

INDEX TO PRECEDENTS

- Amendment to concurrent resolution**, see, *e.g.*, **Concurrent resolution providing for adjournment for more than three days to date certain**
- Amendment to motion to adjourn**, see **Motion for adjournment of three days or less**
- August recess**, see **Concurrent resolution providing for adjournment of more than three days to date certain**; see also **Legislative Reorganization Act, provisions of, relating to adjournment or August recess**
- Budget Act, provisions of, as affecting consideration of concurrent resolution**, see, *e.g.*, **Concurrent resolution providing for adjournment for more than three days to date certain**
- Business during adjournment, authorization to transact, under current and former practice**
- appointment of commissions, boards, and committees, §§ 18.1, 18.2
 - Comptroller General, printing of reports of, § 18.6
 - House Rules and Manual*, printing of, § 17.4
 - investigative reports, filing and printing of, § 18.7
 - mandate to adjourn, authorization was not, § 18.4
 - messages from Senate, receipt of, §§ 18.4, 18.5
 - Record*, extension of remarks in, § 18.1
 - Senate, receipt of messages from, §§ 18.4, 18.5
 - signing enrolled bills and resolutions, §§ 18.1, 18.3, 18.4
- Committee of the Whole, motion to adjourn not in order in**, § 4.1
- Concurrent resolution providing for adjournment of more than three days to date certain**
- agreed to by both Houses, concurrent resolution not operative until, § 11.13
 - alternative dates certain permitted by concurrent resolution, §§ 10.2, 10.3, 10.6
 - alternative departure dates, see, *e.g.*, §§ 10.5–10.7, 13.5
 - alternative to date certain, concurrent resolution permitted joint leadership recall as, §§ 10.2, 10.5, 10.6
 - amendment, concurrent resolution as subject to, if previous question has not been ordered, § 11.2
 - amendment in House to permit House to reconvene later than Senate, § 10.4
 - amendment, Senate, disposed of in House by privileged motion requiring quorum for adoption, § 11.13
 - amendment, Senate, provided that upon disposition by Senate of designated bill it would stand in recess until date certain to which House was to adjourn, § 10.9
 - amendment, Senate, to House concurrent resolution added Senate adjournment dates and provisions as to recall authority, § 13.7
 - amendment to concurrent resolution is not debatable, § 11.11
 - amendment to concurrent resolution was proposed in motion to commit with instructions, § 11.2
 - amendment to Senate concurrent resolution to provide for adjournment of House to same date, § 11.6
 - amendments, privileged, by Senate provided for recess on motion of majority leader made on one of four designated days, § 10.7

Concurrent resolution providing for adjournment of more than three days to date certain—Cont.

August recess adjournment of House and different period of adjournment of Senate, concurrent resolution provided for, § 10.6

August recess, simple motion to adjourn from day to day in order in absence of concurrent resolution providing for, § 12.3

August recess subject to recall authority, concurrent resolution providing for, as not debatable, § 12.2

August recess subject to recall authority, Senate concurrent resolution providing in odd-numbered year for, required yea and nay vote, §§ 12.1, 12.2, 12.5

Budget Act provisions requiring passage of general appropriations bills prior to adjournment, concurrent resolution was considered pursuant to special order where House had not complied with, § 13.5

Budget Act provisions requiring passage of general appropriations bills prior to adjournment, effect of, on privilege of concurrent resolution, §§ 11.1, 11.7, 13.5

Budget Act provisions requiring passage of general appropriations bills prior to adjournment, waiver of, by unanimous-consent agreement to consider concurrent resolution, § 11.1 condition was added by Senate amendment that designated legislative action be completed prior to adjournment, § 10.9

contingent adjournment for three days, unanimous-consent agreement permitting, in event Senate failed to act on concurrent resolution, § 9.2

contingent upon Senate completion of designated legislative action, adjournment was made, § 10.9

Concurrent resolution providing for adjournment of more than three days to date certain—Cont.

debatable, amendment to concurrent resolution is not, § 11.9

debatable, not, §§ 11.3, 11.8, 11.9, 11.11

determined by House, effect of provision permitting House to adjourn to day certain or to a prior day to be, § 10.3

differing periods of adjournment for House and Senate, §§ 10.1–10.7, 13.1, 13.11, 13.13

House, Speaker was authorized to recall, § 13.1

July adjournment, concurrent resolution provided for, § 11.7

July 31, procedures under which Houses may remain in session beyond, notwithstanding provisions of Legislative Reorganization Act, §§ 6.2, 12.1, 12.3, 12.4

Legislative Reorganization Act, applicable provisions of, see, *e.g.*, “August recess” topics above; and see **Legislative Reorganization Act, provisions of, relating to adjournment or August recess**

motion pursuant to, required quorum where concurrent resolution permitted adjournment to date certain “as determined by the House,” § 10.3 motion setting different time of convening for House was permitted by concurrent resolution, § 10.3

nonprivileged, concurrent resolution containing provisions relating to conduct of business upon reconvening was, § 14.13

one-minute rule, debate under, was allowed to proceed by unanimous consent during consideration of concurrent resolution, §§ 11.8, 11.9

Concurrent resolution providing for adjournment of more than three days to date certain—Cont.

- parliamentary inquiry may be entertained pending adoption of concurrent resolution, § 11.3
- place of reassembly, alternate, authority given to leadership in certain circumstances to designate, see **Place of meeting, different, adjournment to reassembly at**
- privileged, concurrent resolution offered as, may be withdrawn prior to action thereon, § 11.10
- privileged, House concurrent resolution with Senate amendments is laid before House by Speaker as, §§ 11.4, 11.5
- privileged, not, concurrent resolution containing nonprivileged provisions relating to the conduct of business upon reconvening as, § 14.13
- privilege of, see, *e.g.*, §§ 10.1 *et seq.*, 13.1
- privilege of, as affected by Budget Act provisions requiring passage of general appropriations bills prior to adjournment, §§ 11.1, 11.7, 13.5
- provides for a different time, Senate concurrent resolution was amended to, § 10.10
- quorum required for adoption of motion to concur in Senate amendment, § 11.13
- quorum requirements, § 11.13
- recall authority, designees authorized to exercise, in specified circumstances, § 13.5
- recall authority, exercised by Senate Majority Leader, § 13.12
- recall authority, modification of role of minority in exercise of, § 12.5
- recall authority, role of minority in exercise of, under former practice, §§ 12.5, 13.3, 13.4, 13.7

Concurrent resolution providing for adjournment of more than three days to date certain—Cont.

- recall by joint leadership permitted as alternative to reconvening on specified date, see, *e.g.*, §§ 10.2, 10.5, 10.6, 11.1, 13.2, 14.13
- recall of House by Speaker, concurrent resolution provided for, § 13.1
- recommit with instructions, concurrent resolution as subject to motion to, § 11.2
- reconvening of Senate, at earlier date, § 13.8
- Senate agreeing to House concurrent resolution, enabling recall authority, § 13.9
- Senate amendments, House concurrent resolution with, laid before House by Speaker as privileged, §§ 11.4, 11.5
- Senate amendment, withdrawal of, where no action has been taken, § 11.14
- Senate fixing time to which it would adjourn, § 13.10
- separate days certain, Senate and House permitted to adjourn from and to, §§ 10.2, 10.5, 10.6
- sine die* adjournment, pending, concurrent resolution permitting Senate to adjourn for periods in excess of three days as it may determine, § 10.1
- unanimous consent, concurrent resolution called up by, where nonprivileged, § 14.13
- unanimous consent, consideration by, of concurrent resolution providing that Houses not adjourn until adoption of subsequent concurrent resolution notwithstanding requirements under Legislative Reorganization Act, § 12.4
- withdrawal of concurrent resolution prior to action thereon, § 11.10

Concurrent resolution providing for adjournment of more than three days to date certain—Cont.

yea and nay vote not required in even-numbered year for concurrent resolution providing for August recess, § 13.5

yea and nay vote required for concurrent resolution providing in odd-numbered year for August recess, §§ 12.2, 12.5, 12.6

Concurrent resolution providing for adjournment *sine die*

alternate departure dates for Houses, § 15.1

amendment in form of concurrent resolution is not germane to simple motion to adjourn, § 3.1

Budget Act, noncompliance with terms of, as affecting privilege of resolution, § 13.5

Budget Act provisions, repeal of, that prohibited consideration of *sine die* adjournment resolutions until Congress completed action on second concurrent resolution on budget and reconciliation legislation, § 16 (introduction)

conditional motion to adjourn pending House adoption of concurrent resolution, § 15.5

consent of House for subsequent adjournment of Senate and for Senate adjournments in excess of three days, House concurred in Senate amendment to give, § 14.8

Constitutional expiration of session, effect of, see ***Sine die*** adjournment

date certain in next session, adjournment to, provision in concurrent resolution for, § 14.13

date of adjournment, House amendment changing, § 14.10

date of adjournment, Senate amendment changing, §§ 14.5, 14.6

Concurrent resolution providing for adjournment *sine die*—Cont.

date of adjournment set in earlier resolution was changed after President called Congress back into session, § 14.7

debatable, not, §§ 14.9, 14.10

debatable, resolution appointing committee to notify President of impending adjournment is, § 14.10

debate on resolution has been permitted where no point of order was raised, § 14.10

declaration of position of Congress regarding exercise of pocket veto was included in resolution, §§ 15.4, 15.8

departure dates, different, for Houses, § 15.1

designee of Majority Leader, motion to adjourn was made by, § 17.3

designees named to exercise recall authority in certain instances, § 15.12

place of reassembly, alternate, authority given to leadership in certain circumstances to designate, see **Place of meeting, different, adjournment to or reassembly at**

privileged, called up as, § 14.1 *et seq.*

privileged concurrent resolution containing declaration of Congress regarding assertion of pocket veto power, §§ 15.4, 15.8

privileged, resolution was not, where terms of Budget Act not met, § 13.5

privileged Senate concurrent resolution providing for *sine die* adjournment of both Houses on October 1 was laid before House, § 15.9

privilege, inclusion of nonprivileged matter concerning conduct of business, as destroying §§ 14.13, 14.14

quorum required for adoption, § 14.2

recall authority, concurrent resolution provided, for joint leadership, § 15.1

Concurrent resolution providing for adjournment *sine die*—Cont.

- recall authority, continuation of session rather than new session after exercise of, § 15.2
- recall authority, designees named to exercise, in certain instances, § 15.12
- recall authority, form of concurrent resolution providing for, § 15.3
- recall authority, notice issued by Speaker in exercise of, § 15.2
- recall authority, reassembly of one House under, provision for, § 15.3
- recall authority, Senate amendment conferring, on leadership, §§ 15.10, 15.11
- recall authority was conferred in concurrent resolution adjourning second session, §§ 15.6, 15.7, 15.10
- recognition of Member under reservation of objection to unanimous consent request that resolution be agreed to, § 14.9
- rejection, identical resolution may be offered after, where there has been intervening business, § 14.4
- rejection of, and subsequent adoption of another concurrent resolution, § 15.10
- rejection of resolution, § 14.3
- Senate, conditional motion to adjourn, pending House adoption of concurrent resolution, § 15.5
- separate alternate departure dates to separate dates certain, resolution providing for, considered by unanimous consent where terms of Budget Act not met, § 16.1
- televised Presidential debates, debate about failure to complete action on bill permitting, § 14.10
- yeas and nays, demand for, allowed on motion to adjourn on day set by concurrent resolution for *sine die* adjournment, § 6.2

Constitutional requirement that regular session of Congress begin at noon on January 3, Speaker declared House adjourned *sine die* without motion due to, §§ 14.11, 14.12

Contingent adjournment pending Senate action, see, e.g., Concurrent resolution providing for adjournment for more than three days to date certain

Day and time to which House shall adjourn, motion fixing

- concurrent resolution, motion as permitted by, setting day and hour different from that in standing order on time of convening, § 10.3
- constitutional term of Congress, motion to adjourn to date beyond, not in order, § 3.27
- legislative day, new, resulting from adjournment and reconvening at time certain on same calendar day was for purpose of avoiding two-thirds vote requirement for special rule, § 9.3
- precedence of, over pending question on which vote has been objected to for lack of quorum, § 5.2
- privilege, equal in, to simple motion to adjourn, § 5.3
- quorum required for adoption, § 9.5
- same calendar day, motion may provide for adjournment to time certain later on, §§ 5.2, 9.3
- same legislative day as that on which adjournment takes effect, motion must be offered on, § 9.4
- Sunday, unanimous consent to allow session on, as permitting subsequent motion to adjourn from Saturday to Sunday (see also **Sunday, session permitted on**), § 9.10
- term of Congress, constitutional, motion not in order which sought to adjourn to date beyond, § 3.27

Debate on motion to adjourn, see Motion for adjournment of three days or less, *infra*

Dilatory, point of order that motion is

intervening business, held not dilatory after, § 8.3

late, point of order came, after Speaker entertained motion, § 8.2

rejection, prior, not determinative, § 8.2

Emergency, effect of state of, on application of Legislative Reorganization Act, see Legislative Reorganization Act, provisions of, relating to adjournment or August recess

Legislative Reorganization Act, provisions of, relating to adjournment or August recess

constitutional considerations, discussion of, relating to requirement of Act as to adjournment by July 31, § 12.4

emergency, Chair cited state of, in overruling point of order under Act, § 6.2

emergency, effect of state of, on application of Act, § 6.2

emergency, state of, obviated necessity of concurrent resolution continuing session beyond July, § 16.3

July 31, procedures under which Houses may remain in session beyond, notwithstanding provisions of Act, §§ 6.2, 12.1, 12.3, 12.4

point of order that House was not legally in session under, was overruled, § 16.3

privileged, concurrent resolution providing for August recess or recall by joint leadership in odd-numbered year is called up as, §§ 12.1–12.3, 12.5

Legislative Reorganization Act, provisions of, relating to adjournment or August recess—Cont.

unanimous consent, consideration by, of concurrent resolution providing that Houses would remain in session beyond day specified in Act, § 16.2

war, state of, obviated necessity of concurrent resolution continuing session beyond July, § 16.3

yea and nay vote on concurrent resolution, application of requirements as to, §§ 6.2, 12.1–12.6

Motion for adjournment of three days or less

amendment fixing time of adjournment, simple motion to adjourn not subject to, § 5.3

amendment in nature of substitute in form of concurrent resolution is not germane to motion, § 3.1

automatic roll call, not in order to demand on an affirmative vote on motion to adjourn, § 7.1

Calendar Wednesday rule, dilatory motions to delay business under, § 8.4

certain, day, motion to adjourn to, see **Day and time to which House shall adjourn, motion fixing,**

day certain, motion to adjourn to, see **Day and time to which House shall adjourn, motion fixing**

day to day, motion to adjourn from, agreed to, § 7.1

day to day, simple motion to adjourn from, in order in absence of concurrent resolution providing for August recess, § 12.3

debatable, motion to adjourn to time certain is not, § 5.2

debatable, simple motion is not, § 5.1

debate, motion may not interrupt Member holding floor in, §§ 3.10, 3.15–3.18

Motion for adjournment of three days or less—Cont.

deceased Member, motion was made in memory of, without adoption of resolution marking adjournment, § 3.33

dilatory, motion held not to be, after intervening business, § 8.3

dilatory motions to delay business under Calendar Wednesday rule, § 8.4

dilatory, point of order that motion was, came too late after Speaker entertained motion, § 8.2

dilatory, prior rejection did not render motion, § 8.2

floor, Member making motion as losing, upon withdrawal of motion, § 3.32

floor, motion may not interrupt Member holding, §§ 3.10, 3.15–3.18, 8.4

intervening business permitting repetition of motion, unanimous-consent request to delete Member's name as cosponsor of bill constitutes, § 8.1

lay on the table, motion to adjourn to time certain not subject to motion to, § 5.2

objection to request to adjourn to day certain after point of order against motion, effect of, § 3.2

parliamentary inquiry, question on motion precedes, § 3.1

parliamentary inquiry, time yielded for, motion may not be made during, § 3.18

privilege and precedence of motion to adjourn, see **Privilege and precedence of motion to adjourn**

quorum, effect of rejection of motion by less than a, where objection is made to lack of a quorum, § 7.2

quorum not required for agreement to, § 7.2

quorum required for adoption of motion to adjourn to day and time certain, §§ 9.5, 10.3

Motion for adjournment of three days or less—Cont.

recognition for simple motion offered by Member having floor, Chair may not refuse, § 3.3

recognition refused in absence of intervening business after rejection of prior motion, § 8.4

reconvening, motion to set time of, equal in privilege to simple motion to adjourn, § 5.3

regular order, demand for, effect on motion of, § 3.2

rejection of motion by less than a quorum, effect of, where objection is made to lack of quorum, § 7.2

renewal following disposition of motions to compel attendance of absentees, § 3.8

renewal of motion where prior motion was withdrawn, § 3.32

repetition of motion not permitted in absence of intervening business, § 8.4

repetition of motion permitted after intervening business, §§ 8.1, 8.3

sine die, amendment in form of concurrent resolution to adjourn, not germane to simple motion, § 3.1

special rule ordering previous question on bill to final passage without intervening motion, effect of, on motion to adjourn, §§ 3.4, 6.5

table, motion to, motion not debatable and not subject to, §§ 5.1, 5.2

time certain, motion to adjourn to, is not debatable and not subject to motion to lay on table, § 5.2

time to adjourn, motion to fix, not in order, § 5.3

voting on motion, see **Voting on motion to adjourn**

withdrawal of motion, §§ 3.31, 3.32

writing, demand that motion be in, § 3.6

Motion for adjournment of three days or less—Cont.

- yea and nay vote, motion pending result of, § 6.5
- yeas and nays, demand for, allowed on motion on day set by concurrent resolution for *sine die* adjournment, § 6.2
- yielded to for purpose of making motion, Member may not offer motion unless, where another Member holds floor, §§ 3.10, 3.15–3.18

Place of meeting, different, adjournment to or reassembly at

- caucus room, House, adjournment to, § 2.3
- concurrent resolution allowing for two Houses to assemble outside seat of government, § 2.1
- designation by leadership of place of reassembly after adjournment, concurrent resolution as providing for, in certain circumstances, § 13.6
- House, adjournment of, to caucus room, § 2.3
- recall provisions of concurrent resolution permitted joint recall to another place, § 13.6
- Seat of government, location within, § 2.3
- September 11, 2001, provisions in concurrent resolutions of adjournment have allowed designation by leadership of alternative places of reassembly in certain circumstances after, § 2.2
- sine die* adjournment, concurrent resolution as providing in certain circumstances for designation by leadership of place of reassembly after, § 2.2
- three days, adjournment for more than, concurrent resolution as providing in certain circumstances for designation by leadership of place of reassembly after, § 2.2

Pocket veto, see Veto, pocket**Privilege and precedence of motion to adjourn**

- call of the House, motion to adjourn is in order following, § 3.20
- call of the House, motion to adjourn not entertained after ordering of, §§ 3.22, 3.23
- call of the House, precedence of motion to adjourn over, §§ 3.21, 3.24
- contested election, precedence of motion over filing of privileged report on, § 3.9
- day and time certain, motion to adjourn to, equal in privilege to simple motion to adjourn, § 5.2
- day and time certain, motion to adjourn to, takes precedence over pending questions on which vote has been objected to for lack of quorum, § 5.2
- debate, motion may not interrupt Member holding floor in, §§ 3.10, 3.15–3.18
- election, contested, precedence of motion over filing of privileged report on, § 3.9
- floor, motion may not interrupt Member holding, §§ 3.10, 3.15–3.18
- highest privilege, §§ 3.7, 3.13
- instruct conferees, motion to adjourn offered before vote on motion to, following rejection of motion to lay motion to instruct on table, § 3.11
- instruct conferees, motion to, motion to adjourn preferential even after reading of, § 3.5
- intervening business, repetition of motion in absence of, not permitted, § 3.19
- Journal, precedence of motion over Chair's putting question on approval of, § 3.8
- memory of deceased Member, motion to adjourn in, § 3.33

Privilege and precedence of motion to adjourn—Cont.

- minority Member, motion offered by, under current and former practice, § 3.30
- parliamentary inquiry, time yielded for, motion may not be made during, § 3.18
- passage, final, motion not available when previous question by terms of special rule has been ordered to, § 3.4
- privilege, question of, not entertained pending vote on motion to adjourn, § 3.26
- question of privilege not entertained pending vote on motion to adjourn, § 3.26
- quorum, as related to point of order concerning absence of, §§ 3.20, 3.21, 3.24, 3.25
- recognition of Majority Leader to announce legislative program by unanimous consent before motion to adjourn, § 3.10
- recognition of Member having floor, Chair may not refuse, for motion, § 3.3
- regular order, demand for, motion to adjourn to day certain not in order against, § 3.2
- repetition of motion in absence of intervening business not permitted, § 3.19
- report, privileged, precedence of motion over, § 3.9
- Rule XVI clause 4, precedence under, § 3.9
- Rules, consideration of rule reported from Committee on, motion made during, § 3.6
- Senate action or inaction on collateral matter as not affecting privilege of motion, § 3.13

Privilege and precedence of motion to adjourn—Cont.

- sine die* adjournment, amendment in form of concurrent resolution providing for, not germane to motion, § 3.1
 - special rule, motion not available when question has been ordered to final passage without intervening motion under, § 3.4
 - suspend the rules, one motion to adjourn admissible during consideration of motion to, § 3.14
 - suspend the rules, precedence over motion to, § 3.7
 - time of reconvening, motion to set, of equal privilege at Speaker's discretion to simple motion to adjourn, § 5.3
 - unanimous consent to recognize Majority Leader to announce legislative program before recognizing Member for motion, § 3.10
 - vote on final passage, precedence of motion over, where House reconsidered the first vote on final passage, § 3.12
 - vote on motion to instruct conferees, motion to adjourn offered before, following rejection of motion to lay motion to instruct on table, § 3.11
 - withdrawal of motion permitted, § 3.31
 - withdrawal of motion, renewal of motion by another Member after, § 3.32
 - writing, demand that motion be in, recognition for further debate after, § 3.6
 - yielded to for purpose of making motion, Member may not offer motion unless, where another Member holds floor, §§ 3.10, 3.1, 3.17, 3.18
- President, appointment of committee to notify, of completion of business and intention to adjourn *sine die***
- House committee, Speaker's appointment of, authorized by privileged resolution, § 17.1

President, appointment of committee to notify, of completion of business and intention to adjourn *sine die*—Cont.

privileged, resolution as, after adoption of *sine die* resolution, § 17.1

report by House committee that it had informed President, § 17.2

Quorum, lack of, as affecting motion to adjourn

agreement to motion, quorum not required for, § 7.2

attendance of absent Members, motions to compel, following rejection of motion by less than a quorum, § 3.8

automatic roll call, motion to adjourn following failure of quorum to vote on, was held in order where majority of those present voted to second motion and no special rule precluded motion, § 6.5

call of the House, motion to adjourn not entertained after ordering of, §§ 3.22, 3.23

certain, motion to adjourn to day and time, requires quorum for adoption, §§ 9.5, 10.3

day and time certain, adoption of motion to adjourn to, requires quorum, §§ 9.5, 10.3

debate, point of order of no quorum not permitted during, § 3.4

hour of convening different from that designated in standing order, motion setting, as requiring quorum, § 10.3

motion for adjournment of three days or less, quorum not required for agreement to

not required for agreement to motion, quorum as, § 7.2

required, not, for agreement to, § 7.2

table motion to compel attendance of absent Members, motion to, not in order, § 3.8

Quorum, lack of, as affecting motion to adjourn—Cont.

time of convening different from that designated in standing order, motion setting, as requiring quorum, § 10.3

unanimous-consent requests not entertained until quorum established after motion rejected and vote objected to, § 7.2

Quorum required for adoption of concurrent resolution providing for *sine die* adjournment, see Concurrent resolution providing for adjournment *sine die*

Recall authority of leadership after adjournment *sine die*

concurrent resolution, conferral of recall authority in, § 15.1

concurrent resolution providing for, form of, § 15.3

continuation of session rather than new session after exercise of, § 15.2

designees named to exercise, in certain instances, § 15.12

form of concurrent resolution providing for, § 15.3

notice issued by Speaker in exercise of, § 15.2

reassembly of one House under, provision for, § 15.3

second session, conferred in concurrent resolution adjourning, §§ 15.6, 15.7

Recommit with instructions, concurrent resolution as subject to, see, e.g., Concurrent resolution providing for adjournment for more than three days to date certain

Serial adjournment

rule from Committee on Rules, privileged, authorizing Speaker to declare recesses for specified periods subject to call of the Chair, § 9.1

Speaker authorized under special rule to declare recesses for specified periods subject to call of Chair, § 9.1

Serial adjournment—Cont.

Tuesdays and Fridays, resolution providing that House meet only on, for stipulated period, § 9.6

***Sine die* adjournment (see also concurrent resolution providing for adjournment *sine die*)**

business, authorization to transact, following adjournment, see **Business during adjournment, authorization to transact, under current and former practice**

declaration by Speaker that House is adjourned *sine die* is made upon constitutional expiration of session, §§ 14.11, 14.12

expiration of session under constitutional provision, declaration by Speaker upon, §§ 14.11, 14.12

Legislative Reorganization Act, provisions of, see **Legislative Reorganization Act, provisions of, relating to adjournment or August recess**

Special rule, ordering previous question on bill to final passage without intervening motion, effect of, on motion to adjourn, see Motion for adjournment of three days or less**Sunday, session permitted on**

“dies non,” Sunday is normally considered, §§ 9.8–9.10

midnight Saturday, House has continued in session beyond, § 9.10

unanimous consent, by, §§ 9.7–9.10

Televised Presidential debates, debate in House about failure to complete action on bill permitting, § 14.10**Unanimous consent**

Budget Act provisions requiring passage of general appropriations bills prior to adjournment, waiver of, by unanimous-consent agreement to consider concurrent resolution, § 11.1

Unanimous consent—Cont.

Chair may declare House adjourned by, §§ 3.28–3.29

concurrent resolution, quorum requirements affecting proceedings relating to, see, *e.g.*, **Concurrent resolution providing for adjournment for more than three days to date certain**

concurrent resolution, where nonprivileged was called up by, § 14.13

conditional adjournment by, effective unless Senate adopted concurrent resolution and a specified conference report, § 10.8

debate during consideration of concurrent resolution was allowed to proceed under one-minute rule by, §§ 11.8, 11.9

pro forma days, adjournment on, § 3.28

Senate action on House concurrent resolution, contingent adjournment to subsequent day by unanimous consent where House is awaiting, § 10.8

Veto, pocket

declaration of position of Congress regarding exercise of, was included in concurrent resolution, §§ 15.4, 15.8

intrasession assertion of, discussion of precedents relating to, § 14.16

laid before House, veto message was, accompanied by announcement as to prior correspondence with President, § 14.15

letters to President from Speaker and minority leader expressing views on limits of pocket veto authority were inserted in Record, § 14.16

Voting on motion to adjourn

division vote in order, § 6.3

quorum, rejection of motion by less than a, see **Quorum, lack of, as affecting motion to adjourn**

record vote, motion as subject to, §§ 6.1, 8.1

Voting on motion to adjourn—Cont.

regular order, Chair put question on motion after demand for, § 6.4

teller vote on motion demanded after insufficient, number seconded demand for yeas and nays, § 6.4

yeas and nays, demand for, allowed on motion on day set by concurrent resolution for *sine die* adjournment, § 6.2

yeas and nays, demand for, not seconded by sufficient number, § 6.4

yeas and nays, recount of those rising to second demand for, declined where insufficient number had risen, § 6.4

Voting on motion to adjourn—Cont.

yeas and nays, teller vote was demanded on motion to adjourn after insufficient number stood to second demand for, § 6.2

Withdrawal of motion, see, e.g., Motion for adjournment of three days or less

Yea and nay vote, motion pending result of, see Motion for adjournment of three days or less