SENATE OF THE UNITED STATES
ONE HUNDRED SIXTH CONGRESS

FIRST SESSION
CONVENED JANUARY 6, 1999
ADJOURNED NOVEMBER 19, 1999
DAYS OF SESSION 162

SECOND SESSION
CONVENED JANUARY 24, 2000
ADJOURNED DECEMBER 15, 2000
DAYS OF SESSION 141

CALENDAR OF BUSINESS

FINAL ISSUE

(NOTICE.—This FINAL ISSUE of the CALENDAR OF BUSINESS for the One Hundred Sixth Congress reflects the legislative items remaining on the Calendar at the time of the sine die adjournment on December 15, 2000.)

PREPARED UNDER THE DIRECTION OF GARY SISCO,
SECRETARY OF THE SENATE

By DAVID J. TINSLEY, LEGISLATIVE CLERK
PENDING BUSINESS
MOTION TO PROCEED TO S. 2557 (ORDER NO. 552)

Motion to proceed to the consideration of S. 2557, a bill to protect the energy security of the United States and decrease America's dependency on foreign oil sources to 50 percent by the Year 2010 by enhancing the use of renewable energy resources, conserving energy resources, improving energy efficiencies, and increasing domestic energy supplies, mitigating the effect of increases in energy prices on the American consumer, including the poor and the elderly, and for other purposes. (Sept. 22, 2000.)

PENDING BUSINESS
CONFERENCE REPORT ON H.R. 2614

Conference report to accompany H.R. 2614, an act to amend the Small Business Investment Act to make improvements to the certified development company program, and for other purposes. (Oct. 31, 2000.)

UNANIMOUS CONSENT AGREEMENTS
S. 2 (ORDER NO. 491)

1.—Ordered, That relative to further consideration of S. 2, a bill to extend programs and activities under the Elementary and Secondary Education Act of 1965, the following amendments be in order; that they be first degree amendments, offered in alternating fashion and subject to second degree perfecting amendments only; that the second degree amendments be relevant to the first degree amendments; and that no second degree amendments to these amendments be in order prior to a vote on, or in relation to, these amendments:

Stevens/Jeffords—Early childhood investment (Amdt. No. 3139.)

S. 1712 (ORDER NO. 311)

2.—Ordered, That S. 1712, a bill to provide authority to control exports, and for other purposes, be placed back on the Calendar in its present status, and that the bill become the pending business again at the discretion of the Majority Leader, with the concurrence of the Democratic Leader and the Senator from Texas (Mr. Gramm). (Mar. 8, 2000.)

INTERNAL REVENUE CODE EXTENDED PROVISIONS

3.—Ordered, That with respect to S. 1792, a bill to amend the Internal Revenue Code of 1986 to extend expiring provisions, to fully allow the nonrefundable personal credits against regular tax liability, and for other purposes, the bill, as passed, remain at the Desk; that when the Senate receives the House companion measure, it proceed immediately to its consideration; that all after the enacting clause be stricken, the text of the Senate bill be inserted, the bill be advanced to third reading and passed; that the Senate then insist on its amendment, request a conference with the House, and the Chair be authorized to appoint conferees on the part of the Senate.

Ordered further, That passage of the Senate bill be vitiated and the bill be placed back on the Calendar. (Oct. 29, 1999.)

S. 744 (ORDER NO. 131)

4.—Ordered, That the Majority Leader, after consultation with the Democratic Leader, may proceed to the consideration of S. 744, a bill to provide for the continuation of higher education through the conveyance of certain public lands in the State of Alaska to the University of Alaska, and for other purposes; that immediately after the bill is reported, the committee amendment be agreed to as original text for the purpose of further amendment; that there be 4 hours for debate on the bill, equally divided and controlled between the Chairman and Ranking Member; that the only amendments in order be the following:

Bingaman—2 relevant
Murkowski—1 relevant

Ordered further, That no second degree amendments, or other first degree amendments, be in order; that debate time on the amendments be limited to 60 minutes each, equally divided and controlled in the usual form; that upon disposition of all amendments and
the use of yielding back of all time, the bill be read a third time and the Senate proceed to vote on passage of the bill. (Nov. 19, 1999.)

S. 1060, S. 1061, S. 1062

5.—Ordered, That with respect to S. 1060, S. 1061, and S. 1062, which have been passed by the Senate, if the Senate receives a message from the House of Representatives with respect to any of these bills, the Senate disagree with the House on its amendment or amendments to the Senate-passed bill and agree to or request a conference, as appropriate, with the House on the disagreeing votes of the two Houses; that the Chair be authorized to appoint conferees; and that the foregoing occur without any intervening action or debate. (May 27, 1999.)

S. 2550, S. 2551, S. 2552

6.—Ordered, That with respect to S. 2550, S. 2551, and S. 2552, if the Senate receives a message from the House of Representatives with respect to any of these bills, the Senate disagree with the House on its amendment or amendments to the Senate-passed bill and agree to or request a conference, as appropriate, with the House on the disagreeing votes of the two Houses; that the Chair be authorized to appoint conferees; and that the foregoing occur without any intervening action or debate. (July 12, 2000.)

EMERGENCY SPENDING

Days Senate met during Second Session are marked (—–).
Boxed area indicates a scheduled non-legislative period.
Days Senate met during First Session are marked (---).
Boxed area indicates a non-legislative period.