

Notices of Hearings: Page S8401

Authority for Committees: Pages S8401-02

Additional Statements: Pages S8402-13

Record Votes: Six record votes were taken today. (Total—263) Pages S8308, S8310-11, S8315, S8326, S8347

Recess: Senate convened at 9 a.m., and recessed at 9:16 p.m., until 9 a.m., on Thursday, June 15, 1995. (For Senate's program, see the remarks of the Acting Majority Leader in today's RECORD on pages S8379 and S8415.)

Committee Meetings

(Committees not listed did not meet)

FOOD STAMP AND CHILD NUTRITION PROGRAMS

Committee on Agriculture, Nutrition, and Forestry: Committee ordered favorably reported an original bill to provide flexibility to States to administer, and control the cost of, the food stamp and child nutrition programs, in lieu of S. 904.

BOSNIA

Committee on Armed Services: Committee resumed hearings to examine United States policy regarding the conflict in Bosnia, receiving testimony from former United States President Jimmy Carter; and Gen. John R. Galvin, USA (Ret.), former Supreme Allied Commander, Europe.

Hearings continue tomorrow.

D'OENCH DUHME REFORM ACT

Committee on Banking, Housing, and Urban Affairs: Committee concluded hearings on S. 648, to clarify treatment of certain claims and defenses against an insured depository institution under receivership by the Federal Deposit Insurance Corporation, after receiving testimony from Senator Cohen; Sharon Powers Sivertsen, Assistant General Counsel, Federal Deposit Insurance Corporation; Mark P. Hileman, Assistant General Counsel, Resolution Trust Corporation; David S. Hess, Great Falls, Virginia, on behalf of the Citizens and Business For D'Oench Duhme Reform; James H. Harvey, Jr., T&J Heating and Air Conditioning, Inc., Bellingham, Massachusetts; Fred Galves, University of the Pacific McGeorge School of Law, Sacramento, California; Peter P. Swire, University of Virginia School of Law, Charlottesville; and Rhettta B. Sweeney, Comfed Savings Bank, Lowell, Massachusetts.

BUSINESS MEETING

Committee on Energy and Natural Resources: Committee ordered favorably reported the following business items:

S. 92, to provide for the reconstitution of the outstanding repayment obligations of the administrator of the Bonneville Power Administration for the appropriated capital investments in the Federal Columbia River Power System;

S. 468, to extend the deadline under the Federal Power Act applicable to the construction of a hydroelectric project in Ohio;

S. 543, to extend the deadline under the Federal Power Act applicable to the construction of a hydroelectric project in Oregon;

S. 547, to extend the deadlines applicable to certain hydroelectric projects under the Federal Power Act;

S. 552, to allow the refurbishment and continued operation of a small hydroelectric facility in Central Montana by adjusting the amount of charges to be paid to the United States under the Federal Power Act;

S. 595, to provide for the extension of a hydroelectric project in West Virginia;

S. 611, to authorize an extension of time limitation for a Federal Energy Regulatory Commission-issued hydroelectric license; and

The nomination of James J. Hoecker, of Virginia, to be a Member of the Federal Energy Regulatory Commission, Department of Energy.

CUBAN LIBERTY AND SOLIDARITY ACT

Committee on Foreign Relations: Subcommittee on Western Hemisphere and Peace Corps Affairs concluded hearings on S. 381, to strengthen international sanctions against the Castro government in Cuba, and to develop a plan to support a transition government leading to a democratically elected government in Cuba, after receiving testimony from Senators Specter and Gramm; Representatives Burton, Ros-Lehtinen, Diaz-Balart, and Rangel; Bruce Fein, Great Falls, Virginia, former Associate Deputy Attorney General, Department of Justice; Alberto Diaz-Masvidal, Consolidated Development Corporation, Coral Gables, Florida; Otto Reich, U.S. Cuba Business Council, and Kim R. Holmes, Heritage Foundation, both of Washington, D.C.; and Francisco J. Hernandez, Cuban American National Foundation, Alfredo Duran, Cuban Committee for Democracy, and Ignacio E. Sanchez, Kelley Drye & Warren, all of Miami, Florida

IMMIGRATION CONTROL

Committee on the Judiciary: Subcommittee on Immigration approved for full committee consideration, with an amendment in the nature of a substitute, S. 269, to increase control over immigration to the United States by increasing border patrol and investigator personnel, improving the verification system for employer sanctions, increasing penalties for alien

smuggling and for document fraud, reforming asylum, exclusion, and deportation law and procedures, instituting a land border user fee, and reducing the use of welfare by aliens.

JOB TRAINING CONSOLIDATION ACT

Committee on Labor and Human Resources: Committee began markup of S. 143, to consolidate Federal employment training programs and create a new process and structure for funding the programs, but did not

complete action thereon, and will continue on Wednesday, June 21.

NOMINATION

Select Committee on Intelligence: Committee concluded hearings on the nomination of George J. Tenet, of Maryland, to be Deputy Director of Central Intelligence, after the nominee, who was introduced by Senators Sarbanes, Murkowski, and Nunn, and former Senators Rudman and Boren, testified and answered questions in his own behalf.

House of Representatives

Chamber Action

Bills Introduced: Eighteen public bills, H.R. 1833–50; and three resolutions, H.J. Res. 94, H. Con. Res. 75–76, were introduced. **Pages H5982–83**

Reports Filed: One report was filed as follows: H.R. 1655, to authorize appropriations for fiscal year 1996 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, amended (H. Rept. 104–138, Part 1). **Page H5982**

Committees to Sit: The following committees and their subcommittees received permission to sit today during proceedings of the House under the five-minute rule: Committees on Agriculture, Banking and Financial Services, Commerce, Economic and Educational Opportunities, Government Reform and Oversight, House Oversight, Resources, Science, and Transportation and Infrastructure. **Page H5911**

Department of Defense Authorization: House continued consideration of H.R. 1530, to authorize appropriations for fiscal year 1996 for military activities of the Department of Defense, and to prescribe military personnel strengths for fiscal year 1996; but came to no resolution thereon. Consideration of amendments will resume on Thursday, June 15. **Pages H5911–77**

Agreed To:

The Clinger amendment, as amended by the Collins of Illinois amendment (agreed to by a recorded vote of 213 ayes to 207 noes, Roll No. 371), that reforms the acquisition procedures of the Department of Defense and civilian agencies by changing current competition requirements for Government purchases by requiring only the “maximum practicable competition” for the purchase, rather than “free and open” competition; simplifies acquisition

procedures to be used for the purchase of all commercial items, not just those which cost less than \$100,000 as under present law, while providing for the approval by the head of the agency of a sole source contract for commercial items; consolidates the current procurement integrity laws which prohibit the unauthorized disclosure of sensitive procurement information and increases the penalties for such disclosure; repeals fees or taxes to be paid to the Federal Government on foreign sales of products and technologies developed under government contracts; provides training for civilian agency procurement officials; and replaces the current tribunals for the resolution of contract disputes and bid protests with one board, to be charged with an increased use of alternative dispute resolution (agreed to by a recorded vote of 420 ayes to 1 no, Roll No. 372);

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The Shays amendment that requires a reduction in the U.S. forces in NATO countries if those countries fail to increase their contributions to help cover the nonpersonnel costs of U.S. troops stationed in those NATO countries; provides for allied nations to cover specified percentages of nonpersonnel costs, beginning with 18.75 percent by September 30, 1996, 37.5 percent by September 30, 1997, 56.25 percent by September 30, 1998, and 75 percent by September 30, 1998; for each percentage point that the allied contribution is less than the percentage goal specified, U.S. forces in NATO countries would be reduced by 1,000 in the next fiscal year; and gives the President the authority to waive these requirements if he declares an emergency (agreed to by a recorded vote of 273 ayes to 156 noes, Roll No. 375);

Pages H5955–62

The Pombo amendment that prohibits Defense Department contracts or grants to institutions of higher education that ban ROTC programs or that