

of a joint resolution or bill to amend or repeal its provisions (P.L. 98–119, Sept. 29, 1983, p. 26493).

The 98th Congress provided for expedited consideration in the Senate of bills or joint resolutions requiring the removal of U.S. forces engaged in hostilities outside U.S. territory without a declaration of war (P.L. 98–164, 97 Stat. 1062). Those procedures appear in section 601(b) of the International Security Assistance and Arms Export Control Act of 1976 (P.L. 94–329; 90 Stat. 765).

In the 102d and 107th Congresses the President was granted specific authority within the meaning of section 5(b) of the Act to use U.S. armed forces (P.L. 102–1; P.L. 107–40; P.L. 107–243).

In the 103d Congress the Committee on Foreign Affairs reported H. Con. Res. 170, directing the President pursuant to 5(c) of the Act to remove United States Armed Forces from Somalia by January 31, 1994. By unanimous consent the House extended by one day the time for privileged consideration of that concurrent resolution under section 7(b) (Nov. 4, 1993, p. 27393).

In the 105th Congress the Committee on International Relations (now Foreign Affairs) reported H. Con. Res. 227, directing the President pursuant to section 5(c) of the Act to remove United States Armed Forces from the Republic of Bosnia and Herzegovina. By unanimous consent the House postponed consideration of the concurrent resolution until a date certain and provided for its consideration under a “closed” procedure (Mar. 12, 1998, p. 3398).

In the 106th Congress the Committee on International Relations (now Foreign Affairs) reported H. Con. Res. 82, directing the President pursuant to section 5(c) of the Act to remove United States Armed Forces from their positions in connection with the operations against the Federal Republic of Yugoslavia, and H. J. Res. 44, pursuant to section 5(b) of the Act and article I, section 8 of the Constitution, declaring a state of war between the United States and the Government of the Federal Republic of Yugoslavia. The House adopted a special order reported from the Committee on Rules varying the statutory procedures for consideration of both the concurrent resolution and the joint resolution (H. Res. 151, Apr. 28, 1999, p. 7718).

### 3. National Emergencies Act [50 U.S.C. 1601, 1621, 1622]

#### TITLE I—TERMINATING EXISTING DECLARED EMERGENCIES

[50 U.S.C. 1601]

SEC. 101. (a) All powers and authorities possessed by the President, any other officer or employee of the Federal Government, or any executive agency, as defined in section 105 of title 5, United States Code, as a result of the

STATUTORY LEGISLATIVE PROCEDURES

§ 1130(3)

existence of any declaration of national emergency in effect on the date of enactment of this Act [Sept. 14, 1976] are terminated two years from the date of such enactment. Such termination shall not affect—

(1) any action taken or proceeding pending not finally concluded or determined on such date;

(2) any action or proceeding based on any act committed prior to such date; or

(3) any rights or duties that matured or penalties that were incurred prior to such date.

(b) For the purpose of this section, the words “any national emergency in effect” means a general declaration of emergency made by the President.

TITLE II—DECLARATIONS OF FUTURE NATIONAL  
EMERGENCIES

[50 U.S.C. 1621]

SEC. 201. (a) With respect to Acts of Congress authorizing the exercise, during the period of a national emergency, of any special or extraordinary power, the President is authorized to declare such national emergency. Such proclamation shall immediately be transmitted to the Congress and published in the Federal Register.

(b) Any provisions of law conferring powers and authorities to be exercised during a national emergency shall be effective and remain in effect (1) only when the President (in accordance with subsection (a) of this section), specifically declares a national emergency, and (2) only in accordance with this Act. No law enacted after the date of enactment of this Act shall supersede this title unless it does so in specific terms, referring to this title, and declaring that the new law supersedes the provisions of this title.

[50 U.S.C. 1622]

SEC. 202. (a) Any national emergency declared by the President in accordance with this title shall terminate if—

(1) there is enacted into law a joint resolution terminating the emergency; or

(2) the President issues a proclamation terminating the emergency.

Any national emergency declared by the President shall be terminated on the date specified in any joint resolution referred to in clause (1) or on the date specified in a procla-

[1130]

mation by the President terminating the emergency as provided in clause (2) of this subsection, whichever date is earlier, and any powers or authorities exercised by reason of said emergency shall cease to be exercised after such specified date, except that such termination shall not affect—

(A) any action taken or proceeding pending not finally concluded or determined on such date;

(B) any action or proceeding based on any act committed prior to such date; or

(C) any rights or duties that matured or penalties that were incurred prior to such date.

(b) Not later than six months after a national emergency is declared, and not later than the end of each six-month period thereafter that such emergency continues, each House of Congress shall meet to consider a vote on a joint resolution to determine whether that emergency shall be terminated.

(c)(1) A joint resolution to terminate a national emergency declared by the President shall be referred to the appropriate committee of the House of Representatives or the Senate, as the case may be. One such joint resolution shall be reported out by such committee together with its recommendations within fifteen calendar days after the day on which such resolution is referred to such committee, unless such House shall otherwise determine by the yeas and nays.

(2) Any joint resolution so reported shall become the pending business of the House in question (in the case of the Senate the time for debate shall be equally divided between the proponents and the opponents) and shall be voted on within three calendar days after the day on which such resolution is reported, unless such House shall otherwise determine by yeas and nays.

(3) Such a joint resolution passed by one House shall be referred to the appropriate committee of the other House and shall be reported out by such committee together with its recommendations within fifteen calendar days after the day on which such resolution is referred to such committee and shall thereupon become the pending business of such House and shall be voted upon within three calendar days after the day on which such resolution is reported, unless such House shall otherwise determine by yeas and nays.

(4) In the case of any disagreement between the two Houses of Congress with respect to a joint resolution

STATUTORY LEGISLATIVE PROCEDURES

§ 1130(3)

passed by both Houses, conferees shall be promptly appointed and the committee of conference shall make and file a report with respect to such joint resolution within six calendar days after the day on which managers on the part of the Senate and the House have been appointed. Notwithstanding any rule in either House concerning the printing of conference reports or concerning any delay in the consideration of such reports, such report shall be acted on by both Houses not later than six calendar days after the conference report is filed in the House in which such report is filed first. In the event the conferees are unable to agree within forty-eight hours, they shall report back to their respective Houses in disagreement.

(5) Paragraphs (1)–(4) of this subsection (b) of this section, and section 502(b) of this Act are enacted by Congress—

(A) as an exercise of the rulemaking power of the Senate and the House of Representatives, respectively, and as such they are deemed a part of the rules of each House, respectively, but applicable only with respect to the procedure to be followed in the House in the case of resolutions described by this subsection; and they supersede other rules only to the extent that they are inconsistent therewith; and

(B) with full recognition of the constitutional right of either House to change the rules (so far as relating to the procedure of that House) at any time, in the same manner, and to the same extent as in the case of any other rule of that House.

(d) Any national emergency declared by the President in accordance with this title, and not otherwise previously terminated, shall terminate on the anniversary of the declaration of that emergency if, within the ninety-day period prior to each anniversary date, the President does not publish in the Federal Register and transmit to the Congress a notice stating that such emergency is to continue in effect after such anniversary.

A privileged motion to discharge a committee from further consideration of a joint resolution terminating an emergency is available after the measure has been referred to committee for 15 calendar days (Nov. 7, 2005, pp. 25133, 25134).