

19. CONGRESSIONAL RECORD

LAWS AND RULES FOR PUBLICATION OF THE CONGRESSIONAL RECORD

CODE OF LAWS OF THE UNITED STATES

TITLE 44, SECTION 901. CONGRESSIONAL RECORD: ARRANGEMENT, STYLE, CONTENTS, AND INDEXES.—The Joint Committee on Printing shall control the arrangement and style of the Congressional Record, and while providing that it shall be substantially a verbatim report of proceedings, shall take all needed action for the reduction of unnecessary bulk. It shall provide for the publication of an index of the Congressional Record semimonthly during and at the close of sessions of Congress.

TITLE 44, SECTION 904. CONGRESSIONAL RECORD: MAPS, DIAGRAMS, ILLUSTRATIONS.—Maps, diagrams, or illustrations may not be inserted in the Record without the approval of the Joint Committee on Printing.

GENERAL RULES

The rules governing document work (FIC & punc.) apply to the Congressional Record, except as may be noted herein. The same general style should be followed in the permanent (bound) Record as is used in the daily Record. All should familiarize themselves with the exceptions and the forms peculiar to the Record.

Much of the data printed in the Congressional Record is forwarded to the GPO via fiber optic transmission using the captured keystrokes of the floor reporters. Element identifier codes are programmatically inserted, and galley output is accomplished without manual intervention. It is not cost effective to prepare the accompanying manuscript as per the GPO Style Manual and it is too time-consuming to update and change the data once it is already in type form. Therefore, the Record is to be FIC & punc. It is not necessary to stamp the copy FIC & punc. because of its volume. However, Record style, as stated in the following rules, will be followed.

Daily and permanent Record texts are set in 8-point type on a 9-point body. Extracts are set in 7-point type on an 8-point body.

An F-dash will be used preceding 8-point cap lines in the proceedings of the Senate and House.

All 7-point extracts and poetry will carry 2 points of space above and below unless heads appear, which generate their own space.

All extracts are set 7 point unless otherwise ordered by the Joint Committee on Printing.

Except as noted below, all communications from the President must be set in 8 point, but if such communications contain extracts, etc., the extracts are set in 7 point.

An address of the President delivered outside of Congress or referred to as an extract is set in 7 point.

A letter from the President to the Senate is set in 7 point when any form of treaty is enclosed that is to be printed in the Record in connection therewith. The letter is set in 7 point whether the treaty follows or precedes it or is separated from it by intervening matter.

In all quoted amendments and excerpts of bills and in reprinting bills, the style and copy as printed in the bill will be followed.

Except where otherwise directed, profanity, obscene wording, or extreme vulgarisms are to be deleted and a 3-em dash substituted therefor.

All manuscript submitted in a foreign language will not be printed. It will be returned for translation and resubmitted for printing in the next Record.

Extreme caution must be used in making corrections in copy, and no important change will be made without proper authorization.

Observe the lists of names of Senators, Representatives, and Delegates, committees of both Houses, and duplicate names. Changes caused by death, resignation, or otherwise must be noted. There is no excuse for error in the spelling of names of Senators, Representatives, or department officials. In case of doubt, the Congressional Directory will be the authority.

Datelines should be followed on Extensions of Remarks. If any question arises as to the proper date to be used, a supervisor must be consulted.

Indented matter in leaderwork will be 1 em only.

Queries must not be made on proofs. In case of doubt, readers will consult the Referee.

CAPITALIZATION

(See also "Capitalization")

If the name of the Congressional Record is mentioned, it must be set in caps and small caps and never abbreviated, even when appearing in citations.

The name of a Senator or a Representative preceding his or her direct remarks is set in caps and is followed by a period with equal spacing to be used.

The name of a Senator or a Representative used in connection with a bill or other paper—that is, in an adjectival sense—is lower-cased, as the Hawkins bill, the Fish amendment, etc.; but FISH's amendment, etc.

The names of Members and Members-elect of both Houses of the Congress, including those of the Vice President and Speaker, will be printed in caps and small caps if mention is made of them, except in extract matter.

Deceased Members' names will be set in caps and small caps in eulogies only on the first day the House or Senate is in session following the death of a Member, in a speech carrying date when the Member was eulogized, or on memorial day in the Senate and House. Eulogy day in one House will be treated the same in the other.

Certificates of Senators-elect of a succeeding Congress are usually presented to the current Congress, and in such cases the names of the Senators-elect must be in caps and small caps.

Names of Members of Congress must be set in caps and lowercase in votes, in lists set in columns, in the list of standing and select committees, in contested-election cases, in lists of pairs, and in all parts of tabular matter (head, body, and footnotes).

Observe that the names of all persons not certified Members of Congress are to be set in caps and lowercase; that is, names of secretaries, clerks, messengers, and others.

Names of proposed Federal boards, commissions, services, etc., are capitalized.

Capitalize principal words and quote after each of the following terms: *Address, article, book, caption, chapter heading, editorial, essay, heading, headline, motion picture or play* (including TV or radio program), *paper, poem, report, song, subheading, subject, theme*, etc. Also, following the word *entitled*, except with reference to bill titles which are treated as follows: "A bill (or an act) transferring certain functions of the Price Administrator to the Petroleum Administrator for War," etc.

FIGURES

Follow the copy as to the use of numerals. Dollar amounts in Record copy are to be followed.

Figures appearing in copy as "20 billion 428 million 125 thousand dollars" should be followed.

TABULAR MATTER AND LEADERWORK

Record tables may be set either one or three columns in width, as follows:

One-column table: 14 picas (168 points).

Three-column table: 43½ picas (522 points). Footnote(s) will be set 43½ picas.

All short footnotes should be run in with 2 ems between each.

ITALIC

Italic, boldface, caps, or small caps shall not be used for emphasis; nor shall unusual indentions be used. This does not apply to literally reproduced quotations from historical, legal, or official documents. If italic other than restricted herein is desired, the words should be underscored and "Fol. ital." written on each folio. Do not construe this to apply to "*Provided*," "*Provided further*," "*Ordered*," "*Resolved*," "*Be it enacted*," etc.

Names of vessels must be set in italic, except in headings, where they will be quoted.

The prayer delivered in either House must be set in 8-point roman. If prefaced or followed by a quotation from the Bible, such quotation must be set in 8-point italic. Extracts from the Bible or other literature contained in the body of the prayer will be set in 8-point roman and quoted.

When general or passing mention is made of a case in 8 point, the title is set in roman, as Smith Bros. case. When a specific citation is indicated and reference follows, use italic for title, as *Smith Bros. case* (172 App. Div. 149).

In 8 point copy, titles of cases are always set in italic if followed by references. In 7 point, copy is followed.

In 8-point matter, when only the title of a case is given, set in roman, as United States versus 12 Diamond Rings.

When *versus* is used in other than legal phrases and for the purposes of showing contrast, it is not abbreviated or set in italic, as "airplanes versus battleships."

MISCELLANEOUS

Do not quote any communication carrying date and signature. However, a letter (or other communication) bearing both date and signature that appears within a letter shall be quoted.

Do not put quotation marks on centerheads in 7-point extracts unless centerheads belong to original matter.

In newspaper extracts, put place and date at beginning of paragraph. Use caps and small caps for name of place and roman lower-case for spelled-out date. Connect date and extract by a period and an em dash. If date and place are credited in a bracket line above extract, they need not be used again at the beginning of the paragraph.

Each *Whereas* in a preamble must begin a new paragraph. The *Therefore be it* must be preceded by a colon and be run in with the last *Whereas*. *Be it* will run in with the word *Therefore*, but must not be supplied when not in copy. Note the following:

Whereas it has been deemed advisable *Resolved*, That the committee, etc.
to, etc.: Therefore be it

In the titles of legal cases copy is followed as to spelling, abbreviations, and use of figures.

Use single punctuation in citations of cases and statutes:

United States v. 12 Diamond Rings (124 U.S. 329; R.S. p. 310, sec. 1748).

Indent asterisk lines 2 ems on each side. Use five asterisks.

If a title is used as part of the name of an organization, vessel, etc., spell; thus, General Ulysses S. Grant Post No. 76, Grand Army of the Republic.

The order of subdivision of the Constitution of the United States is as follows: article I, section 2, clause 3.

If an exhibit appears at the end of a speech, the head *Exhibit* is set in 7-point caps and small caps.

In extracts containing votes the names must be run in, as Mr. Smith of Texas, AuCoin, and Clay, etc.

In a Senator's or a Representative's remarks, when amendments, sections, etc., are referred to by number, follow the copy.

In text references to Senate and House reports and in executive and miscellaneous documents, follow the copy.

In headings and text references to resolutions and memorials, follow the copy.

IN GROSS OR EN GROS

When a bill comes to final action, in the presentment of amendments collectively for a vote, either the term "*in gross*" or the French equivalent "*en gros*" may be used.

[All the following examples are for sample purposes only]

USE OF CAPS AND SMALL CAPS

[Note the use of parentheses and brackets in the following examples. Each will be used as submitted, as long as they are consistent throughout.]

Mr. LOTT. (Name all caps when visitor addresses Senate or House.)

On motion by (or of) Mr. LUCAS of Oklahoma, it was, etc.

The VICE PRESIDENT resumed the chair.

The PRESIDING OFFICER (Mr. BURNS in the chair). Shall the bill pass?

The SPEAKER called the House to order.

Mr. LARGENT's amendment was adopted.

Mr. BROWN of Ohio took the floor and yielded to Mr. HOYER.

During the rollcall,

Mr. HOYER said: If not paired, I would vote "no" on this bill.

A MEMBER. And debate it afterward.

SEVERAL SENATORS. I object.

But: Several Senators addressed the Chair.

Mr. KENNEDY, Mr. GLENN (and others). Let it be read.

Mr. JACKSON (and others). Yes.

Mrs. HAWKINS (and other Members). No.

Mr. SMITH of Oregon objected.

The ACTING SECRETARY. In line 11, after the word "*Provided*", it is proposed, etc.

Mr. SPENCE was recognized, and yielded his time to Mr. COBLE.

Mrs. BOXER, a Senator from the State of California, appeared in her seat today.

[When two Members from the same State have the same surname, full name is used.]

Mr. WILLIAM COYNE and Mr. JAMES COYNE rose to a point of order.

The SPEAKER proceeded to put the question on the motion of Mr. YATES.

The CHAIRMAN appointed Mr. WALKER and Mr. TAYLOR as tellers.

Mr. HOYER. I desire to withdraw my vote of "no" and vote "present."

The Clerk (House) called the name of Mr. MURTHA, and he answered "present."

The clerk (Senate) read Mr. GLENN's amendment.

The legislative clerk will read it.

The LEGISLATIVE CLERK. This bill will * * *.

[Extracts that consist of colloquies will use caps and small caps for names of persons speaking, as shown below:]

Mr. STIGLER. I think this bill is so well understood that no time will be required for its discussion.

Mrs. NORTON. Does this bill come from the Committee on Armed Services?

The SPEAKER. It does.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the

legislative program and any special orders heretofore entered, was granted to:

Mr. HOYER, for 1 hour, on Wednesday, February 2.

Mr. GONZALEZ (at the request of Mr. HOYER), for 1 hour, on February 2.

(The following Members (at the request of Mr. BASS) and to revise and extend their remarks and include therein extraneous matter:)

Mr. BLUTE, for 5 minutes, today.

Mr. MILLER of Ohio, for 5 minutes, today.

Mr. YOUNG, for 30 minutes, today.

[Note the following double action:]

(Mr. HOYER asked and was given permission to extend his remarks at this point in the RECORD and to include extraneous matter.)

[Mr. HOYER's remarks will appear hereafter in the Extensions of Remarks.]

PUNCTUATION

Mr. REID. Mr. President, I call up my amendment which is identified as "unprinted amendment No. 1296," and ask that it be stated.

The bill was reported to the Senate as amended, and the amendment was concurred in.

The bill was reported to the Senate without amendment, ordered to be engrossed for a third reading, read the third time, and passed.

The bill was ordered to be engrossed for a third reading, read the third time, and passed.

[Use this form when title of bill is given:]

The bill was ordered to be engrossed and read a third time, was read the third time, and passed.

The title was amended so as to read: "A bill for the relief of Maude S. Burman."

A motion to reconsider was laid on the table. [House.]

[Use this form when title of bill is not given:]

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and

a motion to reconsider was laid on the table. [House.]

The bill was ordered to be engrossed and read a third time, was read the third time, and passed.

The amendments were ordered to be engrossed and the bill to be read a third time.

The amendment was agreed to, and the bill as amended was ordered to be engrossed and read a third time; and being engrossed, it was accordingly read the third time and passed.

There was no objection, and, by unanimous consent, the Senate proceeded, etc.

The question was taken, and the motion was agreed to.

The question being taken, the motion was agreed to.

Ordered to lie on the table and to be printed.

Mr. COYNE. Mr. Chairman, I move to strike the requisite number of words.

(Mr. COYNE asked and was given permission to revise and extend his remarks.)

[Note use of interrogation mark in the following:]

Mr. KERRY. Mr. President, what does this mean?—

We have never received a dollar of this amount.

A resolution of the Senate of the State of California; to the Committee on Interior and Insular Affairs:

“SENATE RESOLUTION 126

“Whereas the great storms of December 1964 caused widespread flooding along the Sacramento River and its tributaries; and

“Whereas this flooding caused extensive damage along the Sacramento River and its tributaries in Tehama and Shasta Counties; and

“Whereas these projects could be integrated with the Federal Central Valley project: Now, therefore, be it

“Resolved by the Senate of the State of California, That the Congress of the

United States, the U.S. Army Corps of Engineers, and the Bureau of Reclamation are respectfully * * *’.

[Note use of italic in title of cases:]

* * * This is the occasion America did not have to consider what other options might guarantee maternal safety while protecting the unborn. This is our national opportunity to reconsider *Roe v. Wade*, 410 U.S. 113 (1973).

Roe against Wade and its companion case, *Doe v. Bolton*, 410 U.S. 179 (1973), granted abortion the elevated status of a fundamental constitutional right and invalidated almost all effective restrictions on abortion throughout the 9 months of pregnancy.* * *

PARENTHESES AND BRACKETS

[The use of parentheses and brackets will be followed as submitted.]

This legislation would exempt certain defined Central Intelligence Agency [CIA] operational files from the search and review process of the Freedom of Information Act [FOIA], thus permitting the Agency to respond much more quickly to those FOIA requests which are at all likely to result in the release of information.

[Acronyms, symbols, or abbreviations should be bracketed as shown above.]

Mr. CALVERT. Mr. Speaker, I now yield 5 minutes to the gentleman from Oklahoma [Mr. COBURN].

(Mr. GILLMOR of Ohio asked and was given permission to revise and extend his remarks in the RECORD.)

Mr. TAYLOR. There is no “may not” about it. Here is the form in which they are printed.

Mr. GOSS. I am in hopes we shall be able to secure a vote on the bill tonight.

[“Vote! Vote!”]

Mr. YOUNG. The Chair rather gets me on that question. [Laughter.] I did not rise. [Cries of “Vote! Vote!”]

Mr. LUGAR [one of the tellers]. I do not desire to press the point that no quorum has voted.

The CHAIRMAN [after a pause]. If no gentleman claims the floor, the Clerk will proceed with the reading of the bill.

Mr. DUNCAN. Then he is endeavoring to restrict the liberty of the individual in the disbursement of his own money. [Applause on the Republican side.]

Mr. KENNEDY. Mr. Speaker, I desire to ask unanimous consent that the time of the gentleman—[Cries of “Regular order!”]

[Laughter.]

The SPEAKER. Is there objection to the consideration of this bill at this time? [After a pause.] There is no objection.

The CHAIRMAN [rapping with his gavel]. Debate is exhausted.

Mr. JONES of North Carolina [reading]:

When in the course of human events, etc.

[Mr. MILLER of Florida addressed the House. His remarks will appear hereafter in the Extensions of Remarks.]

[Mr. HOYER addressed the Committee [or House]. His remarks will appear hereafter in the Extensions of Remarks.]

[Names of Senators or Representatives appearing in remarks of other Members of Congress should be enclosed in brackets, except in listing of tellers or when some title other than “Mr.” is used, as in the following examples:]

Mr. SMITH of Washington. The gentleman from Florida [Mr. BOYD]

stated that he would support the measure.

Mr. CLAY. The gentleman from Michigan, Mr. BARCIA, stated that he would support the measure.

[In Senate copy a Senator is referred to as "the Senator from — [Mr. —]." Do not supply name and brackets if name does not appear in copy.]

[Note that brackets are used only when Mr., etc., appears in copy.]

[See also use of Mr., Mrs., Miss, Ms. in explanation of votes under "Pairs."]

VOTING IN THE HOUSE AND IN COMMITTEE OF THE WHOLE

[Note that a dash is used only when a comma is necessary to separate the ayes and noes. If only the ayes or the noes are given, no punctuation is to be used. If the word *and* is used to connect the ayes and noes, as *ayes 52 and noes 65*, or *52 ayes and 65 noes*, the dash is omitted after the word *were* or *being*.]

On the question of ordering the yeas and nays there were 18 ayes and 88 noes.

The House divided; and there were—ayes 52, noes 65.

So (no further count being called for) the amendment of Mr. SMITH of Virginia was not agreed to.

So (two-thirds having voted in favor thereof) the rules were suspended, and the bill was passed.

So (two-thirds not having voted in favor thereof) the motion was rejected.

The CHAIRMAN. The gentleman raises the point of no quorum. The Chair will count. [After counting.] Two hundred and seventeen present, a quorum. The noes have it, and the amendment is rejected.

The question being taken on the motion of Mr. HOYER to suspend the rules and pass the bill, it was agreed to (two-thirds voting in favor thereof).

So (the affirmative not being one-fifth of the whole vote) the yeas and nays were not ordered.

The question was taken by a viva voce vote, and the Speaker announced that two-thirds appeared to have voted in the affirmative and [after a pause] that the bill was passed.

The yeas and nays were ordered, there being 43 in the affirmative, more than one-fifth of the last vote.

The question being taken on Mr. KENNEDY'S motion, there were—ayes 18, noes 35.

The question being taken on concurring in the amendments of the Senate, there were—ayes 101, noes 5.

The question was taken; and on a division [demanded by Mr. HOYER] there were—ayes 17, noes 29.

Mr. HOYER. Mr. Chairman, I demand a recorded vote, and pending

that, I make the point of order that a quorum is not present.

The CHAIRMAN. Evidently a quorum is not present.

The Chair announces that pursuant to clause 2, rule XXIII, he will vacate proceedings under the call when a quorum of the Committee appears.

Members will record their presence by electronic device.

The call was taken by electronic device.

□ 1700

[The above box followed by a four-digit number indicates floor time in the House.]

QUORUM CALL VACATED

The CHAIRMAN. One hundred Members have appeared. A quorum of the Committee of the Whole is present. Pursuant to rule XXIII, clause 2, further proceedings under the call shall be considered as vacated.

The Committee will resume its business.

The pending business is the demand of the gentleman from Minnesota [Mr. OBERSTAR] for a recorded vote.

A recorded vote was refused.

So the amendment to the amendment offered as a substitute for the amendment was rejected.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Pennsylvania [Mr. ENGLISH] as a substitute for the amendment offered by the gentleman from South Dakota [Mr. JOHNSON].

The question was taken; and the Chairman announced that the noes appeared to have it.

RECORDED VOTE

Mr. ENGLISH. Mr. Chairman, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 223, noes 162, answered "present" 1, not voting 47, as follows:

[Roll No. 275]

AYES—223

Addabbo	Duncan	Hubbard
Akaka	Dwyer	Huckaby
Albosta	Dyson	Hunter
Anderson	Eckart	Jenkins
Andrews	Howard	Kasich
Dowdy	Hoyer	Lantos

NOES—162

Alexander	Foley	Moakley
Annunzio	Forsythe	Molinari
Archer	Fountain	Mollohan
Atkinson	Frank	Neal
Beard	Miller (CA)	Obey
Fish	Mineta	Packard

ANSWERED "YES"—1

Brown (OH)

NOT VOTING—47

Ashbrook	Clay	Garcia
Bafalis	Collins (TX)	Gilman
Barnard	Corcoran	Jackson

[The Speaker's vote is recorded only in the "Ayes" or "Noes." It is never recorded as "not voting."]

[If the Speaker votes, his name is not used, but at the end of the "yeas" or "nays," according to his vote, insert: "The Speaker."]

So the amendment offered as a substitute for the amendment was agreed to.

The result of the vote was announced as above recorded.

VOTING BY YEAS AND NAYS

Senate

QUORUM CALL

The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll, and the following Senators entered the Chamber and answered to their names:

[Quorum No. 42]

Abraham	Frist	Mikulski
Akaka	Glenn	Moseley-Braun
Baucus	Gorton	Moynihan
Bennett	Graham	Murkowski
Biden	Grams	Nunn
Bingaman	Grassley	Pell
Boxer	Gregg	Pressler
Bradley	Harkin	Reid
Breaux	Hatch	Robb
Bryan	Hatfield	Rockefeller

The PRESIDING OFFICER. A quorum is not present.

Mr. LOTT. Mr. President, I move that the Sergeant at Arms be instructed to require the attendance of absent Senators, and I ask for the yeas and nays on the motion.

The PRESIDING OFFICER. Is there a sufficient second? There is a sufficient second.

The yeas and nays were ordered.

The PRESIDING OFFICER. The question is on agreeing to the motion of the Senator from Mississippi. On this question the yeas and nays have been ordered, and the clerk will call the roll.

The assistant legislative clerk called the roll.

Mr. STEVENS. I announce that the Senator from New York [Mr. SCHUMER] is necessarily absent.

Mr. DASCHLE. I announce that the Senator from Florida [Mr. GRAHAM], the Senator from Massachusetts [Mr. KENNEDY], the Senator from Michigan [Mr. LEVIN], and the Senator from West Virginia [Mr. ROCKEFELLER] are necessarily absent.

The PRESIDING OFFICER (Mr. KENNEDY). Are there any other Senators in the Chamber who desire to vote?

The result was announced—yeas 90, nays 5, as follows:

[Rollcall Vote No. 264 Leg.]

YEAS—90

Abraham	Feinstein	Lott
Akaka	Ford	Lugar
Ashcroft	Frahm	Mack
Baucus	Frist	McCain
Bennett	Glenn	McConnell

NAYS—5

Biden	Hollings	Wellstone
Boxer	Kohl	

NOT VOTING—5

Graham	Levin	Schumer
Kennedy	Rockefeller	

So the motion was agreed to.

PAIRS

[The word *with* must always be used in pairs in the House, not *and*; and copy must be altered to conform thereto, as Mr. Smith with Mr. Jones—not Mr. Smith and Mr. Jones. Note use of lowercase for names in list of pairs in House.]

The Clerk announced the following pairs:

On this vote:

Mr. Hefner for, with Mr. Richmond against.

Until further notice:

Mr. Biaggi with Mr. Jeffords.

Mr. Florio with Mr. Horton.

Mr. Bartlett of Maryland with Mr. Coyne.

Mr. Rangel with Mr. Simon.

Mr. Fascell with Mr. Minish.

Mr. Volkmer with Mr. Borski.

Mr. Andrews with Mr. Gibbons.

Messrs. EMERSON, EVANS of Georgia, and MARLENEE changed their votes from "nay" to "yea."

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Mr. COBLE. Mr. Speaker, I voted, but, being paired with the gentleman from Pennsylvania, Mr. Cox, I withdraw my vote.

Mr. GORDON. Mr. Speaker, I have a pair with the gentleman from Mississippi, Mr. TAYLOR, who, if present, would have voted "yea." I voted "nay." I withdraw my vote and vote "present."

[In House pairs do not use brackets when Members are referred to by name. In Senate pairs observe following use of brackets:]

Mr. THOMAS (when his name was called). I am paired on this question with the senior Senator from Massachusetts [Mr. KENNEDY]. If he were here, I should vote "yea."

CALL OF THE HOUSE

Mr. MURTHA. Mr. Speaker, I move a call of the House.

A call of the House was ordered.

The call was taken by electronic device and the following Members responded to their names:

[Roll No. 281]

Addabbo	Applegate	Coyne,
Akaka	Ashbrook	William
Albosta	Conte	Craig
Alexander	Courter	Crane, Daniel
Anderson	Coyne, James	Crane, Philip
Anunzio		Crockett

Flipppo
Foglietta
Foley

Ford (MI)
Ford (TN)
Forsythe

Fountain
Fowler

[No reference will be made of the names of those not voting.]

□ 1840

The CHAIRMAN. Three hundred ninety-three Members have answered to their names, a quorum is present, and the Committee will resume its business.

FORMS OF TITLES

[Always in roman lowercase, flush and hang 1 em, if more than two lines.]

H.J. RES. 2

Joint resolution authorizing the Secretary of the Treasury to issue 2 per centum bonds or certificates, etc.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the * * **

H.R. 4487

A bill to authorize the Rock Island and Southwestern Railway Company to construct a bridge, etc.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the Rock Island and Southwestern Railway Company, a corporation organized under the general incorporations, etc.

ADDRESSES AND SIGNATURES

[No line spacing, street addresses, or ZIP Code numbers are to be used in communications in the Record.]

The Honorable the SECRETARY OF THE
NAVY.

DEAR MR. SECRETARY: This is in response to your letter, etc.

Very sincerely yours,
RONALD REAGAN.

COLUMBIA, MO.,
January 17, 1999.

Hon. MORGAN M. MOULDER,
Cannon House Office Building,
Washington, DC:

The President's farm message of today

* * * * *

farmers and prevent the spread of this depression to every part of our country.

MISSOURI FARMERS
ASSOCIATION,
F.V. HEINKEL, *President*.

JANUARY 20, 1966.

Hon. JOHN B. CONNALLY, Jr.,
The Secretary of the Treasury, Department of the Treasury, Washington, DC.

DEAR MR. SECRETARY: Mindful of the tremendous workload, etc.

I would appreciate your comment on the foregoing proposal.

Your proposal seems to be in the best interest of all concerned.

Sincerely yours,
HERBERT ZELENKO,
Member of Congress.

ALEXANDRIA, MN.,
November 17, 1971.

Hon. WALTER MONDALE,
Senate Office Building, Washington, DC:

We oppose the nomination of Earl Butz for Secretary of Agriculture because he resists family farms.

RAYMOND WAGNER.

BRANDON, MN.

JANUARY 17, 1972.

Re resignation from committee.

Hon. CARL ALBERT,
The Speaker, U.S. House of Representatives, U.S. Capitol, Washington, DC.

DEAR MR. SPEAKER: Having changed my politics from Republican to Democratic, etc.

With my best wishes.

Sincerely,
VINCENT J. DELLAY.

U.S. SENATE,

PRESIDENT PRO TEMPORE,

Washington, DC, March 17, 1999.

To the Senate:

Being temporarily absent from the Senate, I appoint Hon. CONRAD BURNS, a Senator from the State of Montana, to perform the duties of the Chair during my absence.

STROM THURMOND,
President pro tempore.

WASHINGTON, DC,
March 28, 1999.

I hereby designate the Honorable JACK METCALF to act as Speaker pro tempore today.

DENNIS HASTERT,
Speaker of the House of Representatives.

THE INTERNATIONAL UNION OF
UNITED BREWERY, FLOUR, CE-
REAL, SOFT DRINKS & DISTILL-
ERY WORKERS OF AMERICA,
Cincinnati, OH, March 25, 1966.

To the Senate of the United States.

To the U.S. House of Representatives.

HONORABLE SIRs: April 7, 1966, being the 25th anniversary of the modification, etc.

[Two to eight independent signatures, with or without titles, are aligned on the left.]

To the Honorable Senate and House of
Representatives of the United States
of America Now Assembled at Wash-
ington, DC:

The undersigned, officers of the Navy of the United States, respectfully show unto your honorable bodies, etc.

JAMES G. GREEN.
W.H. SOUTHERLAND.
THOMAS HARRISON
F.F. FLETCHER.
ROBERT WHELAN
C.C. WILSON.

Respectfully submitted,

KARL F. FELLER,
International President.

THOMAS RUSCH,
Director of Organization.

ARTHUR GILDEA,
Secretary-Treasurer.

JOSEPH E. BRADY,
Director of Legislation.

[More than eight signatures, with or without titles, are set full measure, caps and lowercase, run in, indented 2 and 3 ems, as follows:]

□□Gene H. Rosenblum, Cochairman;
 □□□Paul H. Ray, Cochairman; Cynthia
 □□□Asplund, James Pedersen, George
 □□□Doty; Thomas St. Martin; Joan
 □□□O'Neill; Lloyd Moosebrugger; Sam
 □□□Kaplan; Ronald Nemer; Dean Pot-
 □□□ter; Philip Archer; Thomas
 □□□McDonough; Mrs. Lloyd
 □□□Moosebrugger, Minnesota Young
 □□□Democratic Civil Rights Commit-
 □□□tee.

JOHN SMITH,□□□□□
Lieutenant Governor□□□
 (For the Governor of Maine).□

TEXARKANA TEXTILE
 MERCHANTS &
 MANUFACTURERS'
 ASSOCIATION,

JOHN L. JONES,
Secretary.

CREDITS

[From the Sacramento (CA) Bee, July 22,
 1983]

THE KISSINGER SMOKE SCREEN

(By C.K. McClatchy)

The Reagan administration has embarked on a dangerously aggressive, confrontational policy in Latin America that should be sending shock waves of anger and fear through the American public. Thus far, however, the opposition has been muted by a combination of the administration's anti-Communist rhetoric and public relations molasses.

[From the Wall Street Journal, Aug. 1,
 1983]

THE SKY HASN'T FALLEN

Backers of the proposal to increase the U.S. contribution to the International Monetary Fund by \$8.4 billion staved off several attacks in the House Friday, but the bill still faces an uncertain future. It has been languishing in the House for nearly three months, and the 40 or so amendments still awaiting it testify to the difficulty of putting together a winning coalition.

POETRY

If poetry is quoted, each stanza should start with quotation marks, but only the last stanza should end with them. The lines of the poem should align on the left, those that rhyme taking the same indentation. Poems are flush left; overs 3 ems; 2 points of space between stanzas, and 2 points of space above and below.

CASEY AT THE BAT

The outlook wasn't brilliant for the
 Mudville nine that day:
 The score stood four to two, with but one
 inning more to play,
 And then when Cooney died at first, and
 Barrows did the same,
 A pall-like silence fell upon the patrons
 of the game.
 A straggling few got up to go in deep de-
 spair.
 The rest cling to that hope which springs
 eternal in the human breast;
 The thought, "If only Casey could but get
 a whack at that—
 We'd put up even money now, with Casey
 at the bat."
 But Flynn preceded Casey, as did also
 Jimmy Blake,
 And the former was a hoodoo, while the
 latter was a cake;
 So upon that stricken multitude grim
 melancholy sat,
 For there seemed but little chance of
 Casey getting to the bat.
 But Flynn let drive a single, to the won-
 derment of all,

And Blake, the much despised, tore the
 cover off the ball;
 And when the dust had lifted, and men
 saw what had occurred,
 There was Jimmy safe at second and
 Flynn—hugging third.
 Then from five thousand throats and
 more there rose a lusty yell;
 It rumbled through the valley, it rattled
 in the dell;
 It pounded on the mountain and recoiled
 upon the flat,
 For Casey, mighty Casey, was advancing
 to the bat.
 There was ease in Casey's manner as he
 stepped into his place;
 There was pride in Casey's bearing and a
 smile lit Casey's face.
 And when, responding to the cheers, he
 lightly doffed his hat,
 No stranger in the crowd could doubt
 'twas Casey at the bat.
 Ten thousand eyes were on him as he
 rubbed his hands with dirt;
 Five thousand tongues applauded when he
 wiped them on his shirt;
 Then while the writhing pitcher ground
 the ball into his hip,
 Defiance flashed in Casey's eye, a sneer
 curled Casey's lip.
 And now the leather-covered sphere came
 hurtling through the air,
 And Casey stood a-watching it in haughty
 grandeur there.

Close by the sturdy batsman the ball
 unheeded sped—
 "That ain't my style," said Casey.
 "Strike one!" the umpire said.
 From the benches, black with people,
 there went up a muffled roar,
 Like the beating of the storm-waves on a
 stern and distant shore;
 "Kill him! Kill the umpire!" shouted
 some one in the stand;
 And it's likely they'd had killed him had
 not Casey raised his hand.
 With a smile of Christian charity great
 Casey's visage shone;
 He stilled the rising tumult; he bade the
 game go on;
 He signaled to the pitcher, and once more
 the dun sphere flew;
 But Casey still ignored it, and the umpire
 said "Strike two!"
 "Fraud!" cried the maddened thousands,
 and echo answered "Fraud!"
 But one scornful look from Casey and the
 audience was awed.

They saw his face grow stern and cold,
 they saw his muscles strain,
 And they knew that Casey wouldn't let
 that ball go by again.
 The sneer has fled from Casey's lip, his
 teeth are clenched in hate;
 He pounds with cruel violence his bat
 upon the plate.
 And now the pitcher holds the ball, and
 now he lets it go,
 And now the air is shattered by the force
 of Casey's blow.
 Oh, somewhere in this favored land the
 Sun is shining bright;
 The band is playing somewhere, and
 somewhere hearts are light,
 And somewhere men are laughing, and
 little children shout;
 But there is no joy in Mudville—great
 Casey has struck out.

—Ernest L. Thayer.

EXTRACTS

[Extracts must be set in 7 point unless ordered otherwise by the Joint Committee on Printing.]

[This does not refer to a casual quotation of a few words or a quotation that would not make more than 3 lines of 7 point. The beginning of the 7-point extract must start with a true paragraph; 8 point following is always a paragraph.]

Mr. BENNETT. Let us see what that is:

The stipulations of this treaty are to be a full settlement of all claims of said Creek Nation for damages and losses of every kind growing out of the late rebellion—

I do not think he means that—

and all expenditures by the United States of annuities in clothing and feeding refugee and destitute Indians since the diversion of annuities for that purpose consequent upon the late war with the so-

called Confederate States; and the Creeks hereby ratify and confirm—

What?—

all such diversions of annuities heretofore made from the funds of the Creek Nation by the United States; and the United States agree that no annuities—

And so forth. I believe that shows clearly the purpose of the treaty.

[Note, as above, that following an excerpt, the 8 point must begin with a paragraph.]

[An address of the President delivered outside of Congress or referred to as an extract will be set in 7 point.]

SCHEME OF TEXT HEADINGS

In 8-point, heads are 8-point caps. After the cap head, all sub-heads are 7 point small caps, regardless of any perceived hierarchy.

In 7-point, the progression is as follows (in descending order):

7-point caps and small caps.

7-point small caps.

7-point italic lowercase.

7-point roman caps and lowercase.

7-point roman lowercase.

USE OF DOUBLE HEADS

This is something which has been entirely overlooked by the * * *.

ANALYSIS OF SPECIFIC PROVISIONS OF THE
COMMITTEE BILL

AMENDMENTS CHANGING THE INTERSTATE
COMMERCE PROVISIONS OF THE ACT

As the law stands today, it applies only to an employee who * * *.

EXECUTIVE PROGRAM

ESTATE TAX CONVENTION WITH
CANADAADDITIONAL COSPONSORS OF
BILLS AND JOINT RESOLUTIONS

S. 659

AMENDMENTS SUBMITTED

RECIPROCAL TRADE
AGREEMENTS

SPECTER AMENDMENT NO. 1194

HEADS USED IN EXTENSIONS OF
REMARKSDEPARTMENT OF DEFENSE
AUTHORIZATION ACT, 2000

SPEECH OF

HON. JOHN CONYERS, JR.

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Wednesday, February 3, 1999

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 1401) to authorize appropriations for fiscal year 2000 for the Armed Forces * * *.

[The words "Speech of" are to be used only when on copy and is an indication that that particular Extension of Remarks is to be inserted in the proceedings of the bound Record of the date used in the heading.]

MISSING CHILDREN

HON. ORRIN G. HATCH

OF UTAH

IN THE SENATE OF THE UNITED STATES

Wednesday, February 3, 1999

Mr. HATCH. Mr. President, I rise before this distinguished assembly to focus additional attention on the tragedy of missing children. The Department of Health and Human Services has estimated that approximately 1.3 million children disappear each year. A significant number do not leave of their own accord.* * *

CONGRESSIONAL PROCEEDINGS

SENATE

TUESDAY, JULY 13, 1999

(Legislative day of Monday, July 12, 1999)¹

The Senate met at 10 a.m., on the expiration of the recess, and * * *.

[Above line to be used only when Senate had been in recess.]

The Senate met at 12 noon, and was called to order by the President pro tempore [Mr. THURMOND].

[Note.—Entire prayer set in 8 point.]

PRAYER

The Chaplain, Dr. Lloyd John Ogilvie, offered the following prayer:

Let us pray:

Lord, Thou hast been our dwelling place in all generations. Before the mountains were brought forth, or ever Thou hadst formed the earth and the world, from everlasting to everlasting Thou art God.—Psalm 90:1-2 RSV.

Almighty God, eternal Father, make Thy presence felt in this place today. Grant that all who do business here may experience a fresh touch from Thee. As the Senators enter into this very full week, help them to have a perspective which sees the parts in light of the whole. Free them from the tyranny of urgency which makes it impossible to see the forest for the trees. Help them not to allow the transitory to obliterate the transcendent. Give them vision which sees the temporary in light of the permanent, the temporal in light of the eternal.

Guide them to decisions which will honor Thee and bless the people. In Jesus' name. Amen.

APPOINTMENT OF ACTING
PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore [Mr. THURMOND].

The assistant legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, April 15, 1999.

To the Senate:

Under the provisions of rule I, section 3, of the Standing Rules of the Senate, I hereby appoint the Honorable JESSE HELMS, a Senator from the State of North Carolina, to perform the duties of the Chair.

STROM THURMOND,
President pro tempore.

Mr. HELMS thereupon assumed the chair as Acting President pro tempore.

RECOGNITION OF THE
MAJORITY LEADER

The ACTING PRESIDENT pro tempore. The majority leader is recognized.

THE JOURNAL

Mr. LOTT. Mr. President, I ask unanimous consent that the Journal of the proceedings of the Senate be approved to date.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

JOINT SESSION OF THE TWO
HOUSES—MESSAGE OF THE
PRESIDENT OF THE UNITED
STATES (H. DOC. NO. 98-1)

The PRESIDENT pro tempore. Under the previous order, the Senate will now proceed to the Hall of the House of Representatives.

Thereupon, at 8:38 p.m., the Senate, preceded by the Sergeant at Arms, Howard O. Greene; the Secretary of the Senate, Gary Sisco; and the President pro tempore (Mr. THURMOND), proceeded to the Hall of the House of Representatives to hear the address by the President of the United States, William Clinton.

(The address by the President of the United States, this day delivered by him to the joint session of the two Houses of Congress, appears in

¹To be used only when the Senate had been in recess.

the proceedings of the House of Representatives in today's RECORD.)

RESERVATION OF LEADER TIME

The PRESIDING OFFICER. Under the previous order, leadership time is reserved.

ORDER FOR ROUTINE MORNING BUSINESS

Mr. STEVENS. Mr. President, I ask unanimous consent that following the time for the two leaders under the standing order and the special order for Senator SPECTER, there be a period for the transaction of routine morning business, not to exceed 30 minutes, in which Senators may make speeches for not to exceed 3 minutes each.

The PRESIDING OFFICER (Mr. CHAFEE). Without objection, it is so ordered.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Saunders, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session, the Acting President pro tempore laid before the Senate messages from the President of the United States submitting a sundry nomination which was referred to the Committee on Armed Services.

(The nomination received today is printed at the end of the Senate proceedings.)

BUDGET OF THE DISTRICT OF COLUMBIA—MESSAGE FROM THE PRESIDENT—PM 126

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying document; which was referred to the Committee on Governmental Affairs:

To the Congress of the United States:

In accordance with the District of Columbia Self-Government and Gov-

ernmental Reorganization Act, I am transmitting the 1983 Budget of the District of Columbia.

I am informed that the proposals for Federal payments to the District of Columbia reflected in this document are consistent with those shown in the 1983 Budget of the United States submitted to the Congress on February 8, 1982.

RONALD REAGAN.□

□THE WHITE HOUSE, April 15, 1982.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, which were referred as indicated:

EC-3155. A communication from the Secretary of Health and Human Services transmitting a draft of proposed legislation to incorporate the supplemental food programs into the maternal and child health block grant; to the Committee on Agriculture, Nutrition, and Forestry.

PRESIDENTIAL APPROVALS

A message from the President of the United States reported that he had approved and signed the following acts and joint resolution:

On July 19, 1982:

S. 2651. An act to extend the expiration date of section 252 of the Energy Policy and Conservation Act.

ENROLLED BILLS AND JOINT RESOLUTION SIGNED

The message further announced that the Speaker pro tempore of the House had affixed his signature to the following enrolled bills and joint resolution, and they were signed by the Acting President pro tempore:

S. 171. An act for the relief of Arthur A. Schipke;

S. 518. An act for the relief of Robert T. Groom, Daisy Groom, and Margaret Groom Turpin; and

HOUSE BILLS AND JOINT RESOLUTIONS REFERRED OR PLACED ON THE CALENDAR

The following bills and joint resolutions were severally read twice by

their titles and referred, or ordered to be placed on the calendar, as indicated:

H.R. 1408. An act to amend section 301 (a)(1) of the Agricultural Adjustment Act of 1938, as amended, and the first sentence of paragraph (1) of section 2 of the Agricultural Adjustment Act of 1933, as amended, and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, approved June 3, 1937, as amended, so as to include the cost of all farm labor in determining the parity price of agricultural commodities; to the calendar; and

H.R. 777. An act to amend an act entitled "An act to regulate the hours of employment and safeguard the health of females employed in the District of Columbia," approved February 24, 1914.

MESSAGES FROM THE HOUSE

At 2:11 p.m., a message from the House of Representatives was delivered by Mr. Berry, one of its reading clerks, announcing that the Speaker had signed the following enrolled bills and joint resolution:

S. 272. An act to improve small business access to Federal procurement information.

H.J. Res. 338. Joint resolution to correct Public Law 98-63 due to an error in the enrollment of H.R. 3069.

The bills and joint resolution were subsequently signed by the President pro tempore (Mr. THURMOND).

At 3:18 p.m., a message from the House of Representatives was delivered by Ms. Goetz, one of its reading clerks, announcing that the House agrees to the amendments of the Senate to the bill (H.R. 2355).

PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-724. A resolution adopted by the Legislature of the State of Arizona; to the Committee on Banking, Housing, and Urban Affairs.

HOUSE CONCURRENT MEMORIAL 2002

Whereas, article I, section 8, Constitution of the United States, provides that only the Congress of the United States shall have the power 'to borrow money on the credit of the United States'; and

Whereas, article I, section 8, Constitution of the United States, directs that

only the Congress of the United States is permitted "to coin money and regulate the value thereof"; and

Whereas, the Federal Reserve Act of 1913 transferred the power to borrow money on the credit of the United States to a consortium of private bankers in violation of the prohibitions of article I, section 8, Constitution of the United States; and

Whereas, the Congress of the United States is without authority to delegate any powers which it has received under the Constitution of the United States established by the people of the United States; and

Whereas, article I, section 1, Constitution of the United States, provides that "all legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives"; and

Whereas, the Federal Reserve Act of 1913 was imposed upon the People of the State of Arizona in violation of the provisions of article I, section 1, Constitution of the United States.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. MCCAIN, from the Committee on Commerce, Science, and Transportation, with an amendment in the nature of a substitute and an amendment to the title:

S. 2172. A bill to amend the Communications Act of 1934 (Rept. No. 97-518).

EXECUTIVE REPORTS OF COMMITTEES

The following executive reports of committees were submitted:

By Mr. D'AMATO, from the Committee on Banking, Housing, and Urban Affairs:

Ralph D. DeNunzio, of Connecticut, to be a Director of the Securities Investor Protection Corporation for a term expiring December 31, 1982;

David F. Goldberg, of Illinois, to be a Director of the Securities Investor Protection Corporation for a term expiring December 31, 1984; and

Roger A. Yurchuck, of Ohio, to be a Director of the Securities Investor Protection Corporation for a term expiring December 31, 1984.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the

first and second time by unanimous consent, and referred as indicated:

By Mr. JEFFORDS (for himself, Mr. SMITH, Mr. LIEBERMAN, Mr. KERRY, Mr. GREGG, Mr. KENNEDY, Mr. DODD, and Mr. LEAHY):

S. 2835. A bill to grant the consent and approval of the Congress to an interstate agreement or compact relating to the restoration of Atlantic salmon in the Connecticut River Basin, and to allow the Secretary of Commerce and the Secretary of the Interior to participate as members in a Connecticut River Atlantic Salmon Commission; to the Committee on the Judiciary.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. MURKOWSKI (for himself, Mr. KENNEDY, Mr. SHELBY, and Mr. CHAFEE):

S. Con. Res. 62. A concurrent resolution to direct the Commissioner of Social Security and the Secretary of Health and Human Services to develop a plan outlining the steps which might be taken to correct the social security benefit disparity known as the notch problem; to the Committee on Finance.

By Mr. D'AMATO:

S. Res. 446. Resolution to honor Michael R. Masone; to the Committee on the Judiciary.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Ms. SNOWE:

S. 1778. A bill to provide for a block grant to States for health planning activities, and for other purposes; to the Committee on Labor and Human Resources.

HEALTH PLANNING BLOCK GRANT ACT OF 1983

• Ms. SNOWE. Mr. President, I introduce S. 1778, a bill to establish a block grant to the States to support health planning.

The latest authorization for the Federal health planning program expired at the conclusion of the last fiscal year. The program has been funded under a continuing resolution despite the fact that it has not been reauthorized. Health planning has been useful in many States in containing health care costs and assuring equitable access to health

services. It is important that the Federal Government continue to encourage health planning on the State and local levels but the current health planning law should be replaced.●

[Note the use of bullets signifying that which was not spoken on the floor.]

AMENDMENTS SUBMITTED

DEPARTMENT OF HEALTH AND HUMAN SERVICES APPROPRIATIONS, 1995

FAIRCLOTH AMENDMENT NO. 5239

(Ordered to lie on the table.)

Mr. FAIRCLOTH submitted an amendment intended to be proposed by him to the bill, H.R. 3756, supra; as follows:

At the appropriate place, insert the following:

SEC. . (a) SENSE OF THE SENATE REGARDING TRANSFERS FROM MEDICARE TRUST FUNDS.—It is the sense of the Senate that * * *.

WARNER AMENDMENT NO. 5240

Mr. WARNER proposed an amendment to the bill, H.R. 3756, supra; as follows:

On page 53, beginning on line 23, strike “and in compliance with the reprogramming guidelines of the appropriate Committee of the House and Senate.”

DEWINE AMENDMENTS NOS. 5241–5242

Mr. SMITH (for Mr. DEWINE) proposed two amendments to the bill, H.R. 3363, supra; as follow:

AMENDMENT NO. 5241

At the appropriate place in the bill insert the following:

“That notwithstanding any other provision of law, the Secretary of the Interior (hereinafter in this Act referred to as * * *.

AMENDMENT NO. 5242

(Purpose: To authorize the Secretary of the Interior * * *)

At the appropriate place, etc.

ADDITIONAL STATEMENTS

NATIONAL PARALYZED
VETERANS RECOGNITION DAY

• Mr. KYL. Mr. President, I am pleased today to call attention here to the fact that this is National Paralyzed Veterans Recognition Day. Legislation to establish this observance was signed by the President on August 1 (Public Law 98-62). In the Senate, the legislation was designated Senate Joint Resolution 106 and authored by the distinguished chairman of the Veterans' Affairs Committee, Senator SIMPSON. I am proud to have been a cosponsor. •

CONCLUSION OF MORNING
BUSINESS

The PRESIDING OFFICER. Is there further morning business?

If not, morning business is closed.

BLANCHE H. KARSCH, ADMINISTRATRIX OF THE ESTATE OF KATE E. HAMILTON—VETO MESSAGE (S. DOC. NO. 108)

The VICE PRESIDENT laid before the Senate the following veto message from the President of the United States, which was read, and with the accompanying bill, referred to the Committee on the Judiciary and ordered to be printed:

To the Senate:

I return herewith, without my approval, S. 514, entitled "An act for the relief of Blanche H. Karsch, administratrix of the estate of Kate E. Hamilton."

I know of no circumstances which would justify the exception made by S. 514 to the long-continued policy of Congress, and do not believe that the field of special legislation should be opened * * *

HARRY S. TRUMAN. □

THE WHITE HOUSE, March 17, 1952.

[The above to be 8 point.]

[When communications from the President contain extracts, etc., such extracts must be in 7 point.]

REPORT ON CLASSIFIED
INFORMATION (S. DOC. NO. 107)

Mr. WARNER. Mr. President, the Committee on Armed Services of

the Senate has recently requested the Office of Public Relations of the Department of the Navy to submit to it a report on classified information. The Department of the Navy has complied with the request, and I now present the report and ask that it be published as a Senate document.

The VICE PRESIDENT. Without objection, the report will be printed as a document as requested by the Senator from Virginia.

PAWNEE INDIANS v. THE
UNITED STATES (S. DOC. NO.
311)

The VICE PRESIDENT laid before the Senate a communication from the Assistant Clerk of the Court of Claims, transmitting a certified copy of the findings of fact and conclusion filed by the court in the case of the Pawnee Tribe of Indians against the United States, which was referred to the Committee on Finance and ordered to be printed.

[Note the insertion of S. Doc. No. — in cases where papers are ordered to be printed as a document. To be inserted only when ordered to be printed or its equivalent is in copy.]

Third reading and passage of a bill

MISSOURI RIVER BRIDGE NEAR
ST. CHARLES, MO

The bill (S. 4174) to extend the times for commencing and completing the construction of a bridge across the Missouri River at or near St. Charles, MO, was considered, ordered to be engrossed for a third reading, read the third time, and passed, as follows:

S. 4174

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the times for commencing and completing the construction of the bridge across the Missouri River, etc.

Amendment, third reading, and passage of
a billGOVERNMENT OF THE
TERRITORY OF HAWAII

The Senate proceeded to consider the bill (S. 1881) to amend an act entitled "An act to provide a govern-

ment for the Territory of Hawaii," approved April 30, 1900, as amended, to establish a Hawaiian Homes Commission, and for other purposes, which had been reported from the Committee on Interior and Insular Affairs with amendments.

The first amendment was, on page 4, line 22, to strike out "Keaapaha" and insert "Keaaukaha".

The amendment was agreed to.

The next amendment was, on page 6, line 19, after the figure "(1)", to insert "by further authorization of Congress and", so as to make the paragraph read:

(1) by further authorization of Congress and for a period of five years after the first meeting of the Hawaiian Homes Commission only those lands situated on the island of Molokai, etc.

The amendment was agreed to.

The bill was ordered to be engrossed for a third reading, read the third time, and passed.

Forms of amendments

The joint resolution (S.J. Res. 4) requesting the President to negotiate a treaty or treaties for the protection of salmon in certain parts of the Pacific Ocean was announced as next in order.

Mr. MCCAIN. Mr. President, I have just had an opportunity to examine this joint resolution. I offer this amendment.

The PRESIDING OFFICER. The Secretary will state the amendment offered by the Senator from Arizona.

The READING CLERK. On page 1, line 11, it is proposed to strike out the words "both within and", so as to make the joint resolution read:

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he is hereby, requested to negotiate on behalf of the United States, as promptly as is practicable, etc.

Mr. FRIST. Mr. President, I observe in the report of the bill by the chairman of the Foreign Relations Committee that it is reported as a Senate joint resolution. I ask for a modification of it so that it will be a Senate resolution instead of a Senate joint resolution.

The LEGISLATIVE CLERK. It is proposed to strike out "S.J. Res. 4" and insert "S. Res. 85".

The PRESIDING OFFICER. Is there objection to the modification? The Chair hears none, and it will be so modified.

Mr. MCCAIN. Would it not be necessary to change the resolving clause also? The resolving clause reads:

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,

The amendment was agreed to.

[Note use of words, figures, and punctuation in the following example. Follow copy.]

The next amendment was, on page 34, in line 9, under the heading "Employees' Compensation Commission", before the word "assistants", to strike out "five" and insert "three"; in line 10, after the word "clerks" and before the words "of class 3", to strike out "seven" and insert "five"; in line 11, before the words "of class 2", to strike out "twelve" and insert "nine"; in the same line, before the words "of class 1", to strike out "twenty-seven" and insert "twenty"; in line 12, before the words "at \$1,000 each", to strike out "three" and insert "two"; and in line 18, to strike out "\$124,940" and insert "\$102,590", so as to read:

EMPLOYEES' COMPENSATION COMMISSION

Salaries: Three Commissioners at \$4,000 each; secretary, \$2,750; attorney, \$4,000; chief statistician, \$3,000; chief of accounts, \$2,500; accountant, \$2,250; claim examiners—chief \$2,250, assistant \$2,000, assistant \$1,800, three assistants at \$1,600 each; special agents—two at \$1,800 each, two at \$1,600 each; clerks—five of class 3; nine of class 2, twenty of class 1, two at \$1,000 each; in all \$102,590.

Mr. THOMPSON submitted an amendment intended to be proposed by him to the sundry civil appropriation bill, which was ordered to lie on the table and to be printed, as follows:

Add a new section, as follows: "*That the President of the Senate appoint three Members of the Senate; and the Speaker of the House three Members of the House.*"

The Senate resumed the consideration of the bill (H.R. 4075) to limit the immigration of aliens into the United States.

Mr. BYRD. Mr. President, I offer an amendment, which I send to the desk.

The VICE PRESIDENT. The amendment will be stated.

The ASSISTANT SECRETARY. On page 9, line 3, it is proposed to amend by striking out "3" and inserting "1", so that it will read:

SEC. 2. (a) That the number of aliens of any nationality who may be admitted under the immigration laws to the United States in any fiscal year shall be limited to 1 per centum of the number of foreign-born persons of such nationality resident in the United States.

The VICE PRESIDENT. The question is on agreeing to the amendment offered by the Senator from West Virginia to the amendment of the committee.

The amendment to the amendment was rejected.

The PRESIDING OFFICER. The question is, Shall the bill pass?

Mr. BREAU. I ask for the yeas and nays on the passage of the bill.

Mr. INHOFE. Let us have the yeas and nays.

The yeas and nays were ordered, and the reading clerk proceeded to call the roll.

Ms. MIKULSKI (when her name was called). I am paired with the senior Senator from New Hampshire [Mr. SMITH]. I am informed that if he were present he would vote as I intend to vote on the passage of the bill. I therefore feel at liberty to vote, and vote "yea."

Mr. CRAIG. I announce that the Senator from Iowa [Mr. GRASSLEY], the Senator from New Hampshire [Mr. SMITH], and the Senator from Delaware [Mr. ROTH] are necessarily absent.

I further announce that, if present and voting, the Senator from New Hampshire [Mr. SMITH] would vote "yea."

The result was announced—yeas 78, nays 1, as follows:

YEAS—96

Abraham	Fairecloth	Moynihan
Akaka	Feingold	Murkowski

NAY—1

Helms

NOT VOTING—3

Grassley	Roth	Smith
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EXECUTIVE SESSION

The PRESIDING OFFICER. The Senate will now proceed to execu-

tive session. There will now be 5 minutes debate on Calendar Order No. 156, which the clerk will state.

EXECUTIVE SESSION

Mr. LOTT. Mr. President, I ask unanimous consent that the Senate now go into executive session for the purpose of considering those nominations on page 2, with the exception of Calendar Order No. 43; those nominations on page 3, with the exception of Calendar Order No. 46; all of the nominations on page 4, and all of the nominations on page 5.

The PRESIDING OFFICER. Without objection, it is so ordered.

LEGISLATIVE SESSION

Mr. LOTT. Mr. President, I ask unanimous consent that the Senate now return to legislative session.

The PRESIDING OFFICER. Without objection, it is so ordered.

[An executive session usually being open, the following precedes the recess or adjournment heading:]

TREATY OF ARBITRATION AND CONCILIATION WITH SWITZERLAND

The Chief Clerk proceeded to read Executive B, a treaty of arbitration and conciliation with Switzerland, signed at Washington on March 17, 1952, which was considered as in Committee of the Whole, and is as follows:

To the Senate of the United States:

To the end that I may receive the advice and consent of the Senate to ratification, I transmit herewith a treaty of arbitration and conciliation between the United States and Switzerland, signed at Washington on March 17, 1952.

HARRY S. TRUMAN.□

THE WHITE HOUSE, March 17, 1952.

[A letter from the President to the Senate is set in 7-point type when any form of treaty is enclosed that is to be printed in the Record in connection therewith. The letter is set in 7-point type whether the treaty follows or precedes it or is separated from it by intervening matter.]

RECESS UNTIL TOMORROW AT 10:30 A.M.

Mr. LOTT. Mr. President, I know of no further business to come be-

fore the Senate. I move, in accordance with the order previously entered, that the Senate stand in recess until the hour of 10:30 a.m. tomorrow.

The motion was agreed to and, at 7:20 p.m., the Senate recessed until Wednesday, November 18, 1996, at 10:30 a.m.

ADJOURNMENT UNTIL MONDAY, SEPTEMBER 12, 1996

Mr. LOTT. Mr. President, no other matter is cleared for action by either side. The time for the transaction of routine morning business has long since expired, as has the patience of most Senators.

In view of that, Mr. President, I move, in accordance with the provisions of House Concurrent Resolution 153 the Senate now do adjourn until September 12 at 12 noon.

The motion was agreed to; and the Senate, at 7:03 p.m., adjourned until Monday, September 12, 1996, at 12 noon.

[After the recess or adjournment the following may appear:]

NOMINATIONS

Executive nominations received by the Senate March 17 (legislative day of March 9), 1996:

[Under heading *Postmaster*, omit the State subheading if only one nomination or confirmation is given. Under the heads *Nominations*, *Confirmations*, *Withdrawal*, and *Rejection*, the following scheme for subheads is to be followed:

[Heads indicating service, or branch or department of Government and subheads indicating subdivision or type of service—7-point small caps.

[Subheads indicating new rank of appointee—7-point italic initial cap.

[Text is set in 5 point caps.

[Note: Nominations will be set first name, middle name (or first middle initial), and last name throughout followed by period. Asterisks, if any, precede names as in executive nominations.]

DIPLOMATIC AND FOREIGN SERVICE

MERLIN E. SMITH, OF OHIO, TO BE A FOREIGN SERVICE OFFICER, UNCLASSIFIED, A VICE CONSUL OF CAREER, AND A SECRETARY IN THE DIPLOMATIC SERVICE OF THE UNITED STATES OF AMERICA.

THE JUDICIARY

TOM C. CLARK OF TEXAS, TO BE ASSISTANT ATTORNEY GENERAL OF THE UNITED STATES, VICE HON. THURMAN ARNOLD, RESIGNED.

HUGH B. COX, OF THE DISTRICT OF COLUMBIA, TO BE ASSISTANT ATTORNEY GENERAL OF THE UNITED STATES; NEW POSITION.

TEMPORARY APPOINTMENT IN THE ARMY OF THE UNITED STATES

LT. GEN. JOSEPH STEVENS MCCULLOCH III (MAJOR GENERAL, U.S. ARMY), ARMY OF THE UNITED STATES.

APPOINTMENTS, BY TRANSFER, IN THE REGULAR ARMY OF THE UNITED STATES

ORDNANCE DEPARTMENT

LT. COL. GEORGE DEVERE BARNES, QUARTERMASTER CORPS (TEMPORARY COLONEL), WITH RANK FROM JANUARY 11, 1952.

IN THE AIR FORCE

To be brigadier general

MAJ. GEN. MICHAEL GLEN CHEEK, 209A, (COLONEL U.S. AIR FORCE), AIR FORCE OF THE UNITED STATES, MEDICAL.

BRIG. GEN. JOHN FERRAL MCBLAIN, 203A (COLONEL, U.S. AIR FORCE), AIR FORCE OF THE UNITED STATES.

To be major general

BRIG. GEN. HERBERT R. TEMPLE, JR.

IN THE AIR FORCE

THE FOLLOWING AIR NATIONAL GUARD OF THE UNITED STATES OFFICERS FOR PROMOTION IN THE RESERVE OF THE AIR FORCE UNDER THE PROVISIONS OF SECTION 593(A) TITLE 10 OF THE UNITED STATES CODE, AS AMENDED.

LINE OF THE AIR FORCE

To be lieutenant colonel

MAJ. CLAYTON B. ANDERSON
MAJ. GEORGE C. ARVANETAKI
MAJ. GEORGE D. BROOKS
MAJ. RAYMOND A. CLINE, JR.

SUPPLY CORPS

To be captain

PAUL R. ALWINE, JR.
CHARLES V. BARR
ANTHONY JOHN BARTUSKA
GORDON J. BENTSON

MEDICAL CORPS

MAJ. POMP T. CARNEY
MAJ. GERALD D. LOOS
MAJ. HUGH E. MCGEE, JR.

IN THE ARMY

THE FOLLOWING-NAMED OFFICERS FOR APPOINTMENT IN THE REGULAR ARMY OF THE UNITED STATES, IN THEIR ACTIVE DUTY GRADES, UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTIONS 531, 532, AND 533:

To be colonel

ROBERT O. PORTER

To be lieutenant colonel

EDWARD F. SMITH

To be major

RUDY P. DAVIS
HERBERT L. HEROD
LAFAYETTE JONES, JR.

To be captain

GEORGE M. DUQUE

CONFIRMATIONS

Executive nominations confirmed by the Senate February 9, 1996:

NATIONAL COMMISSION ON LIBRARIES AND INFORMATION SCIENCE

HAROLD C. CROTTY, OF MICHIGAN, TO BE A MEMBER OF THE NATIONAL COMMISSION.

HOUSE OF REPRESENTATIVES

TUESDAY, SEPTEMBER 7, 1999

The House met at 12 o'clock noon and was called to order by the Speaker pro tempore [Mr. HOYER].

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker.

WASHINGTON, DC,

March 25, 1999.

I hereby designate the Honorable JACK METCALF to act as Speaker pro tempore on Friday, March 26, 1999.

DENNIS HASTERT,

Speaker of the House of Representatives.

PRAYER¹

The Chaplain, Rev. James David Ford, D.D., offered the following prayer:

O sing to the Lord a new song, for He has done marvelous things!—Psalm 98:1.

O Lord, You have been with us all our days and blessed us with gifts both great and small. We give thanks that when our spirits were low, You gave new strength, and when we were discouraged, You gave new hope. As You have promised to Your people a new song of joy and peace, so enable us to commit ourselves to the way of truth that we may be ministers of righteousness and heralds of peace in our own day and time. Amen.

The House met at 2 p.m.

The Chaplain, Rev. James David Ford, D.D., offered the following prayer:

We and all the generations before us have found assurance and strength in the Book of Psalms and so we are bold to pray: We give thanks to the Lord, for He is good, for His steadfast love endures forever. We give thanks to the God of gods, for His steadfast love endures forever. O let us give thanks to the Lord of lords, for His steadfast love endures forever.

¹Head is not used when the Speaker is in the chair. See following example.

We pray, gracious God, that You would lift our eyes and hearts and minds so that we would see Your steadfast love in all we do. And help us to translate that abiding grace so that we relate to other people with deeds of justice and with hearts of mercy. This is our earnest Prayer. Amen.

THE JOURNAL

The SPEAKER. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

SWEARING IN OF MEMBERS

The SPEAKER. The Chair understands there are some Members present who desire to take the oath at this time. Will those Members who have not taken the oath of office kindly step to the well.

The Speaker administered the oath of office to the following Members-elect:

OATH OF OFFICE OF MEMBER

The oath of office required by the sixth article of the Constitution of the United States, and as provided by section 3 of the act of May 13, 1884 (23 Stat. 22), to be administered to Members of the House of Representatives, the text of which is carried in section 1757 of title XIX of the Revised Statutes of the United States and being as follows:

"I, A B, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God."

has been subscribed to in person and filed in duplicate with the Clerk of the House of Representatives by the following Member of the 92d Congress, pursuant to Public Law 412 of the 80th Congress entitled "An act to amend section 30 of the Revised Statutes of the United States" (2 U.S.C. 25), approved February 18, 1948:

RICHARD W. MALLARY, at Large District of Vermont.

MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed without amendment a concurrent resolution of the House of the following title:

H. Con. Res. 290. Concurrent resolution reaffirming that deposits, up to the statutorily prescribed amount, in federally insured depository institutions are backed by the full faith and credit of the United States.

The message also announced that the Senate had passed a bill of the following title, in which the concurrence of the House is requested:

S. 2158. An act to amend title 23, United States Code, to authorize and direct the payment of an incentive grant for highway safety programs to any State in the first fiscal year during which the State adopts provisions relating to driving while intoxicated; to establish a national driver register, and for other purposes.

The message also announced that the Secretary be directed to request the House of Representatives to return to the Senate the bill (S. 907) entitled "An act to amend sections 351 and 1751 of title 18 of the United States Code to provide penalties for crimes against Cabinet officers, Supreme Court Justices, and Presidential staff members, and for other purposes."

[Observe that bills from the Senate to the House read *An act*. If the copy should read *A bill*, change to *An act* in conformity with this rule, and place number first. Note also the following forms:]

The message also announced that the Senate had passed a joint resolution (S.J. Res. 20) making available the sum of \$150,000 for the construction, etc.

The message also announced that the Senate had adopted the following resolution:

S. RES. 209

Resolved, That the Senate has heard with profound sorrow the announcement of the death of Hon. Henry B. Steagall, late a Representative from the State of Alabama, etc.

MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Leomar, one of his secretaries, who also informed the House that on the following dates the President approved and signed bills and a joint resolution of the House of the following titles:

On June 2, 1971:

H.R. 4209. An act to amend the Revised Organic Act of the Virgin Islands.

On June 4, 1971:

H.R. 5765. An act to extend for 6 months the time for filing the comprehensive report of the Commission on the Organization of the Government of the District of Columbia; and

H.J. Res. 583. Joint resolution designating the last full week in July of 1971 as "National Star Route Mail Carriers Week."

[Observe that bills coming from the President take the form of *An act*. This rule must be followed invariably, even if the copy reads *A bill*.]

AT LAST—SOME GOOD NEWS IN SOCIAL SECURITY

(Mr. HOYER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HOYER. Mr. Speaker, last Friday, for the first time since the early 1970's * * *.

MRS. VIRGINIA THRIFT

Mr. GOSS. Mr. Speaker, by direction of the Committee on House Administration, I offer a privileged resolution (H. Res. 321) and ask for its immediate consideration.

The Clerk read as follows:

H. RES. 321

Resolved, That there shall be paid out of the contingent fund of the House to Mrs. Virginia Thrift, widow of Chester R. Thrift, late an employee of the House, an

amount equal to six months' salary compensation at the rate he was receiving at the time of his death, and an additional amount not to exceed \$250 to defray funeral expenses of the said Chester R. Thrift.

The resolution was agreed to.

A motion to reconsider was laid on the table.

BILLS PRESENTED TO THE PRESIDENT

Mr. SOLOMON, from the Committee on Rules, reported that that committee did on this day present to the President, for his approval, bills of the House of the following titles:

H.R. 3331. An act for the relief of Harry L. Smith; and

H.R. 3366. An act to amend section 409 of the Interstate Commerce Act, relating to joint rates of freight forwarders and common carriers by motor vehicle.

ENROLLED BILLS SIGNED

Mr. HAYES, from the Committee on House Administration, reported that that committee had examined and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 4209. An act to amend the Revised Organic Act of the Virgin Islands; and

H.R. 8190. An act making supplemental appropriations for the fiscal year ending June 30, 1971, and for other purposes.

THE PRIVATE CALENDAR

The SPEAKER. The Clerk will call the first bill on the Private Calendar.

JOHN SIMS

The Clerk called the first bill on the Private Calendar, H.R. 399, for the relief of John Sims.

There being no objection, the Clerk read the bill, as follows:

H.R. 399

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay to John Sims, Mobile, Alabama, the sum of \$5,000.

The SPEAKER. The gentleman from Florida offers an amendment, which the Clerk will report.

The Clerk read as follows:

Amendment by Mr. Goss: In line 4, after the word "pay", add a comma and the following words: "out of any money in the Treasury not otherwise appropriated".

The SPEAKER. The question is on agreeing to the amendment.

The amendment was agreed to.

On motion of Mr. Goss, a motion to reconsider the vote by which the bill was passed was laid on [not upon] the table.

SENATE BILLS REFERRED

Bills of the Senate of the following titles were taken from the Speaker's table and, under the rule, referred as follows:

S. 962. An act for the relief of Mr. and Mrs. Frank Holehan; to the Committee on the Judiciary; and

S. 1077. An act for the relief of William A. Haag; to the Committee on the Judiciary.

[In the reference of Senate acts to House committees the name of the committee will be repeated after each act, though there may be several acts referred to the same committee.]

COMMITTEE OF THE WHOLE HOUSE ON THE STATE OF THE UNION

RAIL SAFETY AND SERVICE IMPROVEMENT ACT OF 1982

The SPEAKER. Pursuant to House Resolution 336 and rule XXIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for the consideration of the bill (H.R. 6308), to ensure rail safety, provide for the

preservation of rail service, transfer responsibility for the Northeast corridor improvement project to Amtrak * * *.

The SPEAKER pro tempore. The Chair designates the gentleman from Massachusetts [Mr. FRANK] as Chairman of the Committee of the Whole and requests the gentleman

from New York [Mr. McHUGH] to assume the chair temporarily.

IN THE COMMITTEE OF THE WHOLE

Accordingly the House resolved itself into the Committee of the Whole House on the State of the Union for the consideration of the bill, H.R. 6308, with Mr. McHUGH, Chairman pro tempore, in the chair.

The Clerk read the title of the bill.

The CHAIRMAN pro tempore. Pursuant to the rule, the first reading of the bill is dispensed with.

Under the rule, the gentleman from New Jersey [Mr. ANDREWS] will be recognized for 30 minutes and the gentleman from New York [Mr. GILMAN] will be recognized for 30 minutes.

The CHAIRMAN. Pursuant to the rule, the text of H.R. 6911 shall be considered by titles as an original bill for the purpose of amendment under the 5-minute rule in lieu of the amendments recommended by the Committees on Energy and Commerce and Interior and Insular Affairs. Each title shall be considered as having been read.

The Clerk will designate section 1.
The Clerk read as follows:

That this Act may be referred to as the "Rail Safety and Service Improvement Act of 1982".

The CHAIRMAN. Are there any amendments to section 1? If not, the Clerk will designate title I.

The text of title I is as follows:

AMENDMENT OFFERED BY MR. HOYER

Mr. HOYER. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. HOYER: Page 2, line 4, strike out "a new subsection as follows" and insert in lieu thereof "the following new subsections".

Page 2, line 16, strike out the quotation mark and the period which follows it.

Page 2, after line 16, insert the following:

"(j) The Secretary shall within 30 days report to Congress on whether it should issue rules, regulations, orders, and standards to require that the leading car of any railroad train in operation after July 1, 1983, be equipped with an acceptable form of mounted oscillating light."

CONFERENCE REPORT AND STATEMENT

Conference reports and statements to be set in 7 point.

Use 3-point space before and after conference report and statement.

In the House the names of Members are to be first.

Follow copy literally in the report. Observe the form *Amendments numbered 1, 2, 3, etc.*, and when the amendment is to make an independent paragraph, the phrase *And the Senate* [or *House*] *agree to the same* will be a paragraph by itself; otherwise it will be run in after the amendment with a semicolon. Examples of each are given in the report following.

In the statement change *numbered*, when in copy, to *No.*, as *amendment No. 1*, but do not supply *No.* or *amendment* if omitted in copy; otherwise regular style will prevail.

CONFERENCE REPORT (H. REPT. NO. 97-747)

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 6863) making supplemental appropriations for the fiscal year ending September 30, 1982, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendments numbered 7, 9, 14, 31, 38, 39, 40, 52,

53, 56, 75, 76, 80, 81, 94, 102, 109, 116, 118, 129, 133, 141, 142, 148, 152, 154, 155, 162, 163, 164, 171, 173, 179, and 181.

That the House recede from its disagreement to the amendments of the Senate numbered 20, 23, 25, 26, 28, 30, 32, 33, 34, 35, 36, 46, 48, 54, 61, 68, 70, 77, 78, 79, 87, 99, 101, 104, 105, 106, 110, 111, 125, 127, 134, 136, 139, 156, 157, 165, 167, 168, 170, 174, 175, and 176, and agree to the same.

Amendment numbered 16:

That the House recede from its disagreement to the amendment of the Sen-

ate numbered 16, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert \$4,400,000; and the Senate agree to the same.

Amendment numbered 27:

That the House recede from its disagreement to the amendment of the Senate numbered 27, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert \$53,700,000; and the Senate agree to the same.

JOHN T. MYERS
(except amendments
54 and 177),

CLARENCE E. MILLER,
LAWRENCE COUGHLIN,
STENY H. HOYER,
GEORGE M. O'BRIEN,

Managers on the Part of the House.

DALE BUMPERS,
DANIEL K. INOUE,
ERNEST F. HOLLINGS,
TOM HARKIN,
RICHARD H. BRYAN,
J. BENNETT JOHNSTON,
RON WYDEN,
PATRICK J. LEAHY,
DIANNE FEINSTEIN,

Managers on the Part of the Senate.

JOINT EXPLANATORY STATEMENT OF THE
COMMITTEE OF CONFERENCE

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 6863), making supplemental appropriations for the fiscal year 1982, rescinding certain budget authority, and for other purposes, submit the following joint statement to the House and the Senate in explanation of the effect of the action agreed upon by the managers and recommended in the accompanying conference report:

TITLE I

CHAPTER I—DEPARTMENT OF AGRICULTURE

SOIL CONSERVATION SERVICE CONSERVATION OPERATIONS

Amendment No. 1: Reported in technical disagreement. The managers on the part of the House will offer a motion to recede and concur in the amendment of the Senate which allows the Soil Conservation Service to exchange a parcel of land in Bellingham, Washington, for other land.

In lieu of the matter inserted by said amendment, insert the following:

FOOD AND NUTRITION SERVICE CHILD NUTRITION PROGRAMS

If the funds available for Nutrition Education and Training grants authorized under section 19 of the Child Nutrition Act

of 1966, as amended, require a ratable reduction in those grants, the minimum grant for each State shall be \$50,000.

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

Committee on Agriculture: Solely for consideration of title I of the House bill and title I of the Senate amendment:

E DE LA GARZA,
THOMAS S. FOLEY,
DAVID R. BOWEN,
FRED RICHMOND,
BILL WAMPLER,
PAUL FINDLEY
(on all matters
except as listed
below),
TOM HAGEDORN
(on all matters
except as listed
below),

Amendments

[As figures are used in bills to express sums of money, dates, paragraph numbers, etc., amendments involving such expressions must be set in figures thus: Strike out "\$840" and insert "\$1,000", etc. For other enumerations, etc., follow the copy as the data is picked up from the bill and used for the Record and then picked up from the Record and used for the report.]

EMANUEL F. LENKERSDORF

The Clerk called the bill (H.R. 2520) for the relief of Emanuel F. Lenkersdorf.

There being no objection, the Clerk read the bill as follows:

H.R. 2520

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, Emanuel F. Lenkersdorf 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 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 officer to deduct one number from the total number of immigrant visas and conditional entries which are made available to natives of the country of the alien's birth under paragraphs (1) through (8) of section 203(a) of the Immigration and Nationality Act.

With the following committee amendment:

On page 2, strike lines 4 through 6 and insert in lieu thereof: "which are made

available to natives of the country of the alien's birth under section 203(a) of the Immigration and Nationality Act or, if applicable, from the total number of such visas which are made available to such natives under section 202(e) of such Act.''.
 The committee amendment was agreed to.

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

CONTESTED ELECTION, CARTER AGAINST LECOMPTE—MESSAGE FROM THE CLERK OF THE HOUSE OF REPRESENTATIVES (H. DOC. NO. 235)

The SPEAKER laid before the House the following message from the Clerk of the House of Representatives, which was read and, with the accompanying papers, referred to the Committee on House Administration:

AUGUST 23, 1997.

The Honorable the SPEAKER,
House of Representatives.

SIR: I have the honor to lay before the House of Representatives the contest for a seat in the House of Representatives from the Fourth Congressional District of the State of Iowa, Steven V. Carter against Karl M. LeCompte, notice of which has been filed in the office of the Clerk of the House; and also transmit herewith original testimony, papers, and documents relating thereto.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. YATES (at the request of Mr. FOLEY), on account of illness in the family.

Mr. BROYHILL (at the request of Mr. MICHEL), for today, on account of a death in the family.

Mr. D'AMOURS (at the request of Mr. WRIGHT), for today, on account of a death in the family.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. HASTERT) to revise and extend their remarks and include extraneous material:)

Mr. BETHUNE, for 60 minutes, today.

Mr. MARTIN of North Carolina, for 30 minutes, today.

EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

Mr. ECKART, to revise and extend his remarks on H.R. 6324 at the conclusion of general debate.

(The following Members (at the request of Mr. HASTERT) and to include extraneous matter:)

Mr. MICHEL.

Mr. MADIGAN in two instances.

ADJOURNMENT

Mr. ANDREWS. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 6 o'clock and 9 minutes p.m.), the House adjourned until tomorrow, Wednesday, August 18, 1982, at 10 a.m.

RECESS

The SPEAKER pro tempore. Pursuant to the order of the House of December 17, 1982, the Chair declares a recess subject to the call of the Chair. Bells will be rung 15 minutes prior to the reconvening of the House.

Accordingly (at 5 o'clock and 56 minutes p.m.), the House stood in recess subject to the call of the Chair.

□ 2130

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore [Mr. HOYER] at 9 o'clock and 35 minutes p.m.

[Follow copy as to expressing time of adjournment as 6 o'clock and 25 minutes p.m., or 6:25 p.m.]

MOTION TO DISCHARGE COMMITTEE

MARCH 17, 1952.

To the CLERK OF THE HOUSE OF REPRESENTATIVES:

Pursuant to clause 4 of rule XXVII, I, PERCY J. PRIEST, move to discharge the Committee on Banking and Currency from the consideration of the bill (H.R. 2887) entitled "A bill transferring certain functions of the Price Administrator, with respect to petroleum and petroleum products, to the Petroleum Administrator for War," which was referred to said committee March 7, 1952, in support of which motion the undersigned Members of the House of Representatives affix their signatures, to wit:

1. Percy J. Priest.
2. Oren Harris.
217. William E. Hess.
218. James G. Polk.

This motion was entered upon the Journal, entered in the CONGRESSIONAL RECORD with signatures thereto, and referred to the Calendar of Motions To Discharge Committees, February 21, 1952.

House briefs

[The briefs follow at end of day's proceedings. Heads and dashes to be used as shown here. This data is supplied from the House and is printed as submitted.]

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

4593. A communication from the President of the United States, transmitting proposed requests for transfer authority and appropriation language for fiscal year 1982, amended appropriation requests, and amended appropriation language for fiscal year 1983 (H. Doc. No. 97-228); to the Committee on Appropriations and ordered to be printed.

4594. A letter from the Assistant Secretary of Defense (Comptroller), transmitting notice of the proposed obligation of \$4.8 million in the Navy stock fund for war reserve stocks, pursuant to section 734, Public Law 97-114; to the Committee on Appropriations.

4595. A letter from the Director for Facility Requirements and Resources, Department of Defense, transmitting notice of the location, nature, and estimated

cost of various construction projects proposed to be undertaken by the Naval and Marine Corps Reserve, pursuant to 10 U.S.C. 2233a(1); to the Committee on Armed Services.

[Use the following form if only one communication is submitted—8 point:]

194. Under clause 2 of rule XXIV, a letter from the Secretary of the Treasury, transmitting a statement of the estimated cost of revised central heating, lighting, and power-plant project, Washington, DC (H. Doc. No. 97-102), was taken from the Speaker's table, referred to the Committee on Public Works, and ordered to be printed.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. DINGELL: Committee on Energy and Commerce. H.R. 5008. A bill to amend the Communications Act of 1934 to make certain technical revisions regarding the administration of such act, and for other purposes; with an amendment (Rept. No. 97-751). Referred to the Committee of the Whole House on the State of the Union.

REPORTS OF COMMITTEES ON PRIVATE BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. GLICKMAN: Committee on the Judiciary. H.R. 3171. A bill for the relief of Dr. David Pass (Rept. No. 97-440). Referred to Committee of the Whole House.

Mr. KINDNESS: Committee on the Judiciary. H.R. 3835. A bill for the relief of Rutherford K. Clarke and his wife, Ida T. Clarke (Rept. No. 97-441). Referred to Committee of the Whole House.

Mr. MOORHEAD: Committee on the Judiciary. H.R. 4350. A bill for the relief of Arthur J. Grauf (Rept. No. 97-442). Referred to the Committee of the Whole House.

[Use above form also when only one report is submitted.]

PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. CUNNINGHAM:

H.R. 3876. A bill to amend the Juvenile Justice and Delinquency Prevention Act of 1974 to authorize appropriations for fiscal years 1997, 1998, 1999, 2000; and for other purposes; to the Committee on Economic and Educational Opportunities.

By Mr. DICKEY (for himself, Mr. HUTCHINSON, Mrs. LINCOLN, and Mr. THORNTON):

H.R. 3877. A bill to designate the U.S. post office building in Camden, AR, as the "Honorable David H. Pryor Post Office Building"; to the Committee on Government Reform and Oversight.

[Use the following form when only one bill or resolution is submitted:]

Under clause 5 of rule X and clause 4 of rule XXII:

Mr. DORNAN introduced a bill (H.R. 4344) to amend title 10, United States Code, to provide that a member of the Armed Forces who is diagnosed as being HIV-positive within 1 year of entering military service shall be considered to have entered the Armed Forces under a fraudulent enlistment or appointment; which was referred to the Committee on National Security.

MEMORIALS

Under clause 4 of rule XXII, memorials were presented and referred as follows:

[Use the following form when submitted by the Speaker if *By the Speaker* is not in copy:]

200. By the SPEAKER: Memorial of the Senate of the Commonwealth of Massachusetts, relative to the persecution of Soviet Jews; to the Committee on Foreign Affairs.

201. Also, memorial of the Legislature of the State of Oklahoma, relative to the development of Oklahoma's water resources; to the Committee on Interior and Insular Affairs.

202. Also, memorial of the Legislature of the State of Alabama, relative to the posthumous restoration of Robert E. Lee's citizenship; to the Committee on the Judiciary.

[Use the following form when only one memorial is submitted:]

Under clause 4 of rule XXII,

203. The SPEAKER presented a memorial of the Legislature of the State of

Rhode Island, ratifying the proposed amendment to the Constitution of the United States extending the right to vote to citizens 18 years of age and older; to the Committee on the Judiciary.

PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII, private bills and resolutions were introduced and severally referred as follows:

By Mr. ATKINSON:

H.R. 6583. A bill for the relief of Mohamed Tejar and Nargis Tejar; to the Committee on the Judiciary.

By Mr. AUCOIN:

H.R. 6584. A bill for the relief of Celia Maarit Halle; to the Committee on the Judiciary.

[Use the following form when only one bill or resolution is submitted:]

Under clause 1 of rule XXII,

Mr. LANTOS introduced a bill (H.R. 6766) for the relief of Shanna Teresa Millich; which was referred to the Committee on the Judiciary.

ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 756: Mr. KEMP.

H.R. 757: Mr. KEMP.

H.R. 767: Mr. FAZIO.

H.R. 768: Mr. GOODLING.

H.R. 1368: Mr. SIMON.

H.R. 1918: Mr. LUKEN.

H.R. 2034: Mr. ROUSSELOT, Mr. EMERY, and Mrs. COLLINS of Illinois.

[Note.—Set sponsors caps and Members caps and lower case.]

DISCHARGE PETITIONS

Under clause 3 of rule XXVII, the following discharge petitions were filed:

Petition 6, October 7, 1993, by Mr. SEN-SENBRENNER on H.R. 1025 has been signed by the following Members: F. James Sensenbrenner, Jr., John Edward Porter, Marjorie Margolies-Mezvinsky, Henry J. Hyde, and Porter J. Goss.

DISCHARGE PETITIONS— ADDITIONS OR DELETIONS

The following Members added their names to the following discharge petitions:

Petition 1 by Mr. SOLOMON on H.R. funds; to the Committee on Energy and 493: Bill Emerson, Craig Thomas, F. Commerce. James Sensenbrenner, Jr., Dave Camp, 470. Also, petition of the Monroe County Legislature, Rochester, NY, relative to Dick Swett, and Bob Franks. nuclear weapons; to the Committee on Foreign Affairs.

PETITIONS, ETC.

Under clause 1 of rule XXII, petitions and papers were laid on the Clerk's desk and referred as follows:

468. By the SPEAKER: Petition of Board of County Commissioners, Citrus County, Inverness, FL, relative to defense contracts; to the Committee on Armed Services.

469. Also, petition of the Transport Workers Union of America, Railroad Division, relative to railroad retirement

AMENDMENTS

Under clause 6 of rule XXIII, proposed amendments were submitted as follows:

H.R. 1817

OFFERED BY: MR. BROWDER

AMENDMENT NO. 1: Page 2, line 12, strike "\$625,608,000" and insert "\$611,608,000".

CONGRESSIONAL RECORD INDEX

GENERAL INSTRUCTIONS

Set in 7 point on 8 point, Record measure (168 points, 14 picas).
Cap lines and italic lines are set flush left.
Entries are indented 1 em, with overs 2 ems.
Bill introductions are to be identified as to sponsor or cosponsor.
Bullet following page number in index identifies unspoken material.
Pages are identified as S (Senate), H (House), and E (Extensions).
Pages in bound Record index are entered numerically, without S, H, or E prefixes.

ABBREVIATIONS AND ACRONYMS

(for use on notation of content line)

ABBREVIATIONS:

Streets: St.; Ave.; Ct.; Dr.; Blvd.; Rd.; Sq.; Ter.
Names: Jr.; Sr.; II (etc.)
Businesses: Co.; Corp. (this includes all Federal corporations); Inc.; Ltd.; Bros.

Dept. of Agriculture	Sec. of Agriculture.
Dept. of Commerce	Sec. of Commerce.
Dept. of Defense	Sec. of Defense.
Dept. of Education	Sec. of Education.
Dept. of Energy	Sec. of Energy.
Dept. of Health and Human Services	Sec. of Health and . . .
Dept. of Housing and Urban Development	Sec. of Housing and . . .
Dept. of the Interior	Sec. of the Interior.
Dept. of Justice	Attorney General.
Dept. of Labor	Sec. of Labor.
Dept. of State	Sec. of State.
Dept. of Transportation	Sec. of Transportation.
Dept. of the Treasury	Sec. of the Treasury.
Dept. of Veterans Affairs	Sec. of Veterans Affairs.

States: See page 149, GPO STYLE MANUAL, rule 9.13.

ACRONYMS:

Agency for International Development	AID
Acquired Immunodeficiency Syndrome	AIDS
Aid to families with dependent children	AFDC
American Association of Retired Persons	AARP
American Bar Association	ABA
American Civil Liberties Union	ACLU
American Federation of Labor and Congress of Industrial Organizations	AFL-CIO
American Medical Association	AMA
British Broadcasting Corp	BBC
Bureau of Alcohol, Tobacco and Firearms	ATF
Bureau of Indian Affairs	BIA
Bureau of Land Management	BLM
Bureau of Labor Statistics	BLS
Cable News Network	CNN
Cable Satellite Public Affairs Network	C-SPAN
Central Intelligence Agency	CIA
Civil Service Retirement System	CSRS

Civilian Health and Medical Program of the Uniformed Services	CHAMPUS
Commodity Credit Corp	CCC
Commodity Futures Trading Commission	CFTC
Comprehensive Environmental Response, Compensation and Liability Act ..	CERCLA
Congressional Budget Office	CBO
Consolidated Omnibus Budget Reconciliation Act	COBRA
Consumer Product Safety Commission	CPSC
Daughters of the American Revolution	DAR
Defense Intelligence Agency	DIA
Deoxyribonucleic acid	DNA
Disabled American Veterans	DAV
Drug Enforcement Administration	DEA
Employee Retirement Income Security Act	ERISA
Environmental Protection Agency	EPA
Equal Employment Opportunity Commission	EEOC
Export-Import Bank	Eximbank
Federal Aviation Administration	FAA
Federal Bureau of Investigation	FBI
Federal Communications Commission	FCC
Federal Crop Insurance Corp	FCIC
Federal Deposit Insurance Corp	FDIC
Federal Election Commission	FEC
Federal Emergency Management Agency	FEMA
Federal Employee Retirement System	FERS
Federal Energy Regulatory Commission	FERC
Federal Housing Administration	FHA
Federal Insurance Contribution Act	FICA
Federal National Mortgage Association	Fannie Mae
Federal Reserve System	FRS
Federal Trade Commission	FTC
Food and Drug Administration	FDA
General Accounting Office	GAO
General Agreement on Tariffs and Trade	GATT
General Services Administration	GSA
Government Printing Office	GPO
Grand Old Party (Republican Party)	GOP
Health maintenance organization(s)	HMO(s)
Human immunodeficiency virus	HIV
Gross national product	GNP
Immigration and Naturalization Service	INS
Internal Revenue Service	IRS
International Business Machines Corp	IBM
International Monetary Fund	IMF
International Trade Commission	ITC
Legal Services Corp	LSC
Low-Income Home Energy Assistance Program	LIHEAP
Missing in action	MIA(s)
National Aeronautics and Space Administration	NASA
National Association for the Advancement of Colored People	NAACP
National Broadcasting Co	NBC
National Collegiate Athletic Association	NCAA
National Institute of Standards and Technology	NIST
National Institutes of Health	NIH
National Labor Relations Board	NLRB
National Oceanic and Atmospheric Administration	NOAA
National Railroad Passenger Corp	Amtrak
National Rifle Association	NRA
National Security Council	NSC
National Science Foundation	NSF
National Transportation Safety Board	NTSB
North American Free Trade Agreement	NAFTA
North Atlantic Treaty Organization	NATO
Nuclear Regulatory Commission	NRC
Occupational Safety and Health Administration	OSHA
Office of Management and Budget	OMB
Office of Personnel Management	OPM
Office of Thrift Supervision	OTS
Organization of American States	OAS

Organization of Petroleum Exporting Countries	OPEC
Overseas Private Investment Corp	OPIC
Palestine Liberation Organization	PLO
Parent-Teachers Association	PTA
Prisoners of war	POW
Public Broadcasting Service	PBS
Racketeer Influenced Corrupt Organization Act	RICO
Reserve Officers' Training Corps	ROTC
Securities Exchange Commission	SEC
Small Business Administration	SBA
Social Security Administration	SSA
Strategic arms limitation talks	SALT
Strategic arms reduction talks	START
Strategic defense initiative	SDI
Supplemental security income	SSI
Tennessee Valley Authority	TVA
United Auto Workers	UAW
United Nations	U.N.
United Nations Children's Fund	UNICEF
United Nations Educational Scientific and Cultural Organization	UNESCO
Veterans of Foreign Wars	VFW
Voice of America	VOA
Women, Infants, and Children Program	WIC
World Health Organization	WHO
Young Men's Christian Association	YMCA
Young Women's Christian Association	YWCA

SPACING

Biweekly Record index folioed in upper right and left corner; no extra spacing.

Bound Record index folioed in upper right and left corner; no extra spacing.

History of Bills folioed in upper right and left corner using H.B. numbers; no extra spacing.

Bound History of Bills folioed in lower right and left corner, first folio numerically higher than the last folio of index; no extra spacing.

CAPITALIZATION

Guide for Capitalization

Capitalize principal words after these formats:

Addresses	Hymns
Analyses	Memorandums
Appendices	Messages
Article or editorials	Oaths of office
Biographies	Pamphlets
Book reviews	Papers
Booklets	Platforms
Brochures	Poems
Conference reports	Prayers
Descriptions	Prayers by visitors
Documents	Prefaces
Essays	Press releases
Essays: Voice of Democracy	Proclamations
Eulogies	Reports
Explanations	Report filed
Factsheets	Reports to constituents
Forewords	Resolutions of ratification
Histories	Résumés
Homilies	Sermons

Songs
Statements
Studies
Summaries
Surveys

Synopses
Testimonies
Transcripts
Treaties

Lowercase after these formats:

Advertisements
Affidavits
Agenda
Agreements
Amendments
Announcements
Appointments
Awards
Bills and resolutions
Bills and resolutions cosponsored
Bills and resolutions introduced
Bills and resolutions relative to
Briefs
Briefings
Broadcasts
Bulletins
Cables
Certificate of election
Chronologies
Citations
Civilian
Cloture motions
Colloquies
Commentaries
Comments
Communications from
Communiques
Comparisons
Cost estimates
Court decisions
Court documents
Declarations
Dedications
Definitions
Description
Designation acting president pro tem
Designation acting speaker pro tem
Digests
Dispatches
Examples
Excerpts
Executive orders
Financial statements
Granted
Granted in the House
Granted in the Senate
Guidelines
Hearings
Inscriptions
Interviews

Introductions
Invocations
Journals
Letters
Lists
Meetings
Military
Motions
Newsletters
Notices
Obituaries
Opinion polls
Orders
Outlines
Petitions
Petitions and memorials
Press conferences
Privilege of the floor
Programs
Projects
Proposals
Questionnaires
Questions
Questions and answers
Quotations
Recorded
Regulations
Remarks
Remarks in House
Remarks in House relative to
Remarks in Senate
Remarks in Senate relative to
Resignations
Resolutions by organizations
Results
Reviews
Rollcalls
Rosters
Rules
Rulings of the chair
Schedules
Subpoena notices
Subpoenas
Tables
Telegrams
Tests
Texts of
Transmittals
Tributes
Voting record

PUNCTUATION

Comma precedes folio figures.

If numbers of several bills are given, use this form: S. 24, 2586; H.R. 217, 2887, etc.; that is, do not repeat S. or H.R. with each number. Separate the Senate and House bills with a semicolon: S. 24; H.R. 217.

In consecutive numbers (more than two) use an en dash to connect first with last: S46–S48, 518–520.

Quotes are used for book titles.

A 3-em dash is used as a ditto for word or words leading up to colon: example:

Taxation: farm property
 ———tuition
 ———withholding

ROMAN AND ITALIC

Use italic for Members of Congress descriptive data:

THURMOND, STROM (*a Senator from South Carolina*);
 GILMAN, BENJAMIN A. (*a Representative from New York*).

Names of vessels in italic:

Brooklyn (USS);
Savannah (nuclear ship);
Columbia (space shuttle).

FLUSH CAP LINES

All cap lines are separate entries. They are set flush with overs indented 2 ems. Examples:

THURMOND, STROM (*a Senator from South Carolina*)
 GILMAN, BENJAMIN A. (*a Representative from New York*)
 PRESIDENT OF THE UNITED STATES (William J. Clinton)
 VICE PRESIDENT OF THE UNITED STATES (Al Gore)
 COMMITTEE ON PUBLIC WORKS AND TRANSPORTATION (House)
 COMMITTEE ON PUBLIC WORKS (Senate)
 FARMS *see* AGRICULTURE
 SENATE *see also* COMMITTEES OF THE SENATE; HOUSE OF
 REPRESENTATIVES; LEGISLATIVE BRANCH OF THE GOVERNMENT;
 MEMBERS OF CONGRESS; VOTES IN SENATE
 DEPARTMENT OF THE INTERIOR *see also* SECRETARY OF THE
 INTERIOR
 PRESIDENTIAL APPOINTMENTS
 VOTES IN HOUSE
 VOTES IN SENATE

Style of Biweekly Index

No. VII

Congressional Record Index

PROCEEDINGS AND DEBATES OF THE 106th CONGRESS, SECOND SESSION

Vol. 146

APRIL 25 TO MAY 4, 2000

Nos. 48 to 54

NOTE.—For debate and action on bills and resolutions see "History of Bills and Resolutions" at end of Index, under numbers referred to in Index entry.

DATES, ISSUE NUMBERS, AND PAGES INCLUDED IN INDEX VII

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April 27	No. 50	S2949–S3042	D395–D402
May 1	No. 51	S3043–S3200	D403–D406
May 2	No. 52	S3201–S3273	D407–D414
May 3	No. 53	S3275–S3451	D415–D422
May 4	No. 54	S3453–S3568	D423–D432

NOTE: Elements in brackets which follow page numbers in the Index refer to the dates of the Congressional Record in which those pages may be found. Unspoken material is indicated by a bullet (•).

ABDYIRIM, ABLIKIM*Remarks in Senate*

China, People's Republic of: release of Rebiya Kadeer, Ablikim Abdyirim, and Kahrman Abdulkirim (S. Con. Res. 81), S3269, S3270 [2MY]

Texts of

S. Con. Res. 81, People's Republic of China release of Rebiya Kadeer, Ablikim Abdyirim, and Kahrman Abdulkirim, S3270 [2MY]

ABERCROMBIE, NEIL (a Representative from Hawaii)*Bills and resolutions cosponsored*

BATF: expand powers to regulate firearms, ammunition, firearm products, and non-powder firearms (see H.R. 920), H2411 [2MY]

Capital punishment: reduce the risk that innocent persons may be executed (see H.R. 4167), H2607 [4MY]

Children and youth: provide State grants to improve child care (see H.R. 2175), H2512 [3MY]

Fish and fishing: establish a fisheries habitat protection, restoration, and enhancement program (see H.R. 4278), H2412 [2MY]

Foreign aid: prohibit application of certain restrictive eligibility requirements to foreign non-governmental and multilateral organizations (see H.R. 4211), H2412 [2MY]

Higher Education Act: repeal provisions prohibiting persons convicted of drug offenses from receiving student financial assistance (see H.R. 1053), H2411 [2MY]

King, Martin Luther, Jr.: mint coins in commemoration (see H.R. 3633), H2411 [2MY]

Medicare: coverage of marriage and family therapist services (see H.R. 2945), H2607 [4MY]

—demonstration project to provide coverage for cancer patients enrolled in certain clinical trials (see H.R. 1388), H2606 [4MY]

—revise inflation update factor used in making payments to prospective payment system hospitals (see H.R. 3580), H2411 [2MY]

Petroleum: prohibit use of methyl tertiary-butyl ether (MTBE), provide flexibility within the

EPA's oxygenate requirements, and promote the use of renewable ethanol (see H.R. 4011), H2411 [2MY]

Pope John Paul II: award Congressional Gold Medal (see H.R. 3544), H2411 [2MY]

Postal Service: amend pay policies and schedules and fringe benefit programs for postmasters (see H.R. 3842), H2512 [3MY]

Taxation: allow credit to businesses who employ military reservists and a comparable credit to self-employed military reservists, and restore deductions for services performed by military reservists (see H.R. 3915), H2411 [2MY]

Bills and resolutions introduced

Equal Pay Day: observance (see H. Con. Res. 318), H2606 [4MY]

ABORTION*Amendments*

Women: prohibit partial-birth abortions (S. 1692), S2833 [25AP]

Remarks in Senate

Civil liberties: pro choice versus right to life, S2832–S2835 [25AP]

Women: prohibit partial-birth abortions, S2832–S2835 [25AP]

ABRAHAM, SPENCER (a Senator from Michigan)*Amendments*

Elementary and Secondary Education Act: extend programs and activities (S. 2), S3547 [4MY]

Bills and resolutions cosponsored

FEMA: make grants to fire departments to improve public safety against fire and fire-related hazards (see S. 1941), S3544 [4MY]

Financial institutions: allow payment of Financing Corporation interest obligations from excess deposit insurance fund reserves (see S. 2293), S3031 [27AP]

Food: improve safety of imported foods (see S. 2480), S3023 [27AP]

Latvia: independence anniversary (see S. Con. Res. 110), S3514 [4MY]

Medicaid: coverage of breast and cervical cancer treatment services for certain women screened

under federally funded programs (see S. 662), S2870 [25AP]

National Child's Day: designate (see S. Res. 296), S2865 [25AP]

National Correctional Officers and Employees Week: designate (see S. Res. 248), S3545 [4MY]

Navajo Code Talkers: award Congressional Gold Medal (see S. 2408), S3264 [2MY]

Reagan, Ronald and Nancy: award Congressional Gold Medal (see S. 2459), S2865 [25AP]

Bills and resolutions introduced

Children's Internet Safety Month: designate (see S. Res. 294), S2865 [25AP]

Remarks

Armenia: anniversary of genocide, S2851 [25AP]
Children's Internet Safety Month: designate (S. Res. 294), S2873 [25AP]

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—Dept. of Human Rights recipient of Great Lakes Construction Alliance Gender and Race Diversification Excellence Award, S2861• [25AP]

—Greater Detroit Building and Construction Trades Council recipient of Great Lakes Construction Alliance Gender and Race Diversification Excellence Award, S2860• [25AP]

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—extend programs and activities (S. 2), S3453, S3454, S3455, S3469, S3493, S3494 [4MY]

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Lansing, MI: tribute to Waverly High School boys' basketball team, S2861• [25AP]

Latin Americans for Social and Economic Development, Inc.: tribute, S2861• [25AP]

National Charter Schools Week: observance, S3016• [27AP]

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Children and youth: construction and renovation of child care facilities (see H.R. 3889), H2607 [4MY]

Equal Pay Day: observance (see H. Con. Res. 318), H2606 [4MY]

King, Martin Luther, Jr.: mint coins in commemoration (see H.R. 3633), H2607 [4MY]

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Remarks in Senate relative to

E. Ross Adair Federal Building and U.S. Courthouse, Fort Wayne, IN: designate (H.R. 2412), S3557 [4MY]

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Water pollution: exempt discharges from certain silviculture activities from permit requirements of the national pollutant discharge elimination system (see H.R. 3625), H2512 [3MY]

Remarks

Winfield, AL: tribute to Carraway Methodist Health Systems, E656• [4MY]

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ADOPTION *see* **FAMILIES AND DOMESTIC RELATIONS**

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Dept. of State: provide rewards for information relative to serious violations of international law in Rwanda (see S. 2460), S2865 [25AP]

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House Rules: same-day consideration of certain resolutions (see H. Res. 488), H2511 [3MY]

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- S. 2—A bill to extend programs and activities under the Elementary and Secondary Education Act of 1965; to the Committee on Health, Education, Labor, and Pensions.
Reported with amendment (S. Rept. 106-261), S2615 [12AP]
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Removal of cosponsors, S3331 [3MY]
S. 11—A bill for the relief of Wei Jingsheng; to the Committee on the Judiciary.
Reported (no written report), S5240 [15JN]
S. 12—A bill to amend the Internal Revenue Code of 1986 to eliminate the marriage penalty by providing that income tax rate bracket amounts, and the amount of the standard deduction, for joint returns shall be twice the amounts applicable to unmarried individuals; to the Committee on Finance.
Cosponsors added, S334 [3FE]
S. 13—A bill to amend the Internal Revenue Code of 1986 to provide additional tax incentives for education; to the Committee on Finance.
Cosponsors added, S1127 [2MR]
S. 20—A bill to assist the States and local governments in assessing and remediating brownfield sites and encouraging environmental cleanup programs, and for other purposes; to the Committee on Environment and Public Works.
Cosponsors added, S2870 [25AP]
S. 26—A bill entitled the "Bipartisan Campaign Reform Act of 1999"; to the Committee on Rules and Administration.
Cosponsors added, S1029 [1MR]
S. 28—A bill to authorize an interpretive center and related visitor facilities within the Four Corners Monument Tribal Park, and for other purposes; to the Committee on Energy and Natural Resources.
Message from the House, S15 [24JA]
Examined and signed in the Senate (November 30, 1999), S15 [24JA]
Presented to the President (November 30, 1999), S16 [24JA]
Approved [Public Law 106-143] (signed December 7, 1999)
S. 38—A bill to amend the Internal Revenue Code of 1986 to phase out the estate and gift taxes over a 10-year period; to the Committee on Finance.
Cosponsors added, S689 [22FE]
S. 39—A bill to provide a national medal for public safety officers who act with extraordinary valor above the call of duty, and for other purposes; to the Committee on the Judiciary.
Cosponsors added, S689 [22FE]
S. 56—A bill to repeal the Federal estate and gift taxes and the tax on generation-skipping transfers; to the Committee on Finance.
Cosponsors added, S334 [3FE]
S. 59—A bill to provide Government wide accounting of regulatory costs and benefits, and for other purposes; to the Committee on Governmental Affairs.
Cosponsors added, S1749 [27MR]
S. 60—A bill to amend the Internal Revenue Code of 1986 to provide equitable treatment for contributions by employees to pension plans; to the Committee on Finance.
Cosponsors added, S870 [28FE]
S. 63—A bill to amend the Internal Revenue Code of 1986 to provide a credit against tax for employers who provide child care assistance for dependents of their employees, and for other purposes; to the Committee on Finance.
Cosponsors added, S4024 [16MY]
S. 67—A bill to designate the headquarters building of the Department of Housing and Urban Development in Washington, District of Columbia, as the "Robert C. Weaver Federal Building"; to the Committee on Environment and Public Works.
Message from the House, S15 [24JA]
Examined and signed in the Senate (November 30, 1999), S15 [24JA]
Presented to the President (November 30, 1999), S16 [24JA]
Approved [Public Law 106-162] (signed December 9, 1999)
S. 71—A bill to amend title 38, United States Code, to establish a presumption of service-connection for certain veterans with Hepatitis C, and for other purposes; to the Committee on Veterans' Affairs.
Cosponsors added, S689 [22FE], S1127 [2MR], S1610 [22MR]
S. 74—A bill to amend the Fair Labor Standards Act of 1938 to provide more effective remedies to victims of discrimination in the payment of wages on the basis of sex, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.
Cosponsors added, S119 [27JA], S3615 [8MY], S3922 [11MY], S4207 [18MY]
S. 85—A bill to amend the Internal Revenue Code of 1986 to reduce the tax on vaccines to 25 cents per dose; to the Committee on Finance.
Cosponsors added, S4024 [16MY]

- S. 92**—A bill to provide for a biennial budget process and a biennial appropriations process and to enhance oversight and the performance of the Federal Government; to the Committee on the Budget and the Committee on Governmental Affairs, jointly, pursuant to the order of August 4, 1977, with instructions that if one Committee reports, the other Committee have thirty days to report or be discharged.
Cosponsors added, S119 [27JA], S634 [10FE], S1185 [6MR], S2117 [4AP]
- S. 96**—A bill to regulate commerce between and among the several States by providing for the orderly resolution of disputes arising out of computer-based problems related to processing data that includes a 2- digit expression of that year's date; to the Committee on Commerce, Science, and Transportation.
Indefinitely postponed, S646 [10FE]
- S. 109**—A bill to improve protection and management of the Chattahoochee River National Recreation Area in the State of Georgia; to the Committee on Energy and Natural Resources.
Indefinitely postponed, S646 [10FE]
- S. 113**—A bill to increase the criminal penalties for assaulting or threatening Federal judges, their family members, and other public servants, and for other purposes; to the Committee on the Judiciary.
Cosponsors added, S4692 [7JN]
- S. 116**—A bill to establish a training voucher system, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.
Cosponsors added, S334 [3FE]
- S. 119**—A bill to establish a Northern Border States-Canada Trade Council, and for other purposes; to the Committee on Finance.
Cosponsors added, S492 [8FE], S689 [22FE]
- S. 132**—A bill to amend the Internal Revenue Code of 1986 to provide comprehensive pension protection for women; to the Committee on Finance.
Cosponsors added, S870 [28FE]
- S. 135**—A bill to amend the Internal Revenue Code of 1986 to increase the deduction for the health insurance costs of self-employed individuals, and for other purposes; to the Committee on Finance.
Cosponsors added, S1610 [22MR]
- thorizing Congress to prohibit the physical desecration of the flag of the United States; to the Committee on the Judiciary.
Reported (S. Rept. 106-246), S1461 [20MR]
Debated, S1706 [27MR], S1765 [28MR], S1833, S1857 [29MR]
Amendments, S1706, S1722, S1750, S1751 [27MR]
Failed of passage, S1874 [29MR]
- S.J. Res. 26**—A joint resolution expressing the sense of Congress with respect to the courtmartial conviction of the late Rear Admiral Charles Butler McVay, III, and calling upon the President to award a Presidential Unit Citation to the final crew of the *U.S.S. Indianapolis*.
Cosponsors added, S691 [22FE]
- S.J. Res. 30**—A joint resolution proposing an amendment to the Constitution of the United States relative to equal rights for women and men; to the Committee on the Judiciary.
Cosponsors added, S160 [31JA], S217 [1FE]
- S.J. Res. 38**—A joint resolution to provide for a Balanced Budget Constitutional Amendment that prohibits the use of Social Security surpluses to achieve compliance; to the Committee on the Judiciary.
By Mr. VOINOVICH (for himself and Mr. Gramm), S285 [2FE]
Text, S291 [2FE]
Cosponsors added, S1030 [1MR]
- S.J. Res. 39**—A joint resolution recognizing the 50th anniversary of the Korean War and the service by members of the Armed Forces during such war, and for other purposes; to the Committee on the Judiciary.
By Mr. CAMPBELL, S328 [3FE]
Text, S334 [3FE], S1437 [9MR]
Cosponsors added, S493 [8FE], S551 [9FE], S635 [10FE], S692 [22FE], S1030 [1MR], S1186 [6MR], S1328 [8MR], S1422 [9MR]
Reported (no written report), S1391 [9MR]
Passed Senate, S1437 [9MR]
Message from the Senate, H923 [13MR]
- S.J. Res. 40**—A joint resolution providing for the appointment of Alan G. Spoon as a citizen regent of the Board of Regents of the Smithsonian Institution; to the Committee on Rules and Administration.
By Mr. COCHRAN (for himself, Mr. Moynihan, and Mr. Frist), S930 [29FE]
Text, S951 [29FE], S2645 [12AP]
Committee discharged. Passed Senate, S2645 [12AP]
Message from the Senate, H2242 [13AP]
Referred to the Committee on House Administration, H2334 [13AP]
Rules suspended. Passed House, H2364 [2MY]
Text, H2364 [2MY]
Message from the House, S3326 [3MY]
Examined and signed in the House, H2511 [3MY]
Presented to the President (May 4, 2000), S3510 [4MY]
Approved [Public Law 106-198] (signed May 5, 2000)

SENATE JOINT RESOLUTIONS

- S.J. Res. 3**—A joint resolution proposing an amendment to the Constitution of the United States to protect the rights of crime victims; to the Committee on the Judiciary.
Cosponsors added, S551 [9FE], S747 [23FE], S1467 [20MR], S1914 [29MR], S2546 [11AP]
Reported (S. Rept. 106-254), S2106 [4AP]
Debated, S2696 [13AP]
Consideration of motion to proceed to consideration, S2818, S2820, S2835 [25AP], S2897 [26AP], S2966 [27AP]
Removal of cosponsors, S2872 [25AP]
- S.J. Res. 14**—A joint resolution proposing an amendment to the Constitution of the United States au-