RESOLUTION NO. 375

RESOLUTION TO AMEND RULE 23 OF THE RULES OF THE COUNTY LEGISLATURE RELATIVE TO REFERRING A RETURNED LOCAL LAW OR RESOLUTION BACK TO COMMITTEE

Introduced: 10/14/08
By Mr. Mendick:

WHEREAS, The orderly functioning of the Albany County Legislature is dependent upon a system of review and recommendation by various standing and special Committees, and

WHEREAS, Rule 23 of the Rules of Albany County Legislature seeks to establish a means by which local laws or resolutions may be referred to and considered by such Committees, and

WHEREAS, Said Rule 23 also seeks to assure reasonable time limits for the retention of said local laws or resolutions in such Committees and the return of same to the floor of the Legislature for action by the whole body, and

WHEREAS, The Chairman of the Legislature claims the right to refer a local law or resolution back to a Committee despite the Rule 23’s requirement a local law or resolution be acted upon by the whole body, now, therefore be it

RESOLVED, That Rule 23 of the Rules of the Albany County Legislature be and hereby is amended by adding the following sentence: “Once returned to the floor, said local law or resolution may not be referred to any Committee without the unanimous consent of all of the sponsors thereof.”, and, be it further

RESOLVED, That the Clerk of the County Legislature is directed to forward certified copies of this resolution to the appropriate County Officials.

Resolution was withdrawn by sponsor. 10/14/08