110TH CONGRESS 2D SESSION

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H. CON. RES. 314

Establishing a Joint Select Committee on Earmark Reform.

IN THE HOUSE OF REPRESENTATIVES

March 11, 2008

Mr. Hensarling (for himself and Mr. Campbell of California) submitted the following concurrent resolution; which was referred to the Committee on Rules

CONCURRENT RESOLUTION

Establishing a Joint Select Committee on Earmark Reform.

1 Resolved by the House of Representatives (the Senate concurring), 3 SECTION 1. JOINT SELECT COMMITTEE ON EARMARK RE-4 FORM. 5 (a) Establishment and Composition.—There is hereby established a Joint Select Committee on Earmark 7 Reform. The joint select committee shall be composed of 8 16 members as follows: 9 (1) 8 Members of the House of Representatives,

4 appointed from the majority party by the Speaker

1	of the House and 4 from the minority party by the
2	minority leader; and
3	(2) 8 Members of the Senate, 4 appointed from
4	the majority party by the majority leader of the Sen-
5	ate and 4 from the minority party by the minority
6	leader.
7	A vacancy in the joint select committee shall not affect
8	the power of the remaining members to execute the func-
9	tions of the joint select committee, and shall be filled in
10	the same manner as the original selection.
11	(b) STUDY AND REPORT.—
12	(1) Study.—The joint select committee shal
13	make a full study of the practices of the House, Sen-
14	ate, and executive branch regarding earmarks in au-
15	thorizing, appropriation, tax, and tariff measures
16	As part of the study, the joint select committee shal
17	consider the efficacy of—
18	(A) the disclosure requirements of clause 9
19	of rule XXI and clause 17 of rule XXIII of the
20	Rules of the House of Representatives, House
21	Resolution 491, and rule XLIV of the Standing
22	Rules of the Senate, and the definitions con-
23	tained therein;
24	(B) requiring full transparency in the proc
25	ess with earmarks listed in hills at the outset

1	of the legislative process and continuing
2	throughout consideration;
3	(C) requiring that earmarks not be placed
4	in any bill after initial committee consideration;
5	(D) requiring that Members be permitted
6	to offer amendments to remove earmarks at
7	subcommittee, full committee, floor consider-
8	ation, and during conference committee meet-
9	ings;
10	(E) requiring that bill sponsors and major-
11	ity and minority managers certify the validity of
12	earmarks contained in their bills;
13	(F) recommending changes to earmark re-
14	quests made by the executive branch through
15	the annual budget submitted to Congress pur-
16	suant to section 1105 of title 31, United States
17	Code;
18	(G) requiring that House and Senate
19	amendments meet earmark disclosure require-
20	ments, including amendments adopted pursuant
21	to a special order of business; and
22	(H) establishing new categories for ear-
23	marks, including—
24	(i) projects with National scope;
25	(ii) military projects; and

1	(iii) local or provincial projects, in
2	cluding the level of matching funds re
3	quired for such project.

(2) Report.—

- (A) The joint select committee shall submit to the House and the Senate a report of its findings and recommendations not later than 6 months after adoption of this concurrent resolution.
- (B) No recommendation shall be made by the joint select committee except upon the majority vote of the members from each House, respectively.
- (C) Notwithstanding any other provision of this resolution, any recommendation with respect to the rules and procedures of one House that only affects matters related solely to that House may only be made and voted on by members of the joint select committee from that House and, upon its adoption by a majority of such members, shall be considered to have been adopted by the full committee as a recommendation of the joint select committee.

- 1 In conducting the study under paragraph (1), the
- 2 joint select committee shall hold not fewer than 5
- public hearings.
- 4 (c) Resources and Dissolution.—
- 5 (1) The joint select committee may utilize the 6 resources of the House and Senate.
- 7 (2) The joint select committee shall cease to
- 8 exist 30 days after the submission of the report de-
- 9 scribed in subsection (a)(2).
- 10 (d) Definition.—For purposes of this section, the
- 11 term "earmark" shall include congressional earmarks,
- 12 congressionally directed spending items, limited tax bene-
- 13 fits, or limited tariff benefits as those terms are used in
- 14 clause 9 of rule XXI of the Rules of the House of Rep-
- 15 resentatives and rule XLIV of the Standing Rules of the
- 16 Senate. Nothing in this subsection shall confine the study
- 17 of the joint select committee or otherwise limit its rec-
- 18 ommendations.
- 19 SEC. 2. MORATORIUM ON EARMARKS IN THE HOUSE.
- In the House, for the remainder of the 110th Con-
- 21 gress, it shall not be in order to consider a bill, joint reso-
- 22 lution, or conference report containing a congressional
- 23 earmark, limited tax benefit, or limited tariff benefit (as

- 1 such terms are used in clause 9 of rule XXI of the Rules
- 2 of the House of Representatives).

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