, § 36.13

Separate votes—Cont.

portion of amendment, separate vote on, § 36.10

procedures for consideration where demand for separate vote permitted, §§ 36.14 et seq.

reading amendments, §§ 36.22, 36.23

rejected amendments, demand for separate votes on, as not in order, § 36.12

rejection of motion to strike section, effect of, where Member did not demand separate vote on perfecting amendments to section, § 36.4

rejection of motion to strike section where no demand made for separate votes on perfecting amendments to section, § 38.11

remainder of amendment, recurrence of question on, after, § 22.14

special rule, inconsistent amendments considered under, § 36.13

special rule permitting, generally, §§ 3.82, 3.83, 36.6, 36.7

stricken, perfecting amendments to section that was, not reported, §§ 36.1, 36.2

strike, rejection of motion to, in House results in vote on section in original form and not as perfected, § 3.82

substitute, amendment in nature of, perfected before vote on substitute in House, § 25.10

substitute, amendments to amendment in nature of, §§ 37.5–37.8

substitute, separate vote on amendments to amendment in nature of, §§ 36.8, 36.9, 37.5–37.8

voting on remainder of amendment after, § 22.14

voting, order of, §§ 36.16, 36.17

when demand must be made, §§ 36.18–36.20

Separate votes—Cont.

withdrawal of demand for separate vote, effect of, § 36.29

Similarity of amendment to bill already passed, §§ 29.56, 29.57**Speaker, amendment offered by, § 1.14****Special rules**

adoption or rejection of amendments being considered under, effect of, §§ 3.80, 3.81

“affecting” designated subject, amendments, prohibition against, § 3.54

amendments to, §§ 3.1–3.5

Chair’s interpretation or reiteration of terms, § 3.73

closed rule, amendments to, §§ 3.3, 3.4

closed or modified closed rule as precluding pro forma amendments, §§ 3.34, 28.10

committee amendments, en bloc, §§ 3.57, 3.58

committee amendments only, rule permitting, §§ 3.8, 3.56

committee amendments, priority of, §§ 3.59–3.61

conforming amendments not permitted to part of bill closed to amendment, § 3.55

consideration of all amendments, limiting, § 3.75

dates, amendment changing, § 3.45

debate on amendments, §§ 3.76–3.79

debate, special rules as affecting generally, see Debate

debate, special rules limiting, discretion of Chair as to recognition under, § 28.20

debate when pro forma amendments prohibited, § 3.33

designated, amendments as, where reading waived, §§ 3.65, 3.66

effective date of bill, amendment proposing to change, as barred by special rule, § 3.43

Special rules—Cont.

en bloc, separate votes on amendments considered, § 3.83

interpretation or reiteration of terms by Chair, § 3.73

limiting consideration of all amendments, § 3.75

majority and minority leaders, only, permitted to offer amendments not printed in Record, § 15.39

modified closed rule, §§ 3.8, 3.38–43, 3.56

modified closed rule as not precluding preferential motion, § 3.42

modified closed rule as prohibiting pro forma amendments, §§ 3.38–3.41

modified closed rule, effect of, on motions to strike, § 3.9

modified closed rule, effect of, on pro forma amendments, §§ 2.7, 2.8, 2.16

modified closed rule, modification of pending amendments under, §§ 3.22–3.27

modified closed rule permitting only pre-printed amendments, §§ 3.11–3.21

money amounts, rule permitting only amendments that change, §§ 3.43, 3.44

open rule, § 3.7

order of amendments, specified, § 3.74

original text, amendment in nature of substitute as, §§ 3.49–3.53

preferential motion not barred by prohibition against pro forma amendments, § 2.13

preferential motion not precluded by modified closed rule, § 3.42

preferential motion offered after stage of amendment passed, § 3.56

preliminary sections, reading, where bill being read by titles or parts, §§ 3.62, 3.63

Special rules—Cont.

printed amendments not subject to amendment, special rule permitting only, §§ 2.7–2.9

printed in Record, modification of amendment as, §§ 21.12–21.18

pro forma amendments, §§ 3.34–3.41

pro forma amendments, preferential motion not barred by prohibition against, § 2.13

pro forma amendments, special rule precluding, §§ 3.34, 28.10

pro forma amendments under rule permitting only committee amendments, § 2.12

pro forma amendments under rule permitting only printed amendments not subject to amendment, §§ 2.7, 2.8

reading preliminary sections where bill being read by titles or parts, §§ 3.62, 3.63

reading, waiving first, § 3.64

recognition, order of, where bill considered pursuant to, §§ 4.9, 4.17, 4.35

recognition to offer amendments, §§ 3.67–3.70

Record, amendments printed in, may not be offered where time specified in rule for consideration of amendments has expired, § 14.15

Record, only majority and minority leaders permitted to offer amendments not printed in, § 15.39

rejection or adoption of amendments being considered under, effect of, §§ 3.80, 3.81

restricting amendments at end of bill, § 3.10

scope of debate as affected by rule restricting pro forma amendments, § 2.14

separate vote, demands for, under special rule, see Separate votes

Special rules—Cont.

- substitute made in order by, effect on, of ruling out primary amendment, § 18.27
- text of another bill made in order as amendment, §§ 3.46, 5.31
- text of bill in order as amendment, §§ 3.46–3.48
- unanimous consent, additional debate permitted by, § 3.33
- unanimous consent, modification of amendment process by, §§ 3.28–3.32
- waiving points of order against amendments, §§ 3.71, 3.72
- when amendments to bill are in order following adoption of rule, § 3.6

Stricken, amendment inserting language in paragraph that has been, § 31.9**Strike out and insert, motion to**

- adoption, effect of, on pending motion to strike, § 31.11
- agreeing to, effect of, on pending motion to strike, §§ 16.4–16.8, 31.11
- committee amendment to first section of bill voted on before amendment to strike all after enacting clause and insert new matter, § 26.1
- indivisible, motion as, § 16.11
- perfected text, motion to strike out, and insert new text, § 16.14
- perfecting amendment, motion as, §§ 16.1–16.4, 16.9, 16.10
- precedence of, over motion to strike, §§ 16.3–16.8
- precedence of, over motion to strike, as not foreclosing vote on motion to strike in some instances, § 16.7
- rejection of, as not precluding motion to strike, § 35.24
- strike out, defeat of motion to, as not precluding motion to strike out and insert, §§ 16.12, 16.13

Strike out and insert, motion to—Cont.

- substitute, amendment striking all after enacting clause and inserting new language held not to be, § 18.20
- substitute, held not to be, for motion to strike out, §§ 16.9, 16.10
- substitute, perfecting a, by motion to strike all after first clause and insert new text, § 16.2
- substitute amendment, when motion not in order as, because in violation of germaneness rule, § 16.15
- text perfected by amendments, motion offered after, § 16.14

Strike out, motion to

- additional words, amendment to strike, §§ 17.27, 17.28
- adopting motion, effect of, where matter stricken has been perfected by amendment, §§ 17.29–17.33
- agreeing to perfecting amendment to text, effect of, on pending motion to strike out, §§ 16.4–16.8, 31.11
- debate on, prior to recognition to offer motion to strike out and insert, §§ 28.48, 28.49
- defeat of, as not precluding further amendment, §§ 16.12, 16.13
- defeat of, as not precluding motion to strike out and insert, §§ 16.12, 16.13
- defeat of motion to strike out entire section as not precluding motion to strike part, § 17.36
- entire title and lesser portion of title, motions pending to strike, § 24.13
- insertion, striking more than, § 17.34
- lesser portion of text, amendment striking, §§ 15.17, 15.18
- out of order, language already ruled to be, § 17.37
- part of section, amendment striking, offered before motion to strike out entire section, § 17.26

Strike out, motion to—Cont.

- part of title and whole title, motions pending to strike, § 24.13
- perfecting amendment as not offered to, §§ 15.13, 15.14
- perfecting amendment, not in order as amendment to, § 17.23
- perfecting amendment voted on before, §§ 24.3–24.11
- perfecting amendments considered first, §§ 17.3–17.8
- perfecting amendments not allowed where motion to strike unread portion of bill is being considered by unanimous consent, § 15.16
- perfecting amendments, successive, take precedence, § 17.8
- rejected motion as not precluding motion to strike and insert, § 35.23
- rejected motion as precluding subsequent motion to strike same language, § 35.22
- rejection of, as not precluding motion to strike out and insert, §§ 16.12, 16.13
- rejection of motion to strike out and insert, §§ 17.10, 17.11
- sections not yet read, §§ 9.7, 9.8
- substitute, amendment in nature of, perfecting amendments to text proposed to be stricken by, § 17.35
- substitute for perfecting amendments, not in order as, §§ 15.22, 15.23, 17.15–17.21, 18.11–18.14
- text proposed to be stricken, amending, §§ 17.24, 17.25
- title, amendment striking out, § 15.20
- title, amendment striking, perfecting amendment inserting new section within such title offered during consideration of, § 15.20
- title, offering motion to strike, after consideration of motions to strike and insert, § 17.14

Strike out, motion to—Cont.

- unanimous consent to consider motion to strike portion of bill not yet read does not permit perfecting amendments to that portion, § 15.16
 - unanimous consent to consider specific motion to strike, § 17.9
 - vote on, as required after disposition of perfecting amendments, §§ 15.24, 17.12, 17.13, 24.14, 24.15
 - when to offer, §§ 17.1–17.8
- Substitute, amendment in nature of**
- adding language following previously adopted amendment in nature of substitute, §§ 29.40, 29.41
 - adoption, effect of, generally, §§ 29.28, 32.1, 32.2
 - adoption, effect of, on amendment made in order by special rule, § 32.4
 - adoption, effect of, on amendments printed in Record, § 32.3
 - adoption, effect of, where language subsequently sought to be added, §§ 29.40, 29.41
 - adoption of, amendments to remainder of original bill not in order after, § 32.12
 - adoption of, perfecting amendment to paragraphs proposed to be stricken not precluded by, § 32.16
 - adoption of, vacated by unanimous consent to permit pro forma amendment, § 32.6
 - amended by substitute, §§ 18.18, 18.19
 - amendments to, voted on before substitute amendment, § 25.3
 - appropriation, point of order against amendment as containing, in order following adoption of substitute therefor, § 32.13
 - bill, perfecting amendments to, while amendment in nature of substitute pending, § 24.16

Substitute, amendment in nature of—Cont.

debate, conclusion of, amendment in nature of substitute offered after, § 12.14

House, rejection of amendment in, § 25.9

improperly drafted amendment proposing to strike out portions of bill not yet read, § 9.9

new title, effect of amendment inserting, on subsequent offer of amendment in nature of substitute, §§ 12.17, 12.18

notice of intention to strike subsequent paragraphs, §§ 12.22–12.26

notice of intention to strike subsequent paragraphs, requirement of, as depending on whether amendment is substitute or in nature of substitute, § 12.24

one section, bill consisting of, committee amendments adding sections considered perfecting amendments to, § 15.40

open to amendment at any point after being read, § 7.18

open to amendment at any point, amendment in nature of substitute as, § 12.22

open to amendment, considered as read and, §§ 11.24, 11.25

original bill, consideration of amendment in nature of substitute being read as, §§ 12.27–12.29

original bill, procedure where special rule provides for consideration of amendment in nature of substitute as, without requiring that it be offered, § 7.22

original bill, remainder of, not subject to amendment, § 32.12

original committee amendment not open to amendment after amendment in nature of substitute offered thereto, § 7.21

Substitute, amendment in nature of—Cont.

original text, amendment to, while amendment in nature of substitute pending, §§ 5.34, 5.35

original text, perfecting amendment to, while pending, § 7.20

perfected, original text as, before amendment in nature of substitute voted on, §§ 25.5–25.7

perfected text, amendment in nature of substitute as changing, §§ 29.14–29.16

perfecting amendment as not precluded by, §§ 15.33, 15.34

perfecting amendments to first section take precedence, § 12.13

prior amendments, amendment in nature of substitute as deleting or retaining, §§ 12.15, 12.32

prior amendments, incorporating, in substitute text, § 12.32

prior amendments to bill, amendment in nature of substitute in order after adoption of, § 12.16

pro forma amendments offered to, §§ 2.2, 2.3

read and open to amendment, considered as, §§ 22.6, 22.8, 22.9

read in full unless reading dispensed with by unanimous consent, §§ 12.19, 12.20

reading for amendment of, procedure upon conclusion of, § 12.30

reading of, §§ 22.5–22.8

read, requirement that amendment be, § 7.18

Record, majority leader allowed to offer amendment not printed in, under special rule, § 15.39

rejection in House, effect of, §§ 38.4–38.7, 38.14

rejection of, effect of, §§ 12.30, 12.31

Substitute, amendment in nature of—Cont.

second section of bill, amendment in nature of substitute not in order after reading of, § 12.10

sections, ordinarily not read by, for amendment, § 12.21

sections preceding first title of bill, amendment in nature of substitute may be offered after reading of first section of, § 12.11

sections, read for amendment by, where special rule provides for consideration as original bill, §§ 12.27, 12.28

Senate bill, amendment in nature of substitute for, in order where Committee of Whole had adopted amendments to bill, § 29.52

separate votes on amendments to, §§ 36.8, 36.9, 37.5–37.8

special rule, amendment made in order under, when to offer, §§ 12.8, 12.9

special rule precluding further amendment upon adoption of committee amendment, when to offer amendment in nature of substitute under, § 12.12

substitute, adoption of, for amendment in nature of substitute, §§ 25.2–25.4

substitute for original amendment may be offered while amendment in nature of substitute pending, § 7.19

substitute offered after being made co-extensive with amendment in nature of, § 12.26

text, amendment to, as precluded when substitute for text adopted, §§ 32.7–32.11

text of bill, perfecting amendments to, while amendment in nature of substitute is pending, § 24.16

when in order, §§ 12.1–12.17

Substitute amendments

adding language at end of section, substitute as, rather than amending section amended by primary amendment, § 7.36

Substitute amendments—Cont.

adoption, effect of, §§ 32.10–32.11

adoption of amendment as amended by substitute precludes further amendment thereto, § 32.23

adoption of amendment to, effect of, §§ 29.31, 29.32

adoption of, followed by rejection of original amendment as amended, § 32.24

adoption of perfecting amendment to, effect of, on further amendment, § 31.17

adoption of substitute for amendment in nature of substitute, §§ 25.2–25.4

adoption of, vote recurs on amendment as amended thereby immediately after, §§ 32.17–32.22

amendment in nature of substitute, amending, §§ 18.18, 18.19

amendments to, disposition of, as not precluding amendments to original amendment, § 23.11

amendment to substitute having same effect as amendment to original amendment, § 18.26

bill, making perfecting changes in, rather than amendment to which offered, § 18.7

broadening scope of amendment to which offered, § 18.6

debate after adoption of substitute for amendment not allowed before vote on amendment, § 2.22

debate, intervening, as not allowed after adoption of substitute and before vote on amendment as amended, § 32.22

defined, § 18.1

different part of section, amendment addressed to, §§ 18.5, 18.21

division of question, substitute not subject to, § 25.11

Substitute amendments—Cont.

enacting clause, motion to strike all after, and insert other language is not a substitute, § 18.20

House, rule that amendment in nature of substitute is perfected before vote on substitute amendment is followed in, § 25.10

identical to original amendment, amendment to substitute that is, § 15.31

lesser portion of text, amendment perfecting, as substitute, §§ 18.16, 18.17

notice of intention to strike subsequent paragraphs, requirement of, as not applicable to substitute amendments, §§ 12.25, 12.26

notice of intention to strike subsequent paragraphs was given after substitute made coextensive with amendment in nature of substitute, § 12.26

original amendment, substitute for, may be offered while amendment in nature of substitute pending, § 7.19

own amendment, Member offering substitute for, § 18.22

perfecting amendments to amendment, adoption of, as not precluding substitute or amendments to substitute, §§ 29.34, 29.35

perfecting another portion of section, §§ 18.5, 18.21

question on amendment, substitute for amendment in order until Chair puts, § 7.40

rejection, effect of, §§ 18.23–18.25

rejection of, as not barring subsequent amendment in different form, § 35.8

rejection of, as not precluding motion to strike having same purpose, § 35.25

rejection of, effect of, on amendment to substitute, § 29.51

Substitute amendments—Cont.

rejection of, pending amendment open to further amendment upon, § 25.1

rejection of substitute in vote on original amendment does not preclude reoffering proposition as amendment to text, § 32.24

reoffering amendment that had been adopted as amended by substitute, § 32.25

reoffering part of substitute after rejection, § 18.23

reoffering proposition as amendment to text, § 18.25

separate votes, see Separate votes

similar to original text, § 18.15

special rule, substitute made in order by, effect of ruling out primary amendment on, § 18.27

strike out, motion to, not a proper substitute, §§ 18.11–18.14

strike out, substitute for motion to, §§ 18.8–18.10

striking language, amendment, as substitute for amendment adding language, § 18.11

substitute, amendment in nature of, adoption of substitute for, §§ 25.2–25.4

text of bill, making perfecting changes in, rather than amendment to which offered, § 18.7

voting, order of, on amendments to amendment and to substitute, §§ 15.28–15.30

when to offer, §§ 18.2–18.4

Substitute, amendment to

pages and lines of substitute, reference to, amendment containing, §§ 1.9, 1.10

Substitute for motion to strike as not in order, §§ 18.8–18.10**Substitute, motion to strike out and insert not in order as, for motion to strike out, §§ 16.9, 16.10**

Substitute, motion to strike out not in order as, for perfecting amendment, §§ 17.15–17.22

Text, when amendment should be offered to, rather than to pending amendment, §§ 1.41, 1.42

Third degree, amendments in

barred, generally, §§ 6.1–6.6

committee amendment pending, § 6.19

disposition of amendment before another offered, §§ 6.12, 6.13

form of amendment, § 6.21

modification of amendment by proponent as amendment in third degree, § 21.11

modification of amendment by unanimous consent, § 6.7

pro forma amendment, § 6.22

prohibition against, generally, §§ 6.1–6.6

strike, motion to, pending, § 6.20

substitute, amendment in nature of, amendments allowed during consideration of, §§ 6.14–6.18

substitute, amendment in nature of, considered as original text, § 6.18

substitute for amendment, §§ 6.8–6.11

Time for offering amendments, see Reading for amendment; and see particular amendments, e.g., Substitute amendments

Title amendments, consideration of, §§ 19.1–19.5

Title, committee amendments to, amending, § 19.6

Vacating proceedings by unanimous consent, §§ 34.2–34.6, 35.28

Voting (see also particular types of amendment, e.g., Perfecting amendment; Substitute amendments)

committee amendments, amendments to, order of voting on, §§ 26.8, 26.9

offered, amendment to amendment must be, before vote on primary amendment, § 7.39

order of voting on amendments to amendment and to substitute, §§ 15.28–15.30

perfecting amendment, disposition of, as affecting vote on motion to strike, §§ 15.24, 17.12, 17.13, 24.14, 24.15

separate votes, see Separate votes

striking out text, text is perfected before vote on, § 24.12

substitute, amendment in nature of, perfected before vote on substitute in House, § 25.10

text perfected before vote on striking it out, § 24.12

Withdrawal of amendment

House as in Committee of the Whole, in § 20.12

objection to withdrawal, effect of, § 20.8

point of order against amendment, unanimous-consent request to withdraw considered before, §§ 20.6, 20.7

reoffering substitute after withdrawal, § 20.10

Senate bill, amendment to, in House, § 20.11

substitute, effect of withdrawal of, on amendment to substitute, § 20.9

unanimous consent requirement, §§ 20.1–20.7

Writing, requirement as to, §§ 1.1–1.3

Yielding for purposes of amendment, effect of, in House, §§ 4.7, 14.5, 14.8

Yielding time for amendment under five-minute rule, §§ 4.6, 13.7, 13.8