HOUSE JOINT RESOLUTION NO. 4

1/07	Introduced
1/07	Referred to Appropriations
3/25	Hearing
3/28	Committee Report-Bill Do Pass
4/19	2nd Reading Pass
4/22	3rd Reading Pass

Transmitted to Senate

Died in Committee

1	HOUSE JOINT RESOLUTION NO. 4
2	INTRODUCED BY SANDS
3	
4	A JOINT RESOLUTION OF THE SENATE AND THE HOUSE OF
5	REPRESENTATIVES OF THE STATE OF MONTANA AMENDING JOINT RULE
6	6-8 OF THE LEGISLATURE TO PROVIDE THAT NO BILL EARMARKING
7	FUNDING MAY BE CONSIDERED UNLESS THE FUNDS ARE USED FOR
8	THOSE FROM WHOM THEY ARE DERIVED OR THE CONSTITUTION
9	PROVIDES FOR THE EARMARKING; AND PROVIDING AN EFFECTIVE
10	DATE.
11	
12	BE IT RESOLVED BY THE SENATE AND THE HOUSE OF
13	REPRESENTATIVES OF THE STATE OF MONTANA:
14	(1) That Joint Rule 6-8 be amended to read:
15	"6-B. No bill may be introduced or received in a house
16	after that house has finally rejected a bill during that
17	session designed to accomplish the same purpose save upon
18	approval by the rules committee of the house in which the
19	bill is offered for introduction or reception.
20	Failure to override a veto does not constitute final
21	rejection.
22	It is not in order in either house to consider any bill
23	providing for the earmarking of funding for the purpose of
24	defraying particular costs of an agency, program, or
25	function unless the funds are to be used for those from whom

Montana Legislative Council

- they are derived or are earmarked by the Constitution. The
- 2 determination of whether earmarking in a bill is permissible
- 3 must be made by the rules committee of the house considering
- 4 the bill."
- 5 (2) That this resolution be effective October 1, 1985.
 -End-

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APPROVED BY COMMITTEE ON APPROPRIATIONS

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