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With Exhibits

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III
This manual has been compiled for the information and use of those whose duties include the typesetting, proofreading, making up, and printing of bills of the Congress of the United States. No revision of these pages, even in the smallest detail, should be undertaken without the approval of the Style Board.

Credit should be given to the following employees of the Government Printing Office for their assistance in the preparation of this manual: David M. Taylor, assistant foreman, Proof Section (2); Lawrence Freedman, bill referee, Proof Section (2); Joseph D. Mudd, assistant foreman in charge of bills, Linotype Section (2); and Frank H. Goetzger, bill copy preparer, Linotype Section (2).
INSTRUCTIONS TO OPERATORS AND READERS

Accuracy is of first importance in the printing of bills. While errors in first prints, or new bills, may be detected and corrected in committee or on the floor when action is taken, they may escape notice until the later stages of the bill are reached, thus making formal action by Congress necessary in order to rectify errors. The Government Printing Office must not commit errors that require congressional action for their correction. Every employee handling bills is especially cautioned to watch for and prevent errors in printing. To overlook an error in a bill, especially a reported, engrossed, or enrolled print, is a very serious offense.

This manual can cover only in a broad manner the multiplicity of bill forms and style. There are congressional committees that insist their copy be followed literally. For this reason copy from the House Committee on Appropriations must not be changed.

Tax bills from the House Committee on Ways and Means must also be closely followed.

In general, follow specific markings made by committees even when they do not conform to the Bill Style Manual.

The course of a bill from its introduction to its presentation to the President for his approval or disapproval should be a matter of common knowledge.

When a bill is introduced in either House there are numerous actions which that body may take, such as laying it on the table, or debating, amending, and passing it, but the usual order is to refer it to the appropriate committee. When printed, whatever action is taken by the House or the Senate must appear on both the face and endorsement of the bill, the information being conveyed to this Office by notations on the copy.

Additional prints of a bill after it has been referred must be exactly like the original, except that the committee to which the bill is referred may have prints showing proposed changes, but the words “committee print” must be placed on the face and endorsement.

When the bill is reported to either House it is usually accompanied by a written report, and is then known as a reported bill. The committee may report the bill favorably, with or without amendment; adversely; or the committee may be discharged from further consideration; and then the body which is considering the bill may take such action as it sees fit. Whatever action is taken must appear on the face and endorsement of the reported print.

If amendments are made in the text they are indicated by line type and italic, italic following line type when original matter is stricken out and new matter inserted in lieu thereof.

When the title is amended it must not be changed on the face or endorse-ment, but must appear at the end of the bill as a 6-point-slugged paragraph, full bill measure (30 picas), all roman, indented 4 ems, overs 2 ems, and no side figures.
The italic, or new matter, in a reported bill should be made to conform to
bill style, but the original matter is to be followed literally.

At the reported stage the bill is usually placed on the calendar, but is
subject to a variety of actions, as further consideration may be indefinitely
postponed, the bill laid on the table, or considered by unanimous consent,
debated, amended, and passed. It should be understood that this is not a
complete enumeration of the actions which may be taken.

When the bill or joint resolution is finally passed by either House it is
printed in engrossed form, all roman except the enacting or resolving clause
and the provisos, and the words "A Bill" changed to "An Act." If an amend-
ment to the title has been agreed to, the engrossed print should have the title,
as amended, in its regular position on the face and endorsement. After being
attested and signed by the Clerk of the House the bill is then messaged to the
Senate, or, if a Senate bill, signed by the Secretary of the Senate, and then
messaged to the House.

When received by the other body the bill is usually referred to the appro-
priate committee, but is again subject to various actions. It may be returned
to the other House, laid on the table, laid before the body, considered, and so
forth.

When a bill is reported in the Senate it may not be accompanied by a
written report, but the copy will show by a notation that the committee reports
it favorably or unfavorably, with or without amendment. The action indicated
will be printed on the face and endorsement. It may be indefinitely postponed,
laid on the table, or considered by unanimous consent, debated, amended, and
passed.

Should the Senate amend a House bill it would then be returned to the
House for concurrence, but usually the House votes nonconcurrence and consents
to or asks for a conference. The same is true of a Senate bill amended by
the House.

Follow copy literally on engrossed and enrolled bills. The right to make
changes belongs to Congress only.

When enrolled, the bill takes a new form. It is set in 10 point solid, 26½
picas, and the type is all roman except the enacting or resolving clause and the
provisos. Cut-in indentions are 2 ems. The title is set in 8 point and centered.
The bill is signed by the Speaker of the House and the Presiding Officer of the
Senate and is then ready for the approval or disapproval of the President.
One copy is printed on parchment for preservation.

Joint resolutions are treated identically as bills, except that a resolving,
instead of an enacting, clause is used, and the title of "joint resolution" is
retained throughout its entire course. (See p. 47 for resolving clause amending
Constitution.)

A concurrent resolution follows the same line of action, except that it does
not require the signature of the President.

A simple resolution is the lowest form of legislation by either House. The
copy will show whatever action is taken.

On the following pages will be found set forms for actions and exhibits
of the different stages and forms of bills; joint, concurrent, and simple reso-
lutions; conference agreements; and amendments. New situations are con-
stantly arising, and great care must be exercised not only in the text but in
the form of actions.
GENERAL RULES

NEW BILLS AND RESOLUTIONS

The following rules are to be followed in printing new bills, resolutions, and so forth. The utmost care should be taken to print them correctly, as reprints on account of errors are a source of embarrassment to this Office and cause great annoyance to Members of Congress.

TYPE

Text of bills and resolutions are set in 14-point type and 12-point slugged. Titles are also set in 14 point, centered in 30 picas, and 6-point slugged.

A new bill or resolution is always all roman, italic being used only for the enacting or resolving clause and the words "Provided," "Provided further," "Provided, however," and so forth.

CAPITALIZATION

Unless otherwise prepared, document style is to be followed in capitalization, except in the following cases:

Capitalize the word "Act" whenever it appears as a synonym for a "bill" or "law" of the Congress of the United States. The word "Act" should also be substituted for "bill" or "law" when used in the text.

The word "the" used as part of an official name or title is capitalized.

USE OF FIGURES

Use figures for clock time, as 10 o'clock antemeridian; 11:15 o'clock postmeridian.

Use figures in expressing sums of money, the word "cents" being supplied when only a fractional part of a dollar is mentioned.

Use figures for dates, as "January 10, 1955," "the 10th of January," and so forth; also years standing alone, as "in 1954 and 1955."

Use figures with such correlated terms as volume, part, chapter, section, title, article, page, paragraph, and line, unless roman numerals are indicated.

Use figures for sections, degrees, minutes, seconds, and feet in land descriptions as follows: "70 degrees 00 minutes 12 seconds west 3,465.0 feet to monument 11, 125.25 acres, more or less." (See p. 128.)

But "one hundred twenty-five and twenty-five one-hundredths acres" standing alone.

Use figures following the word "numbered," or when it is implied, as House Report Numbered 10, or House Report 10; Logan Post Numbered 49, or Logan Post 49; lot numbered 8, or lot 8; certificate numbered 01246, or certificate 01246, and so forth.

Follow copy as to numbers, as 1, 2, 3; (1), (2), (3); or first, second, third. When copy reads "No. 10 column," "No. 27 Post," and so forth, use the following forms: "Number 10 column," "Number 27 Post," and so forth—not "numbered."
Use figures for percentages, as follows: 10 per centum, one-half of 1 per centum; except in bills to amend the Revenue Act of 1854 the word “percent” must be used.

Use figures for bill, resolution, law, and amendment numbers.

References in text to the Revised Statutes, the Statutes at Large, court reports, and so forth, are expressed thus: Revised Statutes, title 13, chapter 4, page 1742; Twelfth Statutes at Large, page 1116; Tenth Court of Claims, page 10.

CITATIONS

The following forms must be used for citations: (36 Stat. 68; 28 U. S. C. 361), (44 Stat. L. 35), (U. S. C., title 21, sec. 18).

SPELLED-OUT FORMS

Spell out everything except: Sums of money; dates, including years standing alone; Mr. and Mrs.; the classification of vessels, as A 1; number and designation of bills and resolutions and law numbers; figures following such related terms as volume, part, chapter, section; land description—sections, degrees, minutes, seconds, and feet; title, article, page, paragraph, and line. Use roman numerals for rules of the Senate and House, as rule XIII, and in other cases when so indicated.

Spell all enumerations, other than serial numbers, by thousands and hundreds, as “1,750” should read “one thousand seven hundred and fifty,” except when followed by a fraction the following form is used: “one thousand seven hundred fifty and nine-tenths.”

When the expression “No.” appears, use the word “numbered,” as “township numbered 16”; such expressions as “No. 16 township” should read “Number 16 township.” Observe, in this connection, the capitalization for kindred expressions, as “House Document Numbered 126.”

Abbreviate section (sec.) in parentheses when part of legal citation. Spell out section in all cases when referring to bill.

The abbreviations here given should be spelled out as follows:

A. D.: anno Domini.
ad lib.: ad libitum.
a. m.: antemeridian (time).
b. m.: board measure (lumber); base meridian (land).
e. g. or ex. g.: for example.
et al.: and others.
etc., &c., or et cetera: and so forth.
et seq.: and the following.
f. o. b.: free on board.
i. e.: that is.
m. or 12 o'clock m.: 12 o'clock meridian.
n. o. s.: not elsewhere specified.
N.E., N.W., S., and W.: corners.

n. o. p. f.: not otherwise provided for.
n. s. p. f.: not specially provided for.
percent: per centum.
p. m.: postmeridian (time); principal meridian (land).
S. 1/4 N.E., 1/4 sec. 1, T. 2 N., R 3 W.: south half northeast quarter section 1, township 2 north, range 3 west.
U. S. steamer: United States steamer.
U. S. steamship: United States steamship.
v. vs., or versus: against.
viz. (except when appearing in the caption of proposed amendments): namely.

THE WORD “THAT”

Follow copy as to the word “That” after section numbers.

TITLES

Titles of all bills and joint resolutions must be taken from the face of the copy.
Titles of Senate and House concurrent and simple resolutions are printed on the endorsement, but not on the face. If title is not shown on copy, one must be supplied by the Office.

**PREAMBLES**

Preambles should be full bill measure (30 picas), 6-point slugged, the first line of each "Whereas" of the bill or resolution proper set flush, and the runovers indented 2 ems. Use a 12-point slug above flush lines and above and below centerlines. When preambles appear within preambles treat them as paragraphs; that is, the first line of each "Whereas" should be indented 4 ems and the runovers 2 ems. When an agreement or treaty is part of a preamble follow copy literally, indenting paragraphs 4 ems and runovers 2 ems.

**HEADS AND ENDORSEMENTS**

The form printed on the back of a bill or resolution for convenience of reference when folded is called the "endorsement."

The face and endorsement must always agree in every particular. It is therefore necessary that operators, compositors, and readers compare the face and endorsement of each bill and joint resolution to be sure that they coincide throughout.

The rules in regard to capitalization, figures, and so forth, apply to both the face and endorsement.

**ACTIONS**

The date on which a bill or joint resolution is introduced, with the name of the sponsor and the reference, is called the "action," which is carried through each printing until the bill or joint resolution passes one House. As a bill or joint resolution progresses new actions appear, which should be set in the style provided for reported and referred bills and joint resolutions. Bill exhibits have been indexed (pp. 33, 34), wherever possible, according to actions.

The action on a new bill or joint resolution should read "introduced." On a new bill or joint resolution reported from a committee the action should read "reported." Likewise a new simple or concurrent resolution should read "submitted" or "reported."

Actions are generally placed on the endorsement, or back, of the copy. The notes, in pencil or by stamp, of the legislative and bill clerks should always be followed, and any typewritten or other notes that may appear should be ignored.

**DATES**

When two or more actions take place on the same day, repeat the date on both face and endorsement.

If the calendar and legislative dates are different, put the calendar date first and follow with the legislative date in parentheses, as follows:

**January 7 (legislative day, January 6), 1953**

**DUPLICATE NAMES**

Do not use a comma preceding the word "of" in duplicate names.

Particular attention must be given to the List of Duplicate Names of Members of Congress.
TITLES OF COMMITTEES

Titles of Senate and House committees must be carefully checked. A complete list follows:

SENATE COMMITTEES

Committee on Agriculture and Forestry.
Committee on Appropriations.
Committee on Armed Services.
Committee on Banking and Currency.
Committee on the District of Columbia.
Committee on Finance.
Committee on Foreign Relations.
Committee on Government Operations.
Committee on Interior and Insular Affairs.
Committee on Interstate and Foreign Commerce.
Committee on the Judiciary.
Committee on Labor and Public Welfare.
Committee on Post Office and Civil Service.
Committee on Public Works.
Committee on Rules and Administration.

HOUSE COMMITTEES

Committee on Agriculture.
Committee on Appropriations.
Committee on Armed Services.
Committee on Banking and Currency.
Committee on the District of Columbia.
Committee on Education and Labor.
Committee on Foreign Affairs.
Committee on Government Operations.
Committee on House Administration.
Committee on Interior and Insular Affairs.
Committee on Interstate and Foreign Commerce.
Committee on the Judiciary.
Committee on Merchant Marine and Fisheries.
Committee on Post Office and Civil Service.
Committee on Public Works.
Committee on Rules.
Committee on Un-American Activities.
Committee on Veterans' Affairs.
Committee on Ways and Means.

NUMBER AND DESIGNATION

The number of a new bill or resolution is stamped or written on the copy. Bills and resolutions are designated as follows: Senate bills, "S. 25"; Senate joint resolutions, "S. J. Res. 16"; Senate resolutions, "S. Res. 74"; Senate concurrent resolutions, "S. Con. Res. 2"; House bills, "H. R. 123"; House joint resolutions, "H. J. Res. 54"; House resolutions, "H. Res. 40"; House concurrent resolutions, "H. Con. Res. 20." When referred to, with number, in title or text, the abbreviations will be followed, using parentheses whenever possible, as "the bill of the Senate (S. 400) for the relief of"; "the bill (S. 400) for the relief of"; "the resolution of the House (H. Res. 40) directing," and so forth.

USE OF ROMAN NUMERAL SYMBOLS

Effective with this date (August 28, 1963), all bills printed on the open bill jacket, except engraved, will carry a roman numeral symbol at the bottom of the first page in lieu of a sig.

The symbol will be as follows—

I. Public bills and joint resolutions in the House.
II. Public bills and joint resolutions in the Senate.
III. Private bills as introduced, and as referred in House.
IV. Private bills as reported, and as referred in Senate.
V. Concurrent and simple resolutions.
VI. Reprints for House doc. room
VII. Reprints for Senate doc. room

When type is picked up and reprinted in another classification such as a public bill being reprinted for one of the document rooms, symbol must be changed.
PUBLIC AND PRIVATE BILLS AND RESOLUTIONS

The number of copies of bills and resolutions is dependent upon their character and form. A bill which is of general scope or for a public interest is called a “public” bill. One which is for the benefit of an individual or private interest is called a “private” bill. It is important that new bills be rightly classified, and to this end proofs should be stamped “Public” or “Private” before being read.

COMMITTEE PRINTS

There are various forms of committee prints, but probably those from the House Committee on Appropriations are more distinctive than any other class. The following instructions apply to House subcommittee prints of appropriation bills:

- Do not use side figures, but set on a short bill slug.
- Both reprint and new copy should be all roman, except that underscored matter should be in italic, as well as the enacting clause and provisos.
- Black brackets should be used where brackets are indicated in copy.
- In notes and matter which is not part of the bill follow document style unless otherwise prepared or instructions given to the contrary. (See p. 130.)

BILL REVISING

- Compare the face of a bill with the endorsement.
- Session logotypes must agree with the date of the latest action.
- Public and private bills should not be imposed in the same form.
- Stamp stone proof “Public” or “Private,” as this is a guide to the number of copies to be printed.
- A “Public” bill requires the “Public” number of copies in all its stages in both Houses, except when engrossed and enrolled.
- On reprints because of errors or changes a black star (★) should be placed at the foot of the first page. (See p. 48.) If a second reprint is necessary, use two stars.
- For information regarding jacket numbers and numbers of copies, see Dated Publications.

INDEXES

Indexes are printed to appropriation bills emanating from the House Committee on Appropriations in all prints up to enrollment, except on the engrossed print.
MAKING UP

The first page of a long bill should not have more than 12 lines of 14 point, including the title. In other words, place the line "A Bill" slightly above the center of page, though not over 2 or 3 slugs above.

When not to exceed seven lines of text runs over on an even page the endorsement must be placed on the same page. (See sample below.) This rule does not apply to engrossed bills, the endorsement always being by itself on an even page.

2

(a) to provide for maximum extension of medical services, vocational guidance, education, and training, and full employment opportunities to citizens handicapped by physical or mental disabilities;

(b) to provide for effective coordination of functions relating to rehabilitation and employment of handicapped.
ENROLLED BILL MAKEUP

With the exception of the first page, all pages will be made up to 50 picas in depth, plus folio line. The first page will be made up to 50 picas, plus the masthead, in accordance with style pages of new format. These style pages must be followed for overall makeup, type faces and size, head margins, space between lines and paragraphs, also the letter spacing and word spacing.

Eighty-third Congress of the United States of America

AT THE SECOND SESSION

 Begun and held at the City of Washington on Wednesday, the sixth day of January, one thousand nine hundred and fifty-four

An Act

To dissolve the Reconstruction Finance Corporation, to establish the Small Business Administration, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

TITLE I

Sec. 101. This title may be cited as the “Reconstruction Finance Corporation Liquidation Act”.

Sec. 102. (a) The first sentence of section 3 (a) of the Reconstruction Finance Corporation Act, as amended (15 U. S. C. 603 (a)), is amended by striking out “June 30, 1956” and inserting in lieu thereof “June 30, 1954”.

(b) Subsection (f) of section 4 of the Reconstruction Finance Corporation Act, as amended (15 U. S. C. 604 (f)), is amended by striking out “June 30, 1954” and inserting in lieu thereof “the sixtieth day after the date of enactment of the Reconstruction Finance Corporation Liquidation Act”.

(c) Except as otherwise provided in this title, the liquidation of assets and winding up of affairs of the Reconstruction Finance Corporation shall be carried out as expeditiously as possible in accordance with the provisions of sections 9 and 10 of the Reconstruction Finance Corporation Act.

(d) The Secretary of the Treasury is authorized to incur and pay out of the funds of the Corporation all administrative expenses necessary to carry out the functions vested in him as a result of the enactment of this title. Such expenses shall be limited to and charged against amounts made available to the Corporation or to the Secretary of the Treasury in appropriation Acts for applicable administrative expenses, which amounts shall not include any sums transferred to an officer or agency of the Government, other than the Secretary of the Treasury. The activities engaged in by the Secretary of the Treasury as a result of the enactment of this Act shall continue to be subject to the provisions of the Government Corporation Control Act.
States for use in making purchases and loans under this section, not
to exceed a total of $25,000,000 outstanding at any one time. For this
purpose appropriations not to exceed $25,000,000 are hereby author-
ized to be made to a revolving fund in the Treasury. Advances shall
be made to such officer or agency from the revolving fund, to be used
to carry out this section, when requested by such officer or agency.
Such officer or agency shall pay into miscellaneous receipts of the
Treasury at the close of each fiscal year, interest on the amount of
advances outstanding at a rate determined by the Secretary of the
Treasury, taking into consideration the current average rate on out-
standing interest-bearing marketable public debt obligations of the
United States of comparable maturities.
(c) In carrying out this section, the officer or agency designated by
the President shall have the powers granted to the Small Business
Administration and the Administrator by section 205 of this Act.
(d) This section and all authority conferred thereunder shall termi-
inate at the close of June 30, 1955, except for purposes of liquida-
tion, which shall be completed not to exceed six months after such
termination. The termination of this section shall not affect the
disbursement of funds under, or the carrying out of, any contract,
commitment, or other obligation entered into pursuant to this section
prior to the date of such termination, or the taking of any action
necessary to preserve or protect the interests of the United States.

H. R. 5141—3
[12 points]

TITLE II
[10 points]

SEC. 201. This title may be cited as the “Small Business Act of
1953”.
SEC. 202. The essence of the American economic system of private
enterprise is free competition. Only through full and free com-
petition can free markets, free entry into business, and opportunities for
the expression and growth of personal initiative and individual judg-
ment be assured. The preservation and expansion of such competition
is basic not only to the economic well-being but to the security of this
Nation. Such security and well-being cannot be realized unless the
actual and potential capacity of small business is encouraged and
developed. It is the declared policy of the Congress that the Govern-
ment should aid, counsel, assist, and protect insofar as is possible the
interests of small-business concerns in order to preserve free competi-
tive enterprise, to insure that a fair proportion of the total purchases
and contracts for supplies and services for the Government be placed
with small-business enterprises, and to maintain and strengthen the
overall economy of the Nation.
Further, it is the declared policy of the Congress that the Govern-
ment should aid and assist victims of floods or other catastrophes.
SEC. 203. For the purposes of this title, a small-business concern
shall be deemed to be one which is independently owned and operated
and which is not dominant in its field of operation. In addition to the
foregoing criteria the Administration, in making a detailed definition,
may use these criteria, among others: Number of employees and dollar
volume of business.
SEC. 204. (a) In order to carry out the policies of this title there
is hereby created an agency under the name “Small Business Admin-
istration” (herein referred to as the Administration), which Adminis-
tration shall be under the general direction and supervision of the
President and shall not be affiliated with or be within any other agency
or department of the Federal Government. The principal office of the
Administration shall be located in the District of Columbia, but the
Administration may establish such branch offices in other places in the
(b) The termination of this title shall not affect the disbursement of funds under, or the carrying out of, any contract, commitment, or other obligation entered into pursuant to this title prior to the date of such termination, or the taking of any action necessary to preserve or protect the interests of the United States.

SEC. 222. There are hereby authorized to be appropriated such sums as may be necessary and appropriate for the carrying out of the provisions and purposes of this Act.

SEC. 223. If any provision of this Act, or the application thereof to any person or circumstances, is held invalid, the remainder of this Act, and the application of such provision to other persons or circumstances, shall not be affected thereby.

Speaker of the House of Representatives.

Vice President of the United States and President of the Senate.

PROPOSED SENATE AMENDMENTS

Proposed Senate amendments are printed in bill form, all roman.

Use quads for the bill number until the bill is given a number, after which the number should be inserted in both the head and endorsement, whether in copy or not.

At the bottom of the first page of each proposed amendment a “sig” line must appear carrying current date and a letter such as A, B, C, and so forth, indicating the order in which the amendments were received. For example:

1-6-54—A 1-6-54—B

The “sig” line is used to identify proposed amendments when they come up for action in either House.

When there are a large number of proposed amendments to one bill, arabic numerals are sometimes used in place of letters. When this is to be done the foreman will so indicate on copy.

1-6-54—1 1-6-54—2

REPORTED BILLS AND RESOLUTIONS

CALENDAR NUMBER AND DEFINITIONS

See exhibits of Senate and House reported bills and resolutions. All reported bills and resolutions do not have calendar numbers.

The Senate Calendar is entitled “Calendar.”

The House calendars are entitled “Union Calendar,” “House Calendar,” and “Private Calendar.” When, on a reported bill or resolution, the calendar line is not stamped on the copy, the letters “UC” on the endorsement, or back,
of the copy will indicate that the "Union Calendar" action is to be used, "H C" the "House Calendar" action, and "P C" the "Private Calendar" action.

Union Calendar.—Bills raising revenue, general appropriation bills, and bills of a public character directly or indirectly Appropriating money or property are referred to this calendar. If a bill is reported without amendment, the action reads: "Committed to the Committee of the Whole House on the State of the Union and ordered to be printed."

House Calendar.—Bills of a public character not raising revenue nor directly or indirectly Appropriating money or property are referred to this calendar. If a bill is reported without amendment, the action reads: "Referred to the House Calendar and ordered to be printed."

Private Calendar.—Bills of a private character are referred to this calendar. If a bill is reported without amendment, the action reads: "Committed to the Committee of the Whole House and ordered to be printed."

Report Number

See exhibits of Senate and House reported bills and resolutions. All reported bills and resolutions do not have report numbers. Reported bills that are recommitted are printed without the calendar number and report number. (See p. 109.) Reported bills that are objected to and recommitted are printed without the calendar number. The report number is not deleted. (See p. 57.)

Amendments

Line type and italic are used to show amendments, except in "Amending the title." (See p. 14.) When it is proposed to strike out certain portions of a bill or resolution that is amended, such portions will be set in line type, and matter proposed to be inserted will be set in italic.

When it is proposed to strike out and insert, the italic always follows the line type.

When an entire bill or resolution is struck through and new matter inserted, set the first line of the new portion flush, the same as if it immediately followed the enacting or resolving clause.

Do Not Complicate Amendments

When one amendment can be made to cover the case, as in the complete changing of a number, do not divide into two or more short amendments. For instance, if copy appears—

two nine -seven two
three/million five/hundred and forty/thousand six/hundred
and fifty-five

the reported print should be—

three million five hundred and forty thousand six hundred
and fifty-five two million nine hundred and forty-seven thou-
sand two hundred and fifty
Do not put part of a word in line type or italic. At times the copy will indicate only a letter added to or taken from a word, or a number like "twenty-five" will be changed to "twenty" by striking out the "five." In such cases use line type for the whole word (a compound word being always treated as one word), and put the proposed word in italic.

When sums of money are amended, use line type for the original dollar mark and entire amount, and italic for the proposed dollar mark and entire amount, even if only one figure is changed. The following shows the appearance of an amendment in copy and the method of using line type and italic for the complete amendment in print:

\[
\begin{array}{ccc}
0 & $1,234,567.89 & \text{amended;}
\end{array}
\]

Capitalized word lowercased, and vice versa: Commission, commissioner, Commissioner

Singular number changed to plural number and vice versa: provision, provisions, provisions, provision

Compound word changed to word not a compound and vice versa: twenty-five, twenty, twenty, twenty-five

Changing possessive case and vice versa: Harper’s, Harpers, Harpers, Harper’s, miners’, miners, helpers, helpers’

Changing punctuation and vice versa: amount, amount, amended, amended;

Changing section number:

Sec. 10 11. That when the two Houses of Congress

Other styles for amendments:

same: Provided, That no part of the moneys so appropriated shall be paid for commutation of fuel or for quarters to officers or enlisted men.

same: Provided, That none of the judgments herein pro-

Twenty-four For pay of twenty-four cooks,

John H W. Jones, James H John W. Jones

39242—54—2
AMENDING THE TITLE

Do not use line type or italic to show amendments in the title of a bill or joint resolution, but allow the original title to stand in its place and put the proposed title with the introductory words "Amend the title so as to read:" at the end of the text in a 6-point-slugged paragraph, full measure, the first line indented 4 ems and the runovers 2 ems, all roman, and no side figures. Example:

☐ ☐ ☐ ☐ Amend the title so as to read: "A bill for the relief of
☐ ☐ Oliver C. Rice."

In case it is an Act or joint resolution that is being amended, use the words "An Act" or "Joint resolution" instead of the words "A bill."

BRACKETED LINES USED IN AMENDED BILLS

The following bracketed lines are inserted by this Office immediately following the reported action and must remain in that position regardless of the addition of future actions. This should be done by the copy preparer, but operators, compositors, and readers are expected to be on the alert to see that the lines are properly used.

[Amend the title]

Note.—The above line is used only when nothing but the title is amended.

[Insert the part printed in italic]

[Omit the part struck through]

[Omit the part struck through and insert the part printed in italic]

[Strike out all after the enacting clause and insert the part printed in italic]

[Strike out all after the resolving clause and insert the part printed in italic]

[Strike out the preamble and all after the enacting (or resolving) clause and insert the part printed in italic]

[Amendments agreed to are shown in brackets and line type and new matter agreed to in boldface type]

[Matter printed in roman is retained from bill as originally introduced; committee amendments are indicated in italic; matter in stricken-through type was omitted by committee; new language proposed by minority is in boldface type; matter which the minority propose to omit is enclosed in black brackets]

WHAT CONSTITUTES ONE AMENDMENT

An amended title is one amendment.

Matter struck through and followed immediately by italic to take the place of the matter struck through is one amendment.

An entire bill or resolution struck through and new matter inserted in italic is one amendment.
ENGROSSED BILLS AND RESOLUTIONS

BILLS AND JOINT AND CONCURRENT RESOLUTIONS

(See Index to Exhibits, pp. 33, 34)

Errors in engrossed and enrolled bills are inexcusable.

A bill or resolution is engrossed when it has passed one House. "A bill" then becomes "An Act." The terms "joint resolution" and "concurrent resolution" are not changed in the course of legislation.

Engrossed bills and resolutions are always all roman, except the enacting or resolving clause and provisos, which are italic.

The copy must be followed literally. This applies to the title on the endorsement as well as to the text.

The title, if amended, should appear on the engrossed print in its regular position, as amended.

SIMPLE RESOLUTIONS

(See Index to Exhibits, pp. 33, 34)

Engrossed simple resolutions should be full bill measure (30 picas) and 12-point slugged.

The text is all roman, with the resolving clause and provisos in italic.

AMENDMENTS

(See Index to Exhibits, pp. 33, 34)

In engrossed amendments the matter in quotation marks, in black brackets, and in italic must be followed literally. Observe especially the punctuation.

Do not use side figures, but indent 1 cm on each side.

Style for amending the title:

☐ ☐ ☐ Amend the title so as to read: "An Act to modify the ☐ ☐ ☐ one hundred and twenty-second and one hundred and ☐ ☐ ☐ twenty-fourth articles of war and to repeal", and so forth.

REFERRED BILLS AND RESOLUTIONS

(See Index to Exhibits, pp. 33, 34)

A referred bill or resolution is a bill or resolution which has passed one House, been printed in engrossed form, sent to the other House, and referred to a committee.

Referred bills and resolutions must be followed literally, which includes line for line and page for page. The copy must be kept clean.
ENROLLED BILLS AND RESOLUTIONS
(See Index to exhibits, pp. 33, 34)

A bill or resolution is enrolled when it has passed both Houses of Congress. All enrolled bills, joint and concurrent resolutions are set in 10 point solid, 26½ picas, paragraphs indented 1 cm. Titles are set in 8 point and centered. Preambles to be flush and hang, as in new bills and resolutions. Cut-in indents are 2 ems.

Set entirely in roman type, except the enacting or resolving clause and provisos, which should be in italic. The copy is to be followed literally. Avoid division of words whenever possible and space evenly.

Place the bill or resolution number (using the form “S. 146”, “H. R. 4864”, “S. J. Res. 1”, or “H. J. Res. 10”), in case 864b, at upper left-hand corner.

In the upper right-hand corner of enrolled House concurrent resolutions insert the word “Passed” with the date, in case 864b.

In the upper right-hand corner of enrolled Senate concurrent resolutions insert the words “Agreed to” with the date, in case 864b.

NOTE TO PRESSMEN AND ENROLLED BILL REVISERS

Back of parchment copy of all single page and last page of all multiple-page enrolled Senate joint resolutions carry the words:

I certify that this Joint Resolution originated in the Senate.

Secretary.

Back of parchment copy of all single page and last page of all multiple-page enrolled House joint resolutions carry the words:

I certify that this Joint Resolution originated in the House of Representatives.

Clerk.

Back of parchment copy of all single page and last page of all multiple-page Senate enrolled bills carry the words:

I certify that this Act originated in the Senate.

Secretary.

Back of parchment copy of all single page and last page of all multiple-page enrolled House bills carry the words:

I certify that this Act originated in the House of Representatives.

Clerk.

Parchment copies of both Senate and House concurrent resolutions have no printing on back.
NEW BILLS AND RESOLUTIONS

ACTIONS ON NEW BILLS AND RESOLUTIONS

It is impossible to give illustrations of every form of heading and endorsement of bills and resolutions in all their stages. Samples or information can be obtained upon inquiry at the desk. Operators, compositors, and readers must familiarize themselves with the forms called for by the clerks' notes on the copy.

SENATE BILLS AND JOINT RESOLUTIONS

(See index to exhibits, p. 33)

Note.—Bills and joint resolutions have the same style of action, the only difference being the words "bill" and "joint resolution."

Mr. Langer introduced the following bill; which was read twice and referred to the Committee on the Judiciary

By Mr. Langer

JANUARY 8, 1953
Read twice and referred to the Committee on the Judiciary

Mr. Kennedy introduced the following bill; which was read once and ordered to lie over

By Mr. Kennedy

JANUARY 8, 1953
Read once and ordered to lie over

In bills and resolutions introduced by one Senator or Member for another the names will be printed as follows:

Mr. Aiken (for himself and Mr. Young) introduced the following bill; which was read twice and referred to the Committee on Agriculture and Forestry

By Mr. Aiken and Mr. Young

JANUARY 8, 1953
Read twice and referred to the Committee on Agriculture and Forestry

Mr. Martin (for Mr. Carlson) (by request) introduced the following bill; which was read twice and referred to the Committee on Finance

By Mr. Carlson

JANUARY 8, 1953
Read twice and referred to the Committee on Finance

Note.—The words "by request" are often indicated by the initials "B. R." Should the copy be reprint and the words "(by request)" appear in the action on the face, they must be followed.
Mr. Wiley (by request) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

By Mr. Wiley

January 10 (legislative day, January 8), 1953
Read twice and referred to the Committee on Foreign Relations

Mr. Smith of New Jersey introduced the following joint resolution; which was read twice, ordered to lie over, and to be printed

By Mr. Smith of New Jersey

January 10 (legislative day, January 8), 1953
Read twice, ordered to lie over, and to be printed

Mr. George introduced the following joint resolution; which was read twice and ordered to lie on the table, subject to call

By Mr. George

January 10 (legislative day, January 8), 1953
Read twice and ordered to lie on the table, subject to call

Mr. Eastland (for Mr. Hennings) introduced the following joint resolution; which was ordered to lie on the table and to be printed

By Mr. Hennings

January 10 (legislative day, January 8), 1953
Ordered to lie on the table and to be printed

NEW BILL OR JOINT RESOLUTION REPORTED FROM A COMMITTEE

Mr. Cordon, from the Committee on Interior and Insular Affairs, reported the following bill; which was read twice and placed on the calendar

By Mr. Cordon

January 10 (legislative day, January 8), 1953
Read twice and placed on the calendar

SUBSTITUTE BILL OR JOINT RESOLUTION REPORTED FROM A COMMITTEE

Note.—Use the words “in lieu of” in preference to the words “as a substitute for.”

Mr. Daniel, from the Committee on Post Office and Civil Service, reported, in lieu of S. 35, 36, and 37, the following bill; which was read twice and placed on the calendar

By Mr. Daniel

January 10 (legislative day, January 8), 1953
Read twice and placed on the calendar
BILL OR JOINT RESOLUTION WHICH HAS BEEN ENGROSSED BEFORE BEING PRINTED AS NEW

Mr. Ives, from the Committee on Labor and Public Welfare, reported the following joint resolution; which was read the first and second times and, by unanimous consent, considered, read the third time, and passed

By Mr. Ives

January 8, 1953
Read twice, considered, read the third time, and passed

Note.—Bills and joint resolutions are sometimes printed the first time in engrossed form. They are afterward printed as new, and the above style of action is used. The copy is usually heavy white paper. Follow the date on the copy.

SENATE SIMPLE AND CONCURRENT RESOLUTIONS

Note.—Simple and concurrent resolutions have the same style of action, the only difference being the words “resolution” and “concurrent resolution.” The word “Engrossed” stamped on a Senate simple or concurrent resolution is not significant. The action generally is “Considered and agreed to.”

SIMPLE RESOLUTIONS

(See index to exhibits, p. 33)

Mr. Case submitted the following resolution; which was referred to the Committee on Armed Services

By Mr. Case

January 8, 1953
Referred to the Committee on Armed Services

Mr. Duff submitted the following resolution; which was referred to the Committee on Post Office and Civil Service

By Mr. Duff

January 8, 1953
Referred to the Committee on Post Office and Civil Service

Mr. Kefauver submitted the following resolution; which was considered and agreed to

By Mr. Kefauver

January 8, 1953
Considered and agreed to
Mr. Jenner submitted the following resolution; which was ordered to lie on the table

By Mr. Jenner

January 8, 1953
Ordered to lie on the table

Mr. Knowland submitted the following resolution; which was ordered to lie over

By Mr. Knowland

January 8, 1953
Ordered to lie over

Mr. McCarthy submitted the following resolution; which was ordered to lie over under the rule

By Mr. McCarthy

January 8, 1953
Ordered to lie over under the rule

CONCURRENT RESOLUTIONS
(See Index to exhibits, p. 33)

Mr. Hayden submitted the following concurrent resolution; which was referred to the Committee on Appropriations

By Mr. Hayden

January 8, 1953
Referred to the Committee on Appropriations

Mr. Russell submitted the following concurrent resolution; which was ordered to lie over

By Mr. Russell

January 8, 1953
Ordered to lie over

Mr. Neely submitted the following concurrent resolution; which was ordered to lie on the table, subject to call

By Mr. Neely

January 8, 1953
Ordered to lie on the table, subject to call

Mrs. Smith of Maine (for Mr. Long) submitted the following concurrent resolution; which was considered and agreed to

By Mr. Long

January 8, 1953
Considered and agreed to
NEW BILLS AND RESOLUTIONS

PROPOSED SENATE AMENDMENTS
(See Index to exhibits, p. 33)

Referred to the Committee on Appropriations and ordered to be printed

JANUARY 8, 1953
Referred to the Committee on Appropriations and ordered to be printed

Ordered to be printed

JANUARY 8, 1953
Ordered to be printed

Ordered to lie on the table and to be printed

JANUARY 8, 1953
Ordered to lie on the table and to be printed

HOUSE BILLS AND JOINT RESOLUTIONS
(See Index to exhibits, p. 34)

Note.—Bills and joint resolutions have the same style of action, the only difference being the words “bill” and “joint resolution.”

Mr. Reed of Illinois introduced the following bill; which was referred to the Committee on the Judiciary

By Mr. Reed of Illinois

JANUARY 8, 1953
Referred to the Committee on the Judiciary

Note.—The word “Committee” must not be divided on the second syllable in an action in the head of a bill.

Mr. Short introduced the following bill; which was referred to the Committee on Armed Services

By Mr. Short

JANUARY 8, 1953
Referred to the Committee on Armed Services

Mr. Angell (for Mr. Bush) introduced the following bill; which was referred to the Committee on Public Works

By Mr. Bush

JANUARY 8, 1953
Referred to the Committee on Public Works
Mrs. Harden (by request) introduced the following bill; which was referred to the Committee on Government Operations

By Mrs. Harden

January 8, 1953
Referred to the Committee on Government Operations

Note.—The words "by request" are often indicated by the initials "B. R." Should the copy be reprint and the words "(by request)" appear in the action on the face, they must be followed.

Mr. Talle (by request of the Commissioners of the District of Columbia) introduced the following bill; which was referred to the Committee on the District of Columbia

By Mr. Talle

January 8, 1953
Referred to the Committee on the District of Columbia

Mr. Wilson of Texas introduced the following joint resolution; which was referred to the Committee on the Judiciary

By Mr. Wilson of Texas

January 8, 1953
Referred to the Committee on the Judiciary

NEW BILL OR JOINT RESOLUTION REPORTED FROM A COMMITTEE
(See index to exhibits, p. 34)

Mr. Taber, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

By Mr. Taber

January 8, 1953
Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

Mr. Bender, from the Committee on Interior and Insular Affairs, reported the following bill; which was referred to the House Calendar and ordered to be printed

By Mr. Bender

January 8, 1953
Referred to the House Calendar and ordered to be printed
Mr. Weichel, from the Committee on Merchant Marine and Fisheries, reported the following bill; which was committed to the Committee of the Whole House and ordered to be printed

By Mr. Weichel

January 8, 1953
Committed to the Committee of the Whole House and ordered to be printed

Mr. McConnell, from the Committee on Education and Labor, reported the following joint resolution; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

By Mr. McConnell

January 8, 1953
Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

SUBSTITUTE BILL OR JOINT RESOLUTION REPORTED FROM A COMMITTEE

Note.—Use the words “in lieu of” in preference to the words “as a substitute for.”

Mr. Celler, from the Committee on the Judiciary, reported, in lieu of H. R. 3392, 3393, and 3394, the following bill; which was committed to the Committee of the Whole House and ordered to be printed

By Mr. Celler

January 8, 1953
Committed to the Committee of the Whole House and ordered to be printed

Mr. Wolcott, from the Committee on Banking and Currency, reported, in lieu of H. J. Res. 3, the following joint resolution; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

By Mr. Wolcott

January 8, 1953
Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

Mr. Smith of Virginia, from the Committee on Rules, reported, in lieu of H. Res. 142 and H. J. Res. 102, the following joint resolution; which was referred to the House Calendar and ordered to be printed

By Mr. Smith of Virginia

January 8, 1953
Referred to the House Calendar and ordered to be printed
HOUSE RESOLUTIONS

Note.—Simple and concurrent resolutions have the same style of action, the only difference being the words "resolution" and "concurrent resolution."

When the word "Engrossed" and the date are the only marks stamped or written on a House simple or concurrent resolution, the action should be "Agreed to." If any other action is to be used, the clerk's marks will indicate it.

SIMPLE RESOLUTIONS

(See Index to Exhibits, p. 34)

Mr. Boggs submitted the following resolution; which was referred to the Committee on Ways and Means

By Mr. Boggs

January 8, 1953
Referred to the Committee on Ways and Means

Mr. Abbott submitted the following resolution; which was ordered to be printed

By Mr. Abbott

January 8, 1953
Ordered to be printed

Mr. Adair submitted the following resolution; which was agreed to

By Mr. Adair

January 8, 1953
Agreed to

Mr. Karsten (after the presence of a quorum had been announced by the Speaker and Members were sworn in) submitted the following resolution; which was ordered to be printed

By Mr. Karsten

January 8, 1953
Ordered to be printed

Mr. Rayburn (after the Speaker had announced the appointment of the committee to wait on the President) submitted the following resolution; which was ordered to be printed

By Mr. Rayburn

January 8, 1953
Ordered to be printed
Mr. Brown of Ohio (after the adoption of the resolution instructing the Clerk to inform the Senate of the appearance of a quorum) submitted the following resolution; which was ordered to be printed

By Mr. Brown of Ohio

January 8, 1953
Ordered to be printed

Mrs. Church, from the Committee on Government Operations, reported the following resolution; which was referred to the House Calendar and ordered to be printed

By Mrs. Church

January 8, 1953
Referred to the House Calendar and ordered to be printed

Mr. Kilburn, from the Committee on Banking and Currency, reported the following resolution; which was ordered to be printed

By Mr. Kilburn

January 8, 1953
Ordered to be printed

Mr. Colmer, from the Committee on Rules, reported, in lieu of H. Res. 21 and 146, the following resolution; which was ordered to be printed

By Mr. Colmer

January 8, 1953
Ordered to be printed

CONCURRENT RESOLUTIONS

(See Index to Exhibits, p. 34)

Mr. Velde submitted the following concurrent resolution; which was referred to the Committee on Education and Labor

By Mr. Velde

January 8, 1953
Referred to the Committee on Education and Labor

Mr. Fulton submitted the following concurrent resolution; which was ordered to be printed

By Mr. Fulton

January 8, 1953
Ordered to be printed
REPORTED ACTIONS

It is impossible to give illustrations of every form of heading and endorsement of bills and resolutions. Information can be obtained upon inquiry at the desk.

SENATE BILLS, JOINT RESOLUTIONS, AND ACTS

(See index to exhibits, p. 33)

Reported by Mr. Hill, without amendment

January 8, 1953
Reported without amendment

Reported by Mr. Long (for Mr. Chavez), with an amendment

January 8, 1953
Reported with an amendment

Reported by Mr. Aiken, with amendments

January 8, 1953
Reported with amendments

Considered as in Committee of the Whole and referred to the Committee on Commerce

January 8, 1953
Considered as in Committee of the Whole and referred to the Committee on Commerce

Considered as in Committee of the Whole, amended, and ordered to be printed

January 8, 1953
Considered as in Committee of the Whole, amended, and ordered to be printed

Ordered reprinted with amendments made as in Committee of the Whole and agreed to in the Senate

January 8, 1953
Ordered reprinted with amendments made as in Committee of the Whole and agreed to in the Senate

Reported by Mr. Beall, with amendments

[Omit the part struck through and insert the part printed in italic]

January 8, 1953
Considered and amended

[Amendments agreed to are in brackets]

January 8, 1953
Considered and amended
REFERENCE CHANGED
The Committee on Armed Services discharged, and referred to the Committee on the Judiciary

January 8, 1953
The Committee on Armed Services discharged, and referred to the Committee on the Judiciary

REPORTED ADVERSELY
Reported adversely by Mr. Case and indefinitely postponed

January 8, 1953
Reported adversely and indefinitely postponed

Reported adversely by Mr. Carlson and placed on the calendar

January 8, 1953
Reported adversely and placed on the calendar

SENATE SIMPLE AND CONCURRENT RESOLUTIONS
(See index to exhibits, p. 33)
Reported by Mr. Smith of New Jersey, considered, and agreed to

January 8, 1953
Considered and agreed to

Reported by Mr. Murray, considered, amended, and agreed to

January 8, 1953
Considered, amended, and agreed to

Reported by Mr. Bennett, considered, and ordered to lie over

January 8, 1953
Considered and ordered to lie over

Reported by Mr. Kerr, considered, modified, and ordered to be reprinted

January 8, 1953
Considered, modified, and ordered to be reprinted

Reported by Mr. Smathers, modified, and agreed to

January 8, 1953
Modified and agreed to

Reported by Mr. Goldwater, modified, and ordered to be reprinted

January 8, 1953
Modified and ordered to be reprinted
Reported by Mr. Purcell, without amendment, and agreed to

January 8, 1953
Reported without amendment and agreed to

Reported by Mr. Hunt, with an amendment, and agreed to

January 8, 1953
Reported with an amendment and agreed to

Reported by Mr. Hayden, with amendments, and agreed to

January 8, 1953
Reported with amendments and agreed to

Reported by Mr. Cooper, with an amendment; considered, amended, and agreed to

January 8, 1953
Reported with an amendment; considered, amended, and agreed to

Modified and ordered to be reprinted, pending amendment by Mr. Anderson

January 8, 1953
Modified and ordered to be reprinted, pending amendment by Mr. Anderson

Considered, modified, and referred to the Committee on Post Office and Civil Service

January 8, 1953
Considered, modified, and referred to the Committee on Post Office and Civil Service

Motion to refer to Committee on Foreign Relations pending

January 8, 1953
Motion to refer to Committee on Foreign Relations pending

REPORTED ACTIONS ON PROPOSED SENATE AMENDMENTS
(See index to exhibits, p. 23)

Reported favorably by Mr. Kilgore and ordered to be printed

January 8, 1953
Reported favorably and ordered to be printed

Reported favorably by Mr. Bridges, referred to the Committee on Appropriations, and ordered to be printed

January 8, 1953
Reported favorably, referred to the Committee on Appropriations, and ordered to be printed
Reported by Mr. Ellender, with an amendment, referred to the Committee on Appropriations, and ordered to be printed

January 8, 1953
Reported with an amendment, referred to the Committee on Appropriations, and ordered to be printed

Reported by Mr. Kuchel, with amendments, referred to the Committee on Appropriations, and ordered to be printed

January 8, 1953
Reported with amendments, referred to the Committee on Appropriations, and ordered to be printed

HOUSE BILLS, JOINT RESOLUTIONS, AND ACTS

Note.—Do not use the clause "Reported without amendment" in a House reported action on a bill or resolution which has not been amended.

PRIVATE CALENDAR ACTIONS
(See p. 12 for description of calendars)

Committed to the Committee of the Whole House and ordered to be printed

January 8, 1953
Committed to the Committee of the Whole House and ordered to be printed

Reported with an amendment, committed to the Committee of the Whole House, and ordered to be printed

January 8, 1953
Reported with an amendment, committed to the Committee of the Whole House, and ordered to be printed

Reported with amendments, committed to the Committee of the Whole House, and ordered to be printed

January 8, 1953
Reported with amendments, committed to the Committee of the Whole House, and ordered to be printed

HOUSE CALENDAR ACTIONS
(See p. 12 for description of calendars)

Referred to the House Calendar and ordered to be printed

January 8, 1953
Referred to the House Calendar and ordered to be printed

39242—54—3
Reported with an amendment, referred to the House Calendar, and ordered to be printed

January 8, 1953
Reported with an amendment, referred to the House Calendar, and ordered to be printed

Reported with amendments, referred to the House Calendar, and ordered to be printed

January 8, 1953
Reported with amendments, referred to the House Calendar, and ordered to be printed

UNION CALENDAR ACTIONS
(See p. 12 for description of calendars)

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

January 8, 1953
Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

January 8, 1953
Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

January 8, 1953
Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

REFERENCE CHANGED
(See Index to exhibits, pp. 33, 34)

The Committee on the Judiciary discharged, and referred to the Committee on Armed Services

January 8, 1953
The Committee on the Judiciary discharged, and referred to the Committee on Armed Services
REPORTED ADVERSELY

Reported adversely and ordered to be printed

JANUARY 8, 1953
Reported adversely and ordered to be printed

HOUSE SIMPLE AND CONCURRENT RESOLUTIONS
(See index to exhibits, p. 34)
Ordered to be printed

JANUARY 8, 1953
Ordered to be printed

Reported with an amendment and ordered to be printed

JANUARY 8, 1953
Reported with an amendment and ordered to be printed

Reported with amendments and ordered to be printed

JANUARY 8, 1953
Reported with amendments and ordered to be printed

REFERRED ACTIONS

IN THE SENATE
(See index to exhibits, p. 33)
Read twice and referred to the Committee on the Judiciary

JANUARY 8, 1953
Read twice and referred to the Committee on the Judiciary

Read twice and ordered to be placed on the calendar

JANUARY 8, 1953
Read twice and ordered to be placed on the calendar

IN THE HOUSE
(See index to exhibits, p. 34)
Referred to the Committee on Interstate and Foreign Commerce

JANUARY 8, 1953
Referred to the Committee on Interstate and Foreign Commerce
NUMBERED AMENDMENTS

ACTIONS IN THE SENATE
Ordered to be printed with the amendments of the House of Representatives numbered

IN THE SENATE OF THE UNITED STATES
JANUARY 8, 1933
Ordered to be printed with the amendments of the House of Representatives numbered

Ordered to be printed with the amendment of the House of Representatives

IN THE SENATE OF THE UNITED STATES
JANUARY 8, 1933
Ordered to be printed with the amendment of the House of Representatives

ACTIONS IN THE HOUSE
Ordered to be printed with the amendments of the Senate numbered

IN THE HOUSE OF REPRESENTATIVES
JANUARY 8, 1933
Ordered to be printed with the amendments of the Senate numbered

Ordered to be printed with the amendment of the Senate

IN THE HOUSE OF REPRESENTATIVES
JANUARY 8, 1933
Ordered to be printed with the amendment of the Senate

Referred to the Committee on Appropriations and ordered to be printed with the amendments of the Senate numbered

IN THE HOUSE OF REPRESENTATIVES
JANUARY 8, 1933
Referred to the Committee on Appropriations and ordered to be printed with the amendments of the Senate numbered
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  - Page 52
- Public resolution
  - Page 37
- Simple resolution
  - Page 64

### Enrolled:

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- Public Act
  - Page 40
- Senate joint resolution
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#### Referred Acts and resolutions:

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<tr>
<td>agreed to</td>
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A BILL

To authorize the Secretary of the Interior to convey certain land to the city of Tucson, Arizona, and to accept other land in exchange therefor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the Secretary of the Interior is authorized and directed to convey by quitclaim a municipal corporation of the United States in an

of Pima, State of Arizona, northwest quarter township 14 south and meridian, Pima described as follow

I
IN THE SENATE OF THE UNITED STATES

Mr. Goldwater introduced the following bill; which was read twice and referred to the Committee on Interior and Insular Affairs

Reported by Mr. Butler of Nebraska, with an amendment

[Omit the part struck through and insert the part printed in italic]

A BILL

To authorize the Secretary of the Interior to convey certain land to the city of Tucson, Arizona, and to accept other land in exchange therefor.

Be it enacted by the Congress of the United States of America:

That the Secretary to convey by quitclaim a municipal corporation of the United States in an township 14 south of Pima, State of Arizona, a northwest quarter July 29 (legislative day, July 27), 1953.

Reported with an amendment

S. 1160

Calendar No. 698

83d CONGRESS 1st Session

March 4, 1953

By Mr. Goldwater

March 4, 1953

Read twice and referred to the Committee on Interior and Insular Affairs July 29 (legislative day, July 27), 1953.
AN ACT

To authorize the Secretary of the Interior to convey certain land to the city of Tucson, Arizona, and to accept other land in exchange therefor.

1 Be it enacted
2 tives of the United
3 That the Secretar
4 to convey by quitcl
5 a municipal corpor
6 United States in a
7 of Pima, State of A
8 northwest quarter
9 township 14 south

Passed the Senate August 1, 1953.

Attest: J. MARK TRICE, Secretary.
Eighty-third Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Wednesday, the sixth day of January, one thousand nine hundred and fifty-four

An Act

To authorize the Secretary of the Interior to convey certain land to the city of Tucson, Arizona, and to accept other land in exchange therefor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized and directed to convey by quitclaim deed to the city of Tucson, Arizona, a municipal corporation, all right, title, and interest of the United States in and to that tract of land situate in the county of Pima, State of Arizona, described as that portion of the northwest quarter of the northwest quarter of section 24, township 14 south of range 13 east, Gila and Salt River base and meridian, Pima County, Arizona, more particularly described as follows:

Sec. 2. The deed of the land conveyed by the Secretary of the Interior pursuant to the provisions of the first section of this Act shall contain express conditions—

(a) that the city of Tucson shall agree, upon the receipt of the deed from the Secretary of the Interior, to demolish the existing structure on such land; and

(b) that all salvage therefrom may be removed by the Papago Council of the United States Indian Service without the council paying for the same.

Speaker of the House of Representatives.

Vice President of the United States and President of the Senate.

Note to pressmen and enrolled bill revisers.—Back of parchment copy of all single page and last page of all multiple-page Senate enrolled bills carry the words:

I certify that this Act originated in the Senate.

Secretary.
IN THE SENATE OF THE UNITED STATES

April 21 (legislative day, February 24, 1953

Mr. Flanders introduced the following bill; which was read twice and referred to the Committee on Banking and Currency

May 4 (legislative day, April 24), 1953
The Committee on Banking and Currency discharged, and referred to the Committee on the District of Columbia

May 8 (legislative day, April 24), 1953
The Committee on the District of Columbia discharged, and re-referred to the Committee on Banking and Currency

To amend the Act entitled "An Act to establish a code of laws for the District of Columbia", approved March 3, 1901.

By Mr. Flanders

April 21 (legislative day, February 24), 1953
Read twice and referred to the Committee on Banking and Currency

May 4 (legislative day, April 24), 1953
The Committee on Banking and Currency discharged, and referred to the Committee on the District of Columbia

May 8 (legislative day, April 24), 1953
The Committee on the District of Columbia discharged, and re-referred to the Committee on Banking and Currency

Note that the word "re-referred" in last action and endorsement is used to show that the bill is being returned to the committee to which it was originally referred. Had the last action sent the bill to the Committee on the Judiciary, for example, the word "referred" would suffice.
IN THE SENATE OF THE UNITED STATES

February 25, 1953

Mr. Capehart (for himself, Mr. Maybank, Mr. Beall, Mr. Bush, Mr. Douglas, Mr. Frear, Mr. Fulbright, Mr. Ives, Mr. Lehman, Mr. Payne, Mr. Robertson, and Mr. Sparkman) introduced the following bill; which was read twice and referred to the Committee on Banking and Currency

April 10 (legislative day, April 6), 1953

Reported by Mr. Capehart, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

May 13 (legislative day, May 12), 1953

Ordered printed showing the committee amendment as modified

A BILL

To provide authority for temporary economic controls, and for other purposes.

By Mr. Capehart, Mr. Maybank, Mr. Beall, Mr. Bush, Mr. Douglas, Mr. Frear, Mr. Fulbright, Mr. Ives, Mr. Lehman, Mr. Payne, Mr. Robertson, and Mr. Sparkman

February 25, 1953

Read twice and referred to the Committee on Banking and Currency

April 10 (legislative day, April 6), 1953

Reported with an amendment

May 13 (legislative day, May 12), 1953

Ordered printed showing the committee amendment as modified
A BILL

To authorize the adoption of a certain rule with respect to the broadcasting or televisions in interstate commerce, and for other purposes.

By Mr. Johnson of Colorado

March 20, 1953
Read twice and referred to the Committee on Interstate and Foreign Commerce
June 10 (legislative day, June 8), 1953
Reported with amendments
June 25 (legislative day, June 8), 1953
Ordered reprinted as amended
IN THE SENATE OF THE UNITED STATES

JULY 30 (legislative day, JULY 27), 1953

Mr. HENDRICKSON introduced the following bill; which was read twice and referred to the Committee on Armed Services

JULY 31 (legislative day, JULY 27), 1953

Reported, under authority of the order of the Senate of July 31 (legislative day, July 27), 1953, by Mr. HENDRICKSON, without amendment

A BILL

To authorize the loan of two submarines to the Government of Turkey.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United
3 That the President
4 of Turkey for a per
5 marines. The Pre
6 submarines to the G
7 ment with that Go
8 submarines in acco
9 and in substantiall
10 All expenses invol

By Mr. HENDRICKSON

JULY 30 (legislative day, JULY 27), 1953

Read twice and referred to the Committee on Armed Services

JULY 31 (legislative day, JULY 27), 1953

Reported without amendment
A BILL

To amend title 28, United States Code.

Be it enacted by the Congress of the United States of America:

That section 171 of title 28, United States Code, to read as follows:

"The President and consent of the judges who shall c article III of the known as the Unit

SEC. 2. Section

83d CONGRESS
1st Session

S. 1349

[Report No. 275]

IN THE SENATE OF THE UNITED STATES

MARCH 16, 1953

Mr. McCarran introduced the following bill; which was read twice and referred to the Committee on the Judiciary

MAY 12, 1953

Reported by Mr. Langer (for Mr. McCarran), with amendments

[Omit the part struck through and insert the part printed in italic]

MAY 18 (legislative day, May 15), 1953

Recommitted and reported with additional amendments

A BILL

To amend title 28, United States Code.

By Mr. McCarran
IN THE SENATE OF THE UNITED STATES

MARCH 9, 1953

Mr. Langer introduced the following bill; which was read twice and referred to the Committee on the Judiciary

JUNE 15 (legislative day, JUNE 8), 1953
Reported by Mr. Butler of Maryland, without amendment

JUNE 24 (legislative day, JUNE 8), 1953
Indefinitely postponed

A BILL

To amend the Act of January 12, 1951, as amended, to continue in effect the provisions of title II of the First War Powers Act, 1941.

Be it enacted that Section 2 of the Act of January 12, 1951, as amended, to continue in effect the provisions of title II of the First War Powers Act, 1941. 83d Congress 1st Session

By Mr. Langer

S. 1237
[Report No. 407]

SEC. 2. That S

shall become effecti
IN THE SENATE OF THE UNITED STATES

June 30 (legislative day, June 27), 1953

Mr. MUNDT introduced the following joint resolution; which was read twice and referred to the Committee on the Judiciary

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States with respect to the election of President and Vice President.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is a part of the United States and purposes as provided by the legislatures of the United States of America, henceforth to be known as the "Section 1. Election of the President and Vice President"

By Mr. MUNDT

Note resolving clause used in joint resolutions proposing an amendment to the Constitution.
IN THE SENATE OF THE UNITED STATES

JULY 11 (legislative day, July 6), 1953

Mr. Butler of Nebraska introduced the following joint resolution; which was read twice and referred to the Committee on Interior and Insular Affairs

JOINT RESOLUTION

Authorizing and directing the Secretary of the Interior to liquidate the Puerto Rico Reconstruction Administration.

Whereas the Puerto Rico Reconstruction Administration was established as an agency of the Department of the Interior by Executive Order Numbered 7057 of May 28, 1935, under authority of the Emergency Relief Appropriation Act of 1935, "to initiate program of approv relief and for incre and

Whereas, from 1935 to Administration eng tion, urban and rur works, work relief, distribution lines, d loans to farmers a

S. J. RES. 98
IN THE HOUSE OF REPRESENTATIVES

JUNE 17, 1953

Referred to the Committee on House Administration

---

JOINT RESOLUTION

To provide for the appointment of Owen Josephus Roberts as a member of the Board of Regents of the Smithsonian Institution.

1. Resolved by the 83d Congress, 1st Session:

2. That the vacancy in the Board of Regents of the Smithsonian Institution, of the State of Pennsylvania, caused by the death of Owen Josephus Roberts, be filled by the appointment of Owen Josephus Roberts as a member of the Board of Regents of the Smithsonian Institution.

Passed the Senate June 16 (legislative day, June 8), 1953.

Attest:

J. MARK TRICE,
Secretary.
Joint Resolution

To provide for a continuance of civil government for the Trust Territory of the Pacific Islands.

Whereas, pursuant to the authority of Public Law 204, Eightieth Congress, of July 18, 1947, the President approved the trusteeship agreement for the Trust Territory of the Pacific Islands between the United States and the United Nations, effective July 18, 1947; and

Whereas responsibility for civil administration of the Trust Territory was vested in the Secretary of the Navy by Executive Order Numbered 9875 of July 18, 1947; and

Whereas responsibility for such civil administration was transferred to the Secretary of the Interior, effective July 1, 1951, by Executive Order Numbered 10265 of June 29, 1951; and

Whereas organic legislation for the Trust Territory is now pending before the Congress: It is hereby

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That until June 30, 1954, all executive, legislative, and judicial authority necessary for the civil administration of the Trust Territory of the Pacific Islands shall continue to be vested in such person or persons and shall be exercised in such manner and through such agency or agencies as the President of the United States may direct or authorize.

Speaker of the House of Representatives.

Vice President of the United States and

President of the Senate.

Note to pressmen and enrolled bill revisers.—Back of parchment copy of all single page and last page of all multiple-page enrolled Senate joint resolutions carry the words:

I certify that this Joint Resolution originated in the Senate.

Secretary.

Back of parchment copy of all single page and last page of all multiple-page enrolled House joint resolutions carry the words:

I certify that this Joint Resolution originated in the House of Representatives.

Clerk.
IN THE SENATE OF THE UNITED STATES

July 28 (legislative day, July 27), 1953

Mr. Jenner, from the Committee on Rules and Administration, reported the following concurrent resolution; which was considered and agreed to

CONCURRENT RESOLUTION

Resolved by the Senate (the House of Representatives concurring), That the Joint Committee on the Library hereby is authorized to hold ceremonies in the rotunda of the United States Capitol in connection with the completion and restoration of the frieze in the United States Capitol.

The Architect make the necessary expenses of which such sum shall be paid during the Eighty-third Congress, one-half by the joint committees and one-half by the Senate, and the expenses of the joint committees shall be paid from any funds in the Treasury of the United States available for that purpose.

By Mr. Jenner

July 28 (legislative day, July 27), 1953

Considered and agreed to
CONCURRENT RESOLUTION

Resolved by the Senate (the House of Representatives concurring), That the Joint Committee on the Library hereby is authorized to United States Capitol restoration of the frieze in the United States Capitol during the Eighty- by the joint committee Passed the Senate July 28 (legislative day, July 27), 1953.

Attest:

Secretary.
CONCURRENT RESOLUTION

Resolved by the Senate (the House of Representatives concurring), That by is authorized to United States Capitol restoration of the frieze during the Eighty-first session by the joint committee. The Architect

Passed the Senate July 28 (legislative day, July 27), 1953.

Attest:

J. MARK TRICE,
Secretary.
Resolved by the Senate (the House of Representatives concurring), That hereby is authorize the United States and restoration of t held during the E mined by the joint The Architect make the necessar

CONCURRENT RESOLUTION

Authorizing the holding of ceremonies in connection with the restoration and completion of the frieze in the United States Capitol.

Passed the Senate July 28 (legislative day, July 27), 1953.

Attest:

J. MARK TRICE,
Secretary.
Eighty-third Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Wednesday, the sixth day of January, one thousand nine hundred and fifty-four

Concurrent Resolution

Resolved by the Senate (the House of Representatives concurring), That the Joint Committee on the Library hereby is authorized to hold ceremonies in the rotunda of the United States Capitol in connection with the completion and restoration of the rotunda frieze, such ceremonies to be held during the Eighty-third Congress at a date to be determined by the joint committee.

The Architect of the Capitol is hereby authorized to make the necessary arrangements for the ceremonies, the expenses of which shall not exceed the sum of $5,000. One-half of such sum shall be paid from the contingent fund of the Senate, and one-half from the contingent fund of the House of Representatives upon vouchers signed by the chairman of the Joint Committee on the Library. Disbursements to pay such expenses shall be made by the Secretary of the Senate out of the contingent fund of the Senate, such contingent fund to be reimbursed from the contingent fund of the House of Representatives in the amount of one-half of the disbursements so made.

Attest:

Secretary of the Senate.

Attest:

Clerk of the House of Representatives.

Note use of words "Agreed to" with date in upper right-hand corner. Attest signature of Secretary of the Senate goes above that of the Clerk of the House of Representatives.

Note to pressmen and enrolled bill revisers.—Parchment copies of both Senate and House concurrent resolutions have no printing on back.
S. CON. RES. 34

[Report No. 791]

IN THE HOUSE OF REPRESENTATIVES

JULY 7, 1953
Referred to the Committee on the Judiciary

JULY 14, 1953
Reported with an amendment, committed to the Committee of the Whole House, and ordered to be printed

[Insert the part printed in italic]

CONCURRENT RESOLUTION

Resolved by the House of Representatives, and by the Senate, concurring,

That deportation in the case of the alien

V-909397, Ab,

A-7223134, A,

A-6522644, A,

Lucas Liros,

Favoring the granting of the status of permanent residence to certain aliens.

Passed the Senate July 28 (legislative day, July 27), 1953.

Attest:

J. MARK TRICE,
Secretary.
CONCURRENT RESOLUTION

Resolved by the Senate (the House of Representatives concurring), That
portation in the c
which case the At
for more than six
A-5062228, A
A-3664160, A
99307/719, Al
Alvarez.
A-1636552, A

Favoring the suspension of deportation of certain aliens.

Passed the Senate July 28 (legislative day, July 28), 1953.

Attest:

J. MARK TRICE,
Secretary.
IN THE SENATE OF THE UNITED STATES

July 23 (legislative day, July 6), 1953

Mr. Wiley, from the Committee on Foreign Relations, reported the following resolution; which was referred to the Committee on Rules and Administration

RESOLUTION

1 Resolved, That the Committee on Foreign Relations hereby is authorize

2 the Senate, during

3 addition to the amo

4 in section 134 (a)

5 proved August 2, 1

6 authorized to exper

7

By Mr. Wiley

July 23 (legislative day, July 6), 1953
Referred to the Committee on Rules and Administration
IN THE SENATE OF THE UNITED STATES

JULY 23 (legislative day, JUNE 6), 1953

Mr. WILEY, from the Committee on Foreign Relations, reported the following resolution; which was referred to the Committee on Rules and Administration

JULY 28 (legislative day, JULY 27), 1953

Reported by Mr. JENNER, with an amendment; considered, amended, and agreed to

RESOLUTION

Resolved, That the Committee on Foreign Relations hereby is authorized
the Senate, during
addition to the amo
in section 134 (a)
proved August 2, 1
authorized to expen
from the contingent

Authorizing additional expenditures by the Committee on Foreign Relations.

By Mr. Wiley

JULY 23 (legislative day, JULY 6), 1953
Referred to the Committee on Rules and Administration
JULY 28 (legislative day, JULY 27), 1953
Reported with an amendment; considered, amended, and agreed to
IN THE SENATE OF THE UNITED STATES

JULY 23 (legislative day, JULY 6), 1953

Mr. Smith of New Jersey reported the following resolution; which was ordered to be placed on the calendar

RESOLUTION

Whereas the peoples of the earth are plunged into vast armament expenditures which divert much of their effort into the creation of means of mass destruction; and

Whereas the American people and the Congress ardently desire peace and the achievement of a system under which armaments, except for the maintenance of domestic and international order, will become unnecessary while at the same time the national security be protected; and

Whereas it is the policy to seek the honorable and the correction of conditions which be

Whereas progress in th

so that the nations the reduction of th upon the world: N V
RESOLUTION

Whereas the peoples of the earth are plunged into vast armament expenditures which divert much of their effort into the creation of means of mass destruction; and

Whereas the American people and the Congress ardently desire peace and the achievement of a system under which armaments, except for the maintenance of domestic and international order, will become unnecessary while at the same time the national security be protected; and

Whereas it is the policy to seek the honor and the correction of the conditions which bring about progress in the reduction of its reduction on the world: N

V
83rd CONGRESS
1st Session

S. RES. 924

IN THE SENATE OF THE UNITED STATES

FEBRUARY 1, 1953

Mr. White submitted the following resolution; which was referred to the Committee on Interstate Commerce

MARCH 12 (legislative day, MARCH 4), 1953

Reported by Mr. Brown, with an amendment and referred to the Committee To Audit and Control the Contingent Expenses of the Senate

MARCH 20 (legislative day, MARCH 4), 1953

Reported by Mr. Jones, with a recommendation that the Senate disagree to the amendment reported by the Committee on Interstate Commerce; considered, reported amendment disagreed to, and resolution agreed to

RESOLUTION

83d CONGRESS
1st Session

S. RES. 924

RESOLUTION

Authorizing and directing an investigation of alleged wiretapping and installation of listening or recording devices.

By Mr. White

FEBRUARY 1, 1953

Referred to the Committee on Interstate Commerce

MARCH 12 (legislative day, MARCH 4), 1953

Reported with an amendment and referred to the Committee To Audit and Control the Contingent Expenses of the Senate

MARCH 29 (legislative day, MARCH 4), 1953

Reported with a recommendation that the Senate disagree to the amendment reported by the Committee on Interstate Commerce; considered, reported amendment disagreed to, and resolution agreed to.
IN THE SENATE OF THE UNITED STATES

APRIL 19, 1953

Mr. JAMES submitted the following resolution; which was referred to the Committee on Government Operations

APRIL 19, 1953

Reference reconsidered, resolution modified, and referred to the Committee on Appropriations

RESOLUTION

Resolved, That the Committee on Appropriations be, and it is hereby, authorized and directed to make a study to determine whether or not additional clerical and research assistants are needed by the Members of the Senate, and make a report to the Senate at the earliest practicable time.

Providing for a study of the matter of additional clerical assistants for Senators.

By Mr. JAMES

APRIL 19, 1953

Referred to the Committee on Government Operations

APRIL 19, 1953

Reference reconsidered, resolution modified, and referred to the Committee on Appropriations
S. Res. 153

In the Senate of the United States,
July 28 (legislative day, July 27), 1953.

Resolved, That the Committee on Appropriations hereby is authorized to expend from the contingent fund of the Senate, during the Eighty-third Congress, $10,000, in addition to the amount, and for the same purposes, specified in section 134 (a) of the Legislative Reorganization Act approved August 2, 1946, and S. Res. 121, agreed to June 24, 1953.

Attest:

Secretary.
IN THE SENATE OF THE UNITED STATES

MAY 14, 1953

Mr. Brown submitted the following resolution; which was ordered to lie over one day under the rule

RESOLUTION

1  Resolved, That the Committee on Post Office and
2  Civil Service be, and it is hereby, discharged from the
3  further consideration of the nomination of Ray P. Callery,
4  to be postmaster at Princeville, Illinois.

O

No endorsement. Note use of allmark.
AMENDMENTS
(IN THE NATURE OF A SUBSTITUTE)

Intended to be proposed by Mr. LEHMAN to the joint resolution (S. J. Res. 13) to confirm and establish the titles of the States to lands beneath navigable waters within State boundaries and to lands and resources clause and insert the

1 That (a) the mineral leases
2. mineral leases covering
3. shelf issued by any
4. thereof (including
5. thereof heretofore
6. the laws of such State

AMENDMENTS
(IN THE NATURE OF A SUBSTITUTE)

Intended to be proposed by Mr. LEHMAN to the joint resolution (S. J. Res. 13) to confirm and establish the titles of the States to lands beneath navigable waters within State boundaries and to the natural resources within such lands and waters and to provide for the use and control of said lands and resources.

April 29 (legislative day, April 6), 1953
Ordered to lie on the table and to be printed
AMENDMENT

Proposed by Mr. Griswold to the bill (S. 2267) to provide for additional emergency assistance to farmers and stockmen, and for other purposes, viz: In lieu of the language contained in the amendment proposed by Mr. Kerr inserting a new section, insert the following:

Sec. 3. (a) In order to bring about such reductions in the number of cattle in the United States as are necessary to establish an economic balance of cattle and the production of beef and beef products by the producers in accordance with such rules and regulations as the Secretary of Agriculture is authorized to prescribe, such times prior to July 6, 1953—A
IN THE SENATE OF THE UNITED STATES

April 28 (legislative day, April 6), 1953
Ordered to be printed

AMENDMENTS

Proposed by Mr. Monroney to the joint resolution (S. J. Res. 13) to confirm and establish the titles of the States to lands beneath navigable waters within State boundaries and to the natural resources within such lands and waters, and to provide for the use and control of said lands and resources, viz:

1 On page 10, beginning with "and to the" in line 21, strike out all through "..."

2 On page 11, strike out all through "C"

3 On page 11, line thereof "In Title I" strike out "..."

4 On page 12, strike out "..."

5 "(i) The ter..."

6 Shelf' means the 1..."

7 therein) underlyin..."

8 4-28-53—E
AMENDMENT

Intended to be proposed by Mr. WELKER to the committee amendment to the bill (S. 1917) to authorize the issuance of two hundred and forty thousand special quota immigrant visas to certain escapees, German expellees, and nationals of Italy, Greece, and the Netherlands, and for other purposes, viz:

1 On page 13, beginning in line 10, strike out “or for transportation”.

2

7-22-53—E
AMENDMENTS

Intended to be proposed by Mr. SMATHERS to the bill (S. 1461) to amend the Interstate Commerce Act, as amended, concerning requests of common carriers for increased transportation rates, viz:

1. On page 2, line 2, words "establish a capital", and insert increased costs of.
2. On page 2, line 6, sound credit, attract the words "and to materials".
3. On page 2, line 7, materials.

7-17-53—A
AMENDMENTS

Intended to be proposed by Mr. Kefauver to the joint resolution (S. J. Res. 13) to confirm and establish the titles of the States to lands beneath navigable waters within State boundaries and to the natural resources within such lands and waters, and to provide for the use and control of said lands and resources, viz:

1 On page 13, beginning with line 18, strike out all through line 14 on following:
4 "(b) The Un quishes unto said
5 otherwise reserved
6 the United States, i
7 improvements, and
8 the case of any St
9 or to which any p

AMENDMENTS

Intended to be proposed by Mr. Kefauver to the joint resolution (S. J. Res. 13) to confirm and establish the titles of the States to lands beneath navigable waters within State boundaries and to the natural resources within such lands and waters, and to provide for the use and control of said lands and resources.
AMENDMENT

Intended to be proposed by Mr. Green to the bill (S. 2246) to provide for the repair and restoration of the frigate Constellation, viz:

1. On page 1, line 5, beginning with the second comma,
2. strike out all through line 8 and in lieu thereof insert a period and the following: "Upon the completion of the repairs and restoration the Constellation shall be berthed at Newport, Rhode Island, her former port."

7-2-53—B
AMENDMENT

Intended to be proposed by Mr. Williams (for himself and Mr. Hendrickson) to the bill (H. R. 5898) to extend until December 31, 1953, the period with respect to which the excess profits tax shall be effective, viz: At the end of the bill, add a new section as follows:

1. SEC. 2. (a) Section 431 of the Internal Revenue Code amended—

2. (1) b place it ap

3. (2) b sorting in l is less than

4. (b), it sh 7-14-53 — A
IN THE SENATE OF THE UNITED STATES

July 1 (legislative day, June 27), 1953
Ordered to lie on the table and to be printed

AMENDMENT

Intended to be proposed by Mr. DOUGLAS to the bill (H. R. 5495) to extend the authority of the President to enter into trade agreements under section 350 of the Tariff Act of 1930, as amended, and for other purposes, viz: On page 12, after line 23, insert the following:

1 TITLE IV—CUSTOMS SIMPLIFICATION

2 SEC. 401. SHORT T

3 This title may

4 Act of 1953” and

5 specially provided f

6 ing the date of its e

TABLE
Sec. 401. Short title an
Sec. 402. Repeal of obs
Sec. 403. Effective dat
Sec. 404. Marking.
Sec. 405. Transportati
Sec. 406. Repeal of cer

7-1-53—B
COMMITTEE AMENDMENT NO. 4

Intended to be proposed to the bill (H. R. 8455) authorizing the construction of certain public works on rivers and harbors for flood control, and for other purposes, viz:

1. On page 115, beginning with line 18, strike out through line 22, and insert in lieu thereof the following:

3. "Sec. 8. Nothing in this Act shall be construed as repealing or amending any provision of the Act entitled
AMENDMENTS

Reported by Mr. Brown, from the Committee on Finance, to the bill (H. R. 9669) making appropriations for the legislative expenses of the Government for the fiscal year ending June 30, 1954, and for other purposes, viz:

1. On page 4, line 12, after the word "will" insert the words "audit and".

3. On page 5, line 26, after the word "and" strike out the words "any person" and insert the words "all persons".

7-16-53 — A

AMENDMENTS

Reported by Mr. Brown, from the Committee on Finance, to the bill (H. R. 9669) making appropriations for the legislative expenses of the Government for the fiscal year ending June 30, 1954, and for other purposes.

JULY 16, 1953

Referred to the Committee on Appropriations and ordered to be printed
Mr. Brown submitted the following AMENDMENT

Intended to be proposed by Mr. Jones to the bill (H. R. 9373) to authorize association of producers of agricultural products,

1. On page 4, line 11, after the word "may" insert the following: "and where any such agricultural product or products must be submitted to a manufacturing process, in order to convert it or them into a finished commodity, and
ADDITIONAL AMENDMENT

Reported by Mr. CAPEHART, from the Committee on Banking and Currency, to the bill (S. 1081) to provide authority for temporary economic controls, and for other purposes, viz:

1. On page 27, beginning with line 3, strike out through line 19 on page 30.

4-29-53——A

ADDITIONAL AMENDMENT

Reported by Mr. CAPEHART, from the Committee on Banking and Currency, to the bill (S. 1081) to provide authority for temporary economic controls, and for other purposes.

APRIL 29 (legislative day, APRIL 6), 1953
Ordered to be printed
In the Senate of the United States,
July 23 (legislative day, July 6), 1953.

Resolved, That the joint resolution from the House of Representatives (H. J. Res. 228) entitled "Joint resolution to permit the entry of five hundred children under six years of age, adopted by United States citizens while serving abroad in the Armed Forces of the United States, or while employed abroad by the United States Government", do pass with the following

AMENDMENTS:

Strike out all after the resolving clause and insert:

That not to exceed five hundred special nonquota immigrant visas may be issued, subject to all provisions of the Immigration and Nationality Act, to eligible orphans as defined in this Act who are under ten years of age at the time the

Amend the title so as to read "Joint resolution to permit the entry of five hundred eligible orphans under ten years of age, adopted abroad by United States citizens while serving in the Armed Forces of the United States, or while employed abroad by the United States Government."

Attest:

Secretary.
In the Senate of the United States,

July 24 (legislative day, July 6), 1953.

Resolved, That the bill from the House of Representatives (H. R. 5471) entitled "An Act making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending June 30, 1954, and for other purposes", do pass with the following

AMENDMENTS:

(1) Page 4, line 1, after "Commissioners" insert: , whose salaries shall be at the rate of grade GS-18 in the General Schedule established by the Classification Act of 1949, and plus so much as may be necessary to compensate the three Assistants to the Engineer Commissioner at such a rate as may be determined by the Commissioners, but not to exceed grade GS-17

(2) Page 4, line 16, strike out [$414,366] and insert: $418,161

(3) Page 4, line 21, $216,662
RUN DOWN—ENGROSSED NUMBERED AMENDMENTS

(1) Page 15, line 23, strike out [four] and insert: six

(10) Page 16, line 12, strike out [$1,440] where it occurs

(101) Page 19, line 4, after “affairs” insert: : Provided,

BOLD HEADS USED IN REVENUE BILLS

TITLE LINES

[Case 134 caps, center]

Subtitle Lines

[Case 134 caps and lowercase, center]

CHAPTER LINES

[Case 133 caps, center]

Subchapter Lines

[Case 133 caps and lowercase, center]

PART LINES

[Case 132 caps, center]

Subpart Lines

[Case 132 caps and lowercase, center]

SEC. 3406. EXCISE TAXES IMPOSED BY THE REVENUE ACT OF 1941.

[Case 131 caps, flush and hang]

In enrolled revenue bills the above heads are all reduced one size.
Commissioners(1), whose salaries shall be at the rate of grade GS-18 in the General Schedule established by the Class of investigations; (2)$414,366 $418,161, of which $195,000 Safety Council, Incorporated, (4)$2,661,782 $2,909,400, of of claims not in excess of $250 each(6), approved by the Commissioners in accordance with the Act of February 11, (9) and for Office of Administrator of Rent Control, including catchers; (10)$1,191,866 $1,253,108(11), of which not less than $23,340 shall be available for payment of terminal leave only for Office of Administrator of Rent Control. (19) Capital outlay: For remodeling reading room and for completing renovations in basement, Central Library, $43,000, to remain available without fiscal year limitation. ice laws as related to recruitment, (31)$22,320 $182,351 (32): Provided, That not to exceed $50,000 of any funds (35) PUBLIC SCHOOLS (36) OPERATING EXPENSES (37) General administration, supervision and instruction: For expenses necessary for the administration of and supervision and instruction in the public school system of the District of
UNANIMOUS CONSENT AGREEMENT

Proposed by Mr. Brown in connection with H. R. 9023, the Revenue Act of 1953, viz:

1. It is agreed by unanimous consent, That not later than
2. 10 o'clock antemeridian on Thursday, May 26, 1953,
3. the Senate shall proceed to vote, without further debate
4. and to the exclusion of all other business, upon any amend-
5. ment that may be pending, any amendment that may be
6. offered, any amendment that may be made relative thereto,
7. and immediately thereafter upon the bill H. R. 9023,
ADHESION TO WORLD COURT

IN THE SENATE OF THE UNITED STATES

January 16 (legislative day, January 8), 1953

RESERVATION

Mr. Brown offered the following as a reservation to the resolution of adhesion on the part of the United States to the protocol of signature of the statute for the Permanent Court of International Justice:

1 The adherence of the United States to the protocol of
2 the World Court is conditioned upon the understanding and
3 agreement that the judgments, decrees, or opinions of the
4 Court shall not be enforced by war under any name or in
5 any form.

O

No endorsement. Note use of allmark.
IN THE SENATE OF THE UNITED STATES
March 14 (legislative day, March 6), 1953

Mr. Brown submitted the following

MOTION

Intended to be proposed by him in connection with the bill (H. R. 8397) making appropriations for the Department of the Interior for the fiscal year ending June 30, 1953, and for other purposes:

I move that the pending bill be recommitted to the Committee on Appropriations with instructions to report the same back to the Senate with amendments providing an aggregate reduction of 10 per centum in the amount of the appropriations contained in the bill as received from the House of Representatives.

No endorsement. Note use of allmark.
Articles of Impeachment Against
John J. Doe

[House Resolution 422, Seventy-fourth Congress, Second Session]

Congress of the United States of America,
In the House of Representatives,
March 2, 1936.

RESOLUTION

Resolved, That John J. Doe, who is a United States district judge for the southern district of Florida, be impeached for misbehavior, and for high crimes and misdemeanors; and that the evidence here-tofore taken by the subcommittee of the Committee on the Judiciary of the House of Representatives under H. Res. 163 of the Seventy-third Congress sustains articles of impeachment, which are herein-after set out; and that the said articles be, and they are hereby, adopted by the House of Representatives, and that the same shall be exhibited to the Senate in the following words and figures, to wit:

Articles of impeachment of the House of Representatives of the United States of America in the name of themselves and of all of the people of the United States of America against John J. Doe, who was appointed, duly qualified, and commissioned to serve, during good behavior in office, as United States district judge for the southern district of Florida, on February 15, 1929

Article I

That the said John J. Doe, having been nominated by the President of the United States, confirmed by the Senate of the United States, duly qualified and commissioned, and while acting as a United States district judge for the southern district of Florida, was and is guilty of misbehavior and of a high crime and misdemeanor in office in manner and form as follows, to wit: On or about October 11, 1929, Richard Roe (who had been a law partner of said judge immediately before said judge's appointment as judge), as solicitor for the plaintiff, filed in the court of the said Judge Doe a certain foreclosure suit and receivership proceeding, the same being styled "John E. Smith and others against Blackwell Building and Operating Company and others" (Number 678-M-Eq.). On or about May 15, 1930, the said
RESOLUTION

Resolved, That Hatton W. Sumners, Randolph Perkins, and Sam Hobbs, Members of this House, be, and they are hereby, appointed managers to conduct the impeachment against John J. Doe, United States district judge for the southern district of Florida; that said managers are hereby instructed to appear before the Senate of the United States and at the bar thereof in the name of the House of Representatives and of all the people of the United States to impeach the said John J. Doe of high crimes and misdemeanors in office and to exhibit to the Senate of the United States the articles of impeachment against said judge which have been agreed upon by this House; and that the said managers do demand that the Senate take order for the appearance of said John J. Doe to answer said impeachment, and demand his impeachment, conviction, and removal from office.

Speaker of the House of Representatives.

Attest:

Clerk.
In the Senate of the United States of America

Sitting for the Trial of the Impeachment of

JOHN J. DOE

United States District Judge
For the Southern District of Florida

April 17, 1936.

Ordered, That the Secretary be directed to communicate to the President of the United States and to the House of Representatives the order and judgment of the Senate in the case of John J. Doe and transmit a certified copy of same to each.

Attest:

Secretary.
In the Senate of the United States of America
Sitting for the Trial of the Impeachment of
JOHN J. DOE
United States District Judge
For the Southern District of Florida

JUDGMENT

April 17, 1936.

The Senate having tried John J. Doe, United States district judge for the southern district of Florida, upon seven several articles of impeachment exhibited against him by the House of Representatives, and two-thirds of the Senators present having found him guilty of charges contained therein: It is therefore

Ordered and adjudged, That the said John J. Doe be, and he is hereby, removed from office.

Attest:

Secretary.
NOTICE: This bill is given out subject to release when consideration of it has been completed by the Whole Committee. Please check on such action before release in order to be advised of any changes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 11, 1953

Mr. Phillips, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

Making appropriations bureaus, boards, e offices, for the fisc other purposes.

1 Be it enacted b 2 tives of the United 3 That the following 4 in the Treasury 5 independent execut J. 34450—1

A BILL

Making appropriations for additional independent executive bureaus, boards, commissions, corporations, agencies, and offices, for the fiscal year ending June 30, 1954, and for other purposes.

By Mr. Phillips

JUNE 11, 1953
Committed to the Committee of the Whole House on the State of the Union and ordered to be printed
IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 16, 1953

Mr. Taber, from the Committee on Appropriations, reported the following joint resolution; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

JOINT RESOLUTION
Making supplemental a
June 30, 1
1 Resolved by th
2 of the United Stat
3 That the following
4 in the Treasury not
5 plemental appropri
6 1953, and for other
J. 29450

By Mr. Taber

FEBRUARY 16, 1953
Committed to the Committee of the Whole House on the State of the Union and ordered to be printed
IN THE HOUSE OF REPRESENTATIVES

MAY 29, 1953

Mr. Wilson of Indiana, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending June 30, 1954, and for other purposes.

By Mr. Wilson of Indiana

MAY 29, 1953

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed
AN ACT

Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending June 30, 1954, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2 That there are appropriations for the government of the

Passed the House of Representatives June 1, 1953.

Attest:

Clerk.
AN ACT

Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending June 30, 1954, and for other purposes.

Passed the House of Representatives June 1, 1953.

Attest:

LYLE O. SNADER,
Clerk.
IN THE SENATE OF THE UNITED STATES

June 3 (legislative day, May 28), 1953
Read twice and referred to the Committee on Appropriations

July 23 (legislative day, July 6), 1953
Reported by Mr. Dirksen, with amendments
[Omit the part struck through and insert the part printed in italic]

AN ACT

Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending June 30, 1954, and for other purposes.

Be it enacted
1		1
2 tives of the United
3 That there are app
4 the fiscal year endi
5 fund of the District
6 general fund, such
7 the District of Col
8 to special funds, an
9 priated for the pur
10 not otherwise appr
AN ACT

Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending June 30, 1954, and for other purposes.

Passed the House of Representatives June 3, 1953.

Attest:

LYLE O. SNADER,

Clerk.

Passed the Senate with amendments July 24 (legislative day, July 6), 1953.

Attest:

J. MARK TRICE,

Secretary.
IN THE HOUSE OF REPRESENTATIVES

JANUARY 22, 1953

Mr. Kluczynski introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

For the relief of Mrs. Michaline Borzecka.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
That, for the purposes of the Immigration and Nationality Act, Mrs. Michaline Borzecka shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the quota fee for the first-year quota.

A BILL

For the relief of Mrs. Michaline Borzecka.

By Mr. Kluczynski

Referred to the Committee on the Judiciary
IN THE HOUSE OF REPRESENTATIVES

JANUARY 22, 1953

Mr. KLUCZYNski introduced the following bill; which was referred to the Committee on the Judiciary

JULY 8, 1953

Committed to the Committee of the Whole House and ordered to be printed

A BILL

For the relief of Mrs. Michaline Borzecka.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That, for the purposes of the Immigration and Nationality Act, Mrs. Michaline to have been lawful permanent residence a upon payment of t of permanent resid Act, the Secretary control officer to d quota for the first y

By Mr. KLUCZYNski

JANUARY 22, 1953

Referred to the Committee on the Judiciary

JULY 8, 1953

Committed to the Committee of the Whole House and ordered to be printed
AN ACT

For the relief of Mrs. Michaline Borzecka.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2 That, for the purposes of the Immigration and Nationality Act, Mrs. Michaline Borzecka shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act,

3 upon payment of the required visa fee. Upon the granting of permanent resid

4 Act, the Secretary control officer to d

5 quota for the first y

Passed the House of Representatives July 21, 1953.

Attest:

Clerk.
AN ACT
For the relief of Mrs. Michaline Borzecka.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Mrs. Michaline Borzecka shall be held and considered to have been lawfully admitted to the United States for permanent residence a

upon payment of t

of permanent resid

Act, the Secretary

control officer to d

quota for the first y

Passed the House of Representatives July 21, 1953.

Attest: LYLE O. SNADER,

Clerk.
IN THE SENATE OF THE UNITED STATES

JULY 22 (legislative day, July 6), 1953
Read twice and referred to the Committee on the Judiciary

JULY 30 (legislative day, July 27), 1953
Reported by Mr. LANGER, without amendment

AN ACT
For the relief of

1 Be it enacted by
2 tives of the United
3 That, for the purp
4 205 of the Immigr
5 Rose Maria Grade
6 sidered to be the n
7 Michael Calicchio,

Passed the House of Representatives July 21, 1953.

Attest: LYLE O. SNADER,
Clerk.

July 22 (legislative day, July 6), 1953
Read twice and referred to the Committee on the Judiciary

July 30 (legislative day, July 27), 1953
Reported without amendment

AN ACT
For the relief of Rose Maria Gradelone Calicchio.
Eighty-third Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Wednesday, the sixth day of January, one thousand nine hundred and fifty-four

An Act

For the relief of Paul Myung Ha Chung.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Paul Myung Ha Chung shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of enactment of this Act, upon payment of the required visa fee. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct one number from the appropriate quota for the first year that such quota is available.

Speaker of the House of Representatives.

Vice President of the United States and
President of the Senate.

Note to pressmen and enrolled bill revisers.—Back of parchment copy of all single page and last page of all multiple-page House enrolled bills carry the words:

I certify that this Act originated in the House of Representatives.

Clerk.
IN THE HOUSE OF REPRESENTATIVES

JUNE 19, 1953

Mr. Weichel (by request) introduced the following bill; which was referred to the Committee on Merchant Marine and Fisheries.

JULY 29, 1953

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed.

A BILL

To authorize the Panama Canal Company to transfer the Canal Zone Corrosion Laboratory to the Department of the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the Panama Canal Company shall transfer the Canal Zone Corrosion Laboratory to the Department of the Navy for use as a laboratory.

all, or so much as

facilities, buildings, laboratories of the Panama Canal Zone Corrosion Laboratory.

the various test equipment located at the laboratory.

Panama Canal Company.

By Mr. Weichel.

JUNE 19, 1953

Referred to the Committee on Merchant Marine and Fisheries.

JULY 29, 1953

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed.
A BILL

To provide a decree of competency for United States Indians in certain cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any Indian who desires to have a decree of competency granted in certain cases shall be granted such a decree on a petition to the Secretary of the Interior by a majority vote of said Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any Indian who desires to have a decree of competency granted in certain cases shall be granted such a decree on a petition to the Secretary of the Interior by a majority vote of said
AN ACT

To amend the Air Commerce Act of 1926, as amended, to authorize navigation of foreign, nontransport, civil aircraft in the United States through reciprocity and under regulations of the Civil Aeronautics Board.

JULY 17, 1953
Referred to the Committee on Interstate and Foreign Commerce

JULY 24, 1953
Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

REPORTED—AMEND THE TITLE

Union Calendar No. 338
S. 1402
[Report No. 941]
IN THE HOUSE OF REPRESENTATIVES

JULY 5, 1953

Mr. James introduced the following bill; which was referred to the Committee on Interstate and Foreign Commerce and ordered to be printed

JULY 10, 1953

Reported with an amendment, referred to the House Calendar, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To construct a bridge near Hill City, Minnesota.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 That the bridge constructed across the Mississippi River at

H. R. 9130

A BILL

To construct a bridge near Hill City, Minnesota.

By Mr. James

JULY 5, 1953

Referred to the Committee on Interstate and Foreign Commerce and ordered to be printed

JULY 10, 1953

Reported with an amendment, referred to the House Calendar, and ordered to be printed
S. 9998

IN THE HOUSE OF REPRESENTATIVES

APRIL 17, 1953
Referred to the Committee on the Judiciary

APRIL 18, 1953
The Committee on the Judiciary discharged, and bill returned to Senate

APRIL 19, 1953
Senate returned bill to House

APRIL 20, 1953
Re-referred to the Committee on the Judiciary

AN ACT

To prevent pernicious political activities.

Be it enacted by the Senate and House of Representa-
tives of the United States of America in Congress assembled,

AN ACT

To prevent pernicious political activities.

April 17, 1953
Referred to the Committee on the Judiciary
April 18, 1953
The Committee on the Judiciary discharged, and bill returned to Senate
April 19, 1953
Senate returned bill to House
April 20, 1953
Re-referred to the Committee on the Judiciary
IN THE HOUSE OF REPRESENTATIVES

JANUARY 11, 1953

Mr. Deane introduced the following bill; which was referred to the Committee on the Judiciary

JANUARY 28, 1953

Committed to the Committee of the Whole House and ordered to be printed

MARCH 2, 1953

Objected to, recommitted to the Committee on the Judiciary, and ordered to be printed

MARCH 24, 1953

Reported in omnibus bill H. R. 5897

MAY 18, 1953

Recommitted to the Committee on the Judiciary and ordered to be printed

A BILL

For the relief of Ruth Radin.

A BILL

For the relief of Ruth Radin.

By Mr. Deane

JANUARY 11, 1953
Referred to the Committee on the Judiciary

JANUARY 28, 1953
Committed to the Committee of the Whole House and ordered to be printed

MARCH 2, 1953
Objected to, recommitted to the Committee on the Judiciary, and ordered to be printed

MARCH 24, 1953
Reported in omnibus bill H. R. 5897

MAY 18, 1953
Recommitted to the Committee on the Judiciary and ordered to be printed
IN THE HOUSE OF REPRESENTATIVES

JUNE 23, 1953

Mr. Simpson of Pennsylvania introduced the following bill; which was referred to the Committee on Ways and Means

JULY 13, 1953

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

JULY 23, 1953

Recommitted to the Committee on Ways and Means

A BILL

To amend the Trade Agreements Extension Act of 1951 and certain other provisions of law to provide adequate protection for American workers, miners, farmers, and producers.

1 Be it enacted by

2 the Congress of the United

3 States that the second

4 sentence of the Trade

5 Agreements Extension

6 Act of 1951 and certain other provisions of law to provide adequate protection for American workers, miners, farmers, and producers.

7 Referred to the Committee on Ways and Means

8 JUNE 23, 1953

9 Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

10 Recommitted to the Committee on Ways and Means

JULY 23, 1953
IN THE HOUSE OF REPRESENTATIVES

August 3, 1953

Mr. Gwin introduced the following joint resolution; which was referred to the Committee on the Judiciary

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States relative to prohibiting the United States Government from engaging in business in competition with its citizens and limiting debts and expenditures.

Resolved by the Senate and House of Representatives of the United States of America, the twelfth in number, at the one hundred and thirty-first session of Congress, a joint resolution to propose an amendment to the Constitution of the United States relative to prohibiting the United States Government from engaging in business in competition with its citizens, and limiting debts and expenditures:

1. "Article I, Section 1, of the Constitution of the United States is hereby amended to read as follows:"

By Mr. Gwin

August 3, 1953

Referred to the Committee on the Judiciary
IN THE HOUSE OF REPRESENTATIVES

April 30, 1953

Mr. Javits introduced the following joint resolution; which was referred to the Committee on the Judiciary

JOINT RESOLUTION

Authorizing the recognition of the two hundredth anniversary of the founding of Columbia University in the city of New York and providing for the representation of the Government and people of the United States in the observance of this anniversary.

Whereas King's College, earliest institutions the American colon Americans as Alex Livingston, and Go in the struggle for and adoption of the in the establishment of liberty of man; and

Whereas King's College
IN THE HOUSE OF REPRESENTATIVES

APRIL 30, 1953

Mr. Javits introduced the following joint resolution; which was referred to the Committee on the Judiciary

JULY 24, 1953

Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Omit the part struck through and insert the part printed in italic]

JOINT RESOLUTION

Authorizing the recognition of the two hundredth anniversary of the founding of York and providing for the representation of the Government and people of the United States in the observance of this anniversary.

Whereas King's College earlier institutions the American colo famous Americans Robert R. Living brilliant role in the in the formulation United States, and ment dedicated to whereas King's Colle
JOINT RESOLUTION

Authorizing the recognition of the two hundredth anniversary of the founding of Columbia University in the city of New York and providing for the representation of the Government and people of the United States in the observance of this anniversary.

Whereas King's College, chartered in 1754, was one of the earliest institutions of higher learning to be established in the American colo

Robert R. Livingst

brilliant role in th

in the formulation

United States, and

ment dedicated to t

Whereas King's Colleg

sequent to the Am

Passed the House of Representatives July 30, 1953.

Attest:

Clerk.
JOINT RESOLUTION

Authorizing the recognition of the two hundredth anniversary of the founding of Columbia University in the city of New York and providing for the representation of the Government and people of the United States in the observance of this anniversary.

Whereas King's College, chartered in 1754, was one of the earliest institutions in the formulation of the American colonial colonies, famous Americans Robert R. Livingston played a brilliant role in the formulation of the United States, and the state dedicated itself to this purpose.

Whereas King's College, a precedent to the American colonial colonies, and renowned Americans Robert R. Livingston played a crucial role in the establishment of the United States, and the nation dedicated itself to this purpose.

Passed the House of Representatives July 30, 1953.

Attest: LYLE O. SNADER,

Clerk.
IN THE SENATE OF THE UNITED STATES
JUNE 27, 1953
Read twice and referred to the Committee on the Judiciary

JOINT RESOLUTION
To extend the effectiveness of certain statutory provisions from July 1, 1953, to August 1, 1953.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Emergency Powers Continuation Act (66 Stat. 330), as amended, is hereby further amended by deleting the date “July 1, 1953” wherever it appears therein and by inserting in lieu thereof:

Provided, That this Joint Resolution

spect to the statute

1 (a) (4), 1 (a)
1 (a) (14), 1 (a)
(5), 1 (b) (6), 2
Continuation Act.

Passed the House of Representatives June 26, 1953.

Attest: LYLE O. SNADER,
Clerk.
IN THE HOUSE OF REPRESENTATIVES

AUGUST 1, 1953

Mr. Reed of New York submitted the following concurrent resolution; which was referred to the Committee on House Administration

CONCURRENT RESOLUTION

1 Resolved by the House of Representatives (the Senate concurring), That there be printed four thousand additional copies of the hearings on general revenue revision held by the Committee on Ways and Means for the use of the said committee.

V

CONCURRENT RESOLUTION

Authorizing the printing of additional copies of hearings for the use of the Committee on Ways and Means.

By Mr. Reed of New York

AUGUST 1, 1953

Referred to the Committee on House Administration
CONCURRENT RESOLUTION

Resolved by the House of Representatives (the Senate concurring), That there be printed four thousand additional copies of the hearings on general revenue revision held by the Committee on Ways and Means for the use of the said committee.

By Mr. Reed of New York

August 1, 1953
Referred to the Committee on House Administration
August 1, 1953
Reported without amendment; considered and agreed to
CONCURRENT RESOLUTION

Resolved by the House of Representatives (the Senate concurring), That there be printed four thousand additional copies of the hearings on general revenue revision held by the Committee on Ways and Means for the use of the said committee.

Passed the House of Representatives August 1, 1953.

Attest:

Clerk.
CONCURRENT RESOLUTION

1 Resolved by the House of Representatives (the Senate concurring), That the Congress of the United States shall participate in the Fourth of July, 1953, commemorative observance of the adoption of the Declaration of Independence at Independence Hall, Philadelphia, Pennsylvania, and the rededication of the Nation to the principles upon which the United States

2 There is autho

3 of the Congress of

4 State in the Senate

5 Members to be sele

6 the Speaker of the

7 Passed the House of Representatives August 1, 1953.

Attest: LYLE O. SNADER,

Clerk.
Resolved by the House of Representatives (the Senate concurring), That there be printed four thousand additional copies of the hearings on general revenue revision held by the Committee on Ways and Means for the use of the said committee.

Passed the House of Representatives August 1, 1953.

Attest: LYLE O. SNADER, Clerk.
Eighty-third Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Wednesday, the sixth day of January, one thousand nine hundred and fifty-four

Concurrent Resolution

Resolved by the House of Representatives (the Senate concurring),
That the Congress of the United States shall participate in the Fourth of July, 1953, commemorative observance of the adoption of the Declaration of Independence at Independence Hall, Philadelphia, Pennsylvania, and the rededication of the Nation to the principles upon which the United States was founded.

There is authorized to attend and participate on behalf of the Congress of the United States a Member from each State in the Senate and the House of Representatives, such Members to be selected by the President of the Senate and the Speaker of the House, respectively. The necessary travel expenses of any Member of Congress incidental to the performance of duties and responsibilities hereunder shall be paid out of the contingent fund of the particular House of Congress of which such Member is a Member.

Attest:

Clerk of the House of Representatives.

Attest:

Secretary of the Senate.

Note the word "Passed" with date in upper right-hand corner. Attest signature of the Clerk of the House of Representatives goes above that of the Secretary of the Senate.

Note to pressmen and enrolled bill revisers.—Parchment copies of both Senate and House concurrent resolutions have no printing on back.
IN THE HOUSE OF REPRESENTATIVES

August 3, 1953

Mr. Halleck submitted the following resolution; which was considered and agreed to

RESOLUTION

Resolved, That the reports of the Comptroller General of the United States made to the Congress pursuant to the Government Corporation Control Act (50 Stat. 597) during the recesses of the Eighty-third Congress shall be printed during such recesses as House documents of the second session of the Eighty-third Congress.

By Mr. Halleck

August 3, 1953
Considered and agreed to
House Calendar No. 113

H. RES. 296

[Report No. 883]

IN THE HOUSE OF REPRESENTATIVES

JUNE 19, 1953

Mr. THOMPSON of Texas submitted the following resolution; which was referred to the Committee on Rules

JULY 20, 1953

Reported with an amendment, referred to the House Calendar, and ordered to be printed

[Insert the part printed in italic]

RESOLUTION

Resolved, That the Committee on the Judiciary, acting as a whole or by subcommittee, is authorized to make a full and complete investigation of all claims against property damage, property damage, property damage, having been caused by the City, Texas, on April 16 and 17, 1947.

RESOLUTION

Authorizing the Committee on the Judiciary to make an investigation of all claims arising out of the explosions at Texas City, Texas, on April 16 and 17, 1947.

By Mr. Thompson of Texas

JUNE 19, 1953
Referred to the Committee on Rules
JULY 20, 1953
Reported with an amendment, referred to the House Calendar, and ordered to be printed
CONSIDERED, AMENDED, AND AGREED TO

H. RES. 296

IN THE HOUSE OF REPRESENTATIVES

JUNE 19, 1953

Mr. Thompson of Texas submitted the following resolution; which was referred to the Committee on Rules

JULY 20, 1953

Reported with an amendment, referred to the House Calendar, and ordered to be printed

JULY 27, 1953

Considered, amended, and agreed to

RESOLUTION

Resolved, That the Committee on the Judiciary, acting as a whole or by subcommittee, is authorized to make a full and complete investigation and study of the merits, if any, of all claims against property damage, which has been caused by the City, Texas, on April 16 and 17, 1947.

To the House, or to not in session, the together with its file deems advisable.

For the purpo
IN THE HOUSE OF REPRESENTATIVES

JULY 30, 1953

Mr. Reece of Tennessee submitted the following resolution; which was referred to the Committee on House Administration

AUGUST 1, 1953

Reported with an amendment; considered, amended, and agreed to

RESOLUTION

Resolved, That the expenses of conducting the studies and investigations authorized by H. Res. 217 incurred by the Select Committee To Investigate Tax-Exempt Foundations, acting as a whole or by subcommittee, not to exceed $50,000, including experts, special cou other assistants, sh the House on vouc signed by the chair the Committee on Sec. 2. The off used at all hearings otherwise engaged.

By Mr. Reece of Tennessee

JULY 30, 1953
Referred to the Committee on House Administration
AUGUST 1, 1953
Reported with an amendment; considered, amended, and agreed to
In the House of Representatives, U. S.,
August 3, 1953.

Resolved, That the bill from the Senate (S. 2417) entitled "An Act to provide for the creation of a Commission on Judicial and Congressional Salaries, and for other purposes", do pass with the following

AMENDMENTS:

(1) Page 3, line 15, strike out all after "(a)" down through line 25 inclusive, and insert: The Commission shall (1) determine appropriate rates of salaries for justices and judges of the courts of the United States and for the Vice President, the Speaker of the House of Representatives, and Members of Congress, in order to provide fair and reasonable compensation to such officials, and (2) report its findings on or before January 15, 1954, to the President, the Chief Justice of the United States, the President of the Senate, and the Speaker of the House of Representatives.

(2) Page 5, line 10 through line 25 inclu

Attest:

S. 2417

AMENDMENTS

Clerk.
In the House of Representatives, U. S.,
June 16, 1953.

Resolved, That the concurrent resolution from the Senate (S. Con. Res. 25) entitled "Concurrent Resolution favoring the granting of the status of permanent residence to certain aliens", do pass with the following

AMENDMENTS:

(1) Page 1, strike out lines 7 and 8, inclusive.

(2) Page 1, strike out line 11.

(3) Page 32; strike out line 18.

(4) Page 38, strike out lines 11 and 12.

(5) Page 41, strike out line 5.

(6) Page 66, after line 2, insert:

☐☐☐ A-7824615, Ackermann, Carolina McDowell or Carolina Peralta or Carolina

D. McDowell.

A-3261198, Atte

A-1110184, Par

Attest:

Clerk.
degrees 00 minutes east 2,640.0 feet to monument numbered 17, thence south 61 degrees 15 minutes west 3,333.0 feet to monument numbered 18, thence south 15 degrees 00 minutes east 646.8 feet to monument numbered 19, thence south 63 degrees 00 minutes west 627.0 feet to monument numbered 20, thence south 15 degrees 00 minutes west 1,254.0 feet to monument numbered 21, thence south 48 degrees 00 minutes east 3,267.0 feet to monument numbered 22, thence north 34 degrees 00 minutes east 297.0 feet to monument numbered 23, thence north 25 degrees 00 minutes west 1,551.0 feet to monument numbered 24, thence north 67 degrees 00 minutes east 1,716.0 feet to monument numbered 25, thence north 58 degrees 00 minutes east 2,862.75 feet to monument numbered 26, thence north 79 degrees 00 minutes east 2,377.15 feet to monument numbered 27, thence south 28 degrees 30 minutes west 338.25 feet to monument numbered 28 (offset 4 feet west), thence south 30 degrees 00 minutes to monument numbered 10, the point of beginning, it being the intent of this Act to add to the Shenandoah National Park all that portion of the Front Royal Quartermaster Depot Military Reservation lying west of a line between monuments numbered 41 and 10, as described by the last four courses of the above description. The tract as described contains an area 977.5 acres, more or less.
Eighty-third Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Wednesday, the sixth day of January, one thousand nine hundred and fifty-four

An Act

To establish a rate of pension for aid and attendance under part III of Veterans Regulation Numbered 1 (a), as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) paragraph 1 (f), part III, Veterans Regulation Numbered 1 (a), as amended, is hereby amended to read as follows:

“(f) The amount of pension payable under the terms of part III shall be $60 monthly, except—

“(1) That where an otherwise eligible person shall have been rated permanent and total and in receipt of pension for a continuous period of ten years or reaches the age of sixty-five years, the amount of pension shall be $72 monthly.

Joseph W. Martin, Jr.
Speaker of the House of Representatives.

Richard M. Nixon
Vice President of the United States and
President of the Senate.

In the House of Representatives, U. S.

August 17, 1954.

The House of Representatives having proceeded to reconsider the bill (H. R. 3193) entitled “An Act to establish a rate of pension for aid and attendance under Part 3 of Veterans Regulation No. 1 (A), as amended,” returned by the President of the United States with his objections, to the House of Representatives, in which it originated, it was

Resolved, That the said bill pass, two-thirds of the House of Representatives agreeing to pass the same.

Lyle O. Snader
Clerk.

I certify that this Act originated in the House of Representatives.

Lyle O. Snader
Clerk.

In the Senate of the United States,

September 18 (legislative day, September 13), 1954.

The Senate having proceeded to reconsider the bill (H. R. 3193) “An Act to establish a rate of pension for aid and attendance under Part III of Veterans Regulation Numbered 1 (a), as amended”, returned by the President of the United States with his objections, to the House of Representatives, in which it originated, and passed by the House of Representatives on reconsideration of the same, it was

Resolved, That the said bill pass, two-thirds of the Senators present having voted in the affirmative.

J. Mark Trice
Secretary.
[Toward the construction of] For completing a permanent road around the entire river and harbor front of Potomac Park east of the railroad embankment, $13,000.00

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Estimates</th>
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# BILL KEYBOARD LAYOUT

## LAYOUT FOR BILL KEYBOARD

### Upper Magazine: 14-pt. Roman and Roman Cancellation

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### Lower Magazine: 14-pt. Italic, Italic Cancellation, and Roman Small Cap Cancellation

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### Runs pi -

- **Upper Magazine**
  - Runs pi: [Expression]

- **Lower Magazine**
  - Runs pi: [Expression]

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[BILL KEYBOARD LAYOUT](#)
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- Week 1 to Week 11: Task completion schedule
- Task A to Task K: Specific tasks and descriptions