DAILY SESSIONS

At the beginning of each Congress, the Senate adopts a resolution which provides "That the hour of daily meeting of the Senate be 12 o'clock meridian unless otherwise ordered." This resolution is not an amendment to the standing rules but merely a standing order of the Senate and therefore may be waived by leave of the Senate in adjourning or recessing to a different hour on the next day it meets. If this resolution were an amendment to the standing rules, such rule would have to be suspended in order for a Senator to move to adjourn or recess until a different hour. Since a motion to suspend any standing rule is not in order "except on one day's notice in writing" or by unanimous consent, and since such motion requires a two-thirds vote for its adoption, it could be very difficult for the Senate to adjourn or recess to a time different from that set out in the resolution were its provisions contained in a Standing Rule.

It is quite common for the Senate to meet at a different hour from that prescribed by the resolution, under an order of the Senate, either by unanimous consent or on motion. Unless it has been shown that a quorum is not present, a motion is in order to adjourn to a time different from that set out in the resolution. A motion to recess, however, may only be made consistent with the standing order or pursuant to a unanimous consent order setting a different time for convening.

Hour of Daily Meetings:

Because the Senate is a continuing body, it is not required to readopt any resolution affecting its procedures unless that resolution contained an expiration date. Therefore, if the Senate has adopted a resolution (with no expiration date) that provided for the daily convening of the Senate at 12 o'clock meridian, such resolution would remain in effect until repealed or superceded. This is the case at the beginning of the second session of a Congress, but could also occur at the beginning of the first session of a Congress. However, it is customary at the beginning of a Congress for the Senate to adopt a resolution fixing the daily hour of convening at 12 o'clock meridian.

At the beginning of the second session of the 62d Congress, the hour of daily meeting of the Senate was fixed at

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1 Jan. 23, 1984, 98-2, Record, p. 3.
2 See for example, S. Res. 3, Jan. 3, 1979, 96-1, Record, p. 8; and S. Res. 13, Jan. 6, 1987, 100-1, Record, p. 199.
2 o'clock p.m. This was superceded on May 8, 1912, when the Senate adopted the customary resolution providing that until otherwise ordered the hour of daily meeting of the Senate would be 12 o'clock meridian.

On July 11, 1956, the Senate adopted an order that until the end of that session the Senate would convene at 10:30 a.m. daily.

A point of order made that the Senate had no authority to meet at 12 noon daylight saving time without a change in its hour of meeting was overruled by the President pro tempore.

A resolution fixing the hour of daily meeting of the Senate, not being a matter covered by the standing rules, is open to amendment fixing the hour of daily adjournment. However, such a resolution is not subject to amendment by a provision fixing an hour for a final vote on a bill.

**Length of Daily Sessions Fixed:**

The Senate in the closing days of the first session of the 71st Congress adopted an order providing that each day the Senate recess from 5:30 p.m. to 7:30 p.m., and remain in session no later than 10:30 p.m.

**DAY**

“Day” as Defined for Consideration of Appropriations Bill:

“Day,” under the provision of the Legislative Reorganization Act of 1946 (now Rule XVII, paragraph 5) requiring committee hearings and reports on all general appropriation bills to be available for at least three calendar days to Members of the House in which reported, “is figured on the basis of three calendar days” and not on the basis of

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4 July 11, 1936, 84-2, Record, p. 12245.
6 Apr. 30, 1948, 84-2, Record, pp. 5167-68.
7 Aug. 3, 1888, 50-1, Record, p. 7210.
8 Dec. 2, 1895, 63-2, Record, pp. 56-57.
the number of hours the reports and hearings have been available.¹

“Day” as Used for “Two Speeches in Same Day”:

The word “day” as used in Rule XIX, holding that no Senator shall speak more than twice upon any one question in debate on the same day means a legislative day.²

“Day” as Used for Unanimous Consent Agreement:

Where a unanimous consent agreement provides for a vote on the passage of a bill on a specified day, not designated as a legislative day, it is construed to mean a calendar day, and the bill must be disposed of by midnight of that day.³

“Day” as Used in “Over Under the Rule”:

All resolutions, under Rule XIV, paragraph 6, shall lie over 1 day for consideration, unless by unanimous consent the Senate shall otherwise direct, and “day” as used here, means a legislative day.⁴

“Day” as Used in “Report To Lie Over One Day”:

The word “day,” as used in the rule requiring a committee report on a bill to lie over 1 day, means a legislative day, and not a calendar day.⁵

“Day” as Used in the Rules:

The word “day,” as used in the rules, unless it is specified as a calendar day, is construed to mean a legislative day.⁶

Day’s Notice for Suspension of Rules—Definition of:

See also “Rules,” pp. 1217–1227.

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¹ May 13, 1954, 83–2, Record, p. 6520.
² July 8, 1937, 75–1, Journal, p. 403, Record, p. 6897; see also Feb. 28, 1949, 81–1, Record, p. 1585; Jan. 19, 1958, 75–8, Record, pp. 751–52.
³ Apr. 18, 1916, 64–1, Record, p. 8332.
One day's notice as required by the rule to be given in the case of a motion for the suspension of a rule, has been defined as a calendar day, and not a legislative day.\(^7\)

In the 76th Congress, a resolution prescribing a calendar day's notice as sufficient was reported from the Rules Committee, but died on the Calendar.\(^8\)

**Days Within Which To File Report:**

A request for a specified number of days within which to file a minority report on a bill contemplates calendar days, exclusive of Sundays, under the usual method of computing time in such cases.\(^9\)

"Executive" Day:

The word "day," as applied to executive sessions, means a calendar and not a legislative day.\(^10\)

The requirement of the rule for 1 day to elapse before the presentation of a resolution of ratification of a treaty is met by a recess of the Senate taken in legislative session.\(^11\)

**Legislative Day:**

*See also "Periods of Adjournment," pp. 15-16, 20.*

A legislative day, which continues from the beginning of a day's session following an adjournment until another adjournment, is not affected in any way by a recess of the Senate. Hence, matters which must lie over a day before a motion to proceed to their consideration is in order under the rule, must lie over a legislative day as contrasted with a calendar day; and a motion to take up a measure would be subject to a point of order after such a measure has been reported until the Senate adjourns, even though the Senate may have already recessed over many calendar days.\(^12\)

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\(^8\) Jan. 18 and Feb. 6, 1921, 75-1, *Record*, pp. 1100-31.


\(^12\) Apr. 30, 1945, 80-2, *Record*, p. 8050; Mar. 2, 1921, 63-3, *Journal*, p. 159; May 2, 1961, 82-1, *Record*, pp. 4704-05; Aug. 27, 1961, 82-1, *Record*, p. 10879; Dec. 10, 1941, 77-
An adjournment of the Senate terminates a legislative day. In 1922, one legislative day ran from April 20 through August 2—a total of 105 calendar days. Again in 1980, the Senate had even a longer legislative day—it convened on January 3, 1980, and recessed from day to day and did not adjourn until June 12—a total of 162 calendar days.

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**DAY’S NOTICE TO SUSPEND, MODIFY, OR AMEND RULES**


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**DEATHS**

See “Memorial Services,” for announcement of deaths and eulogies to memory of Senators, pp. 913-916.

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